of \$300, levied against Emilia Huntreis-

of \$300, levied against Emilia Huntrelser, for the year 1904, for reasons set forth in the foregoing report.

Adopted as follows:
Yeas—Ald. Allan, Atkinson, Black, Burns, Gutman, Harpfer, Heineman, Jeffries, Jerome, Keating, Koch, Lemke, McClellan, Mahs, Mohn, Nagel, Nevermann, O'Brien, Reinhardt, Rose, Smith, Tossy, Weibel, Wieber, Zink, and the President—26.
Nays—None. Nays-None.

## Street Opening.

To the Honorable the Common Coun-

Gentlemen - Your Committee Gentlemen — Your Committee on Street Openings, to whom was referred the petition of Gustave H. Taepke et al. for vacation of a plat, respectfully report that we have had the same under consideration and find that petitioner is the owner of lots 1 to 16, both inclusive, of Sprague and Visger's sub. of Riverview sub. of rear concession. inclusive, of Sprague and Visger's sub. of Riverview sub. of rear concession, P. C. 152, east side McClellan avenue, between Medbury and Palmer avenues; that petitioners desire said plat to be vacated for the reason that they are about to enlarge their building and to add additional buildings in which to carry on their business; that the plat of block 4, immediately north of this property, was vacated by the Common Council at a session held on January 27, 1903.

Your committee cannot see its way

January 27, 1903.
Your committee cannot see its way clear to vacate the plat, but recommend, in order that the petitioner might have the use of the entire property, that the public alleys in said block be vacated, and we therefore offer the following resolution.

Respectfully submitted,

MAURICE J. KEATING.
DAVID E. HEINEMAN.

MAURICE J. KEATING. DAVID E. HEINEMAN. ALBERT T. ALLAN. CHARLES H. WIEBER. E. J. JEFFRIES.

Accepted and on leave the following

Accepted and on leave the following resolution was offered. By Ald. Keating:

Resolved, That the public alleys situate in block 5 of Sprague & Visger's sub. of Riverview sub. in rear concession of P. C. 152, Detroit, be and the same are hereby vacated, for reasons set forth in the foregoing report, provided the said petitioners pay into the city treasury any expense that may have been incurred by the city in the construction of crosswalks, or otherconstruction of crosswalks, or other-

Adopted as follows: Yeas-Ald. Allan, Atkinson, Black, Burns, Gutman, Harpfer, Heineman, Jeffries, Jerome, Keating, Koch, Lemke, McClellan, Mahs, Mohn, Nagel, Nevermann, O'Brien, Reinhardt, Rose, Smith, Tossy, Weibel, Wieber, Zink, and the President—26.

Nays—None.

To the Honorable the Common Coun-

cil:
Gentlemen — Your Committee on
Street Openings, to whom was referred the petition of the American
Arithmometer Co., et al., for vacation of part of alleys in block boumded by Amsterdam, Vienna, Second and
Third avenues, respectfully report
that we have had the same under
consideration and upon examination
find that petitioners are the owners
in fee simple of all the property in

59

the block bounded by Amsterdam, Vienna, Second and Third avenues; that there is an alley running east and west for about two-thirds of the distance through said block, and an alley running north and south connecting with said first named alley in the rear of lots 10 to 16, both inclusive, fronting on Second avenue; that no other persons, corporations or associations whatever own or are interested in any of the property in said block; that the American Arithmometer Company is bullding a factory that will cover substantially all of its property, which amounts to about two-thirds of the property in said meter Company is building a factory that will cover substantially all of its property, which amounts to about two-thirds of the property in said block, and which will give employment to from 300 to 500 people, and involves an investment of a very large amount of money; that in order to construct its factory it is necessary that the alley platted in said block be closed, in so far as the alley within the property owned by said company is concerned; that the Cass Farm Company, limited, which said company owns the balance of the property in said block, believing that the closing of said alley is for the benefit of the remaining property, joins in said petition, and such being the case your Committee recommend that the request of said petitioners for the vacation of said alley be granted, provided they pay into the City Treasury any expense that may have been incurred by the City in the construction of cross walks, paving, etc., as may be certified to by the City Bngineer, and we therefore offer the following resolution.

Respectfully submitted, following resolution.

gineer, and we therefore offer the following resolution.

Respectfully submitted,
MAURICE J. KEATING,
DAVID E. HEINEMAN,
ALBERT T. ALLAN,
E. J. JEFFRIES,
CHARLES H. WIEBER.

Accepted and on leave the following resolution was offered:
By Ald. Keating:
Resolved, That all of the north and south alley lying west of and in the rear of lots 10 to 16, both inclusive. block 14, being bounded by Amsterdam and Vienna streets and Second and Third avenues, and also so much of the east and west alley as lies between lots 6 to 9, both inclusive, of said block, be and the same are hereby vacated; provided, that the American Arithmometer Company pays into the City Treasury whatever expense may have been incurred by the City in the construction of cross walks, sidewalks, etc., in front of said alleys hereby vacated, as may be certified to by the City Engineer, and said amount, if any, deposited within twenty (20) days from the date of the adoption of this resolution, otherwise this resolution shall be of no force or effect. otherwise this resolution shall be of no force or effect.

Adopted as follows:
Yeas—Ald. Allan, Atkinson, Black,
Burns, Gutman, Harpfer, Heineman,
Jeffries, Jerome, Keating, Koch,
Lemke, McClellan, Mahs, Mohn, Nagel, Nevermann, O'Brien, Reinhardt,
Rose, Smith, Tossy, Weibel, Wieber,
Zink, and the President—26.
Navs—None

Nays-None.

## Licenses.

To the Honorable the Common Coun-Gentlemen-Your Committee on Li-