Profit Honorable the Common Council From Honorable the Common Council:

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that your Honorable Body author to \$95,000.00 and we would respectfully of that your Honorable Body authorask the City Controller to advance this the City of required and place some this ask the City Controller to advance this its the City Controller to advance this amount as required and place same to amount as required to the Commission be the controller to advertise for bids granted authority to advertise for bids as to complete the work during the so as to months. winter months. Respectfully submitted, H. H. PRENZLAUER,

By Councilman Castator:

By Councilman Castator:

Resolved, That the City Controller be and is hereby authorized and directed and is hereby authorized and account to place to the credit of an account to place to Market Fund entitled for within the Market Fund entitled for within and Improvements. within the Market Fund entitled for Extension and Improvements" of Eastern Market" the sum of \$95,000.00, said amount to be repaid from surplus revenues of the Market Fund of the current fiscal year and the year next entitled.

Secretary.

Adopted as follows: Yeas-Councilmen Bradley, Castator, Littlefield, Nagel, Vernor, Watson, and the President Pro Tem.—7.

Nays-None.

From the Recorder's Court. To the Honorable the Common Council: Gentlemen—I respectfully report to your Honorable Body that a Jury duly impanelled in the Recorder's Court, in the matter of opening Brush street from Neverle impanelled in the Recorder's Court, in the matter of opening Brush street from Nevada avenue to Greendale avenue, where not already open, as a public street and highway, rendered a verdict in favor of said opening, Tuesday, November 15th, 1921, which was confirmed by the Court, Monday, November 21st, 1921.

accordance with the statute, herewith transmit a certified copy of said verdict, and of the judgment of confirmation.

Respectfully,

CHAS. W. CASGRAIN, Clerk.

Accepted and placed on file.

From the Recorder's Court.

To the Honorable the Common Council: Gentlemen—I respectfullly report to your Honorable Body that a Jury duly impanelled in the Recorder's Court, in the matter of the matter of opening from Nevada avenue to alley Nevada avenue, where not already Nevada avenue, where not already open, as a public street and highway, rendered a verdict in favor of said November 17th, by the 1921, Which was confirmed by Court, Monday, November 21st, 1921. In accordance with the statute, I herewith transmit a certified copy of confirmation and of the judgment of

Respectfully

CHAS. W. CASGRAIN, Accepted and placed on file. Clerk. From the Recorder's Court.

From the Recorder's Court.

Gentlemen—I respectfully report to impanelled in the Recorder's Court, your Honorable Body that a Jury duly the matter of the petition of the City necessary to acquiring, constructing, operating by the City a system of used for the purpose of supplying the Street railways and necessary to be City and the inhabitants thereof with on the northwest corner Riopelle and favor of said opening, Monday, No-by the Court, Monday, November 14th, 1921, which was confirmed by the Court, Monday, November 21s.

In accordance with the statute I

In accordance with the statute, I herewith transmit a certified copy of said verdict, and of the judgment of

Respectfully, CHAS. W. CASGRAIN, Accepted and placed on file. Clerk.

From the Civil Service Commission.

To the Honorable the Common Council: Gentlemen — This Commission has Commission adopted and advertised in the official paper the following rules and amendments to rules:

At meeting of this Commission held October 14th, 1921. To be known as Rule No. 9:

All applications for any position under Civil Service, excepting laborers, shall reside in the City of Detroit for a period of at least one year immediately prior to the date of examination provided that in special exigencies where the service demands extraordinary or unusual skill or ability resider ary or unusual skill or ability, residence in the city may be entirely eliminated by this Commission.

To be known as Rule No. 11-A:
All employes in the classified service of the City of Detroit shall reside with in the corporate limits of said city and not within the corporate limits of any other municipality while in the service of the city. To reside, other than above of the city. stated, shall be deemed a resignation from the position occupied by the employee and the position declared vacproyee and the position declared vac-ant, provided, however, that this Com-mission may, under extraordinary cir-cumstances when the reasons there-for are meritorious and deemed advis-able, permit by resolution, the tem-porary removal from the above pre-scribed limit of an employee in the classified service.
At meeting of this Commission held

November 1st, 1921.
To be known as Rule No. 9-A:
That hereafter this Commission will not permit a person promoted or transferred from one grade to another in the same department, or from one department to another in any grade, to draw the salary of the new grade or in the new department unless the transfer or promotion has been submitted fer or promotion has been submitted to and approved by this Board prior to the beginning of the pay period for which he is shown.

To be known as Rule No. 12-A:
That in cases of eligibles by re-instatement such eligibles shall be entitled to certification on requisition when name is reached on the eligible list, but in event of neglect or refusal to accept position to which he is certi-fied his name shall be dropped from

the eligible list, except in such cases the eligible list, except in such cases where his retention on the list shall be for the good of the service: Further, that all re-instated persons shall be dropped from the eligible list when said list shall, by reason of limitation of time expire.

time, expire.

