JOURNAL of the PROCEEDINGS of the CITY COUNCIL of the CITY of CHICAGO, ILLINOIS

Regular Meeting—Wednesday, April 21, 1982
at 10:00 A.M.
(Council Chamber--City Hall--Chicago, Illinois)

OFFICIAL RECORD.

JANE M. BYRNE
Mayor

WALTER S. KOZUBOWSKI
City Clerk
Attendance at Meeting.

Present—Honorable Jane M. Byrne, Mayor, and Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schuler, Volini, Orr, Stone.

Absent—Aldermen Lipinski, Ray, Casey.

Call to Order.

On Wednesday, April 21, 1982 at 10:00 A.M. (the day and hour appointed for the meeting), Honorable Jane M. Byrne, Mayor, called the City Council to order. Daniel J. Burke, Deputy City Clerk, called the roll of members and it was found that there were present at that time: Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schuler, Volini, Orr, Stone—47.

Quorum Present.

On motion of Aldermen Shumpert, Nardulli and Cullerton, respectively, it was ordered noted in the Journal that Aldermen Lipinski, Ray and Casey were absent due to illness.

Invocation.

Alderman Eloise Barden, 16th Ward, opened the meeting with prayer.

Congratulations Extended to Cara Dunne for Her Excellence as an Athlete, Student and Chicago Citizen.

Honorable Jane M. Byrne, Mayor, on behalf of herself and all the Members of the City Council presented the following proposed resolution:

WHEREAS, Cara Dunne, an 11-year-old resident of our great City of Chicago, is an A student at Farnsworth School on this City's Northwest Side; and

WHEREAS, Cara Dunne has already become a skier of note, conquering 31 and 20-gate slalom and giant slalom courses. She took home a gold and a silver medal in competition in 1982, and this winter she won gold and silver medals at a competition in Bessemer, Michigan; and

WHEREAS, Cara Dunne lost one eye to cancer at the age of one year and the other at five years; and

WHEREAS, This sterling young performer has won a position on the U. S. Ski Team for the World Cup for disabled skiers being held in Vaud, Switzerland, joining two adults from the Chicago area, Christine Montgomery of Chicago and Glen Abramowski of Arlington Heights, on the 40-member U. S. team; and

WHEREAS, In addition to her prowess on the ski slope, Cara Dunne is an outstanding student, has given lectures before special education courses at Northeastern Illinois University, and has represented Farnsworth School twice in spelling contests—a feat made doubly difficult because she does not visualize the proper spelling of words; and
WHEREAS, Cara also participates in ice skating, swimming and track and field activities. She has run the 50-yard dash in 8.3 seconds and made a standing broad jump of 5 feet 9 inches; and

WHEREAS, Cara Dunne is the daughter of Mary Zabelski, a special education consultant to the Cook County Superintendent of Schools. Cara's stepfather, Richard Zabelski, a Chicago attorney, is Cara's mentor and sighted alpine ski guide; and

WHEREAS, The outstanding achievements of Cara Dunne in several fields typifies the Chicago "I Will" spirit to an ultimate degree, lending a great source of pride to her family, her school and to the leaders of our great City and to people everywhere; and

WHEREAS, Cara skied with the 30-member Alpine U. S. Ski Team and participated in the 1982 World Cup for Disabled Skiers. The only child competitor among the 369 competitors from 18 countries, she won three silver medal events: giant slalom, downhill and best overall performance; now, therefore,

Be It Resolved, That the Mayor of the City of Chicago and the Council, assembled this 21st day of April, extend our heartiest congratulations to Cara Dunne on her excellence as an athlete, a student and fine Chicago citizen, and offer to this inspiring young lady our best wishes for a bright and happy future; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and forwarded to Cara Dunne.

Alderman Mell moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Mell (seconded by Alderman Pucinski), the foregoing proposed resolution was Adopted, unanimously.

Honorable Jane M. Byrne, Mayor, presented Cara Dunne with an honorary medal. Cara thanked the Mayor and the City Council and said she was honored to represent Chicago and the United States in skiing competitions. She was enthusiastically applauded by the Members of the City Council and assembled guests.

Congratulations Extended Efrem Winters on Selection as Most Valuable Player in McDonald's All American Basketball Game.

Honorable Jane M. Byrne, Mayor, on behalf of herself and all the Members of the City Council presented the following proposed resolution:

WHEREAS, Efrem Winters is a senior at Martin Luther King High School and has been designated as one of the outstanding prep basketball athletes in the nation; and

WHEREAS, Efrem Winters, by his stellar performance on the basketball courts of Chicago and Illinois and by his scholastic work, was chosen as one of the 25 prep basketball athletes named to the McDonald's 1982 All American High School Basketball Team; and

WHEREAS, The McDonald's All American High School Basketball Team competed in the fifth annual McDonald's All American Game at Rosemont Horizon on April 10, 1982; and

WHEREAS, Efrem Winters, by his excellent performance in this classic, emerged as the Most Valuable Player of the contest; and
WHEREAS, The proceeds from the All American High School Basketball classic is donated each year to a local charity and this years benefit will be presented to the Chicago Ronald McDonald House, the home-away-from-home for parents with children hospitalized with serious ailments; and

WHEREAS, Efrem Winters further distinguished himself by being the only member from Chicago on this team and was hailed for his outstanding play for a worthwhile cause; now, therefore,

Be It Resolved, That the Mayor of the City of Chicago and the Council assembled this 21st day of April, 1982, extend our heartiest congratulations to Efrem Winters as a most outstanding athlete and salute the McDonald's organization for its interest in youth and contribution to charitable programs; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and forwarded to Efrem Winters.

Alderman Evans moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Evans (seconded by Alderman Bertrand), the foregoing proposed resolution was Adopted, unanimously.

Honorable Jane M. Byrne, Mayor, presented a trophy to Efrem Winters as the Most Valuable Player in the McDonald's All American Basketball Game. Efrem thanked the Mayor and the City Council for the honor accorded him. The Mayor also introduced Principal Joseph R. Lee and Coach Landon "Sonny" Cox of Martin Luther King High School, Mr. and Mrs. Henry Winters and McDonald's Community Relations representative Dolores Harris. Efrem was warmly applauded by all the Members of the City Council and assembled guests.

Tribute to Late James A. Ronan.

Honorable Jane M. Byrne, on behalf of herself and all the Members of the City Council presented the following proposed resolution:

WHEREAS, James A. Ronan, former chairman of the Democratic State Central Committee, was called to his final resting place by Almighty God on April 9, 1982; and

WHEREAS, James A. Ronan was an outstanding attorney, who practice in the City of Chicago for 41 years, and he was a loyal member of and leader in local Democratic politics for more than 40 years; and

WHEREAS, Mr. Ronan resigned from the post of chairman of the Democratic State Central Committee in 1973 after serving the longest tenure in the history of the Illinois Democratic organization; and

WHEREAS, Mr. Ronan also served as committeeman of the 7th Ward and for years was the chief attorney for the Cook County Forest Preserve District; and

WHEREAS, Mr. Ronan also held the post of state director of finance under Governors Otto Kerner and Sam Shapiro and served as arbitrator for the state's industrial commission; and

WHEREAS, In addition to his political and governmental service, Mr. Ronan headed the Ronan wholesale meat company, founded by his father in 1882, and served as president of the Notre Dame Club of Chicago, was the University's regional alumni director; now, therefore,

Be It Resolved, By the Mayor of the City of Chicago and the City Council, assembled this 21st day of April, express our sadness at the passing of a dedicated public servant in the person of James A. Ronan and offer our heartfelt sympathy to his family; and


Be It Further Resolved, That a suitable copy of this resolution be prepared and forwarded to the family of James A. Ronan.

Alderman Frost moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Frost (seconded by Aldermen Bertrand, Marcin and Natarus), the foregoing proposed resolution was Adopted, unanimously, by a rising vote.

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Tribute to Late Dominic J. Lupo.

Honorable Jane M. Byrne, Mayor, on behalf of herself and all the Members of the City Council presented the following proposed resolution:

WHEREAS, Dominic J. Lupo, who died on April 1, is mourned by his associates, many friends and citizens of Chicago; and

WHEREAS, Dominic J. Lupo was an employee of the City of Chicago for over 50 years, and served as Alderman of the 9th Ward from 1959 until 1971; and

WHEREAS, Mr. Lupo was a precinct captain for 36 years and before his City Council service he was foreman in the Bureau of Sanitation and served as a deputy clerk in the old Municipal court; and

WHEREAS, Mr. Lupo was born in the Roseland Community and operated a business there for many years in addition to his government service; and

WHEREAS, The voice of Mr. Lupo echoed long and clear in his efforts to represent his constituents with integrity and dedication; now, therefore,

Be it Resolved, That the Mayor of the City of Chicago and the Council assembled this 21st day of April are saddened by Dominic J. Lupo's death and extend our heartfelt sympathies to his beloved family in this hour of bereavement; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and forwarded to the family of Dominic J. Lupo.

Alderman Shaw moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Shaw (seconded by Aldermen Marcin and Burke), the foregoing proposed resolution was Adopted, unanimously, by a rising vote.

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Tribute to Late William McCormick Blair.

Honorable Jane M. Byrne, Mayor, on behalf of herself and all the Members of the City Council presented the following proposed resolution:

WHEREAS, The citizens of Chicago and the many friends and associates of William McCormick Blair are saddened by his death on March 29, 1982; and

WHEREAS, William McCormick Blair was a dedicated citizen and leader in Chicago business and civic circles for over a half century; and

WHEREAS, William McCormick Blair was born May 2, 1884, in Chicago and attended Groton School in Massachusetts and graduated from Yale University, where he was an outstanding athlete; and
WHEREAS, Mr. Blair also was known for his modesty, integrity and numerous philanthropic activities including service as president of the Chicago Art Institute, president of Chicago Historical Society, the Commercial Club and the Chicago Club; and

WHEREAS, Mr. Blair descended from a pioneer family and was the grandson of William McCormick, whose brother, Cyrus invented the reaper that revolutionized agriculture; and

WHEREAS, William McCormick Blair, at age 96, helped found the David Alter Cultural Center at Libertyville, Illinois, and served as trustee of the Fourth Presbyterian Church and was president of the congregation since 1960; now, therefore,

Be It Resolved, By the Mayor of the City of Chicago and the Council assembled this 21st day of April that we express our sorrow at the passing of William McCormick Blair and offer our condolences to his beloved family; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and forwarded to the family of William McCormick Blair.

Alderman Oberman moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Oberman (seconded by Alderman Natarus), the foregoing proposed resolution was Adopted, unanimously, by a rising vote.

Tribute to Late Charles Siragusa.

Honorable Jane M. Byrne, Mayor, on behalf of herself and all the Members of the City Council presented the following proposed resolution:

WHEREAS, Charles Siragusa, former executive director of the Illinois Crime Investigating Commission, died on April 15 and is mourned by his family and many friends in this body and throughout the city; and

WHEREAS, Charles Siragusa was selected as the best of 56 candidates for the job of executive director of the Illinois Crime Investigating Committee during its search for a leader in 1953; and

WHEREAS, Charles Siragusa served as executive director of the ICIC from 1953 until his retirement in 1976, and he was hailed as one of the most outstanding members of the crime fighting profession; and

WHEREAS, Charles Siragusa was born in an atmosphere of mob violence, causing him to abhor organized crime, and he became an expert and literally a one-man army in the fight against organized crime; and

WHEREAS, During Mr. Siragusa’s 28 years of service with the United States narcotic service, he participated in more than 5,000 drug arrests in 25 countries, including the United States, Italy, France, Mexico, Turkey, Syria, Lebanon and Egypt; and

WHEREAS, Charles Siragusa, as head of the state crime investigating commission, now known as the Illinois Legislative Investigating Commission, was instrumental in solving the $4.3 million Puralator theft in 1974; now, therefore,

Be It Resolved. That the Mayor of the City of Chicago and the Council assembled this 21st day of April, express our sadness at the passing of Charles Siragusa and offer our condolences to his beloved wife, Louise, and other members of his family, and

Be It Further Resolved, That a suitable copy of this resolution be prepared and forwarded to the family of Charles Siragusa.
Alderman Burke moved to *Suspend the Rules Temporarily* to permit immediate consideration of and action upon the foregoing proposed resolution. The motion *Prevailed*.

On motion of Alderman Burke the foregoing proposed resolution was *Adopted*, unanimously, by a rising vote.

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**Tribute to Late Fazlur R. Kahn.**

Honorable Jane M. Byrne, Mayor, on behalf of herself and all the members of the City Council presented the following proposed resolution:

> WHEREAS, The sudden death of Fazlur R. Kahn on March 27, 1982, was a shock to his family, associates, many friends and citizens of Chicago; and

> WHEREAS, Fazlur R. Kahn was considered one of the greatest structural engineers in the world and his talent was responsible for the concept which made possible the construction of the Sears Tower, the John Hancock Building, the Brunswick Building, the Chicago Civic Center and many other notable structures in Chicago and throughout the world; and

> WHEREAS, Mr. Kahn was born in Dacca, Bangladesh, and received his bachelor's degree in engineering from the University of Dacca and earned a master's degree and doctorate at the University of Illinois in Champaign; and

> WHEREAS, Fazlur Kahn was an American citizen and served as chairman of the International Council on Tall Buildings and Urban Habitat and a member of the National Academy of Engineering; and

> WHEREAS, Mr. Kahn was a partner in the firm of Skidmore Owings and Merrill, an international architectural company with offices in Chicago; now, therefore.

> *Be It Resolved*, That the Mayor of the City of Chicago and the Council assembled this 21st day of April, are deeply saddened by the passing of Fazlur J. Kahn and express our heartfelt sympathy to his family; and

> *Be It Further Resolved*, That a suitable copy of this resolution be prepared and forwarded to the family of Fazlur J. Kahn.

Alderman Stone moved to *Suspend the Rules Temporarily* to permit immediate consideration of and action upon the foregoing proposed resolution. The motion *Prevailed*.

On motion of Alderman Stone (seconded by Alderman Farina), the foregoing proposed resolution was *Adopted*, unanimously, by a rising vote.

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**Congratulations Extended to Mr. and Mrs. Stanley Kornowicz on Occasion of Their Golden Wedding Anniversary.**

Honorable Jane M. Byrne, Mayor, on behalf of herself and all the Members of the City Council presented the following proposed resolution:

> WHEREAS, Mr. and Mrs. Stanley Kornowicz celebrated their Golden Wedding Anniversary on the 9th of April, 1982; and

> WHEREAS, Mr. and Mrs. Stanley Kornowicz renewed their vows of marriage at St. Joseph's Catholic Church on Saturday, April 17, 1982; and

> WHEREAS, Both Mr. and Mrs. Stanley Kornowicz were born and raised in the Back of the Yards where they still reside; and

> WHEREAS, Both Mr. and Mrs. Stanley Kornowicz attended Lindblom High School and Watson Business College; and
WHEREAS, Helen Kornowicz was the daughter of Mr. and Mrs. James Jisa and had two sisters, namely, Mary and Rose; and

WHEREAS, Stanley Kornowicz was the son of Mr. and Mrs. John Kornowicz and has a sister, namely, Lottie and a brother, namely, Edmund; and

WHEREAS, Helen Kornowicz began her employment with Meyer Brothers located in the Back of the Yards where she worked nine years; and

WHEREAS, Helen Kornowicz served the City of Chicago as a key punch operator at the Traffic Court for 21 years; and

WHEREAS, Stanley Kornowicz was gainfully employed at Western Electric in Cicero, Illinois, for 30 years; and

WHEREAS, Stanley Kornowicz has served in the Sheriff's Office of Cook County and is currently the 14th Ward Superintendent of Streets and Sanitation for the City of Chicago; and

WHEREAS, Stanley Kornowicz is affiliated with the Knights of Columbus, Quigley Council, the 14th Ward Democratic Organization, Executive Chairman of the 14th Ward Polish Regular Democratic Club; and

WHEREAS, Mr. and Mrs. Stanley Kornowicz are the proud parents of two children, namely, Geraldine and Richard; and proud grandparents of six grandchildren, namely, James, Marianne, Donna, Matthew, Rachelle, and Kevin; and proud great-grandparents of one great-grandchild, namely, Andrea; now, therefore,

Be It Resolved, That the Mayor and the Members of the City Council assembled this 21st day of April, 1982, congratulate Mr. and Mrs. Stanley Kornowicz on their Golden Wedding Anniversary and wish them continued health and happiness.

Alderman Burke moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Burke the foregoing proposed resolution was Adopted, unanimously.

REPORTS AND COMMUNICATIONS FROM CITY OFFICERS.

Referred—MAYOR'S APPOINTMENT OF WILLIAM A. LEE AS A COMMISSIONER OF THE CHICAGO PARK DISTRICT.

Honorable Jane M. Byrne, Mayor, submitted the following communication, which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on Beautification and Recreation:

OFFICE OF THE MAYOR
CITY OF CHICAGO
April 21, 1982.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—I have appointed Mr. William A. Lee as a Commissioner of the Chicago Park District for a term of five years ending April 25, 1987.
Your approval of this appointment is respectfully requested.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.

Referred—MAYOR'S APPOINTMENT OF MYRNA E. SALAZAR AS A MEMBER OF THE BOARD OF EDUCATION.

Honorable Jane M. Byrne, Mayor, submitted the following communication, which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on Education:

OFFICE OF THE MAYOR
CITY OF CHICAGO
April 21, 1982.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—I have appointed Myrna E. Salazar as a member of the Board of Education for a term ending April 30, 1987, replacing Edwin Claudio, whose term expires on April 30, 1982.

Your approval of this appointment is respectfully requested.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.

Referred—MAYOR'S APPOINTMENT OF ALBERT A. BOUMENOT, JR. AS BUDGET DIRECTOR.

Honorable Jane M. Byrne, Mayor, submitted the following communication, which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on Finance:

OFFICE OF THE MAYOR
CITY OF CHICAGO
April 21, 1982.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—I have appointed Mr. Albert A. Boumenot, Jr. as Budget Director of the City of Chicago and respectfully request your approval of this appointment.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.

Referred—TWO PROPOSED ORDINANCES TO AMEND CHAPTER 101 OF MUNICIPAL CODE RELATING TO LATE CHARGES CONCERNING CITY LICENSES.

Honorable Jane M. Byrne, Mayor, submitted the following communication, which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:
April 21, 1982

OFFICE OF THE MAYOR

CITY OF CHICAGO

April 21, 1982.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—At the request of the Comptroller, I transmit herewith two ordinances amending Chapter 101 of the Municipal Code of the City of Chicago, relating to late charges for failure to timely apply or renew required City licenses.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.

Referred—PROPOSED ORDINANCE TO AMEND CHAPTER 185 OF MUNICIPAL CODE CONCERNING WATER METERS CONFORMING WITH STATE REQUIREMENTS.

Honorable Jane M. Byrne, Mayor, submitted the following communication, which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR

CITY OF CHICAGO

April 21, 1982.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—At the request of the Commissioner of Water, I am transmitting herewith an ordinance amending Chapter 185 of the Municipal Code of Chicago. The Lake Michigan Water Allocation Order issued by the Department of Transportation of the State of Illinois allocating water to the City of Chicago requires that the water code of each permittee include a requirement that all new water services will be metered.

Enactment of the ordinance amendment by the City Council will conform the City’s code with the State requirement for metering all new services.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.

Referred—PROPOSED ORDINANCE TO PROVIDE FOR ISSUANCE OF INDUSTRIAL REVENUE BOND FOR KAROLL’S, INC.

Honorable Jane M. Byrne, Mayor, submitted the following communication, which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:
OFFICE OF THE MAYOR
CITY OF CHICAGO

April 21, 1982.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—At the request of the Commissioner of the Department of Economic Development, I transmit herewith an ordinance providing for the issuance of an industrial revenue bond in the amount of $1,000,000 for the construction of a project by Karoll's Inc.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.

Referred—PROPOSED ORDINANCE TO PROVIDE FOR ISSUANCE OF INDUSTRIAL REVENUE BOND FOR THE TOLEDO, ANGOLA AND WESTERN RAILWAY.

Honorable Jane M. Byrne, Mayor, submitted the following communication, which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR
CITY OF CHICAGO

April 21, 1982.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—At the request of the Commissioner of the Department of Economic Development, I transmit herewith an ordinance providing for the issuance of an industrial revenue bond in the amount of $1,000,000 for the construction of a project by The Toledo, Angola & Western Railway Company.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.

Referred—PROPOSED ORDINANCE TO APPROVE REVOLVING LOAN FUND LOAN FOR LAWNDALE ENTERPRISES, INC.

Honorable Jane M Byrne, Mayor, submitted the following communication, which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR
CITY OF CHICAGO

April 21, 1982.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—At the request of the Commissioner of the Department of Economic Development, I transmit herewith an ordinance providing for the approval of a Revolving Loan Fund Loan for the Lawndale Enterprises, Inc. and authorizing the Commissioner of the Department of Economic Development to execute the Revolving Loan Fund Loan Agreement on behalf of the City.
To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—At the request of the Commissioner of Water, I transmit herewith an ordinance authorizing the Commissioner of Water to continue supplying water to private individuals and corporations, located outside the corporate limits of the City, who are currently being supplied. The original ordinances authorizing the Commissioner of Water to supply the outside consumers, under Section 185-56.8 of the Municipal Code, specified a time period of 10 years. In many cases this time period has expired and continuation of service is desirable.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.

Referred—PROPOSED ORDINANCE TO AMEND CHICAGO ZONING ORDINANCE IN AREA OF SOUTHEAST ENGLEWOOD CONSERVATION PROJECT.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—At the request of the Commissioner of the Department of Housing, acting as Chairman of the Department of Urban Renewal Board, I am transmitting herewith copies of an application for an amendment to the Chicago Zoning Ordinance for an R4 General Residence District for Disposition Parcel LR-24 in the Southeast Englewood Conservation Project.

Enactment of the Ordinance by the City Council would greatly facilitate redevelopment of the Project.

Thank you for your consideration of this matter.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.
Honorable Jane M. Byrne, Mayor, submitted the following communication, which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR
CITY OF CHICAGO

April 21, 1982.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—At the request of the Commissioner of Housing, acting as Chairman of the Urban Renewal Board, I am transmitting herewith copies of an application for an amendment of the Chicago Zoning Ordinance for a Residential Planned Development of Disposition Parcels LR-28, LR-29-A, LR-29-B, and LR-29-C in the Southeast Englewood Conservation Project.

Enactment of the ordinance by the City Council would greatly facilitate redevelopment of the project.

Thank you for your consideration of this matter.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.

Referred—PROPOSED ORDINANCE FOR CONDITIONAL APPROVAL OF INDUSTRIAL REVENUE BOND FOR VALLEY CANDLE MFG. CO. INC.

Honorable Jane M. Byrne, Mayor, submitted the following communication, which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Economic Development:

OFFICE OF THE MAYOR
CITY OF CHICAGO

April 21, 1982.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—At the request of the Commissioner of the Department of Economic Development, I transmit herewith an ordinance providing for the conditional approval of an industrial revenue bond in the amount of $700,000 for the construction of a project by Valley Candle Mfg. Co. Inc.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.
April 21, 1982

OFFICE OF THE MAYOR
CITY OF CHICAGO

April 21, 1982.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—At the request of the Commissioner of the Department of Economic Development, I transmit herewith an ordinance providing for the conditional approval of an industrial revenue bond in the amount of $1,750,000 for the construction of a project by Valley Candle Mfg. Co., Inc.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.

Referred—PROPOSED ORDINANCE FOR CONDITIONAL APPROVAL OF INDUSTRIAL REVENUE BOND FOR WEIL PUMP CO.

Honorable Jane M. Byrne, Mayor, submitted the following communication, which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Economic Development:

OFFICE OF THE MAYOR
CITY OF CHICAGO

April 21, 1982.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—At the request of the Commissioner of the Department of Economic Development, I transmit herewith an ordinance providing for the conditional approval of an industrial revenue bond in the amount of $1,500,000 for the construction of a project by Weil Pump Company.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.

Referred—PROPOSED ORDINANCE TO APPROVE AMENDMENT NO. 4 TO CENTRAL WEST REDEVELOPMENT PLAN.

Honorable Jane M. Byrne, Mayor, submitted the following communication, which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Housing, City and Community Development:

OFFICE OF THE MAYOR
CITY OF CHICAGO

April 21, 1982.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—At the request of the Commissioner of the Department of Housing, I am transmitting herewith copies of an Ordinance "To Approve Amendment No. 4 To the Central West Development Plan".
Also enclosed are certified copies of a Resolution adopted by the Department of Urban Renewal at a Regular Meeting on April 20, 1982, authorizing the Commissioner to request City Council to approve the Ordinance referred to above.

Thank you for your consideration of this matter.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.

Referred—PROPOSED ORDINANCE TO APPROVE DESIGNATION OF
BLIGHTED VACANT AREA REDEVELOPMENT PROJECT
GARFIELD—WABASH, ETC.

Honorable Jane M. Byrne, Mayor, submitted the following communication, which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Housing, City and Community Development:

OFFICE OF THE MAYOR
CITY OF CHICAGO
April 21, 1982.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—At the request of the Commissioner of the Department of Housing, I am transmitting herewith copies of an Ordinance, “Approving The Designation Of Blighted Vacant Area Redevelopment Project Garfield—Wabash And Determination That It Should Be Acquired For Development”.

Also enclosed are certified copies of a Resolution adopted by the Department of Urban Renewal at a Regular Meeting on April 20, 1982, authorizing the Commissioner to request City Council approval of the Ordinance referred to above.

Thank you for your consideration of this matter.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.

Referred—PROPOSED ORDINANCE TO APPROVE REDEVELOPMENT PLAN
FOR BLIGHTED VACANT AREA REDEVELOPMENT
PROJECT GARFIELD—WABASH.

Honorable Jane M. Byrne, Mayor, submitted the following communication, which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Housing, City and Community Development:

OFFICE OF THE MAYOR
CITY OF CHICAGO
April 21, 1982.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—At the request of the Commissioner of the Department of Housing, I am transmitting herewith copies of an Ordinance, “To Approve Redevelopment Plan for Blighted Vacant Area Redevelopment Project Garfield—Wabash”.

Also enclosed are certified copies of a Resolution adopted by the Department of Urban Renewal at a Regular Meeting on April 20, 1982, authorizing the Commissioner to request City Council approval of the Ordinance referred to above.
Thank you for your consideration of this matter.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.

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Referred--PROPOSED ORDINANCE TO APPROVE REDEVELOPMENT AGREEMENT FOR REHABILITATION OF PARCEL 36-4 IN CDDC PROJECT NORTH LOOP.

Honorable Jane M. Byrne, Mayor, submitted the following communication, which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Housing, City and Community Development:

OFFICE OF THE MAYOR
CITY OF CHICAGO

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN--At the request of the Commissioner of the Department of Planning, I am transmitting herewith copies of an Ordinance, "To Approve The Redevelopment Agreement for The Rehabilitation of Parcel 36-4 in Commercial District Development Commission Project North Loop".

Also enclosed are certified copies of a Resolution adopted by the Commercial District Development Commission at a meeting on April 20, 1982 authorizing the Commissioner to request City Council approval of the Ordinance referred to above.

Your favorable consideration of this Ordinance will be appreciated.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.

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CITY COUNCIL INFORMED AS TO MISCELLANEOUS DOCUMENTS FILED OR RECEIVED IN CITY CLERK'S OFFICE.

Honorable Walter S. Kozubowski, City Clerk, informed the City Council that documents have been filed or received in his office, relating to the respective subjects designated as follows.

Proclamations.

Proclamations of Honorable Jane M. Byrne, Mayor, designating times for special observances as follows:

"MARY HARRIS THOMPSON DAY IN CHICAGO":
May 8, 1982;

"CHICAGO PARKS MONTH":
Month of June, 1982;

"McDONALD'S ALL AMERICAN HIGH SCHOOL BASKETBALL TEAM DAY IN CHICAGO":
April 10, 1982;

"SPIRIT OF CHICAGO HOCKEY TEAM WEEK IN OUR CITY":
April 8-12, 1982;
"COIN WEEK IN CHICAGO":
   April 18-24, 1982;

"DAUGHTERS OF THE AMERICAN REVOLUTION DAYS IN CHICAGO":
   April 1-3, 1982;

"SCHLESWIG HOLSTEINER SAENGERBUND GERMAN CULTURAL DAYS IN CHICAGO":
   May 21-23, 1982;

"PAN AMERICAN DAY IN CHICAGO":
   April 14, 1982;

"PAN AMERICAN WEEK IN CHICAGO":
   April 12-18, 1982;

"PRIVATE PROPERTY WEEK IN CHICAGO":
   April 25 - May 1, 1982;

"CHICAGO ULTRAMARATHON DAYS":
   October 2-3, 1982;

"FRIENDS OF AMERICAN WRITERS DAY IN CHICAGO":
   April 14, 1982;

"EMERGENCY MEDICAL SERVICES WEEK IN CHICAGO":
   April 12-18, 1982;

"SHAMROCK AGAINST DYSTROPHY DAYS AT SULLIVAN HIGH SCHOOL":
   April 12-17, 1982;

"PROFESSIONAL SECRETARIES WEEK":
   April 18-24, 1982;

"AMERICAN VETERANS WE CARE DAY IN CHICAGO":
   April 7, 1982;

"MARCH OF DIMES TRIBUTE TO RAY MEYER DAY IN CHICAGO":
   April 7, 1982;

"HUNTINGTON'S DISEASE AWARENESS MONTH IN CHICAGO":
   Month of May, 1982;

"CHICAGO MANAGEMENT WEEK":
   April 11-17, 1982;

"ARMED FORCES WEEK IN CHICAGO":
   Week of May 9, 1982;

"MARKETING RESEARCH WEEK IN CHICAGO":
   May 16-22, 1982;

"VOLUNTEER WEEK IN CHICAGO":
   Week of April 18, 1982;

"ALEKSA J. DUJOVIC DAY IN CHICAGO":
   June 26, 1982;

"CHICAGO SENIOR CITIZENS DAY":
   May 28, 1982;

"MIDWEST ARCHIVES CONFERENCE DAY IN CHICAGO":
   May 5, 1982;

"WFMT/CHICAGO SYMPHONY RADIO MARATHON WEEK":
   April 18-25, 1982;
"METALCASTING WEEK IN CHICAGO":
April 19-23, 1982.

"DOUGLASS BRANCH LIBRARY DAY IN CHICAGO":
April 17, 1982.

"NATIONAL JEWISH HOSPITAL/NATIONAL ASTHMA CENTER DAY IN CHICAGO":
June 8, 1982.

"PHILIPPINE DAYS IN CHICAGO":
June 11-20, 1982.

"POLISH CONSTITUTION AND POLONIA DAYS IN CHICAGO":
May 1-2, 1982.

Acceptances and Bonds under Ordinances.

Also acceptances and bonds under ordinances as follows:

Peter Eckrich & Sons, Inc.: Acceptance and bond under an ordinance passed on January 14, 1982 (conduit); filed on April 19, 1982;

Eureka X-Ray Tube Company: Acceptance and bond under an ordinance passed on February 10, 1982 (copper tubing); filed on April 19, 1982;

Grant Hospital: Acceptance and bond under an ordinance passed on February 10, 1982 (inspection manhole); filed on April 2, 1982;

Gutmann and Company: Acceptance and bond under an ordinance passed on February 10, 1982 (switch track); filed on April 2, 1982;

Ideal Investment Corp.: Acceptance and bond under an ordinance passed on January 14, 1982 (covered bridge); filed on April 2, 1982;

Ideal Investment Corp: Acceptance and bond under an ordinance passed on January 14, 1982 (tunnel); filed on April 2, 1982;

LaSalle National Bank & Trust Company, U/T No. 46887: Acceptance and bond under an ordinance passed on January 14, 1982 (covered conveyor bridge); filed on April 2, 1982;

Red Top Parking, Inc.: Acceptance and bond under an ordinance passed on October 22, 1981 (occupy portion of public ways); filed on April 2, 1982;

R L D Investment Partnership: Acceptance and bond under an ordinance passed on January 14, 1982 (sprinkler pipe); filed on April 12, 1982;

Standard Scrap Metal Company: Acceptance and bond under an ordinance passed on February 10, 1982 (railroad switch track); filed on April 2, 1982;

Steiner Corp: Acceptance and bond under an ordinance passed on January 14, 1982 (water pipe); filed on April 19, 1982;

Union Carbide Corp.: Acceptance and bond under an ordinance passed on May 13, 1981 (pipeline); filed on April 8, 1982;

Woman's Athletic Club of Chicago: Acceptance and bond under an ordinance passed on January 14, 1982 (vault); filed on April 2, 1982.
State Approval of Ordinances Concerning M.F.T. Projects.

Also communications from Sigmund C. Ziejewski, District Engineer, under dates of March 22 and 24, 1982, announcing that the Department of Transportation of the State of Illinois has approved receipt of ordinances passed by the City Council on the dates noted (involving expenditures of Motor Fuel Tax Funds) as follows:

February 10, 1982

Ordinances amended concerning funds for installation or rehabilitation of Traffic Control Signals at following locations and to Close Out Projects:

- W. Washington St. and N. Franklin St.
- N. Ashland Av. and W. Augusta Blvd.
- N. Clark St., W. Eugenie and N. LaSalle Sts.

Funds authorized for maintenance, repair and painting of Bridges and Viaducts during the Year 1982;
Funds authorized for maintenance and repair of Sidewalks during the Year 1982;
Funds authorized for Snow and Ice Control during the Year 1982.

Reports and Documents of Commonwealth Edison Co.

Also the following communication from Robert W. Bresemann, Assistant Secretary, Commonwealth Edison Company, addressed to the City Clerk under date of April 1, 1982, which reads as follows:

"Pursuant to the provision of the 1948 Franchise Ordinance granted to this Company, I am enclosing copies of reports of the Company as listed below:


Monthly power plant report to Department of Energy (F.E.R.C. Form No. 4) for the month of February, 1982.

Annual report for the year ended December 31, 1981 (Form 10-K), filed with the Securities and Exchange Commission.


Notice of Annual Meeting of Stockholders to be held April 21, 1982, together with Proxy Statement and Form of Proxy, as filed with the Securities and Exchange Commission."

CITY COUNCIL INFORMED AS TO PUBLICATION OF ORDINANCES.

Pamphlet Publication of Ordinances.

The City Clerk informed the City Council that all those ordinances which were passed by the City Council
on March 30, 1982 and which were required by statute to be published in book or pamphlet form or in one or more newspapers, were published in pamphlet form on April 19, 1982 by being printed in full text in printed pamphlet copies of the Journal of Proceedings of the City Council of the regular meeting held on March 30, 1982 (published by authority of the City Council in accordance with the provisions of Section 5-5 of the Municipal Code of Chicago, as passed on December 22, 1947), which printed pamphlet copies were delivered to the City Clerk on April 19, 1982.

MISCELLANEOUS COMMUNICATIONS, REPORTS, ETC. REQUIRING COUNCIL ACTION (TRANSMITTED TO THE CITY COUNCIL BY THE CITY CLERK).

The City Clerk transmitted communications, reports etc., relating to the respective subjects listed below, which were acted upon by the City Council and in each case in the manner noted, as follows:

City Comptroller's Quarterly Reports for Municipal Hotel Operator's Occupation Tax.

Two reports from Anthony N. Fratto, City Comptroller, addressed to the Mayor and Members of the City Council, transmitting the quarterly reports of amounts expended in the Municipal Hotel Operators' Occupation Tax Fund.—Placed on File.

Recommendations by Comm. of Dept. of Planning, City and Community Dev. and Zoning Administrator Pertaining to Sundry Proposals for Map Amendments to Chicago Zoning Ordinance.

Also two communications signed by Martin R. Murphy, Commissioner, Department of Planning, City and Community Development under dates of February 25 and March 31, 1982, showing the recommendations of the Commissioner and Zoning Administrator concerning map amendments for which public hearings were held on February 25 and March 31, 1982 and deferred matters on March 31, 1982, in accordance with provisions of Section 11.9-4 of the Chicago Zoning Ordinance as passed by the City Council on January 31, 1969.—Placed on File.

Zoning Reclassifications of Particular Areas.

Also applications (in triplicate) together with the proposed ordinances for amendment of the Chicago Zoning Ordinance, as amended, for the purpose of reclassifying particular areas, which were Referred to the Committee on Buildings and Zoning, as follows:

Harry K. Arslan, Jr.—to classify as a B4-1 Restricted Service District instead of a B2-1 Local Retail District the area shown on Map No. 24-1 bounded by

a line 325 feet south of and parallel to W. 101st Street; S. Western Avenue; a line 445 feet south of and parallel to W. 101st Street; and the alley next west of and parallel to S. Western Avenue;

Chatham Park South Cooperative—to classify as a Planned Development District instead of R4 General Residence and B5-2 General Service Districts the area shown on Map No. 20-E bounded by

a line 1,798.97 feet north of and parallel to E. 87th Street; a line 823.86 feet east of and parallel to S. St. Lawrence Avenue; a line 1,173.49 feet north of and parallel to E. 87th Street; a line 494.97 feet east of and parallel to S. St. Lawrence Avenue; a line 1,333.49 feet north of and parallel to E. 87th Street; and a line 561.99 feet east of and parallel to S. St. Lawrence Avenue;
Henry Gannon—to classify as an M1-1 Restricted Manufacturing District instead of an R3 General Residence District the area shown on Map No. 6-G bounded by

a line 25 feet north of W. 29th Street; the alley next east of S. Throop Street; W. 29th Street; and S. Throop Street.

Willow/Dayton Developers—to classify as a Residential-Business Planned Development instead of R4 General Residence, C1-2 Restricted Commercial Districts and Residential-Business Planned Development No. 149 the area shown on Map No. 5-G bounded by

a line 500 feet north of W. Willow Street; the alley next west of and parallel to N. Halsted Street; a line 325 feet north of W. Willow Street; N. Halsted Street; a line 188 feet south of W. Willow Street; the alley next west of and parallel to N. Halsted Street; a line 234 feet south of W. Willow Street; N. Dayton Street; a line 138 feet south of W. Willow Street; the alley next west of and parallel to N. Halsted Street; a line 92 feet south of W. Willow Street; N. Dayton Street; a line 69 feet south of W. Willow Street; the alley next west of and parallel to N. Halsted Street; a line 48 feet south of W. Willow Street; N. Dayton Street; a line 48 feet south of W. Willow Street; the alley next west of N. Dayton Street;

Howard Bowl, Inc.—to classify as a C2-2 General Commercial District instead of a B5-2 General Service District the area shown on Map No. 19-H bounded by

substantially W. Howard Street; a line 242.91 feet northeast of and parallel to N. Clark Street; a line 364 feet south of W. Howard Street; N. Clark Street; as reflected on the official Plat of Survey by Certified Survey Co., identified as Order No. 82261 dated 1-27-82, revised 3-31-82 as order attached hereto and forming a part hereof.

Claims against City of Chicago.

Also claims against the City of Chicago, which were Referred to the Committee on Finance, filed by the following:


Bakker Warnold B., Barber Richard J., Barnett Mrs. Inez, Bates Stanley, Beal Patrick, Britten James Leo Sr., Burrell Alicia;

Chicago Dollar Discount, Ltd., Civic Realty and Mortgage Co., Inc., Cole G. Severe, Coleman Mary, Conforti Gail, Courtney John V., Coy Marilyn, Crawford William;

Davis Luvenia, Decker James, Dickerson Robert, Di Liberto Angelo, Dimitropoulus Tom, Dolins Louis, Dolphin Cartage, Inc., Dragovich Michael, Duster Donald L., Dybiec Kenneth J.;

Economy Fire and Cas. Co. and Kevin Garrigus, Educate Peter J.;

Fiandalo Geraldine, 404 Club;


Jackson Charles, Jones Arthur, Jones Eula Mae, Jones-Winston Ada M.;
April 21, 1982

Kaiser Carole A., Kash Carole E., Kelley Joseph, Kerlin Mary Beth, Kline Fred J., Kloepner Augustus Paul;
La Boulebaisse, Inc., Levy Phillip, Lumpkin Mary, Lynn Sandra, Lyon Nancy A.;
Manny Stanley, Marr Lottie, Martin Vincent Lee, Martinez Ricardo, Maura Lutha, Maxcus Henry E.,
McKenzie Leodis, McMahon Lorette, Montgomery Ward and Co. Inc. (2), Morris Weiner, Motley Margaret;
James, Nystrum Janet;
O'Keefe Patrick;
Plotnick Paul W., Pogwizd Edward, Polish Army Veterans Assoc. of America Post 90, Alan Portnoy Interiors,
Poulson Norval;
Rivas Juana, Robak Mitchell, Robertson Rentha, Robinson Woodrow Jr., Rosenau Joseph R., Rouske Fanny,
Ruhnke Adrian A., Russell Terence R.;
Safeway Food and Liquor, Samad Mofid (2), Scavnicar Marijan, Schatz Bernard G., Schoos Clarence,
Sechser Tina L., Songquang Company, State Farm Ins. Co. (2) Richard Koczwar and Edward Liddell,
Szafranski Kathleen, Szesol Robert;
Tann P., Tisdale Claude A. Jr., Tomassi John;
Underwriters Adj. Co. (2) Pyramid Real Estate, Inc., James Serpe, United Services Automobile Assc. and
Robert C. Izenstark;
Volek Marilyn E.;
Winter Gerald, Wong Yu Waing;
Yeung Po Ching;
Zak Rose, Zappla Edward, Zilbershteyn Yefim.

Approval by Chicago Plan Comm. and Dept. of
Planning, City and Community Development
of Certain Proposals.

Also copies of Resolutions adopted by Chicago Plan Commission on March 11, 1982 and reports of the
Department of Planning, City and Community Development approving the following proposals, which were
Placed on File:

DEPARTMENT OF PUBLIC WORKS:

Ref. No. 82-036-06
Intersection Improvements:
Addison Street at California Avenue
and Addison Street at Western Avenue.

Ref. No. 82-040-06
Congress Dockwall
Reconstruction between
Van Buren Street and
Congress Parkway Bridges.

DEPARTMENT OF URBAN RENEWAL:

Ref. No. 82-037-08
Amendment No. 3 to the Central West Redevelopment Plan.

COMMERCIAL DISTRICT DEVELOPMENT COMMISSION:

Ref. No. 81-292-20
Amended Redevelopment Plan for
Blighted Commercial Area—
South Loop.

Ref. No. 82-039-20
Amended Designation Report
for Blighted Commercial
Area—47th/Kedzie.
Ref. No. 82-038-20

Settlements of Suits with Entries of Judgments against City.

Also reports from the Corporation Counsel (filed in the Office of the City Clerk on April 1, 1982) addressed to the City Council (signed by Timothy D. O'Hara, Assistant Corporation Counsel) as to suits against the City of Chicago in which settlements were made and judgments entered as of the period ended January, 1982.—Referred to the Committee on Finance.

Referred—PROPOSED ORDINANCES RECOMMENDED BY BOARD OF LOCAL IMPROVEMENTS FOR SIDEWALK AND ALLEY IMPROVEMENTS.

The City Clerk transmitted the following communications addressed to him under date of April 13, 1982 signed by Edwin J. Kowalski, Secretary of the Board of Local Improvements; Department of Streets and Sanitation, which were together with the proposed ordinances transmitted therewith, Referred to the Committee on Local Industries, Streets and Alleys.

"As provided in the Local Improvement Act, the Board has held public hearing on said improvement with reference to the extent, nature, kind, character and estimated cost of said improvement thereof and recommends passage of said ordinances.

Ward 8 Grading, paving and improving the alley between E. 84th Street, E. 85th Street, S. Dante Avenue and S. Dorchester Avenue, etc.

Ward 18 Grading, paving and improving the alley between W. 83rd Street, W. 83rd Place, S. Rockwell Street and S. Washtenaw Avenue, etc.

Ward 21 Grading, paving and improving the alleys between W. 99th Street, W. 99th Place, S. Eggleston Avenue and S. Normal Avenue; etc.

Ward 22 Grading, paving and improving the alley between W. 45th Street, W. 46th Street, S. Keating Avenue and S. Cicero Avenue;

Ward 45 Grading, paving and improving the alleys between W. Catalpa Avenue, N. Lynch Avenue and N. Long Avenue."

Referred—REQUEST FOR STREET CLOSING AT ST. ANDREW'S LUTHERAN SCHOOL.

Also a communication from Mrs. Wagner, Youth Director, requesting that S. Wood Street from No. 3600 to No. 3700 (St. Andrew's Lutheran School), be closed for a Bicycle Safety Program on Saturday, May 1, 1982.—Referred to the Committee on Traffic Control and Safety.
Also seventeen communications from the Board of Education of the City of Chicago requesting the City to sell certain school property, at specified locations, title to which is held by the City of Chicago, in trust for the Use of Schools.—Referred to the Committee on Finance.

R E P O R T S O F C O M M I T T E E S.

Committee reports were submitted as indicated below. No request under the statute was made by any two aldermen present to defer any of said reports for final action thereon, to the next regular meeting of the Council, except where otherwise indicated.

C O M M I T T E E O N F I N A N C E.

Filing of Grant Application Authorized with UMTA and IDOT for Additional Funds for Continuation of the Southwest Corridor Transit Study.
(Amendment No. 1).

The Committee on Finance submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

WHEREAS, The U.S. Secretary of Transportation is authorized to make grants for mass transportation projects; and

WHEREAS, On October 2, 1979, the U.S. Secretary of Transportation approved a joint request of the Mayor and Governor to withdraw the south leg of Interstate 494, known as the Crosstown Expressway; and

WHEREAS, Such approval authorized the Mayor to develop a program of highway and transit substitute projects which required the concurrence of the Metropolitan Planning Organization; and

WHEREAS, On February 21, 1980, the Metropolitan Planning Organization concurred in the Mayor's program, rendering each project, contained therein, eligible for Federal financial assistance; and

WHEREAS, Transportation technical studies are included in this program of substitute projects; and

WHEREAS, By an ordinance passed July 20, 1981, the City Council authorized the execution of a grant agreement on behalf of the City of Chicago in the amount of $520,000, of which $442,000 (85%) was provided by the Federal Government, and $78,000 (15%) was provided by the State of Illinois; with no local match required by the City of Chicago; and

WHEREAS, Additional funds are necessary to complete the technical analysis for a mass transportation system to serve Southwest Chicago; and

WHEREAS, Amendment No. 1 in the amount of $100,000, of which $85,000 (85%) will be provided by the Federal government, and $15,000 (15%) will be provided by the State of Illinois, with no local cash match required by the City of Chicago, will continue funding for the Southwest Corridor Technical Study; and

WHEREAS, These funds include $15,000 for the Chicago Area Transportation Study (CATS) and $10,000 for the Chicago Transit Authority (CTA); and
WHEREAS, This amendment increases the total project costs to $620,000 which will be allocated as follows:

<table>
<thead>
<tr>
<th></th>
<th>Original Application</th>
<th>Amendment No. 1</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federal Share</td>
<td>$442,000</td>
<td>$85,000</td>
<td>$527,000</td>
</tr>
<tr>
<td>State Share</td>
<td>$78,000</td>
<td>$15,000</td>
<td>$93,000</td>
</tr>
</tbody>
</table>

TOTALS $520,000 $100,000 $620,000

and

WHEREAS, It is required by the U.S. Department of Transportation in accordance with the provisions of Title VI of the Civil Rights Act of 1964, that in connection with the filing of an application for assistance under the Urban Mass Transportation Act of 1964, as amended, the applicant give an assurance that it will comply with Title VI of the Civil Rights Act of 1964 and the U.S. Department of Transportation requirements thereunder; and

WHEREAS, It is the goal of the Applicant that minority business enterprise be utilized to the fullest extent possible in connection with this project, and that definitive procedures shall be established and administered to ensure that minority businesses shall have the maximum feasible opportunity to compete for contracts when procuring construction contracts, supplies, equipment contracts, or consultant and other services; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Mayor is authorized to execute and file an amended application on behalf of the City of Chicago, with the U.S. Department of Transportation (UMTA) and the Illinois Department of Transportation to aid in financing the completion of the technical analysis for a mass transportation system to serve Southwest Chicago; Amendment No. 1.

SECTION 2. That the Mayor is authorized to execute and file with such application an assurance or any other document required by the U.S. Department of Transportation effectuating the purposes of Title VI of the Civil Rights Act of 1964.

SECTION 3. That the Mayor is hereby authorized to execute, the City Clerk to attest, and the Corporation Counsel to certify contracts pertaining to the grant applications in an amount up to $85,000 between the Urban Mass Transportation Administration and the City of Chicago, and in an amount up to $15,000 between the Illinois Department of Transportation and the City of Chicago.

SECTION 4. That the Mayor is authorized to set forth and execute affirmative minority business policies in connection with the project's procurement needs.

SECTION 5. That the City Comptroller is directed to disburse the amended grant funds as required to carry out the Southwest Corridor Technical Study.

SECTION 6. That the Commissioner of Public Works is authorized to furnish such additional information as the U.S. Department of Transportation or Illinois Department of Transportation may require in connection with the applications or the agreements.

SECTION 7. That this ordinance shall be in force and effect from and after its passage.
On motion of Alderman Frost the foregoing proposed ordinance was Passed, by yeas and nays as follows:


Nays—None.

Alderman Stemberk moved to Reconsider the foregoing vote. The motion was Lost.

Amendatory Ordinance Authorizing the Filing of a Request
with Cook County Assessor for Certification of the
Belden-Normandy Project as a Class 7 Designated Area.

The Committee on Finance submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

WHEREAS, The City of Chicago is a home rule unit authorized by the Illinois Constitution of 1970 to exercise any power and perform any function pertaining to its government and affairs, including, but not limited to the power to regulate for the protection of the public health, safety, morals and welfare, the power to incur debt and the power to tax; and

WHEREAS, The City Council of the City of Chicago has declared the existence of commercial areas which are presently blighted where a major portion of the area is detrimental to the health, safety and welfare of the occupants and the welfare of the municipal community, necessitate a disproportionate expenditure of public funds for crime prevention, public health and safety, fire and accident prevention, and other public services and facilities and fail to produce a proper share of taxes and provide adequate local employment commensurate with the capacity of said areas; and

WHEREAS, The Commercial District Development Commission was created on May 8, 1975, by Ordinance of the City Council of the City of Chicago, to provide for the eradication and elimination of blighted commercial areas and the rehabilitation and redevelopment of said areas for commercial purposes; and

WHEREAS, On March 31, 1981, the City Council of the City of Chicago approved the Resolution of the Commercial District Development Commission designating an area identified as the Belden-Normandy Project as a blighted area in need of commercial development; and

WHEREAS, On July 30, 1981, the City Council of the City of Chicago approved the Commercial District Development Commission Belden-Normandy Redevelopment Plan; and

WHEREAS, The Cook County Board of Commissioners on March 3, 1980, adopted “An Ordinance Amending the Real Property Assessment Classification Ordinance as amended:” for the purpose of encouraging and assisting new development of commercial structures, in areas that are depressed, blighted or threatened with blight; and

WHEREAS, There is a lack of viable industrial and commercial building within the Belden-Normandy Project area which is contributing to substantial unemployment in such area; and

WHEREAS, If certain of the existing structures in the Project area were improved and utilized fully, and if new structures were developed, the economic well-being of the County of Cook and the City of Chicago would be improved by an increase in the level of economic activity, which would lead to increased employment opportunities and growth in the real property tax base; and
WHEREAS, Because of the blighted or depressed condition of the Belden-Normandy Project area, the ordinary unaided operation of private enterprise cannot accomplish the necessary modernization, rehabilitation and development and public assistance and encouragement of such private enterprise are needed; and

WHEREAS, The classification of the Belden-Normandy Project area for property tax purposes as an area in need of the development of new commercial structures or the substantial rehabilitation of existing commercial structures is an appropriate and necessary method of providing such assistance and encouragement and will result in increasing the tax base in such area; and

WHEREAS, The Department of Planning and the Commercial District Development Commission have recommended that the City Council of the City of Chicago apply to the Cook County Assessor and request certification of the Belden-Normandy Project area for Class 7 designation as "an area in need of commercial development".

The City Council of the City of Chicago Doth Hereby Find as Follows:

A. The property located within the area commonly known as the Belden-Normandy Project has been duly designated as a blighted area in need of commercial development by the Commercial District Development Commission, which designation was approved by the City Council of the City of Chicago on March 31, 1981; and

B. Real estate taxes within the Belden-Normandy Project area have declined, remained stagnant or potential real estate taxes are not being fully realized due to the depressed condition of the area; and

C. There is a reasonable expectation that the development, redevelopment or rehabilitation of the area is viable and likely to go forward on a reasonably timely basis if Class 7 designation is granted pursuant to the provisions of "An Ordinance Amending the Real Property Assessment Classification Ordinance, as amended" adopted by the Cook County Board of Commissioners on March 3, 1980; and

D. Certification of the Belden-Normandy Project area for Class 7 designation will materially assist development, redevelopment or rehabilitation and would not go forward without such certification; and

E. Certification of the Belden-Normandy Project area for Class 7 designation is reasonably expected to ultimately result in an increase in real property tax revenues and employment opportunities within the area; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The City Council of the City of Chicago does hereby request certification of the Belden-Normandy Project area for designation as a Class 7 "area in need of commercial development" for assessment purposes pursuant to the provisions of "An Ordinance Amending The Real Property Assessment Classification Ordinance, as amended", adopted March 3, 1980 by the Cook County Board of Commissioners.

