

October 15

By Councilman Dingeman:
Resolved, that the Controller be and he is hereby instructed to draw his warrant upon the proper fund in favor of
Martin Burnowski, employee Department of Street Railways;
Earl Maxwell, employee Public Lighting Commission;
George Henry and Lester Clemens, employees Department Public Works.
at the rate of 66-2/3 per cent of their average weekly wages, not to exceed \$18 per week, said sum to be paid during the period of disability not to exceed 500 weeks from the date of injury.

Adopted as follows:

Yeas—Councilmen Dingeman, Ewald, Garlick, Lodge, Sweeny, Van Antwerp, and the President Pro Tem
—7.
Nays—None.

From the Corporation Counsel

October 8, 1940.

To the Honorable, the Common Council:

Gentlemen—About a year ago G. V. Branch, Director of the Bureau of Markets, cooperated with the Department of Public Works in the widening of Russell Street from Alfred Street south to Vernor Highway and the widening of Market Street from Vernor Highway to Winder Street. The Bureau's contribution was to give a strip of market property, approximately 29 feet wide, in the four blocks involved. This Department discussed the matter with Director G. V. Branch and we advised him that there should be some official action taken to give validity to the transfer of the property and the widening of streets, as described. We therefore suggested to Mr. Branch that he submit to this Department a blueprint showing the widening, together with a legal description of the properties belonging to the market and which were given over for street widening purposes.

We are attaching herewith a copy of the blueprint and a resolution which we suggest you adopt, showing in detail the description of the properties involved in the widening.

Respectfully submitted,

JAMES H. LEE,

Asst. Corporation Counsel.

Approved:

PAUL E. KRAUSE,

Corporation Counsel.

By Councilman Dingeman:

Whereas, The Bureau of Markets, acting through Director G. V. Branch, and in cooperation with the Department of Public Works, did widen Russell Street from a width of 60 feet to a width of 86 feet, from Alfred Street to Vernor Highway; and Market Street from a width of 50 feet to

a width of 77 feet from Vernor Highway to Winder Street; and

Whereas, The additional land needed to accomplish the widening was contributed by the Bureau of Markets from the market property; and

Whereas, The legal description of such land so contributed for such widening is as follows:

DESCRIPTION FOR WIDENING OF RUSSELL STREET FROM VERNOR HIGHWAY TO ALFRED STREET, TO A WIDTH OF 86 FEET:

The westerly 26 feet of Outlot 25 of a part of the Guoin Farm north of Gratiot Road as subdivided at the request of the Corporation, October 19, 1834, as recorded in L. 9 P. 83 C. R., lying between the north line of Vernor Highway, 80 feet wide and the south line of Alfred Street, 50 feet wide, except Winder Street, Adelaide Street, and Division Street, each 50 feet wide.

DESCRIPTION FOR WIDENING OF MARKET STREET FROM VERNOR HIGHWAY TO WINDER STREET TO A WIDTH OF 77 FEET:

The easterly 27 feet of Outlot 25 of a part of the Guoin Farm north of Gratiot Road as subdivided at the request of the Corporation, October 19, 1834, as recorded in L. 9 P. 83 C. R., lying between the north line of Vernor Highway, 80 feet wide, and the south line of Winder Street.

Now Therefore, Be it Resolved, That Russell Street extending south from Alfred Street to Vernor Highway be and it is hereby declared to have an average width of 86 feet; and that Market Street extending south from Winder Street to Vernor Highway be and it is hereby declared to have an average width of 77 feet.

Approved:

PAUL E. KRAUSE,

Corporation Counsel.

Adopted as follows:

Yeas—Councilmen Dingeman, Ewald, Garlick, Lodge, Sweeny, Van Antwerp, and the President Pro Tem
—7.

Nays—None.

From the Corporation Counsel

October 8, 1940.

To the Honorable, the Common Council:

Gentlemen—In the matter of the refunding of special assessment spread for the widening of Michigan Avenue (Livernois Avenue west).

Among other claimants to the refunding of such special assessment is the Guardian Depositors Corporation, seeking a refund of Parts 1, 2 and 3 of said assessment as the same was paid by the firm of Talbert and Meier in the sum of \$2,379.81. The Guardian Depositors Corporation allege that they had a proper