10

11

14

19

21

51

54

sessments levied thereon in acwith plan, and so much of the original the 51 sums paid shall be used to discharge the new assessments and the surplus over be refunded to 53 the title holders of the property at the date of the refunding roll.

Section 7. The failure of any neighboring municipality agree with Detroit on a con-tract for the line or lines entering it or adjacent to it, or the failure of its electors to approve of said contract, shall not render void the designation of routes herein made, but said Rapid Transit Commission may pro-10 ceed with said system and ter-11 minate the lines where agree-13 ments have not been made or approved at points to be fixed 15 2

Section 8. This ordinance to take effect thirty days after its approval by the electors of the City of Detroit.

Be it further resolved that

said ordinance shall be submitted to the electors of the City of Detroit and that the form, words and figures in which it shall be submitted on the ballot shall be as follows:

Do you favor adopting the or-12 dinance to authorize the City of 13 Detroit, through the Rapid Transit Commission, to acquire, con-15 struct, own, maintain and operate a Rapid Transit system in 17 and through the City of Detroit 18 and in and through such other municipalities as it may agree 20 with, to be financed, managed and constructed in the manner designated and over the routes 23 24 25

Yes-No-

26 Be It Further Resolved that 27 the foregoing proposition shall 28 29 to the qualified electors of the City of Detroit. 30 Mich, at the regular electoin to be 31 held in the City on November 2, 1926, and that it is hereby pre-33 scribed that before the submis-34 sion of said proposition to said 35 electors of said City, it shall be published in full in the Detroit 37 Legal News, the official newspapers of said City and in the 39 Detroit Free Press, Detroit News, Detroit Times, Abend Post, Po-41 42 lish Daily Record, and Polish 43 Daily News once each week for six weeks in succession during 45 the sixty day period immediately 46 preceding said second day November, said newspapers hav-47 48 ing a general circulation within said City; and 49 50 Be It Further Resolved that

the regular polling places to be used for said election shall be

the same and kept open the same

hours as those issued for the

regular election to be held in the City of Detroit, Michigan, on the same day; and

Be It Further Resolved that the City Clerk be and he hereby is authorized and directed to give legal notice to the qualified electors of said City of such 61 election in the same manner as required for regular elections 63 held in said City. 65 66

I approve of the form of the 67 foregoing proposition and or-

CHAS, P. O'NEIL, Corporation Counsel.

Read twice by title, printed and laid on the table. ordered

From the Recorder's Court

Aug. 17, 1926.

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 Widening Court, in the matter of of alley in block bounded by Drifton Gratiot. Withorn and Findton, Gratiot, Withorn and Find-ley Avenues, where not already widened, as a public alley, rendered a verdict in favor of said open-Tuesday, August 3rd, which was confirmed by the Court Monday, August 9th, 1926.

In accordance with the I 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

Aug. 17, 1926.

the Honorable the Common Council:

Gentlemen-I respectfully report to your honorable body that a Jury duly impanelled in the Recorders' Court, in the matter of Widening Mayfield Avenue from Gratiot to Grover Avenue, where not already widened, as a public street and highway, rendered a verdict in favor of said opening Monday, August 2nd, 1926, which was confirmed by the Court Monday, August 9th,

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

Respectfully, CHAS. W. CASGRAIN, Clerk.

Accepted and placed on file.