Jennie Rhoades, upon presentation of the proper receipts showing said taxes to have been paid for said years, and

further
Resolved, That the City Controller
be and he is hereby authorized and
instructed to draw a warrant upon
the proper fund in favor of Fremont
Woodruff for the sum of \$15.93, being
the amount of taxes paid by him on
"S'ly 10 feet of lot 76 and N'ly 15 feet
of lot 75 of Jos. L. Harrington's sub.
of part of O. L.'s 14 and 17, and W'ly
30 feet of O. L.'s 13 and 18 of Wesson's sec. of P. C. 267," situate west
side of Harrington avenue, which said
property is owned by the City of Detroit and used for street purposes, upon presentation of the proper receipt
showing the taxes to have been paid
for the year 1910, and further

Resolved, That the City Controller be and he is hereby authorized and instructed to draw a warrant upon the proper fund in favor of Mrs. Thomas Reaney for the sum of \$21.32, being the amount of taxes paid by her on "lots 28 and 29 of Bela Hubbard's sub. of part of P. C. 77. etc.," situate on west side of Pleasant avenue, for 1910, upon presentation of the proper receipt showing the taxes levied against said property for said year to have been paid, which refund is granted on the grounds of charity, and further

Resolved, That the City Treasurer be and he is hereby authorized and instructed to accept from A. C. Wood the amount of city bids of all unpaid general city taxes and special assessments remaining unpaid against "lot

Resolved, That the City Treasurer be and he is hereby authorized and instructed to accept from A. C. Wood the amount of city bids of all unpaid general city taxes and special assessments remaining unpaid against "lot 180 of Belt Line sub. of N'ly part of P. C. 573, known as L. Chapoton Farm," west side of Helen avenue, with interest added thereto at the rate of five per cent. per annum from date of sale to date of payment, in full settlement of same, provided, payment is made within 30 days, and cancel the balance due; and further Resolved, That the City Treasurer be and he is hereby authorized and instructed to accept from Paul C. Renaud the sum of \$100 in full settlement of all unpaid general city taxes and special assessments remaining against

Resolved, That the City Treasurer be and he is hereby authorized and instructed to accept from Paul C. Renaud the sum of \$100 in full settlement of all unpaid general city taxes and special assessments remaining against "east 12 ft. of lot 34 of Hubbard & Dingwall's sub. of lot 8, etc.," south side of Clairmount avenue, which portion of said lot was left in the matter of opening Third avenue; and be it further

it further Resolved, That the City Controller Resolved, That the City Controller be and he is hereby authorized and instructed to draw a warrant upon the proper fund in favor of the City Treasurer for the sum of \$74.22, being the difference between the amount of city bids and the amount accepted in settlement from P. C. Renaud, set forth in the foregoing resolution, in order to balance the Treasurer's books; and further

Resolved. That the City Treasurer be and he is hereby authorized and instructed to accept from Charles Sieber the amount of city bids of all unpaid general city taxes and special assessments remaining unpaid against "lot 86 and N. 7 ft of lot 85. Lafontaine Farm, P. C. 44," east side of Sixteenth street, with interest added thereto, at the rate of five per cent per annum from date of sale to date of payment in full settlement of same, provided payment is made within 30 days from date of adoption hereof, and cancel the balance due; and be it further

Resolved, That the City Controller be and he is hereby authorized and instructed to draw a warrant upon the proper fund in favor of Mrs. Elizabeth Lazotte for the sum of \$13.97, being the amount of taxes paid by her upon "lots 238 and 239 of Harran's Toledo Avenue sub. of that part of lot 2, P. C. 50, lying E'ly of Woodmere avenue west side of Phillips avenue," for 1910, upon presentation of the proper receipt showing the taxes levied against said property for said year to have been paid.

been paid.