SECTION 2. The Mayor of the City of Chicago is hereby authorized to execute any and all documents required in connection with the foregoing request for certification.

SECTION 3. The Commissioner of the Department of Planning is hereby authorized and directed to deliver a certified copy of this Ordinance to the Cook County Assessor and to furnish such additional information as may be required in connection with the application for certification of the Belden-Normandy Project for Class 7 designation as an "area in need of commercial development."

SECTION 4. This ordinance shall be in full force and effect immediately upon the passage hereof.
On motion of Alderman Frost the foregoing proposed ordinance was Passed, by yeas and nays as follows:


Nays—None.

Municipal Code of Chicago Amended by Adding a New Chapter 113.2 Known as the “Chicago Cable Ethics Ordinance.”

The Committee on Finance submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith, to amend the Municipal Code of Chicago by adding new Chapter 113.2 to be known as the “Chicago Cable Ethics Ordinance.”

Alderman Bloom introduced the following amendment to the said proposed ordinance:

1. Section 113.2-7 (B) is amended to delete the language in brackets and to add the language in italics, as follows:

   B. No city representative or [member of his or her immediate family] a family member of a city representative shall have an interest in an applicant, a grantee, or a person who supplies materials or services to an applicant or a grantee.

2. Section 113.2-11 (B) is amended to delete the language in brackets, as follows:

   B. When a city representative or [an immediate] family member or a city representative acquires or otherwise has an interest in a grantee, the City Council shall revoke any franchise held by the grantee.

Alderman Vrdolyak moved to Lay the Amendment on the Table.

The motion Prevailed by yeas and nays as follows:


Nays—Aldermen Evans, Bloom, Davis, Oberman, Volini, Orr—6.

Thereupon, on motion of Alderman Frost the said proposed ordinance was Passed, by yeas and nays as follows:


Nays—None.

Alderman Shumpert moved to Reconsider the foregoing vote. The motion was Lost.
The following is said ordinance as passed:

WHEREAS, The awarding of franchises for and operation of cable communications within the City of Chicago are matters of public importance; and

WHEREAS, It is the intent of the City Council of the City of Chicago to ensure that these matters be conducted free of any conflict of interest or the appearance thereof, and with the maximum protection for the purpose of enhancing public confidence in the integrity of these matters; and

WHEREAS, The City Council has determined that it is necessary and appropriate to adopt provisions mandating disclosure and prohibiting the award of cable communication franchises under certain circumstances; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The Municipal Code of the City of Chicago is hereby amended by adding thereto new Chapter 113.2 in italics, as follows:

SECTION 113.2-1: SHORT TITLE
This ordinance shall be known as the Chicago Cable Ethics Ordinance.

SECTION 113.2-2: DEFINITIONS

A. "Applicant" means any person who applies for or expects to apply for a cable communications franchise in the City of Chicago under procedures established pursuant to the Chicago Cable Communications Ordinance, Chapter 113.1 of the Municipal Code, or any successor ordinance or provisions of law relating to the same subject matter. When a provision of this Chapter 113.2 imposes any obligation or prohibition on a third person, "applicant" also includes any person who the third person knows, believes, or has reason to believe intends or expects to apply or will apply for such a franchise.

B. "Cable Administrator" means the Cable Administrator appointed pursuant to Section 113.1-42 of Chapter 113.1 of the Municipal Code or, if such position is vacant, such person as may be temporarily designated by the Mayor of the City of Chicago, pending the appointment of the Cable Administrator.

C. "City" means the City of Chicago.

D. "City advisors" means any outside consultant, counsel, or other person retained by the City with respect to cable communications in the City of Chicago.

E. "City employee" means any employee or official of the City, including any City representative but, unless otherwise specified in this ordinance, shall not include members of boards or commissions other than the Chicago Cable Commission whose duties and responsibilities are part-time in nature.

F. "City representative" means the Mayor; members of the City Council and their staff; all City department heads; the Cable Administrator; all members of the Chicago Cable Commission established pursuant to Section 113.1-43 of Chapter 113.1 of the Municipal Code; all other City officers whose positions are specifically created by the Municipal Code; and all other City employees designated by the Cable Administrator on the basis of either the importance of their positions or relationship to cable communications in the City of Chicago but, unless otherwise specified in this ordinance, shall not include members of boards or commissions other than the Chicago Cable Commission whose duties and responsibilities are part-time in nature.

G. "Communication" means the discussion, presentation, or any oral, written, or other transmission of information relating in any way to cable communications in the City of Chicago.
H. "Expenditure" means a payment, distribution, loan, advance, deposit, political or campaign contribution or loan, or gift of money or anything of value, or the conferring of an economic benefit or the incurring of an economic cost, and includes a contract, promise, or agreement; whether or not legally enforceable; whether or not made or incurred in the City of Chicago; relating in any way to cable communications in the City of Chicago. "Expenditure" includes expenditures by a person's parent corporation, subsidiary, predecessor or other affiliated entity, or by any business or professional entity with which an individual is affiliated or associated.

I. "Family member" includes spouse, siblings and their spouses, children and their spouses, grandchildren and their spouses, parents and grandparents; whether or not they are members of the same household.

J. "Grantee" means any person granted a cable communications franchise pursuant to Chapter 113.1 of the Municipal Code or any successor ordinance or provisions of law relating to the same subject matter, and the person's lawful and approved successors, transferees or assignees.

K. "Immediate family" includes spouse and family members living with the person.

L. "Interest" means any economic interest or relationship, whether by ownership, purchase, sale, lease, contract, option, investment, employment, gift, fee, or otherwise; whether present, promised or reasonably expected; whether direct or indirect; whether or not legally enforceable; whether in the person itself or in a parent or subsidiary corporation, or in another subsidiary of the same parent. "Interest" shall not include ownership through purchase at fair market value of less than 1% of the shares of a parent, subsidiary or other affiliated corporation whose shares are registered on a national securities exchange pursuant to the Securities Exchange Act of 1934. "Interest" shall also not include any interest provided equally to all cable subscribers or to all persons who agree to become cable subscribers, or any interest publicly determined by the Cable Administrator to be so minor that it doesn't reasonably constitute an actual or apparent conflict of interest.


N. "Person" means an individual, firm, corporation, cooperative, association, trust, partnership, joint venture, combination or other legally recognized entity.

O. "Person with whom a City Representative maintains a close economic association" means a person associated with a City representative in a partnership, professional service corporation, or other form of business association or professional association, whether as a partner, officer, employee, associate, principal, agent or otherwise; provided that such "association" shall not include participation by both the representative and the other person as limited partners or other passive investors in an entity in which neither owns or controls more than 5% of the equity of the entity.

P. "Request for proposals" means the City's request for proposals to construct and operate a cable communications system pursuant to Chapter 113.1. Section 113.1-5(b) of the Municipal Code, or any successor ordinance or provisions of law relating to the same subject matter.

Q. "Spokespersons" include any persons who, at any time since January 1, 1980, are authorized to speak on behalf of an applicant, or otherwise to represent the applicant, or to serve the applicant in an agency capacity or by contract, with respect to any matter relating to cable communications in the City of Chicago. "Spokespersons" include, but are not limited to, all attorneys, consultants, franchise representatives, public relations advisors, or representatives, advertising agencies, marketing research firms, accountants, bankers, underwriters, financial or investment advisors, brokers, persons conducting needs assessments on behalf of the applicant, and the like, and any persons who are authorized to or who on behalf of the applicant make any communication or engage in any activity relating to the content or approval of any request for
proposals, franchise application, franchise, or ordinance concerning cable communications in the City of Chicago. In the case of an individual "spokesperson," spokesperson also includes any firm or other business or professional association by which the individual is employed or with which he or she is otherwise affiliated. In the case of a firm or other entity, "spokesperson" also includes any individuals who perform or will perform any of the activities as "spokesperson." "Spokesperson" includes any persons employed by or retained by the applicant or by a parent corporation, subsidiary or other affiliated entity, whose responsibilities include any of the foregoing communications or activities.

SECTION 113.2-3: INELIGIBLE APPLICANTS

The following shall not be eligible to be or to remain applicants:

A. Any person in whom a City employee or immediate family member of a City employee has an interest.

B. Any person in whom a family member of a City representative has an interest.

C. Any person in whom an interest is held by a person with whom a City representative maintains a close economic association.

D. Any person who, directly or indirectly, knowingly offers, promises, suggests, or otherwise communicates the possible provision of an interest to a City employee, to an immediate family member of a City employee, to a family member of a City representative, or to a person with whom a City representative maintains a close economic association.

E. Any person who, directly or indirectly, knowingly communicates with a City employee in violation of the restrictions on ex parte communications provided by Section 113.2-9 of this Chapter.

SECTION 113.2-4: DISCLOSURES BY APPLICANTS AND GRANTEES

A. Each applicant shall file with the Cable Administrator a written statement, subscribed under oath before a notary public by the applicant or by an authorized officer of the applicant, publicly disclosing the following information:

1. The names and addresses of all spokespersons for the applicant; the capacity (e.g., public relations attorney) in which each acts as spokesperson; and the amounts of all compensation paid to or reasonably expected by each spokesperson (whether or not formal billing or payment has yet occurred) for services rendered with respect to any matter relating to Chicago Cable Communications at any time since January 1, 1980 or to be rendered as a spokesperson for the applicant.

2. All expenditures by or on behalf of the applicant at any time since January 1, 1980, itemized by categories and amount, as specified in forms provided by the Cable Administrator.

3. All information concerning ownership of the applicant as requested in the City's request for proposals. Such ownership information shall include disclosure of owners, including any beneficiary or beneficiaries of any trust or similar entity, and disclosure of principals whenever any ownership interest is held by an agent or nominee.

4. The identities of all City employees, and immediate family members of City employees, family members of City representatives, and persons with whom a City representative maintains a close economic association, who have or at any time since January 1, 1980 have had an interest in the applicant; and the nature and amount of each such interest. For the purpose of this subsection, City employee and City representative shall include members of boards or commissions whose duties and responsibilities are part-time in nature.
5. All communications by or on behalf of the applicant with any City representative, family member, or person with whom a City representative maintains a close economic association, at any time since January 1, 1980, whether or not restricted by the provisions of Section 113.2-9 of this Chapter. The written statement disclosing such communications shall include the following information:

(a) The name, address, and telephone number of the person to whom the communication was made.

(b) The date, time, and duration of the communication and the circumstances (such as telephone conversation or meeting) under which it was made.

(c) A brief statement describing any oral communications.

(d) A copy of any written materials which were the subject of the communication.

B. Such disclosure statements shall be filed on or before the date the applicant first applies for a franchise. These statements shall cover the period from January 1, 1980 to the date of the application. Additional statements supplementing the information initially filed shall be filed on the last day of each month thereafter until three months have passed after the award of any franchise for which the applicant applied.

C. Each grantee shall make disclosures, consistent with the provisions and intent of this ordinance, regarding changes of ownership interests, spokespersons, expenditures, and any other matter relating to cable communications, on forms provided by the Cable Administrator. Nothing herein shall be construed to prevent the Cable Administrator or the Chicago Cable Commission from requiring disclosure of information in addition to that needed to comply with the terms of this ordinance.

SECTION 113.2-5: SPOKESPERSONS: PROHIBITIONS

Spokespersons shall not, directly or indirectly, knowingly:

A. Provide, offer, promise, suggest or otherwise communicate the possible provision of an interest to a City employee, to any immediate family member of a City employee, to a family member of a City representative, or to a person with whom a City representative maintains a close economic association.

B. Communicate with a City employee in violation of the restrictions on ex parte communications provided by Section 113.2-9 of this Chapter.

SECTION 113.2-6: SPOKESPERSONS: REGISTRATION AND DISCLOSURE

A. All spokespersons shall register with the Cable Administrator before engaging in any activities as a spokesperson, or within thirty days of the passage of this ordinance, whichever is later.

B. Any applicant may register on behalf of all spokespersons who are full-time employees of itself and of any parent, subsidiary or affiliated corporation. Each applicant shall be responsible for informing all its spokespersons of the provisions of this Chapter in a timely manner, and for ensuring that all its spokespersons comply with the provisions of this Chapter.

C. Registration shall consist of filing with the Cable Administrator a written statement, subscribed under oath before a notary public by the spokesperson or by the applicant in the case of spokespersons who are its full-time employees, publicly disclosing the following information:

1. The name and address of the spokesperson.

2. The name and address of any firm or other business or professional association with which an individual spokesperson is employed or otherwise affiliated, or, in the case of a spokesperson which
is a firm or other entity, the names and addresses of any individuals whom perform or will perform any activities as spokesperson.

3. The name and address of any applicant on whose behalf the spokesperson acts or will act.

4. The name and address of any person employing, retaining or paying the spokesperson to act on behalf of the applicant.

5. All expenditures by the spokesperson on behalf of the applicant, at any time since January 1, 1980, itemized by category and amount and identifying the person to whom each amount of money or other expenditures was directly or indirectly paid.

6. All communications by the spokesperson, on behalf of the applicant, with a City employee, immediate family member of a City employee, family member of a City representative, or person with whom a City representative maintains a close economic association, at any time since January 1, 1980.

D. Additional registration statements supplementing the information initially filed shall be filed on the date of the applicant's application for a franchise and on the last day of each month thereafter until three months have passed after the award of any franchise for which the applicant applied. If the spokesperson made no expenditures or communications on behalf of the applicant subsequent to those previously disclosed, the spokesperson shall file and shall so state in the additional registration statement. A spokesperson who no longer acts or is authorized to act as a spokesperson shall file written notice of such termination, including therewith a report of all expenditures and communications not previously reported.

SECTION 113.2-7: CITY EMPLOYEES AND REPRESENTATIVES PROHIBITIONS

A. No City employee or member of his or her immediate family shall have an interest in an applicant or grantee.

B. No City representative or member of his or her immediate family shall have an interest in an applicant, a grantee, or a person who supplies materials or services to an applicant or a grantee.

C. No City employee or member of his or her immediate family shall, directly or indirectly:

1. Solicit or accept an interest in, expenditure from, or any other thing of value or transaction conferring an economic benefit, from an applicant, grantee, spokesperson, or person who supplies materials or services to an applicant or grantee.

2. Solicit, request from or recommend to any applicant, grantee, spokesperson, or person who supplies materials or services to an applicant or grantee, the appointment of any person to a place or position, or the provision of an interest, expenditure, or any other thing of value or transaction conferring an economic benefit, to any person.

SECTION 113.2-8: CITY REPRESENTATIVES AND ADVISORS: DISCLOSURE

A. Each City representative and advisor shall file with the Cable Administrator a written statement, subscribed under oath before a notary public, publicly disclosing the following information:

1. All interests or other economic relationships which the City representative or a member of his immediate family has or had at any time since January 1, 1980, in any applicant or any person who supplies materials or services to an applicant or grantee.
2. All interests which the City representative knows have been held, at any time since January 1, 1980, in an applicant or in a person who supplies materials or services to an applicant or grantee, by a family member or by a person with whom the City representative maintains a close economic association.

3. All interests or other economic relationships which the City advisor has or had at any time since January 1, 1980, in any applicant or any person who supplies materials or services to an applicant or grantee.

4. With respect to each of the interests or other economic relationships described in subparagraph 1 and 3 of this section:
   
   (a) The name and address of the person who has or had it, and that person's relationship to the City representative or advisor.

   (b) The dates the interest was acquired and held.

   (c) The amount and nature of the interest, and a description of the transaction in which it was acquired.

   (d) The name and address of the person in whom the interest is or was had.

5. With respect to each of the interests described in subparagraph 2 of this section:

   (a) The name and address of the person who has or had it, and that person's relationship to the City representative.

   (b) The amount and nature of the interest to the extent known.

   (c) The name and address of the person in whom the interest is or was had.

6. All communications, direct or indirect, which the City representative or a member of his immediate family or advisor, at any time since January 1, 1980, has had with an applicant, and any such communications, relating in any way to cable communications in the City of Chicago, with a person who supplies materials or services to an applicant or grantee, or with a person who has a direct economic interest in the award of a franchise.

B. City representatives and advisors shall file their disclosure statements within 30 days after the period for submitting franchise applications has expired, covering the period January 1, 1980 to the date of the statement. Additional statements, supplementing the information initially filed, shall be filed on the last day of each month thereafter until three months have passed after the award of all cable franchises in the City.

SECTION 113.2-9: EX PARTE COMMUNICATIONS

A. No applicant, spokesperson, or person who supplies materials or services to an applicant or a grantee, shall directly or indirectly communicate with a City employee, concerning any matter related in any way to cable communications in the City of Chicago, the request for proposals, applications for franchises, franchises, or any franchise ordinance, except in writing addressed to:

   Cable Administrator
   City Hall
   121 North LaSalle Street
   Chicago, Illinois 60602

All responses on behalf of the City or any City employee to such communications shall be in writing filed with the Cable Administrator. The Cable Administrator shall maintain all such communications and responses in his office, available for public inspection during regular business hours.
B. The foregoing shall not apply to communications consisting exclusively of the following:

1. Requests for application forms for a franchise.

2. Requests for schedules of meetings of the City Council or any committee or subcommittee thereof.

3. Requests for information regarding procedural matters not in dispute.

4. Testimony, debate or deliberation at any meeting of the City Council or any committee or subcommittee thereof held in conformity with the rules of the Council and applicable laws of the State of Illinois.

5. Negotiations or other discussions with applicants formally and publicly authorized by the City Council.

6. Communications through the public media, such as statements in news interviews and paid advertisements. In addition, nothing in this section shall preclude the Mayor from publicly designating one representative of each City department to respond to inquiries from applicants concerning ascertainment of the needs of each department for possible use of the cable communications system. Any representative so designated shall be listed on a list made available to all applicants and to the public, and shall keep a log of each such meeting, which shall be available for public inspection during regular business hours.

SECTION 113.2-10: CABLE ADMINISTRATOR'S RESPONSIBILITIES

A. Not less than 30 days before the due date for filing the initial statement required by Section 113.2-8 of this Chapter, the Cable Administrator shall send a written notice to each City representative of his or her responsibility to file such a statement. The notices shall be in writing and deposited in the U.S. Mail, properly addressed, first class postage prepaid. A certificate executed by the Cable Administrator attesting that he has mailed the notice constitutes prima facie evidence thereof.

B. As statements and reports are filed in his office pursuant to this Chapter, the Cable Administrator shall keep a chronological log of such filings and also indicate them on an alphabetical listing of persons who are required to file such statements and reports. Any person who files a statement or report under this Chapter is entitled to receive from the Cable Administrator a receipt indicating that he or she has filed such a statement or report and the date of such filing.

C. All statements, reports, logs, listings, and other documents filed pursuant to this Chapter shall be available for examination and copying by the public during regular business hours. The Cable Administrator may charge a reasonable fee for copies, not to exceed the cost of copying and delivering the statement or report. Each person who asks to examine a statement, report, or other document filed pursuant to this Chapter must first fill out a form identifying the examiner and the person on whose behalf the examination is being conducted by name, address, occupation and telephone number, and listing the documents to be examined and the date of examination.

D. Upon request, the Cable Administration shall promptly notify each person required to file a statement or report under this Chapter of all instances of examination thereof by sending duplicate copies of the identification forms filled out by persons examining his or her statements or reports.

E. The Cable Administrator shall notify the Mayor and City Council of any alleged or apparent violations of this ordinance and any reports or investigations relating thereto.
SECTION 113.2-11: ADDITIONAL PENALTIES

In addition to any other remedies provided by this Chapter, Chapter 113.2 of the Municipal Code, or other applicable law, violations of the provisions of this Chapter shall be subject to the following additional penalties:

A. Violations of Sections 113.2-4, 5, 6, and 9 shall render an applicant ineligible for a franchise at the option of the City Council, and shall render any franchise ordinance or other City action relating to the applicant or grantee voidable at the option of the City Council.

B. When a City representative or an immediate family member of a City representative acquires or otherwise has an interest in a grantee, the City Council shall revoke any franchise held by the grantee.

C. When an immediate family member of a City employee, a family member of a City representative, or a person with whom a City representative maintains a close economic association acquires or otherwise has an interest in a grantee, any franchise held by the grantee shall be voidable at the option of the City Council.

D. When an interest in a grantee is acquired or otherwise held by a person who, within eighteen months prior to obtaining such interest, was a City representative, a family member of a City representative or a person with whom a City representative maintains a close economic association, any franchise held by the grantee shall be voidable at the option of the City Council.

E. Any person who knowingly violates any provision of this Chapter shall be subject to a fine not to exceed Five Hundred Dollars ($500) for each offense. Each day of violation shall constitute a separate offense.

SECTION 2. SEVERABILITY

If any provision of this Chapter is held invalid by a court of competent jurisdiction, such invalidity shall not affect the validity of the remaining portions thereof.

SECTION 3. EFFECTIVE DATE

This ordinance shall be in full force and effect from and after its passage.

Chapter 130, Section 130-7.3 of the Municipal Code of Chicago Amended
Concerning Classifications of Wholesale Itinerant Food Dealers.

The Committee on Finance submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Section 130-7.3 of the Municipal Code of the City of Chicago is hereby amended by deleting therefrom the language bracketed, and inserting the language in Italics, as follows:

130-7.3. Wholesale itinerant food dealers are hereby classified as follows:

Wholesale Itinerant Food Dealer Class I shall be dealers who sell produce or nonpotentially hazardous food and food products that have been previously packaged by a licensed food processor or manufacturer into bags, bottles, cans, cartons, or other method of wrapping to insure total enclosure of food within a container and so remain within original container until sold or delivered to the purchaser. This class shall include the sale of fruits and vegetables.
Wholesale Itinerant Food Dealer Class II shall be dealers who sell potentially hazardous food or food products that normally must be specially protected by refrigeration or freezing, and that have been previously packaged by a licensed food processor or manufacturer into bags, bottles, cans, cartons or other method of wrapping to ensure total enclosure of food within a container and so remain within original container until sold or delivered to purchaser.

This class shall include the sale of frozen or refrigerated food, including butter, cheese, cheese food products, eggs, juices, and all packaged food products not included within wholesale itinerant food dealer Class I or Class III.

Wholesale Itinerant Food Dealer Class III shall be dealers who sell meats, meat products, poultry or poultry products that normally must be specially protected by refrigeration or freezing, and who buy exclusively from licensed slaughtering and meat packing establishments or licensed wholesale meat or poultry establishments and sell, offer for sale or deliver at wholesale any meat, meat food product or poultry or poultry products which bear the legend of inspection from the United States Department of Agriculture, Agriculture or the State of Illinois Department of Agriculture, or the Meat Inspection Section of the Chicago Department of Health.

SECTION 2. This ordinance shall be in full force and effect from and upon its passage.

On motion of Alderman Frost the foregoing proposed ordinance was passed, by yeas and nays as follows:


Nay—None.

Alderman Stemberk moved to reconsider the foregoing vote. The motion was lost.

Chapter 130, Section 130-7.4 of the Municipal Code Amended Concerning License Fees for Wholesale Itinerant Food Dealers.

The committee on finance submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Section 130-7.4 of the Municipal Code of the City of Chicago is hereby amended by deleting therefrom the figures bracketed and inserting the language in italics, as follows:

130-7.4. The annual license fee of the aforementioned classes of wholesale itinerant food dealers shall be as follows:

Wholesale Itinerant Food Dealer Class I — $50 plus an additional $100 per vehicle.

Wholesale Itinerant Food Dealer Class II — $100 plus an additional $100 per vehicle.

Wholesale Itinerant Food Dealer Class III — $150 plus an additional $100 per vehicle.
All wholesale itinerant food dealer licenses issued under this chapter shall expire on the thirtieth day of April of each year following the date of issuance. No such license shall be transferable.

SECTION 2. This ordinance shall be in full force and effect from and after May 1, 1982.

On motion of Alderman Frost the foregoing proposed ordinances was passed, by yeas and nays as follows:


Nays—None.

Alderman Stemberk moved to reconsider the foregoing vote. The motion was lost.

Resolution Adopted Amending a Resolution Concerning Employee Benefits and the Compensation Plan for the City.

The Committee on Finance submitted a report recommending that the City Council adopt the following proposed resolution amending a resolution which was adopted March 20, 1980, Council Journal pages 2603-2609, concerning Employee Benefits and the Compensation Plan for the City.

On motion of Alderman Frost the said proposed resolution was adopted, by yeas and nays as follows:


Nays—None.

The following is said resolution as adopted.

Resolved. That the Resolution setting forth Employee Benefits and Compensation Plan for City Employees for 1980 is hereby amended by deleting certain language shown in brackets and by adding certain language in italics as shown below:

EMPLOYEE BENEFITS AND COMPENSATION PLAN ESTABLISHED FOR CITY EMPLOYEES FOR [1980] 1982

WHEREAS, The Annual Appropriation Ordinance seeks to promote greater efficiency; and

WHEREAS, The Adoption of the Plan establishes salary schedules for the various classifications based on prevailing wages and salaries and the nature and responsibility of the positions; and

WHEREAS, The Plan establishes a sound and equitable personnel policy throughout the City Service, encourages qualified men and women to seek a career in City Service and reduces turn-over. Longevity provisions in the Plan ensure recognition of effective, continuous, [long] and faithful service to the City. [It will simplify] The Plan ensures consistent and equitable budgeting of personal services in all departments; and
WHEREAS, The Annual Appropriation Ordinance takes into consideration the provisions of the Compensation Plan; and

WHEREAS, in order to coordinate the provisions and the appropriate rules relating to such Compensation Plan and the provisions of the budget providing for salaries, it is desirable that the following declaration by the City Council be adopted; now, therefore,

Be It Resolved, That the following provisions governing the administration of the Compensation Plan as set forth in the Annual Appropriation Ordinance and Employee Benefit Plan, be adopted:

REGULATIONS GOVERNING THE ADMINISTRATION OF THE COMPENSATION PLAN AND EMPLOYEE BENEFITS FOR CLASSIFIED POSITIONS SET FORTH IN THE ANNUAL APPROPRIATION ORDINANCE

A. PURPOSE

These regulations contain provisions governing compensation administration, and benefits for all [classified] positions [under the jurisdiction of the Department of Personnel in the departments and offices] which are subject to control and regulation by and for which compensation is required to be fixed by the Mayor and the City Council of the City of Chicago. [and for all positions in the departments which are exempted from the jurisdiction of the Department of Personnel, but which are subject to the control and regulation by, and for which compensation is required to be fixed by the Mayor and the City Council of the City of Chicago.]

B. ADOPTION AND DEFINITION OF THE COMPENSATION PLAN

1. Adoption of the Compensation Plan.

   (a) The salary schedules, including a range of pay for each class grade as set forth in Schedules B, D, F, G, M and S. [Base] Salary Schedules for [career service classified] all City positions, except positions with single rates, and positions in the exempt offices; Schedule C Longevity Salary Schedule for the positions covered by Schedule B hereof shall constitute the compensation plan for the City employees in departments which are subject to the control of the Mayor and the employees in departments which are subject to the control of the Mayor and the City Council. The class grade for each class of positions as specified in Schedule A as on file with the Department of Personnel shall determine the salary range applicable to all positions of the Class.

   (b) The [Director] Commissioner of Personnel will maintain complete class specifications including minimum education and/or experience requirements for all positions in the Technical Service Salary Plan. Before an employee may be appointed to a position in the Technical Service Salary Plan, he must be recommended by the appointing authority and his education and/or experience must be approved by the [Director] Commissioner of Personnel as meeting the minimum requirements of the class specification.

   (c) The salary schedule for Physicians and Dentists shall be as set forth in Schedule M. Except as otherwise provided herein, the salary upon initial appointment to any position shall be at an entrance rate, and advancements by successive steps from each specified salary rate to the next higher rate shall be made on the basis of satisfactory service for at least the period specified in the schedule for each category of Dentist, Medical Practitioner or Medical Specialist. Additional compensation may be paid for each Medical Practitioner upon his becoming Board Certified as specified in Schedule M IV. Supervisory responsibility will be recognized in Salary Schedule M IV by the payment of additional compensation as delineated in the Supervisory responsibility category.]
c. The salary schedule for Physicians and Dentists shall be as set forth in Schedule M. Additional compensation may be paid to each Medical Specialist based on years of Residency as specified in Schedule M II. Additional compensation may be paid to each Medical Practitioner upon his becoming Board Certified as specified in Schedule M III. Supervisory responsibility will be recognized in Salary Schedule M IV by the Payment of additional compensation as delineated in the Supervisory responsibility category.

[The salary schedule for Executives shall be as set forth in Schedule E. The salary upon initial appointment to any position shall be at any step designated by the Mayor within the assigned Executive plan level for the class.]

2. Salary Schedules.

Each salary range in Schedule B, G, and S includes an entrance rate, intermediate rates and a top rate. Except as otherwise provided herein, the salary upon initial appointment to any positions shall be at the entrance rate and advancement by successive steps from a specified salary rate to the next higher rate shall be made on the basis of satisfactory service for at least the periods specified in the schedules.

3. Longevity Salary Schedule.

Each longevity salary range in Schedule C includes longevity pay rates. Advancement by successive steps to the next higher rate or rates shall be made on the basis of satisfactory continuous service for at least the periods specified in the schedule.


The Salary Schedules for Uniformed Fire Personnel and Sworn Police Personnel shall be as set forth in Schedules F and D. Except as otherwise provided herein, the salary upon initial appointment to any position shall be at the entrance rate and advancement by successive steps from each specified salary rate to the next higher rate shall be made on the basis of satisfactory service for at least the period specified in the schedule.

5. Salary Rates Based upon Full-Time Employment.

The salary rates prescribed in the salary schedules are fixed on the basis of full-time service for normal work weeks of 35 to 40 hours except as indicated otherwise for certain classes in Schedule A on file with the Department of Personnel. For positions which are professional, supervisory and executive in character, the normal work weeks of 35 to 40 hours generally apply, but the compensation is intended to be appropriate for the class regardless of variations in the time that may be required to satisfactorily fulfill the responsibilities of the positions.


Any employee who is employed on a part-time schedule shall be paid for hours actually worked at an appropriate hourly rate equivalent to the entrance salary rate of the position or the hourly rate set forth in the Annual Appropriation Ordinance.

7. Continuity of Service.

Service requirements for advancement within the salary ranges and for other purposes as specified in this resolution shall have the implication of continuous service with the City of Chicago, including the positions which are exempt from the jurisdiction of the Commissioner [Director] of Personnel. This means continuously paid employment without a break or interruption; provided that any absence or leave without pay or layoffs for 30 days or less or absence in individual cases adjudged eligible for duty disability compensation or absence on military leave as set forth in Chapter 24½, paragraph 151 of the Illinois Revised...
Statutes] shall not affect the continuity of service. Absence from the City service on leave without pay for periods in excess of 30 days, all suspensions, time after layoffs for more than 30 days and all absences without leave shall be deducted in computing total continuous service. All separation, discharges and resignations not followed by an application for reinstatement within one year, shall interrupt continuous service and shall result in the loss of all prior service credits. Time on a career service reinstatement list of more than two years, where at least one offer of re-employment has been made and waived or refused, shall interrupt continuous service and shall result in the loss of all prior service credit. Personnel who are paid by voucher shall receive no credit for continuity of service for the period they are paid by voucher.

Uniformed Fire Personnel may receive credit only for service with the Chicago Fire Department, and Sworn Police Personnel may receive credit only for service with the Chicago Police Department for the purpose of advancement within the salary schedules. [provided that the above interpretation of continuous service shall apply.]

Any employees of the City, except Uniformed Fire Personnel and Sworn Police Personnel, who have rendered service to the County of Cook, the Chicago Park District, the Forest Preserve District, the Chicago Housing Authority, the Metropolitan Sanitary District of Greater Chicago, the State of Illinois, the Chicago Board of Education, City Colleges of Chicago, Community College District 508, the Chicago Transit Authority, Public Building Commission of Chicago, the Chicago Urban Transportation District and the Regional Transportation Authority shall have the right to have the period of such service credited and counted for the purpose of advancement within longevity salary schedules, provided that the above interpretation of continuous service shall apply.

Seasonal employment of less than 120 calendar days in any year shall not be credited toward continuity of service.

Non-seasonal employees who work a minimum of eighty (80) hours per month shall be credited with continuity of service for the time worked.


[In providing for individual or family employee hospital and medical care insurance as set forth in the Annual Appropriation Ordinance under Codes .042 and .043 each company and Health Maintenance Organization (HMO) that provides hospital and medical insurance coverage shall first be approved by the Mayor on the recommendation of the Budget Director, the City Comptroller, and the Director of Personnel. The benefits provided for in policies to be issued by the above shall be as comparable as possible. Policy provisions and rates shall all be approved by the Mayor on the recommendation of the Budget Director, the City Comptroller, the Director of Personnel, and the Chairman of the Committee on Finance. The same shall be approved by the Corporation Counsel as to form and legality and shall be kept on file with the Budget Director and the Director of Personnel. Each approved company and HMO will have available for review and verification by the Budget Director, the City Comptroller, the Director of Personnel and the Chairman of the Committee on Finance a listing of membership. Conventional carriers will also have on file for review the amount expended on behalf of each employee or his beneficiaries and the number of claims pending together with the names of the claimants and amounts claimed.]

In providing for individual or family employee hospital and medical care insurance as set forth in the Annual Appropriation Ordinance under Codes .042 and .043 each company and Health Maintenance Organization (HMO) that provides hospital and medical insurance coverage shall first be approved by the Mayor on the recommendation of the Budget Director, the City Comptroller, the Commissioner of Personnel and the Chairman of the Committee on Finance. The benefits provided for in policies to be issued by the above shall be as comparable as possible. Policy provisions and rates shall all be approved by the Mayor on the recommendation of the
Budget Director, the City Comptroller, the Commissioner of Personnel and the Chairman of the Committee on Finance. The same shall be approved by the Corporation Counsel as to form and legality and shall be kept on file with the Budget Director and the Commissioner of Personnel. Each approved company and HMO shall have a listing of membership available for review and verification by the Budget Director, the City Comptroller, the Commissioner of Personnel and the Chairman of the Committee on Finance. Each approved company shall also have on file for review the amount expended on behalf of each employee or his/her dependents and the number of claims pending together with the names of the claimants and amounts claimed.

The open enrollment period (that time when an employee can change carriers or HMO programs) shall be designated by the Commissioner of Personnel except for new full-time employees who shall be eligible for coverage on the first of the month following employment. Coverage shall terminate on the last date paid. Changes in coverage within a group plan shall only be made on the first of each month. Where more than one member of a family is employed by the City, only one coverage shall be allowed. An employee can be covered by only one City-paid health carrier.

The enrollment period (that time when an employee can change carriers or programs) shall commence on January 2nd and shall terminate on January 31st of each year, except for new employees who shall be eligible for coverage on the first of the month following employment. The enrollment period for 1980 for HMO coverage shall be designated by the Director of Personnel except for new employees as provided above. Coverage will terminate on the last date paid. Changes in coverage within a group plan will only be made on the first of each month. Where more than one member of a family is employed by the City, only one coverage will be allowed.


In providing eligible employees with $2,500 term life insurance and $1,000 Accidental Death and Dismemberment insurance as set forth in the Annual Appropriation Ordinance under Code .045, each carrier that provides said insurance shall first be approved by the Mayor on the recommendation of the Budget Director, the City Comptroller, the Commissioner (Director) of Personnel and the Chairman of the Committee on Finance. The policy provisions and rates shall be approved by the Mayor on the recommendation of the Budget Director, the City Comptroller, and the Commissioner (Director) of Personnel and the same shall also be approved by the Corporation Counsel as to form and legality. The policy or policies shall be kept on file with the Budget Director and the Commissioner (Director) of Personnel. Each approved company will have available for review and verification by the Budget Director, the City Comptroller, the Commissioner (Director) of Personnel and the Chairman of the Committee on Finance a listing of membership and claims paid including claims pending but not paid. Employees will be eligible for such insurance coverage on the first of the month following employment, and such coverage will terminate as provided in such policy or on the last date paid.

Each eligible employee will be provided the option to purchase additional group term life insurance in multiples of $1,000 up to the amount of his or her annual salary under the terms set forth in the policy. Through the first [90] /31/ days of employment the additional insurance will be available on the first of the month following receipt and approval of the enrollment form. After the first [90] /31/ days of employment, such insurance will be available only with evidence of insurability satisfactory to the insurance company. Eligible employees on payroll with a continuous service date of December 31, 1979 or before will be eligible for additional insurance during an enrollment period to be determined by the Department of Personnel.


In providing for individual employee dental co-insurance as set forth in the Annual Appropriation Ordinance under Code .056, each carrier that provides such insurance shall first be approved by the Mayor
on the recommendation of the Budget Director, the City Comptroller, and the Commissioner [Director] of Personnel. The policy provisions and rates shall all be approved by the Mayor on the recommendation of the Budget Director, the City Comptroller, the Commissioner [Director] of Personnel and the Chairman of the Committee of Finance, and the same shall be approved by the Corporation Counsel as to form and legality. The approved carrier[s] will have on file for review and verification by the Budget Director, the City Comptroller, the [Director] Commissioner of Personnel and the Chairman of the Committee on Finance a listing of membership, claims pending and claims paid.

[Each eligible employee on payroll with a continuous service date of December 31, 1979 or before shall be provided single coverage in such dental plan to begin April 1, 1980. Eligible employees on payroll with a continuous service date of January 1, 1980 or after shall become eligible on the first of the month following one year of employment.]

Each eligible employee on payroll for a year or more shall be provided single coverage in such dental plan on the first of the month after their first year. Eligible employees on payroll for a year or more shall be provided family coverage in such dental plan beginning in April of 1982. New employees will be provided choice of coverage on the first of the month after their first year. In the case of sworn Police and Fire Personnel, contractual dates shall apply.


[During 1980] The City will provide all eligible employees with the opportunity to participate in a deferred compensation plan. The rules and regulations of such plan shall first be approved by the Mayor on the recommendation of the Budget Director, the Commissioner [Director] of Personnel, the City Comptroller and the Chairman of the Committee on Finance. The same will be approved by the Corporation Counsel as to form and legality.

C. APPLICATION AND INTERPRETATION OF THE EMPLOYEE BENEFIT AND COMPENSATION PLAN.

1. Starting Rate on Initial Employment.

Initial [Original] appointments to any positions, [except positions in Schedule E,] shall be made at the entrance rate of the salary range prescribed for the applicable class grade. In exceptional cases, upon recommendation by the department head and approval of the Commissioner [Director] of Personnel, the Budget Director and the Chairman of the Committee on Finance of the City Council, initial [original] appointment may be made at a [base] rate above the normal entrance rate. Entrance above the [base] normal entrance rate shall be based on the outstanding and unusual character of the applicant's education, experience and training over and above the minimum qualifications specified for the class.

2. Starting Rate on Return to Duty.

When an employee returns to duty in a position of the same class grade after a separation from [the] City service, [of not more than one calendar year,] which separation was not due to discharge or resignation for cause, such employee shall receive the rate in the applicable salary range of the step corresponding to the step at which paid at the time of separation and shall subsequently serve thereat for at least such additional period as required for advancement to the next higher step [.] provided, that such employees' request for withdrawal of resignation is in compliance with Section B-7 of this Resolution.

3. Starting Rate Following Promotion.

When an employee is promoted from one position to a position in a higher class grade, except in Schedule D[E] and F[M], such employee shall be paid at a rate that will provide an increase in a salary of approximately five percent over the last salary paid, except that such employee shall be paid at least the entrance rate of the new position, even though this may produce an increase in excess of the aforementioned limitation. This action shall be effective on the first day of a pay period and shall not precede the receipt of the Personnel Action Report (PER 14) at the Department of Personnel.
4. Starting Rate of Reclassification of Position.

In the event that a position is reclassified from one class of positions to another class of positions in the same class grade [except in Schedule E and M], the incumbent of such position when appointed to the new position by proper authority shall retain the salary he received in the former position.

In the event that the class grade for a class of positions is changed to a higher class grade by the appropriate authority, the incumbents of such position shall retain the rate of pay received in the former grade and shall receive such rate pay for such additional period as may be required for advancement to the next higher rate of pay provided that such employees shall be paid at least the entrance rate for the new grade.

In the event that the class grade for a class of positions is changed to a lower class grade by the appropriate authority, the incumbents of such positions shall retain the salary received in the higher salary range.

5. Starting Rate on Appointment to a Position of a Lower Class Grade.

In the event that an employee is appointed to a position of a lower class grade than that of his former position, such employee shall be paid at the same step in the lower class grade as he had been paid in the higher class grade, provided that when an employee receives a career service promotion which is of a lower class grade than the position in which he is employed, the salary of said employee in the new position shall be based upon length of service in the position from which he is being promoted plus the length of service in the higher class grade position.

6. Anniversary Dates and Salary Schedule Advancement following Salary Adjustment.

After initial appointment to a classified position under the jurisdiction of the Commissioner [Director] of Personnel or to a position in the exempt offices, the anniversary date for an employee for purposes of advancement within a salary range shall be adjusted to coincide with the date of any action which increases the pay of the employee. Such action may be in the form of pay advancement within a salary range, promotion, reclassification of the position or change of class grade of the position.

7. Limitation of Salary Adjustments.

Personnel actions which result in increases in pay by means of advancement within a salary range, promotions, reclassification of position or change of class grade or position shall be made as set forth herein, provided that no employee shall receive the benefit of more than two such actions in any calendar year, unless a supplemental action is recommended by the department head and is approved by the [Director] Commissioner of Personnel, the Budget Director and the Chairman of the Committee on Finance of the City Council.

8. Accumulation of Service in One Class of Positions.

Whenever an employee accepts work for the same or of a higher level under a different class of positions and later returns to his former same or lower position, his term of employment under such different class of positions shall apply on and be added to his term of service in the same or lower level class upon his return to same, for the purpose of determining the appropriate rate of pay within the range appropriate for the class; provided his employment in the City service has been continuous as hereinbefore defined.

9. Recommendations for Pay Advancement within a Salary Range.

The department head concerned shall recommend to the Commissioner [Director] of Personnel the advance in salary of each employee whose performance merits a step increase and who, in addition has met the requirements for salary advancement within the range for the position in accordance with the service requirement.
specified in Section B dealing with the various salary schedules. The recommendation should include a certification that the employee has at a minimum a performance rating that falls within the range characterized as "Good" as described in the Performance Rating Guide issued by the Department of Personnel.

The effective date of any advancement within the Compensation Plan shall be at the first day of the next pay period following the date advancement is recommended and authorized as provided herein and approved by the Commissioner [Director] of Personnel or by the appointing authority for positions in the exempt offices.

D. PREVAILING RATE POSITIONS

A prevailing rate (PR) position is defined as one for which the rate is established under acceptable evidence of the wage prevailing in industry. Such positions are usually craft, labor or trade positions, and are not paid under the provisions of the Compensation Plan.

In the event that the pay basis for a position is changed from a prevailing rate basis to a salary schedule in a class grade, the incumbent shall receive the lowest rate in the salary schedule that will not result in decrease in salary. The Compensation Plan provisions shall thereafter govern.

In the event that an employee is appointed from a position paid on a prevailing rate basis to another position classified and paid under the Compensation Plan, such employee shall be given credit for the time served in the former position in determining the salary rate, provided [that the duties performed in the new position; shall be in the same line and character of work as the duties performed in the former position; further], that any increase in salary shall not exceed 5%, and provided further that the employee shall in no case receive less than the minimum rate of the salary range of the new positions. The applicable Compensation Plan provisions shall thereafter govern.

E. APPLICATION OF THE COMPENSATION PLAN

(1) This Compensation Plan is applicable to positions indicated in Schedule A on file with the Department of Personnel.

(2) Limitations of Available Funds.

All ordinary and special compensation provisions herein shall be effective only in the event sufficient funds for the respective positions have been appropriated and are available.

F. AUTOMOBILE ALLOWANCE

Employees shall be reimbursed for the use of personally owned automobiles in the conduct of official City business according to the provisions of Section 7 of the Annual Appropriations Ordinance.

An employee who is authorized and receives compensation for the use of his personally owned automobile in the conduct of City business shall provide proof of insurance coverage in an amount not less than $5,000 for property damage and $20,000 for personal injury and shall place on file with his department head a certificate of insurance showing the City of Chicago as an additional insured on his personal policy.

In determining actual mileage for which compensation will be paid, the mileage from the employee's place of assignment or home to his first work stop, whichever is shorter for the conduct of City business, and on return from his last stop, the mileage to his place of assignment or home, whichever is shorter shall be included in his daily mileage report for automobile mileage compensation. The daily mileage report shall be on the form prescribed by the Budget Director and shall be kept on the file by the department head subject to audit by the Budget Director and the Chairman of the Committee on Finance of the City Council.
G. HOLIDAYS, VACATIONS AND SICK LEAVE FOR POSITIONS IN THE CLASSIFIED SERVICE.

(1) Designation of Holidays.

(a) The following days are hereby declared holidays for all salaried City officers and employees in the City departments and offices subject to the control of the Mayor and City Council:

1. New Year's Day
2. Dr. Martin Luther King Jr.'s Birthday
3. Lincoln's Birthday
4. Washington's Birthday
5. Good Friday
6. Memorial Day
7. Independence Day
8. Labor Day
9. Columbus Day
10. Veterans Day
11. Thanksgiving Day
12. Christmas Day

(b) The following days are hereby declared holidays for prevailing rate employees subject to the control of the Mayor and the City Council:

1. New Year's Day
2. Good Friday
3. Memorial Day
4. Independence Day
5. Labor Day
6. Thanksgiving Day
7. Christmas Day

(c) When any designated holiday falls on Saturday, the previous working day (Friday) shall be considered a holiday and when a designated holiday falls on Sunday, the following working day shall be considered a holiday except when these days are regular working days such Saturday or Sunday shall be the holiday.

(d) Any paid holiday in the pay period shall be counted as a regular working day. If an employee is absent without pay on the last working day preceding or the first working day following such holiday, the holiday shall be considered as an additional day absent without pay.

2. Vacation Leave.

(a) Employees shall be eligible for vacation leave computed on the basis described in this paragraph as of January 1st of each year following the year in which they were employed.

Each salaried employee in Schedules B, C, G, [E] and M or hourly rate employee with less than seven years of service will be granted two calendar weeks (10 working days) vacation leave in each calendar year.

Each salaried employee in Schedules B, C, G, [E] and M or hourly rate employee who has served the City for seven years or more prior to July 1st shall be granted a vacation of three calendar weeks (15 working days) in each calendar year.

Each salaried employee in Schedules B, C, G, [E] and M or hourly rate employee who has served the City fifteen years or more prior to July 1st shall be granted a vacation of four calendar weeks (20 working days) in each calendar year.
Each salaried or hourly rate employee in Schedule S with less than five years of service will be granted two calendar weeks (10 working days) vacation in each calendar year.

Each salaried or hourly rate employee in Schedule S who has served the City for five years or more prior to July 1st shall be granted a vacation of three calendar weeks (15 working days) in each calendar year.

Each salaried or hourly rate employee in Schedule S who has served the City for ten years or more prior to July 1st shall be granted a vacation of four calendar weeks (20 working days) in each calendar year.

Part time employees who have worked at least 50% of full time in the prior calendar year shall be granted vacation leave on a pro-rated basis.

Such vacation leave will be computed on the basis of time earned during the prior calendar year. Vacation leave earned will be determined by dividing the number of months worked in the prior calendar year by twelve and then multiplying by the number of yearly vacation leave days based on service. Any fraction will be rounded off to the nearest whole number of days.

(b) No employee while on leave of absence or leave without pay status may earn vacation credit except where such leave was adjudged eligible for duty disability. Vacation leave will be reduced in proportion to the length of leave (excluding leave of absence for duty disability) during the prior calendar year. Any month in which the employee worked for at least 50% of the time shall be credited for purposes of computing vacation leave on the basis described in paragraph (a).

(c) Vacation leave may be carried over from the calendar year in which such vacation was due to the next calendar year upon the approval of the department head. (and submission to the Budget Director and the Director of Personnel to be on file subject to audit.) Carry over vacation is to be on file subject to audit by the Budget Director or/and the Commissioner of Personnel.

(d) Each employee who has been on duty disability whose time on such disability plus regular working time equals six months or more of service since the date as of which the latest previous vacation allowance was computed shall be granted vacation allowance as provided in paragraph (a).

(e) [Effective March 1, 1980,] (i) In the event an employee has not taken his or her vacation as provided for herein by reason of separation from City service, [other than by discharge for cause,] he or she, or in event of death the widow or widower or estate, shall be entitled to receive his or her prevailing salary for such unused vacation[,] except that an employee discharged for cause shall not be entitled to this benefit. Vacation earned pursuant to Section G(2)(a) and Section (2)(b) for service in the prior calendar year and not used, and vacation earned and accrued in the current year shall be paid on a supplemental payroll as soon as is practicable following the last day worked. The designated payrolls shall be verified by the Commissioner [Director] of Personnel, the Budget Director and be approved by the City Comptroller.

Seasonal employment of less than 120 calendar days in any year shall not be credited for vacation.

(f) In case a holiday, as defined in Section G(1) is observed on any work day during a full week of an employee's regularly scheduled vacation, an additional day off with pay shall be allowed for each such holiday.

(g) The department head shall designate when the vacation shall be taken.

(h) Any employee of the City of Chicago who has rendered service to the County of Cook, the Chicago Park District, the Chicago Housing Authority, the Forest Preserve District, the Metropolitan Sanitary District of Greater Chicago, the State of Illinois, the Chicago Board of Education, the City Colleges of Chicago, [the] Community
College District 508, the Chicago Transit Authority, the Public Building Commission of Chicago, the Chicago Urban Transportation District and the Regional Transportation Authority shall have the right to have the period of such service credited and counted for the purpose of computing the number of years of service as an employee of the City for vacation credit, provided that such service has been continuous as defined in this resolution. However, vacation time accrued while working for another public agency shall not be transferable.

3. Sick Leave.

Each salaried employee in a classified position under the jurisdiction of the Commissioner [Director] of Personnel may be allotted sick leave with pay for periods not exceeding twelve (12) working days in the aggregate during each calendar year on account of sickness or related cause of absence which may be considered by the department head a sufficient and legitimate excuse for the employee's failure to be present and in attendance upon his or her duties. The reason for the absence and the good faith of the employee in making the application for such leave shall be shown to the department head by such reasonable evidence as may be required by the Commissioner [Director] of Personnel. Each salaried employee appointed after January 1st of a calendar year, shall be allowed sick leave at the rate of one day for each month of employment[ ] through December 31 of that year.

4. Accumulation of Sick Leave Credit.

Sick leave credit earned by a salaried employee in the City service subsequent to January 1, 1959, shall accrue to a maximum of two hundred (200) work days at the rate of 12 days per year less days of sick leave [credit and use] used. Sick leave records shall be maintained by each department head subject to examination and audit by the City Comptroller, the Commissioner [Director] of Personnel, the Budget Director and the Chairman of the Committee on Finance of the City Council. Severance of employment prior to the use of all or any part of such sick leave terminates all rights for compensation. Sick leave accrued while working for another public agency shall not be transferable.

5. Extended Sick Leave.

Vacation and sick leave may be combined in the event of a long continued sickness. In the unusual case of an employee whose continued sickness extends beyond the amount of vacation and sick leave earned and accumulated by the employee, the department head may request approval for extended sick leave, with pay, of the Chairman of the Committee on Finance. Such request shall be submitted in the manner designated by the Chairman of the Committee on Finance.

Extended sick leave shall be granted on the basis of calendar days and shall so be construed for payroll purposes.

6. Exceptions to Vacation and Sick Leave Schedules.

Provided, however, that the foregoing provisions with respect to holidays, vacations and sick leave are not applicable to the Uniformed Fire Personnel, Sworn Police Personnel, Civilian Crossing Guards and employees of the Chicago Public Library, except Section G(2), (e), which shall apply to Uniformed Fire Personnel, Sworn Police Personnel and employees of the Chicago Public Library.

7. Authorized Leave of Absence.

Leave with pay as a result of death in the immediate family may be granted to employees on the basis of not to exceed three days following the death of a member of the immediate family.

A member of the immediate family shall be defined to be any member who is the mother, father, husband, wife, brother or sister (including blood, step or half) son or daughter (including blood, step or adopted) father-in-law, mother-in-law, daughter-in-law, son-in-law, grandparents and grandchildren.
8. Unauthorized Absence.

Deductions will be made for unauthorized absence by monthly or annual employees on the basis of a daily rate as determined by the Budget Director and the City Comptroller.


Each salaried or hourly rate employee who is required to serve on a jury shall receive full pay, based on the regular work week, for such time on jury duty, contingent upon deposit with the City Comptroller of the payment received for jury duty.

H. ADMINISTRATION AND MAINTENANCE OF THE EMPLOYEE BENEFIT AND COMPENSATION PLAN.

1. Responsibilities of the Mayor and the Commissioner [Director] of Personnel for Compensation Administration.

The Mayor shall have over-all responsibility for and the Commissioner [Director] of Personnel shall direct the work of administration and maintenance of the positions, except as herein otherwise provided.

The Commissioner [Director] of Personnel shall have over-all responsibility for the work of verifying the certification as to legality of employment to assure that the classification and compensation of all City employees is in strict accord with the Compensation Plan as contained in these regulations and in the Classification Plan of the Department of Personnel. The [Director] Commissioner of Personnel will conduct such verification as required by ordinance. The Commissioner [Director] of Personnel will periodically report to the Mayor with recommendations for changes in the Compensation Plan based on a survey of market conditions.

