tition, respectfully report that we have had this matter under consideration; have made a personal investigation of the premises and feel satisfied that no public necessity exists for the opening of said street as petitioned for. It would not only mean the destruction of the abutments and other work recently constructed for the separation of grades at Warren avenue at an exorbitant cost, but when opened would be but little more convenient than the ingress and egress furnished to get out upon Warren avenue at the present time. Your committee cannot see its way clear to authorize an expenditure of probably \$50,000 or \$60,000 for this opening, and we thorize \$60,000 for this opening, and we therefore recommend that the prayers therefore recommend that the prayers of petitioners for the opening of said street be denied and that the resolution presented by Ald. Wing at a session held on April 11 (J. C. C. p. 373) instructing the Corporation Counsel to file an amended petition in the Resolution of the Resol Court, be indefinitely postcorder's Respectfully submitted,

CHAS. W. BURTON.
W. P. KINGSLEY.
EDWARD J. KORTE.
CHARLES H. WIEBER.

Accepted and adopted.

## FROM THE SAME.

To the Honorable the Common Coun-

Gentlemen-Your Committee Gentlemen—rour Committee on Street Openings to whom was referred the petition of Helen M. Philbric et al., for vacation of part of alley in block bounded by Second, Antoinette and Cass avenues and Colburn place, beg leave to report that petitioners are the owners of all the property abutting upon the alley desired to be vacated, which alley extends from Second avenue easterly to the public alley running north and south, lying immediately east of and parallel with Second avenue from Colburn place to Antoinette avenue. It is the only public alley opening onto Second avenue north of Hancock avenue and there being sufficient ingress and egress to the property in said block if said alley were closed, your committee recommend that the request of petitioners be granted; provided, they pay into the City Treasury whatever Street Openings to whom was referred granted; provided, they pay into the City Treasury whatever expense may have been incurred by the city in the matter of furnishing curb, constructing crosswalks, paving, etc., Second avenue in front of said public alley, and we therefore offer the following resolution

Respectfully submitted, CHAS. W. BURTON.
W. P. KINGSLEY.
EDWARD J. KORTE.
CHARLES H. WIEBER.
Accepted, and on leave the follow-

ing resolution was offered:

By Ald. Burton:

By Ald. Burton:
Resolved, That all that portion of the public alley 20 feet wide extending easterly from Second avenue to the west line of the public alley lying easterly of and parallel with Second avenue and extending from Antoinette avenue to Colburn place, be and the abutting owners pay into the city been incurred by the city in the matter 58

of furnishing curb, constructing crossof furnishing curb, constructing cross-walks, paying, etc., Second avenue in front of said public alley hereby va-cated within 30 days from the date of the adoption of this resolution, oth-erwise said vacation shall be of no

force or effect.

Adopted as follows:
Yeas—Ald. Allan, Brozo, Burns, Burton, Ellis, Fisher, Freiwald, Gadde, Gibbons, Grindley, Gutman, Hillger, Korte, Moeller, Mohn, Ostrowski, Owen, Rose, Tossy, Vernor, Watson, Weibel, Weiler, Wieber, Wing, and the President—30.

Navs—None.

FROM THE SAME.

To the Honorable the Common Coun-

cil:
Gentlemen—Your Committee on
Street Openings, to whom was referred the petition of Frank H. Addison
et al, for the opening of Ferdinand
street from Toledo to Annexation
street and of Ferdinand Fett et al.,
remonstrating against said opening,
beg leave to report that we have had
this matter under consideration and
after a personal investigation feel satisfied that there is no public necessity
for the opening of said street as petitioned for; furthermore, if the street
were ordered opened the assessment
district would be so small that it
would practically mean confiscation of
property. We therefore recommend
that the prayers of petitioners for the
opening of said street be denied.

Respectfully submitted,
CHAS. W. BURTON,
W. P. KINGSLEY,
EDWARD J. KORTE,
CHARLES H. WIEBER.
Accepted and adopted. Gentlemen-Your

## Ordinances.

To the Honorable the Common Coun-

Gentlemen—Your Committee on Ordinances, to whom was referred the ordinance presented by Ald. Heineman entitled "An ordinance to promite that contaging disease hospitals man entitled "An ordinance to provide that contagious disease hospitals shall not be erected or maintained within 500 feet of any dwelling, general hospital, factory, and the like," beg leave to report that we have had the same under consideration and have had a public meeting at which the owners and residents of surrounding property were given an opportunithe owners and residents of surrounding property were given an opportunity to voice their arguments; that we have listened to the arguments presented by the members of the Board of Health upon the same subject; have had presented to us fifteen or more letters from health commissioners of various municipalities throughers of various municipalities throughout the country and feel satisfied, after due deliberation, that there is no necessity for the passage of the ordinance above referred to. The redinance above referred to the redinance above referred to. The report of the Committee on Health, presented and adopted at a session held on July 5 (J. C. C., p. 716) is exhaustive and fully explains what effect the erection of the contagious disease hospital would have upon the surrounding property and health of those living in that locality, and we feel that it is entirely unnecessary to reiterate the reasons and explanations therein given. We therefore recommend that the ordinance above referred to, presented at a session held on the 27th