on for this work did not contemplate this additional service and as the sums allowed by the Common Council for the Central Counting Board will be entirely cut out, therefore be it Resolved, That the Common Council for the central counting Board will be entirely cut out, therefore be it Resolved, That the Common Council counc

hereby authorizes and allows a supplemental estimate for the sum of \$6.00 in addition to the sum heretofore allowed for each Inspector for the Primary Election and General Election to be held in the year 1910 and 1911.

to be held in the year 1910 and 1911.

Adopted as follows:
Yeas—Ald. Allan, Burton, Deimel,
Ellis, Field, Freiwald, Garvey, Goeschel, Grindley, Gutman. Harpfer,
Heineman, Keating, Koenig, Konkel,
Korte, Lempke, Ostrowski, Owen.
Reinhardt, Rosenthal, Rutter, Schulte,
Shapland, Skrzycki, Theisen, Thompson, Tossy, Trevor, Vernor, Walsh,
Watson, Wing, Zink, Zoeller and the
President—36. President-36. Nays-None.

Ald, Reinhardt moved to reconsider the vote by which the resolution was adopted.

Ald. Theisen moved to suspend Rule 28 for the purpose of indefinitely postponing the motion to reconsider, which motion prevailed as follows:

Yeas—Ald. Allan, Burton, Deimel,

motion prevailed as follows:
Yeas—Ald. Allan, Burton, Deimel,
Ellis, Field, Freiwald, Garvey, Goeschel, Grindley, Gutman, Harpfer,
Heineman, Keating, Koenig, Konkel,
Korte, Lempke, Ostrowski, Owen,
Reinhardt, Rosenthal, Rutter, Schulte,
Skrzycki, Theisen, Thompson, Tossy,
Trevor, Vernor, Walsh, Watson, Wing,
Zink, Zoeller and the President—35.
Navs—None Nays-None.

Ald. Reinhardt then moved that the motion to reconsider be indefinitely postponed, which motion prevailed. The regular order was resumed.

FROM THE SAME.

To the Honorable Common Council:
Gentlemen—I beg to advise your
honorable body that the following applications for licenses under Act No.
291 of the Public Acts of 1909 have
been filed in my office, to-wit:
1933—Malcolm Verstine, 203 Griswold
street.

street. Referred to Committee on Liquor Regulation.

BY THE SAME.

To the Honorable Common Council: Gentlemen—I beg to advise your honorable body that the following Liquor Dealers' Bonds under Act. No. 291 of the Public Acts of 1909 have been filed in my office, to-wit: 1669—Andrew J. Gies, 1209 Michigan

avenue. 1670—Leon Ryszka, 2414 West Jefferson avenue.

1671-Otto Forster, 1014 East Jefferson avenue.

Referred to Committee on Liquor Regulation.

REPORTS OF COMMITTEES.

Ways and Means.

To the Honorable Common Council: Gentlemen—Your Committee on Ways and Means, to whom was refer-red the reports of the various city

ion, has declared invalid the so-called officers for the week ending April 22, Central Counting Board act, and Whereas, It will now be necessary to count the votes in the booths and whereas the compensation agreed upon for this work did not contemplate.

Respectfully submitted.

Respectfully submitted, wm. R. SHAPLAND,
JOHN HARPFER,
CHAS. F. WING,
JOHN T. THOMPSON,
WALTER M. TREVOR,
DAVID E. HEINEMAN, AUG. SCHULTE.

Accepted and adopted as follows:

Accepted and adopted as follows:
Yeas—Ald. Allan, Burton, Deimel,
Ellis, Field, Freiwald, Garvey, Goeschel, Grindley, Gutman, Harpfer,
Heineman, Keating, Koenig, Konkel,
Korte, Lempke, Ostrowski, Owen,
Reinhardt, Rosenthal, Rutter, Schulte,
Shapland, Skrzycki, Theisen,
son, Tossy, Trevor, Vernor,
Watson, Wing, Zink, Zoeller
Fresident—36.
Navs—None. Nays-None.

FROM THE SAME.

To the Honorable Common Council:

Gentlemen—Your Committee on Ways and Means, to whom was referred the warranty deed of William Nagel and wife to the City of Detroit, of certain property to be used for alley purposes, respectfully report that we have had the same under consideration and find that said deed is certified by the City Engineer as being contion and find that said deed is certified by the City Engineer as being correct in description and by the Corporation Counsel as being correct in form and execution and title satisfactory, and so being we recommend that said deed be accepted and herewith offer

deed be accepted and herewith offer the following resolution.

Respectfully submitted,
WM. R. SHAPLAND,
JOHN HARPFER,
CHAS. F. WING,
JOHN T. THOMPSON,
DAVID E. HEINEMAN,
WALTER M. TREVOR,
AUG. SCHULTE.

Accepted and on leave the following resolution was offered.

By Ald. Shapland:

Resolved, That the warranty deed of Wm. Nagel and wife to the City of Detroit of all certain piece or parcel of land situate in the City of Detroit and more particularly known and described as follows the with the City of Detroit and more particularly known and described as follows to with the City of Detroit and more particularly known and described as follows: scribed as follows, to-wit:

scribed as follows, to-wit:

The easterly sixteen (16) feet of lot twenty (20) of Schroeder's sub. of the north 447.40 feet of lot 17 of Theodore J. and Denis J. Campau's sub. of Frac. Sec. 29 and 32, according to the recorded plat thereof as shown in Liber 13 of plats on page 33, Wayne County Records, be and the same is hereby accepted and approved and the City Controller be and he is hereby directed to cause the same to be recorded in the office of the Register of Deeds for the County of Wayne, Michigan.

Adopted as follows:

Adopted as follows:

Adopted as follows:
Yeas—Ald. Allan, Burton, Deimel.
Ellis, Field, Freiwald, Garvey, Goeschel, Grindley, Gutman, Harpfer,
Heineman, Keating, Koenig, Konkel,
Korte, Lempke, Ostrowski, Owen.
Reinhardt, Rosenthal, Rutter, Schulte,
Shapland, Skrzycki, Theisen, Thompson, Tossy, Trevor, Vanor, Walsh,
Watson, Wing, Zink, Zoeller and the
President—36.
Nays—None.