To be known as Rule 16:

Any person in the classified service who shall be laid off for lack of work, lack of funds, or any other reason other than inefficiency, delinquency or other than inefficiency delinquency or misconduct, shall be replaced at the misconduct, shall be replaced at the head of the eligible list for such kind and grade of work, and shall remain thereon for a period of one year unless some certified, or unless, in the judgsooner certified, or unless, in the judg-ment of this Commission the good of the service shall otherwise require. If not so certified within the said period of one year, the name shall be dropped from the list. Yours very truly, FRED W. SMITH,

Secretary.

Accepted and placed on file.

## From the Department of Buildings and Safety Engineering.

To the Honorable the Common Council: Gentlemen—There is in this Depart-ment an office known as the Chief Inspector of the Heating Division, to which there is attached a salary of \$2,760.00. This office was established in anticipation of the passage by your Honorable Body of an ordinance reguthe installation of heating lating plants. This ordinance was not passed by you and I am skeptical of the neces-sity of such an ordinance. I am opsity of such an ordinance. posed to any attempt to regulate heating devices until some popular senti-ment in favor of such a regulation develops.

Up until quite recently the Chief Inspector for the Heating Division was employed, superintending some work connected with alterations of the heating plant of the New Municipal Courts Building, but he is now without proper duties attached to this office. I have temporarily assigned him to duties as Inspector of Inflammable Liquids.

In order to rectify titles and to correct the wage scales, I request that your Honorable Body abolish the position known as the Chief Inspector of the Heating Division at \$2760.00 a year, and establish an additional position as and establish an additional position as Inspector of Inflammable Liquids at \$2400.00 a year. It is my intention to offer the new position so created to the present incumbent of the former position.

Trusting that this matter will have your consideration, I remain, Yours very respectfully

FRANK BURTON, Commissioner,

By Councilman Castator:

Resolved, That position within the Buildings and Safety Engineering Fund known as "Chief Inspector of the Heating Division" be and the same is hereby abolished.

Further Resolved, That the City Con-Further Resolved, That the City Controller be and he is hereby authorized and directed to honor payroll presented by the Department of Buildings and Safety Engineering covering an additional Inspector of Inflammable Liquids at a salary of \$2400.00 per year.

Adopted as follows:

Littlefield, Nagel, Vernor, Watson and Nave-None.

From the City Plan Commission.
To the Honorable the Common Council.
Gentlemen—Acting upon your council.
munication of November 10th, enclosed in the Capitol Building that the side.
Company (8550) asking that the side.
Wartin Company.

Avenue, this matter has been considerable. Company walk grade be established on Madison walk grade be established on Madison Avenue, this matter has been considered by Mr. Martin, Commissioner of Public Works, Mr. Department of Public Works, Mr. Police Department and the Department Engineer, Works, Mr. Hubbell, City Engineer, Inspector Jackson of the Police Department and our Commission and the following recommendations were made for your consideration:

In order that the City Engineer can establish the permanent grade, it is first necessary future payement width be sidewalk that fixed. the was therefore recommended that the ultimate width of the pavement on Madison Avenue be ninety-two or the pavement on be ninety-two feet Madison Avenue be ninety-two feet (92 ft.), which will allow, on the south side for sidewalk twenty-five feet (25 ft.) in width (already approved by your Honorable Body, and a planting strip twenty-nine feet (29 ft.).

All of the above, as shown on attached blueprint, Plan No. 108-6-D.

Respectfully submitted,

T. GLENN PHILLIPS,

Consultant-Secretary

Consultant-Secretary. General order for Tuesday.

From the Clerk.

That he presented such portion of the proceedings of the last regular session as is required by the Charter to be so presented, to His Honor the Acting Mayor for approval on the 21st inst., and that they were approved on the 21st inst.

Placed on file.

Also, that he presented to His Honor.

Also, that he presented to His Honor the Acting Mayor for approval, an ordinance entitled "An ordinance changing the name of Lakewood Boulevard to Lakewood Avenue" on the 21st inst.

Placed on file

Placed on file.

From the City Clerk.
To the Honorable the Common Council: Gentlemen-In accordance with Section 15, Chapter II, Title III, of the City Charter, I am hereby notifying your Honorable Body that the referendum to repeal the so-called D. U. R. Ouster Ordinance, submitted to the voters at the election of November 8th, 1921, was the election of November 8th, against for and against defeated, the vote being:

Respectfully RICHARD LINDSAY, City Clerk.

Accepted and placed on file.

onal Inspector of Inflammable Liquids to a salary of \$2400.00 per year.