2. Responsibilities of the Budget Director for Compensation Administration.

The Budget Director shall assure that the compensation of City positions provided for in the Annual Appropriation Ordinance for personal services are in accordance with the class grades of the respective positions as established and as specified in Schedule A on file with the Department of Personnel and in accordance with the salary schedules and provisions for their application as provided in these regulations.

The Budget Director shall assure that all forms of compensation paid during each fiscal year are in accordance with the Annual Appropriation Ordinance therefore and shall Interpret and explain the provisions of this Compensation Plan.

3. Grievances of Employees.

[Every qualified employee in the classified career service who has not been recommended for advance in salary as provided in paragraph C (9) may file a grievance under Personnel Rule XV.]

Every qualified employee who has not been recommended for an advance in salary as provided in paragraph C(9) may file a grievance under Department of Personnel Rules. This does not apply to sworn Police Officers and Uniformed Firefighters who are covered by separate procedures.

I. VOUCHER ACCOUNTS

Transfer of Funds from any Personal Service account to Personal Service on Voucher shall be approved by the Mayor, Budget Director, the Chairman of the Committee on Finance and the City Comptroller.

J. EFFECTIVE DATE OF RESOLUTION

This Resolution shall be in effect on and after January 1, 1982 [1980], until amended by action of the City Council.
Execution of Agreement Authorized between State and City for Project Entitled Replacement of the N. Desplaines St. Viaduct.

The Committee on Finance submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Mayor is authorized to execute, the City Clerk to attest to, and the Commissioner of Public Works and the City Comptroller to approve, upon approval of the Corporation Counsel as to form and legality, a second addendum to an agreement with the State of Illinois providing for the replacement of the North Desplaines Street Viaduct described therein, said addendum to be substantially in the following form:

Whereas, on July 7, 1977, the City of Chicago, acting through its Department of Public Works, hereinafter called the “City”, and the State of Illinois, acting through its Department of Transportation, hereinafter called the “State”; entered into a Joint Agreement and on October 5, 1979, said agencies entered into an Addendum thereto, to replace the deteriorated and unsafe viaduct structure carrying North Desplaines Street (FAU 2882) over the tracks of the Chicago and North Western Transportation Company, Consolidated Rail Corporation, and the Chicago, Milwaukee, St. Paul and Pacific Railroad Company, hereinafter referred to as the “Project”; and

Whereas, numbered Paragraph 15 of the aforementioned Agreement contains the estimate of cost and division of financial responsibilities for the Project; and

Whereas, the City and the State are desirous of updating and revising the estimate of cost and of increasing the upper limit of State participation.

Now, Therefore, Be It Agreed, that Numbered Paragraph 15 of the aforementioned Agreement be revised to read:

15. That the estimated costs of the Project as covered under this Agreement are:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
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<tbody>
<tr>
<td>Force Account Construction</td>
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</tr>
<tr>
<td>Contract Construction</td>
<td>$7,900,000</td>
</tr>
<tr>
<td>Construction Supervision</td>
<td>$790,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$9,290,000</strong></td>
</tr>
</tbody>
</table>

and that based upon the current ratio of Federal-Aid Urban to Non-Federal funds, the estimated participation for the Project will be:

Federal-Aid Urban
(75.18% of $9,290,000) $6,984,222

Non-Federal Funds (State)
(24.82% of $9,290,000) $2,305,778

**Total:** $9,290,000

and that the State's participation in final actual costs of the Project is limited to a maximum of $2,536,355, with any Non-Federal share required in excess of that amount to be provided by the City or by Addendum to this Agreement. The State share established in this paragraph shall be reduced by the amount to be paid from the Illinois Grade Crossing Protection Fund and by the Illinois Commerce Commission Order No. 59546 as it may be amended.

Be It Further Agreed, that all items contained in the original City-State Agreement and any subsequent executed Addendums which are not in conflict with this Addendum shall remain in full force and effect.
Be it Further Agreed, that this Addendum to an Agreement shall be binding upon and inure to the benefits of the parties hereto, their successors and assigns.

In Witness Whereof, the City and State have caused this Second Addendum to an Agreement to be Executed by their respective officials and attested to on the date hereinafter listed.

[Signature forms omitted for printing purposes.]

SECTION 2. That the City Clerk is hereby directed to transmit two (2) certified copies of this ordinance to the Division of Highways, Department of Transportation of the State of Illinois through the District Engineer of District 1 of said Division of Highways.

SECTION 3. That this ordinance shall be in force and effect from and after its passage.

On motion of Alderman Frost the foregoing proposed ordinance was Passed, by yeas and nays as follows:


Nays—None.

Alderman Stemberk moved to Reconsider the foregoing vote. The motion was Lost.

Amendment to an Agreement between State and City Authorized for Project to Widen and Improve the LaSalle Street Viaduct.

The Committee on Finance submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

SECTION 1. That the Mayor is authorized to execute, the City Clerk to attest to, and the Commissioner of Public Works and the City Comptroller to approve, upon approval of the Corporation Counsel as to form and legality, a project agreement with the State of Illinois providing for the viaduct structure improvement in LaSalle Street described therein, said agreement to be substantially in the following form:

Whereas, on March 12, 1981, the City of Chicago, acting through its Department of Public Works, hereinafter called the "City", and the State of Illinois, acting through its Department of Transportation, hereinafter called the "State", entered into a Joint Agreement to widen and improve the viaduct structure in LaSalle Street (FAU Route 2900) from north of the Chicago River to Kinzie Street, hereinafter referred to as the "Project"; and

Whereas, the City and the State are desirous of increasing the upper limit of State participation and of updating the cost estimates.

Now, Therefore, Be It Agreed, that Numbered Paragraph 13 of the aforementioned Agreement be revised to read as follows:
13. That the estimated costs of the Project as covered under this Agreement are:

- Contract Construction $1,800,000
- Construction Supervision and Construction Engineering $200,000
- Force Account Construction $300,000

Total: $2,300,000

and that based upon the current ratio of Federal to Non-Federal (State) funds for Interstate Road Substitution projects, the estimated division of costs for all projects will be:

- Federal Share (IX) (85% of $2,300,000) $1,955,000
- Non-Federal Share (State) (15% of $2,300,000) $345,000

Total: $2,300,000

and that based upon said ratio, State financial participation (referred to herein as the Non-Federal Share) shall be limited to a maximum of $379,500 with any Non-Federal Share required in excess of that amount to be provided by the City, or by Amendment to this Agreement.

Be It Further Agreed, that Numbered Paragraph 17 be added to the Agreement as follows:

17. That the Commissioner of Public Works is authorized to execute subsequent revisions of this ordinance relative to budgetary items, upon approval by Illinois Department of Transportation, as long as the revisions do not alter the total cost of the Project as stated in Paragraph 13.

Be It Further Agreed, that all items contained in the original City/State Agreement which are not in conflict with this Amendment shall remain in full force and effect.

Be It Further Agreed, that this Agreement shall be binding and inure to the benefits of the parties hereto, their successors and assigns.

In Witness Whereof, the City and State have caused this Amendment to an Agreement to be executed by their respective officials and attested to on the date hereinafter listed.

[Signature forms omitted for printing purposes].

SECTION 2. That the City Clerk is hereby directed to transmit two (2) certified copies of this ordinance to the Division of Highways, Department of Transportation of the State of Illinois through the District Engineer of District 1 of said Division of Highways.

SECTION 3. That this ordinance shall be in force and effect from and after its passage.

On motion of Alderman Frost the foregoing proposed ordinance was Passed, by yeas and nays as follows:


Nay---None.

Alderman Stemberk moved to Reconsider the foregoing vote. The motion was Lost.
Execution of an Agreement Authorized between State and City for Rehabilitation of the Western Av. Bridge over the Sanitary and Ship Canal.

The Committee on Finance submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith, authorizing the execution of an agreement between the State and the City for rehabilitation on the Western Avenue Bridge over the Sanitary and Ship Canal in the amount of $1,750,000.00.

On motion of Alderman Frost the said proposed ordinance was Passed, yeas and nays as follows:

Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—46,

Nays—None.

Alderman Stemberk moved to Reconsider the foregoing vote. The motion was Lost.

The following is said ordinance as passed.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Mayor is authorized to execute, the City Clerk to attest to, and the Commissioner of Public Works and the City Comptroller to approve, upon approval of the Corporation Counsel as to form and legality, a project agreement with the State of Illinois providing for the rehabilitation of the South Western Avenue Bridge over the Sanitary and Ship Canal described therein, said agreement to be substantially in the following form:

Agreement, entered into this day of , 1982, by and between the State of Illinois, acting through its Department of Transportation and hereinafter called the "State", and the City of Chicago, acting through its Department of Public Works and hereinafter called the "City".

WITNESSETH:

Whereas, the State and the City, in the interest of the safe and efficient movement of vehicular and pedestrian traffic, find it necessary to rehabilitate the Western Avenue bridge over the Sanitary and Ship Canal, identified as FAU 2843, hereinafter referred to as the "Project" and identified in Paragraph 11 of this Agreement; and

Whereas, the Department of Transportation of the State of Illinois, under Chapter 121, Article 4-409 of the Illinois Revised Statutes, may enter into a written contract with any other highway authority for the jurisdiction, maintenance, administration, engineering or improvement of any highway or portion thereof; and

Whereas, the Federal Highway Administration and the Urban Mass Transportation Administration are authorized under 23 U.S.C. 103(e)(4) to approve the use of funds made available by the request for withdrawal of certain non-essential Interstate highway routes from the Interstate System for substitute highway or non-highway routes from the Interstate System for substitute highway or non-highway public mass transit project; and
Whereas, the State of Illinois and the City of Chicago have concurred on the use of such funds available from the Interstate System Withdrawal and Substitution Program; and

Whereas, the City is proceeding with studies and engineering required for the Project; and

Whereas, under the Federal regulations, certain written agreements for the Project may be required.

Now Be It Therefore Resolved, The State Agrees:

1. To reimburse the City for the Non-Federal (State) and Federal share of the costs incurred in connection with the field supervision, and contract construction of the Project, as hereinafter provided, upon receipt of progressive billings supported by documentation as required by the State and Federal Highway Administration.

2. To review, approve and submit to the Federal Highway Administration without delay, all submittals which require Federal Highway Administration review, approval or other action.

Now Be It Therefore Resolved, The City Agrees:

3. To prepare, or cause to be prepared, studies, surveys, plans, specifications and estimates of cost for said Project.

4. Upon approval from the State and Federal Highway Administration, to let and award the contract for the Project, and to provide all construction supervision, all in accordance with established procedures of the City, the State and the Federal Highway Administration.

5. To finance the work pending progressive reimbursement, by the State, of the Federal share of costs.

6. To maintain, or cause to be maintained, the Project in a satisfactory manner upon completion of the improvement.

7. To comply with all applicable Executive Orders and Federal legislation pursuant to the Equal Employment Opportunity and Nondiscrimination Regulations.

8. That failure on the part of the City to fulfill the responsibilities assigned in Paragraphs 6 and 7 of this Agreement will render the City ineligible for future Federal participation projects for which the City has similar responsibilities, until such time as any deficiencies are corrected.

9. To retain all Project records and to make them available for audit by State and Federal auditors during the Project development and construction stages, and for a period of three (3) years after final acceptance.

Now Be It Therefore Resolved, The Parties Hereto Mutually Agree:

10. That prior to advertising for work to be performed hereunder, the disposition of encroachments will be cooperatively determined by representatives of the City and State.

11. That said Project generally consists of removing the existing open grid deck and replacing it with a new orthotropic deck. Also included in this project will be removal of the beams supporting the deck; removal of street car rails and castings; removal and replacement of deteriorated stringers, floor beam brackets to expansion joints and main girders; and removal and replacement of open grid catwalks with the same. Also all steel members of the Western Avenue and Western Boulevard bridges will be cleaned and painted in addition to the restriping of Western Avenue/Boulevard from 27th Street to Bross Avenue.
12. That all prior Agreements or portions thereof, between the City and the State which refer to the construction of this Project are null and void as of the date of this Agreement.

13. That the estimated costs of the Project covered and described by this Agreement are:

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construction Engineering (including Construction Supervision)</td>
<td>$200,000</td>
</tr>
<tr>
<td>Contract Construction</td>
<td>$1,550,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,750,000</strong></td>
</tr>
</tbody>
</table>

and that based upon the current ratio of Federal to Non-Federal (State) funds for Interstate Road Substitution projects, the proportional participation for the project will be:

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federal-Aid Share (IX)</td>
<td>$1,487,500</td>
</tr>
<tr>
<td>(85% of $1,750,000)</td>
<td></td>
</tr>
<tr>
<td>Non-Federal Share (State)</td>
<td>$262,500</td>
</tr>
<tr>
<td>(15% of $1,750,000)</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,750,000</strong></td>
</tr>
</tbody>
</table>

and that based upon said ratio, State financial participation (referred to herein as the Non-Federal Share) shall be limited to a maximum of $288,750, with any Non-Federal share required in excess of that amount to be provided by the City, or by Amendment to this Agreement.

14. That standard Federal-Aid procedures and requirements shall apply to all phases of this Project.

15. That the Commissioner of Public Works is authorized to execute subsequent revisions to this ordinance relative to budgetary items, upon approval by Illinois Department of Transportation, as long as the revisions do not alter the total cost of the Project as stated in Paragraph 13.

16. That this Agreement and the covenants contained herein shall be null and void in the event the contract covering the construction work contemplated herein is not awarded and the force account construction work is not authorized by July 1, 1985.

This Agreement shall be binding upon and inure to the benefit of the Parties hereto, their successors and assigns.

In Witness Whereof, the City and State have caused this Agreement to be executed by their respective officials and attested to on the date hereinafter listed.

[Signature forms omitted for printing purposes]

SECTION 2. That the City Clerk is hereby directed to transmit two (2) certified copies of this ordinance to the Division of Highways, Department of Transportation of the State of Illinois through the District Engineer of District 1 of said Division of Highways.

SECTION 3. That this ordinance shall be in force and effect from and after its passage.
Lease Agreement Authorized with Jackson Enterprises
for Office Space at No. 28 E. Jackson Blvd.

The Committee on Finance submitted a report recommending that the City Council pass a proposed ordinance transmitted therewith to authorize a lease agreement with Jackson Enterprises for office space at No. 28 E. Jackson Boulevard.

On motion of Alderman Frost the said proposed ordinance was Passed, by yeas and nays as follows:

Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Hume's, Shaw, Vrdolyak, Huels, Majerczyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—46.

Nays—None.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the City Comptroller is authorized to execute on behalf of the City of Chicago, a lease from the 28 East Jackson Enterprises, for approximately 1,780 square feet on the 2nd floor, 2,449 square feet on the 4th floor, 1,657 square feet on the 17th floor, and 3,450 square feet on the 18th floor for a total of approximately 9,336 square feet of office space located at No. 28 East Jackson Boulevard for use by the Mayor’s Office of Employment and Training; such lease to be approved by the Assistant to the Mayor for Employment and Training and to be approved as to form and legality by the Corporation Counsel in the following form:

[Lease attached to this ordinance printed on page 10288 of this ordinance.]

SECTION 2. This ordinance shall be effective from and after the date of its passage.

Riders "A", "B" and "C" attached to this ordinance read as follows:

RIDER "A"

Notification Provision

In every instance where it shall be necessary or desirable for the Lessor to service any notice or demand upon the Lessee, it shall be necessary to send a written or printed copy thereof by United States registered or certified mail, postage prepaid, addressed to the Lessee at the premises and, in addition, to the Assistant Comptroller, Real Estate, Comptroller's Office 205 W. Randolph Street, Suite 1000, Chicago, Illinois, 60606, or at such other place as the Lessee from time to time may appoint in writing in which event the notice or demand shall be deemed to have been served at the time copies are received at said locations.

RIDER "B"

Rental Payment Provisions

Lessee shall pay rent for said premises during the continuance of this Lease at the rate of:

2nd Floor One Thousand Two Hundred Twenty-three and 75/100 ($1,223.75) Dollars per month beginning on the 1st day of May, 1982 or date of occupation whichever occurs later and ending on the 30th day of September, 1982

(Continued on page 10289)
THIS AGREEMENT, Made this __________________ day of __________________, A. D. 19, between 28 East Jackson Enterprises, Incorporated, and the CITY OF CHICAGO, a Municipal Corporation, as Lessor;

Witnesseth: That the Lessor does hereby lease to the Lessee the following described premises situated in the City of Chicago, County of Cook and State of Illinois, to-wit: for approximately 1,780 square feet on the 2nd floor, 2,449 square feet on the 4th floor, 1,657 square feet on the 17th floor, and 3,450 square feet on the 18th floor for a total of approximately 9,336 square feet of office space located at 28 East Jackson Blvd., for use by the Mayor's Office of Employment and Training.

To have and to hold said premises unto the Lessee for a term beginning on the __________ day of May, A. D. 1982, and ending on the __________ day of September, A. D. 1982.

Any notice from Lessee to Lessor under or in regard to this lease may be served by mailing a copy thereof to the Lessor at Irene Provine, 28 East Jackson, Chicago, 711, 60604, or at such other place as the Lessor may appoint.

For Lessor to Lessee Notification Provisions See Rider "A" Attached to and Made a Part Hereof.

Provisions See Rider "B" Attached to and Made a Part Hereof.

Assessments for water tax levied against said premises for all or part of the term of this lease shall be paid by the Lessor.

Lessee shall not assign this lease or sublet said premises or any part thereof without the written consent of the Lessor, and upon the termination of this lease shall surrender said premises to the Lessor in as good condition as at the beginning of the term of this lease, loss by fire or other casualty, ordinary wear and repairs chargeable to the Lessor, excepted.

Lessor shall have the right of access at reasonable times for examining or exhibiting said premises and for making repairs, and shall be allowed to place theron notices of "To Rent" for sixty days prior to the termination of this lease, and of "For Sale" at all times, but all such notices shall be placed in positions acceptable to the Lessee.

Lessee shall have the right to make such alterations, additions and improvements on said premises as it shall deem necessary, provided that such additions and improvements whether made during the term of this lease or prior thereto, shall be regarded as removable fixtures, all or any part of which the Lessee at its election may leave on said premises, or remove prior to the termination of this lease.

In case said premises shall be rendered untenable by fire or other casualty during said term, Lessor may rebuild said premises within thirty days, but failing so to do, or if said premises shall be destroyed by fire or other casualty, this lease thereby shall be terminated; in the event of such a termination of this lease, Lessor shall be chargeable with rent only to the date of such fire or other casualty, and if Lessor shall rebuild within thirty days, Lessee shall be excused from payment of rent for the period of such rebuilding.

In Witness Whereof, this lease is signed by or on behalf of the parties hereto the day and year first above written.

Approved as to form and legality, except as to property description and execution.

[Signature Forms Omitted for Printing Purposes]
4th Floor  One Thousand Six Hundred Thirty-two and 66/100 ($1,632.66) Dollars per month beginning on the 1st day of May or date of occupation whichever occurs later and ending on the 30th day of September, 1982

17th Floor  One Thousand One Hundred Four and 66/100 ($1,104.66) Dollars per month beginning on the 1st day of May, 1982 and ending on the 30th day of September, 1982

18th Floor  Two Thousand Three Hundred and No/100 ($2,300.00) Dollars per month beginning on the 1st day of May and ending on the 30th day of September, 1982.

With said monthly rental rate being prorated on a per diem basis if the initial term does not commence on the 1st day of a month.

RIDER “C”

Lessor and Lessee Responsibilities

Lessor under this Lease shall:

Provide and pay for heat; maintain plant and equipment in good operable condition.

Provide hot and domestic water and maintain plumbing in good operable condition.

Provide and maintain four (4) window air conditioning units on the fourth floor and one (1) window air conditioning unit on the seventeenth floor.

Provide and maintain central air conditioning on the second and eighteenth floor.

Provide and pay for janitorial service Monday through Friday.

Provide and pay for custodial service.

Provide and pay for exterminator service on a monthly basis, or more often if required.

Comply with all provisions of the Chicago Municipal Building Code in the repair, construction and maintenance of the demised premises.

Provide and maintain at all times public liability insurance in the amount of $500,000 per occurrence and $500,000 aggregate bodily injury and $250,000 per occurrence property damage; with the City to receive a certificate of insurance for said coverage prior to Lease execution. Should any of the above cited described policies be cancelled before the expiration date, the Lessor shall mail to the Lessee at the addresses cited herein a copy of the cancellation notice within fifteen (15) days of receipt thereof.

Pay all real estate taxes and other tax levies assessed against said premises within deadlines established by governmental taxing bodies.

Maintain exterior and interior of building including maintenance of mechanical components.

Pay for electricity as metered on said premises including electricity for central air conditioning.

Have the right to terminate Lease upon thirty (30) days prior written notice to lessor at the address cited herein.

Additional Terms and Conditions:

It is mutually agreed and understood by and between the parties hereto that the remuneration mentioned in the Lease is payable solely from funds when made available by the Federal Government.
If said funds are not made available from the Federal Government and as a result, Lessee defaults in the payment of any sums required to be paid under this lease, the sole remedy of lessor shall be for possession of the demised premises.

In the event of breach of any of the covenants, terms and conditions contained herein by the Lessor, Lessee shall have the right to terminate this lease immediately upon giving written notice by certified or registered mail to the Lessor at the address cited herein. Failure or neglect of lessee to act upon a breach of one or more of the covenants, terms and conditions of this lease shall not constitute or be construed as a waiver of subsequent breach by the Lessor or any right created thereby.

In the event the Lessor should fail to furnish any of the alterations, repairs or services as required by this lease, or fail to remove and/or correct any fire hazards, health hazards or any violations of the municipal building code not caused by the acts of negligence of the Lessee, and the failure continues thirty (30) days after the Lessee has notified the Lessor by written notice of such failure, the Lessee may at its own option make the necessary repairs or supply the maintenance or service itself or have the Hazards or building code violations corrected and deduct the cost and expense thereof from rental herein due under this lease or immediately terminate this lease by providing the Lessor written notice by certified or registered mail at the address cited herein.

Chapter 37, Sections 37-11 (a) and 37-11 (b) of the Municipal Code of Chicago Amended Concerning Landing Fee Rates at Chicago-O'Hare International Airport.

The Committee on Finance submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Sections 37-11 (a) and 37-11 (b) of Chapter 37 of the Municipal Code of Chicago are hereby amended by inserting the language in Italics and deleting the language bracketed, as follows:

37-11 (a) For each landing at Chicago-O'Hare International Airport of an aircraft not operated by a scheduled airline, and not a non-commercial private aircraft, [$1,095] $ 1.275 per thousand pounds approved maximum landing weight or fraction thereof, provided that the minimum charge for each such landing shall be $3.50.

37-11 (b) For each landing at Chicago-O'Hare International Airport of a non-commercial private aircraft [$1,095] $ 1.275 per thousand pounds approved maximum landing weight or fraction thereof, provided that the minimum charge for each such landing shall be $25.00.


On motion of Alderman Frost the foregoing proposed ordinance was Passed, by yeas and nays as follows:


Nays—None.
City Comptroller Authorized to Advertise for Sale Parcels of City-owned Vacant Property at Sundry Locations.

The Committee on Finance submitted two proposed ordinances (under separate committee reports) recommending that the City Council pass the following proposed ordinances transmitted therewith to authorize advertisement for sale of certain parcels of City-owned vacant property at sundry locations.

On separate motions made by Alderman Frost each of the said proposed ordinances was Passed, by yeas and nays as follows:

**Yeas:** Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—46.

**Nays:** None.

Said ordinances as passed read respectively as follows (the Italic heading in each case not being a part of the ordinance):

**No. 3091 S. Lyman St.**

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The City Comptroller is authorized to advertise for sale the following parcel of vacant property which is no longer necessary, appropriate, required for the use of, profitable to or for the best interest of the City of Chicago. Said parcel is described as follows:

The East 29 feet of Lot 28 in Springer’s Subdivision of Lot 5 in Block 28 in Canal Trustees Subdivision of Blocks in the Southeast fractional quarter of the East half of the Southwest quarter of Section 29, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois (commonly known as No. 3091 S. Lyman Street, Permanent Tax No. 17-29-327-002).

Subject to covenants, zoning and building restrictions, easements and conditions, if any, of record.

Bidders shall furnish Economic Disclosure Statement, as per City Ordinance, Chapter 26.1 Municipal Code.

Bids for purchase of said property are to be solicited and bidding forms shall be obtained from the City Comptroller who is authorized to prepare such bidding forms.

SECTION 2. This ordinance shall take effect and be in full force from and after date of its passage.

**No. 2236 W. Washington St.**

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The City Comptroller is authorized to advertise for sale the following parcel of vacant property which is no longer necessary, appropriate, required for the use of, profitable to or for the best interest of the City of Chicago. Said parcel is described as follows:

Lot 68 in Campbell’s Subdivision of Block 55 in Canal Trustees Subdivision of Section 7, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois (commonly known as No. 2236 W. Washington Street, Permanent Tax No. 17-07-321-024).
Subject to covenants, zoning and building restrictions, easements and conditions, if any, of record.

Bidders shall furnish Economic Disclosure Statement, as per City Ordinance, Chapter 26.1 Municipal Code.

Bids for purchase of said property are to be solicited and bidding forms shall be obtained from the City Comptroller who is authorized to prepare such bidding forms.

SECTION 2. This ordinance shall take effect and be in full force from and after date of its passage.

Acceptance of Judgment Order Authorized for Acquisition of Property Necessary for 14th District Police Station Site Located at Nos. 2148-2164 N. California Av., Parcel No. 7 (81 L 29322).

The Committee on Finance submitted a report recommending that the City Council pass the following proposed order transmitted therewith:

Ordered, That the Corporation Counsel, in accordance with its recommendation of June 10, 1981, is hereby authorized to acquire the following described property needed for the 14th District Police Station Site, to wit:

Lots 3, 4, 5, and 6 in the Subdivision of Lots 1 to 4, and Lots 11 and 12 (except the south 8.25 feet of said Lot 12) all in Block 1 in Schleswig, Subdivision of part of the northwest 1/4 of Section 36, Township 40 North, Range 13 East of the Third Principal Meridian in Cook County, Illinois, and also

the East 1/2 of the North-South Alley lying west of and adjoining Parcel 1, aforesaid, in Cook County, Illinois,

in the amount of One Hundred and Forty-one Thousand Dollars and no cents ($141,000.00) plus statutory interest from the date of the Judgment Order to the date of deposit, and $87.00 Court costs; and the City Comptroller and the City Treasurer are authorized and directed to issue vouchers to the County Treasurer of Cook County, Illinois; and pay the amount when approved by the Corporation Counsel, from appropriations made from the Fund 471-6112-610.

On motion of Alderman Frost the foregoing proposed order was Passed, by yeas and nays as follows:


Nays—None.

Allocation of MFT Funds Authorized for New Street Construction Located in the Area Near S. Sawyer Av. and W. 107th St., Etc.

The Committee on Finance submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The City Comptroller and the City Treasurer with the approval of the Department of Transportation of the State of Illinois are authorized and directed to allocate the sum of One Million Two
Hundred and Thirty Thousand ($1,230,000) Dollars from that part of the Motor Fuel Tax Fund which has been or may be allocated to the City of Chicago for New Street Construction 1978-5, M.F.T. Project No. 78-05022-00-PV, in the construction of the following new streets:

- S. Sawyer Ave. - Limit South of 107th St. to W. 107th St.
- S. Troy St. - W. 109th St. to W. 107th St.
- S. Albany Ave. - W. 109th St. to W. 107th St.
- S. Whipple St. - W. 109th St. to W. 107th St.
- S. Sacramento Ave. - W. 109th St. to W. 107th St.
- W. 108th St. - S. Christana Ave. to S. Sacramento Ave.
- W. 107th St. - S. Troy St. to S. Whipple St.

SECTION 2. The Commissioner of Streets and Sanitation is authorized to expend from said fund any sum necessary for all work in connection with the construction of said improvement, all subject to the approval of the Department of Transportation of the State of Illinois.

SECTION 3. The Purchasing Agent of the City of Chicago is hereby authorized to advertise and receive bids for the said improvement when approved by the Department of Transportation of the State of Illinois and to enter into all necessary contracts therefor.

SECTION 4. If it should become necessary to remove, relocate, replace or adjust any part of the water distributing system, street lighting system, signal and fire alarm equipment or traffic control system of the City, the appropriate City department shall perform such necessary work with its own forces and charge the cost thereof to that part of the Motor Fuel Tax Fund allocated for the improvement in Section 1 of this ordinance.

SECTION 5. Motor Fuel Tax Funds allocated for the project shall not be transferred to any other Motor Fuel Tax project or Motor Fuel Tax funds allocated for any other project shall not be transferred to this project, in either instance, without the prior approval of the City Council.

Upon certification of the completion of this project by the State of Illinois, Department of Transportation, this project shall be terminated by ordinance and any remaining Motor Fuel Tax Funds allocated shall be returned to the Motor Fuel Tax Fund.

SECTION 6. The City Comptroller shall set up a separate account for this project. The Commissioner of Streets and Sanitation shall not expend or authorize the expenditure in excess of the amount shown and the City Comptroller shall not authorize the payment of any vouchers in excess of the amount shown without having had the prior approval of the City Council.

SECTION 7. The operating department shall maintain a separate ledger account for this project utilizing standard account classifications acceptable under generally accepted accounting principles with all charges for direct and indirect expenses delineated, categorized and detailed for this project.

SECTION 8. The City Comptroller and the City Treasurer are authorized and directed to make disbursements from said allocation when properly approved by the Commissioner of Streets and Sanitation.

SECTION 9. The City Clerk is directed to transmit two (2) certified copies of the ordinance to the Division of Highways of the Department of Transportation of the State of Illinois through the District Engineer of District 1 of said Division of Highways.

SECTION 10. This ordinance shall be in force and effect from and after its passage.
On motion of Alderman Frost the foregoing proposed ordinance was Passed, by yeas and nays as follows:


Nays--None.

Allocation of MFT Funds Authorized for Street Cleaning Maintenance of Improved Streets, County and State Highways During the Year 1982.

The Committee on Finance submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Authority is hereby given to the Commissioner of Streets and Sanitation to expend the sum of $4,000,000.00 from the part of the Motor Fuel Tax Fund which has been or may be allocated to the City of Chicago for Street Cleaning Maintenance of Improved Streets, County Highways and State Highways by day labor during the period commencing January 1, 1982 and ending December 31, 1982.

SECTION 2. Motor Fuel Tax Funds allocated for this project shall not be transferred to any other Motor Fuel Tax project or Motor Fuel Tax funds allocated for any other project shall not be transferred to this project, in either instance, without the prior approval of the City Council.

SECTION 3. The City Comptroller shall set up a separate account for this project. The Commissioner of Streets and Sanitation shall not expend or authorize the expenditure in excess of the amount shown and the City Comptroller shall not authorize the payment of any vouchers in excess of the amount shown without having had the prior approval of the City Council.

SECTION 4. The operating department shall maintain a separate ledger account for each project utilizing standard account classifications acceptable under generally accepted accounting principles with all chargers for direct and indirect expenses delineated, categorized, and detailed for each such project.

SECTION 5. The City Comptroller and the City Treasurer are authorized and directed to make disbursements for said fund when properly approved by the Commissioner of Streets and Sanitation.

SECTION 6. That the City Clerk is hereby directed to transmit two (2) certified copies of this ordinance to the Division of Highways, Department of Transportation of the State of Illinois, Springfield, Illinois through the District Engineer of District 1 of said Division of Highways.

SECTION 7. That this ordinance shall be in force and effect from and after its passage.

On motion of Alderman Frost the foregoing proposed ordinance was Passed, by yeas and nays as follows:


Nays--None.
Allocation of MFT Funds Authorized for Snow and Ice Control Maintenance of Improved Streets, County and State Highways During the Year 1982.

The Committee on Finance submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Authority is hereby given to the Commissioner of Streets and Sanitation to expend the sum of $400,000.00 from the part of the Motor Fuel Tax Fund which has been or may be allocated to the City of Chicago for Snow and Ice Control Maintenance of Improved Streets, County Highways and State Highways by day labor during the period commencing January 1, 1982 and ending December 31, 1982.

SECTION 2. Motor Fuel Tax Funds allocated for this project shall not be transferred to any other Motor Fuel Tax project or Motor Fuel Tax funds allocated for any other project shall not be transferred to this project, in either instance, without the prior approval of the City Council.

SECTION 3. The City Comptroller shall set up a separate account for this project. The Commissioner of Streets and Sanitation shall not expend or authorize the expenditure in excess of the amount shown and the City Comptroller shall not authorize the payment of any vouchers in excess of the amount shown without having had the prior approval of the City Council.

SECTION 4. The operating department shall maintain a separate ledger account for each project utilizing standard account classifications acceptable under generally accepted accounting principles with all charges for direct and indirect expenses delineated, categorized, and detailed for each such project.

SECTION 5. The City Comptroller and the City Treasurer are authorized and directed to make disbursements for said fund when properly approved by the Commissioner of Streets and Sanitation.

SECTION 6. That the City Clerk is hereby directed to transmit two (2) certified copies of this ordinance to the Division of Highways, Department of Transportation of the State of Illinois, Springfield, Illinois through the District Engineer of District 1 of said Division of Highways.

SECTION 7. That this ordinance shall be in force and effect from and after its passage.

On motion of Alderman Frost the foregoing proposed ordinance was Passed, by yeas and nays as follows:


Nays—None.

Allocation of MFT Funds Authorized for Sidewalk Repair to the Wacker Drive Viaduct between Field Blvd. and Lake Shore Dr.

The Committee on Finance submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The City Comptroller and the City Treasurer with the approval of the Department of
Transportation of the State of Illinois are authorized and directed to allocate the sum of $310,000.00 from the City's share of the Motor Fuel Tax Funds for the engineering and for the construction work required to make repairs to the North Sidewalk of the Wacker Drive Viaduct (extended) between Field Boulevard and Lake Shore Drive.

SECTION 2. The Commissioner of Public Works is authorized to expend from said fund any sum necessary for said purposes and for all necessary engineering and incidental costs, including the employment of testing engineers, consulting engineers and other persons and for the payment of other expenses in connection with the project authorized hereby. At the request of the Commissioner of Public Works, upon requisition originated by the Bureau of Engineering, accompanied by the plans and specifications therefore, the City Purchasing Agent is authorized to advertise and receive bids for any work involved, or for material, supplies and equipment therefore, and at the request of the Commissioner of Public Works to enter into all necessary contracts, when approved by the Department of Transportation of the State of Illinois.

If it should become necessary for the prosecution of the foregoing work to remove, relocate, replace and adjust any part of the street-lighting system, signal and fire-alarm and traffic-control systems of the City, the appropriate City Department shall perform such work after receipt of proper requisitions from the Bureau of Engineering which shall charge the cost thereof to that portion of the Motor Fuel Tax Fund allocated for the project described in this ordinance. In connection with the performance of the work herein authorized, together with the supervising, inspecting and engineering thereof, authority is hereby granted for the storage inside street limits within 500 feet of the structure being repaired or maintained, of materials, machinery, equipment, vehicles and other facilities used in connection therewith.

If it should become necessary to remove, relocate, replace and adjust any part of the equipment of any other governmental agency, such governmental agency may be requested by the Bureau of Engineering to perform such work the cost thereof to be charged to that portion of the Motor Fuel Tax Fund allocated for the project described in this ordinance.

SECTION 3. The City Comptroller and the City Treasurer are authorized and directed to make disbursements from said fund when properly approved by the Commissioner of Public Works.

SECTION 4. Motor Fuel Tax funds allocated for this project shall not be transferred to any other Motor Fuel Tax project or Motor Fuel Tax funds allocated for any other project shall not be transferred to this project, in either instance, without the prior approval of the City Council.

SECTION 5. That the City Clerk is hereby directed to transmit two (2) certified copies of this ordinance to the Division of Highways, Department of Transportation of the State of Illinois, Springfield, Illinois through the District Engineer of District 1 of said Division of Highways.

SECTION 6. That this ordinance shall be in force and effect from and after its passage.

On motion of Alderman Frost the foregoing proposed ordinance was Passed, by yeas and nays as follows:


Nays—None.
Increase of MFT Funds Authorized for Construction
Work and Repair of the California Ave. Bridge.

The Committee on Finance submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That Section 1 of the ordinance of February 11, 1981, page 5404 of the Council Journal, which authorized an allocation of $250,000.00 from the City's share of MFT Funds for the engineering and construction work required for the repairs of the California Avenue Bridge over the Sanitary and Ship Canal, be amended by deleting therefrom the amount of $250,000.00 in line 4 thereof and inserting therein the amount $900,000.00.

SECTION 2. The City Comptroller and the City Treasurer are authorized and directed to make disbursements from said fund when properly approved by the Commissioner of Public Works.

SECTION 3. The City Clerk is directed to transmit two (2) certified copies of the ordinance to the Division of Highways of the Department of Transportation of the State of Illinois through the District Engineer of District No. 1 of said Division of Highways.

SECTION 4. This ordinance shall be in force and effect from and after its passage.

On motion of Alderman Frost the foregoing proposed ordinance was Passed, by yeas and nays as follows:


Nays—None.

Increase of MFT Funds Authorized for Construction of
North Michigan Av. Bridge over the Main Branch of the
Chicago River.

The Committee on Finance submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That Section 1 of the ordinance of April 16, 1980 page 2728 of the Council Journal which authorized an allocation of $200,000.00 from the City's share of MFT Funds for the engineering and construction work required for the repairs of the Michigan Ave. Bridge and approaches, and amended on February 11, 1981, page 5399 of the Council Journal, to authorize an allocation of $500,000, be further amended by deleting therefrom the amount $500,000. in line 4 thereof and inserting therein the amount $820,000.

SECTION 2. The City Comptroller and the City Treasurer are authorized and directed to make disbursements from said fund when properly approved by the Commissioner of Public Works.

SECTION 3. The City Clerk is directed to transmit two (2) certified copies of the ordinance to the Division of Highways of the Department of Transportation of the State of Illinois through the District Engineer of District No. 1 of said Division of Highways.
SECTION 4. This ordinance shall be in force and effect from and after its passage.

On motion of Alderman Frost the foregoing proposed ordinance was Passed, by yeas and nays as follows:


Nay---None.

Allocation of MFT Funds Authorized for Rehabilitation of Specified Drawbridges in the City of Chicago.

The Committee on Finance submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The City Comptroller and the City Treasurer with the approval of the Department of Transportation of the State of Illinois are authorized and directed to allocate the sum of $230,000.00 from the City's share of the Motor Fuel Tax Funds for the engineering and for the construction work required to remove and replace obsolete gate standards at the following drawbridges:

Canal Street Drawbridge
S. Halsted Street Drawbridge
106th Street Drawbridge
and to obtain eighteen submersible pit pumps for future installation at the following drawbridges:

Michigan Avenue Drawbridge
Kinzie Street Drawbridge
Chicago Avenue Drawbridge
Grand Avenue Drawbridge
Franklin-Orleans Street Drawbridge
Lake Street Drawbridge
Wells Street Drawbridge
and other bridges.

SECTION 2. The Commissioner of Public Works is authorized to expend from said fund any sum necessary for said purposes and for all necessary engineering and incidental costs, including the employment of testing engineers, consulting engineers and other persons and for the payment of other expenses in connection with the project authorized hereby. At the request of the Commissioner of Public Works, upon requisition originated by the Bureau of Engineering, accompanied by the plans and specifications therefore, the City Purchasing Agent is authorized to advertise and receive bids for any work involved, or for materials, supplies and equipment therefore, and at the request of the Commissioner of Public Works to enter into all necessary contracts, when approved by the Department of Transportation of the State of Illinois.
If it should become necessary for the prosecution of the foregoing work to remove, relocate, replace and adjust any part of the street-lighting system, signal and fire-alarm and traffic-control systems of the City, the appropriate City Department shall perform such work after receipt of proper requisitions from the Bureau of Engineering which shall charge the cost thereof to that portion of the Motor Fuel Tax Fund allocated for the project described in this ordinance. In connection with the performance of the work herein authorized, together with the supervising, inspecting and engineering thereof, authority is hereby granted for the storage inside street limits within 500 feet of the structure being repaired or maintained, of materials, machinery, equipment, vehicles and other facilities used in connection therewith.

If is should become necessary to remove, relocate, replace and adjust any part of the equipment of any other governmental agency, such governmental agency may be requested by the Bureau of Engineering to perform such work the cost thereof to be charged to that portion of the Motor Fuel Tax Fund allocated for the project described in this ordinance.

SECTION 3. The City Comptroller and the City Treasurer are authorized and directed to make disbursements from said fund when properly approved by the Commissioner of Public Works.

SECTION 4. Motor Fuel Tax funds allocated for this project shall not be transferred to any other Motor Fuel Tax project or Motor Fuel Tax funds allocated for any other project shall not be transferred to this project, in either instance, without the prior approval of the City Council.

SECTION 5. That the City Clerk is hereby directed to transmit two (2) certified copies of this ordinance to the Division of Highways, Department of Transportation of the State of Illinois, Springfield, Illinois through the District Engineer of District 1 of said Division of Highways.

SECTION 6. That this ordinance shall be in force and effect from and after its passage.

On motion of Alderman Frost the foregoing proposed ordinance was Passed, by yeas and nays as follows:


Nays—None.

Authority Granted for Laying Water Mains at Sundry Locations.

The Committee on Finance submitted eleven proposed orders (under separate committee reports) recommending that the City Council pass said proposed orders transmitted therewith to grant authority to lay water mains at sundry locations.

On separate motions made by Alderman Frost each of the said proposed orders was Passed, by yeas and nays as follows:


Nays—None.
Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

The following are said orders as passed:

Ordered, That the Commissioner of Water is hereby authorized and directed to install water mains in the following streets:

S. Albany Avenue from W. Taylor to W. Polk Streets - Installation of 692 feet of 8-inch ductile iron water pipe
at the total estimated cost of $79,427.57, chargeable to Account Number 200-8285(7930).557 - Betterment.

The above work to be done under Order No. 37288.

Ordered, That the Commissioner of Water is hereby authorized and directed to install water mains in the following streets:

S. Anthony Avenue from E. 90th Street to S. Colfax Avenue - Installation of 202 feet of 8-inch ductile iron water pipe
at the total estimated cost of $32,355.59, chargeable to Account No. 200-8285(7930).557 - Betterment.

The above work to be done under Order No. 37112.

Ordered, That the Commissioner of Water is hereby authorized and directed to install water mains in the following streets:

S. Bell Avenue from W. Marquette Road to W. 71st Street - Installation of 2,636 feet of 12-inch ductile iron water pipe
at the total estimated cost of $331,078.37, chargeable to Account No. 200-8285(7930).557 - Betterment.

The above work to be done under Order No. 37302.

Ordered, That the Commissioner of Water is hereby authorized and directed to install water mains in the following streets:

S. Calumet Avenue from E. 35th to E. 33rd Streets - Installation of 1,390 feet of 8-inch ductile iron water pipe
at the total estimated cost of $174,831.89, chargeable to Account Number 200-8289(7930).557 - Betterment.

The above work to be done under Order No. 37329.

Ordered, That the Commissioner of Water is hereby authorized and directed to install water mains in the following streets:

Area of S. Campbell Avenue, W. Pershing Road, W. 42nd Street, W. 40th Street, and S. Maplewood Avenue - Installation of 2,323 feet of 8-inch ductile iron water pipe
at the total estimated cost of $281,727.94, chargeable to Account No. 200-8285(7930).557 - Betterment.

The above work to be done under Order No. 37303.
Ordered, That the Commissioner of Water is hereby authorized and directed to install water mains in the following streets:

S. Dr. Martin Luther King Jr. Drive from E. 35th to E. 37th Streets - Installation of 1,298 feet of 8-inch ductile iron water pipe
at the total estimated cost of $138,289.71, chargeable to Account Number 200-8285(7930).557 - Betterment.

The above work to be done under Order No. 37285.

Ordered, That the Commissioner of Water is hereby authorized and directed to install water mains in the following streets:

S. Normal Boulevard from W. 69th to W. 71st Streets - Installation of 1,326 feet of 8-inch ductile iron water pipe
at the total estimated cost of $175,692.90, chargeable to Account No. 200-8285(7930).557 - Betterment.

The above work to be done under Order No. 37297.

Ordered, That the Commissioner of Water is hereby authorized and directed to install water mains in the following streets:

N. Oakley Boulevard from W. LeMoyne Street to W. Wabansia Avenue - Installation of 1,161 feet of 8-inch ductile iron water pipe
at the total estimated cost of $148,877.86, chargeable to Account Number 200-8285(7930).557 - Betterment.

The above work to be done under Order No. 37294.

Ordered, That the Commissioner of Water is hereby authorized and directed to install water mains in the following streets:

W. 58th Street from S. Parkside to S. Central Avenues - Installation of 297 feet of 8-inch ductile iron water pipe
at the total estimated cost of $29,617.21, chargeable to Account No. 200-8285(7930).557 - Betterment.

The above work to be done under Order No. 37114.

Ordered, That the Commissioner of Water is hereby authorized and directed to install water mains in the following streets:

W. 104th Street from S. Talman to S. Fairfield Avenues - Installation of 437 feet of 8-inch ductile iron water pipe
at the total estimated cost of $41,429.31, chargeable to Account No. 200-8285(7930).557 - Betterment.

The above work to be done under Order No. 37077.
Ordered. That the Commissioner of Water is hereby authorized and directed to install water mains in the following streets:

Area of W. 120th Street and S. Racine Avenue installation of 555 feet of 12-inch ductile iron water pipe at the total estimated cost of $73,293.26, chargeable to Account No. 200-8285(79301.557 - Betterment.

The above work to be done under Order No. 37301.

City Comptroller Authorized and Directed to Cancel Warrants for Collection Issued against Certain Charitable, Educational and Religious Institutions.

The Committee on Finance to which had been referred on March 19 and 30, 1982, sundry proposed orders for cancellation of specified warrants for collection issued against certain charitable, educational and religious institutions submitted reports recommending that the City Council pass the following substitute proposed order.

Ordered. That the City Comptroller is hereby authorized and directed to cancel specified warrants for collection issued against certain charitable, educational and religious institutions, as follows:

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On motion of Alderman Frost the foregoing proposed order was Passed, by yeas and nays as follows:

**Yeas**—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberg, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Meill, Frost, Marcin, Farina, Cuillerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewes, Axelrod, Schulter, Volini, Orr, Stone—47.

**Nays**—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.
Authority Granted for Issuance of Free Permits and License Fee Exemptions for Certain Charitable, Educational and Religious Institutions.

The Committee on Finance to which had been referred (March 19 and 30, 1982), sundry proposed ordinances transmitted therewith, to authorize issuance of free permits and license fee exemptions for certain charitable, educational and religious institutions, submitted separate reports recommending that the City Council pass said proposed ordinances.

On separate motions made by Alderman Frost each of the said proposed ordinances was Passed, by yeas and nays as follows:


Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Said ordinances as passed respectively as follows (the italic heading in each case not being a part of the ordinance):

**FREE PERMITS**

---

**Boy Scouts of America**

*(Chicago Area Council)*

Be It Ordained by the City Council of the City of Chicago:

**SECTION 1.** That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Chicago Area Council Boy Scouts of America, No. 730 W. Lake Street for remodeling and/or repair on the premises known as No. 730 W. Lake Street.

Said building shall be used exclusively for boy scout activities and related purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted.

**SECTION 2.** This ordinance shall take effect and be in force from and after its passage.

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**Calvary Baptist Church.**

Be It Ordained by the City Council of the City of Chicago:

**SECTION 1.** That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Calvary Baptist Church, No. 8201 S. Jeffrey Avenue for construction of a new church on the premises known as No. 8247 S. Jeffery Avenue.

Said building shall be used exclusively for religious and related purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted.
SECTION 2. This ordinance shall take effect and be in force from and after its passage.

— Montrose Baptist Church.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Montrose Baptist Church, No. 4411 N. Melvina Avenue for new sewer construction in parsonage on the premises known as No. 4578 N. Merrimac Avenue.

Said building shall be used exclusively for religious and related purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

— The Hospital of Englewood.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to The Hospital of Englewood, No. 6001 S. Green Street for the construction of a new hospital on the premises known as No. 6006 S. Green Street.

Said building shall be used exclusively for medical and related purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

— Grant Hospital.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Grant Hospital for the construction of a replacement facility (work to be done by Bulley and Andrews/Contractors, No. 1755 W. Armitage Avenue, Chicago, on the premises known as No. 2221 N. Geneva Terrace.

Said building shall be used exclusively for medical and related purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.
Northwestern Memorial Hospital.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Northwestern Memorial Hospital, Superior Street and Fairbanks Court for renovation of its residential living quarters on the premises known as No. 244 E. Pearson Street.

Said building shall be used exclusively for medical staff's residential quarters and related purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

LICENSE FEE EXEMPTIONS.

St. Joseph Home for the Aged.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 136-5 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the St. Joseph Home for the Aged, No. 2650 N. Ridgeway Avenue is hereby exempted from payment of the annual license fee provided therefor in Section 136-4, for the year 1982.

SECTION 2. This ordinance shall be in force and effect from and after its passage.

Jackson Park Hospital.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 130-15 of the Municipal Code of Chicago and in accordance with favorable investigation by the Department of Health, the Jackson Park Hospital, No. 7531 S. Stony Island Avenue, is hereby exempted from payment of the annual Food Dispenser (Retail) license fee provided therefore, for the year 1982.

SECTION 2. This ordinance shall be in force and effect from and after its passage.

Provident Hospital and Training School Association.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 137-6 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following hospital that is not operated for gain but where a charge is made for the care of patients, shall be exempted from payment of the hospital license fee for the year 1982:

Provident Hospital and Training School Association
No. 426 E. 51st Street.
SECTION 2. This ordinance shall be in force and effect from and after its passage.


The Committee on Finance submitted a report recommending that the City Council pass the following proposed order transmitted therewith:

Ordered, That the Superintendent of Police be and he is hereby authorized and directed to issue a permit to the Veterans Poppy Day Association of Chicago to tag on the streets of Chicago on Friday, May 21, 1982.

On motion of Alderman Frost the foregoing proposed order was Passed, by yeas and nays as follows:

Yeas--Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulte, Volini, Orr, Stone--47.

Nays--None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Authority Granted for Payments for Hospital, Medical and Nursing Services Rendered Certain Injured Members of Police and Fire Depts.

The Committee on Finance submitted a report recommending that the City Council pass a proposed order transmitted therewith, to authorize payments for hospital, medical and nursing services rendered certain injured members of the Police and Fire Departments.

On motion of Alderman Frost the said proposed order was Passed, by yeas and nays as follows:

Yeas--Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulte, Volini, Orr, Stone--47.