Adopted as follows:
Yeas—Ald. Allan, Barnett,
Deimel, Ellis, Freiwald,
Goeschel, Grindley, Gutman,
Keating, Koenig, Konkel,
Ostrowski, Owen, Reinhardt,
Harpfer,
Costrowski, Owen, Reinhardt,
Rutter, Schulte, Shapland,
Skrzycki, Theisen, Thompson,
Trevor, Vernor, Watson, Zink,
Trevor, Vernor, Watson, Zink,
Adopted as follows:
Yeas—Ald. Allan, Barnett,
Garvey,
Lennyke,
RosenThompson,
Tossy,
Trevor, Vernor, Watson, Zink,
Zoeller
and the President.—32.

Nays-None.

## FROM THE SAME.

To the Honorable the Common Council:
Gentlemen—Your Committee on Taxes, to whom was referred the petition of Isadore J. Stotter, Chas. Hardy, Detroit Sample Furniture Co., Rovin Bros. Scully Ventilator Co., H. J. Lindsay, Paul M. Moll, Barnes Motor Car Co., Alex. Y. Malcomson and The Williams Bros. Co., all asking for cancellation, reduction or refunding of certain general city taxes and personal assessments, in whole or in part, respectfully report that we have had same under consideration and after consultation with the Assessors are satisfied that none of the aforesaid petitioners have any valid claim. The assessments were levied as provided by law, and should in the judgment of your committee so stand, and we therefore recommend that the prayers of each of the aforesaid petitioners be denied.

Respectfully submitted,
LOUIS H. LEMPKE,
JAMES VERNOR,
GODFREY FREIWALD,
JOHN T. THOMPSON,
MARTIN J. OSTROWSKI.

Accepted and adopted.

## Street Opening

To the Honorable the Common Council:
Gentlemen—Your Committee on Street
Openings, to whom was referred the petition of Harper Hospital for the vacation of part of an alley, respectfully report that we have had the matter under
consideration and fined that said Hospital is the owner of lots 24 and 25, situate on east side of John R. street, between Alexandrine avenue and Brady
street, upon which the Hospital is located; that they have recently acquired title
to lots 3 to 10, inclusive, and the north
thirty feet of lot 11 of the sub. of the
Brush Farm, situate on west side of
Brush street, lying directly in rear of
Park lots 24 and 25 hereinbefore referred
to; that there is a public alley separating
said property which said Hospital desires vacated and in consideration of
which vacation they are willing to deed
to the city for alley purposes the southerly 18 feet of the northerly 30 feet of
said lot 11, so as to afford an outlet for
the property lying south of that owned
by the Hospital. Your committee can see
no objection thereto, and therefore rec-

ommend the adoption of the following resolution

Respectfully submitted,
WILLIAM F. ZOELLER,
JAMES VERNOR, JAMES VERNOR, CHAS. W. BURTON, ALBERT T. ALLAN, X. B. KONKEL.

Accepted, and, on leave, the following

resolution was offered: By Ald. Zoeller:

resolution was offered:
By Ald. Zoeller:
Resolved, That "all that part of the public alley 18 feet wide between John R. street and Brush Boulevard, lying in the rear of lots 4 to 11, inclusive, and south of the south line of public alley first south of and parallel to Alexandrine avenue and north of a line 12 feet, southerly and parallel to the south line of lot 10, as shown on plat of Brush's sub. of that part of the Brush Farm, lying between the south line of Alexandrine avenue and the north line of Brady street, be and the same is hereby vacated; provided, said Harper Hospital deeds unto the City of Detroit "the S'ly 18 feet of the northerly 30 ft. of lot 11, of above described subdivision, and said deed is accepted by the Committee on Ways and Means, to the Committee on Ways and Means, to which committee we recommend its reference when presented, and approved by this Council.

this Council.

Adopted as follows:
Yeas—Ald. Allan, Barnett, Burton,
Deimel, Ellis, Freiwald, Garvey, Goeschel, Grindley, Gutman, Harpfer, Keating,
Koenig, Konkel, Lempke, Ostrowski, Koenig, Konkel Lempke, Ostrowski, Owen, Reinhardt, Rosenthal, Rutter, Schulte, Shapland, Skrzycki, Theisen, Thompson, Tossy, Trevor, Vernor, Watson, Zink, Zoeller, and the President.—32.