Yeas—Councilmen Bradley, Castator,

Adopted as follows:

Yeas—Councilmen Bradley, Castator,

Dix-Highway initiatory ordi-called was submitted to the voters at mance election of November 8th, 1921, the was adopted, the votes for and 

Accepted and placed on file.

From the Clerk.

To the Honorable the Common Council:

Gentlemen—I beg to advise your

Gentlemen Corporation, to the City

Honorable Body that the deed of GenHonorable Body Honorable constant to resolutions authorizing pursuant to resolutions authorizing them filed in my office. Same having been approved by the Corporation been and City Engineer, resolution counsel and City Engineer, resolution and approving said instru-Counsel and approving said instruments is attached. Respectfully submitted

RICHARD LINDSAY City Clerk.

By Councilman Littlefield:
Resolved, That the warranty deed of General Motors Corporation to the City of Detroit, of certain land for the opening of Lawton avenue between Hancock avenue and Grand Trunk Ry. Hancock avenue and Grand Trunk Ry. right-of-way, situated in the City of Detroit and described as follows: "All that part of lots numbered 12, 13 and 14 of the sub. of the rear concession of private claim number 729 south of of private claim number 729 south of Grand River avenue, according to the plat thereof recorded in the office of the Register of Deeds for Wayne County, in liber 99 of Deeds at pages 395 to 404, and all that part of lots 12 and 13 of the Commissioners' Plat of outlots 15 and 16 of the subdivision of private claim number 729 south of of private claim number 729 south of Grand River avenue, according to the plat thereof recorded in the office of the Register of Deeds aforesaid, in the Register of Deeds at page 479, and more particularly described as fol-lows: Beginning at the intersection of the southerly line of Hancock avenue, as now established, and the easterly line of Lawton avenue, extended South 22 degrees and forty-seven min-tles east, said point being at the northwest corner of lot 15 as shown upon the plat last above referred to, and running thence along the easterly line of Lawton avenue, as so extended, 308.34 feet to a point on the northerly line of the Grand Trunk Railroad right-of-way; thence along said northright-of-way; thence along said north-erly line of said right-of-way south 27 degrees 51 minutes west, to the inter-section of said last mentioned line with the northerly line of outlot 11 of the subdivision of the rear concession on the plat first above mentioned; on the plat first above mentioned; thence westwardly along the north-tion of the same with the westerly line of Lawton avenue, extended south

22 degrees and 47 minutes east; thence north along the said westerly line of Lawton avenue, as so westerly line of aforesaid, line of Hancock to the along the same 60 feet to the point or the city controller be and the same directed to cause said deed to be reducted in the office of beginning. The country accepted and approved, and corded in the office of the Register of and further and further Country, Michigan; Resolved, That the waiver of grade November 22

and further
Resolved, That the waiver of grade
separation damages of Gallow &
Greenbaum Co., filed pursuant to resolution adopted Nov. 9, 1921, vacating
public alley in block bounded by
Orleans. Dequindre, Illinois and Lea Orleans, Dequindre, Illinois and Leand streets, and the bonds, waivers and agreements of Mistele Coal & Coke Co. and Detroit Milling Co., filed Coke Co. and Detroit Milling Co., filed in connection with resolutions adopted Nov. 9, 1921, and July 12, 1921, authorspur-tracks across Rugg avenue and Division st., respectively, be and the proved.

Adopted as follows:

Yeas—Councilmen Bradley, Castator, Littlefield, Nagel, Vernor, Watson and the President Pro Tem.—7.

## From the Clerk.

To the Honorable the Common Council: Gentlemen—I beg to advise your Honorable Body that I am in receipt of the following communication from Detroit Junior College.

Respectfully submitted,

RICHARD LINDSAY

City Clerk. Following is the communication referred to.

To the Honorable Members Common Council:

Gentlemen-The Athletic Department Gentlemen—The Athletic Department of the Detroit Junior College invites you to attend, as our guests, the annual Thanksgiving Day foot ball game with the Mt. Pleasant State Normal.

This game will be played in the forenoon, starting at 10:30 o'clock, so that it will not conflict with the Uni-

that it will not conflict with the University of Detroit-Vermont game. Our game will be played at Grindley Field. The Detroit Junior College is your own Municipal College. Its foot ball

team is composed entirely of graduates of the Detroit high schools, and is, therefore, truly representative of the City of Detroit. It may be of interest to you to know that our team terest to you to know that our team has not been scored on this season. Its record for the season follows:

J. C. 28—Assumption College—0.
J. C. 0 —Alma—0.
J. C. 28—Baldwin-Wallace—0.
J. C. 3 —Ypsilanti Normal—0.
J. C. 26—Olivet College—0.
J. C. 39—Grand Rapids Jun. Coll.—0.
J. C. 13—Toledo University—0.

Very truly yours.

Very truly yours,
D. L. HOLMES,
Athletic Director.
Invitation accepted with thanks.