644 April 28

many families who otherwise would have been able to take care of them-selves, respectfully report that on April 14th April 14th your committee recommended an appropriation of \$3,200 from the Contingent Fund to be applied to the Provision Fund of the commission, the matter to be again considered on or about May 1st. Your committee, after a careful consideration of the matter. a careful consideration of the matter, now recommends that the balance of the amount requested, \$28,985, be taken from the moneys to be received from liquor licenses and placed to the credit of the items enumerated in communicaof the items enumerated in communica-

of the items enumerated in communication from the commission. We therefore offer the following resolution:

Respectfully submitted,

JAMES VERNOR.

JOHN C. LODGE.

JOHN T. THOMPSON.

GODFREY FREIWALD.

JOHN L. JAKEL

JOHN L. JAKEL.

JOSEPH SCHEMANSKY.

Accepted, and on leave, the following resolution was offered:

By Ald. Vernor:

Resolved, That the City Controller be and he is hereby authorized and directed to take from moneys hereafter to be received from liquor licenses, the sum of \$28,985 and place the same to the credit of the following accounts in the Record Commission Find to with

dent-35.

Nays-None.

Ways and Means.

To the Honorable the Common Council:

Gentlemen-Your Committee on Ways and Means, to whom was referred the warranty deed of David W. Simons and wife to the City of Detroit of cerwarranty deed of David W. Simons and wife to the City of Detroit of certain property for alley purposes, respectfully report we have had the same under consideration and find that said deed is certified to 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 the same be accepted and approved, and therefore offer the following resolution.

Respectfully submitted,

JAMES VERNOR,

JOHN C. LODGE,

JOHN T. THOMPSON,

GODFREY FREIWALD,

JOHN L. JAKEL,

JOSEPH SCHEMANSKY.

Accepted and on leave the following

Accepted and on leave the following resolution was offered:

By Ald. Vernor:

By Ald. Vernor:

Resolved, That the warranty deed of Devoid W. Simons and wife to the City parcel of land, situate in the City parcel of land, situate in the City Detroit and described as follows of the following described property, to of the following described property, to side of Palmer avenue, 134.16 forth north 64 deg. east from the northeast nues on out-lot 37 of the Meldren avenue, on Private Claim 18, Town 1, east line of the alley, north 25 deg. of said out-lot 37; thence along the 44 min. west 72.82 ft. to the north line line north 62 deg. 8 min. east 243.07 ft. east 80.11 ft. to a post on the north line line of Palmer avenue, thence south 64 deg. west along said Palmer avenue, and the same is hereby accepted and approved, and the City Controller be and he is hereby authorized and 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:

igan.

Adopted as follows:
Yeas—Ald. Allan, Barnett, Behlow.
Bleil. Case, De Galan, Dill, Field, Freiwald, Glinnan, Goldner, Guthard, Hess, Hindle, Jakel, Keating, Krapp, Lempke, Littlefield, Lodge, Nowc, O'Brien, Owen, Reid, Reinhardt, Rutter, Schemansky, Schultz. Skrzycki, Thompson, Vernor, Wartell, Wenzel, Wilson and the President—35.

Nays—None.

Ways and Means.

To the Honorable the Common Council: Gentlemen—Your Committee on Ways and Means to whom was referred the warranty deed of John P. Hancock et al., to the City of Detroit of certain property for alley purposes, respectfully report we have had the same under consideration and find that same under consideration and find that said deed has been certified to 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 the said deed be accepted and approved, and therfore offer the following resolution tion.

Respectfully submitted,
JAMES VERNOR,
JOHN C. LODGE,
JOHN T. THOMPSON,
GODFREY FREIWALD,
JOHN L. JAKEL,
JOSEPH SCHEMANSKY,
tod. and on leave, the foll

Accepted, and on leave, the following resolution was offered:

By Ald. Vernor: By Ald. Vernor:
Resolved, That the warranty deed of John P. Hancock et al. to the City of Detroit, of all that certain piece of parcel of land situate in the City of Detroit, and described as follows, wit: "The east 5 feet of lot 19 and the west 10 feet of lot 20, Wesson & Ingersoll's subdivision of lot 8 of City vate Claim 266, Springwells, now City vate Claim 266, Springwells, now City of Detroit, Wayne county, Michigan of Detroit, Wayne county, Michigan and approved, and the City Controller and approved, and the City Controller the same to be recorded in the Office the Register of Deeds for the County of Wayne, Michigan.