

Street Name Changes

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of H. F. Murphy, et al (11827), requesting that the name of Turner Ave., north of the Six Mile Road, be changed to Santa Barbara Drive. After consultation with the City Plan Commission, and careful consideration of the request, your committee recommends that same be denied.

Respectfully submitted, SHERMAN LITTLEFIELD, Chairman.

Accepted and adopted.

Temporary Buildings

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of Max Finkel (11794), to erect a temporary fruit stand at the northeast corner of Seven Mile Road and Van Dyke Ave. After consultation with the Department of Buildings and Safety Engineering, and careful consideration of the matter, your committee recommends that the request be granted in accordance with the following resolution.

Respectfully submitted, SHERMAN LITTLEFIELD, Chairman.

By Councilman Littlefield:

Resolved, That the Department of Buildings and Safety Engineering be and is hereby authorized and directed to issued a permit to John Lokashewitz (owner in fee of the premises herein referred to) for the construction of a one-story frame building, 20 ft. by 30 ft. by 8 ft. high, upon the premises known as the northeast corner of Seven Mile Road and Van Dyke Ave., being lots 21 and 22 of Seven Mile Road Sub.

Provided, That said work shall be performed under the supervision of the Department of Buildings and Safety Engineering and in accordance with plans submitted to and approved by said Department, and

Provided, That no right shall be granted to the grantees herein to maintain such building for a longer period than two (2) years from the date of the passage of this resolution, and that during this period said building shall be used only for the purpose of a fruit stand, and

Provided, That said permit shall be issued only after a copy of this resolution has been duly recorded in the office of the Registrar of Deeds for Wayne County, and

Provided, That this resolution is revocable at the will, whim, or caprice

of the Common Council and permits issued by virtue hereof grantees hereby expressly waive their right to claim damages or compensation from the City of Detroit property constructed hereunder the removal of same, and that grantees acquire no other privileges hereunder expressly stated herein, and that grantees shall file a bond deminify the city for the removing such building, said bond to be for not less than Five (\$500.00) Dollars, nor less than quarter (1-4) of the cost of the building, and it is further stipulated the grantees and their assignees grant the Department of Buildings and Safety Engineering or its authorized agent the right of entry on to their premises for the purpose of demolishing or removing such building at any time two years from this date, and that it may be so ordered by the Common Council and the grantees waive any claim for damages or compensation from their acts in so entering upon and removing this building.

Adopted as follows:

Yeas—Councilmen Bradley, Callahan, Castor, Dingeman, Kronk, Littlefield, Walters. Nays—None.

Temporary Building

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of Mike Raikovich (11795) for a temporary building at 621 1/2 Ave. to be used as a fruit stand. After consultation with the Department of Buildings and Safety Engineering, and careful consideration of the request, your committee recommends that same be denied.

Respectfully submitted, SHERMAN LITTLEFIELD, Chairman.

Accepted and adopted.

Vacation of Strip of Land

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of Felix Kaminski (11573), for the vacation of a strip of land at the intersection of Springwells Aves., with a view to the construction of a building thereon. After consultation with the City Plan Commission, and careful consideration of the request, your committee recommends that same be granted.

Respectfully submitted, SHERMAN LITTLEFIELD, Chairman.

Accepted and adopted.

TUESDAY, OCTOBER 1

Councilman Walters submitted the following reports of Committee of the Whole for above date, and recommended their adoption:

Claims and Accounts

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole were referred petitions of persons or firms for compensation for damages to automobiles, personal injuries sustained, etc. After consideration by the Corporation Counsel's office, and careful consideration of the matters, your committee recommends that said claims be granted in accordance with the following resolution.

Respectfully submitted, GEO. A. WALTERS, Chairman.

Councilman Walters:

Resolved, That the City Controller be and is hereby authorized and directed to draw warrants upon the City of Detroit in favor of the following persons or firms in amount specified opposite their respective names and sums being in full settlement of any and all claims which they may have against the City of Detroit by reason of damages to automobiles, personal injuries sustained, etc. upon presentation of receipts in accordance with the following resolution:

Table with 2 columns: Name and Amount. Includes entries for Suffolk (11265), \$212; Central Bldg. (Police), \$186.33; Weir, 6451 East Six (Police), 325.00; Dolphin, 4708 St. (Police), 238.00.

Adopted as follows:

Yeas—Councilmen Bradley, Callahan, Castor, Dingeman, Ewald, Littlefield, Walters and the President—9. Nays—None.

Curb Cuts

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole were referred petitions of persons or firms to lower curbs and to widen driveways into gasoline stations. After consultation with the Department of Public Works and Engineering, and careful consideration of the requests, your committee recommends that same be granted in accordance with the following resolution:

Respectfully submitted, GEO. A. WALTERS, Chairman.

Councilman Walters:

Resolved, That the Department of Public Works be and it is hereby authorized and directed to issue permits to the following named persons or firms to lower curbing for driveways into gasoline stations, etc., at the location mentioned:

Achiel Mulle (11636)—55 ft. 6 in. on Dickerson and 24 ft. on Chelsea, northwest corner, drive-in station.

Shell Petroleum Corp. (11638)—40 ft. on John R street and 34 ft. 6 in. on Marston, southwest corner, drive-in station.

Shell Petroleum Corp. (11638A)—37 ft. and 49 ft. on Grand avenue and 52 ft. on Sanford, southwest corner, drive-in station.

Shell Petroleum Corp. (11638B)—47 ft. on Third avenue and 36 ft. on Prentis, southwest corner, drive-in station, 61 ft. of walk on Prentis avenue to be replaced.

Shell Petroleum Corp. (11538C)—38 ft. and 39 ft. on Livernois avenue and 29 ft. and 27 ft. on West Chicago, northwest corner, drive-in station.

Shell Petroleum Corp. (11638D)—42 ft. and 34 ft. on Davison avenue and 27 ft. on Woodrow Wilson, northwest corner, drive-in station.

Shell Petroleum Corp. (11638E)—42 ft. and 45 ft. on Van Dyke avenue, 38 ft. on Baldwin and 40 ft. on Miller, southwest corner, drive-in station, 30 ft. of walk on Miller to be replaced.

W. E. Pemberton (11369)—46 ft. and 44 ft. on Dexter boulevard and 38 ft. and 40 ft. on Oakman, southwest corner, drive-in station.

Provided, ordinance grade is used. Provided, Petitioners file a bond in the sum of \$1,000 for each drive-in station to insure the paving of driveways inside the lot lines.

Provided, That said work shall be performed under the supervision of the Department of Public Works and in accordance with plans submitted to and approved by said Department.

Provided, That no rights in the public streets, alleys or other public places shall be considered waived by this permission, which is granted expressly on the condition that said driveways and all obstructions in connection therewith shall be removed at the expense of the grantee at any time when so directed by the Common Council, and that the public property affected shall be restored to a condition satisfactory to said Department by said grantee at its expense; and further

Provided, That said permit issued by the Department of Public Works is granted with the distinct understanding that in the event of the charter of the City of Detroit being amended in such manner as will provide for the levying of a fee, charge or rental, to be hereafter determined upon, or in the event of an ordinance or resolution being enacted providing for an annual charge or rental for the occupancy of public streets, alleys or other public places, that the said grantee