Nays--None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

The following is said order as passed:

Ordered, That the City Comptroller is authorized and directed to issue vouchers, in conformity with the schedule herein set forth, to physicians, hospitals, nurses or other individuals, in settlement for hospital, medical and nursing services rendered to the injured members of the Police Department and/or the Fire Department herein named. The payment of any of these bills shall not be construed as an approval of any previous claims pending or future claims for expenses or benefits on account of any alleged injury to the individuals named. The total amount of said claims is set opposite the names of the injured members
of the Police Department and/or the Fire Department, and vouchers are to be drawn in favor of the proper claimants and charged to Account No. 100.9112.937:

Michael J. Acosta, 001658, District 13;
injured January 23, 1982 $ 55.00
Marvin J. Adams, 002230, District 15;
injured September 25, 1981 105.00
Scott M. Alberts, 005479, Public Housing Division;
injured November 27, 1981 147.00
Keith W. Aldrich, 008043, District 20;
injured September 10, 1981 132.00
Daniel L. Allen, 007785, District 5;
injured December 21, 1981 105.00
Charles D. Allison, 008904, District 9;
injured September 6, 1981 50.00
Laurence V. Alonso, 009317, Gang Crimes Enforcement;
injured November 24, 1981 88.00
Lonnie E. Alston, 009358, District 22;
injured November 16, 1981 65.40
Anthony P. Amelio, 010615, District 20;
injured November 17, 1981 72.63
Babette S. Anderson, (Held), 011650, Central Detention Section;
injured September 11, 1981 274.00
Richard Anderson, 013213, District 3;
injured January 6, 1981 102.00
Marshall C. Andrews, 014093, District 1;
injured November 5, 1981; 65.00
Paul J. Anesewicz, 010988, District 5;
injured January 20, 1982 169.00
Kenneth Angarone, 014369, District 15;
injured January 2, 1982 72.75
John G. Arnold, 017553, District 7;
injured September 26, 1981 68.00
Rita L. Austin, 019801, District 22;
injured October 20, 1981 65.30
Joseph Babich, 020723, District 6;
injured December 12, 1980 151.00
James N. Bach, 021091, District 14;
injured August 29, 1981 158.00
Sandra J. Bailey, 022719, Recruit Training;
injured December 18, 1981 86.00
Leonard R. Bajenski, 022902, Area 2 Violent Crimes;
injured November 11, 1981 127.50
Michael C. Baka, 023017, District 10;
injured October 30, 1981 48.00
Michael Baker, 023546, District 6;
injured November 28, 1981 104.00
John T. Balcer, 023446, District 11;
injured October 4, 1981 123.00
James R. Baldridge, 024087, District 18;
injured September 12, 1981 112.00
Russell F. Barganski, 027315, District 15;
injured October 31, 1981 83.65
Robert Barksdale, 027577, District 7;
injured August 3, 1981 190.00
Lawrence J. Barnes, 027900, Cabrini-Green Vehicle Patrol;
injured September 19, 1981 134.85
James A. Bednarkiewicz, 036506, District 9;
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Anthony T. Belcastro, 037865, District 23;
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Ronald E. Condreva, 138698, District 9; injured September 5, 1981 50.00
Billy D. Conklin, 139070, District 15; injured January 27, 1982 141.50
Thomas J. Corcoran, 147810, Enforcement Section; injured May 1, 1981 50.00
William G. Cordes, 147985, District 18; injured October 5, 1981 67.35
Michael J. Cozzi, 154005, District 21; injured November 16, 1981 55.00
Ronald Crabtree, 154175, Youth Division; injured August 12, 1981 141.70
James P. Cradick, 154193; District 18; injured October 24, 1981 188.00
Robert R. Crapia, 154788, District 17; injured December 7, 1981 1,370.10
Edwin M. Crawford, 154978, District 14; injured November 20, 1981 47.00
Daniel Crocker, 156539, District 13; injured October 6, 1981 2,409.70
Hosea H. Crossley, 157690, Public Housing Division; injured December 7, 1981 61.00
Fred Crous, 157952, Area 1 Property Crimes; injured September 2, 1981 54.60
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Ralph E. Culver, 160565, District 19; injured September 2, 1981 155.00
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David J. Czubak, 165842, District 11; injured October 5, 1981 392.65
Charles Daly, 167958, District 18; injured January 4, 1982 151.00
Michael J. Delany, 182275, Special Function Canine; injured January 29, 1982 65.00
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Patrick Darcy, 170810, Mass Transit Unit; injured October 31, 1981 58.00
James C. David, 171825, District 2; injured October 10, 1981 68.00
James C. David, 171825, District 2; injured January 21, 1982 78.00
William M. Davis, 174531, District 24; injured December 1, 1981 73.45
John R. DeFeer, 181324, Recruit Training; injured December 30, 1981 335.00
Joseph F. Dejanovich, 176904, Auto Theft Section; injured November 18, 1981 88.00
Daniel D. DeSando, 178583, District 2; injured November 9, 1981 877.00
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Robert S. Drozd, 206420, District 13; injured December 29, 1981 $ 119.50
Barbara A. Dyckman, 215101, Youth Division; injured November 25, 1981 54.00
Dennis C. Eichler, 219918, District 24; injured December 10, 1981 64.00
Leonard C. Ellis, 221973, District 2; injured January 21, 1982 119.00
Charles P. Ellison, 222162, District 11; injured October 29, 1981 150.50
Lonnie Elzy, Jr., 222595, District 7; injured September 19, 1981 55.00
William Fahey, 229943, Gangs Crimes Enforcement, South; injured November 16, 1981 100.00
William Fahey, 229943, Gangs Crimes Enforcement, South; injured February 9, 1982 400.00
Edward A. Faust, 233629, District 14; injured December 17, 1981 350.00
James T. Felmon, 235581, District 9; injured October 24, 1981 55.00
James Foster, 255087, Narcotics Section; injured September 4, 1981 938.70
John W. Francis, 256843, Mass Transit Unit; injured October 22, 1981 72.00
William W. Frapolly, 258489, District 13; injured October 13, 1981 47.00
James C. Frick, 260418, District 20; injured December 15, 1981 193.50
Dennis J. Fudala, 262319, District 11; injured October 11, 1981 170.50
Adrian R. Garcia, 268924, District 13; injured November 15, 1981 47.00
Algean Garner, 270071, District 21; injured October 31, 1981 55.00
Charles Gary, 271820, District 3; injured January 19, 1982 125.00
Gary Geski, 272101, District 23; injured November 4, 1980 114.50
Bruno P. Gobbo, 287295, District 17; injured January 15, 1982 85.00
Timothy M. Goc, 287309, District 10; injured January 21, 1982 74.00
Thomas H. Goddard, 287544, District 24; injured November 27, 1981 39.00
Thomas H. Goddard, 287544, District 24; injured December 2, 1981 39.00
Frank G. Goff, 288078, District 15; injured September 15, 1981 100.85
Frank G. Goff, 288078, District 15; injured October 30, 1981 192.80
Patrick A. Goodman, 291157, District 24; injured October 8, 1981 105.25
David Goodrich, 291307, District 14; injured September 8, 1981 81.50
Richard A. Gorrell, 293779, District 19; injured October 14, 1981 35.00
Joseph Gorz, 294095, District 9;  
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Michael P. Graffis, 295998, District 6;  
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Hiram Grau, 298223, District 19;  
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Terrence M. Griebahn, 302890, District 16;  
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Connell P. Griffin, 303347, District 12;  
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Ignatius K. Grimaldi, 305286, District 11;  
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Ignatius K. Grimaldi, 305286, District 11;  
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Robert W. Grining, 305474, Auto Theft Section;  
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Frank Guerrero, 308772, District 10;  
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George Gutierrez, 310891, District 14;  
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Joseph J. Guzoiek, 310484, District 23;  
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Robert G. Hacker, 312213, District 7;  
injured September 7, 1981 103.50

Phyllis A. Ham, 316046, District 3;  
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Marjorie Hamilton, 316465, District 20;  
injured December 24, 1981 123.75
Robert E. Hansen, 319795, Mass Transit Unit;  
injured October 22, 1981 72.00
Charles Harris, 323736, District 5;  
injured November 21, 1981 1,190.30
Beatrice G. Hart, 325770, District 23;  
injured September 3, 1981 158.00

John P. Harty, 327658, District 12;  
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Louis R. Banach, 025375, District 11;  
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Eugene Cyrek, 165232, District 19;  
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William Farrell, 233151, District 7;  
injured December 30, 1981 285.00
James T. Geers, 275273, District 10;  
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George E. Geyer, 278036, District 20;  
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John H. Gholiar, 278076, District 10;  
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James Gillespie, 281795, District 14;  
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George J. Harvey, 327850, District 11;  
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Robert Heathcoat, 334182, District 19;  
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Jenkins Hightower, 345069, District 21;
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Earl J. Hiler, 345340, District 21;
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Judith A. Hilt, 346737, District 4;
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Jack P. Hines, 34785, Area 2 Violent Crimes;
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Terrence J. Hodges, 349080, District 8;
injured September 12, 1981  98.00
John H. Hoeger, 349324, Area 4 Property Crimes;
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Richard S. Holman, 352994, District 19;
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Marvin Holtzman, 354130, District 18;
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William Hoogland, 354568, District 22;
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James Hopkins, 355039, Enforcement Section;
injured January 25, 1982  57.50
Frank Horton, 356896, District 7;
injured October 8, 1981  89.00
Raymond J. Howe, 359748, District 22;
injured October 30, 1981  65.40
Michael C. Hughes, 362870, District 22;
injured January 30, 1982  173.00
Dennis J. Huminiak, 363523, District 19;
injured September 27, 1981  40.00
Frank Irwin, 369196, Public Housing Division;
injured November 9, 1981  162.00
Harry Jablonowski, 370867, Special Function Canine;
injured November 6, 1981  131.75
Albert Jackson, 370867, District 4;
injured December 7, 1981  88.00
Eugene Jackson, 371668, District 7;
injured September 7, 1981  60.00
William A. Jackson, 373109, District 13;
injured December 27, 1981  173.00
April 21, 1982 REPORTS OF COMMITTEES 10317

Daniel L. Jacobs, 373313, District 1; injured October 16, 1981 $161.35
Henry J. Jakob, 374918, District 19; injured September 26, 1981 61.90
Rudolph Jakobs, 374923, District 20; injured September 25, 1981 130.50
Casey L. Janota, 377310, District 2; injured November 12, 1981 115.00
Samuel W. Jennings, 381202, District 7; injured October 17, 1981 42.00
John Jirka, 382028, District 1; injured January 5, 1982 88.00
Adam J. Jodelka, 382093, District 12; injured November 27, 1981 33.00
Bruce N. Johnson, 382875, District 8; injured November 26, 1981 180.00
Everett L. Johnson, 384190, District 3; injured September 5, 1981 233.00
Franklin H. Johnson, 384324, District 20; injured December 17, 1981 155.50
Harry G. Johnson, 384847, District 16; injured October 10, 1981 154.00
Jerry Johnson, 385318, District 4; injured November 4, 1981 88.88
Richard A. Johnson, 386619, District 19; injured October 25, 1981 300.00
Harris Jones, 389643, District 21; injured December 16, 1981 259.78
Steve G. Jones, 391131, District 22; injured October 10, 1981 35.20
Virgil Jones, 391222, Cabrini Green Vehicle-Patrol; injured October 2, 1981 475.00
Kenneth Josephs, 392690, District 5; injured September 4, 1981 69.00
Vincent R. Keating, 405432, Area 2 Property Crimes; injured February 1, 1982 88.00
James Kehoe, 406668, District 13; injured November 27, 1981 223.25
Clarence E. Keith, 406997, District 3; injured September 1, 1981 78.00
Patrick J. Kellam, 407153, District 8; injured October 28, 1981 308.10
Patrick D. Kelly, 410517, District 13; injured December 25, 1981 47.00
Robert E. Kelly, 410713, District 13; injured November 20, 1981 103.00
Edward S. Kendzior, 412210, Bomb and Arson Section; injured November 2, 1981 21.50
Charles A. Kerbs, 414924, District 10; injured January 10, 1982 44.50
Michael A. Kerrigan, 415709, District 12; injured August 12, 1981 185.75
Fred M. Keto, 416127, Area 6 Property Crimes; injured October 24, 1981 1,916.20
Maureen King, 420338, District 4; injured November 25, 1981 1,763.10
Ralph Kingsley, 421130, District 17; injured September 20, 1981 105.50
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April 21, 1982

REPORTS OF COMMITTEES

10319

Martin E. LaPierre, 447235, District 12; injured January 1, 1982; $80.00
Phillip LasCola, 454204, District 9; injured January 5, 1982; 151.70
Joseph Laskero, 454510, District 23; injured March 27, 1981; 127.50
Robert Lebak, 459390, District 9; injured October 21, 1981; 29.00
Robert Lebak, 459390, District 9; injured January 14, 1982; 354.00
John F. LeCompte, 458223, District 9; injured October 24, 1981; 54.60
Donald Lee, 460004, District 4; injured September 10, 1981; 50.50
Jimmy D. Lee, 460193, District 7; injured September 19, 1981; 60.00
Martin A. Lee, 460370, District 9; injured August 10, 1981; 111.00
George W. Leftridge, 461055, District 2; injured September 1, 1981; 154.00
Earl Leib, 461219, District 17; injured September 12, 1981; 104.50
Charles S. Lewis, 467015, District 2; injured January 1, 1982; 101.00
Michael J. Lowery, 479504, District 16; injured October 3, 1981; 164.50
James Humphrey, 363700, District 5; injured November 3, 1981; 177.43
Ronald Pabich, 625531, District 14; injured December 7, 1981; 575.00
John E. Kane, 398190, Enforcement Section; injured October 10, 1981; 255.00
David Kapus, 400100, District 23; injured September 9, 1981; 109.50
Alex A. Karaczun, 400120, District 10; injured November 20, 1981; 109.50
Raymond Karlik, 400936, District 10; injured November 13, 1981; 172.00
John J. Valenti, 827510, District 15; injured December 23, 1981; 337.00

and

Be It Further Ordered, That the City Comptroller is authorized and directed to issue vouchers, in conformity with the schedule herein set forth, to physicians, hospitals, nurses or other individuals, in settlement for hospital, medical and nursing services rendered the injured members of the Police Department and/or Fire Department herein named, provided such members of the Police Department and/or Fire Department shall enter into an agreement in writing with the City of Chicago to the effect that, should it appear that any of said members of the Police Department and/or Fire Department have received any sum of money from the party whose negligence caused such injury, or have instituted proceedings against such party for the recovery of damage on account of such injury or medical expenses, then in that event the City shall be reimbursed by such member of the Police Department and/or Fire Department out of any sum that such member of the Police Department and/or Fire Department has received or may hereafter receive from such third party on account of such injury or medical expense, not to exceed the amount that the City may, or shall, have paid on account of such medical expense, in accordance with Opinion No. 1422 of the Corporation Counsel of said City, dated March 19, 1926. The payment of any of these bills shall not be
construed as approval of any previous claims pending or future claims for expenses or benefits on account of any alleged injury to the individuals named. The total amount of such claims, as allowed, is set opposite the names of the injured members of the Police Department and/or Fire Department, and vouchers are to be drawn in favor of the proper claimants and charged to Account No. 100.9112.937.

Clemente R. Acevez, 001565, District 8;
injured December 12, 1981  $ 307.00
John Allanson, 007425, District 18;
injured December 16, 1981  414.75
Robert T. Allen, 008441, District 15;
injured January 12, 1982  378.00
Jalal M. Ally, 009144, District 7;
injured January 23, 1982  165.00
Willie L. Anderson, 013640, Gang Crimes South;
injured September 14, 1981  187.00
Dean C. Angelo, 014475, District 20;
injured October 3, 1981  159.00
Carlos J. Aulet, 019521, District 14;
injured September 8, 1981  247.00
Carlos Aulet, 019521, District 14;
injured December 24, 1981  123.00
James W. August, 019309, District 6;
injured December 20, 1980  62.00
John T. Balcer, 023946, District 11;
injured November 19, 1981  85.00
Charles E. Balcitis, 023984, Special Operations Group;
injured April 27, 1977  15.00
Louis Banach, 025375, District 11;
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Richard Banaszkiewicz, 025441, District 15;
injured December 16, 1981  179.00
Cleveland Barnett, 028117, District 15;
injured September 11, 1981  127.00
James E. Bartosik, 931748, District 18;
injured October 28, 1981  189.00
Lawrence D. Beyer, 047003, District 15;
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John Bickham, 047605, District 22;
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John D. Bloore, 055179, Gang Crimes Enforcement, South;
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Gerald Branick, 069034, District 18;
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Thomas P. Brennan, 072052, District 18;
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Warren F. Britt, 074635, Intersection Control Unit;
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James Brown, 079417, District 3;
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James E. Brown, 079470, District 20;
injured September 3, 1981  52.00
Robert W. Brydie, 083344, Mass Transit Unit;
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Charles E. Burns, 090540, District 1;
injured November 3, 1981  232.00
William P. Callahan, 100222, District 7;  
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Dominic L. Capparelli, 104259, District 11;  
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Helen P. Cardwell, 105735, Neighborhood Relations Division;  
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John D. Carey, 105980, District 20;  
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Louis A. Cella, 117323, Enforcement Section;  
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Dennis D. Chesniak, 120715, District 16;  
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Samuel T. Christian, 122722, Youth Division;  
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Idelfonso Cintron, 125428, District 13;  
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Hector Cisner, 125967, District 17;  
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Darryl Cleaton, 129611, District 3;  
injured September 23, 1981 149.00
Hoise L. Clemons, 129955, District 4;  
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Sidney P. Coleman, 134342, District 9;  
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Larry Collins, 136581, District 5;  
injured December 8, 1981 105.00
Thomas Collins, 137270, District 5;  
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Arthur C. Compton, 138216, District 6;  
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Robert W. Cooper, 146442, District 20;  
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Thomas J. Corcoran, 147810, Enforcement Section;  
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John J. Costa, 149868, District 16;  
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Kenneth O. Cox, 153249, District 5;  
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Irving Crosby, 157285, District 11;  
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Samuel A. Cucci, 159091, Area 3 Property Crimes;  
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Thomas P. Cusack, 163930, District 3;  
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Matthew J. Dallio, 167570, District 9;  
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David A. Daniels, 170010, District 14;  
injured September 18, 1981 55.00
Philip R. Dant, 170588, District 16;  
injured May 21, 1981 163.50
Patrick Deeley, 181045, District 17;  
injured December 21, 1981 62.00
Edward Denk, 184270, District 14;  
injured October 4, 1981 250.40
Anthony DeSeno, 178628, Traffic Division;  
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Michael J. Dolan, 194954, Youth Division;  
injured October 22, 1981  
$ 237.75

Marcia R. Downs, 202870, District 20;  
injured December 25, 1981  
187.75

Thomas C. Doyle, 204246, District 10;  
injured December 18, 1981  
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Albert P. Drink, 205750, District 11;  
injured September 10, 1981  
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Robert Drobniewski, 206133, District 15;  
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John Dudek, 207894, District 21;  
injured November 8, 1981  
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James P. Duignan, 209837, District 15;  
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Joseph Dunigan, 211000, District 2;  
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Andres Durbak, 313716, Youth Division;  
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Ralph Durso, 213590, District 18;  
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Robert J. Elliot, 221658, District 18;  
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James V. Ferolo, 237032, District 17;  
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Walt C. Freijlich, 259808, District 8;  
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Joseph Hartford, 326290, District 18;  
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Robert J. Kulak, 443355, District 8;  
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Charles M. Molnar, 561137, District 17;  
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Henry Watson, 850975, District 3;  
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Gregory Bernacki, 044126, Youth Division;  
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Frederick Branch, 068732, District 12;  
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Donald F. Conner, 140931, District 5;  
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Andre L. Copeland, 146544, District 3;  
injured January 19, 1982  
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Joseph J. Cosentino, 149556, District 2;  
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307.00
April 21, 1982

REPORTS OF COMMITTEES

Jon V. Dawson, 175162, District 20; injured January 6, 1982 $ 240.25
Phyllis Dawson, 175206, Recruit Training; injured December 15, 1981 179.40
Sal Eraci, 224687, District 16; injured December 1, 1981 85.00
Edward Escamilla, 225533, District 22; injured December 21, 1981 1,108.80
Gary M. Gaski, 272101, District 23; injured December 5, 1981 178.00
Louise M. Gore, 292721, District 11; injured January 30, 1982 189.00
Michael J. Gricki, 302887, District 23; injured November 24, 1981 715.00
James A. Gruber, 307421, Area 4 Violent Crimes; injured December 27, 1981 75.00
Hiram Gutierrez, 310895, District 14; injured October 4, 1981 106.15
Ralph Guy, 311112, District 7; injured November 17, 1981 133.00
Donald A. Hansen, 319384, District 10; injured December 12, 1981 117.50
Robert E. Hansen, 319795, Mass Transit Unit; injured January 3, 1982 129.00
Robert E. Hansen, 319795, Mass Transit Unit; injured January 4, 1982 93.50
Thomas C. Harder, 320718, District 17; injured June 15, 1981 25.00
Cleazell Harris, 323794, Public Housing Division; injured January 12, 1982 153.00
John D. Haugh, 327761, District 3; injured October 8, 1981 144.25
Casey Hawkins, 328878, District 12; injured November 19, 1981 95.00
David Haynes, 332243, District 23; injured September 14, 1981 341.50
Robert J. Herman, 340860, Vice Control Section; injured December 4, 1981 310.00
Lawrence Hill, 345813, District 2; injured October 21, 1981 177.00
George Holmes, 353147, District 22; injured October 21, 1981 276.00
Milton Hubbard, 360805, District 21; injured October 7, 1981 61.00
Michael Lovero, Firefighter, Truck 44; injured November 28, 1981 92.50
Thomas Seebauer, Paramedic, Ambulance 39; injured February 21, 1980 81.30
William Steiner, Paramedic, Ambulance 45; injured April 24, 1980 93.00

Authority Granted for Payments of Miscellaneous Refunds, Compensation for Property Damage, Etc.

The Committee on Finance submitted a report recommending that the City Council pass a proposed order transmitted therewith, to authorized payments of miscellaneous claims.
On motion of Alderman Frost said proposed order was Passed, by yea’s and nay’s as follows:

Yea’s—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone--46.

Nays--None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Alderman Vrdolyak was excused from voting under the provisions of Rule 14 of the Council’s Rules of Order.

The following is said order as passed:

Ordered. That the City Comptroller is authorized and directed to pay to the following-named claimants the respective amounts set opposite their names, said amount to be in full and final settlement of each claim on the date and locations by type of claim; with said amount to be charged to the activity and account specified as follows:

Various License Refunds.

Department of Finance, City Comptroller:
Account No. 100.9112.934

<table>
<thead>
<tr>
<th>Name and Address</th>
<th>License No.</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Biograph Chicago Center for American Film, Inc., 2431 N. Lincoln Avenue, 2nd Floor, Chicago, Illinois 60614</td>
<td>K25632 (Amusement)</td>
<td>$ 600.00</td>
</tr>
<tr>
<td>1208 Liquors, Inc., 1208 N. Wells Street, Chicago, Illinois 60610</td>
<td>6144 (Liquor)</td>
<td>669.00</td>
</tr>
<tr>
<td>Najat B. Lazar, 3217 W. Bryn Mawr Avenue, Chicago, Illinois 60659</td>
<td>6313 (Tobacco)</td>
<td>80.00</td>
</tr>
<tr>
<td>Shin Youn and Larry Gaytas, 2124 W. Lawrence Avenue, Chicago, Illinois 60625</td>
<td>439 (Liquor)</td>
<td>587.50</td>
</tr>
<tr>
<td>Pasquale Caputo Pizza Corp., 4937 N. Milwaukee Avenue, Chicago, Illinois 60630</td>
<td>288 (Food)</td>
<td>125.00</td>
</tr>
<tr>
<td>Kenneth and Alice L. Moy, 2221 S. Wentworth Avenue, Chicago, Illinois 60616</td>
<td>2374 (Food)</td>
<td>200.00</td>
</tr>
<tr>
<td>Beverly Alice Hoover, 3332 W. Foster Avenue, Chicago, Illinois 60625</td>
<td>K31489 (Liquor)</td>
<td>669.00</td>
</tr>
</tbody>
</table>
April 21, 1982

REPORTS OF COMMITTEES

John H. Morris,  
1025 East 82nd Street,  
Chicago, Illinois 60619

Ellyne J. Baskin,  
2712 N. Kedzie Avenue,  
Chicago, Illinois 60647

K4909 (Liquor) $669.00

6177 (Tobacco) 80.00

Damage to Property.

Department of Police:  
Account No. 100.9112.934

<table>
<thead>
<tr>
<th>Name and Address</th>
<th>Date and Location</th>
<th>Amount</th>
</tr>
</thead>
</table>
| Sam S. Armando,  
7911 W. Gunnison Street,  
Norridge, Illinois 60656 | 1-22-82  
1433 N. Bosworth Avenue | $300.00 |

Damage to Vehicles.

Department of Police:  
Account No. 100.9112.934

<table>
<thead>
<tr>
<th>Name and Address</th>
<th>Date and Location</th>
<th>Amount</th>
</tr>
</thead>
</table>
| Dallas McCree, Jr.,  
2138 E. 75th Street,  
Suite No. 167,  
Chicago, Illinois 60649 | 7-10-81  
Pound No. 7  
3201 S. Western Avenue | $288.00 |
| Robert F. Jones,  
426 N. Harvey,  
Oak Park, Illinois 60302 | 7-30-81  
Pound No. 7  
3201 S. Western Avenue | 75.00 |
| State Farm Insurance Company  
and William Downey,  
5676 S. Archer Avenue,  
Chicago, Illinois 60638 | 7-2-81  
63rd Street and Kilbourn Avenue | 282.28 |
| Hyman Schmidt,  
807 S. Marshfield Avenue,  
Chicago, Illinois 60612 | 6-4-81  
701 W. Irving Park Road | 950.00 |
| Sadie M. Baugh,  
8153 S. Wolcott Avenue,  
Chicago, Illinois 60620 | 11-2-81  
61st and Justine | 325.00 |
| Ritzenthaler Bus Lines,  
Inc. and Ruby Sinclair,  
Route 1, Box 86,  
Mundelein, Illinois 60060 | 6-25-81  
500 S. Columbus | 114.00 |
| Katrina Doherty,  
1448 N. Leavitt Street,  
Chicago, Illinois 60651 | 12-26-81  
Towing | 25.00 |
| Anthony Skipitis,  
4100 S. Albany Avenue,  
Chicago, Illinois 60632 | 12-17-81  
Archer and California Avenues | 25.00 |
<table>
<thead>
<tr>
<th>Name and Address</th>
<th>Date and Location</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Christine Bullock, 854 N. Monticello Avenue, Chicago, Illinois 60624</td>
<td>1-21-82</td>
<td>$ 75.00</td>
</tr>
<tr>
<td>Phillip A. Hurt, 3100 Evergreen Drive, Joliet, Illinois 60435</td>
<td>7-9-81</td>
<td>$ 194.00</td>
</tr>
<tr>
<td>Illinois Bell Telephone, Mr. D. H. Davis, 225 W. Randolph Street, Chicago, Illinois 60606</td>
<td>6-23-81</td>
<td>$1,426.00</td>
</tr>
<tr>
<td>Patricia A. Kyle, 7540 S. Dante Avenue, Chicago, Illinois 60619</td>
<td>11-18-81</td>
<td>$200.00</td>
</tr>
<tr>
<td>Robert Van Petten, 939 W. Sunnyside Avenue, No. 1, Chicago, Illinois 60640</td>
<td>1-28-81</td>
<td>$275.00</td>
</tr>
<tr>
<td>Gary L. Blank, 20 N. Clark Street, Chicago, Illinois 60602</td>
<td>4-6-81</td>
<td>$600.00</td>
</tr>
<tr>
<td>Leonard N. Sable, 7918 Long Avenue, Morton Grove, Illinois 60053</td>
<td>6-5-81</td>
<td>$270.92</td>
</tr>
<tr>
<td>Albert Jackson, 6014 S. Indiana Avenue, Chicago, Illinois 60637</td>
<td>8-21-81</td>
<td>$350.00</td>
</tr>
<tr>
<td>Anthony Richard, 7321 S. Lowe Avenue, Chicago, Illinois 60621</td>
<td>7-16-81</td>
<td>$525.00</td>
</tr>
</tbody>
</table>

Damage to Property.

Department of Streets and Sanitation, Bureau of Forestry:
Account No. 100.9112.934

Name and Address | Date and Location | Amount  |
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Thomas J. Hawkins, 8522 S. Ada Street, Chicago, Illinois 60620</td>
<td>1-1-82</td>
<td>$ 55.00</td>
</tr>
<tr>
<td>Rory Cassidy, 1211 N. LaSalle Street, Chicago, Illinois 60610</td>
<td>11-8-81</td>
<td>$ 50.00</td>
</tr>
</tbody>
</table>

Damage to Vehicles.

Department of Streets and Sanitation: Account No. 100.9112.934

Name and Address | Date and Location | Amount  |
<table>
<thead>
<tr>
<th></th>
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<tbody>
<tr>
<td>Christine Bullock, 854 N. Monticello Avenue, Chicago, Illinois 60624</td>
<td>1-21-82</td>
<td>$ 75.00</td>
</tr>
<tr>
<td>Phillip A. Hurt, 3100 Evergreen Drive, Joliet, Illinois 60435</td>
<td>7-9-81</td>
<td>$ 194.00</td>
</tr>
<tr>
<td>Illinois Bell Telephone, Mr. D. H. Davis, 225 W. Randolph Street, Chicago, Illinois 60606</td>
<td>6-23-81</td>
<td>$1,426.00</td>
</tr>
<tr>
<td>Patricia A. Kyle, 7540 S. Dante Avenue, Chicago, Illinois 60619</td>
<td>11-18-81</td>
<td>$200.00</td>
</tr>
<tr>
<td>Robert Van Petten, 939 W. Sunnyside Avenue, No. 1, Chicago, Illinois 60640</td>
<td>1-28-81</td>
<td>$275.00</td>
</tr>
<tr>
<td>Gary L. Blank, 20 N. Clark Street, Chicago, Illinois 60602</td>
<td>4-6-81</td>
<td>$600.00</td>
</tr>
<tr>
<td>Leonard N. Sable, 7918 Long Avenue, Morton Grove, Illinois 60053</td>
<td>6-5-81</td>
<td>$270.92</td>
</tr>
<tr>
<td>Albert Jackson, 6014 S. Indiana Avenue, Chicago, Illinois 60637</td>
<td>8-21-81</td>
<td>$350.00</td>
</tr>
<tr>
<td>Anthony Richard, 7321 S. Lowe Avenue, Chicago, Illinois 60621</td>
<td>7-16-81</td>
<td>$525.00</td>
</tr>
</tbody>
</table>
April 21, 1982

REPORTS OF COMMITTEES

James Mehl,
1518 Washington Street,
Wilmette, Illinois 60091
9-28-81
Garage No. 9
$ 400.00

Ted Jacobson,
5705 N. Drake Avenue,
Chicago, Illinois 60659
9-30-81
6015 N. Francisco Avenue
250.00

Barbara A. Christie,
1201 C. Bunker Hill Court,
Wheaton, Illinois 60187
9-18-81
Canalport and Cermak Road,
1,055.00

State Farm Insurance
and Arthur Singleton,
9335 S. Kedzie Avenue,
Evergreen Park, Illinois 60642
7-21-81
8248 Maryland Avenue
334.57

Joseph V. Parra,
5659 N. Vine Street,
Chicago, Illinois 60631
10-23-81
4600 W. Grand Avenue
70.00

Janet Vanell,
35 E. Wacker Drive, No. 1990
Chicago, Illinois 60601
10-5-81
11 W. Wacker Drive
330.00

Arturo Fernandez,
2814 W. Fletcher Street,
Chicago, Illinois 60618
10-21-81
1134 W. Belmont Avenue
500.00

Allstate Insurance
Company and J. Roberson,
P.O. Box 127,
Skokie, Illinois 60077
9-16-81
99th Street and
Beverly Avenue
884.39

Allstate Insurance
Company and Arthur David,
7770 Frontage Road,
P.O. Box 127,
Skokie, Illinois 60077
8-28-81
4703 S. Damen Avenue
259.45

John Sgrignvoli,
6345 W. 63rd Place,
Chicago, Illinois 60638
10-5-81
1733 W. 31st Street
338.69

Proper Management,
Harry Fields,
4543 N. Dover Street,
Chicago, Illinois 60640
11-7-81
875 N. Rush Street
225.00

Bernadine Morris,
13119 S. Corliss Avenue,
Chicago, Illinois 60627
10-9-81
11457 S. Cottage Grove
240.69

Avenue

State Farm Mutual Automobile
Insurance Company and
Patrick Manager,
5676 S. Archer Avenue,
Chicago, Illinois 60638
11-3-81
2958 S. California Avenue
327.26

Recovery Services Inter-
national and Musa Dickinson,
120 S. Riverside Plaza,
Chicago, Illinois 60606
10-23-81
Addison and Central Avenues
467.55
Francesco Perez,
716 N. Throop Street,
Chicago, Illinois 60622
12-28-81
716 N. Throop Street
$ 185.65

Lucious C. Marshall,
12801 S. Bishop Street,
Calumet Park, Illinois 60643
11-30-81
1634 W. 39th Street
300.00

Mark Knaeps,
DuBois, International,
DuBois Tower 1100,
Cincinnati, Ohio 45202
11-15-81
500 S. Lake Shore Drive
300.00

Edward Gordon,
22 W. Monroe Street,
Chicago, Illinois 60603
11-4-81
Dearborn and Erie Streets
149.50

Nicholas J. Constantine,
33 N. LaSalle Street,
Suite 2600,
Chicago, Illinois 60602
12-12-81
120 N. LaSalle, No. 8
200.00

Roy G. Suckow,
4832 W. Warner Avenue,
Chicago, Illinois 60641
12-3-81
Milwaukee Avenue and
Northwest Highway
95.00

Joseph Perrone,
1829 N. Mohawk Street,
Chicago, Illinois 60614
12-23-81
Greenview and Nelson
Streets
89.00

R.L. Dunne and Company
and Sager Sealant Corporation,
327 S. LaSalle Street, Suite 1036,
Chicago, Illinois 60604
11-24-81
2401 S. Ashland Avenue
275.00

Allstate Insurance Company
and James Dolan,
P.O. Box 127,
Skokie, Illinois 60077
5-13-81
34th Street and Dan Ryan
Expressway
348.00

Allstate Insurance Company
and Charles E. Richee,
P.O. Box 127,
Skokie, Illinois 60077
7-30-81
2758 W. 31st Street
545.42

Ed Schwartz,
655 W. Irving Park Road,
Chicago, Illinois 60613
1-25-82
3420 N. Lake Shore Drive
45.00

Home Insurance Company and
Heatmasters, Inc.,
P.O. Box 7163,
Chicago, Illinois 60680
7-16-81
120 N. LaSalle Street
488.35

Leonard Feltes,
2930 N. Sayre Avenue,
Chicago, Illinois 60634
1-12-82
Austin Avenue and Madison
Street
36.00

Philip G. Thiele,
6112 S. McVicker Avenue,
Chicago, Illinois 60638
12-28-81
Archer and Central Avenues
400.00
April 21, 1982

REPORTS OF COMMITTEES

Irving Pomerantz, 155 N. Harbor Drive, Chicago, Illinois 60601
Stuart A. Nudelman, 3020 N. Sheridan Road, Chicago, Illinois 60657
A. Scott Lee, 310 N. Rockford, No. 3, Rockford, Illinois 61107
Vannora Kim, 26 S. Farnwood Drive, Bolingbrook, Illinois 60439
Benjamin Pickens, 6553 S. Lowe Avenue, Chicago, Illinois 60621
Robert J. Buckley, 4575 N. Mobile Avenue, Chicago, Illinois 60630
Lauren Brill, 78 Graymoor Lane, Olympia Fields, Illinois 60461

Name and Address

Date and Location

Amount

2-5-82
Lake Shore Drive between Foster and Lawrence Avenue
$ 50.00

2-22-82
S.W. Corner near Island at Ogden and Jackson Boulevard
660.00

11-22-81
875 N. Rush Street, No. 5
57.10

1-11-82
City Garage No. 9
131.59

2-24-82
65th Street and Union Avenue
100.00

2-22-82
4838 N. Western Avenue
40.00

2-24-82
Dearborn and Randolph Streets
68.00

Damage to Vehicles.

Department of Sewers: Account No. 314.9112.935

Name and Address

Date and Location

Amount

Thomas A. Raines, 6500 N. Onorga Avenue, Chicago, Illinois 60631
Melvin William Kaplan, 360 W. Wellington Avenue, Chicago, Illinois 60657

7-8-81
140 E. Chicago Avenue
$ 247.00

2-11-82
Jackson Boulevard and Ogden Avenue
76.00

and

Be It Further Ordered, That the Commissioner of Water is authorized and directed to pay to the following-named claimants the respective amounts set opposite their names, said amount to be in full and final settlement on the dates and locations by type of claim with said amount to be charged to the activity and account specified as follows:

Refunds on Water Leaks.

Department of Water: Account No. 200.8220.935

Name and Address

Location

Amount

Chemical Connection, 1030 E. 87th Street, Chicago, Illinois 60619
Miguel Martinez, 2112 W. Erie Street, Chicago, Illinois 60612

1030 E. 87th Street
$ 23.98

2112 W. Erie Street
19.45
Emil Wuensch,  
5757 N. Rogers Avenue,  
Chicago, Illinois 60646  
Hymond A. Getzberg,  
1157 W. Schubert Avenue,  
Chicago, Illinois 60614  
Eunice McNeal,  
7359 S. Peoria Street,  
Chicago, Illinois 60621

<table>
<thead>
<tr>
<th>Name and Address</th>
<th>Date and Location</th>
<th>Location</th>
<th>Amount</th>
</tr>
</thead>
</table>
| Coca Cola Bottling,  
1401 E. Algonquin Road,  
Arlington Heights, Illinois 60016 | 4-27-81  
2660 W. Armitage Avenue | $ 675.00 |
| Raymond Kitzke,  
2028 W. Shakespeare Avenue,  
Chicago, Illinois 60647 | 1-5-82  
2028 W. Shakespeare Avenue | 60.00 |

and

Be It Further Ordered, That the Commissioner of Water is authorized to decrease the amount due by the amount set opposite the name of the claimant upon payment of the unpaid balance; same being abatement of water rates on account of underground leaks and to charge same to Account No. 200.8220.935, Department of Water:

<table>
<thead>
<tr>
<th>Name and Address</th>
<th>Location</th>
<th>Amount</th>
</tr>
</thead>
</table>
| Marietta L. Morgan,  
5411-5413 S. Woodlawn Street,  
Chicago, Illinois 60615 | 5411-5413 S. Woodlawn Avenue | $ 300.00 |
| Earle Jacquet,  
6842-6844 S. Langley Avenue,  
Chicago, Illinois 60637 | 6844 S. Langley Avenue | 198.45 |
| Fred O. Little,  
9128 S. Euclid Avenue,  
Chicago, Illinois 60617 | 5350-5358 S. Prairie Avenue | 300.00 |
| Roscoe Frazier,  
500 Park Avenue,  
Calumet City, Illinois 60409 | 5315 S. Ellis Avenue | 300.00 |
| Lloyd M. Hughes, Inc.,  
6331 S. Dr. Martin Luther King Drive,  
Chicago, Illinois 60637 | 6331 S. Dr. Martin Luther King Drive | 300.00 |
| Mike Arrigo,  
628 S. Racine Avenue,  
Chicago, Illinois 60607 | 628 S. Racine Avenue | 115.06 |
April 21, 1982

REPORTS OF COMMITTEES

Marian Pawlak,
3225 W. 38th Street,
Chicago, Illinois 60632

Bell Realty Mortgage,
1117 N. Ashland Avenue,
Chicago, Illinois 60622

Jess Vernie,
3963 S. Drexel Avenue,
Chicago, Illinois 60653

Lue McCowan,
1916 W. Garfield Boulevard,
Chicago, Illinois 60609

Clifton Jones,
2328 S. Kostner Avenue,
Chicago, Illinois 60623

Gladys Sumrall,
2138 E. 75th Street,
Apartment No. 454,
Chicago, Illinois 60649

Garden Shop,
3907 N. Harlem Avenue,
Chicago, Illinois 60634

3225 W. 38th Street $ 31.44
1117 N. Ashland Avenue 51.90
3963 S. Drexel Avenue 300.00
1916 W. Garfield Boulevard 300.00
2328 S. Kostner Avenue 50.10
10504 S. Michigan Avenue 84.73
3907 N. Harlem Avenue 67.04

Do Not Pass—SUNDRY CLAIMS FOR PAYMENT OF
DAMAGE TO PROPERTY, ETC.

The Committee on Finance submitted the following report:

CHICAGO, April 19, 1982.

To the President and Members of the City Council:

Your Committee on Finance, to which were referred November 14, 1980, and subsequently, sundry claims
as follows:

Compensation for Various Refunds:

(Nov. 14, 1980) 400 E. 79th Street Building
(June 10, 1981) Mrs. W. Radcliffe
(Sept. 14, 1981) Burnett Watson
(Oct. 6, 1981) Monarch Electric Construction Company
(Oct. 6, 1981) Monarch Electric Construction Company
(Oct. 22, 1981) Andrew Lee
(Nov. 13, 1981) Kandice Williams
(Dec. 18, 1981) Lee Artoe Realty
(Feb. 10, 1982) State Farm Insurance Company and Edward Fadden
(Feb. 10, 1982) T. May, Jr.
(March 19, 1982) Lemmie C. Branch
(March 19, 1982) Lemmie C. Branch
(March 19, 1982) Lemmie C. Branch
(March 19, 1982) Lemmie C. Branch

Compensation for Damage to Property:

(Nov. 30, 1981) Ernestine Brooks
(Nov. 30, 1981) Northeastern Fire Insurance Company and 742 Clark Corporation d/b/a Stop
and Drink and Oak Trust Savings and Loan Association
(Dec. 18, 1981) Mary L. Murnane
(Jan. 14, 1982) Jose S. and Trudy K. Martinez
(Jan. 14, 1982) Tom Leo
(Jan. 14, 1982) Thennie Wade
(Jan. 21, 1982) Illinois Bell Telephone Company
(Jan. 21, 1982) Illinois Bell Telephone Company
(March 19, 1982) Lourena Gather
(March 19, 1982) Joe and Bertha Rodgers
(March 19, 1982) Joseph J. Plikaitis, M.D.

Compensation for Personal Injuries:

(Oct. 6, 1981) Margaret Nugent
(Nov. 4, 1981) Eleanore E. Nelson
(Feb. 10, 1982) Gloria H. Lopez
(March 30, 1982) Aaron Norris;

Compensation for Damage to Vehicles:

(Dec. 4, 1980) Richard Sanders
(May 13, 1981) Mary A. Reed
(Sept. 14, 1981) Thomas Harris
(Sept. 14, 1981) Kenneth G. Winkler
(Oct. 5, 1981) State Farm Insurance Company and William P. Herdegen
(Oct. 6, 1981) Sandra G. Mapes
(Nov. 4, 1981) Sentry Claims Service and James C. Brehm
(Nov. 4, 1981) Security Cas. Company and Beatrice D. Lanier
(Nov. 4, 1981) Shirleen C. Luis
(Nov. 4, 1981) Ching Y. Kung
(Nov. 4, 1981) Paul S. Hyun
(Nov. 4, 1981) James A. Connolly
(Nov. 4, 1981) Michael Borelli
(Nov. 4, 1981) Ora Benton c/o Daniel K. Robin
(Nov. 4, 1981) Daniel R. Laffee
(Nov. 4, 1981) Barbara Frillman
(Nov. 4, 1981) Esther Osbey
(Nov. 30, 1981) Allstate Insurance and Gilbert Hegman
(Dec. 11, 1981) Illinois Bell Telephone Company
(Jan. 14, 1982) Transamerica Insurance Company and Suzanne O'Brien
(Jan. 14, 1982) Michael Teddie
(Jan. 14, 1982) John Macko
(Jan. 14, 1982) Economy Fire and Casualty Company and William and Mary Close
(Jan. 14, 1982) Bituminous Insurance Companies and Barton Decorating Services
(Jan. 14, 1982) Allstate Insurance Company and Elliott Mesirow
(Jan. 14, 1982) Mark Fleming
(Jan. 21, 1982) American States Insurance and North American Printing, Incorporated
(Feb. 10, 1982) Roy Schimdt
(Feb. 10, 1982) Illinois Bell Telephone Company
(Jan. 21, 1980) Morton I. Fiedler
(March 19, 1982) Timothy A. Kochan
(March 19, 1982) Allstate Insurance Company and Donald Tinaglia
(March 19, 1982) Robert Zerbs
(March 19, 1982) Henryk Zajac
(March 19, 1982) Jacqueline Watts
(March 19, 1982) William J. Weisbach
(March 19, 1982) Mary J. Ward
(March 19, 1982) Lucille J. Totoni
(March 19, 1982) Arthur J. Trybeck
(March 19, 1982) George F. Turner
(March 19, 1982) State Farm Insurance Company and Paula Nowak
(March 19, 1982) Richard Schwartz
(March 19, 1982) William M. Schroeder
(March 19, 1982) Peter A. Rogerson
(March 19, 1982) Rodges Redmond
(March 19, 1982) Joseph Prophet
(March 19, 1982) William M. Patterson
(March 19, 1982) Annie M. Phillips
(March 19, 1982) Fred Phillips
(March 19, 1982) Richard D. O'Neill
(March 19, 1982) Barbara E. Murphy
(March 19, 1982) Karen Molitto
(March 19, 1982) Irene M. Mathis
(March 19, 1982) Jack B. Ludwig
(March 19, 1982) Dennis Klein
(March 19, 1982) Irvin L. Kleiman
(March 19, 1982) Frank J. Janus
(March 19, 1982) Joan Rothchild Hardin
(March 19, 1982) Joseph G. Gross
(March 19, 1982) Edward Gordan
(March 19, 1982) Kerry W. Fowler
(March 19, 1982) Patricia Craigier
(March 19, 1982) Harvey Cohen
(March 19, 1982) Jack Cacciabondo
(March 19, 1982) Eileen Burke
(March 19, 1982) Arlene J. Burger
(March 19, 1982) Joseph Booker
(March 19, 1982) Allstate Insurance Company and Charles Richee
(March 19, 1982) Edward Wilburn
(March 30, 1982) Motor Vehicle Insurance and Shore Typographers
(March 30, 1982) Charles Jones
(March 30, 1982) Ron Giannantonio
(March 30, 1982) James Patrick Highland
(March 30, 1982) Jasper K. Adkins;

having had the same under advisement begs leave to report and recommend that Your Honorable Body Do Not Pass said claims for payment.

These recommendations were concurred in by a viva voce vote of the members of the committee.

Respectfully submitted,
(Signed) WILSON FROST,
Chairman.

On motion of Alderman Frost the committee's recommendations were Concurred In, by yeas and nays as follows:


Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Alderman Vrdolyak was excused from voting under the provisions of Rule 14 of the Council's Rules of Order.
Placed on File—A COMMUNICATION CONCERNING YEARLY PROGRESS REPORT OF VETERANS POPPY DAY IN CHICAGO.

The Committee on Finance submitted a report recommending that the City Council Place on File a communication from the Veterans Poppy Day Association of Chicago concerning their Yearly Progress Report ending November, 1981.

On motion of Alderman Frost the committee's recommendation was Concurred In and said communication and report were Placed on File.

COMMITTEE ON BUILDINGS AND ZONING.

Chicago Zoning Ordinance Amended to Reclassify Area Shown on Map No. 17-H.

The Committee on Buildings and Zoning submitted the following report:

CHICAGO, March 31, 1982.

To the President and Members of the City Council:

Your Committee on Buildings and Zoning begs leave to recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith (referred to Your Committee on January 14, 1982) to amend the Chicago Zoning Ordinance for the purpose of reclassifying a particular area.

This recommendation was concurred in by 11 members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) EDWARD R. VRDOLYAK,
Chairman.

(Signed) FRED B. ROTI,
Vice-Chairman.

On motion of Alderman Vrdolyak the committee's recommendation was Concurred In and said proposed ordinance was Passed, by yeas and nays as follows:

Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzuilo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulte, Volini, Orr, Stone—47.

Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R4 General Residence District symbols and indications as shown on Map No. 17-H in the area bounded by
W. Albion Avenue; N. Damen Avenue; W. Arthur Avenue; a line 66.43 feet west of N. Damen Avenue; the alley next north of W. Arthur Avenue; a line 125 feet east of N. Seeley Avenue or a line extended where no street exists; a line 169.06 feet north of the alley next north of W. Arthur Avenue; and a line 135 feet west of N. Damen Avenue.

to those of an R3 General Residence District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Action Deferred—ON PROPOSED ORDINANCE TO AMEND CHAPTER 88 OF THE MUNICIPAL CODE CONCERNING BROAD BAND CABLE NETWORK TELEVISION AND RADIO DISTRIBUTION SYSTEMS.

The Committee on Buildings and Zoning submitted the following report which was, on motion of Alderman Vrdolyak and Alderman Roti Deferred and ordered published:

CHICAGO, March 31, 1982.

To the President and Members of the City Council:

Your Committee on Buildings and Zoning having had under consideration a proposed ordinance (referred January 21, 1982) to amend Chapter 88 of the Municipal Code of Chicago concerning "Broad Band Cable Network Television and Radio Distribution Systems", begs leave to recommend that Your Honorable Body Pass said proposed ordinance attached herewith.

This recommendation was concurred in by 11 members of the committee, with no dissenting vote.

Respectfully submitted,
(Signed) EDWARD R. VRDOLYAK,
Chairman.

(Signed) FRED B. ROTI,
Vice-Chairman.

The proposed ordinance transmitted with the foregoing committee report reads as follows:

Be It Ordained by the City Council of the City of Chicago:

Section 1. The Municipal Code of the City of Chicago is hereby amended by adding a new Section, Section 645.1 through and including Section 645.12, to Chapter 88 as set forth below in Italics:

BROAD BAND CABLE NETWORK TELEVISION AND RADIO DISTRIBUTION SYSTEMS

88-645.1. Scope. This article covers coaxial cable distribution of radio frequency signals typically employed in broad band cable network television and radio distribution systems. Where the wiring system employed is other than coaxial, Article 88-800 shall apply. The coaxial cable shall be permitted to deliver low-energy power to equipment directly associated with this radio frequency distribution system if the voltage is not over 60 volts and if the current supply is from a transformer or other device having energy-limiting characteristics.

88-645.2. Material. Coaxial cable used for radio frequency distribution systems shall be approved for the purpose.
88-645.3. Ground of Outer Conductive Shield of Coaxial Cable. Where coaxial cable is exposed to lightning or to accidental contact with lightning arrester conductors or power conductors operating at a potential of over 300 volts to ground, the outer conductive shield of the coaxial cable shall be grounded at the building premises as close to the point of cable entry as practicable. Where the outer conductive shield of coaxial cable is grounded, no other protective devices shall be required.

88-645.4. Outside Conductors. Coaxial cables, prior to the point of grounding, as defined in Section 88-645.3, shall comply with (a) through (e) below.

(a) On Poles. Conductors on poles shall be located below the light or power conductors and shall not be attached to a cross-arm that carries light or power conductors.

(b) Lead-In Clearance. Lead-in or aerial-drop cables from a pole or other support, including the point of initial attachment to the building or structure, shall be kept away from electric light or power circuits so as to avoid the possibility of accidental contact. Where proximity to electric or power service conductors cannot be avoided, the installation shall be such as to provide clearances of not less than 12 inches from light or power service drops.

(c) Over Roofs. Cables passing over buildings shall be at least 8 feet from the highest point of flat roofs and 3 feet from the ridge of pitched roofs.

(d) Between Buildings. Cables extending between buildings and also the supports or attachment fixtures shall be approved for the purpose and shall have sufficient strength to withstand the loads to which they may be subjected. Where a cable does not have sufficient strength to be self-supporting, it shall be attached to a supporting messenger cable that, together with the attachment fixtures or supports, shall be acceptable for the purpose and shall have sufficient strength to withstand the loads to which they may be subjected.

(e) On Buildings. Where attached to buildings, cables shall be securely fastened in such a manner that they will be separated from other conductors as follows:

1. Light or Power. The coaxial cable shall have a separation of at least 12 inches from light or power conductors not in conduit or cable.

2. Other Communication Systems. Coaxial cables shall be installed so that there will be no unnecessary interference in the maintenance of the separate systems. In no case shall the conductors, cables, messenger strand, or equipment of one system cause abrasion to the conductors, cable, messenger strand, or equipment of any other system.

3. Lightning Conductors. Where practicable, a separation of at least 6 feet shall be maintained between any coaxial cable and lightning conductors.

88-645.5. Entering Building. Coaxial cable shall slope upward from the outside where entering a building; or where this is impracticable, drip loops shall be formed in the cable at the point of entrance.

88-645.6. Conductors Inside Buildings. Beyond the point of grounding, as defined in Section 88-645.3, the cable installation shall comply with (a) through (d) below:

(a) Light or Power. Coaxial cable shall be separated at least 2 inches from the conductors of any light or power circuits of Class I circuits except where the light or power of Class I conductors are in an approved metal raceway.
(b) In Raceways and Boxes. Coaxial cable shall not be placed in any raceway, compartment, outlet box, junction box, or other enclosures with conductors of light or power circuits or Class I circuits except where the conductors of the different systems are separated by a permanent metal partition or the conductors are introduced solely for power supply to the coaxial cable system distribution equipment or for power connection to remote-control equipment.

(c) In Shafts. Coaxial cable installed in the same shaft with conductors for light or power shall be separated from the light or power conductors not less than 2 inches unless they are installed in an approved metal raceway.

(d) Vertical Runs. Coaxial cables bunched together in a vertical run in a shaft shall have a fire-resistant covering cable of preventing the carrying of flame from floor to floor.

88-645.7. Prevention of Spread of Fire or Smoke. Installations shall be so made that the possible spread of fire or products of combustion through fire-rated, fire-resistant or fire-stopped walls, partitions, ceilings and floors, hollow spaces, vertical shafts, and ventilating or air-handling ducts will not be substantially increased.

88-645.8. Location. Circuits and equipment installed in ducts and plenums shall also comply with Section 87-300.21 as to wiring methods.

88-645.9. Dwelling Type Occupancies. Coaxial cable systems which are enclosed in building partitions, walls or in anyway made inaccessible by building construction shall be encased in a raceway wherever they are enclosed. Such raceway will protect the conductors during construction and provide ready means for replacement of conductors after the building is completed. These raceways need not terminate in a box or fitting as long as normal precautions are taken to protect the conductors against injury.

88-645.11. Cable Grounding. Coaxial cable shall be grounded as specified in (a) through (f) below.

(a) Insulation. The grounding conductor shall have a rubber or other suitable kind of insulation.

(b) Material. The grounding conductor shall be copper or other corrosion-resistant conductive material, stranded or solid.

(c) Size. The grounding conductor shall not be smaller than No. 18; it shall have an ampacity approximately equal to that of the outer conductor of the coaxial cable.

(d) Run in Straight Line. The grounding conductor shall be run to the grounding electrode in as straight a line as practicable.

(e) Physical Protection. Where necessary, the grounding conductor shall be guarded from physical damage.

(f) Electrode. The grounding conductor shall be connected as follows:

(1) To an available water pipe electrode; or

(2) To the service conduit, service-equipment enclosure, or grounding electrode conductor where the grounded conductor of the power service is connected to a water pipe electrode at the building.

