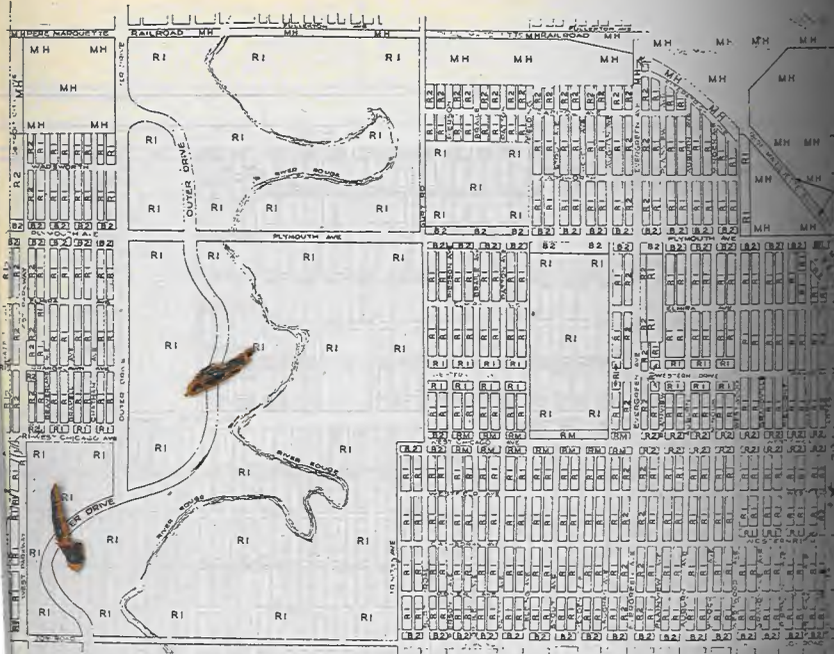


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Read twice by title, ordered printed and laid on the table.

From Department of Health

August 27, 1942.

To the Honorable, the Common Council:

Gentlemen—The Board of Health respectfully requests that your Honorable Body give favorable consideration of an ordinance attached hereto entitled "An Ordinance to amend Section 1 of Chapter 104 of the Compiled Ordinances of the City of Detroit of 1936."

This amendment will remove from the provisions of the ordinance hucksters and peddlers who now are allowed to peddle fish from wagons. The Board of Health deems this change advisable because the Food Inspection Service of the Department of Health has had considerable difficulty in controlling the sanitary condition of the wagons and fish carts used for the sale of fish on the

streets. The observations of this Department which make this change in the ordinance advisable are as follows:

1. The peddlers of fish, either those using wagons or pushcarts, have been found to lack proper refrigeration for the storage of the fish during the day. It has also been their practice to take the unsold fish to their homes where they would be stored under undesirable conditions generally lacking adequate refrigeration.

2. The wagons or pushcarts do not have an adequate supply of water for the washing of the fish after cleaning, nor for the washing of the hands and utensils used in the cleaning of the fish.

3. The cleaning of fish on the streets creates a nuisance in that the pushcarts and wagons are not kept properly cleaned and create an odor and a filthy nuisance which is added

to by the throwing of fish refuse on the streets and the leaking of water from the carts through the melting ice.

Respectfully submitted,
BRUCE H. DOUGLAS, M. D.,
Commissioner.

By Councilman Edwards:
AN ORDINANCE to amend Section 1 of Chapter 104 of the Compiled Ordinances of the City of Detroit of 1936.

IT IS HEREBY ORDAINED BY THE PEOPLE OF THE CITY OF DETROIT:

Section 1. That Section 1 of 2 Chapter 104 of the Compiled Ordinances of the City of Detroit of 4 1936 be and the same is hereby 5 amended to read as follows:

Sec. 1. No person, firm or corporation shall engage in the sale, 2 delivery or distribution of fresh, 3 frozen, salt or smoked lake, river 4 or ocean fish, or offer the same 5 for sale in the City of Detroit, 6 or have the same in his, its or 7 their possession with intent to 8 sell, without first having obtained 9 a license therefor from the Mayor 10 of said city.

Sec. 2. All ordinances or parts 2 of ordinances inconsistent here- 3 with are hereby repealed.

Approved:
PAUL E. KRAUSE,
Corporation Counsel.

Read twice by title, ordered printed and laid on the table.

From the Detroit Housing Commission

August 24, 1942.

To the Honorable, the Common Council:

Gentlemen—When the Addition to the Parkside Homes, known as Mich. 1-2 was built a year ago, a short street running through the Addition was named Frankfort Court. This has been a source of some confusion to residents and citizens inasmuch as the name is confused with that of Frankfort Road which also runs through the project.

Mr. Eugene Oppermann served as manager of the Parkside Homes for a period of four years and greatly endeared himself to the tenants and neighbors of the Parkside Homes. It is their desire to commemorate some portion of the Homes in his honor. Suggestions have come from several sources that the name of Frankfort Court be changed to Oppermann Court.

The Detroit Housing Commission, therefore, respectfully requests your consideration of this proposal.

Respectfully yours,
CHAS. F. EDGECOMB,
Director-Secretary.

By Councilman Rogell:

Resolved, That the Corporation Counsel be and he is hereby directed to prepare the necessary ordinance to change the name of Frankfort Court in Parkside Addition to Oppermann Court, and submit same to this body for approval.

Adopted as follows:

Yeas—Councilmen Comstock, Dorais, Edwards, Garlick, Rogell, Sweeny, and the President—7.
Nays—None.

From Department of Public Works

August 6, 1942.

To the Honorable, the Common Council:

Gentlemen—In accordance with resolution of your Honorable Body of July 5, 1939, directing the Controller and this department to submit monthly report to you, as to the results of the centralized maintenance plan of public buildings, following is a statement of material, labor and contract service expenditures by the Building Maintenance Division of the Department of Public Works, for repairs to Fire, Police, Department of Public Works and Department of Parks and Recreation buildings, for the months of March, April and May, 1942.

Material—	March	\$2,854.23,	April
			\$975.42, May -1,264.29.
Labor—	March	\$15,665.46,	April \$16,-
			022.10, May \$14,538.72.
Contract Service—	March	\$159.07,	April \$474.46,
			May \$457.75.
Totals—	March	\$18,678.76,	April \$17,-
			471.98, May \$16,260.76.

Respectfully submitted,
WM. M. WALKER, JR.,
Commissioner.

Received and placed on file.

From Department of Purchases and Supplies

September 1st, 1942.

To the Honorable, the Common Council:

Gentlemen—In response to our advertisement for proposals for furnishing the Dept. of Water Supply with Refractory Material, bids were received as per the attached tabulation.

The bids are based on specifications setting forth minimums on all the known physical and chemical characteristics for products of this kind.

After a study of the bids, the Dept. of Water Supply engineers feel that the risk involved in making a complete installation of any product not previously found satisfactory in their particular work could result in an expense many times the value of the material. We are attaching copies of letters from the Water Board. For that reason they recommend that an award be made at this time on the