damages for riparian rights. Under this plan, the lot owners would un doubtedly try to use the channel and request to construct boat wells. This might develop unforseen complications or a repetition of the flood as occurred in the area in 1929.

If your Honorable Body considers it advisable, appraisals will be obtained and hearings held in order to obtain more definite information.

Respectfully submitted,

PAUL T. ANDERSON. MARTIN R. FISHER, THOS. M. CORCORAN.

From the Condemnation Commission December 19, 1930.

the Honorable, the Common Council:

Gentlemen—On Nov. 7th, we addressed a communication to Honorable Body relative to Fox Creek Improvement, south of Jefferson Avenue. Your Honorable Body referred this communication to the Corporation Counsel requesting an opinion whether the amendment to the State Constitution submitted to the voters. Nov. 4th, relative to the authorization of the State to improve or assist in improving rivers and streams, had

any bearing on this improvement.

We are in receipt of a copy of the letter addressed to Your Honorable Body from the Corporation Counsel, part of which letter we quote as fol-

lows:

"We beg to advise that we are in receipt of a communication from Hon. John S. Haggerty, Secretary of State, to the effect that this amendment to the State Constitution was defeated at the State Constitution was

defeated at the polls, Nov. 4th."

In our report, we stated, "If Your Honorable Body considers it advisable, appraisals will be obtained and hearings held in order to obtain more definite information."

In view of the above, we wish to be informed whether or not Your Honorable Body desires the Commis-sion to proceed further with the project.

> Respectfully, PAUL T. ANDERSON, MARTIN R. FISHER, T. M. CORCORAN, Chairman.

By Councilman Callahan:

Resolved, That further considera-tion of the matter of improvement to prevent flooding in the Fox Creek area south of Jefferson ave. be and the same is hereby indefinitely postponed.

Adopted as follows:

Yeas—Councilmen Callahan, Castator, Dingeman, Ewald, Hall, Kronk, Walters and the President—8. 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 widening of Brimson Avenue from St. Louis Avenue to Mt. Elliott Avenue, where not already widened as a public street and highway, rendered a verdict in favor of said opening Saturday, July 12, 1930, which was confirmed by the Court Tuesday, September 30, 1930.

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

confirmation.

Respectfully, PERCY L. MONTIETH, Clerk.

Accepted and placed on file.

## 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 Mayor for approval, on the 19th inst. and that they were approved on the 23rd inst.

Also, That he has been served with copy of notice of declaration and notice to plead issued out of the Circuit Court for the County of Wayne, Michigan, in a cause wherein Goldie Edgar is plaintiff and the City of Detroit, defendant, and that he has referred the same to the Corporation Counsel.

Placed on file.

## From the Clerk

December 23, 1930.

Honorable, the Common the To Council:

Gentlemen—I beg to inform your Honorable Body that bond, waiver and agreement of the Valvoline Oil Co. covering a spurtrack across Hancock ave. have been filed in my office. Same having been approved by the Corporation Counsel, resolution aproving same is attached.

Respectfully submitted.
RICHARD W. READING, City Clerk.

By Councilman Dingeman:

Resolved, That bond, waiver and agreement of the Valvoline Oil Co. covering spurtrack across Hancock ave., filed pursuant to resolution adopted November 11, 1930 (J.C.C. 2928-9), be and the same are hereby accepted and approved.

Adopted as follows:

Yeas—Councilmen Callahan, Castator, Dingeman, Ewald, Hall, Kronk. Walters and the President—8.

Nays—None.