88-645.12. Equipment Grounding. Unpowered equipment and enclosures or equipment powered by the coaxial cable shall be considered grounded where connected to the metallic cable shield.

Section 2. This ordinance shall be in force and effect from and after its passage and due publication.
**Action Deferred**—ON PROPOSED ORDINANCE TO AMEND
CHAPTER 194A, SECTIONS 7.4-4 (6), 8.4-1 (12), 10-4.1 (6) AND 11.11-1 OF THE MUNICIPAL CODE CONCERNING RADIO AND TELEVISION TOWERS AND EARTH STATION RECEIVING DISHES.

The Committee on Buildings and Zoning submitted the following report which was, on motion of Alderman Vrdolyak and Alderman Roti Deferred and ordered published:

CHICAGO, March 31, 1982.

To The President And Members Of The City Council:

Your Committee on Buildings and Zoning having had under consideration a proposed ordinance (referred January 14, 1982) to amend Chapter 194A of the Municipal Code Sections 7.4-4 (6), 8.4-1 (12), 10.4-1 (6) and 11.11-1 Requiring Radio and Television Towers and Earth Station Receiving Dishes to be constructed only as part of a Planned Unit Development, begs leave to recommend that your Honorable Body Pass said proposed ordinance attached herewith.

This recommendation was concurred in by 11 members of the committee, with no dissenting vote.

Respectfully Submitted,
(Signed) EDWARD R. VRDOLYAK,
Chairman.

(Signed) FRED B. ROTI,
Vice-Chairman

The proposed ordinance transmitted with the foregoing committee report reads as follows:

Be It Ordained by the City Council of the City of Chicago:

Section 1. That the Municipal Code of Chicago, Chapter 194A, be Amended by Deleting Section 7.4-4 (6).

Section 2. That the Municipal Code of Chicago, Chapter 194A, be Amended by Deleting Section 8.4-1 (12).

Section 3. That the Municipal Code of Chicago, Chapter 194A, be Amended by Deleting Section 9.4-4 (4)

Section 4. That the Municipal Code of Chicago, Chapter 194A, Section 10.4-1 (6) be Amended by Deleting certain language in brackets as follows:

10.4-1 (6) Radio and Television Broadcasting Stations and offices; [and Radio and Television Towers.]

Section 5. That the Municipal Code of Chicago, Chapter 194A, be Amended by the Addition of a New Section to Article 11 in Italics, as follows:

11.11-1 (P) The erection, construction or establishment of a Radio Tower, Television Tower, or an Earth Station Receiving Dish, except those for the Reception or Transmission of Communications Signals by a Radio Station described in Section 153(q) of Title 47 of the United States Code, and operated under a license issued by the Federal Communication Commission, pursuant to Part 97 of Title 47, Code of Federal Regulations, shall be permitted only when processed as a Planned Development.
Section 6. This ordinance shall be in force and effect from and after its passage and due publication.

Action Deferred—ON PROPOSED ORDINANCES FOR AMENDMENT OF CHICAGO ZONING ORDINANCE TO RECLASSIFY PARTICULAR AREAS.

The Committee on Buildings and Zoning submitted the following report, which was, on motion of Alderman Vrdolyak and Alderman Roti, Deferred and ordered published:

CHICAGO, March 31, 1982.

To the President and Members of the City Council:

Your Committee on Buildings and Zoning begs leave to recommend that Your Honorable Body Pass eight proposed ordinances (under separate committee reports) transmitted herewith (referred to your committee on November 4 and December 29, 1981, January 14 and 21, February 10, and March 2, 1982) to amend the Chicago Zoning Ordinance for the purpose of reclassifying particular areas.

This recommendation was concurred in by 11 members of the committee, with no dissenting vote.

Respectfully submitted,
(Signed) EDWARD R. VRDOLYAK,
Chairman.

(Signed) FRED B. ROTI,
Vice-Chairman.

The following are descriptive summaries of said eight proposed ordinances transmitted with the foregoing committee report:

Reclassification of Area Shown on Map No. 1-F.

An ordinance to classify as a C3-5 Commercial-Manufacturing District instead of an M1-5 Restricted Manufacturing District, the area bounded by

the alley next north of W. Superior Street; N. Sedgwick Street; W. Superior Street; and N. Hudson Avenue (Map No.1-F).

Reclassification of Area Shown on Map No. 2-H.

An ordinance to classify as a Residential Planned Development instead of R5 General Residence and B4-3 Restricted Service Districts, the area bounded by

W. Jackson Boulevard; S. Seeley Avenue; W. Van Buren Street; the alley next west of and parallel to S. Hoyne Avenue; a line 178.73 feet north of and parallel to W. Van Buren Street; a line 119.0 feet east of and parallel to the alley next west of and parallel to S. Hoyne Avenue; W. Gladys Avenue; and the alley next east of and parallel to S. Leavitt Street (Map No. 2-H).

Reclassification of Area Shown on Map No. 6-J.

An ordinance to classify as a C1-2 Restricted Commercial District instead of B4-2 Restricted Service and C1-1 Restricted Commercial Districts, the area bounded by

W. 27th Street; the alley next east of and parallel to W. 27th Street; a line 75 feet south of and parallel to W. 27th Street; and S. Trumbull Avenue (Map No. 6-J).
Amended To Read

W. 27th Street; the alley next east of and parallel to S. Trumbull Avenue; a line 75 feet south of and parallel to W. 27th Street; and S. Trumbull Avenue (Map No. 6-J).

Reclassification of Area Shown on Map No. 9-H.

An ordinance to classify as a B1-1 Local Retail District instead of a B4-2 Restricted Service District, the area bounded by

W. Roscoe Street; N. Damen Avenue; the alley next south of and parallel to W. Roscoe Street; and N. Hoyne Avenue (Map No. 9-H).

Reclassification of Area Shown on Map No. 11-G.

An ordinance to classify as an R6 General Residence District instead of an R4 General Residence District, the area bounded by

W. Lakeside Place; N. Clarendon Avenue; W. Leland Avenue; a line 196.71 feet west of and parallel to N. Clarendon Avenue; the alley next north of and parallel to W. Leland Avenue; and a line 124 feet west of and parallel to N. Clarendon Avenue (Map No. 11-G).

Reclassification of Area Shown on Map No. 11-K.

An ordinance to classify as a C1-1 Restricted Commercial District instead of a B4-2 Restricted Service District, the area bounded by

on the north by a line 248.16 feet north of and parallel to W. Montrose Avenue; on the east by N. Pulaski Road; on the south by a line 51.17 feet north of and parallel to W. Montrose Avenue; and on the west by the public alley next west of and parallel to N. Pulaski Road (Map No. 11-K).

Reclassification of Area Shown on Map No. 14-C.

An ordinance to classify as a Residential-Business Planned Development instead of R6 and R7 General Residence Districts, the area bounded by

the alley next north of and parallel to E. 56th Street; S. Hyde Park Boulevard; E. 56th Street; and a line 200.1 feet west of and parallel to S. Cornell Avenue (Map No. 14-C).

Reclassification of Area Shown on Map No. 16-L.

An ordinance to classify as a B2-1 Restricted Retail District instead of C1-1 Restricted Commercial and C2-1 General Commercial Districts, the area bounded by

W. 63rd Street; S. Cicero Avenue; W. 65th Street; the alley next west of and parallel to S. Cicero Avenue; the alley next south of and parallel to W. 63rd Street; and S. Leamington Avenue (Map No. 16-L).
Action Deferred—ON PROPOSED ORDINANCE FOR AMENDMENT OF CHICAGO ZONING ORDINANCE TO RECLASSIFY PARTICULAR AREA.

The Committee on Buildings and Zoning submitted the following report, which was, on motion of Alderman Vrdolyak and Alderman Roti, Deferred and ordered published:

CHICAGO, April 16, 1982.

To the President and Members of the City Council:

Your Committee on Buildings and Zoning begs leave to recommend that Your Honorable Body Pass a proposed ordinance transmitted herewith (referred to Your Committee on February 10, 1982) to amend the Chicago Zoning Ordinance for the purpose of reclassifying a particular area.

This recommendation was concurred in by 8 members of the committee, with no dissenting vote.

Respectfully submitted,
(Signed) EDWARD R. VRDOLYAK,
Chairman.

(Signed) FRED B. ROTI,
Vice-Chairman.

The following is a descriptive summary of said proposed ordinance transmitted with the foregoing committee report:

Reclassification of Area Shown on Map No. 8-F.

An ordinance to classify as an M1-2 Restricted Manufacturing District instead of an R3 General Residence District, the area bounded by

a line 264 feet north of and parallel to W. Pershing Road; the alley next east of and parallel to S. Emerald Avenue; a line 192 feet north of and parallel to W. Pershing Road; and S. Emerald Avenue (Map No. 8-F).

Action Deferred—ON PROPOSED ORDINANCES FOR AMENDMENT OF CHICAGO ZONING ORDINANCE TO RECLASSIFY PARTICULAR AREAS (Adverse Committee Recommendations).

The Committee on Buildings and Zoning submitted the following report which was, on motion of Alderman Vrdolyak and Alderman Roti, Deferred and ordered published:

CHICAGO, March 31, 1982.

To the President and Members of the City Council:

Your Committee on Buildings and Zoning begs leave to recommend that Your Honorable Body Do Not Pass two proposed ordinances (under separate committee reports) transmitted herewith (referred to Your Committee on February 10 and March 2, 1982) to amend the Chicago Zoning Ordinance for the purpose of reclassifying particular areas.

This recommendation was concurred in by 11 members of the committee, with no dissenting vote.

Respectfully submitted,
(Signed) EDWARD R. VRDOLYAK,
Chairman.

(Signed) FRED B. ROTI,
Vice-Chairman.
The following are descriptive summaries of said two proposed ordinances transmitted with the foregoing committee report:

**Reclassification of Area Shown on Map No. 5-G.**

An ordinance to classify as an R5 General Residence District instead of an R4 General Residence District, the area bounded by

- a line 283.3 feet south of and parallel to W. Belden Avenue; N. Racine Avenue; a line 407.3 feet south of and parallel to W. Belden Avenue; and a public alley 124.15 feet west of and parallel to N. Racine Avenue (Map No. 5-G).

**Reclassification of Area Shown on Map No. 11-G.**

An ordinance to classify as a B4-4 Restricted Service District instead of an R4 General Residence District, the area bounded by

- W. Buena Avenue; N. Broadway; a line 125 feet southeast of W. Buena Avenue as measured along the west line of N. Broadway and perpendicular to N. Broadway; a line 140 feet south of and parallel to W. Buena Avenue; a line 81 feet west of N. Broadway as measured along the south line of W. Buena Avenue and perpendicular to W. Buena Avenue (Map No. 11-G).

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**Action Deferred—ON PROPOSED ORDINANCE FOR AMENDMENT OF CHICAGO ZONING ORDINANCE TO RECLASSIFY AREA SHOWN ON MAP NO. 15-N (Adverse Committee Recommendation).**

The Committee on Buildings and Zoning submitted the following report which was, on motion of Alderman Vrdolyak and Alderman Roti, Deferred and ordered published:

CHICAGO, April 16, 1982,

To the President and Members of the City Council:

Your Committee on Buildings and Zoning begs leave to recommend that Your Honorable Body Do Not Pass the proposed ordinance transmitted herewith (referred to Your Committee on February 29, 1980) to amend the Chicago Zoning Ordinance for the purpose of reclassifying a particular area on Map No. 15-N.

This recommendation was concurred in by 8 members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) EDWARD R. VRDOLYAK,
Chairman.

(Signed) FRED B. ROTI,
Vice-Chairman.

The following is a descriptive summary of said proposed ordinance transmitted with the foregoing committee report:

**Reclassification of Area Shown on Map No. 15-N.**

An ordinance to classify as a Residential-Business Planned Development instead of a B4-1 Restricted Service District, the area bounded by

- W. Devon Avenue; N. Milwaukee Avenue; N. Nagle Avenue; a line 161 feet north of W. Palatine Avenue; a line 191 feet west of N. Nagle Avenue; a line 125 feet north of W. Palatine Avenue; and a line 450 feet west of N. Nagle Avenue (Map No. 15-N).
Alderman Vrdolyak moved to Re-refer to the Committee on Buildings and Zoning a proposed ordinance referred to the Committee on December 18, 1981, C.J.P. p. 8794, to amend the Chicago Zoning Ordinance by reclassifying the area shown on Map No. 15-H.

The motion to Re-refer Prevailed.

COMMITTEE ON EDUCATION.

Action Deferred—ON MAYOR'S APPOINTMENT OF MR. CLARK BURRUS AS MEMBER OF BOARD OF EDUCATION.

The Committee on Education submitted the following report, which was on motion of Aldermen Kelley, Streeter and Davis, Deferred and ordered published:

CHICAGO, April 15, 1982.

To the President and Members of the City Council:

Your Committee on Education, having had under consideration a communication signed by Honorable Jane M. Byrne, Mayor (referred to the committee on March 2, 1982) appointing Mr. Clark Burrus as a member of the Board of Education, for the term commencing May 1, 1982 and ending April 30, 1987, replacing Reverend Kenneth Smith, begs leave to recommend that Your Honorable Body Approve the said appointment.

This recommendation was concurred in by 7 members of the committee, with 3 dissenting votes.

COMMITTEE ON INTERGOVERNMENTAL RELATIONS.

U. S. Congress Called Upon to Honor Federal Commitment to Decent, Affordable Housing, Etc.

The Committee on Intergovernmental Relations submitted the following report:

CHICAGO, April 14, 1982.

To the President and Members of the City Council:

Your Committee on Intergovernmental Relations, having had under consideration two resolutions (which were referred on March 30, 1982) calling upon the Congress of the United States to oppose President Reagan's proposal for massive rescissions of previously approved housing assistance funds, begs leave to recommend that Your Honorable Body pass the said resolution, as amended, which is transmitted herewith.
This recommendation was concurred in unanimously by the members of the committee.

Respectfully submitted,
(Signed) ROMAN PUCINSKI,
Chairman.

On motion of Alderman Pucinski the proposed resolution transmitted with the foregoing committee report was Adopted, by yeas and nays as follows:

Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—47.

Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

The following is said resolution as adopted:

WHEREAS, The City of Chicago has more than 330,000 lower income families in need of housing assistance because of housing conditions, inability to pay market rents or both; and

WHEREAS, The vast majority of these households are low income, elderly and minority; and

WHEREAS, There are approximately 200,000 families in Chicago currently residing in either public housing or other federally subsidized housing who could not be adequately housed without the assistance they are currently receiving; and

WHEREAS, The Chicago Housing Authority Board stated that even when it was ordered by Washington to raise rents this year, it fought against this order because it only hurts the needy and does not help CHA's budget; and

WHEREAS, The Board protests any further increases in the rents above 25% of the income that Washington wants to put into effect this year; and

WHEREAS, HUD has indicated that it will be further increasing the rent of the elderly and the poor possibly beyond the 25% ceiling; and

WHEREAS, The Federal Government (HUD) will require residents that reside in Chicago Housing units that receive food stamps to include the food stamps and utility compensation as part of their monthly income; and

WHEREAS, Studies indicate that a female head of household with three children who is now paying $73 per month in rent would see her rent increased to $143 per month if the proposed formula for determining income was to include food stamps and compensation for utilities; and

WHEREAS, President Ronald Reagan, in his FY 1983 Federal Housing Budget proposals to Congress, has called for massive recissions of housing assistance funds already appropriated, a virtual elimination of new housing funds and rule changes and cuts in operating funds that seriously threaten the continued viability of federally assisted housing units already in place; and

WHEREAS, The people who will be most adversely affected by these proposed housing assistance cuts are the same low income, minority, and elderly persons who have been hurt the most by cutbacks in other Federal programs; and
WHEREAS, This drastic withdrawal of federal housing assistance is proposed at a time when housing production is generally at its lowest point in the last twenty-five years, and over 20% of all construction workers are unemployed; now, therefore,

Be It Resolved, By the Mayor and the Members of the City Council of the City of Chicago, that we do hereby call upon the Congress of the United States to honor the long standing federal commitment of a decent, affordable home for every American family by rejecting the proposed rescissions of housing funds previously appropriated; and

Be It Further Resolved, That we call upon the Congress of the United States to establish a list of priorities to be considered when determining programs that will benefit the elderly and indigent, as follows:

1. Keep rental prices at an affordable level for the residents of CHA housing units and do not include income from food stamps or compensation for utilities in determining a family’s annual income for rent purposes.

2. Continue the Section 8 Supplemental Income Program.

3. Attempt to place rehabilitated homes on the market.

4. Provide new rental housing.

5. Provide protection for those now living in subsidized housing if sold to private developers.

Re-Referred to Committee on Intergovernmental Relations—
PROPOSED RESOLUTION URGING THE VARIOUS ILLINOIS JUDICIAL COMMITTEES TO ADOPT NEW RULES OF PROCEDURE CONCERNING FIREARMS USAGE.

The Committee on Intergovernmental Relations submitted a report recommending that the City Council pass a proposed resolution referred to the Committee on February 10, 1982, C.J.P. p. 9569, urging the various Illinois Judicial Committees to adopt new rules of procedure concerning firearms usage. Alderman Kenner moved to Re-refer the said proposed resolution.

The motion to Re-refer Prevailed.

COMMITTEE ON LOCAL INDUSTRIES, STREETS AND ALLEYS.

Ordinances Passed for Grants of Privilege in Public Ways.

The Committee on Local Industries, Streets and Alleys, to which had been referred (March 19, 1982) five proposed ordinances for grants of privilege in public ways, submitted separate reports recommending that the City Council pass said proposed ordinances (transmitted therewith).

On separate motions made by Alderman Barnett each of the said proposed ordinances was Passed, by yeas and nays as follows:


Nays—None.
Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

Grant to Broadacre Management Company.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Broadacre Management Company, a corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use as now constructed, an oil tank under and along the south sidewalk of East Cedar Street at No. 33 East Cedar Street. Said tank, eight (8) feet in diameter, and thirty two (32) feet in length, shall be maintained at three point five (3.5) feet below grade at a point approximately two hundred sixty five (265) feet east of the east line of North Rush Street, and shall continue to exist by authority herein granted for a period of five (5) years from and after the date of passage of this ordinance.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation and the Commissioner of Inspectional Services. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

The grantee agrees to furnish the City of Chicago a surety bond in the sum of $10,000.00, said bond to be used to defray cost of removal of said structures and appliances at any time the City of Chicago determines the need for removal or to be used for any liability suits, judgments, damages or any costs resulting prior to or after expiration of the authority herein granted.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of One Hundred Sixty-four and no/100 dollars ($164.00) per annum, in advance, the first payment to be made as of date of passage and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The Insurance Company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein
authorized and from any and all damages thereto on account of the location, construction, alteration, repair 
or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, 
poles and other utilities. For the City of Chicago to recover from the Bonding Company and grantee under 
this Section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, 
repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to 
determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance 
or restoration and his decision as to the amount shall be final and binding. The grantee and the Bonding 
Company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost 
of said removal and restoration shall pay immediately said amount upon demand. It shall be the 
responsibility of the grantee to furnish the City of Chicago, prior to issuance of permit for this privilege, 

a copy of proof of insurance (Certificate of Insurance) in an amount not less than $2,000,000.00 Combined 
Single Limit with said insurance covering all liability, both Public Liability and Property Damage, that may 
result from the granting of said privilege. The grantee must furnish the City of Chicago a Certificate of 
Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege 
being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must 
be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration 
of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until 
the structures or appliances described in this ordinance are removed and the public way is restored as 
herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing 
same shall have been issued by the City Comptroller and upon the faithful observance and performance 
of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, 
keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and expenses 
which may in any way come against said City in consequence of the permission given by this ordinance, 
or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account 
of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, 
reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the 
public way as herein required. Said insurance coverage and Bond shall be continuing in effect until the 
structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. The surety, as to the extent of its penal bond as provided in Section 1, and the grantee 
will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 7. This ordinance shall take effect and be in force from and after its passage; provided, however, 
that said grantee file a written Acceptance of this Ordinance with the City Clerk, provided further, that 
proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first 
year's compensation be paid to the City Comptroller.

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Grant to F. W. Means & Company.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to F. W. Means & Company, upon 
the terms and subject to the conditions of this ordinance to maintain and use as now constructed a one-
story covered bridge or passageway thirteen (13) feet in height and fourteen (14) feet clearance, over and 
across the north-south eighteen-foot public alley between S. Wabash Avenue and S. Michigan Avenue 
from a point on the east line of said alley three hundred ninety (390) feet south of the south line of E. 
23rd Street to a point on the west line of said alley three hundred eighty (380) feet south of the south 
line of E. 23rd Street, used for the purpose of connecting the second floor of the premises known as Nos. 
2329-2345 S. Wabash Avenue with the corresponding floor of the premises known as No. 2334 S. Michigan 
Avenue, for a period of five (5) years from and after April 24, 1982.
The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation and the Commissioner of Inspectonal Services. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

The grantee agrees to furnish the City of Chicago a surety bond in the sum of $10,000.00, said bond to be used to defray cost of removal of said structures and appliances at any time the City of Chicago determines the need for removal or to be used for any liability suits, judgments, damages or any costs resulting prior to or after expiration of the authority herein granted.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Four Hundred and no/100 dollars ($400.00) per annum, in advance, the first payment to be made as of April 24, 1982 and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. Said bridge or overpass shall be used solely as pedestrian bridge. The grantee shall be solely responsible for the construction, upkeep, maintenance, repair and demolition of said bridge. The structures constituting the bridge shall comply with all City Code and Building ordinances; the design shall be architecturally satisfactory to the City, and shall be subject to all Municipal Code requirements. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The Insurance Company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the Bonding Company and grantee under this Section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration and his decision as to the amount shall be final and binding. The grantee and the Bonding Company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of permit for this privilege, a copy of proof of insurance (Certificate of Insurance) in an amount not less than $1,000,000.00 Combined
Single Limit with said insurance covering all liability, both Public Liability and Property Damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. If the grantee fails to maintain, repair, replace or otherwise keep said bridge in good condition, or fails to provide yearly Public Liability and Property Damage Insurance, or fails to keep the abutting premises in good condition, the grantor, upon one hundred twenty (120) days notice, may remove and demolish said bridge at the sole cost of the grantee. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and expenses which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage and Bond shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. The surety, as to the extent of its penal bond as provided in Section 1, and the grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 7. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file a written Acceptance of this Ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation be paid to the City Comptroller.

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Grant to Rafael Gutierrez.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Rafael Gutierrez, an individual, upon the terms and subject to the conditions of this ordinance, to construct, maintain and use two (2) fire escapes, extending approximately two (2) feet over the property line of 2244 S. Spaulding Avenue, and therefore to be maintained over the public alley immediately south of 2244 S. Spaulding Avenue. Said fire escapes, forty-four (44) and thirty-five (35) feet in length, shall be maintained at a minimum of twenty-five (25) feet and fifteen (15) feet above alley grade respectively, and shall exist by authority herein granted for a period of five (5) years from and after the date of passage of this ordinance.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation and the Commissioner of Inspectional Services. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.
The grantee agrees to furnish the City of Chicago a surety bond in the sum of $10,000.00, said bond to be used to defray cost of removal of said structures and appliances at any time the City of Chicago determines the need for removal or to be used for any liability suits, judgments, damages or any costs resulting prior to or after expiration of the authority herein granted.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of One Hundred and no/100 dollars ($100.00) per annum, in advance, the first payment to be made as of date of passage and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The Insurance Company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the Bonding Company and grantee under this Section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration and his decision as to the amount shall be final and binding. The grantee and the Bonding Company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.
SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and expenses which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage and Bond shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. The surety, as to the extent of its penal bond as provided in Section 1, and the grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 7. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file a written Acceptance of this Ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation be paid to the City Comptroller.

Grant to Schneider Brothers, Inc.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Schneider Brothers, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use an eight (8) inch pipe encased in a trench, backfilled in accordance to specifications approved by the Commissioner of Streets and Sanitation, for the purpose of connecting four (4) existing manholes underneath the sidewalk on the westerly side of South Western Avenue. Said pipe beginning at a point from manhole No. 1 which is located three hundred two (302) feet south of the southerly line of W. 53rd Street and continuing to a southerly direction for a distance of approximately twenty-five (25) feet to connect manhole No. 2, thence proceeding along the same southerly direction to connect manholes No. 3 and No. 4 for a distance of approximately seventy-two (72) feet, thirty-nine (39) feet respectively for a total distance of approximately one hundred fifty-one (151) feet from POB. The depth of said trench shall be approximately twenty-eight (28) inches; the width approximately twenty-four (24) inches; for a period of five (5) years from and after March 21, 1982.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation and the Commissioner of Inspectional Services. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

The grantee agrees to furnish the City of Chicago a surety bond in the sum of $10,000.00, said bond to be used to defray cost of removal of said structures and appliances at any time the City of Chicago determines the need for removal or to be used for any liability suits, judgments, damages or any costs resulting prior to or after expiration of the authority herein granted.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Three Hundred and no/100 dollars ($300.00) per annum, in advance, the first payment to be made as of March 21, 1982 and each succeeding payment on the same day and month annually.
thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The Insurance Company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the Bonding Company and grantee under this Section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration and his decision as to the amount shall be final and binding. The grantee and the Bonding Company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of permit for this privilege, a copy of proof of insurance (Certificate of Insurance) in an amount not less than $1,000,000.00 Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and expenses which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage and Bond shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.
SECTION 6. The surety, as to the extent of its penal bond, will further be liable to the City of Chicago for the annual year's compensation be paid to the City Comptroller.

SECTION 7. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file a written Acceptance of this Ordinance and proof of indemnification on behalf of the City of Chicago, as provided in Section 1, and the grantee shall pay to the City Comptroller, with the City Clerk, provided further, that herein requested, and payment of the first compensation for the use of the public way.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given to The Northern Trust Company, a corporation, to install, maintain, and use a steam line, etc., as provided in Section 1, and the grantee agrees to furnish the City of Chicago a surety bond in the sum of $10,000.00, said bond to be used to defray cost of removal of said structures and appliances herein authorized and restore the public way where disturbed or disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining the grantee for said cost.

The location of said privilege shall be as shown on print hereto attached, which by reference is made and used in accordance with the ordinances of Streets and Sanitation and the Commissioner of Inspectional Services. The grantee shall keep said privileges in good condition and repair, safe for public use and use in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Inspectional Services. The grantee shall keep said privileges in good condition and repair, safe for public use and use in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Inspectional Services. The grantee shall keep said privileges in good condition and repair, safe for public use and use in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Inspectional Services. The grantee shall keep said privileges in good condition and repair, safe for public use and use in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Inspectional Services.
SECTION 4. The Insurance Company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the Bonding Company and grantee under this Section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration and his decision as to the amount shall be final and binding. The grantee and the Bonding Company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of permit for this privilege, a copy of proof of insurance (Certificate of Insurance) in an amount not less than $1,000,000.00 Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and expenses which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage and Bond shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. The surety, as to the extent of its penal bond as provided in Section 1, and the grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 7. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file a written Acceptance of this Ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation be paid to the City Comptroller.

Grant of Privilege Amended for
Henry Juracic/Mutual
Marketplace.

The Committee on Local Industries, Streets and Alleys submitted the following report:
CHICAGO, April 20, 1982.

To the President and Members of the City Council:

Your Committee on Local Industries, Streets and Alleys begs leave to recommend that Your Honorable Body Pass the proposed amending ordinance transmitted herewith (referred on March 19, 1982) which provides that the ordinance passed by the City Council January 14, 1982, C.J.P. p.p. 9133-9134, to Henry Juracic/Mutual Marketplace, to maintain and use as now erected two (2) ten (10) inch l-beams extending over the sidewalk from the premises known as Nos. 920-924 W. Fulton Market; for a period of five (5) years from and after October 12, 1981, be and the same is hereby amended by striking out of Section 1 and 2, as printed the following:

"two (2) ten (10) inch l-beams" and inserting in lieu thereof: "one (1) ten (10) inch l-beam"

Section 2, as printed, the following:

"Four Hundred and no/100 ($400.00) per annum" and inserting in lieu thereof: "Two Hundred and no/100 ($200.00) per annum" (27th Ward).

This recommendation was concurred in by 8 members of the committee with no dissenting vote.

Respectfully submitted,
(Signed) WILLIAM BARNETT,
Chairman.

The following is said proposed ordinance transmitted with the foregoing committee report:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the ordinance passed by the City Council on January 14, 1982, C.J.P. pp. 9133-9134, granting permission to Henry Juracic/Mutual Marketplace, upon the terms and subject to the conditions of this ordinance to maintain and use as now erected two (2) ten (10) inch l-beams extending over the sidewalk from the premises known as Nos. 920-924 W. Fulton Market; for a period of five (5) years from and after October 12, 1981, be and the same is hereby amended by striking out of Section 1 and 2, as printed, the following:

"two (2) ten (10) inch l-beams"
and inserting in lieu thereof: "one (1) ten (10) inch l-beam"

Section 2, as printed, the following:

"Four Hundred and no/100 ($400.00) per annum"
and inserting in lieu thereof:

"Two Hundred and no/100 ($200.00) per annum".

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

On motion of Alderman Barnett the foregoing proposed ordinance was Passed, by yeas and nays as follows:

Yeaes—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyn, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabiniski, Mells, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—47.

Nays—None.
Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Orders Passed for Grants of Privilege in Public Ways.

The Committee on Local Industries, Streets and Alleys to which had been referred (March 19, 1982) twenty-one proposed orders for grants of privilege in public ways, submitted separate reports recommending that the City Council pass said proposed orders (transmitted therewith).

On separate motions made by Alderman Barnett each of the said proposed orders was Passed, by yeas and nays as follows:


Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Said orders as passed, read respectively as follows (the Italic heading in each case not being a part of the order):

Grant to American National Bank as Trustee. U/T No. 25038: Canopies.

Ordered, That the City Comptroller is hereby authorized to issue a permit to American National Bank as Trustee, U/T No. 25038 to maintain and use two (2) existing canopies over the public right of way in N. Hampton Court and W. Wrightwood Avenue attached to the building or structure located at No. 451 W. Wrightwood Avenue for a period of three (3) years from and after June 22, 1982 in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopies not to exceed 8 feet, 8 feet, respectively in length, and 4 feet in width: Upon the filing of the acceptance and bond and payment of One Hundred and no/100 Dollars ($100.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.

Grant to Baptist General Conference: Canopies.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Baptist General Conference to maintain and use two (2) existing canopies over the public right of way in West Fullerton Avenue attached to the building or structure located at No. 3301 West Fullerton Avenue for a period of three (3) years from and after May 23, 1982 in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopies not to exceed 18 feet each in length, nor 14 feet each in width. Upon the filing of the acceptance and bond and payment of One Hundred and no/100 Dollars ($100.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.
Grant to Mary M. Beinecke: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Mary M. Beinecke to maintain and use an existing canopy over the public right of way in North Lincoln Avenue attached to the building or structure located at Nos. 2219-2221 N. Lincoln Avenue for a period of three (3) years from and after May 25, 1982 in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopy not to exceed 36 feet in length, nor 6 feet in width: Upon the filing of the acceptance and bond and payment of Sixty-one and no/100 Dollars ($61.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.

Grant to Broadacre Management Co.: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Broadacre Management Co. to construct, maintain and use a canopy over the public right of way in South Dearborn Street attached to the building or structure located at No. 304 S. Dearborn Street for a period of three (3) years from and after date of passage of this order in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopy not to exceed 19 feet in length, nor 3 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars ($50.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.

Grant to L. Butterman & Associates: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to L. Butterman & Associates to maintain and use an existing canopy over the public right of way in West Diversey Avenue attached to the building or structure located at No. 839 W. Diversey Avenue for a period of three (3) years from and after May 26, 1982 in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopy not to exceed 6 feet in length, nor 12 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars ($50.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.

Grant to Carroll's Rose Bowl: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Carroll's Rose Bowl to maintain and use an existing canopy over the public right of way in South Michigan Avenue attached to the building or structure located at No. 11517 S. Michigan Avenue for a period of three (3) years from and after November 7, 1981 in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopy not to exceed 22 feet in length, nor 11 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars ($50.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.
Grant to Carson Pirie Scott & Company: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Carson Pirie Scott & Company to maintain and use an existing canopy over the public right of way in South Wabash Avenue attached to the building or structure located at No. 36 S. Wabash Avenue for a period of three (3) years from and after May 1, 1982 in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopy not to exceed 20 feet in length, nor 16 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars ($50.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.

Grant to De Gonia Packing Co.: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to De Gonia Packing Co. to maintain and use an existing canopy over the public right of way in North Green Street attached to the building or structure located at No. 210 N. Green Street for a period of three (3) years from and after April 19, 1982 in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopy not to exceed 84 feet in length, nor 12 feet in width: Upon the filing of the acceptance and bond and payment of One Hundred Nine and no/100 Dollars ($109.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.

Grant to De Moon Realty, Inc.: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to De Moon Realty, Inc. to maintain and use an existing canopy over the public right of way in W. Higgins Road attached to the building or structure located at No. 6156 W. Higgins Road for a period of three (3) years from and after June 22, 1982 in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopy not to exceed 120 feet in length, nor 3 feet in width: Upon the filing of the acceptance and bond and payment of One Hundred Forty-five and no/100 Dollars ($145.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.

Grant to Erie St. Clair Venture III, General Partnership: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Erie St. Clair Venture III General Partnership to construct, maintain and use a canopy over the public right of way in N. St. Clair Street attached to the building or structure located at No. 676 N. St. Clair Street for a period of three (3) years from and after date of passage of this order in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopy not to exceed 8 feet in length, nor 16 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars ($50.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.
Grant to I & R Shoe Company: Canopy.

Ordered. That the City Comptroller is hereby authorized to issue a permit to I and R Shoe Company to maintain and use an existing canopy over the public right of way in North Clark Street attached to the building or structure located at No. 2754 N. Clark Street for a period of three (3) years from and after May 25, 1982 in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopy not to exceed 112 feet in length, nor 4 feet in width: Upon the filing of the acceptance and bond and payment of One Hundred Thirty-seven and no/100 Dollars ($137.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.

Grant to Yong Chull Lee: Canopy.

Ordered. That the City Comptroller is hereby authorized to issue a permit to Yong Chull Lee to maintain and use an existing canopy over the public right of way in West Montrose Avenue attached to the building or structure located at No. 5812 W. Montrose Avenue for a period of three (3) years from and after May 5, 1982 in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopy not to exceed 23 feet in length, nor 3 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars ($50.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.

Grant to Joseph Ligas, Jr. and Frank Ratulowski, Partnership: Canopy.

Ordered. That the City Comptroller is hereby authorized to issue a permit to Joseph Ligas, Jr. and Frank Ratulowski, Partnership to maintain and use an existing canopy over the public right of way in North Milwaukee Avenue attached to the building or structure located at No. 3334 N. Milwaukee Avenue for a period of three (3) years from and after May 4, 1982 in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopy not to exceed 46 feet in length, nor 3 feet in width: Upon the filing of the acceptance and bond and payment of Seventy-one and no/100 Dollars ($71.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.

Grant to Thomas Magarian: Canopies.

Ordered. That the City Comptroller is hereby authorized to issue a permit to Thomas Magarian to construct, maintain and use two (2) canopies over the public right of way in Walton Street and North State Street attached to the building or structure located at No. 935 N. State Street for a period of three (3) years from and after date of passage of this order in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopies not to exceed 40 feet, 40 feet in length, nor 5 feet, 5 feet in width: Upon the filing of the acceptance and bond and payment of One Hundred Thirty and no/100 Dollars ($130.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.
Grant to Alkis and George Paschos: Canopy.

Ordered. That the City Comptroller is hereby authorized to issue a permit to Alkis and George Paschos to maintain and use an existing canopy over the public right of way in North Leclaire Street and West Irving Park Road attached to the building or structure located at No. 5058 W. Irving Park Road for a period of three (3) years from and after May 4, 1982 in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopy not to exceed 41 feet in length, nor 3 feet in width: Upon the filing of the acceptance and bond and payment of Sixty-six and no/100 Dollars ($66,00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.

Grant to Pierre Condominium Association: Canopy.

Ordered. That the City Comptroller is hereby authorized to issue a permit to The Pierre Condominium Association to maintain and use an existing canopy over the public right of way in North Lincoln Park West attached to the building or structure located at No. 2100 N. Lincoln Park West for a period of three (3) years from and after May 25, 1982, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopy not to exceed 30 feet in length, nor 14 feet in width: Upon the filing of the acceptance and bond and payment of Fifty-five and no/100 Dollars ($55,00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.

Grant to Riccardo Restaurant & Lounge No. 2, Inc.: Canopy.

Ordered. That the City Comptroller is hereby authorized to issue a permit to Riccardo Restaurant & Lounge No. 2, Inc. to maintain and use an existing canopy over the public right of way in N. Rush Street attached to the building or structure located at No. 437 N. Rush Street for a period of three (3) years from and after May 5, 1982, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopy not to exceed 81 feet in length, nor 6 feet in width: Upon the filing of the acceptance and bond and payment of One Hundred Six and no/100 Dollars ($106,00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.

Grant to Jae Yoon Sim d/b/a Lorch Bros. Florist: Canopy.

Ordered. That the City Comptroller is hereby authorized to issue a permit to Jae Yoon Sim d/b/a Lorch Bros. Florist to maintain and use an existing canopy over the public right of way in West Irving Park Road attached to the building or structure located at No. 4936 West Irving Park Road for a period of three (3) years from and after May 5, 1982 in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopy not to exceed 41 feet in length, nor 5 feet in width: Upon the filing of the acceptance and bond and payment of Sixty-six and no/100 Dollars ($66,00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.
Grant to Mayer and Lillian Stern (Colony Theatre): Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Mayer and Lillian Stern (Colony Theatre) to maintain and use an existing canopy over the public right of way in West 59th Street attached to the building or structure located at No. 3208 W. 59th Street for a period of three (3) years from and after May 6, 1982 in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopy not to exceed 43 feet in length, nor 9 feet in width: Upon the filing of the acceptance and bond and payment of Sixty-eight and no/100 Dollars ($68.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.

Grant to Steven and Virginia Suvada: Canopies.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Steven Suvada and Virginia Suvada to maintain and use four (4) existing canopies over the public right of way in West Henderson Avenue attached to the building or structure located at No. 5559 W. Henderson Avenue for a period of three (3) years from and after May 26, 1982 in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopies not to exceed 5 feet 6 inches, 5 feet 6 inches, 4 feet and 4 feet respectively in length, nor 3 feet 5 inches, 3 feet, 4 feet and 4 feet respectively in width: Upon the filing of the acceptance and bond and payment of Two Hundred and no/100 Dollars ($200.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.

Grant to Studio Graphics: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Studio Graphics to maintain and use an existing canopy over the public right of way in W. Fullerton Avenue attached to the building or structure located at Nos. 2535-2537 W. Fullerton Avenue for a period of three (3) years from and after May 26, 1982 in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of Bureau of Fire Prevention, said canopy not to exceed 59 feet in length, nor 4 feet in width: Upon the filing of the acceptance and bond and payment of Eighty-four and no/100 Dollars ($84.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies.

Part of E. 36th Pl., Public Alley and Part of Public Alley Vacated Together with Opening of Public Alley in Area Bounded by E. 36th Pl., E. 37th St., S. Michigan Av. and S. Indiana Av.

The Committee on Local Industries, Streets and Alleys submitted the following report:
CHICAGO, April 20, 1982.

To the President and Members of the City Council:

Your Committee on Local Industries, Streets and Alleys begs leave to recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith of an order passed by the City Council December 12, 1980, (C.J.P. p. 4555) and of an Opinion dated April 21, 1982 for the Department of Housing, et al, vacating all of E. 36th Place between the east line of S. Michigan Avenue and the west line of S. Indiana Avenue; all of the public alleys in the block bounded by E. 36th Street, E. 36th Place, S. Michigan Avenue, and S. Indiana Avenue; also, the north 34.4 feet, more or less, of the north-south 20 foot public alley in the block bounded by E. 36th Place, E. 37th Street, S. Michigan Avenue, and S. Indiana Avenue. Also, a proposed ordinance for opening a 20 foot east-west public alley running east from S. Michigan Avenue and located 34.4 feet south of the south line of E. 36th Place (2nd Ward).

This recommendation was concurred in by 8 members of the committee with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM BARNETT,
Chairman.

On motion of Alderman Barnett each of the proposed ordinances transmitted with the foregoing committee report was Passed, by yeas and nays as follows:

Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Melli, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulte, Volini, Orr, Stone—47.

Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Said ordinances, as passed, read respectively as follows (the Italic heading in each case not being a part of the ordinance):

Vacation of E. 36th Pl., Etc.

WHEREAS, The City Council of the City of Chicago after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of the public street, public alleys, and part of public alley described in the following ordinance; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That all that part of E. 36th Place lying south of the south line of Lots 6 and 7 in

Hurd and Dana's Subdivision of Lots 7 to 14 in H. O. Stone's Subdivision of the south 5 acres of the North 20 acres and Lots 1 to 14 in Freeman's Subdivision of the 10 acres south and adjoining the north 20 acres of the W. 1/2 of the S.W. 1/4 of Section 34, Township 39 North, Range 14 East of the Third Principal Meridian;

lying south of a line drawn from the southwest corner of Lot 6 to the southeast corner of Lot 7 in Hurd and Dana's Subdivision aforementioned, lying north of the north line of Lot 1 in
Subdivision of Lots 1 to 14; inclusive, in Block "B" of Freeman's Addition to Chicago aforementioned;
lying north of the north line of Lots 1, 4 and 5 in
Subdivision of Lots 9 and 10 in Subdivision of Lots 1 to 14 aforementioned;
lying north of a line drawn from the northeast corner of Lot 1 in Subdivision of Lots 1 to 14, inclusive, in Block "B" of Freeman's Addition to Chicago aforementioned, to the northwest corner of Lot 5 in Subdivision of Lots 9 and 10 in Subdivision of Lots 1 to 14 aforementioned; lying west of a line drawn from the southeast corner of Lot 6 in Hurd and Dana's Subdivision aforementioned, to the northeast corner of Lot 1 in Subdivision of Lots 9 and 10 in Subdivision of Lot 1 to 14 aforementioned; and lying east of a line drawn from the southwest corner of Lot 7 in Hurd and Dana's Subdivision aforementioned, to the northwest corner of Lot 1 in Subdivision of Lots 1 to 14 aforementioned;
also
all of the north-south 20 foot alley lying west of the west line of Lots 1 to 6, both inclusive, lying east of the east line of Lots 7 to 15, both inclusive, lying south of a line of Lots 7 to 15, both inclusive, lying south of a line drawn from the northeast corner of Lot 1 to the northeast corner of Lot 6; lying south of a line drawn from the northeast corner of Lot 1 in Subdivision of Lots 1 to 14, inclusive, in Block "B" of Freeman's Addition to Chicago aforementioned; and lying north of a line drawn from the southwest corner of Lot 6 to the southeast corner of Lot 7 all in Hurd and Dana's Subdivision aforementioned;
also
all of the north-south and east-west 10 foot public alley lying west of the west line of Lots 1 to 5, both inclusive; lying east, southeast and south of the east, southeast, and south lines of Lot 6; lying south of a line drawn from the northeast corner of Lot 1 to the northeast corner of Lot 6 all in
H. O. Stones' Addition of 5 acres to his Subdivision of north 15 acres of W. ½ of the S.W. ¼ of Section 34, Township 39 North, Range 14 East of the Third Principal Meridian;
lying north of the north line of Lot 2 in Hurd and Dana's Subdivision aforementioned;
also
all that part of the north-south 20 foot public alley lying east of the east line of lots 1 and 2 in Subdivision of Lots 1 to 14, inclusive, in Block "B" of Freeman's Addition to Chicago aforementioned; lying west of the west line of Lot 5 in Subdivision of Lots 9 and 10 in Subdivision of Lots 1 to 14 aforementioned; lying south of a line drawn from the northeast corner of Lot 1 in Subdivision of Lots 1 to 14, inclusive, in Block "B" of Freeman's Addition to Chicago aforementioned; and to the northwest corner of Lot 5 in Subdivision of Lots 9 and 10 in Subdivision of Lots 1 to 14 aforementioned; lying north of the north line of the south 20 feet of Lot 2 in Subdivision of Lots 1 to 14, inclusive, aforementioned, extended east, to the west line of Lot 5 in Subdivision of Lots 9 and 10 in Subdivision of Lots 1 to 14, aforementioned, said public street, public alleys and part of public alley herein vacated being further described as all of E. 36th Place, lying between the east line of S. Michigan Avenue and the west line of S. Indiana Avenue; all of the public alleys in the block bounded by E. 36th Street, E. 35th Place, S. Michigan Avenue, and S. Indiana Avenue; also, the north 34.4 feet, more or less, of the north-south 20 foot public alley in the block bounded by E. 35th Place, E. 37th Street, S. Michigan Avenue, and S. Indiana Avenue as colored in red and indicated by the words "TO BE VACATED" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same are hereby vacated and closed, inasmuch as the same are no longer required for public use and the public interest will be subserved by such vacations.
SECTION 2. The City of Chicago hereby reserves for the benefit of Commonwealth Edison Company and Illinois Bell Telephone Company, their successors or assigns an easement to operate, maintain, construct, replace, and renew overhead poles, wires, and associated equipment and underground conduit, cables, and associated equipment for the transmission and distribution of electric energy and telephonic and associated services under, over and along E. 36th Place and that part of both north-south 20 foot public alleys as herein vacated, with the right of ingress and egress.

The City of Chicago hereby reserves the south 30 feet of the north 37 feet of that part of E. 36th Place lying between the east line of S. Michigan Avenue and the west line of S. Indiana Avenue herein vacated as a right of way for an existing water main and appurtenances thereto, and for the installation of any additional water mains or other municipally-owned service facilities now located or which in the future may be located in the south 30 feet of the north 37 feet of that part of E. 36th Place lying between the east line of S. Michigan Avenue and the west line of S. Indiana Avenue as herein vacated, and for the maintenance, renewal, and reconstruction of such facilities, with the right of ingress and egress at all times. It is further provided that no buildings or other structures shall be erected on the said right of way herein reserved or other use made of said area which in the judgment of the respective municipal officials having control of the aforesaid service facilities would interfere with the use, maintenance, renewal, and reconstruction of said facilities, or the construction of additional municipally-owned service facilities.

SECTION 3. The vacations herein provided for are made upon the express condition that within six (6) months after the passage of this ordinance the City of Chicago (Department of Housing) shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, the following:

1. A deed executed by James E. and Ruth A. Toler conveying the reversionary interests in and to the north-south 20 foot public alley abutting Lots 13, 14 and 15 in Hurd and Dana's Subdivision of Lots 7 to 14, inclusive, in H. O. Stone's Subdivision of the south 5 acres of the north 20 acres and Lots 1 to 4, inclusive, in Freeman's Subdivision of 10 acres south and adjoining the north 20 acres of the W. ½ of the S.W. ¼ of Section 34, Township 39 North, Range 14 East of the Third Principal Meridian.

2. A certified copy of this ordinance.

SECTION 4. This ordinance shall take effect and be in force from and after its passage.

Opening of Public Alley.

WHEREAS, The Department of Housing, in accordance with the plans for the 36th Street and Indiana Avenue Project, desires to open an east-west 20 foot public alley running east from S. Michigan Avenue to be located 34.4 feet south of E. 36th Place; and

WHEREAS, The City of Chicago is the owner of all of the property involved in said opening; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the following described property shall be opened for use as a public alley:

The south 20 feet of Lot 2 in Freeman's Addition to Chicago being the 10 acres next and adjoining the north 20 acres of the W. ½ of the S.W. ¼ of Section 34, Township 39 North, Range 14 East of the Third Principal Meridian;
SECTION 2. The City of Chicago (Department of Housing) shall file or cause to be filed for record in
the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance.

SECTION 3. This ordinance shall take effect and be in force from and after its passage.

Public Alleys and Parts of Public Alleys Vacated; Closing Portion
of S. Parnell Av. and S. Eggleston Av. and Opening of
Right of Way in Area Bounded by W. 63rd, W. 64th
Sts., S. Parnell and S. Stewart Aves.

The Committee on Local Industries, Streets and Alleys submitted the following report:

CHICAGO, April 20, 1982.

To the President and Members of the City Council:

Your Committee on Local Industries, Streets and Alleys begs leave to recommend that Your Honorable
Body Pass the proposed ordinance transmitted herewith of an order passed by the City Council January
vacating the north 180 feet of the north-south 14 foot public alleys in the blocks bounded by W. 63rd
Street, W. 64th Street, S. Parnell Avenue, and S. Eggleston Avenue; also, the north 225 feet, more or less,
of the north-south 14 foot public alley in the block bounded by W. 63rd Street, W. 64th Street, S. Eggleston
Avenue, and S. Stewart Avenue. Also a proposed ordinance for closing to vehicular traffic all that part
of S. Parnell Avenue and S. Eggleston Avenue lying between the south line of W. 63rd Street and a line
180 feet south of and parallel to the south line of W. 63rd Street. Also, a proposed ordinance for opening
up for public use as a public way a 40 foot right of way between S. Parnell Avenue and S. Eggleston
Avenue to be located approximately 180 feet south of W. 63rd Street (16th Ward).

This recommendation was concurred in by 8 members of the committee with no dissenting vote.

Respectfully submitted,
(Signed) WILLIAM BARNETT,
Chairman.

On motion of Alderman Barnett each of the proposed ordinances transmitted with the foregoing committee
report was Passed, by yeas and nays as follows:

Yeas--Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels,
Majerczyk, Madryzk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert,
Marzullio, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino,
Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone--47.

Nays--None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Said ordinances, as passed, read respectively as follows (the Italic heading in each case not being a part
of the ordinance):

Vacation of Public Alleys and Parts of Public Alleys.

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has
determined that the nature and extent of the public use and the public interest to be subserved is such
as to warrant the vacation of part of public alleys described in the following ordinances; now, therefore,
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That all that part of the north-south 14 foot public alley lying west of the west line of Lots 5 to 9, both inclusive; lying east of the east line of Lots 40-44, both inclusive, lying south of a line drawn from the northwest corner of Lot 5 to the northeast corner of Lot 44; and lying north of the south line of Lot 9, produced west, to the center line of said alley, and north of the south line of Lot 40, produced east, to the center line of said alley, all in Block 1 in University Subdivision of Englewood, being the East 35 acres of the North 70 acres of the N.W. ¼ of Section 21, Township 38 North, Range 14 East of the Third Principal Meridian;

also

all that part of the north-south 14 foot public alley lying west of the west line of Lots 5 to 8, both inclusive; lying east of the east line of Lots 41 to 44, both inclusive; lying south of a line drawn from the northwest corner of Lot 5 to the northeast corner of Lot 44; and lying north of the north line of the south 20.0 feet of Lot 41, produced east, to the west line of Lot 8, all in Block 2 in University Subdivision of Englewood aforementioned;

also

all that part of the north-south 14 foot public alley lying west of the west line of Lots 5 to 8, both inclusive; lying east of the east line of Lots 41 to 44, both inclusive; lying south of a line drawn from the northwest corner of Lot 5 to the northeast corner of Lot 44; and lying north of the north line of the south 20.0 feet of Lot 41, produced east, to the west line of Lot 8, all in Block 3 in University Subdivision of Englewood aforementioned; said part of public alleys herein vacated being further described as the north 180 feet of the north-south 14 foot public alleys in the blocks bounded by W. 63rd Street, W. 64th Street, S. Parnell Avenue, and S. Eggleston Avenue; also, the north 225 feet, more or less, of the north-south 14 foot public alley in the block bounded by W. 63rd Street, W. 64th Street, S. Eggleston Avenue, and S. Stewart Avenue, as colored in red and indicated by the words "TO BE VACATED" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same are vacated and closed, inasmuch as the same are no longer required for public use and the public interest will be subserved by such vacations.

SECTION 2. The City of Chicago hereby reserves for the benefit of Commonwealth Edison Company and Illinois Bell Telephone Company, their successors or assigns, an easement to operate, maintain, construct, replace, and renew overhead poles, wires and associated equipment and underground conduit, cables and associated equipment for the transmission and distribution of electric energy and telephonic and associated services under, over and along all of the public alleys as herein vacated, with the right of ingress and egress.

SECTION 3. The vacations herein provided for are made upon the express condition that within six (6) months after the passage of this ordinance, the City of Chicago (Department of Housing) shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance.

SECTION 4. This ordinance shall take effect and be in force from and after its passage.
WHEREAS, That part of S. Parnell Avenue and S. Eggleston Avenue to be closed shall be landscaped and developed in accordance with the plans for the East Central Englewood Project; and

WHEREAS, The City of Chicago is the owner of all the property adjoining said part of streets to be closed; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That all that part of S. Parnell Avenue and S. Eggleston Avenue lying between the south line of W. 63rd Street and a line 180 feet south of and parallel to the south line of W. 63rd Street as colored in orange and indicated by the words "To Be Closed to Vehicular Traffic" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same are hereby closed to vehicular traffic except for ingress and egress for the maintenance, renewal or reconstruction of public and quasi public utilities and except for Police, Fire and other emergency vehicles.