Nays—None.

## FROM THE SAME.

the Honorable Common Council: Gentlemen - Your Committee Gentlemen — Your Committee on Street Openings to whom was referred the petition of Sarah S. Hosie et al., for the vacation of certain alleys, respectfully report that we have had the matter under consideration and find that petitioners are the owners of certain lots situate on the east and west sides of Twenty-fifth street and also on the north side of Merrick also on the north side of Merrick avenue; that when the property was originally platted alleys were laid out entering upon Twenty-fifth street. which petitioners desire vacated. To this your committee can see no objection and we, therefore, recommend the adoption of the following resolution.

Respectfully submitted.

WILLIAM F. ZOELLER, JAMES VERNOR. CHAS. W. BURTON, ALBERT T. ALLAN, X. B. KONKEL.

Accepted and on leave the following

resolution was offered:

Resolved, That "all of the public alley lying between lots 111, 112, 113, and 114, as shown on the plat of Hosie's sub. of lots 584 to 588 inclusive of Johnson's sub. of the Porter and Campau Farms, (L. 14-p. 86 of plats), also "that part of the public alley 15 feet wide described as follows: Beginning at a point in the northwest corner of lot 115, sub. last mentioned, thence e'ly along the south line of the public alley 105. 74 feet to a point, thence w'ly across said

public alley to the south-easterly corner of lot 90, sub. last mentioned, thence westerly along the north line of said public alley 100 feet to the south-west corner of said lot 90, thence southerly along the east line of Twenty-fifth street, 15 feet to the place of beginning, be and the same are hereby vacated:

of beginning, be and the same are hereby vacated;
Provided, said Sarah S. Hosie et al., deed to the city of Detroit "the easterly 20 feet of lot 118 of the sub. hereinbefore mentioned" for alley purposes, and said deed is accepted by the Committee on Ways and Means, to which committee we recommend its reference when presented, and approved by the Common Council, and fured by the Common Council, and fur-

Provided, That said Sarah S. Hosie et. al., pay into the City Treasurer whatever expense may have been incurred by the City in the matter of paving, furnishing curbing, constructing crosswalks, etc., in may be certified by the City Engineer, within 15 days from the date of the approval hereof.

Adopted as follows:

al hereof.

Adopted as follows:
Yeas—Ald. Allan, Barnett. Burton,
Deimel, Ellis, Freiwald, Garvey,
Goeschel, Grindley, Gutman,
Keating, Koenig, Konkel, Lempke,
Ostrowski, Owen, Reinhardt, Rosenthal, Rutter, Schulte, Shapland,
thal, Rutter, Theisen, Thompson, Tossy,
Zoeller Ostrowski, Owen, Reinhardt, Rosenthal, Rutter, Schulte, Shapland, Skrzycki, Theisen, Thompson, Tossy, Trevor, Vernor, Watson, Zink, Zoeller and the President.—32.

Nays-None.

## Liquor Regulation.

To the Honorable the Common Council: To the Honorable the Common Council:
Gentlemen—Your Committee on Liquor Regulation to whom was referred requests of Mrs. John W. Kay, Mrs. Rudolph Grodde, Mrs. H. J. Schnemann and Steve Rucklich asking for refund of part of license fee, respectfully report that we have had same under consideration and beg leave to state that the husbands of the first three mentioned died and new applications were approved in lieu thereof to other were approved in lieu thereof to other parties, while in the case of Steve Rucklich he was allowed to close up one saloon and a new application and bond were approved for another location.

In view hereof, we recommend that they be refunded the pro rata share of the unexpired period, and we there-fore recommend the adoption of the

following resolution.

Respectfully submitted, HERMAN F. ZINK, JOHN HARPFER, GEO, H. ELLIS, JOHN C. GARVEY.

Accepted, and on leave the following resolution was offered: