said sewer arm should be built, and we therefore offer the following resolution. Respectfully submitted,

EDWARD J. KORTE,
OTO REINHARDT,
WILLIAM KOENIG,
ROBERT W. RUTTER,
A. J. WALSH,
WM. R. SHAPLAND,
A. A. DEIMEL.

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

By Ald. Korte:
Resolved, That the Commissioner of
Public Works be and he is hereby directed to construct sewer arm across
Poplar street connecting lateral sewer
in alley between Fifteenth and Sixteenth
streets, north of Poplar street, with lateral sewer in same alley extended southarly of Poplar street, and that the or eral sewer in same alley extended southerly of Poplar street, and that the expense of building said sewer, not to exceed \$100, be paid out of the surplus moneys remaining on hand in the Public Sewer Fund, brought forward June 30 last. Adopted as follows:

Adopted as follows:
Yeas—Ald. Allan, Burton, Deimel,
Ellis, Field, Freiwald, Garvey, Goeschel,
Grindley, Harpfer, Keating, Koenig,
Konkel, Korte, Lempke, Ostrowski,
Owen, Reinhardt, Rosenthal, Rutter,
Schulte, Shapland, Skrzychi, Theisen,
Thompson, Tossy, Trevor, Vernor,
Walsh, Wing, Zoeller and Presi-Walsh, dent.—32.

Nays-None.

## Public Buildings.

To the Honorable the Common Council:

To the Honorable the Common Council:
Gentlemen—Your Committee on Public Buildings, to whom was referred the petition of Charles A. Crane for the purchase by the City of land described as the west 22 feet of lot 24, Albert Crane's Sub. of Block 84, of the Woodbridge Farm (1909, C. C. J., page 1589), beg leave to report as follows:
We have investigated said claim and find that the City of Detroit has no deed for Lot 4 of said subdivision, but find the title of record to be in Charles A. Crane to the west 22 feet of said lot, and the balance of said lot the record title is in one Martha Sinfield; that the City of Detroit has held and occupied the land under virtue of tax leases, and that in order to perfect the title to said land in the City of Detroit, your Committee recommend that the accompanying resolution be accompanying resolution adopted.

Respectfully submitted,
D. ROSENTHAL,
OTTO C. GOESCHEL,
GEO. H. ELLIS,
LOUIS H. LEMPKE,
MARTIN J. OSTROWSKI.

By Ald. Rosenthal:
Resolved. That the Controller be a

Resolved, That the Controller be, and he is hereby instructed to draw his warrant upon the Contingent Fund in the sum of \$400 in favor of Charles A. Crane, in full settlement of his claim to lot 4, Albert Crane's subdivision, block 84, of the Woodbridge Farm, Provided, however, that within four days after the passage of this resolution, said Charles A. Crane shall cause to be filed with the Controller a quit claim deed to lot 4, Albert Crane's subdivision, block 84, of the Woodbridge Farm, and also affidavits from Matthew Finn and Charles A. Crane that the deed executed by Albert Crane to Resolved, That the Controller be, and

one Martha Sinfield, conveying the easterly part of said lot, is a trust deed. and was intended to convey no title in said property but merely to Adopted as follows:

Yeas—Ald. Allan, Burton, Deimel, Harpfer, eKating, oKenig, Konkel, Harpfer, eKating, oKenig, Konkel, Korte, Lempke, Ostrowski, Owen, Reinland, Skrzycki, Theisen, Thompson, Tossy, Trevor, Vernor, Walsh, Wing, Pro Tem—32. Pro Tem-32.

Nays—None.

Ald. Freiwald was called

to, the

Grade Separation.

To the Honorable the Common Council: Gentlemen:—Whereas, In the opinion of your Committee on Grade Separation and for the relief and accommodation of and for the reflet and accommodation of the owners of property abutting on Vinewood avenue north of the railroads, it would be advisable to vacate a portion of a certain alley particularly described in the accompanying resolution,

We recommend the adop-

tion of the accompanying resolution.

GEO. A. OWEN,

EDWARD J. KORTE,

JAMES VERNOR.

J. C. GARVEY.

By Ald. Owen:
Resolved, That all of the public alley lying north of and adjoining the north line of lot 1 and west of the east line of said lot 1, extended northerly to the south right-of-way line of railroad, plat of C. F. Campau's resubdivision of lots 66, 64, 61, 59 and 57 of west half of private claim 78, lying north of Michigan avenue; also all that part of the public alley west of McKinley avenue and north of Magnolia street which lies north of a line drawn from the northeast corner of of Magnolia street which lies north of a line drawn from the northeast corner of lot 1 of C. F. Campau's resubdivision, above mentioned, to the southwest corner of lot 69 of C. F. Campau's subdivision of the west half of private claim, 78, north of Chicago Road, and south of the railroad, be and the same is hereby vacated.

Adopted as follows:
Yeas—Ald. Allan, Burton, Deimel,
Ellis, Field, Garvey, Goeschel, Grindley,
Harpfer, Keating Koenig, Konkel,
Korte, Lempke, Ostrowski, Owen, Reinhardt, Rosenthal, Rutter, Schulte, Shapland, Skrzycki, Theisen, Thompson,
Tossy, Trevor, Vernor, Walsh, Wing,
Zoeller, Glinnan and the President
Pro Tem.—32. Pro Tem.-32.

Nays-None.

## Resolutions and Ordinances. FIRST WARD.

By Ald. Owen:
The City having acquired by purchase The City having acquired by purchase property on the west side of Eighteenth street, south of Newark street, and abutting upon the proposed improvements of the Michigan Central Railroad Co., upon which property are situated houses Nos. 303, 305, 307 and 309 Eighteenth street, also 102 Newark street, and it being necessary in order to expedite the work that the houses should be immediately removed from the property purchased.

Therefore, Be it resolved, That the City Treasurer be directed to forthwith sell at public auction the houses situated as