SECTION 2. It is further provided, that no buildings or other structures shall be erected on the said right of ways herein closed to vehicular traffic or other use made of said areas, which in the judgment of the public or quasi public agencies having control of the aforesaid service facilities, would interfere with the maintenance of existing facilities or the construction of additional service facilities.

SECTION 3. This ordinance shall take effect and be in force from and after its passage.

---

Opening of Right of Way between S. Parnell and S. Eggleston Aves.

WHEREAS, The Department of Housing, in accordance with the plans for East Central Englewood Project, desires to open up for use as a public way, a 40 foot right of way, between S. Parnell Avenue and S. Eggleston Avenue to be located approximately 180 feet south of W. 63rd Street; and

WHEREAS, The City of Chicago is the owner of all the property involved in said opening; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the following described property shall be opened for use as a public way:

The south 20.0 feet of Lot 8, the south 20.0 feet of Lot 41, all of Lot 9 and all of Lot 40 in Block 2; also, the south 20.0 feet of Lot 8, the south 20.0 feet of Lot 41, all of Lot 9 and Lot 40 (except the south 5 feet thereof) in Block 3 all in University Subdivision of Englewood being the East 35 acres of the North 70 acres of the N.W. ¼ of Section 21, Township 38 North, Range 14 East of the Third Principal Meridian.

SECTION 2. The Department of Housing shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance.

SECTION 3. This ordinance shall take effect and be in force from and after its passage.
Parts of S. Luna, S. Linder and S. Lotus Aves. Together With
Adjacent Public Alleys Vacated in Area Bounded by
S. Archer Av., Indiana Harbor Belt R.R.,
S. Luna and S. Lotus Aves.

The Committee on Local Industries Streets and Alleys submitted the following report:

CHICAGO, April 20, 1982.

To the President and Members of the City Council:

Your Committee on Local Industries, Streets and Alleys begs leave to recommend that Your Honorable
Body pass the proposed ordinance transmitted herewith of an Order passed by the City Council March
all that part of S. Luna Avenue and S. Linder Avenue lying between S. Archer Avenue and the Indiana Harbor
Belt Railroad; also, all that part of S. Lotus Avenue lying between the southerly line of the northeasterly-
southwesterly 15-foot public alley southeasterly of S. Archer Avenue and the north right of way line of
the Indiana Harbor Belt Railroad, together with all of the public alleys and remaining public alley in the
area bounded by S. Archer Avenue, the Indiana Harbor Belt Railroad, S. Luna Avenue, and S. Lotus Avenue.

This recommendation was concurred in by eight members of the committee with no dissenting vote.

Respectfully submitted,
(Signed) WILLIAM BARNETT,
Chairman.

On motion of Alderman Barnett the proposed ordinance transmitted with the foregoing committee report
was Passed, by yeas and nays as follows:

Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels,
Mejerczyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo,
Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino,
Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, —45,

Nays—Aldermen Madrzyk, Stone—2,

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

The following is said ordinance as passed:

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has
determined that the nature and extent of the public use and the public interest to be subserved is such
as to warrant the vacation of public streets, part of public street, public alleys and part of public alley
described in the following ordinance; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That all that part of S. Lotus Avenue lying west of the west line of Lots 19 to 25, both
inclusive, in Block 25; lying east of the east line of Lots 11 to 16, both inclusive, in Block 26; lying southerly
of a line drawn from the northwest corner of Lot 25 in Block 25, to the northeast corner of Lot 11 in Block
26, all in

Crane-View-Archer Avenue Home Addition to Chicago being a Subdivision of the W. ½ of the W. ¼
of Section 9, Township 38 North, Range 13 East of the Third Principal Meridian, (excepting the North
9.225 Acres thereof, and except also a strip of land 66 feet wide across the W. ¼ of the S.W. ¼ of said
Section 9 to be used for Railroad purposes);
and lying north of the north right of way line of the Indiana Harbor Belt Railroad;

also

all that part of S. Linder Avenue lying west of the west line of Lot 10 and the west line of Lots 17 to 21, both inclusive, and west of a line drawn from the southwest corner of Lot 10 to the northwest corner of Lot 21 in Block 26; lying east of the east line of Lot 1 and Lots 11, 12 and 13, and east of a line drawn from the southeast corner of Lot 1 to the northeast corner of Lot 11 in Block 27; lying southerly of a line drawn from the northwest corner of Lot 10 in Block 26, to the northeast corner of Lot 1 in Block 27, all in Crane-View-Archer Avenue Home Addition aforementioned; and lying north of the north right of way line of the Indiana Harbor Belt Railroad;

also

all that part of S. Luna Avenue lying west of the west line of Lots 10, 14 and 15, and west of a line drawn from the southwest corner of Lot 10 to the northwest corner of Lot 15 all in Block 27; lying east of the east line of Lot 1 in Block 28 and said east line of Lot 1, produced south, to the north line of the right of way of the Indiana Harbor Belt Railroad, being the west line of the public alley vacated by ordinance passed April 7, 1965, and recorded in the Office of the Recorder of Deeds, Cook County, Illinois, as Document No. 19452278; lying southerly of a line drawn from the northwest corner of Lot 10 in Block 27, to the northeast corner of Lot 1 in Block 28, all in Crane-View Archer Avenue Home Addition aforementioned; and lying north of the north right of way line of the Indiana Harbor Belt Railroad;

also

all of the northeasterly-southwesterly 16 foot public alley lying southerly of the southerly line of Lots 1 to 10, both inclusive; lying northerly of the northerly line of Lots 11 and 21, and the northerly of a line drawn from the northwest corner of Lot 11 to the northeast corner of Lot 21; lying west of a line drawn from the southeast corner of Lot 1 to the northeast corner of Lot 11; and lying east of a line drawn from the southwest corner of Lot 10 to the northeast corner of Lot 21 in Block 26 in Crane-View-Archer Avenue Home Addition aforementioned;

also

all of the north-south public alley lying west of the west line of Lots 11 to 16, both inclusive; lying east of the east line of Lots 17 to 21, both inclusive; lying southerly of a line drawn from the northwest corner of Lot 11, to the northeast corner of Lot 21 in Block 26, in Crane-View-Archer Avenue Home addition aforementioned; and lying north of the north right of way line of the Indiana Harbor Belt Railroad;

also

all of the remaining northeasterly-southwesterly 16 foot public alley lying southerly of the southerly line of Lots 1 and 2; lying northerly of the northerly line of Lot 11; lying west of a line drawn from the southeast corner of Lot 1 to the northeast corner of Lot 11; lying easterly of the westerly line of the easterly 16 feet of Lot 2, produced southerly, to the northerly line of Lot 11, all in Block 27 in Crane-View-Archer Home Addition aforementioned;

also

all of the northwesterly-southeasterly 16 foot public alley dedicated by plat recorded in the Office of the Recorder of Deeds of Cook County, Illinois, December 9, 1955, as Document No. 16442462, being described as follows:

The easterly 16 feet of Lot 2 in Block 27 in Crane-View-Archer Avenue Home Addition aforementioned;
said public streets, part of public street, public alleys, and part of public alley being further described as all that part of S. Luna Avenue and S. Linder Avenue lying between the southerly line of S. Archer Avenue and the north right of way line of the Indiana Harbor Belt Railroad; also, all that part of S. Lotus Avenue lying between the southerly line of the northeasterly–southwesterly 16 foot public alley southerly of S. Archer Avenue and the north right of way line of the Indiana Harbor Belt Railroad; together with all of the public alleys and remaining public alley in the area bounded by S. Archer Avenue, the Indiana Harbor Belt Railroad, S. Luna Avenue, and S. Lotus Avenue as colored in red and indicated by the words "TO BE VACATED" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same are hereby vacated and closed, inasmuch as the same are no longer required for public use and the public interest will be subserved by such vacations.

SECTION 2. The vacations herein provided for are made upon the express condition that within 120 days after the passage of this ordinance, DOMINICK'S FINER FOODS, INC., shall pay or cause to be paid to the City of Chicago as compensation for the benefits which will accrue to the owner of the property abutting said public streets, part of public street, public alleys, and part of public alley hereby vacated, the sum of Three Hundred Fifty-five Thousand and no/100 dollars ($355,000.00), which sum in the judgment of this body will be equal to such benefits; and further, shall within 120 days after the passage of this ordinance, deposit in the City Treasury of the City of Chicago a sum sufficient to defray all costs of removing paving and curb returns and constructing sidewalk and curb across the entrances to the public streets and public alleys hereby vacated, similar to the sidewalk and curb in S. Archer Avenue and S. Lotus Avenue. The precise amount of the sum so deposited shall be ascertained by the Commissioner of Streets and Sanitation after such investigation as is requisite.

SECTION 3. The vacations herein provided for are made upon the express condition that within 120 days after the passage of this ordinance, DOMINICK'S FINER FOODS, INC., shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance.

SECTION 4. This ordinance shall take effect and be in force from and after its passage.

Part of Public Alley Vacated in Block Bounded by W. 47th St., W. 48th St., S. LaCrosse Av. and S. Cicero Av.

The Committee on Local Industries, Streets and Alleys submitted a report recommending that the City Council pass a proposed ordinance (which was drafted and submitted in compliance with an order passed on October 6, 1981, C.J.P. p. 7488).

On motion of Alderman Barnett said proposed ordinance was Passed, by yeas and nays as follows:

Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schutler, Volini, Orr, Stone—47.

Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

The following is said ordinance as passed:

10370 JOURNAL—CITY COUNCIL—CHICAGO April 21, 1982
WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of part of public alley described in the following ordinance; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That all that part of the north-south 16 foot public alley lying west of the west line of Lots 1 and 2; lying east of the east line of Lot 38; lying north of the south line of Lot 38 produced east to the west line of Lot 2; and lying south of a line drawn from the northwest corner of said Lot 1 to the northeast corner of said Lot 38 all in Block 36 in Fred'k H. Bartlett's Central Chicago being a Subdivision in the S.E. ¼ of Section 4 and in the N.E. ¼ and the S.E. ¼ of Section 9 all in Township 38 North, Range 13 East of the Third Principal Meridian;

said part of public alley herein vacated being further described as the north 125 feet of the north-south 16 foot public alley in the block bounded by W. 47th Street, W. 48th Street, S. LaCrosse Avenue, and S. Cicero Avenue as colored in red and indicated by the words "TO BE VACATED" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will subserved by such vacation.

SECTION 2. The City of Chicago hereby reserves for the benefit of Commonwealth Edison Company and Illinois Bell Telephone Company, their successors or assigns, an easement to operate, maintain, construct, replace and renew overhead poles, wires and associated equipment and underground conduit, cables and associated equipment for the transmission and distribution of electric energy and telephonic and associated services under, over and along all of the public alley as herein vacated, with the right of ingress and egress.

SECTION 3. The vacation herein provided for is made upon the express condition that within 90 days after the passage of this ordinance, MCDONALD'S CORPORATION shall pay or cause to be paid to the City of Chicago as compensation for the benefits which will accrue to the owner of the property abutting said part of public alley hereby vacated, the sum of Twelve Thousand and no/100 Dollars ($12,000.00), which sum in the judgment of this body will be equal to such benefit; and further, shall within 90 days after the passage of this ordinance, deposit in the City Treasury of the City of Chicago a sum sufficient to defray all costs of removing paving and curb returns and constructing sidewalk and curb across the entrance to that part of the public alley hereby vacated, similar to the sidewalk and curb in W. 47th Street. The precise amount of the sum so deposited shall be ascertained by the Commissioner of Streets and Sanitation after such investigation as is requisite.

SECTION 4. The vacation herein provided for is made upon the express condition that within 90 days after the passage of this ordinance, MCDONALD'S CORPORATION shall file or cause to be filed for record in the office of the Recorder of Deeds, of Cook County, Illinois, a certified copy of this ordinance.

SECTION 5. This ordinance shall take effect and be in force from and after its passage.

Street Grades Established on Portions of Sundry Streets.

The Committee on Local Industries, Streets and Alleys submitted a report recommending that the City Council pass a proposed ordinance transmitted therewith (which was referred to the committee on February 10, 1982) to establish street grades on portions of sundry streets.
On motion of Alderman Barnett said proposed ordinance was Passed, by yeas and nays as follows:

Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemperk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clews, Axelrod, Schulter, Volini, Orr, Stone—47,

Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the grades of the following streets at the locations herein indicated are hereby established at the following elevations:

<table>
<thead>
<tr>
<th>Location</th>
<th>Elevation (Feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td>N. Dayton St. at 332 feet north of W. Wellington Ave.</td>
<td>19.6</td>
</tr>
<tr>
<td>At the intersection of W. 86th Pl. and S. Rockwell St.</td>
<td>60.3</td>
</tr>
<tr>
<td>At the northeast curb corner of W. 87th St. and S. Rockwell St.</td>
<td>60.0</td>
</tr>
<tr>
<td>At the northwest curb corner of W.87th St. and S. Rockwell St.</td>
<td>59.25</td>
</tr>
<tr>
<td>S. Rockwell St. at 20 feet north of the north line of W. 87th St.</td>
<td>60.0</td>
</tr>
<tr>
<td>W. 86th Pl. at 50 feet east of the east line of S. Washtenaw Ave.</td>
<td>50.00</td>
</tr>
<tr>
<td>W. 86th Pl. at 320 feet east of the east line of S. Washtenaw Ave.</td>
<td>60.00</td>
</tr>
<tr>
<td>On N. Shapland Ave. at 264.44 feet north of the north line of W. Foster Ave.</td>
<td>60.8</td>
</tr>
<tr>
<td>N. Shapland Ave. at the north line of the Alley north of West Foster Ave.</td>
<td>60.8</td>
</tr>
<tr>
<td>At the intersection of W. Foster Ave. and N. Shapland Ave.</td>
<td>62.3</td>
</tr>
<tr>
<td>On W. Foster Ave. at the westerly right-of-way line of the Tri State Tollway. (East of N. Shapland Ave.)</td>
<td>62.3</td>
</tr>
<tr>
<td>On W. Foster Ave. at 40 feet easterly of the easterly right-of-way line of the Minneapolis, St. Paul and Sault St. Marie Railroad. (West of N. Shapland Ave.)</td>
<td>62.8</td>
</tr>
<tr>
<td>At the intersection of E. 31st St. and S. Vernon Ave.</td>
<td>19.8</td>
</tr>
<tr>
<td>On the northeast and northwest curb corners of E. 31st St. and S. Cottage Grove Ave.</td>
<td>21.5</td>
</tr>
<tr>
<td>On the southeast and southwest curb corners of E. 31st St. and S. Rhodes Ave.</td>
<td>21.7</td>
</tr>
<tr>
<td>E. 31st St. at 125 feet west of the west line of S. Rhodes Ave.</td>
<td>21.7</td>
</tr>
</tbody>
</table>
On E. 31st St. at 170 feet east of the east line of S. Rhodes Ave. 20.4
On E. 31st St. at 300 feet east of the east line of S. Rhodes Ave. 20.2
On the northeast and northwest curb corners of E. 31st St. and S. Lake Park Ave. 27.0
On the south curb of E. 31st St. at 550 feet east of the east line of S. Rhodes Ave. 27.2

SECTION 2. That all grades heretofore established conflicting with the grades herein are hereby abolished.

SECTION 3. That this ordinance shall be in force from and after its passage.

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Parts of Ordinances Establishing Street Grades on Sundry Streets Repealed.

The Committee on Local Industries, Streets and Alleys submitted a report recommending that the City Council pass a proposed ordinance transmitted therewith (which was referred to the committee on March 30, 1982) to Repeal parts of ordinances previously passed for the establishment of street grades on sundry streets.

On motion of Alderman Barnett said proposed Repealing ordinance was Passed, by yeas and nays as follows:

Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzuilo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—47.

Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That any and all parts of ordinances heretofore passed which establish the grades of the following streets, at the locations and at the elevations above City datum herein indicated, be and the same are hereby repealed:

<table>
<thead>
<tr>
<th>Street Description</th>
<th>Elevation (Feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td>On N. Dayton St. at 332 feet north of the north line on W. Wellington Ave.</td>
<td>19.6</td>
</tr>
<tr>
<td>On the north curb of W. 87th St. at 375 feet east of the east line of S. Washtenaw Ave.</td>
<td>60.0</td>
</tr>
<tr>
<td>At the intersection of E. 31st St. and S. Cottage Grove Ave.</td>
<td>21.5</td>
</tr>
<tr>
<td>At the intersection of E. 31st St. and S. Rhodes Ave.</td>
<td>21.5</td>
</tr>
<tr>
<td>On S. Vernon Ave. at the south curb line of E. 31st St.</td>
<td>19.8</td>
</tr>
</tbody>
</table>
On the northeast curb corner of S. Lake Park Ave.
and E. 31st St. 27.5

On the northwest curb corner of S. Lake Park Ave.
and E. 31st St. 26.5

On the southeast curb corner of S. Lake Park Ave.
and E. 31st St. 28.0

On the southwest curb corner of S. Lake Park Ave.
and E. 31st St. 27.4

On E. 31st St. 22 feet west of the northwest corner
of E. 31st St. and S. Lake Park Ave. 25.5

On E. 31st St. 20 feet east of the southeast corner
of S. Ellis Ave. and E. 31st St. 20.5

SECTION 2. This ordinance shall be in force from and after its passage.

Authorization for Installation of Street Lights in
No. 4400 and 4500 Blocks from S. Lavergne Av.
to S. Cicero Av.

The Committee on Local Industries, Streets and Alleys submitted a report recommending that the City
Council pass the following proposed order transmitted therewith (which was referred to the committee on
March 30, 1982):

Ordered, That the Commissioner of Streets and Sanitation is hereby authorized and directed to give
consideration to the installation of "Street Lights" in the 4400 and 4500 blocks from S. Lavergne Avenue
to S. Cicero Avenue. (Insufficient lighting.)

On motion of Alderman Barnett the foregoing proposed order was Passed, by yeas and nays as follows:

Yeas--Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels,
Majerczyk, Madrzky, Burke, Brady, Barden, Streeter, Kallam, Sheaan, Kelley, Sherman, Stamberk, Shumpert,
Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino,
Rittenberg, Pucinski, Natraru, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone--47.

Nays--None.

Alderman Natraru moved to Reconsider the foregoing vote. The motion was Lost.

Permission Granted to Levy Organization and One
Magnificent Mile to Set Back Curb at
Nos. 920-950 N. Michigan Ave.

The Committee on Local Industries, Streets and Alleys submitted a report recommending that the City
Council pass the following proposed order transmitted therewith (which was referred to the committee on
March 19, 1982):

Ordered, That the Commissioner of Streets and Sanitation is hereby authorized and directed to issue
the necessary permits to the Levy Organization and One Magnificent Mile, an Illinois Limited Partnership,
to set back the curb at Nos. 920-950 N. Michigan Avenue, subject to the payment of fees without
compensation and approval of plans by the Department of Streets and Sanitation. The adjoining property
owner shall assume full responsibility for the maintenance and snow removal.
On motion of Alderman Barnett said order was Passed, by yeas and nays as follows:

*Yeas*—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Meil, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—47.

*Nays*—None.

Alderman Natarus moved to **Reconsider** the foregoing vote. The motion was **Lost**.

**Consideration to Construction of Curb-Attached Sidewalks at Specified Locations.**

The Committee on Local Industries, Streets and Alleys submitted a report recommending that the City Council pass the following proposed order transmitted therewith (which was referred to the committee on March 19, 1982):

*Ordered.* That the Commissioner of Streets and Sanitation is hereby authorized and directed to give consideration to the construction of “Curb-Attached Sidewalks” at the following location:

- W. Farragut Avenue (both sides) From N. Canfield Avenue to N. Ozanam Avenue (both sides)
- W. Berwyn Avenue (both sides) From N. Canfield Avenue to N. Ozanam Avenue (both sides)
- W. Summerdale Avenue (both sides) From N. Canfield Avenue to N. Ozanam Avenue (both sides)

On motion of Alderman Barnett the foregoing proposed order was **Passed**, by yeas and nays as follows:

*Yeas*—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Meil, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—47.

*Nays*—None.

Alderman Natarus moved to **Reconsider** the foregoing vote. The motion was **Lost**.

**Ordinances Passed for Street and Alley Improvements by Special Assessment.**

The Committee on Local Industries, Streets and Alleys, to which had been referred (on March 19, 1982) fifteen proposed ordinances recommended by the Board of Local Improvements for street and alley improvements, submitted separate reports recommending that the City Council pass said proposed ordinances (transmitted therewith).
On separate motions made by Alderman Barnett Each of the said proposed ordinances was Passed, by yeas and nays as follows:

Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—47.

Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

The following are descriptive summaries of the said fifteen improvement ordinances as passed (the italic heading in each case not being a part of the ordinance):

Alleys between W. 125th St., W. 125th Pl., S. State St and Indiana Boundary Line — Sewer, Etc. and Grading, Paving and Improving.

An ordinance for constructing a tile pipe sewer with new concrete manholes and new concrete catchbasins complete, and for grading, paving and otherwise improving the roadways of the alleys between W. 125th Street, W. 125th Place, S. State Street and Indiana Boundary Line.

Alley between W. 72nd St., W. 72nd Pl., S. Hoyne Av. and S. Leavitt St. — Sewer, Etc. and Grading, Paving and Improving.

An ordinance for constructing a tile pipe sewer with new concrete manholes and new concrete catchbasins complete, and for grading, paving and otherwise improving the roadway of the alley between W. 72nd Street, W. 72nd Place, S. Hoyne Avenue and S. Leavitt Street.

Alleys between W. 88th St., W. 89th St., S. Laflin St. and S. Justine St., Etc.— Sewer, Etc. and Grading, Paving and Improving.

An ordinance for constructing a tile pipe sewer with new concrete manholes and new concrete catchbasins complete, and for grading, paving and otherwise improving the roadways of the alleys between W. 88th Street, W. 89th Street, S. Laflin Street and S. Justine Street; also that part of the roadway from a line parallel with and eighteen feet north of the south line of W. 88th Street to the south line of W. 88th Street; also that part of the roadway from a line parallel with and seven feet south of the north line of W. 88th Street to the north line of W. 89th Street.

Alley between E. 89th St., E. 90th St., S. Woodlawn Av. and S. University Av., Etc.— Sewer, Etc. and Grading, Paving and Improving.

An ordinance for constructing a tile pipe sewer with new concrete manholes and new concrete catchbasins complete, and for grading, paving and otherwise improving the roadway of the alley between E. 89th Street, E. 90th Street, S. Woodlawn Avenue and S. University Avenue; also that part of the roadway from a line parallel with and eighteen feet west of the east line of S. University Avenue to the east line of S. University Avenue.
Alleys between W. 94th St., W. 95th St., S. Green St. and S. Peoria St. -- Sewer, Etc. and Grading, Paving and Improving.

An ordinance for constructing a tile pipe sewer with new concrete manholes and new concrete catchbasins complete, and for grading, paving and otherwise improving the roadways of the alleys between W. 94th Street, W. 95th Street, S. Green Street and S. Peoria Street.

Alleys between W. 98th St., W. 98th Pl., S. Aberdeen St. and S. Genoa Av. -- Sewer, Etc. and Grading, Paving and Improving.

An ordinance for constructing a tile pipe sewer with new concrete manholes and new concrete catchbasins complete, and for grading, paving and otherwise improving the roadways of the alleys between W. 98th Street, W. 98th Place, S. Aberdeen Street and S. Genoa Avenue.

Alleys between W. 99th Pl., W. 100th St., S. Eggleston Av. and S. Normal Av. -- Sewer, Etc. and Grading, Paving and Improving.

An ordinance for constructing a tile pipe sewer with new concrete manholes and new concrete catchbasins complete, and for grading, paving and otherwise improving the roadways of the alleys between W. 99th Place, W. 100th Street, S. Eggleston Avenue and S. Normal Avenue.

Alleys between E. 102nd St., E. 103rd St., S. Prairie Av. and S. Indiana Av., Etc. -- Sewer, Etc. and Grading, Paving and Improving.

An ordinance for constructing a tile pipe sewer with new concrete manholes and new concrete catchbasin complete, and for grading, paving and otherwise improving the roadways of the alleys between E. 102nd Street, E. 103rd Street, S. Prairie Avenue and S. Indiana Avenue; also that part of the north-south roadway from a line parallel with and eighteen feet north of the south line of E. 102nd Street to the south line of E. 102nd Street.

Alley between W. 49th St., W. 50th St., C. & W. I. RR. and S. Knox Av. -- Sewer, Etc. and Grading, Paving and Improving.

An ordinance for constructing a tile pipe sewer with new concrete manholes and new concrete catchbasins complete, and for grading, paving and otherwise improving the roadway of the alley between W. 49th Street, W. 50th Street, C. & W. I. RR. and S. Knox Avenue.

Alleys between W. 50th St., W. 51st St., C. & W. I. RR. and S. Knox Av. Etc. -- Sewer, Etc. and Grading, Paving and Improving.

An ordinance for constructing a tile pipe sewer with new concrete manholes and new concrete catchbasins complete, and for grading, paving and otherwise improving the roadways of the alleys between W. 50th Street, W. 51st Street, C. & W. I. RR. and S. Knox Avenue; also that part of the north-south roadway from a line parallel with and eighteen feet north of the south line of W. 50th Street to the south line of W. 50th Street; also that part of the north-south roadway from a line parallel with and eighteen feet south of the north line of W. 51st Street to the north line of W. 51st Street.
Alleys between W. 105th St., W. 106th St., S. Lowe Av. and S. Union Av., Etc. -- Sewer, Etc. and Grading, Paving and Improving.

An ordinance for constructing a tile pipe sewer with new concrete manhole and new concrete catchbasins complete, and for grading, paving and otherwise improving the roadways of the alleys between W. 105th Street, W. 106th Street, S. Lowe Avenue and S. Union Avenue; also that part of the roadway from a line parallel with and eighteen feet south of the north line of W. 106th Street to the north line of W. 106th Street; also that part of the roadway from a line parallel with and eighteen feet west of the east line of S. Union Avenue to the east line of S. Union Avenue.

Alleys between W. 111th St., W. 112th St., S. Parnell Av. and S. Wallace St., Etc. -- Sewer, Etc. and Grading, Paving and Improving.

An ordinance for constructing a tile pipe sewer with new concrete manhole and new concrete catchbasins complete, and for grading, paving and otherwise improving the roadways of the alleys between W. 111th Street, W. 112th Street, S. Parnell Avenue and S. Wallace Street; also that part of the north-south roadway from a line parallel with and eighteen feet south of the north line of W. 112th Street to the north line of W. 112th Street; also that part of the east-west roadway from a line parallel with and twenty feet west of the east line of S. Wallace Street to the east line of S. Wallace Street.

Alleys between I. C. Railroad R.O.W., W. 122nd St., S. Throop St. and S. Ada St., Etc. -- Sewer, Etc. and Grading, Paving and Improving.

An ordinance for constructing a tile pipe sewer with new concrete manholes and new concrete catchbasins complete, and for grading, paving and otherwise improving the roadways of the alleys, between Illinois Central Railroad R.O.W., W. 122nd Street, S. Throop Street and S. Ada Street; also that part of the north-south roadway from a line parallel with and eighteen feet south of the north line of W. 122nd Street to the north line of W. 122nd Street; also that part of the east-west roadway from a line parallel with and eighteen feet east of the west line of S. Throop Street to the west line of S. Throop Street; also that part of the east-west roadway from a line parallel with and eighteen feet west of the east line of S. Ada Street to the east line of S. Ada Street.

Alleys between W. School St., W. Belmont Av., N. Pioneer Av. and N. Pittsburgh Av.-- Sewer, Etc. and Grading Paving and Improving.

An ordinance for constructing a tile pipe sewer with new concrete manholes and new concrete catchbasins complete, and for grading, paving and otherwise improving the roadways of the alleys between W. School Street, W. Belmont Avenue, N. Pioneer Avenue and N. Pittsburgh Avenue.
Alleys between E. 118th Pl., E. 119th St., S. Indiana Av. and S. Michigan Av., Etc. -- Sewer, Etc. and Grading, Paving and Improving.

An ordinance for constructing a tile pipe sewer with new concrete manholes and new concrete catchbasins complete, and for grading, paving and otherwise improving the roadways of the alleys between E. 118th Place, E. 119th Street, S. Indiana Avenue and S. Michigan Avenue; also that part of the north-south roadway of the first north-south alley west of S. Indiana Avenue from a line parallel with and eighteen feet north of the south line of E. 118th Place to the south of E. 118th Place; also that part of the north-south roadway of the first north-south alley east of S. Michigan Avenue from a line parallel with and eighteen feet south of the south line of E. 118th Place to the south line of E. 119th Street; also that part of the north-south roadway of the first north-south alley east of S. Michigan Avenue from a line parallel with and eighteen feet south of the north line of E. 119th Street to the north line of E. 119th Street; also that part of the north-south roadway of the first north-south alley east of S. Michigan Avenue from a line parallel with and eighteen feet south of the north line of E. 119th Street to the north line of E. 119th Street;

COMMITTEE ON LOCAL TRANSPORTATION.

Chicago Transit Authority Memorialized to Install Bus Passenger Shelters at Specified Locations.

The Committee on Local Transportation, to which had been referred (on February 10 and March 2, 1982) three proposed orders for installation of bus passenger shelters at specified locations, submitted separate reports recommending that the City Council pass said proposed orders (transmitted therewith).

On separate motions made by Alderman Marzullo each of the said proposed orders was Passed, by yeas and nays as follows:

Yea—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schuler, Volini, Orr, Stone—47.

Nay—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Said orders, as passed, read respectfully as follows (the Italic heading in each case not being a part of the order):

Bus Passenger Shelter on W. 79th St. at S. Richmond St.

Ordered. That the City Council Committee on Local Transportation is hereby authorized and directed to memorialize the Chicago Transit Authority to give consideration to the installation of a “Bus Shelter” on the north side of W. 79th Street and S. Richmond Street.

Bus Passenger Shelters on S. Pulaski Rd. at W. 55th St.

Ordered. That the Committee on Local Transportation is hereby authorized and directed to memorialize the Chicago Transit Authority to give consideration to the installation of bus passenger shelters for north and southbound traffic on S. Pulaski Road at W. 55th Street.
Bus Passenger Shelter on W. Caldwell Av. at N. Lenox Av.

Ordered, That the Committee on Local Transportation is hereby authorized and directed to memorialize the Chicago Transit Authority to give consideration to the establishment of a "Bus Shelter" on W. Caldwell Avenue at the "T" intersection with N. Lenox Avenue for inbound bus traffic - adjacent to the automatic traffic control signal and the Billy Caldwell Golf Course.

Establishment of Bus Stand on Portion of W. Harrison St.

The Committee on Local Transportation submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith (which was referred to the committee on March 30, 1982):

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 27-142 of the Municipal Code of Chicago, there is hereby established a bus stand upon the following public way in the area indicated:

<table>
<thead>
<tr>
<th>Public Way</th>
<th>Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>S. Clark Street (west curb)</td>
<td>From a point 353 feet south of the south property line of West Harrison Street to a point 133 feet South thereof.</td>
</tr>
</tbody>
</table>

SECTION 2. It shall be unlawful for the operator of any vehicle other than a bus to stand or park such vehicle in the space occupied by said bus stand, except that the operator of any passenger vehicle may stop temporarily in such space for the purpose of and while actually engaged in the loading of passengers, as provided by Section 27-326 of the Municipal Code of Chicago.

SECTION 3. Any person violating the provisions of this ordinance shall be subject to the penalty provided for in Section 27-363 of the Municipal Code of Chicago, which provides that "every person convicted of a violation of any of the provisions of this Chapter for which no penalty is specifically provided shall be punished by a fine of not more than Two Hundred ($200.00) Dollars for each offense."

SECTION 4. This ordinance shall be in full force and effect from and after its passage and due publication.

On motion of Alderman Marzullo the foregoing proposed ordinance was Passed, by yeas and nays as follows:

Yeas--Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Meil, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulte, Volini, Orr, Stone--47.

Nays--None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Establishment of Bus Stand on Portion of S. Cornell Av.

The Committee on Local Transportation submitted a report recommending that the City Council pass the following proposed order transmitted therewith (which was referred to the committee on February 10, 1982):
Ordered, That the Commissioner of Streets and Sanitation is hereby authorized and directed to give consideration to the establishment of a "Bus Stand" on S. Cornell Avenue (east side) from a point 60 feet north of E. 56th Street to a point 25 feet north thereof, for the benefit of the South Side Senior Adult Jewish Center, No. 1642 E. 56th Street.

On motion of Alderman Marzullo the foregoing proposed order was Passed, by yeas and nays as follows:

Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—47,

Nays—None,

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

COMMITTEE ON TRAFFIC CONTROL AND SAFETY.

Chapter 27, Section 27-308(a) of Municipal Code of Chicago Amended Concerning Parking of Specifically Designated Vehicles.

The Committee on Traffic Control and Safety submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Chapter 27, Section 27-308(a) of the Municipal Code of Chicago is hereby amended, in Italics, as follows:

27-308. Stopping, standing or parking regulated.

(a) When signs have been erected upon any street indicating that stopping, standing, or parking is prohibited during designated hours or prohibited for a longer time than is designated, no person shall park any vehicle on said street in violation of any such signs.

The Commissioner of Streets and Sanitation, subject to the approval of the City Council, is hereby authorized to erect signs, subject to fees stated in Section 27-411, on any residential street in an R1, R2, R3 or R4 district to prohibit parking except for handicapped (WC) or disabled veteran (DV) licensed vehicles; or for specifically designated vehicles which display a handicapped parking identification placard issued by the City of Chicago, and no person shall park in violation of such signs. The Commissioner of Streets and Sanitation is authorized to determine the specific times and days that the handicapped or disabled veteran parking shall be utilized.
(b) For the purpose of facilitating the cleaning of streets, the Commissioner of Streets and Sanitation is authorized to erect temporary or permanent signs designating the days of the week and hours of the day and the part of the street in which the parking of vehicles is prohibited during the periods and at the locations designated on the said signs, as provided in paragraph (a) of this Section.

SECTION 2. This ordinance shall be in full force and effect from and after its passage.

On motion of Alderman Laurino the foregoing proposed substitute ordinance was Passed, by yeas and nays as follows:

Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madryzk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulte, Volini, Orr, Stone—47.

Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Change Name of Specified Street.

The Committee on Traffic Control and Safety submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith (as a substitute for a proposed ordinance referred to the committee on August 10, 1979):

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The Commissioner of Streets and Sanitation be and he is authorized and directed to change the name of a sundry street:

<table>
<thead>
<tr>
<th>Street</th>
<th>Change To</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rogers Avenue</td>
<td>Stevens Avenue</td>
</tr>
<tr>
<td>between N. Pulaski</td>
<td></td>
</tr>
<tr>
<td>Road and N. Keystone</td>
<td></td>
</tr>
<tr>
<td>Avenue</td>
<td></td>
</tr>
</tbody>
</table>

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

On motion of Alderman Laurino the foregoing proposed substitute ordinance was Passed, by yeas and nays as follows:

Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madryzk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulte, Volini, Orr, Stone—47.

Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.
Loading Zones Established on Portions of Sundry Streets.

The Committee on Traffic Control and Safety submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith (as a substitute for proposed ordinances referred to the committee on May 13, June 17, August 19, 1981, January 14, and February 10, 1982):

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That in accordance with the provisions of Section 27-410 of the Municipal Code of Chicago, the following locations are hereby designated as loading zones for the distances specified, during hours designated:

<table>
<thead>
<tr>
<th>Public Way</th>
<th>Distance and Hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>S. Archer Avenue (north side)</td>
<td>From a point 95 feet west of S. Lockwood Avenue to a point 85 feet west thereof—No Parking Loading Zone — 7:00 A.M. to 5:00 P.M. — Monday thru Friday;</td>
</tr>
<tr>
<td>N. Ashland Avenue (west side)</td>
<td>From a point 25 feet south of W. Julian Street to a point 48 feet south thereof;</td>
</tr>
<tr>
<td>N. Halsted Street (east side)</td>
<td>From a point 40 feet north of W. Wolfram Street to a point 45 feet north thereof—7:00 A.M. to 9:00 P.M. — Monday thru Saturday;</td>
</tr>
<tr>
<td>E. Ohio Street (at No. 201)</td>
<td>Loading Zone—No Parking At Any Time;</td>
</tr>
<tr>
<td>W. Randolph Street (at No. 741)</td>
<td>From a point 20 feet east of N. Halsted Street to a point 42 feet east thereof—8:00 A.M. to 6:00 P.M. — Monday thru Saturday;</td>
</tr>
<tr>
<td>W. Randolph Street (at No. 735)</td>
<td>From a point 62 feet east of N. Halsted Street to a point 40 feet east thereof—8:00 A.M. to 6:00 P.M. — Monday thru Saturday;</td>
</tr>
<tr>
<td>W. Randolph Street (at No. 727)</td>
<td>From a point 142 feet east of N. Halsted Street to a point 20 feet east thereof—8:00 A.M. to 6:00 P.M. — Monday thru Saturday;</td>
</tr>
<tr>
<td>W. Randolph Street</td>
<td>From a point 122 feet east of N. Halsted Street to a point 20 feet east thereof—8:00 A.M. to 6:00 P.M. — Monday thru Saturday;</td>
</tr>
<tr>
<td>N. Ravenswood Avenue</td>
<td>From a point 175 feet north of W. School Street to a point 25 feet north thereof—8:00 A.M. to 6:00 P.M. — Monday thru Saturday;</td>
</tr>
<tr>
<td>N. Ridge Avenue (at No. 8021)</td>
<td>From a point 148 feet west of N. Paulina Street to a point 50 feet west thereof—9:00 A.M. to 4:00 P.M. — Monday thru Friday;</td>
</tr>
<tr>
<td>N. Winchester Avenue (west side)</td>
<td>From a point 30 feet south of W. Howard Street to a point 30 feet south thereof. Loading Zone.</td>
</tr>
</tbody>
</table>

SECTION 2. This ordinance shall take effect and be in force from and after its passage.
On motion of Alderman Laurino the foregoing proposed substitute ordinance was Passed, by yeas and nays as follows:

**Yeas**—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—47.

**Nays**—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

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**Vehicular—Traffic Movements Restricted and Amended on Portions of Sundry Streets.**

The Committee on Traffic Control and Safety submitted two proposed ordinances (under separate committee reports) recommending that the City Council pass said proposed ordinances (as substitutes for proposed ordinances previously referred to the committee) in reference to vehicular-traffic movements.

On separate motions made by Alderman Laurino each of the two substitute proposed ordinances was Passed, by yeas and nays as follows:

**Yeas**—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—47.

**Nays**—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Said ordinances as passed read respectively as follows (the italic heading in each case not being a part of the ordinance):

**Vehicular — Traffic Movements Restricted.**

*Be It Ordained by the City Council of the City of Chicago:*

**SECTION 1.** Pursuant to Section 27-403 of the Municipal Code of Chicago, the operator of a vehicle shall operate such vehicle only in the direction specified below on the public ways between the limits indicated:

<table>
<thead>
<tr>
<th>Public Way</th>
<th>Limits and Direction</th>
</tr>
</thead>
<tbody>
<tr>
<td>S. Artesian Avenue</td>
<td>From W. 110th Street to W. 111th Street—southerly;</td>
</tr>
<tr>
<td>W. Campbell Park Drive (service drive)</td>
<td>Between S. Oakley Avenue and S. Leavitt Street, south of the median strip—easterly;</td>
</tr>
<tr>
<td>W. Campbell Park Drive (service drive)</td>
<td>Between S. Oakley Avenue and S. Leavitt Street, north of the median strip—westerly;</td>
</tr>
<tr>
<td>N. Kostner Avenue</td>
<td>From W. Roscoe Street to W. Belmont Avenue—southerly;</td>
</tr>
</tbody>
</table>
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N. Natchez Avenue  From Nos. 2800 to 3151 between W. Belmont Avenue and W. Diversey Avenue—southerly;

N. Neenah Avenue  From Nos. 2800 to 3158 between W. Diversey Avenue and W. Belmont Avenue—northerly;

N. Nashville Avenue  From Nos. 2900 to 3000 between W. George Street and W. Belmont Avenue—northerly;

W. Roscoe Street  From N. Central Avenue to N. Cicero Avenue—westerly.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Vehicular - Traffic Movements Amended.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the ordinance passed by the City Council on September 26, 1979, printed on page 969, of the Journal of the Proceedings of said date, establishing single direction of vehicular traffic on portions of sundry streets, be and the same is hereby amended by striking the words “N. Damen Avenue from Touhy Avenue to Rogers Avenue—northerly” and inserting in lieu thereof “N. Damen Avenue from W. Howard Street to W. Touhy Avenue—southerly.”

SECTION 2. That the ordinance passed by the City Council on September 21, 1962, page 7762 of the Journal of the Proceedings of said date, establishing single direction for vehicular traffic on portions of sundry streets, be and the same is hereby amended by striking the words “S. Parnell Avenue from E. 115th Street to W. 119th Street” and inserting in lieu thereof “S. Parnell Avenue from W. 115th Street to W. 125th Street—southerly.”

SECTION 3. This ordinance shall take effect and be in force from and after its passage.

Parking Meter Areas Established at Sundry Locations.

The Committee on Traffic Control and Safety submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith (as a substitute for a proposed ordinance referred to the committee on April 22, December 3, 1981 and February 10, 1982):

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 27-415 of the Municipal Code of Chicago, the Commissioner of Streets and Sanitation is hereby authorized and directed to establish Parking Meter Areas as follows:

<table>
<thead>
<tr>
<th>Street</th>
<th>Limits</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adams Street</td>
<td>To Jackson Street (15 postal loading zones)—at various locations;</td>
</tr>
<tr>
<td>N. Ravenswood Avenue (east roadway)</td>
<td>From W. Lawrence Avenue to a point 100 feet south thereof—8:00 A.M. to 6:00 P.M.—Monday thru Saturday—2 hour limit.</td>
</tr>
</tbody>
</table>

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.
On motion of Alderman Laurino the foregoing proposed substitute ordinance was Passed, by yeas and nays as follows:


Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Regulations Prescribed or Amended in Reference to Parking of Vehicles on Sundry Streets.

The Committee on Traffic Control and Safety submitted five proposed ordinances (under separate committee reports) recommending that the City Council pass said proposed ordinances (as substitutes for proposed ordinances previously referred to the committee) in reference to vehicular-traffic movements.

On separate motions made by Alderman Laurino each of the said substitute proposed ordinances was Passed, by yeas and nays as follows:


Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Said ordinances as passed read respectively as follows (the Italic heading in each case not being a part of the ordinance):

Prohibitions at All Times Against Parking of Vehicles.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 27-413 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle at anytime upon the following public ways in the areas indicated:

Public Way

<table>
<thead>
<tr>
<th>Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>W. Ardmore Avenue (both sides)</td>
</tr>
<tr>
<td>W. Argyle Street (south side)</td>
</tr>
<tr>
<td>N. Bernard Avenue (east side)</td>
</tr>
<tr>
<td>Street Name</td>
</tr>
<tr>
<td>-----------------------------------</td>
</tr>
<tr>
<td>W. Birchwood Avenue</td>
</tr>
<tr>
<td>S. Campbell Avenue (east side)</td>
</tr>
<tr>
<td>W. Carmen Avenue (south side)</td>
</tr>
<tr>
<td>W. Chicago Avenue (at No. 1801)</td>
</tr>
<tr>
<td>N. Christiana Avenue (west side)</td>
</tr>
<tr>
<td>S. Clyde Avenue (west side)</td>
</tr>
<tr>
<td>N. Glenwood Avenue (east side)</td>
</tr>
<tr>
<td>W. Grace Street (south side)</td>
</tr>
<tr>
<td>W. Granville Avenue (south side)</td>
</tr>
<tr>
<td>N. Halsted Street (west side)</td>
</tr>
<tr>
<td>W. Hollywood Avenue</td>
</tr>
<tr>
<td>N. Hoyne Avenue (east side)</td>
</tr>
<tr>
<td>N. Kilbourn Avenue</td>
</tr>
<tr>
<td>S. Dr. Martin Luther King, Jr. Drive</td>
</tr>
<tr>
<td>N. Keeler Avenue</td>
</tr>
</tbody>
</table>
N. LaSalle Street
From a point 200 feet south of W. Maple Street to a point 65 feet south thereof—Parking Prohibited At All Times;

N. LaSalle Street (west side)
From a point 140 feet south of W. Elm Street to a point 110 feet south thereof—Parking Prohibited At All Times;

S. Lotus Avenue (east side)
From a point 135 feet north of W. 52nd Street to a point 25 feet north thereof (No. 5154 S. Lotus Avenue)—Handicapped Parking Permit No. 425;

S. Mackinaw Avenue (west side)
From a point 126 feet south of E. 109th Street to a point 24 feet south thereof (No. 10912 S. Mackinaw Avenue)—Handicapped Parking Permit No. 423;

W. Madison Street (north side)
From N. Austin Avenue to a point 190 feet east thereof—Parking Prohibited At All Times;

W. Madison Street (north side)
Establish No Parking Zone on W. Madison Street from N. Dearborn Street to N. Clark Street—No Parking At All Times;

W. Medill Avenue (south side)
From N. Racine Avenue to a point 140 feet west thereof—No Parking At Any Time;

W. Melrose Street (north side)
From a point 50 feet east of N. Greenview Avenue to a point 25 feet east thereof (No. 1452 W. Melrose Street)—Parking for Handicapped Permit No. 432;

S. Miller Street (east side)
From a point 320 feet south of W. Polk Street to a point 25 feet south thereof (No. 635 S. Miller Street)—Handicapped Parking Permit No. 404;

N. Mozart Street (east side)
From a point 50 feet south of W. Shakespeare Avenue to a point 25 feet south thereof (No. 2125 N. Mozart Street)—Handicapped Parking Permit No. 430;

S. Narragansett Avenue (west side)
From a point 240 feet south of W. 62nd Street to a point 25 feet south thereof (No. 6230 S. Narragansett Avenue)—Handicapped Parking Permit No. 426;

N. Oconto Avenue (west side)
From a point 258 feet north of W. Jarvis Avenue to a point 25 feet north thereof (No. 7426 N. Oconto Avenue)—Handicapped Parking Permit No. 307;

W. Peterson Avenue (both sides)
From a point 150 feet east of N. Ravenswood Avenue to a point 150 feet west of N. Ravenswood Avenue;

S. Prairie Avenue (east side)
From a point 46 feet south of E. 21st Street to a point 50 feet south thereof;

S. Pulaski Road (east side)
From W. 54th Street to S. Archer Avenue—No Parking at Any Time—Trucks Only;
W. School Street (north side) From a point 260 feet west of N. Paulina Street to a point 20 feet west thereof (No. 1726 W. School Street)—Handicapped Parking Permit No. 427;

W. School Street (south side) From a point 115 feet east of N. Ravenswood Avenue to a point 25 feet east thereof (No. 1745 W. School Street)—Handicapped Parking Permit No. 421;

S. Southport Avenue (west side) From a point 65 feet north of W. Nelson Street to a point 25 feet north thereof (No. 3040 N. Southport Avenue)—Handicapped Parking Permit No. 433;

W. Sunnyside Avenue (north side) From a point 180 feet west of N. Ashland Avenue to a point 25 feet west thereof (No. 1622 W. Sunnyside Avenue)—Handicapped Parking Permit No. 414;

S. Tripp Avenue (east side) From a point 263 feet south of W. 48th Street to a point 8 feet south thereof (No. 4825 S. Tripp Avenue)—Parking Prohibited, Handicapped Loading Zone;

N. Washtenaw Avenue (west side) From a point 300 feet north of W. LeMoyne Avenue to a point 25 feet north thereof (No. 1526 N. Washtenaw Avenue)—Handicapped Parking Permit No. 420;

N. Wayne Avenue (east side) From a point 33 feet south of W. Balmoral Avenue to a point 25 feet south thereof (No. 5355 N. Wayne Avenue)—Handicapped Parking Permit No. 415;

W. 22nd Place From a point 103 feet east of S. Hoyne Avenue to a point 8 feet east thereof (No. 2049 W. 22nd Place)—Parking Prohibited Handicapped Loading Zone;

W. 28th Street (south side) From a point 75 feet west of S. Lowe Avenue, to a point 25 feet west thereof; (No. 641 W. 28th Street)—Handicapped Parking Permit No. 412;

E. 58th Street (south side) From a point 30 feet east of S. University Avenue to a point 25 feet east thereof—No Parking, No Standing Signs;

W. 61st Street (both sides) From S. Kedzie Avenue to the first alley west thereof—Parking Prohibited at All Times;

W. 64th Street (south side) S. Pulaski Road to the first alley west thereof—No Parking, Prohibited At Any Time.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.
Discontinue and Amend Prohibitions at All Times Against Parking of Vehicles.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That an ordinance passed by the City Council on March 11, 1953, page 4290 of the Journal of the Proceedings of said date, prohibiting the parking of vehicles at all times on portions of sundry streets, be and the same is hereby amended by striking therefrom, the following:

"W. Addison Street both sides of the 5700 block."

SECTION 2. That an ordinance passed by the City Council on March 22, 1974, page 7958 of the Journal of the Proceedings of the said date, prohibiting the parking of vehicles at all times on portions of sundry streets, be and the same is hereby amended by striking therefrom, the following:

"W. Grenshaw Street (north side) from a point 265 feet east of S. Keeler Avenue to a point 35 feet east thereof."

and inserting in lieu thereof:

"W. Grenshaw Street (north side) from a point 255 feet east of S. Keeler Avenue to a point 80 feet east thereof."

SECTION 3. That an ordinance passed by the City Council on April 22, 1981, page 6046 of the Journal of the Proceedings of said date, prohibiting the parking of vehicles at all times on portions of sundry streets, be and the same is hereby amended by striking therefrom, the following:

"S. Meade Avenue (east side) from W. Archer Avenue to the 1st alley north thereof,"

and inserting in lieu thereof:

"S. Meade Avenue from S. Archer Avenue to the first alley north and south thereof—Parking Prohibited At All Times."

SECTION 4. That an ordinance passed by the City Council on July 7, 1977, page 5611 of the Journal of the Proceedings of said date, prohibiting the parking of the vehicles at all times at designated locations, be and the same is hereby amended by striking therefrom, the following:

"N. Sawyer Avenue (west side) from W. Montrose Avenue to the first alley north thereof—no waiting—no parking—no standing."

and inserting in lieu thereof:

"N. Sawyer Avenue (both sides) from W. Montrose Avenue to the first alley north thereof—no waiting—no parking—no standing."

SECTION 5. This ordinance shall take effect and be in force from and after its passage.

Prohibitions Against Parking of Vehicles During Specified Hours.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 27-414 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle upon the following public ways in the areas indicated, during the hours specified:
Discontinue Prohibitions Against Parking of Vehicles During Specified Hours.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That an ordinance passed by the City Council on December 18, 1964, page 4099 of the Journal of the Proceedings of the said date, prohibiting the parking of vehicles during specified hours on portions of sundry streets, be and the same is hereby amended by striking therefrom the following:

"S. Kostner Avenue (both sides) between W. Cermak Road and W. Ogden Avenue—7:00 A.M. to 9:00 A.M., and 4:00 P.M. to 6:00 P.M. except on Saturday, Sunday and holidays."

SECTION 2. That an ordinance passed by the City Council on December 19, 1975, page 2294 of the Journal of the Proceedings of the said date, amending an ordinance passed by the City Council on September 10, 1975, page 1187 of the Journal of the Proceedings of the said date, prohibiting parking of vehicles on S. New England Avenue (both sides) from W. Archer Avenue to the first alley north thereof—8:00 A.M. to 10:00 P.M.—Monday thru Friday, be the same is hereby repealed.

SECTION 3. That an ordinance passed by the City Council on October 29, 1969, page 6329 of the Journal of the Proceedings of the said date, prohibiting the parking of vehicles during specified hours on portions of sundry streets, be and the same is hereby amended by striking therefrom the following:

"S. Michigan Avenue (both sides) No. 8700 block—8:00 A.M. to 10:00 A.M. except on Saturday, Sunday and holidays."

SECTION 4. This ordinance shall take effect and be in force from and after its passage.
Residential Parking Established on Portion of Specified Streets.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 27-317 of the Municipal Code of Chicago, a portion of below named streets are hereby designated as Residential Parking, for the following locations:

<table>
<thead>
<tr>
<th>Street</th>
<th>Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>W. Eddy Street (both sides)</td>
<td>Between N. Linder Avenue and N. Central Avenue;</td>
</tr>
<tr>
<td>W. Eddy Street (both sides)</td>
<td>Between N. Major Avenue and N. Menard Avenue;</td>
</tr>
<tr>
<td>W. Cornelia Avenue (both sides)</td>
<td>Between N. Central Avenue and N. Major Avenue;</td>
</tr>
<tr>
<td>W. Addison Street (5600 and 5700)</td>
<td>Sale of decals to the residents of these blocks;</td>
</tr>
<tr>
<td>N. Major Avenue (both sides)</td>
<td>Between W. Eddy Street and W. Cornelia Avenue—Zone No. 10;</td>
</tr>
<tr>
<td>W. Patterson Avenue (both sides)</td>
<td>Between N. Major Avenue and N. Menard Avenue;</td>
</tr>
<tr>
<td>S. Walden Parkway (west side)</td>
<td>Between W. 98th Street and W. 99th Street—Zone No. 12.</td>
</tr>
</tbody>
</table>

SECTION 2. That this ordinance shall take effect and be in force from and after its passage.

Authority Granted for Installation of Automatic Traffic Controls at Specified Locations.

The Committee on Traffic Control and Safety submitted a report recommending that the City Council pass the following proposed order transmitted therewith (as a substitute for a proposed order referred to the committee on February 10, 1982):

Ordered. That the Commissioner of Streets and Sanitation be and he is authorized and directed to erect Automatic Traffic Controls on the following streets, of the types specified:

<table>
<thead>
<tr>
<th>Street</th>
<th>Type of Sign</th>
</tr>
</thead>
<tbody>
<tr>
<td>N. Ashland Avenue</td>
<td>At a point 230 feet south of W. Blackhawk Street—Automatic Traffic Control Signals;</td>
</tr>
<tr>
<td>N. Milwaukee Avenue</td>
<td>Automatic Traffic Controls.</td>
</tr>
<tr>
<td>and N. Paulina Street</td>
<td></td>
</tr>
</tbody>
</table>

On motion of Alderman Laurino the foregoing proposed substitute order was Passed, by yeas and nays as follows:

Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—47.

Nays—None.
Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Traffic Warning Signs Established on Portions of Sundry Streets.

The Committee on Traffic Control and Safety submitted two proposed orders (under separate committee reports) recommending that the City Council pass said proposed orders (as substitutes for proposed orders previously referred to the committee or as recommended by the Commissioner of Streets and Sanitation) in reference to Traffic Warning Signs.

On separate motions made by Alderman Laurino each of the two substitute orders was Passed, by yeas and nays as follows:

Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huel, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—47.

Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Said orders as passed read respectively as follows (the Italic heading in each case not being a part of the order):

Installation of Traffic Signs (Under Commissioner's Authority).

Ordered, That the Commissioner of Streets and Sanitation be and he is authorized and directed to erect the following signs Under Commissioner's Authority Section 27-406, of the Code of Chicago:

<table>
<thead>
<tr>
<th>Street</th>
<th>Type of Sign</th>
</tr>
</thead>
<tbody>
<tr>
<td>W. Berenice Avenue and N. Major Avenue</td>
<td>&quot;Stop&quot;</td>
</tr>
<tr>
<td>W. Berwyn Avenue and N. Mulligan Avenue</td>
<td>&quot;Stop&quot;</td>
</tr>
<tr>
<td>W. Bryn Mawr Avenue and S. Delphia Avenue</td>
<td>&quot;4-Way Stop&quot;</td>
</tr>
<tr>
<td>N. Campbell Avenue at intersection with W. Iowa Street</td>
<td>&quot;Stop&quot;</td>
</tr>
<tr>
<td>S. Chappel Avenue and E. 81st Street</td>
<td>&quot;2-Way Stop&quot;</td>
</tr>
<tr>
<td>S. Cregier Avenue at E. 89th Street</td>
<td>&quot;Stop&quot;</td>
</tr>
<tr>
<td>S. Eggleston Avenue at intersection with W. 122nd Street</td>
<td>&quot;Stop&quot;</td>
</tr>
<tr>
<td>W. Henderson Avenue and N. Linder Avenue</td>
<td>&quot;Stop&quot;</td>
</tr>
</tbody>
</table>
N. Karlov Avenue and W. Kamerling Avenue (for the benefit of Nobel School)

N. Kasson Avenue and N. Kiona Avenue

W. Loyola Avenue and N. Damen Avenue

Southeast corner of N. Marshfield Avenue at intersection with W. Cornelia Avenue

N. Massasoit Avenue and N. Thomas Street

N. Miami Avenue at intersection with N. Austin Avenue

W. Melrose Avenue for eastbound traffic at its intersection with N. Lockwood Avenue

W. Newport Avenue and N. Major Avenue

W. Nelson Street and N. Lamon Avenue

N. Oleander Avenue and W. Cornelia Avenue

S. Paxton Avenue and E. 81st Street, stopping E. 81st Street

W. Rice Street at intersection with N. Campbell Avenue

N. Rockwell Street and W. Lyndale Avenue

W. Roscoe Street and N. Meade Avenue, stopping Roscoe Street

S. Springfield Avenue at W. 70th Street

S. Stewart Avenue at E. 122nd Street

S. Wabash Avenue at intersection with E. 104th Street

W. 28th Street and S. Trumbull Avenue (children's playlot at this location)
W. 52nd Street and S. Merrimac Avenue

W. 56th Street and S. Keeler Avenue stopping 56th St.

W. 60th Street and S. Kildare Avenue, stopping Kildare Avenue

W. 62nd Street and S. Keeler Avenue

W. 77th Street and S. Springfield Avenue

W. 100th Street and S. Seeley Avenue

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Installation of Traffic Signs.

Ordered. That the Commissioner of Streets and Sanitation be and he is authorized and directed to erect traffic warning signs on the following streets, of the types specified:

<table>
<thead>
<tr>
<th>Street</th>
<th>Type of Signs</th>
</tr>
</thead>
<tbody>
<tr>
<td>S. Constance Avenue and E. 69th Street</td>
<td>&quot;2-Way Stop&quot;</td>
</tr>
<tr>
<td>N. Drake Avenue and W. Hollywood Avenue</td>
<td>&quot;Stop&quot; signs</td>
</tr>
<tr>
<td>N. Hermitage Avenue and W. Thorndale Avenue</td>
<td>&quot;4-Way Stop&quot; signs</td>
</tr>
<tr>
<td>S. Lawndale Avenue at W. 53rd Street</td>
<td>&quot;Stop&quot; signs</td>
</tr>
<tr>
<td>S. Lawndale Avenue and W. 61st Street, stopping S. Lawndale Avenue</td>
<td>&quot;Stop&quot; signs</td>
</tr>
<tr>
<td>S. Maryland Avenue and E. 81st Street</td>
<td>&quot;2-Way Stop&quot; signs</td>
</tr>
<tr>
<td>W. Waveland Avenue and N. Greenview Avenue</td>
<td>&quot;2-Way Stop&quot; signs</td>
</tr>
</tbody>
</table>

W. 65th Street at S. LaCrosse Avenue

W. 65th Street at S. LaPorte Avenue

W. 78th Street at S. Homan Avenue

"No Left Turn 3:00 P.M. to 6:00 P.M. Monday thru Friday"

"No Left Turn 3:00 P.M. to 6:00 P.M."

"Stop" signs
E. 87th Street and S. Greenwood Avenue

W. 95th Street at S. Elizabeth Street

E. 108th Street at S. Avenue A

E. 131st Street and S. Baltimore Avenue

"3-Way Stop" signs

"U-Turn Permitted" signs

"4-Way Stop" signs

Weight Limitation Established on Portion of Specified Street.

The Committee on Traffic Control and Safety submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith (as a substitute for a proposed ordinance referred to the committee on February 10, 1982):

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 27-418 of the Municipal Code of Chicago the maximum weight permitted to be carried by any truck or commercial vehicle upon the following public ways between the limits indicated (except for the purpose of delivering or picking up material or merchandise) shall be as follows:

Public Way Limit and Maximum Load
S. Avenue A From E. 108th Street to E. 112th Street —Load Limit, 5-
tons.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

On motion of Alderman Laurino the foregoing proposed substitute ordinance was Passed, by yeas and nays as follows:


Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Failed to Pass—PROPOSED ORDINANCES AND ORDERS RELATING TO TRAFFIC REGULATIONS, TRAFFIC SIGNS, ETC. (Adverse Committee Recommendations).

The Committee on Traffic Control and Safety submitted a report recommending that the City Council Do Not Pass sundry proposed ordinances and proposed orders (transmitted with the committee’s report) relating to traffic regulations, traffic signs, etc.
Alderman Laurino moved to Concur in the committee's recommendations. The question in reference to each proposed ordinance or proposed order thereupon became: "Shall the proposed ordinance or proposed order Pass, notwithstanding the committee's adverse recommendations?"; and the several questions being so put, each of the said proposed ordinances and proposed orders Failed to Pass, by yeas and nays as follows: Yeas—None; Nays—47.

The committee report which lists said proposed ordinances and orders which Failed to Pass, reads as follows:

CHICAGO, April 21, 1982.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, begs leave to recommend that Your Honorable Body Do Not Pass sundry proposed ordinances and orders submitted herewith, which were referred to Your Committee (October 20, November 14, December 13, 1978, March 7, March 21, April 17, May 16, June 1, June 20, June 29, August 10, September 12, September 26, October 10, October 24, November 15, November 28, 1979, February 14, September 10, October 2, 1980, September 14, October 6, October 22, November 4, December 3, December 11, December 18, 1981, January 14, January 21, February 10, March 2 and March 19, 1982) concerning traffic regulations and traffic signs, etc., as follows:

Parking Prohibited At All Times:

S. Aberdeen Street
N. California Avenue (west side)
N. California Avenue (east side)
W. Congress Parkway (south side)
S. Damen Avenue (both sides)
W. Eastwood Avenue
N. Glenwood Avenue (west side)
W. Grand Avenue (south side)
W. Hutchinson Street
W. Jarvis Avenue (east side)
N. Kilbourn Avenue
N. Kilbourn Avenue (east side)
N. Laramie Avenue (east side)
W. Montrose Avenue (north side)
N. Springfield Avenue
W. Waveland Avenue
S. Wentworth Avenue (east side)
Parking Prohibited During Specified Hours:

- **N. Lamon Avenue (east side)**
  - From W. Division Street to the first alley north thereof — 8:00 A.M. to 4:00 P.M. — Monday thru Friday;

- **N. Lorel Avenue (east side)**
  - At No. 2349, from W. Fullerton Avenue to the first alley south thereof — 8:00 A.M. to 4:00 P.M.;

- **N. Markham Avenue (west side)**
  - From the first alley north of N. Milwaukee Avenue to approximately 50 feet south thereof — 8:00 A.M. to 6:00 P.M. — Monday thru Friday;

- **W. 37th Place (south side)**
  - From a point 20 feet east of S. Washtenaw Avenue to a point 215 feet east thereof — 7:00 A.M. to 5:00 P.M. — Monday thru Friday;

Parking Limited During Specified Hours:

- **N. Sauganash Avenue (both sides)**
  - W. Peterson Avenue to N. Keeler Avenue — 8:00 A.M. to 6:00 P.M. — 1 hour — Monday, Thursday and Friday;

- **W. 95th Street (south side)**
  - At Nos. 1931 — 1937;

Loading Zones:

- **N. Ashland Avenue**
  - At Nos. 815–817 — 8:00 A.M. to 6:00 P.M. — Monday thru Saturday;

- **W. Diversey Avenue**
  - At No. 8215 — except on Sundays and holidays;

- **W. Lawrence Avenue**
  - At No. 3723 — 8:00 A.M. to 6:00 P.M. — Monday thru Saturday;

- **N. Lincoln Avenue**
  - At Nos. 4525–4535 — 8:00 A.M. to 6:00 P.M. — Monday thru Saturday;

- **N. Lincoln Avenue**
  - At No. 5014 — 7:00 A.M. to 7:00 P.M. — Monday thru Friday;

- **W. Schubert Avenue (north side)**
  - From N. Harlem Avenue to the first alley east thereof — 8:00 A.M. to 6:00 P.M. — Monday thru Saturday;

- **E. 70th Street**
  - At No. 63;

Weight Limitations:

- **S. Avenue L**
  - Between E. 95th Street and E. 100th Street — 5-tons;

Amended - Single Direction:

Amend ordinance passed by the City Council on 3-5-68, page 2356 of the Journal striking "W. Irving Park Road" and inserting in lieu thereof "the first alley south of W. Irving Park Road" related to N. Octavia Avenue to W. Addison Street — northerly;

Amended - Parking Meters:

Removal of meters at Nos. 815–817 N. Ashland Avenue — two meters;
Removal of two parking meters located in front of Nos: 1819-1821 W. Chicago Avenue and establish loading zone;

Residential Parking:
W. Newport Avenue At No. 5600;

Traffic Warning Signs:
(October 6, 1981) "Stop" sign at intersection of W. Ardmore Avenue and N. Jersey Avenue;
(November 4, 1981) "Stop" sign at intersection of N. Avers Avenue and W. Cullom Avenue, stopping N. Avers Avenue;
(March 2, 1982) "Stop" sign at intersection of N. Bernard Avenue and W. Hollywood Avenue;
(February 14, 1980) "Stop" sign for east and westbound traffic on W. Catalpa Avenue at N. Francisco Avenue;
(January 21, 1982) "Stop" sign at intersection of W. Foster Avenue and N. Francisco Avenue, stopping east and west traffic on W. Foster Avenue;
(December 18, 1981) "Stop" sign on W. Foster Avenue, at N. Kenmore Avenue;
(February 10, 1982) "2-Way Stop" sign for north and southbound traffic on S. Hoyne Avenue, at W. 110th Street;
(September 12, 1979) "Stop" sign on southeast corner of W. Huron Street and N. Pine Avenue;
(January 14, 1982) "Stop" sign on southeast corner of W. Irving Park Road and N. Pioneer Avenue;
(December 11, 1981) "3-Way Stop" sign at intersection of W. Leland Avenue and N. Leavitt Street;
(October 20, 1978) "Stop" sign at W. Leland Avenue and N. Reserve Avenue;
(October 22, 1981) "Stop" sign for northbound traffic on N. Major Avenue at intersection with W. Ainslie Street;
(October 6, 1981) "2-Way Stop" sign on N. Major Avenue at intersection with W. Wilson Avenue;
(November 4, 1981) "Stop" sign at intersection of N. Mobile Avenue and W. Roscoe Street, stopping N. Mobile Avenue;
(January 21, 1982) "Stop" sign at intersection of S. Nashville Avenue (one-way street/northerly) and W. 56th Street;
(November 28, 1979) "Stop" sign at intersection of N. Pacific Avenue and W. Byron Street;
(October 20, 1978) "Stop" sign at intersection of N. Richmond Street and W. Wabansia Avenue;
(December 28, 1978) "2-Way Stop" sign W. Summerdale Avenue and N. Plainfield Avenue;
(November 14, 1978) "Stop" sign at intersection of W. Sunnyside Avenue and N. Spaulding Avenue;
(October 6, 1981) "Stop" sign at intersection of W. Thorndale Avenue and N. Jersey Avenue;
(October 22, 1981) "Stop" sign at W. Waveland Avenue and N. Mobile Avenue, stopping eastbound N. Mobile Avenue;

(December 11, 1981) "Stop" sign for north and southbound traffic on S. Wentworth Avenue at intersection with W. 125th Street;

(September 10, 1980) "Stop" sign for northbound traffic on N. Winchester Avenue (one-way) at W. Iowa Street;

(February 10, 1982) "4-Way Stop" sign at W. 19th Street and S. Carpenter Street;

(September 10, 1980) "Stop" sign at intersection of W. 52nd Street and S. Nordica Avenue;

(August 10, 1979) "Stop" sign at intersection of E. 72nd Street and S. Kimbark Avenue;

Through Streets:

W. Belmont Avenue
S. Sangamon Street

Between N. Pacific Avenue and N. Osage first "T" alley north Avenue;
At the 6300 block;

Speed Limitations:

N. Bell Avenue
N. California Avenue
W. Estes Avenue
W. Estes Avenue
W. Greenleaf Avenue
W. Greenleaf Avenue

From W. Estes Avenue to W. Greenleaf Avenue -- 20 m.p.h.;
From W. Carmen Avenue to W. Foster Avenue -- 15 m.p.h.;
From N. Bell to N. Ridge Avenues -- 25 m.p.h.;
From N. Ridge Avenue to N. Bell Avenue -- 20 m.p.h.;
From N. Ridge Avenue to N. Bell Avenue -- 20 m.p.h.;
From N. Ridge Avenue to N. Bell Avenue -- 25 m.p.h.;

Pedestrians' Crossing:

W. Winona Avenue

at N. California Avenue;

Single Direction:

W. Bradley Place
N. Lockwood Avenue
N. Meade Avenue
N. Newgard Avenue
N. Greenview Avenue

Between N. Halsted Street and N. Fremont Street -- westerly;
From W. Division Street to W. North Avenue -- northerly;
From W. Irving Park Road to W. Montrose Avenue -- southerly;
From W. Pratt Boulevard to W. Devon Avenue -- southerly;
From W. Pratt Boulevard to W. Devon Avenue -- northerly;
April 21, 1982

NEW BUSINESS PRESENTED BY ALDERMAN

From W. Devon Avenue to W. Pratt Avenue — southerly;

N. Octavia Avenue
north-south alley bounded by

N. Odell Avenue, W. Byron Street, and W.
Irving Park Road.

These recommendations were Concurred In by eight members of the committee with no dissenting vote.

Respectfully submitted,
(Signed) ANTHONY C. LAURINO,
Chairman.

At this point in the Proceedings, Honorable Jane M. Byrne, Mayor, relinquished the Chair to President Pro Tem. Alderman Edward R. Vrdolyak.

MATTERS PRESENTED BY THE ALDERMEN.

(Presented by Wards, in Order, Beginning with the Fiftieth Ward).

Arranged under the following subheadings:
2. Zoning Ordinance Amendments.
3. Claims.
4. Unclassified Matters (arranged in order according to Ward numbers.)
5. Free Permits, License Fee Exemptions, Cancellation of Warrants for Collection, and Water Rate Exemptions, Etc.

Proposed ordinances, orders and resolutions, described below, were presented by the aldermen named, as noted. Except where otherwise noted or indicated hereinbelow, unanimous consent was given to permit action by the City Council on each of said proposed ordinances, orders and resolutions without previous committee consideration, in accordance with the provisions of Council Rule 41.

1. TRAFFIC REGULATIONS, TRAFFIC SIGNS AND TRAFFIC-CONTROL DEVICES.

Referred—PROPOSED ORDINANCES TO ESTABLISH LOADING ZONES AT SUNDRY LOCATIONS.

The aldermen named below presented proposed ordinances to establish loading zones at the locations designated, for the distances specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

<table>
<thead>
<tr>
<th>Alderman</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hagopian (30th Ward)</td>
<td>W. Division Street (north side) from a point 72 feet west of N. Harding Avenue to a point 25 feet west thereof—7:00 A.M. to 4:00 P.M.</td>
</tr>
<tr>
<td>Gabinski (32nd Ward)</td>
<td>W. Moffat Street, at No. 2525—7:00 A.M. to 5:00 P.M.—Monday through Saturday; W. North Avenue, at No. 1401 —6:00 A.M. to 3:00 P.M.—Monday through Friday;</td>
</tr>
</tbody>
</table>
Marcin (35th Ward)  W. Nelson Avenue (north side) from a point 50 feet west of N. Cicero Avenue to a point 25 feet west thereof — 8:00 A.M. to 5:00 P.M.—Monday through Friday;

Axelrod (46th Ward)  N. Clark Street (west side) at No. 3830 — 8:00 A.M. to 8:00 P.M.—Monday through Friday;

Stone (50th Ward)  W. Howard Street (south side) at No. 2277.

Referral—Proposed Ordinances to Restrict Movement of Vehicular Traffic to Single Directions on Specified Public Ways.

The aldermen named below presented proposed ordinances to restrict the movement of vehicular traffic to the direction indicated in each case, on specified public ways, which were Referred to the Committee on Traffic Control and Safety, as follows:

<table>
<thead>
<tr>
<th>Alderman</th>
<th>Street, Distance and Direction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Roti (1st Ward)</td>
<td>W. 20th Place, from S. Morgan Street to S. Carpenter Street—westerly;</td>
</tr>
<tr>
<td>Majerczyk (12th Ward)</td>
<td>S. Damen Avenue, from W. 38th Street to W. 39th Street—southerly;</td>
</tr>
<tr>
<td>Farina (36th Ward)</td>
<td>N. Nagle Avenue, from W. Belmont Avenue to W. Diversey Avenue—southerly;</td>
</tr>
<tr>
<td></td>
<td>N. Natchez Avenue, from W. Diversey Avenue to W. Belmont Avenue—northerly;</td>
</tr>
<tr>
<td>Stone (50th Ward)</td>
<td>W. Highland Avenue, from N. Ravenswood Avenue to N. Clark Street—easterly.</td>
</tr>
</tbody>
</table>

Referral—Proposed Ordinance to Amend Area for Movement of Vehicular Traffic to Single Direction on Portion of N. Major Ave.

Alderman Farina (38th Ward) presented a proposed ordinance to restrict the movement of vehicular traffic to a northerly direction on N. Major Avenue from the first alley north thereof to W. Diversey Avenue (instead of from W. Fullerton Avenue to W. Diversey Avenue which was Referred to the Committee on Traffic Control and Safety.

Referral—Proposed Ordinance to Discontinue Restriction on Movement of Vehicular Traffic to Single Direction on Portion of E. 81st St.

Alderman Humes (8th Ward) presented a proposed ordinance to discontinue the restriction imposed on the movement of vehicular traffic, allowing the flow of traffic to proceed in both directions, on E. 81st Street between S. Cottage Grove and S. Dobson Avenues, which was Referred to the Committee on Traffic Control and Safety.
New Business Presented by Alderman

April 21, 1982

Referee—Proposed Order for Removal of Parking Meters on Portion of W. Polk St.

Alderman Marzullo (25th Ward) presented a proposed order for the removal of parking meters located on W. Polk Street (both sides) between S. Damen Avenue and S. Ashland Avenue; which was referred to the Committee on Traffic Control and Safety.

Referee—Proposed Ordinance to Limit Parking of Vehicles During Specified Hours on Portion of N. Elston Ave.

Alderman Mell (33rd Ward) presented a proposed ordinance to limit the parking of vehicles to one hour periods on the west side of N. Elston Avenue from a point 65 feet north of N. Albany Avenue to a point 90 feet north thereof from 9:00 A.M. to 6:00 P.M. on Monday through Saturday; which was referred to the Committee on Traffic Control and Safety.

Referee—Proposed Ordinances to Prohibit at All Times Parking of Vehicles at Specified Locations.

The aldermen named below presented proposed ordinances to prohibit at all times the parking of vehicles at the locations designated, for the distances specified, which were referred to the Committee on Traffic Control and Safety, as follows:

<table>
<thead>
<tr>
<th>Alderman</th>
<th>Location, Distance and Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Roti (1st Ward)</td>
<td>S. Ada Street (west side) between W. Cabrini Street and W. Arthington Street;</td>
</tr>
<tr>
<td>Vrdolyak (10th Ward)</td>
<td>S. Greenbay Avenue (east side) at No. 10921 (except for handicapped);</td>
</tr>
<tr>
<td>Burke (14th Ward)</td>
<td>S. Fairfield Avenue, at No. 5519 (except for handicapped);</td>
</tr>
<tr>
<td>Streeter (17th Ward)</td>
<td>S. Carpenter Street, at No. 8242 (except for handicapped);</td>
</tr>
<tr>
<td>Kellam (18th Ward)</td>
<td>S. Pulaski Road (east side) between W. 82nd Place and W. 82nd Street;</td>
</tr>
<tr>
<td>Sherman (21st Ward)</td>
<td>S. Wabash Avenue (west side) at No. 8726 (except for handicapped);</td>
</tr>
<tr>
<td>Stemberk for Lipinski (23rd Ward)</td>
<td>E. 88th Street (south side) at No. 509 (except for handicapped);</td>
</tr>
<tr>
<td></td>
<td>S. Knox Avenue (both sides) between W. 48th Street and W. 59th Street (Trucks Prohibited Only);</td>
</tr>
<tr>
<td></td>
<td>S. Mulligan Avenue (both sides) from W. 55th Street to the first alley south thereof;</td>
</tr>
<tr>
<td></td>
<td>W. 49th Street (both sides) from S. Cicero Avenue to the first alley east of S. Knox Avenue (Trucks Prohibited Only);</td>
</tr>
</tbody>
</table>
Hagopian (30th Ward)  N. Kenton Avenue (east side) at No. 3429 (except for handicapped);
W. Newport Avenue (south side) at No. 4023 (except for handicapped);
W. Wellington Avenue, at No. 5146 (except for handicapped);

Martinez (31st Ward)  W. Lemoyne Street, at No. 3455 (alongside the east curb of N. St. Louis Avenue) (except for handicapped);

Gabinski (32nd Ward)  N. Clybourn Avenue (east side) at No. 3013;
W. North Avenue (south side) at No. 2345 (except for handicapped);

Mell (33rd Ward)  N. Milwaukee Avenue, at No. 2427;

Marcin (35th Ward)  N. Kilbourn Avenue, at No. 3105 (except for handicapped);

Farina (36th Ward)  N. Menard Avenue (west side) at No. 2942 (except for handicapped);

Cullerton (38th Ward)  W. Patterson Avenue, at No. 5702 (except for handicapped);

Pucinski (41st Ward)  W. Berwyn Avenue (north side) at No. 8646 (except for handicapped);

Natarus (42nd Ward)  N. Dayton Street (west side) from W. Blackhawk Street to W. North Avenue;
W. Elm Street (north side) at Nos. 50-54 (from the north-south alley to a point 45 feet east thereof);
N. Fremont Street (east side) from W. Weed Street to W. North Avenue;

Oberman (43rd Ward)  N. Lakeview Avenue (east side) from W. Fullerton Avenue to a point 40 feet north thereof;
N. Magnolia Avenue (east side) from N. Kingsbury Street to N. Clybourn Avenue;

Schulter (47th Ward)  W. Giddings Street, at No. 2316 (Tow-Away Zone);
W. Leland Avenue (north side) at No. 2124 (except for handicapped).
April 21, 1982

NEW BUSINESS PRESENTED BY ALDERMAN

Referred—PROPOSED ORDINANCE TO DISCONTINUE PROHIBITION AGAINST PARKING OF TRUCKS AT ALL TIMES ON PORTION OF S. PULASKI RD.

Alderman Majerczyk (12th Ward) presented a proposed ordinance to discontinue the prohibition against the parking of trucks at all times on S. Pulaski Road (east side) between W. 31st Street and W. 32nd Street; which was Referred to the Committee on Traffic Control and Safety.

Referred—PROPOSED ORDINANCE TO DISCONTINUE PROHIBITION AGAINST PARKING OF VEHICLES AT ALL TIMES AT NO. 3003 W. ELBRIDGE AV.

Alderman Marcin (35th Ward) presented a proposed ordinance to discontinue the prohibition against the parking of vehicles at all times at No. 3003 W. Elbridge Avenue; which was Referred to the Committee on Traffic Control and Safety.

Referred—PROPOSED ORDINANCES TO PROHIBIT PARKING OF VEHICLES DURING SPECIFIED HOURS AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed ordinances to prohibit the parking of vehicles during the hours designated at the locations and for the distances specified which were Referred to the Committee on Traffic Control and Safety, as follows:

<table>
<thead>
<tr>
<th>Alderman</th>
<th>Location, Distance and Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Humes (8th Ward)</td>
<td>E. 90th Street (both sides) from Stony Island Avenue to S. Cornell Avenue —Monday through Saturday;</td>
</tr>
<tr>
<td>Stemberk for Lipinski (23rd Ward)</td>
<td>S. Oak Park Avenue (west side) from a point 145 feet north of W. Archer Avenue to a point 90 feet north thereof — 8:00 A.M. to 10:00 A.M. —Monday through Friday;</td>
</tr>
<tr>
<td>Mell (33rd Ward)</td>
<td>N. Troy Street (east side) from a point 20 feet north of N. Elston Avenue to a point 50 feet north thereof — 8:00 A.M. to 6:00 P.M. — Monday through Saturday;</td>
</tr>
<tr>
<td>Cullerton for Casey (37th Ward)</td>
<td>W. Bloomingdale Avenue (southeast corner) at N. Lorel Avenue — 8:00 A.M. to 4:30 P.M. — Monday through Friday;</td>
</tr>
<tr>
<td></td>
<td>N. Lorel Avenue (northwest corner) at W. Bloomingdale Avenue — 8:00 A.M. to 4:30 P.M. — Monday through Friday;</td>
</tr>
</tbody>
</table>

Referred—PROPOSED ORDINANCES TO ESTABLISH "RESIDENT PERMIT PARKING" ZONES FOR VEHICLES AT ALL TIMES AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed ordinances to establish "Resident Permit Parking" zones for vehicles at all times at the locations designated, for the distances specified, which were Referred to the Committee on Traffic Control and Safety, as follows:
Alderman Vrdolyak (10th Ward) Location and Distance
In the 3400 and 3500 blocks of E. 114th Street (both sides) and also in the 11300 block of Avenue M and Avenue N (both sides);

Sheahan (19th Ward) S. Springfield Avenue (both sides) from W. 103rd Street to W. 104th Street.

Referred— Proposed Ordinances to Amend "Residential Parking Zone" Areas.

Alderman Stemberk for Alderman Lipinski (23rd Ward) presented two proposed ordinances to amend "Residential Parking Zone" areas on the public ways, at the locations and for the times specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

Public Way Location and Time
S. LaCrosse Avenue (both sides) In the No. 5100 block from 8:00 A.M. to 10:00 A.M. and 4:00 P.M. to 7:00 P.M. (instead of from 8:00 A.M. to 8:00 P.M.)
S. Lamon Avenue (both sides) In the No. 5100 block from 8:00 A.M. to 10:00 A.M. and 4:00 P.M. to 7:00 P.M. (instead of from 8:00 A.M. to 4:00 P.M.)

Referred— Proposed Ordinances to Designate Service Drives for Vehicles at Specified Locations.

The aldermen named below presented proposed ordinances to designate as service drives and to permit diagonal parking in the following locations, which were Referred to the Committee on Traffic Control and Safety:

Alderman Location
Majerczyk (12th Ward) W. 36th Place (both sides) between S. Washtenaw Avenue and S. California Avenue;
Stemberk for Lipinski (23rd Ward) S. Rutherford Avenue (east side) from W. Archer Avenue to the first alley south thereof.

Referred— Proposed Order to Designate a Tow-Away Zone on Portion of W. Quincy St.

Alderman Nardulli for Alderman Ray (27th Ward) presented a proposed order to designate W. Quincy Street (north side) from Jefferson to S. Clinton Street as a "No Parking at Any Time - Tow-Away Zone": which was Referred to the Committee on Traffic Control and Safety.

Referred— Proposed Ordinances to Establish "Traffic Lane-Tow-Away Zones" at Specified Locations.

Alderman Roti (1st Ward) presented three proposed ordinances to establish "Traffic Lane - Tow-Away
Zones" at the locations designated, for the distances specified, at all times, which were Referred to the Committee on Traffic Control and Safety, as follows:

- N. Clark Street (east side) from W. Madison Street to W. Calhoun Place;
- N. Dearborn Street (west side) from W. Madison Street to a point 70 feet north thereof;
- W. Madison Street (north side) from Dearborn to Clark Streets.

**Referred**—PROPOSED ORDERS FOR INSTALLATION OF TRAFFIC SIGNS.

The aldermen named below presented proposed orders for the installation of traffic signs, of the nature indicated and at the locations specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

<table>
<thead>
<tr>
<th>Alderman</th>
<th>Location and Type of Sign</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sawyer (6th Ward)</td>
<td>S. King Drive and E. 91st Street—&quot;Stop&quot;;</td>
</tr>
<tr>
<td>Humes (8th Ward)</td>
<td>S. Avalon Avenue and E. 83rd Street—&quot;Stop&quot;;</td>
</tr>
<tr>
<td></td>
<td>S. Clyde Avenue and E. 82nd Street—&quot;Stop&quot;;</td>
</tr>
<tr>
<td></td>
<td>S. Jeffery Blvd. and E. 89th Street—&quot;2-way Stop&quot;;</td>
</tr>
<tr>
<td>Shaw (9th Ward)</td>
<td>S. Stewart Avenue and W. 123rd Street—&quot;Stop&quot;;</td>
</tr>
<tr>
<td>Madrzyk (13th Ward)</td>
<td>S. Keeler Avenue and W. 58th Street—&quot;Stop&quot;;</td>
</tr>
<tr>
<td>Stemberk for Lipinski (23rd Ward)</td>
<td>S. Keeler Avenue and W. 45th Street—&quot;3-Way Stop&quot;;</td>
</tr>
<tr>
<td></td>
<td>S. Keeler Avenue and W. 50th Street—&quot;All-Way Stop&quot;;</td>
</tr>
<tr>
<td></td>
<td>S. Lavergne Avenue and W. 52nd Street—&quot;Stop&quot;;</td>
</tr>
<tr>
<td></td>
<td>S. Lawndale Avenue (east side) from W. 59th Street to the first alley north thereof—&quot;No Parking—No Standing—No Stopping&quot;;</td>
</tr>
<tr>
<td></td>
<td>S. Narragansett Avenue and W. 54th Street—&quot;4-Way Stop&quot;;</td>
</tr>
<tr>
<td>Davis (29th Ward)</td>
<td>N. Fulton Street and W. Lorel Avenue—&quot;Stop&quot; (survey);</td>
</tr>
<tr>
<td>Farina (36th Ward)</td>
<td>W. Altgeld and N. Monitor Avenues—&quot;3-Way Stop&quot;;</td>
</tr>
<tr>
<td></td>
<td>N. Natchez and W. Wellington Avenues—&quot;2-Way Stop&quot;;</td>
</tr>
</tbody>
</table>
Referred—PROPOSED ORDER FOR REMOVAL OF DIRECTIONAL SIGNS IN SPECIFIED AREAS.

Alderman Kellam (18th Ward) presented a proposed order for the removal of directional signs from the entrances to the east-west alley bounded by W. 82nd Place, W. 83rd Street, S. Hamlin and S. Lawndale Avenues; which was Referred to the Committee on Traffic Control and Safety.

2. ZONING ORDINANCE AMENDMENTS.

None.

3. Claims.

Claims against the City of Chicago were presented by the aldermen designated below, respectively, for the claimants named, which were Referred to the Committee on Finance; as follows:

Alderman Claimant
Roti (1st Ward) Burton R. Abrams, 
Bill Backus, 
Eula Lee Cox, 
William Tsoukas
Bloom (5th Ward) Denise Ellis
Vrdolyak (10th Ward) Mitchell Butler, 
Lula B. Hardison, 
George J. Stamper
Burke (14th Ward) Cecile Miski
Sheahan (19th Ward) Russell Ford
Stemberk (for Lipinski, 23rd Ward) Peter Andrzejewski
Marzullo (25th Ward) Daniel Meredith
April 21, 1982

NEW BUSINESS PRESENTED BY ALDERMAN

Gabinski (32nd Ward) Matt Gabinski
Mell (33rd Ward) Eusebio Morales
Laurino (39th Ward) Leon Hirsch, Larry J. Morrison
Rittenberg (40th Ward) Muriel Moll
Oberman (43rd Ward) Sally B. Blackford
Axelrod (46th Ward) Renee F. Oseran
Volini (48th Ward) Marciano Lazo
Stone (50th Ward) Gary Buehm.

4. UNCLASSIFIED MATTERS
(Arranged in Order According to Ward Numbers).

Proposed ordinances, orders and resolutions were presented by the aldermen named below, respectively, and were acted upon by the City Council in each case in the manner noted, as follows:

Presented by

ALDERMAN ROTI (1st Ward):

Drafting of Ordinance Directed for Vacation of Portion of W. 21st St.

A proposed order reading as follows:

Ordered, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of all that part of W. 21st Street lying between the New York Central Railroad right of way and S. Clark Street for D. Raymond and Catherine Shane (No. 21-1-82-774); said ordinance to be transmitted to the Committee on Local Industries, Streets and Alleys for consideration and recommendation to the City Council.

On motion of Alderman Roti, the foregoing proposed order was Passed.

Referred—PROPOSED ORDINANCE TO ESTABLISH BUS STAND ON PORTION OF E. CONGRESS PLAZA DR.

Also a proposed ordinance to establish a bus stand on E. Congress Plaza Drive (south curb) from the east property line of S. Michigan Avenue to a point 100 feet east thereof; which was Referred to the Committee on Local Transportation.

Referred—PROPOSED ORDINANCES FOR GRANTS OF PRIVILEGE IN PUBLIC WAYS.

Also four proposed ordinances for grants of privilege in public ways, which were Referred to the Committee on Local Industries, Streets and Alleys, as follows:

American National Bank and Trust Company of Chicago, U/T No. 26140—to maintain and use as now constructed three vaults used in connection with the premises at No. 180 N. Michigan Avenue;

Carter's Nationally Famous Jewelers, Inc.—to maintain and use as now constructed an ornamental clock, etc. at the southwest corner of S. State and W. Madison Streets, etc.;
Hamilton Industries—to maintain and use as now constructed a covered bridge or passageway over and across the north-south public alley south of E. 13th Street, connecting the second and third floors of No. 1319 S. Michigan Avenue with the corresponding floors of Nos. 1304-1324 S. Indiana Avenue;

Montgomery Ward and Company, Inc.—to maintain and use as now constructed a passageway and stairway under the sub-sidewalk area, etc. in S. State Street and W. Marble Place, etc.

Referred—PROPOSED ORDINANCE TO AMEND GRANT OF PRIVILEGE FOR U. K. LA SALLE, INC.

Also a proposed ordinance to amend an ordinance passed by the City Council on January 14, 1982 (C.J.P. p. 9134), granting permission to U. K. LaSalle, Inc. to maintain and use an ornamental clock at S. LaSalle and W. Adams Streets, etc., be and the same is proposed to be amended by striking out of Section 1 "U. K. LaSalle, Inc." and inserting in lieu thereof "208 South LaSalle Street Corporation"; which was Referred to the Committee on Local Industries, Streets and Alleys.

Referred—PROPOSED ORDINANCE TO ESTABLISH TAXICAB STAND NO. 521 ON PORTION OF S. WACKER DR.

Also a proposed ordinance to establish Taxicab Stand No. 521 on S. Wacker Drive (west curb) from approximately 20 feet south of W. Adams Street to a point 67 feet south thereof for three vehicles; which was Referred to the Committee on Local Transportation.

Referred—PROPOSED ORDER FOR PERMIT TO INSTALL ILLUMINATED SIGN.

Also a proposed order for issuance of a permit to Olympic Outdoor Advertising to install an illuminated sign at No. 2356 S. Cottage Grove Avenue; which was Referred to the Committee on Buildings and Zoning.

Presented by
ALDERMAN BARNETT (2nd Ward):

Referred—PROPOSED ORDER FOR PERMITS TO OPERATE "WEEKLY FARMER'S MARKET" AT SPECIFIED LOCATION AND TIMES.

Also a proposed order for issuance of the necessary permits to the Department of Consumer Services, c/o Nancy M. Bellew, to operate a "Weekly Farmer's Market" every Saturday from June 26 through October 16, 1982 on S. Calumet Avenue between E. 29th and E. 30th Streets; which was Referred to the Committee on Traffic Control and Safety.

Presented by
ALDERMAN EVANS (4th Ward):

News Stand Declared Public Nuisance and Ordered Demolished.

WHEREAS, The news stand located at the southeast corner of S. Woodlawn Avenue and E. Hyde Park...
April 21, 1982

NEW BUSINESS PRESENTED BY ALDERMAN

Boulevard is so deteriorated and weakened that it is structurally unsafe and a menace to life and property in its vicinity; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The news stand located at the southeast corner of S. Woodlawn Avenue and E. Hyde Park Boulevard is declared a public nuisance, and the Commissioner of Buildings is authorized and directed to demolish the same.

SECTION 2. This ordinance shall be effective upon its passage.

On motion of Alderman Evans, the foregoing proposed ordinance was Passed, by yeas and nays as follows:

_Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stembark, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—47.

_Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Presented by

ALDERMAN EVANS (4th Ward) and ALDERMAN BLOOM (5th Ward):


A proposed resolution reading as follows:

WHEREAS, The students, parents and teachers of Kenwood Academy, in the true Hyde Park-Kenwood tradition of integration, diversity and the pursuit of excellence, has succeeded in formulating an extra curricular academic activity mathematics team drawn from participants and graduates of Wirth Experimental School, Ray School, Akiba-Schechter Jewish Day School, Bret Harte School, as well as, participants in the Chicago Academic Games Leagues, a project of the schools' committee of the Hyde Park-Kenwood Community Conference; and

WHEREAS, That mathematics team, known as the Kenwood Academy Mathematics Team, has become the only math team from Chicago Public Schools to qualify as a team for the state-wide math competition to be held on May 1, 1982 in Normal, Illinois; and

WHEREAS, The Kenwood Academy Mathematics Team, in the process of qualifying for the state-wide competition, took first place in the City of Chicago in Illinois Mathematics League Exams and took first place honors in every one of the fourteen categories which comprise the regional qualifying tournaments for the Illinois Council of Teachers of Mathematics State Tournament; now, therefore,

Be It Resolved, That the City Council of the City of Chicago commend and congratulate the students, parents and teachers of Kenwood Academy, as well as, all other individuals and organizations responsible for the success and achievements of the Kenwood Academy Mathematics Team and further, that the City Council of the City of Chicago urge all citizens of our great City to do all within their power to see the spirit and pursuit of academic excellence of the Kenwood Academy Mathematics Team duplicated in every school within the City's boundaries.
Alderman Evans moved to *Suspend the Rules Temporarily* to permit immediate consideration of and action upon the foregoing proposed resolution. The motion *Prevailed*.

On motion of Alderman Evans, seconded by Alderman Bertrand, the foregoing proposed resolution was *Adopted*.

---

Presented by

ALDERMAN BERTRAND (7th Ward):

Martin "Marty" Gleason Congratulated on Being Named "Man of the Year" by the Notre Dame Club of Chicago.

A proposed resolution reading as follows:

WHEREAS, The Notre Dame Club of Chicago will pay tribute to Martin Gleason as its 1982 "Man of the Year" at the fifty-ninth annual Universal Notre Dame Night at the Hyatt Regency Hotel on Friday, April 23, 1982; and

WHEREAS, Martin Gleason, affectionately known to his friends and associates as "Marty," attended the University of Notre Dame where he became involved in many activities in support of the school; and

WHEREAS, Martin Gleason, has served as president of the Notre Dame Club, on the Club's Board of Governors and its Scholarship Foundation, and he also has played an important role in fund raising programs for the University of Notre Dame; and

WHEREAS, Martin Gleason also has served as chairman of the popular Universal Notre Dame Night celebration and the traditional Knute Rockne Awards Dinner with great success; and

WHEREAS, Martin "Marty" Gleason has proven himself to be a dedicated Notre Dame graduate by his responsible leadership and service to the Notre Dame Club of Chicago and the University of Notre Dame; now, therefore,

Be It Resolved, That the Mayor of the City of Chicago and the Council assembled this 21st day of April, 1982, extend our heartiest congratulations to Martin "Marty" Gleason for the honors bestowed upon him as the 1982 Notre Dame Club "Man of the Year" and for his many years of dedicated service to the Club and the University of Notre Dame; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and forwarded to Martin Gleason.

Alderman Bertrand moved to *Suspend the Rules Temporarily* to permit immediate consideration of and action upon the foregoing proposed resolution. The motion *Prevailed*.

On motion of Alderman Bertrand, the foregoing proposed resolution was *Adopted*.

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Tribute Paid to Patrick "Pat" Harrington as Great Humorist.

Also a proposed resolution reading as follows:

WHEREAS, The Notre Dame Club of Chicago will give recognition to Patrick Harrington, Jr., at the fifty-ninth annual Universal Notre Dame Night at the Hyatt Regency Chicago Hotel on Friday, April 23, 1982; and
WHEREAS, Patrick Harrington, Jr., known to his many friends as "Pat," has entertained millions of Americans and has gained prominence as an accomplished actor, comedian and writer; and

WHEREAS, Most importantly, Mr. Harrington has managed to earn a widespread reputation as a man who represents decency in entertainment; and

WHEREAS, In addition to this fine quality, he has retained a strong commitment to his family, never forgetting his role as a husband and father; now, therefore,

Be It Resolved, By the Mayor of the City of Chicago and the Council assembled this 21st day of April, 1982, that they join with the many friends and fans of Patrick "Pat" Harrington, Jr., in paying tribute to this great humorist; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and forwarded to Patrick Harrington, Jr.

Alderman Bertrand moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Bertrand, the foregoing proposed resolution was Adopted.

Also a proposed resolution reading as follows:

WHEREAS, The Notre Dame Club of Chicago will salute Father Theodore M. Hesburgh, C.S.C., President of the University of Notre Dame, at the organization's fifty-ninth annual Universal Notre Dame Night at the Hyatt Regency Chicago Hotel on Friday, April 23, 1982; and

WHEREAS, Father Hesburgh has achieved the longest tenure of any American college or university head, and when he was asked recently by the Notre Dame trustees to stay on for another five years he graciously accepted; and

WHEREAS, Father Hesburgh's contributions for many years in the field of education and religion are known and respected throughout the world; and

WHEREAS, Attesting to his influence is a recent survey by U.S. News and World Report that ranks Father Hesburgh consistently among the top three in the categories surveyed by the news magazine; and

WHEREAS, Father Hesburgh often has distinguished himself in public service and in situations calling for great moral credibility and patience; and

WHEREAS, There has not been a significant issue of the last three decades--civil and human rights, academic freedom, nuclear disarmament, amnesty for Vietnam War era draft evaders, immigration and refugee policy, world hunger--where Father Hesburgh's wisdom has not been called upon; now, therefore,

Be It Resolved, By the Mayor of the City of Chicago and the Council assembled this 21st day of April, 1982, that we extend our heartiest congratulations to Father Theodore M. Hesburgh and salute him in appreciation of the many contributions he has made to his school, his country and the human race; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and forwarded to Father Theodore M. Hesburgh.
Alderman Bertrand moved to *suspend the Rules Temporarily* to permit immediate consideration of and action upon the foregoing proposed resolution. The motion *prevailed*.

On motion of Alderman Bertrand, the foregoing proposed resolution was *adopted*.

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**Edmund A. Stephan Saluted for His Dedicated Performance as Chairman of the Board of Trustees, University of Notre Dame.**

Also a proposed resolution reading as follows:

WHEREAS, The Notre Dame Club of Chicago will honor Edmund A. Stephan, Chairman of the Board of Trustees, University of Notre Dame, at the fifty-ninth annual Universal Notre Dame Night at the Hyatt Regency Chicago Hotel on Friday, April 23, 1982; and

WHEREAS, Edmund A. Stephan was elected to head the reorganized University of Notre Dame Board of Trustees on the occasion of the changeover to lay governance at the University in May, 1967; and

WHEREAS, Mr. Stephan attended Loyola Academy, graduated Magna Cum Laude from the University of Notre Dame and received a Law Degree with honors from Harvard University in 1939; and

WHEREAS, Since 1945, Edmund Stephan has been a member of the law firm of Mayer, Brown and Platt in Chicago and he later received an honorary Doctor of Laws degree from the University of Notre Dame in 1967; and

WHEREAS, Edmund Stephan also is a member of the Boards of Directors of the Brunswick Corporation, Stephan Chemical Company, Marsh and Lennan Companies, Inc. and the Chicago Council on Foreign Relations; now, therefore,

*Be It Resolved*, That the Mayor of the City of Chicago and the Council assembled this 21st day of April, 1982, extend our heartiest congratulations to Edmund A. Stephan and salute him for his dedicated performance as a leader of the board that has helped to give the University of Notre Dame great stature as an important center of higher education; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and forwarded to Edmund A. Stephan.

Alderman Bertrand moved to *suspend the Rules Temporarily* to permit immediate consideration of and action upon the foregoing proposed resolution. The motion *prevailed*.

On motion of Alderman Bertrand, the foregoing proposed resolution was *adopted*.

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*Referred—PROPOSED ORDER FOR PERMIT TO MAINTAIN TWO EXISTING CANOPIES.*

Also a proposed order for issuance of a permit to F. W. Woolworth Company to maintain and use two existing canopies attached to the building or structure located at Nos. 9046-9058 S. Commercial Avenue; which was *referred to the Committee on Local Industries, Streets and Alleys.*
Presented by

ALDERWOMAN HUMES (8th Ward):

Buildings Declared Public Nuisances and Ordered Demolished.

A proposed ordinance reading as follows:

WHEREAS, The buildings located at the addresses, to wit:

No. 8216G South Dobson Avenue
No. 7910 South Greenwood Avenue
No. 7718 South Bennett Avenue
No. 7958 South Constance Avenue
No. 7657 South Ridgeland Avenue
No. 7625 South Ridgeland Avenue
No. 9112 South Harper Avenue
No. 9155 South Harper Avenue
No. 9201 South Harper Avenue
No. 9149 South Dante Avenue
No. 9761 South Dobson Avenue
No. 8635 South Ingleside Avenue
No. 8311 South Crandon Avenue
No. 8459 South Oglesby Avenue
No. 1734 East 85th Street
No. 8419 South Oglesby Avenue
No. 8159 South Cornell Avenue
No. 8233 South East End Avenue
No. 7926 South Merrill Avenue
No. 9212 South Harper Avenue
No. 1540 East 94th Street
No. 1558 East 93rd Street
No. 9238 South Blackstone Avenue and
No. 8222 South East End Avenue

are so deteriorated and weakened that it is structurally unsafe and a menace to life and property in its vicinity; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That buildings located at the addresses, to wit:

No. 8216G South Dobson Avenue
No. 7910 South Greenwood Avenue
No. 7718 South Bennett Avenue
No. 7958 South Constance Avenue
No. 7657 South Ridgeland Avenue
No. 7625 South Ridgeland Avenue
No. 9112 South Harper Avenue
No. 9155 South Harper Avenue
No. 9201 South Harper Avenue
No. 9149 South Dante Avenue
No. 9761 South Dobson Avenue
No. 8635 South Ingleside Avenue
No. 8311 South Crandon Avenue
No. 8459 South Oglesby Avenue
No. 1734 East 85th Street
No. 8419 South Oglesby Avenue
No. 8159 South Cornell Avenue
No. 8233 South East End Avenue
No. 7926 South Merrill Avenue
No. 9212 South Harper Avenue
No. 1540 East 94th Street
No. 1558 East 93rd Street
No. 9238 South Blackstone Avenue and
No. 8222 South East End Avenue
are declared a public nuisance, and the Commissioner of Inspectional Services is authorized and directed to demolish the same.

SECTION 2. This ordinance shall be effective upon its passage.

On motion of Alderwoman Humes, the foregoing proposed ordinance was Passed, by yeas and nays as follows:

Yea—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemmerk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—47.

Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.

Presented by
ALDERMAN SHAW (9th Ward):

Referred—PROPOSED ORDINANCES TO PERMIT CTA TO OPERATE MOTORBUS ROUTES ON SPECIFIED STREETS.

Three proposed ordinances to permit the Chicago Transit Authority to operate motorbus routes at specified locations, which were Referred to the Committee on Local Transportation, as follows:

S. Corliss Avenue from E. 111th to E. 114th Streets;

S. Doty Avenue from E. 114th to E. 115th Streets; and

E. 114th Street from S. Corliss to S. Doty Avenues.

Presented by
ALDERMAN SHAW (9th Ward) and OTHERS:

Referred—PROPOSED ORDINANCE TO AMEND CHAPTER 127 OF MUNICIPAL CODE CONCERNING FILLING STATIONS, ETC.

A proposed ordinance presented by Aldermen Shaw, Sherman, Davis, Humes, Carothers, Shumpert, Sawyer, Farina, Bloom, Orr, Sheahan, Merlo, Pucinski, Cullerton, Gabinski, Hagopian, Natarus, Bertrand, Brady, Barden, Streeter, Huels, Majerczyk, Kenner, Roti, Barnett, Evans, Nardulli, Marcin, Martinez, Oberman, Burke, Axelrod, Kelley, Mell, Vrdolyak, Kellam, Schulter, Volini and Stone, to amend Chapter 127 of the Municipal Code of the City of Chicago which would require filling stations in the City of Chicago to provide public washroom facilities, etc.; which was Referred to the Committee on Health.
Presented by

ALDERMAN VRDOLYAK (10th Ward):

Drafting of Ordinance Directed for Vacation of Specified Public Alley.

A proposed order reading as follows:

Ordered, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of the north 110 feet of the north-south 15-foot public alley in the block bounded by E. 127th Street, E. 128th Street, S. Torrence Avenue and S. Saginaw Avenue for Carl Gauthier (No. 30-10-82-786); said ordinance to be transmitted to the Committee on Local Industries, Streets and Alleys for consideration and recommendation to the City Council.

On motion of Alderman Vrdolyak, the foregoing proposed order was Passed.

Referred—PROPOSED ORDER FOR INSTALLATION OF SPECIFIED BUS PASSENGER SHELTERS.

Also a proposed order to memorialize the Chicago Transit Authority to install six bus passenger shelters at specified locations in the 10th Ward; which was Re' red to the Committee on Local Transportation.

Presented by

ALDERMAN HUELS (11th Ward):

St. George's Parish Congratulated on Occasion of its 90th Anniversary.

WHEREAS, The spiritual life of a community is the guiding force that nourishes, shapes and conforms each succeeding generation of residents; and

WHEREAS, St. George's Parish has served these needs most faithfully and well since 1892; and

WHEREAS, The spiritual flame of St. George's had been passed on from previous generations in Lithuania; and

WHEREAS, the people of the community of Bridgeport have kept that flame burning bright for ninety years in the church at 33rd and Lituanica; and

WHEREAS, St. George's has always reached out to assist also in the temporal needs of the community through education, shelter, nutrition and social service; and

WHEREAS, St. George's has been a source of leadership and inspiration to neighbor parishes; now, therefore,

Be It Resolved, That the Mayor and the City Council of the City of Chicago duly assembled on this 21st day of April, 1982, do hereby extend heartiest congratulations to the Parish of St. George, its pastor, its staff, its parishioners and its community on their anniversary and wish them a long and fruitful future; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the leadership of the Parish.
Alderman Huels moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Huels, the foregoing proposed resolution was Adopted.

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Sophie Mytych and Her Colleagues Congratulated for 30 Years of Business Entrepreneurship at "Ashland Wagon" Restaurant.

Also a proposed resolution reading as follows:

WHEREAS, Freedom of economic opportunity is the basic American freedom; and

WHEREAS, The spirit and courage of the entrepreneur made our City and our Country great; and

WHEREAS, Sophie Mytych, on May 20, 1952 shouldered the challenge of business ownership in the face of adversity; and

WHEREAS, Sophie Mytych formerly an employee, had the vision of a successful restaurant called the "Ashland Wagon" at 3750 South Ashland Avenue; and

WHEREAS, Sophie Mytych, through hard work, steadfastness and perseverance fulfilled that vision; now, therefore,

Be It Resolved, That we, the Mayor and Members of the City Council, gathered on this 21st day of April, 1982 do hereby express our warmest congratulations to Sophie Mytych, and her colleagues and wish them continued success in the future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Sophie Mytych.

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Alderman Huels moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Huels, the foregoing proposed resolution was Adopted.

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Referred—PROPOSED ORDINANCE FOR GRANT OF PRIVILEGE IN PUBLIC WAY.

Also a proposed ordinance granting permission to Central Meat Company to maintain and use a concrete sample basin over an existing building sewer, etc. to be placed under the parkway adjacent to No. 824 W. 38th Place, which was Referred to the Committee on Local Industries, Streets and Alleys.

Presented by

ALDERMAN MAJERCZYK (12th Ward):

Buildings Declared Public Nuisances and Ordered Demolished.

Two proposed ordinances reading as follows:

WHEREAS, The buildings located at:

No. 3864 S. Archer Avenue,
April 21, 1982

NEW BUSINESS PRESENTED BY ALDERMAN 10419

No. 3965 S. Archer Avenue, and
No. 3527 S. Damen Avenue,

are so deteriorated and weakened that they are structurally unsafe and a menace to life and property in their vicinity; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The buildings located at:

No. 3864 S. Archer Avenue,
No. 3965 S. Archer Avenue, and
No. 3527 S. Damen Avenue,

are declared public nuisances, and the Commissioner of Buildings is authorized and directed to demolish the same.

SECTION 2. This ordinance shall be effective upon its passage.

WHEREAS, The buildings located at:

No. 4512 S. Honore Street,
No. 4135 S. Campbell Avenue,
No. 4533 S. Wood Street,
No. 2844 S. Homan Avenue, and
No. 2632 S. Homan Avenue

are so weakened and deteriorated that they are structurally unsafe and a menace to life and property in their vicinity; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The buildings located at:

No. 4512 S. Honore Street,
No. 4135 S. Campbell Avenue,
No. 4533 S. Wood Street,
No. 2844 S. Homan Avenue, and
No. 2632 S. Homan Avenue,

are declared a public nuisance, and the Commissioner of Buildings is authorized and directed to demolish the same.

SECTION 2. This ordinance shall be effective upon its passage.

On motion of Alderman Majerczyk, each of the foregoing proposed ordinances was Passed, by yeas and nays as follows:

Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheaan, Kelley, Sherman, Stemberk, Shumpert, Marzuillo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—47.

Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The motion was Lost.
Also a proposed ordinance to amend Chapter 104.1 of the Municipal Code of the City of Chicago which would require the posting of film ratings on motion picture billboards, etc.; which was Referred to the Committee on License.

Presented by
ALDERWOMAN BARDEN (18th Ward):

A proposed ordinance granting permission to Jewel Companies, Inc. to maintain and use a loading platform, etc. to be attached to the rear of the premises at the southwest corner of W. 62nd and S. Halsted Streets; which was Referred to the Committee on Local Industries, Streets and Alleys.

Also a proposed order to grant permission to close to traffic W. 60th Street between S. Green and S. Peoria Streets during the construction of the Englewood Hospital from 7:00 A.M. to 9:00 P.M. on working days; which was Referred to the Committee on Traffic Control and Safety.

Presented by
ALDERMAN SHEAHAN (19th Ward):

Very Reverend John W. Curran Congratulated on Silver Anniversary of His Ordination.

A proposed resolution reading as follows:

WHEREAS, The Very Reverend John W. Curran, Urban Vicar, celebrates his Silver Anniversary Mass at St. Christina's Church on Sunday, May 2, 1982; and

WHEREAS, Father John W. Curran was born on May 25, 1932 and grew up in St. Timothy’s Parish in West Rogers Park; and

WHEREAS, On May 3, 1957, Father Curran was ordained to the Holy Priesthood at Mundelein by His Eminence Cardinal Stritch; and

WHEREAS, Father Curran was Assistant Pastor at St. Bede for 4 years, on the faculty of Quigley Preparatory South, as Chairman of the Music and French Department at Blessed Sacrament Rectory in Lawndale, at St. Catherine of Sienna Rectory, at St. Albert the Great in Burbank and since June, 1980 is the pastor of St. Christina’s Church at 110th and Homan; now, therefore,

Be It Resolved That we, the Mayor and Members of the City Council of the City of Chicago congratulate Father Curran on his long full record of service as a priest, teacher and citizen; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Father Curran.
Alderman Sheahan moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Sheahan, the foregoing proposed resolution was Adopted.

Patrolman Patrick J. Gannon, Sr. Honored on Occasion of His Retirement after 35 Years of Public Service.

Also a proposed resolution reading as follows:

WHEREAS, On May 1, 1982 Patrolman Patrick J. Gannon, Sr. of the Chicago Police Department will retire after 35 years of service; and

WHEREAS, Patrolman Gannon represents the best in service and has adhered to the Chicago Police Department motto, "We Serve and Protect" throughout his career in law enforcement which commenced on March 8, 1946 and during which time he served at various district stations including the old 23rd District, the 7th District and most recently the 1st District; and

WHEREAS, In the best tradition of law enforcement Patrolman Patrick J. Gannon, Sr. has been the recipient of an Honorable Mention on September 24, 1962; now, therefore,

Be It Resolved, By the City Council of the City of Chicago on this 21st day of April, 1982 that we join with the fellow officers and the communities in paying tribute to a police officer who has given dedicated service to his Department, his City and the people of that great City on the occasion of his retirement and we cite Patrolman Patrick J. Gannon, Sr. for a job well done; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Patrolman Patrick J. Gannon, Sr.

Alderman Sheahan moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Sheahan, the foregoing proposed resolution was Adopted.

Presented by

ALDERMAN KELLEY (20th Ward):

Building Declared Public Nuisance and Ordered Demolished.

A proposed ordinance reading as follows:

WHEREAS, The building at No. 6354 S. Champlain Avenue, is so deteriorated and weakened that it is structurally unsafe and a menace to life and property in its vicinity; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The building located at No. 6354 S. Champlain Avenue is declared a public nuisance, and the Commissioner of Buildings is authorized and directed to demolish the same.

SECTION 2. This ordinance shall be effective upon its passage.
On motion of Alderman Kelley, the foregoing proposed ordinance was Passed, by yeas and nays as follows:

Yeas—Aldermen Roti, Barnett, Kenner, Evans, Bloom, Sawyer, Bertrand, Humes, Shaw, Vrdolyak, Huels, Majerczyk, Madrzyk, Burke, Brady, Barden, Streeter, Kellam, Sheahan, Kelley, Sherman, Stemberk, Shumpert, Marzullo, Nardulli, Carothers, Davis, Hagopian, Martinez, Gabinski, Mell, Frost, Marcin, Farina, Cullerton, Laurino, Rittenberg, Pucinski, Natarus, Oberman, Merlo, Clewis, Axelrod, Schulter, Volini, Orr, Stone—47.

Nays—None.

Alderman Natarus moved to Reconsider the foregoing vote. The Motion was Lost.

Referred—PROPOSED ORDINANCE TO AMEND CHAPTER 198.7A OF MUNICIPAL CODE CONCERNING USE OF POLYGRAPH EXAMINATIONS, ETC.

Also a proposed ordinance to amend Chapter 198.7A of the Municipal Code of the City of Chicago which would prohibit the use of polygraph examinations in private employment, etc.; which was Referred to the Committee on Human Rights and Consumer Protection.

Presented by
ALDERMAN KELLEY (20th Ward) and OTHERS:

Referred—PROPOSED RESOLUTION CALLING UPON CERTAIN CITY DEPARTMENTS TO RECONSIDER THE IMPLICATIONS OF HOSPITAL LICENSE FEE EXEMPTIONS, ETC.

A proposed resolution presented by Aldermen Kelley, Evans and Humes, calling upon the Department of Health, the Department of Inspectional Services, and the Department of Revenue to reconsider the financial implications for the City of Chicago in continuing to exempt hospitals from licensing fees, etc.; which was Referred to the Committee on License.

Presented by
ALDERMAN STEMBERK (22nd Ward):

Referred—PROPOSED ORDER FOR PERMITS TO CONDUCT SIDEWALK SALE.

A proposed order for issuance of the necessary permits to the Little Village -26th Street Area Chamber of Commerce, No. 3610 W. 26th Street, to conduct a sidewalk sale on both sides of W. 26th Street from S. Sacramento to S. Kostner Avenues for the period May 21-23, 1982, which was Referred to the Committee on Traffic Control and Safety.
Presented for

ALDERMAN LIPINSKI (23rd Ward):

Reverend John A. Ward Congratulated on 50th Anniversary of His Ordination.

A proposed resolution, presented by Alderman Stemberk, reading as follows:

WHEREAS, The Rev. John A. Ward, founding pastor of St. Jane de Chantal Church, 5252 S. Austin in our great City of Chicago, is celebrating the 50th Anniversary of his ordination to the priesthood; and

WHEREAS, A native of our great City, Father Ward attended Holy Angels Grammar School, Quigley Preparatory Seminary and St. Mary of the Lake Seminary. He was ordained to the priesthood April 2, 1932, by the late George Cardinal Mundelein; and

WHEREAS, Father Ward served at St. Cecilia, St. James of Highwood, St. Mel and St. Richard parishes before being assigned to found a new parish on Chicago's great Southwest Side. Starting with a five-room cottage at 5247 S. McVicker, Father Ward went on to found St. Jane de Chantal and during his years as pastor provided immense inspiration to the spiritual and educational life of the community; and

WHEREAS, The Rev. John A. Ward has been a valuable asset to our City for a half century; although he retired his pastorate in 1978, the effects of his leadership are still keenly felt; now, therefore,

Be It Resolved, That we, the Mayor and Members of the City Council of the City of Chicago, gathered here this 21st day of April, 1982, do hereby offer our heartiest congratulations to the Rev. John A. Ward on the 50th Anniversary of his ordination to the priesthood, as well as our gratitude and our best wishes for many more years of inspiration and success; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the Rev. John A. Ward.  

Alderman Stemberk moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Stemberk, the foregoing proposed resolution was Adopted.

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Referred -- PROPOSED ORDER FOR PERMIT TO CONSTRUCT AND MAINTAIN TWO CANOPIES.

Also a proposed order, presented by Alderman Stemberk, for issuance of a permit to Robert Davison to construct, maintain, and use two canopies attached to the building or structure located at No. 3858 W. 49th St.; which was Referred to the Committee on Local Industries, Streets and Alleys.

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Presented by

ALDERMAN SHUMPERT (24th Ward):

Referred -- PROPOSED ORDER FOR PERMIT TO MAINTAIN EXISTING CANOPY.

A proposed order for issuance of a permit to Sears, Roebuck and Company to maintain, and use an existing canopy attached to the building or structure located at No. 930 S. Spaulding Avenue; which was Referred to the Committee on Local Industries, Streets and Alleys.
Presented by

ALDERMAN MARZULLO (25th Ward):

Referred—PROPOSED ORDINANCE TO PROHIBIT PEDDLING IN AREA AROUND NO. 736 S. ASHLAND AV., ETC.

A proposed ordinance to prohibit peddling in the area surrounding the State of Illinois Medical Center Commission at No. 736 S. Ashland Avenue, etc.; which was Referred to the Committee on Traffic Control and Safety.

Referred—PROPOSED ORDINANCE FOR GRANT OF PRIVILEGE IN PUBLIC WAY.

Also a proposed ordinance to grant permission to Industrial Garment Service to maintain and use as now constructed a stairway and two concrete abutments to be used for landscaping purposes near Nos. 912-920 S. Campbell Avenue; which was Referred to the Committee on Local Industries, Streets and Alleys.

Presented by

ALDERMAN NARDULLI (26th Ward):

Referred—PROPOSED ORDINANCE FOR GRANT OF PRIVILEGE IN PUBLIC WAY.

A proposed ordinance to grant permission to Leo and Jack Lucchesi to construct, maintain and use a fire escape over the east-west public alley south of W. Chestnut Street adjoining the premises at No. 860 N. May Street; which was Referred to the Committee on Local Industries, Streets and Alleys.

Referred—PROPOSED ORDER TO INSTALL BUS PASSENGER SHELTER AT SPECIFIED INTERSECTION.

Also a proposed order to memorialize the Chicago Transit Authority to install a bus passenger shelter on the northwest corner of N. Western Avenue and W. Ohio Street; which was Referred to the Committee on Local Transportation.

Presented for

ALDERMAN RAY (27th Ward):

Referred—PROPOSED ORDINANCES FOR GRANTS OF PRIVILEGES IN PUBLIC WAYS.

Three proposed ordinances presented by Alderman Nardulli, for grants of privilege in public ways, which were Referred to the Committee on Local Industries, Streets and Alleys, as follows:

Fulton Street Wholesale Market Company—to maintain and use as now constructed an I-beam over the sidewalk at No. 844 W. Fulton Street;

New Management, LTD—to maintain and use as now constructed a loading platform, etc. on W. Fulton Market and N. May Street; and

New Management, LTD—to maintain and use as now constructed two loading platforms, etc. on W. Fulton Market and N. Morgan Street.
Presented by

ALDERMAN DAVIS (29th Ward) and OTHERS:

Tribute to the Late Dr. Bobby E. Wright.

A proposed resolution, presented by Aldermen Davis, Bertrand, Streeter, Shaw, Sawyer, Frost, Kelley, Carothers, Shumpert, Sherman, Humes, Bloom and Evans, reading as follows:

WHEREAS, The Almighty God in His infinite wisdom and mercy has called to his eternal rest, Dr. Bobby E. Wright; and

WHEREAS, Dr. Bobby E. Wright was born in Anniston, Alabama on March 1, 1934, and made his passage on April 6, 1982 at the Rush-Presbyterian St. Luke's Medical Center; and

WHEREAS, Dr. Bobby E. Wright during his forty-eight years on this earth made many outstanding professional and social contributions towards improving the quality of life for oppressed people throughout the world; and

WHEREAS, Dr. Bobby E. Wright was noted as being one of the outstanding members of his profession, (Clinical Psychologist); and

WHEREAS, The City of Chicago was his primary laboratory, where he developed and practiced his craft of pointing out and analyzing inequities in society; and

WHEREAS, Dr. Bobby E. Wright learned to transform theoretical constructs into actual practice; and

WHEREAS, Dr. Bobby E. Wright gave unselfishly of his talents, time, energy and personal resources to foster concepts of liberation and self-determination for Black people; and

WHEREAS, Dr. Bobby E. Wright is known around the world for his many publications such as "A Psychoanalysis of the Autobiography of Malcolm X" and the "Black Child - A Destiny In Jeopardy"; and

WHEREAS, Dr. Bobby E. Wright exemplified the best of what citizenship should be in a free and democratic society; now, therefore,

Be It Resolved, That we, the Honorable Mayor and Members of the Chicago City Council, do hereby mourn the death of Dr. Bobby E. Wright, and take note of his many and varied contributions to the betterment of mankind; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to his wife, Dr. Easter Wright and to his son, Marcus Delaney Wright.

Alderman Davis moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Davis, seconded by Alderman Bertrand, the foregoing proposed resolution was Adopted, by a rising vote.

Presented by

ALDERMAN GABINSKI (32nd Ward):

Referred---PROPOSED ORDINANCE TO REPEAL TAXICAB STAND NO. 272.

A proposed ordinance to repeal an ordinance passed by the City Council on May 13, 1959 (C.J.P. pp. 279-281) which had established Taxicab Stand No. 272 on N. Western Avenue near W. North Avenue for 3 vehicles;
which was Referred to the Committee on Local Industries.

Referred—PROPOSED ORDER FOR PERMIT TO CONDUCT ANNUAL GREENING FESTIVAL.

Also a proposed order for issuance of a permit to Old Wicker Park Committee, No. 1527 N. Wicker Park Avenue, for the conduct of an Annual Greening Festival on W. Schiller Street between N. Damen and N. Hoyne Avenues, etc. for the period August 21-22, 1982; which was Referred to the Committee on Traffic Control and Safety.

Referred—PROPOSED ORDER FOR PERMIT TO MAINTAIN EXISTING CANOPY.

Also a proposed order for issuance of a permit to Security Federal Savings and Loan Association of Chicago to maintain and use an existing canopy attached to the building or structure located at No. 1209 N. Milwaukee Avenue; which was Referred to the Committee on Local Industries, Streets and Alleys.

Presented by
ALDERMAN MELL (33rd Ward):

Jane Marie Gemein Honored for Act of Bravery in Fire Incident.

A proposed resolution reading as follows:

WHEREAS, Jane Marie Gemein, a 21-year old senior at Illinois State University in Normal, Illinois, has received Normal's Mayor Richard Godfrey Bronze Plaque Merit Award for Heroism; and

WHEREAS, On February 21, 1982, Miss Gemein saved the life of the owner of the Normal Light Printing Company by rescuing him from a burning building at the risk of her own safety and well being; and

WHEREAS, Miss Gemein is a citizen of the great City of Chicago and typifies the kind of Chicagoan of which our City's leaders are so justly proud; now, therefore,

Be It Resolved, That we, the Mayor and Members of the City Council of the City of Chicago, gathered here this 21st day of April, 1982, do hereby offer our congratulations to Jane Marie Gemein on her singular act of bravery; and that we extend to this outstanding citizen our great sense of pride and our best wishes for her happy, successful and prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Jane Marie Gemein.

Alderman Mell moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Mell, the foregoing proposed resolution was Adopted.
NEW BUSINESS PRESENTED BY ALDERMAN

April 21, 1982

Presented by

ALDERMAN MARCIN (35th Ward):

Presented by

ALDERMAN FARINA (36th Ward):

A proposed resolution reading as follows:

WHEREAS, Fazlur R. Khan, an internationally acclaimed engineer, a native of Indian Sub-continent who made his home in Chicago, died of a heart attack at the age of 52, while on a business trip to Saudi Arabia on March 27, 1982; and

WHEREAS, With the death of Fazlur R. Khan architecture has lost one of the true giants of structural engineering and has been felt throughout the world, for his work was internationally known and respected; and

WHEREAS, Mr. Khan was born in Bangladesh, received his Bachelor of Engineering Degree from the University of Dacca. He completed his studies at the University of Illinois in Champaign-Urbana in 1955, and immediately joined Skidmore, Owings and Merrill; the nation’s largest architecture firm, where he became a general partner. He was a member of the Board of Trustees of India League of America Foundation and various other organizations; and

WHEREAS, Khan left his landmark in Chicago with his architectural ingenuity that made possible the world’s tallest buildings of our times, namely, the John Hancock Center and the Sears Tower, which brought instant international fame to the City of Chicago; now, therefore,

Be It Resolved, That we, the Mayor and the Members of the City Council of the City of Chicago, assembled in a meeting this 21st day of April, 1982, give cognizance to the significant contribution of Fazlur R. Kahn to the City of Chicago, and extend our condolences to his wife, Liselotte, daughter Yasmin, stepson Martin, and his mother, Khadija Khatun; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to his family.

Alderman Farina moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Farina, the foregoing proposed resolution was Adopted, by a rising vote.
Hugh Hill Congratulated as Recipient of the 1982 Dante Award.

Also a proposed resolution reading as follows:

WHEREAS, Hugh Hill, news and political reporter for WLS-TV Channel 7, will be presented with the 1982 Dante Award by the Joint Civic Committee of Italian Americans at its annual awards dinner on May 7, at the Como Inn, No. 546 North Milwaukee Avenue; and

WHEREAS, The Dante Award luncheon will also feature the presentation of a $1,500 scholarship to a deserving Italian American student to encourage the recipient’s pursuit of a career in journalism; and

WHEREAS, Hugh Hill embarked upon a media career while earning his Bachelor’s Degree in Journalism at the University of Missouri, where he was a reporter for The Columbian Missourian, the student newspaper, and he also served as a reporter for local radio station, KFRU; and

WHEREAS, Hugh Hill’s first jobs after graduation were as news director for WEXI Radio in St. Charles, Illinois, from 1949 to 1950, and as news/sports reporter at WJOB Radio in Hammond, Indiana, from 1950 to 1953; and

WHEREAS, Hugh Hill came to Chicago in 1953 to work as director of special events for WBBM Radio, and during his ten years at the station he handled various news features with an emphasis on investigative reporting; and

WHEREAS, Hugh Hill joined the staff at WLS-TV (Channel 7), an affiliate of the American Broadcasting Company (ABC), in 1963 and, since that time has distinguished himself as one of the most outstanding reporters in the business, with numerous prestigious awards, including an Emmy to his credit; now, therefore,

Be It Resolved, That the Mayor of the City of Chicago and the Members of the City Council in meeting assembled this 21st day of April, 1982, join the citizens of Chicago and the Joint Civic Committee of Italian Americans in saluting Hugh Hill as one of our City’s most outstanding reporters, and extend our warmest congratulations to him for earning this prestigious award; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Hugh Hill.

Alderman Farina moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Farina, seconded by Aldermen Gabinski, Natarus, Burke and Hagopian, the foregoing proposed resolution was Adopted.

Also a proposed order for issuance of a permit to Plitt Theatres, Inc. to maintain and use an existing canopy attached to the building or structure located at No. 5635 W. Belmont Avenue; which was Referred to the Committee on Local Industries, Streets and Alleys.

Referred--PROPOSED ORDER FOR PERMIT TO MAINTAIN EXISTING CANOPY.
NEW BUSINESS PRESENTED BY ALDERMAN

Presented by
ALDERMAN CULLERTON (38th Ward):

Leonard A. Marynowski Honored on Occasion of His Retirement.

A proposed resolution reading as follows:

WHEREAS, Leonard A. Marynowski, one of the City's most dedicated public servants, is retiring after forty-five years of service in the City Comptroller's office; and

WHEREAS, Working under a total of twelve City Comptrollers since coming into City employment May 21, 1937, Leonard A. Marynowski was first a Junior Clerk and eventually became Chief Clerk under Civil Service status. He served many years as Supervisor of Disbursements and became Assistant Comptroller for Disbursements on January 1, 1980; and

WHEREAS, A native of the City of Chicago, Leonard A. Marynowski, his wife Jeanne, his two children and five grandchildren typify the principles of family solidarity and citizenship; and Leonard A. Marynowski himself exemplifies the kind of committed, constructive and accomplished City service of which Chicago's leaders are so justly proud; now, therefore,

Be It Resolved, That we, the Mayor and the Members of the City Council of the City of Chicago, gathered here this 21st day of April, 1982, do hereby congratulate Leonard A. Marynowski upon his retirement as Assistant Comptroller for Disbursements, after forty-five years of dedicated and accomplished service to our citizens, and extend to this valued public servant our best wishes for continued health and an enjoyable retirement; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to Leonard A. Marynowski.

Alderman Cullerton moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Cullerton, seconded by Alderman Hagopian, the foregoing proposed resolution was Adopted.

Referred—PROPOSED ORDER TO INSTALL BIKE RACK AT NO. 6201 W. MONTROSE AV.

Also a proposed order to grant permission to the Ridgemoor Pharmacy, No. 6201 W. Montrose Avenue, to construct a bike rack in front of the above premises; which was Referred to the Committee on Local Industries, Streets and Alleys.

Presented by
ALDERMAN CULLERTON (38th Ward) and OTHERS:

PROPOSED ORDINANCE TO AMEND CHAPTER 86.1 OF MUNICIPAL CODE CONCERNING ALDERMANIC NOTIFICATION OF SIGN PERMITS.

A proposed ordinance, presented by Alderman Cullerton; Mell, Laurino, Brady, Rittenberg, Majerczyk, Huels, Gabinski, Clewis, Stone, Marcin, and Pucinski, to amend Chapter 86.1 of the Municipal Code of the City of Chicago concerning aldermanic notification for issuance of permits to erect signs over the public way; which was Referred to the Committee on Buildings and Zoning.
Presented by

ALDERMAN RITTENBERG (40th Ward):

Referred—PROPOSED ORDINANCE TO AMEND CHAPTER 98 OF MUNICIPAL CODE CONCERNING ANIMAL CARE AND CONTROL.

A proposed ordinance to amend Chapter 98 of the Municipal Code of the City of Chicago setting forth specific definitions, etc. in reference to Animal Care and Control; which was Referred to the Committee on Energy and Environmental Protection.

Presented by

ALDERMAN RITTENBERG (40th Ward) and ALDERMAN EVANS (4th Ward)

Referred—PROPOSED ORDINANCE URGING DEPT. OF HEALTH TO INITIATE A PUBLIC INFORMATION PROGRAM ON TRANSMISSION OF HERPES SIMPLEX II, ETC.

A proposed ordinance urging the Department of Health of the City of Chicago to initiate a public information program focusing on the transmission of Herpes Simplex II and its many dangers, etc.; which was Referred to the Committee on Health.

Presented by

ALDERMAN PUCINSKI (41st Ward):

Tribute to the Late Robert E. Ferrier.

A proposed resolution reading as follows:

WHEREAS, Robert E. Ferrier was called to his eternal rest by Almighty God on Monday, April 12, 1982; and

WHEREAS, Robert Ferrier lived for more than fifty years in the City of Chicago, having been born in the 24th Ward and having lived the last few years of his life in the 41st Ward; and

WHEREAS, Robert Ferrier was a Plumbing Inspector for the City of Chicago, Department of Water and Sewers, Water Distribution Division, where he performed his duties in an exemplary manner, enforcing the ordinances of the City of Chicago firmly, honestly, and fairly; and

WHEREAS, During his career, Robert Ferrier brought to bear a knowledge of the plumbing trade which can only be gained through years of intense study and diligent application, receiving numerous awards, honors, and commendations, earning the respect and admiration of his fellow workers and supervisors; and

WHEREAS, Robert Ferrier was an active member of Chicago Journeymen Plumber's Local Union 130, AFL-CIO and also a member of the United States Association of the Plumbing and Pipefitting Industry of the United States and Canada; and

WHEREAS, Robert Ferrier was a selflessly devoted son, caring for the needs of his mother and father and carrying on a proud family tradition of contribution to the great City of Chicago; now, therefore,
April 21, 1982

NEW BUSINESS PRESENTED BY ALDERMAN

Be It Resolved, That the Mayor and Members of the City Council of the City of Chicago, assembled in meeting this 21st day of April, 1982 pay a belated tribute to the late Robert E. Ferrier, who though his dedication exemplified the “I Will” spirit of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of the late Robert E. Ferrier.

Alderman Pucinski moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Pucinski, the foregoing proposed resolution was Adopted, by a rising vote.

Referred—PROPOSED ORDER FOR PERMIT TO MAINTAIN EXISTING CANOPY.

Also a proposed order for issuance of a permit to Sego’s Restaurant of Berwyn, Inc. to maintain and use an existing canopy attached to the building or structure located at No. 6666 N. Northwest Highway; which was Referred to the Committee on Local Industries, Streets and Alleys.

Presented by

ALDERMAN PUCINSKI (41st Ward) and OTHERS:

City of Chicago Secretaries Honored and Appreciated for Their Efforts.

A proposed resolution, presented by Aldermen Pucinski, Hagopian, Natarus, Martinez, Gabinski, Marcin, Farina, Cullerton and Laurino, reading as follows:

WHEREAS, April 19th–23rd has been officially designated National Secretary’s Week; and

WHEREAS, Our Secretaries in City government consistently and uncomplainingly execute all of their duties with extraordinary skill and efficiency; and

WHEREAS, Day by day they are called upon to do the impossible; and

WHEREAS, Our Secretaries give Chicago a true spirit of vitality, courage, good humor, charm and dedication; and

WHEREAS, We have been assured that if we just remember them today, chances are we won’t have to remember anything else for the rest of the year; now, therefore,

Be It Resolved, That we, the Members of the Chicago City Council, assembled in meeting this 21st day of April, 1982 express our sincerest gratitude to our secretaries and staff; and

Be It Further Resolved, That we pay tribute to all secretaries in the City of Chicago because it is they who provide the spirit for the “City that Works”.

Alderman Pucinski moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Pucinski, seconded by Alderman Hagopian, the foregoing proposed resolution was Adopted.
Presented by

ALDERMAN NATARUS (42nd Ward):

Referred—PROPOSED ORDINANCE FOR GRANT OF PRIVILEGE IN PUBLIC WAY.

A proposed ordinance to grant permission to Joseph Milianti to construct, maintain and use “Oriel and Bay Windows” projecting over the public way adjacent to No. 853 W. Armitage Avenue, etc.; which was Referred to the Committee on Local Industries, Streets and Alleys.

Presented by

ALDERMAN OBERMAN (43rd Ward):

Referred—PROPOSED ORDER FOR PERMISSION TO CONDUCT ART FAIR.

A proposed order for permission to the Community Arts Foundation/Body Politic Theater, Inc., No. 2261 N. Lincoln Avenue, for the conduct of an art fair in the No. 2200 block of N. Lincoln Avenue for the period of June 5-6, 1982; which was Referred to the Committee on Traffic Control and Safety.

Referred—PROPOSED ORDERS FOR PERMITS TO MAINTAIN EXISTING CANOPIES.

Also six proposed orders for issuance of permits to maintain and use existing canopies attached to specified buildings or structures, which were Referred to the Committee on Local Industries, Streets and Alleys, as follows:

American National Bank & Trust Co., U/T No. 25042, No. 2021 N. Clark Street;
Lawrence B. Price, Nos. 2546-2548 N. Southport Avenue;
Second Church of Christ, Scientist, No. 2628 N. Clark Street;
Seneca Hotel Limited Partnership, No. 200 E. Chestnut Street;
The Belden Commonwealth Condominium Association, No. 322 W. Belden Avenue; and
Turn Verein Lincoln, Corp., No. 1019 W. Diversey Parkway.

Presented by

ALDERMAN MERLO (44th Ward):

Illinois House of Representatives Urged to Enact House Resolution No. 753 to Protect Our National Symbol.

A proposed resolution reading as follows:

WHEREAS, The Bald Eagle is the national symbol; and

WHEREAS, The Bald Eagle has migrated to Napoleon Hollow, owned by the Illinois Department of Conservation in Pike County, for winter roosting for over eighty years; and
WHEREAS, This is the last sanctuary for the Bald Eagle in the State of Illinois; and

WHEREAS, Napoleon Hollow is also a sanctuary for over twenty other Federal and State registered endangered species, and includes Indian mounds and one of the last unaltered remnants of the famous Mormon Trail; and

WHEREAS, June 20, 1982, is the 200th Anniversary of the designation of the Bald Eagle as the nation's symbol; and

WHEREAS, The House of Representatives of the 82nd General Assembly of the State of Illinois has before it House Resolution No. 753 to preserve Napoleon Hollow as a sanctuary for the Bald Eagle and other endangered species; now, therefore,

Be It Resolved, That we, the Mayor and the Members of the City Council of the City of Chicago, in a meeting assembled this 21st day of April, 1982, express our support for House Resolution No. 753; and

Be It Further Resolved, That we urge its enactment by the Illinois House of Representatives; and

Be It Further Resolved, That the nation's symbol the BALD EAGLE be protected in the State of Illinois.

Alderman Merlo moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Merlo, the foregoing proposed resolution was Adopted.

Referred— PROPOSED ORDER FOR PERMIT TO MAINTAIN EXISTING CANOPY.

Also a proposed order for issuance of a permit to Star Market, Inc. to maintain and use an existing canopy attached to the building or structure located at No. 3349 N. Clark Street; which was Referred to the Committee on Local Industries, Streets and Alleys.

Referred— PROPOSED ORDER FOR PERMITS TO CONDUCT SIDEWALK SALE, ETC.

Also a proposed order for issuance of the necessary permits to the Lakeview Central Business Association, c/o Tim Sullivan, Director, No. 3212 N. Broadway, to conduct a sidewalk sale and festival on both sides of W. Belmont Avenue between N. Racine Avenue and N. Halsted Street, etc. for the period July 23-24, 1982; which was Referred to the Committee on Traffic Control and Safety.

Presented by
ALDERMAN CLEWIS (45th Ward):

Referred— PROPOSED ORDER FOR PERMIT TO MAINTAIN EXISTING CANOPY.

A proposed order for issuance of a permit to Whitney Stores, Inc. to maintain and use an existing canopy attached to the building or structure located at No. 3939 N. Cicero Avenue; which was Referred to the Committee on Local Industries, Streets and Alleys.
Referred-- PROPOSED ORDER FOR PERMISSION TO
CONDUCT SIDEWALK SALE.

Also a proposed order to grant permission to Richard L. Wenzl, General Manager of Kee Department Store,
No. 3939 N. Cicero Avenue, for the conduct of a sidewalk sale on the east side of N. Cicero Avenue from
N. Milwaukee Avenue to the Store's parking lot south thereof for the period of April 29-May 2, 1982; which
was Referred to the Committee on Traffic Control and Safety.

Presented by
ALDERMAN SCHULTER (47th Ward):

Reverend John Krebs Congratulated on Occasion of 25th Anniversary
of His Ordination.

A proposed resolution reading as follows:

WHEREAS, The priests and people of St. Benedict Parish are honoring their Pastor, Reverend John Krebs
on Sunday, May 2, 1982, as he celebrates his 25th Anniversary of his Ordination and First Mass; and

WHEREAS, Father Krebs has been a North Sider for most of his life. He was raised on the North Side,
attending St. Mary of the Lake Grade School, on Sheridan Road, until his graduation. He attended Quigley
North Preparatory Seminary and St. Mary of the Lake Seminary in Mundelein; and

WHEREAS, Father Krebs was ordained a priest by Samuel Cardinal Stritch on May 3, 1957, at the Seminary
Chapel in Mundelein. His First Solemn Mass was offered at Our Lady of Mercy Church; and

WHEREAS, Father Krebs first assignment was as Associate Pastor of St. Benedict's in 1957, where he
remained until 1964. He then went to St. Albert the Great Parish in Burbank (1964-1968). Father Krebs
served at Transfiguration Parish in Wauconda from 1968-1974, and at Santa Maria del Popolo Parish in
Mundelein from 1974-1979. In 1979 he returned to St. Benedict's as Pastor; and

WHEREAS, Father Krebs earned his Master of Arts degree in Counselling Psychology from Loyola
University in 1973. He has put that learning to work for the People of the Archdiocese as a Parish Priest,
Counselor for Catholic Family Consultation Service, and as an instructor for the Permanent Diaconate Office
of the Archdiocese; and

WHEREAS, Father Krebs was born on February 28, 1932, the son of the late John and Elizabeth Krebs.
He has two sisters, Lydia (Sune) Bergman and Mary (Donald) Goellner; now, therefore,

Be it Resolved, That we, the Mayor and Members of the City Council of the City of Chicago, gathered
here this 21st day of April, 1982, do hereby congratulate Father John Krebs; and

Be it Further Resolved, That a suitable copy of this resolution be presented to Reverend John Krebs.

Alderman Schulter moved to Suspend the Rules Temporarily to permit immediate consideration of and action
upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Schulter the foregoing proposed resolution was Adopted.
April 21, 1982

NEW BUSINESS PRESENTED BY ALDERMAN 10435

Referred— PROPOSED ORDER FOR PERMITS TO CONDUCT CARNIVAL.

Also a proposed order for issuance of the necessary permits to St. Matthias Church, No. 2310 W. Ainslie Street, to conduct a carnival at the intersection of N. Claremont Avenue and W. Ainslie Street for the period of June 3–6, 1982; which was Referred to the Committee on Traffic Control and Safety.

Referred— PROPOSED ORDERS FOR PERMISSION TO CONDUCT SIDEWALK ART FAIR AND SIDEWALK SALE.

Also two proposed orders to grant permission to the Lincoln Square Chamber of Commerce a sidewalk art fair and a sidewalk sale at specified locations, which were Referred to the Committee on Traffic Control and Safety, as follows:

To conduct a sidewalk art fair on N. Lincoln Avenue (both sides) between W. Leland Avenue and W. Ainslie Street and also on N. Western Avenue (both sides) between W. Leland Avenue and W. Ainslie Street—all for the period of August 28–29, 1982;

To conduct a sidewalk sale on N. Lincoln Avenue (both sides) between W. Leland Avenue and W. Ainslie Street and also on N. Western Avenue (both sides) between W. Leland Avenue and W. Ainslie Street—all for the period of July 29–31, 1982.

Presented by
ALDERMAN SCHULTER (47th Ward) and ALDERWOMAN VOLINI (48th Ward):

Referred— PROPOSED ORDINANCE TO AMEND CHAPTER 167 OF MUNICIPAL CODE TO REMOVE EXCESS OR SPILLED GARBAGE FROM PUBLIC WAY, ETC.

A proposed ordinance to amend Chapter 167 of the Municipal Code of the City of Chicago by adding new Section 167-5.1 which would require all private scavengers to carry some means for the removal of excess or spilled garbage around or near waste containers, etc.; which was Referred to the Committee on Energy and Environmental Protection.

Presented by
ALDERWOMAN VOLINI (48th Ward):

Referred— PROPOSED ORDER FOR PERMIT TO MAINTAIN EXISTING CANOPY.

Also a proposed order for issuance of a permit to Anthony Dimartino to maintain and use an existing canopy attached to the building or structure located at Nos. 5067–5069 N. Broadway; which was Referred to the Committee on Local Industries, Streets and Alleys.

Presented by
ALDERMAN ORR (49th Ward) and OTHERS:

Referred— PROPOSED RESOLUTION TO RESTORE $200,000 IN COMMUNITY DEVELOPMENT FUNDS TO THE EMERGENCY FAMILY FOOD PROGRAM.

A proposed resolution, presented by Aldermen Orr, Streeter, Davis, Bloom, Huels, Merlo, Marcin, Volini, Sheahan, Oberman, Axelrod, Schulter, Humes, Sawyer, Bertrand, Evans and Kelley, to restore $200,000 in
Community Development Funds to the Emergency Family Food Program, etc.; which was Referred to the Committee on Finance.

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Presented by

ALDERMAN STONE (50th Ward):

Drafting of Ordinances Directed for the Vacation of Specified Public Alleys.

Two proposed orders reading as follows:

ORDERED, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of the northerly 173.18 feet, more or less, of the northwesterly-southeasterly 20-foot public alley in the area bounded by W. Loyola Avenue extended, W. Devon Avenue, N. Ridge Avenue, and the west right of way line of the Chicago and Northwestern Transportation Company, for S & C Electric Company (No. 31-50-82-784); said ordinance to be transmitted to the Committee on Local Industries, Streets and Alleys for consideration and recommendation to the City Council.

ORDERED, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of the south 120.5 feet of the first north-south 16-foot public alley east of N. Wolcott Avenue in the block bounded by W. Pratt Boulevard, W. Columbia Avenue, N. Wolcott Avenue and N. Honore Street for S & C Electric Company (No. 31-50-82-783); said ordinance to be transmitted to the Committee on Local Industries, Streets and Alleys for consideration and recommendation to the City Council.

On separate motions made by Alderman Stone, each of the foregoing proposed orders was Passed.

Sarah Raizel Hoffman Congratulated and Honored on Occasion of Her 105th Birthday.

Also a proposed resolution reading as follows:

WHEREAS, Sarah Raizel Hoffman, an active citizen of the City of Chicago, is now celebrating her 105th birthday on April 25, 1982, and

WHEREAS, Mrs. Hoffman was brought to this country as a young bride at the time of the Columbian Exposition in 1893 to join her late husband, Joseph, and raised four children, Ida Borovay, Scottsdale, Arizona, Jean Ellison, Woodland Hills, California, Harry Hoffman, Glenview, Illinois, and Al Hoffman, Chicago, Illinois, and has been blessed with eleven grandchildren and twelve great grandchildren; and

WHEREAS, Mrs. Hoffman found time to be active in community, philanthropic and religious affairs, and was a member of the Yonover Congregation and Marks Nathan Foundation, and is presently a member of the Anshe Motele Congregation in the 50th Ward; now, therefore,

Be It Resolved, That we the Mayor and Members of the City Council of the City of Chicago gathered here this 21st day of April, 1982, do hereby join with the family and friends in offering our sincerest congratulations to Mrs. Hoffman on this occasion of her 105th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Mrs. Hoffman.
Alderman Stone moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Stone, the foregoing proposed resolution was Adopted.

Referred— PROPOSED ORDER FOR PERMIT TO CONDUCT A CARNIVAL OR STREET FAIR.

Also a proposed order for issuance of a permit to St. Henry Catholic Church, No. 6335 N. Hoyne Avenue, to conduct a carnival or street fair on the parish grounds and on N. Hoyne Avenue, fronting the Church premises for the period June 9-13, 1982; which was Referred to the Committee on Traffic Control and Safety.

5. FREE PERMITS, LICENSE FEE EXEMPTIONS, CANCELLATION OF WARRANTS FOR COLLECTION, AND WATER RATE EXEMPTIONS, ETC.

Proposed ordinances, orders, etc. described below, were presented by the aldermen named, and were Referred to the Committee on Finance, as follows:

Free Permits:

BY ALDERMAN MAJERCZYK (12th Ward):
Misericordia Home, No. 2916 W. 47th Street -- electrical work.

BY ALDERMAN NATARUS (42nd Ward):
Northwestern University and Northwestern University Law School, No. 401 E. Chicago Avenue -- construction of a new building.

License Fee Exemptions:

BY ALDERMAN BARNETT (2nd Ward):
Michael Reese Hospital and Medical Center, No. 2900 S. Ellis Avenue (3).

BY ALDERMAN KENNER (3rd Ward):
St. Paul Church of Christ Day Care Center, No. 4528 S. Wabash Avenue.

BY ALDERMAN EVANS (4th Ward):
A.M.E. Church Day Care Center (Grant Memorial Day Care Center), No. 4025 S. Drexel Boulevard.
Provident Hospital Medical Center and Training School, No. 426 E. 51st Street.

BY ALDERMAN BLOOM (5th Ward):
Maranatha Youth Ministries Day Care Center, No. 1631 E. 71st Street.
Parent Cooperative for Early Learning, No. 5300 S. South Shore Drive.
South Shore Bible Baptist Church Day Care Center, No. 7159 S. Cornell Avenue.

BY ALDERMAN SHAW (9th Ward):
Altgeld-Murray Homes Day Care Center, No. 941 E. 132nd Street.

BY ALDERMAN HUELS (11th Ward):
Central Baptist Children’s Home, No. 3053 S. Normal Avenue.
Guardian Angel Day Care Center, No. 4600 S. McDowell Avenue.

BY ALDERMAN KELLEY (20th Ward):
Woodlawn Hospital, No. 6060 S. Drexel Avenue.

BY ALDERMAN MARZULLO (25th Ward):
Schwaab Rehabilitation Hospital, No. 1401 S. California Avenue.

BY ALDERMAN NARDULLI (26th Ward):
North Avenue Day Nursery, No. 2023 W. Pierce Avenue.
Onward Neighborhood House, No. 600 N. Leavitt Street.

BY ALDERMAN NARDULLI FOR ALDERMAN RAY (27th Ward):
Beacon/Rockwell Headstart Center, No. 2540 W. Jackson Boulevard.
Fifth City Pre-School—Building C, No. 3411 W. Fifth Avenue.
Sears, Roebuck YMCA Day Care Center, No. 3210 W. Arthington Street.

BY ALDERMAN MARTINEZ (31st Ward):
Lutheran Family Mission Day Care and After School Center, No. 855 N. Monticello Avenue.
Northwest Missionary Baptist Church Day Care Center, No. 1501 N. Harding Avenue.

BY ALDERMAN GABINSKI (32nd Ward):
Mary Crane League Day Care Center, No. 2905 N. Leavitt Street.

BY ALDERMAN MELL (33rd Ward):
The Lutheran Day Nursery, Nos. 1820–1828 N. Fairfield Avenue.

BY ALDERMAN RITTENBERG (40th Ward):
National Jewish Hospital/National Asthma Center, No. 3154 W. Montrose Avenue.

BY ALDERMAN NATARUS (42nd Ward):
Infant Welfare Society of Chicago Day Care Center, No. 1931 N. Halsted Street.

BY ALDERWOMAN VOLINI (48th Ward):
(Lutheran Social Services of Illinois) Unity Lutheran Day Care Center, No. 5409 N. Magnolia Avenue.
(Lutheran Social Services of Illinois) Uptown Lutheran Day Care, No. 5030 N. Marine Drive.
(Lutheran Social Services of Illinois) Winthrop Day Care, No. 4848 N. Winthrop Avenue.
Rogers Park Montessori School, No. 1244 W. Thorndale Avenue.

BY ALDERMAN ORR (49th Ward):
Day Care School of Rogers Park, No. 1545 W. Morse Avenue.
Rogers Park Jewish Community Center Pre-School, No. 7101 N. Greenview Avenue.

Cancellation of Warrants for Collection:

BY ALDERMAN BLOOM (5th Ward):
La Rabida Children’s Hospital and Research Center, No. 6500 S. South Shore Drive -- elevator inspection.
April 21, 1982

NEW BUSINESS PRESENTED BY ALDERMAN 10439

BY ALDERMAN SAWYER (6th Ward):
St. Columbanus Church, No. 331 E. 71st Street — boiler and fuel burning equipment inspection.

BY ALDERMAN MARZULLO (25th Ward):
Douglas Park Covenant Church, No. 2225 S. California Avenue -- boiler and fuel burning equipment inspections (2).

BY ALDERMAN NARDULLI FOR ALDERMAN RAY (27th Ward):
Chicago Youth Center, No. 611 W. Adams Street -- boiler and fuel burning equipment inspection.

BY ALDERMAN DAVIS (29th Ward):
Resurrection Church, No. 5082 W. Jackson Boulevard -- boiler and fuel burning equipment inspection.

BY ALDERMAN FARINA (36th Ward):
St. Cyril and Methodius Church, No. 5744 W. Diversey Avenue -- boiler and fuel burning equipment inspection.

BY ALDERMAN CULLERTON (38th Ward):
Daughters of Saint Mary of Providence, No. 4200 N. Austin Avenue -- boiler and fuel burning equipment and elevator inspections (2).

BY ALDERMAN PUCINSKI (41st Ward):
Norwood Park Home (Norwegian Old Peoples Home Society), No. 6016 N. Nina Avenue -- elevator inspection.
Resurrection High School, No. 7500 W. Talcott Avenue -- elevator inspection.
Resurrection Hospital, sundry locations -- elevator inspections.

BY ALDERMAN NATARUS (42nd Ward):
Fourth Presbyterian Church, No. 126 E. Chestnut Street -- elevator inspection.
Rehabilitation Institute of Chicago, No. 345 E. Superior Street -- elevator, public place of assembly, and refrigeration equipment inspections (3).

BY ALDERWOMAN VOLINI (48th Ward):
Louis A. Weiss Memorial Hospital, No. 4846 N. Marine Drive -- elevator inspection.
Self-Help Home for the Aged, No. 908 W. Argyle Street -- elevator inspection.

APPROVAL OF JOURNAL OF PROCEEDINGS.

Journal (March 30, 1982).

The City Clerk submitted the printed official Journal of the Proceedings of the regular meeting held on Tuesday, March 30, 1982, at 2:00 P.M., signed by him as such City Clerk.

Alderman Majerczyk moved to Correct said printed Official Journal as follows:

Page 10125 -- by moving the numbers "0" and "199,200" appearing on the seventh line from the top of the page one column to the right;

Page 10125 -- by deleting the letter "s" from the word "Allowances" appearing on the tenth line from the top of the page;
Page 10125 - by moving the numbers "935,000" and "1,035,000" appearing on the twenty-second line from the top of the page one column to the right;

Page 10125 - by deleting the number "49114,660" appearing on the twenty-fourth line from the top of the page and inserting the number "49114,960" in lieu thereof;

Page 10125 - by moving the number "$6,162,108" appearing on the twenty-sixth line from the top of the page to the Supplemental Appropriation column;

Page 10125 - by adding the letter "s" to the word "amount" appearing on the nineteenth line from the bottom of the page;

Page 10125 - by adding the letter "s" to the word "designation" appearing on the eighteenth line from the bottom of the page;

Page 10125 - by adding the letter "s" to the word "account" appearing on the twelfth line from the bottom of the page;

Page 10126 - by deleting the number "308,105" appearing on the fifth line from the bottom of the page immediately after the word "Taxes";

Page 10126 - by deleting the number "$6,162,108" appearing in the fourth line from the bottom of the page immediately after the word "Levied".

The motion prevailed.

Alderman Majerczyk moved to further correct the Journal as follows:

Page 10181 - by inserting the following language immediately after the twentieth line from the top of the page:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Henry's Food and Liquor, Inc.</td>
<td></td>
</tr>
<tr>
<td>7800 S. Ashland Avenue, Chicago, Illinois 60636</td>
<td>$ 50.00</td>
</tr>
<tr>
<td>Pressley C. Anderson,</td>
<td></td>
</tr>
<tr>
<td>509 E. 88th Street, Chicago, Illinois 60619</td>
<td>5.00</td>
</tr>
<tr>
<td>A &amp; G Fruit Market Corporation,</td>
<td></td>
</tr>
<tr>
<td>3300 N. Central Avenue, Chicago, Illinois 60634</td>
<td>120.00</td>
</tr>
</tbody>
</table>

The motion to correct prevailed.

Thereupon Alderman Majerczyk moved to approve said printed official Journal as corrected and to dispense with the reading thereof. The question being put, the motion prevailed.

UNFINISHED BUSINESS

None.
Refereed--MAYOR'S APPOINTMENT OF JOHN McGUIRE AS CABLE ADMINISTRATOR FOR CITY OF CHICAGO.

Honorable Jane M. Byrne, Mayor, submitted the following communication, which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR
CITY OF CHICAGO

April 21, 1982.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—I hereby appoint Mr. John McGuire as Cable Administrator for the City of Chicago.

Your favorable consideration of this appointment is respectfully requested.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.

Refereed--MAYOR'S APPOINTMENT OF JOHN MOUTOUSSAMY AS A MEMBER OF THE COMMERCIAL DISTRICT DEVELOPMENT COMMISSION.

Honorable Jane M. Byrne, Mayor, submitted the following communication, which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR
CITY OF CHICAGO

April 21, 1982.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—I hereby appoint Mr. John Moutoussamy as a member of the Commercial District Development Commission of the City of Chicago.

Your favorable consideration of this appointment is respectfully requested.

Very truly yours,
(Signed) JANE M. BYRNE,
Mayor.

Refereed--MAYOR'S APPOINTMENT OF VARIOUS INDIVIDUALS TO THE BUILDING BOARD OF APPEALS.

Honorable Jane M. Byrne, Mayor, submitted the following communication, which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Buildings and Zoning:
To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN—I hereby appoint Mr. Donald E. Kline, Mr. Andrew Heard, Mr. William Margalas and Mr. Charles V. LoVerde, Jr., to two year terms as members of the Building Board of Appeals.

I also hereby appoint Mr. Daniel E. Lewis, Mr. Frank Avila and Mr. John W. Moutoussamy to one year terms as members of the Building Board of Appeals.

Your favorable consideration of these appointments is respectfully requested.

Very truly yours,

(Signed) JANE M. BYRNE,

Mayor.

Presence of Visitors Noted.

Honorable Jane M. Byrne, Mayor, called the Council's attention to the presence of the following visitors:

Thirty-five students from Agricultural Leadership Program from California, accompanied by Mr. Gene Rapp;

Fifty students from Corliss - Fenger High School (Wards 34 and 9), accompanied by Mr. Drake;

Thirty-six students from Agassis Elementary School - Eighth Grade Class (44th Ward), accompanied by Wayne Kraus and Charles Lee.

The visitors were applauded and Mayor Byrne invited them to attend future meetings.

Time Fixed for Next Succeeding Regular Meeting.

By unanimous consent Alderman Frost thereupon presented a proposed ordinance which reads as follows:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the next succeeding regular meeting of the City Council of the City of Chicago to be held after the regular meeting held on Wednesday, the twenty-first (21st) day of April, 1982, at 10:00 A.M., be and the same is hereby fixed to be held on Wednesday, the fifth (5th) day of May, 1982, at 10:00 A.M., in the Council Chamber in the City Hall.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

On motion of Alderman Frost the foregoing proposed ordinance was Passed, by yeas and nays as follows:


Nays—None.
ADJOURNMENT.

Thereupon, Alderman Kelley moved that the City Council do Adjourn. The motion Prevailed and the City Council Stood Adjourned to meet in regular meeting on Wednesday, May 5, 1982, at 10:00 A.M. in the Council Chamber in the City Hall.

WALTER S. KOZUBOWSKI,
City Clerk.