

MEETING OF SEPTEMBER 28, 1953

COUNCIL CHAMBERS

829th MEETING

The eight hundred twenty-ninth regular meeting of the Council was held on the twenty-eighth day of September, 1953

The meeting was called to order by Mayor Mullan

Present: Mayor Mullan; Councilmen Shook, Clay, Klein and Wright; Manager Sperr, Attorney Kirkpatrick, Fire Chief Lillis, Police Chief Delp and Recorder Martin

The minutes of the eight hundred twenty-eighth regular meeting of the Council, held on the fourteenth day of September, 1953, were approved as written.

The matter of the gymnasium building, now under construction by the Union High School, was discussed. Manager Sperr reported that the Plumbing and Heating Engineers, who have the contract for the plumbing and heating in the building, had applied for permit to connect to the sewer. There was considerable discussion about the gymnasium being built without a building permit. It was moved by Klein that the High School Board be invited to meet with the Council members to discuss the matter of their building permit and any other matter pertaining to their building now in progress of being built. The motion was lost for want of a second.

Mr. Warren Hyde came before the Council with regard to Cigarette Vending Machines. Mr. Hyde stated that he had placed a vending machine in his restaurant and had found that it saved him time and money.

Mr. VanTubing and Mr. Bob Malcom, from Portland, appeared before the Council and stated they were in the cigarette vending machine business and argued most convincingly in favor of the machines. They showed that minors could be kept from purchasing from the machines and that fewer minors would patronize the machines than a cigarette counter. The gentlemen convinced the Council that banning the machines was not the solution to the problem of minors smoking. It was decided that for the present, no ordinance banning cigarette vending machines would be written.

It was moved by Klein and seconded by Shook that Ordinance Number 588 be read by title only for its second reading. Motion carried and so ordered.

Ordinance Number 588, An Ordinance prohibiting the draining of any surface water, ground water or water drained from any roof into the Milwaukee Sanitary Sewer or any laterals thereto; also prohibiting the emptying of any oil, industrial waste or chemical substance that would be deleterious to the Milwaukee Sanitary Sewer or to the Sewage Treatment Plant of the City of Milwaukee; and providing a penalty for the violation thereof, was taken up and read for its second reading and put on its passage with the following results being had: Ayes: Mullan, Shook, Clay, Klein and Wright. Nays: None. Ordinance Number 588 passed the Council and was so declared by the Mayor.

A letter from the Planning Commission, in which they recommend that the Amber Richardson property, recently taken into the City limits of Milwaukee, be Zoned Commercial, was read. It was moved by Clay and seconded by Wright that a public hearing be held on the matter of zoning the above mentioned property. Motion carried and so ordered.

It was moved by Clay and seconded by Wright that the City Manager be authorized to issue permits for the moving of Kellogg Park houses over the streets of Milwaukee, and that he may specify such provisions as he deems necessary for the City's protection. Motion carried and so ordered.

Manager Sperr notified the Council that he expects to be out of the City next week. The Council approved the absence.

Attorney Kirkpatrick reported that the City's condemnation suit against Lavagetto and Barbaris for easement for sewer purposes had been heard last week and that Lavagetto had been awarded \$500.00 damages, which sum had been paid.

On motion duly made and carried the meeting adjourned.

Ellen Martin
Recorder.