the proper fund in favor of Crane Company for the sun of \$1,195.96, being the taxes on valuation of \$60,000 over-assessed against them for the year 1912, upon presentation of the proper receipt showing the personal assessment levied against them for said year to have been paid. W. 1, f. 330: and be it further

Resolved, 'That the City Treasurer be and he is hereby authorized and instructed to accept from Andrew J. Smith the sum of \$4.17, being the taxes on valuation of \$230.00 in full settlement of the taxes levied against him for the year 1911 on "Lot 44, Andrew J. Smith's sub. of blocks 17 and 22, Scovel's sub. of W. ½ of frac. Sec. 2," w. s. Stanford street, W. 14, f 415, and cancel balance duc; and be it further

Resolved, That the City Treasurer be and he is hereby authorized and instructed to accept from Martin Lumber Co. the sum of \$22.70, on valuation of \$1,250, in full settlement of the personal assessment levied against them for the year 1911, and cancel balance due. W. 12, fol. 228.

Adopted as follows:

Adopted as follows:
Yeas—Aid. Allan, Brozo, Burton, Ellis, Field, Frey, Garvey, Gutman, Harpfer, Hindle, Keating, Conklin, Krapp, Littlefield, Lodge, Lynch, McCarty, Mason, Merritt, O'Brien, Owen, Schultz, Skrzycki, Thompson, Tossy, Vernor, Walsh, Watson, Zoeller and the President—30.
Navs—None.

Nays-None.

Street Openings.

To the Honorable the Common Council:

Gentlemen — Your Committee on Street Openings, to whom was referred the petition of James Moriarty, et. al., (No. 1855) for the opening of Dallas street from Cameron avenue to rightof-way of D., G. H. & M. Ry., respectfully report we have had the same under consideration and believing that the opening of Dallas street as petitioned for would be excessive and costly, as the assessment district costly, as the assessment district would be very limited, recommend that the prayer of petitioners be denied.

Respectfully submitted,
JAMES VERNOR,
JOHN T. THOMPSON,
WM. F. ZOELLER,
FRED W. KRAPP,
M. J. KEATING,
THOS. H. LYNCH.

Accepted and adopted.

FROM THE SAME.

To the Honorable the Common Council:

cil:
Gentlemen — Your Committee on Street Openings, to whom was referred the petition of Amity-Island View Temple Association, et. al. (No. 1399), for the opening of Park View avenue from Kercheval to Vincennes avenue, respectfully report we have had the same under consideration, have complied with Rule 22, and your committee being satisfied that a public necessity exists for the opening of the above street between the points mentioned, recommend that the Corporation Counsel be directed to prepare the proper recommend that the Corporation Counsel be directed to prepare the proper resolution for the opening of Park View avenue, from Kercheval to Vincennes avenue, where not already opened, and submit the same to this Council for approval.

Respectfully submitted,
JAMES VERNOR,
JOHN T. THOMPSON,
WM. F. ZOELLER,
M. J. KEATING,
FRED W. KRAPP,
W. H. C. HINDLE,
THOS. H. LYNCH.

Accepted and adopted as follows:
Yeas—Ald. Allan, Brozo, Burton,
Ellis, Field, Frey, Garvey, Gutman,
Harpfer, Hiudle, Keating, Conklin,
Krapp, Littlefield, Lodge, Lynch, McCarty, Mason, Merritt, O'Brien, Owen
Schultz, Skrzycki, Thompson, Tossy,
Vernor, Walsh, Watson, Zoeller and
the President—30.
Nays—None. Accepted and adopted as follows:

Ald. Burton was called to the chair.

FROM THE SAME.

To the Honorable the Common Coun-

Gentlemen-Your committee Street Openings to whom was referred the petition of Edward Brankin (No. the petition of Edward Brankin (No. 1810), for the vacation of a strip of land adjoining Sylvester street and lot 419 situate on the n. w. corner of Crane avenue and Sylvester street, beg leave to report that said strip of land was left by the City in the matter of opening and extending Sylvester street, being 9.34 feet on west line of Crane avenue and 7 feet in rear on alley, and said strip not being required for street purposes, your Committee recommend that the same mittee recommend that the same be vacated and therefore offer the following resolution:

owing resolution:
Respectfully submitted,
JAMES VERNOR,
JOHN T. THOMPSON,
WM. F. ZOELLER,
FRED W. KRAPP,
W. H. C. HINDLE,
M. J. KEATING,
THOS. H. LYNCH.
Accepted, and on leave, the followng resolution was offered:

Accepted, and on leave, the following resolution was offered:
By Ald. Vernor:
Resolved, That "the northerly part of Sylvester street, as opened, being 9.34 feet on west line of Crane avenue and 7 feet in rear on alley," be and the same is hereby vacated to become a part and parcel of lot 419, situate on the n. w. corner of Crane avenue and Sylvester street, adjoining.

Provided, The abutting owner, who acquires title to said property, pays into the City Treasury the sum of \$75.00 toward the expense which has been incurred by the City in the matter of constructing crosswalks, sidewalks, paying, etc., within the lines of said strip herein vacated, within 30 days from the date of the adoption of this resolution, otherwise this resolution shall be null and void and of

of this resolution, otherwise this resolution shall be null and void and of no force or effect.

Adopted as follows:

Veas — Ald. Allan, Brozo, Ellis, Field, Frey, Garvey, Grindley, Gutman, Harpfer, Hindle, Keating, Conklin, Krapp, Littlefield, Lodge, Lynch, McCarty, Mason, Merritt, O'Brien, Owen, Schultz, Skrzycki, Thompson, Tossy, Vernor, Walsh, Watson, Zoeller and the President Pro Tem.—30.

Nays—None.

Nays-None.

FROM THE SAME.

To the Honorable the Common Council: Gentlemen:—Your Committee on Street Openings, to whom was ferred the communication from the

Board of Education of the City of Detroit, (J. C. C. D. 1664), requesting the vacation of alley in rear of Garthe vacation of alley in rear of Gartheld School building, beg leave to refield school be alley and all the property on the north and south sides of the above alley and rour Committee seeing no objection four Committee seeing no objection thereto, recommend that said alley be vacated and therefore offer the following resolution.

Respectfully submitted

fellowing resolution.

Respectfully submitted,

JAMES VERNOR,

JOHN T. THOMPSON,

WM F. ZOELLER,

FRED W. KRAPP,

W. H. C. HINDLE,

M. J. KEATING,

THOS. H. LYNCH

Accepted and on leave the following resolution was offered:

By Ald. Vernor:

By Ald. Vernor:

Resolved, That the westerly 180 feet Resolved, That the westerly 180 feet of that part of the public alley, 20 feet wide, lying north of and parallel with Frederick avenue and east of the east line of Itivard street, in rear of lots 36 to 47 inclusive, of C. K. Gunn's sub. of that part of lot No. 8, Mullet Farm, rear concession of P. C. No. 7, north of Farnsworth street," be and the same is hereby vacated.

Acopted as follows:

Acopted as follows:
Yeas—Ald. Allan, Brozo, Ellis, Field, Frey, Garvey, Grindley, Gutman Harpfer, Hindle, Keating, Conklin, Krapp, Littlefield, Ledge, Lynch, McCarty, Mason, Merritt, O'Brien, Owen, Schultz, Skrzycki, Thompson, Tossy, Vernor, Walsh, Watson, Zoeller and President Pro Nays-None.

FROM THE SAME.

To the Honorable the Common Coun-

Gentlemen:—Your Committee on Street Openings, to whom was referred the petition of the Peoples State Pank (No 1857) asking for the vacation of Howell avenue and certain public alleys, respectfully report that petitioners are the owners of all the property lying between Committee the property lying between Campbell avenue and D. L. & N. R. R. right-of-way and Warren avenue west and south line of northeast fractional quarter section 10, described as "lots 1 to 23, both inclusive, and 24 to 85, both inclusive, of Sullivan & Russell's Sub. of northeast fractional surveys 1 to 23, both inclusive, and 24 to 85, both inclusive, of Sullivan & Russell's sub. of northeast fractional quarter section 10;" that petitioners desire to utilize for manufacturing purposes all that part of the above sub-division lying west of Wesson avenue, known as lots 1 to 12, both inclusive, and 40 to 85, both inclusive, and therefore ask that Howell avenue, extending from the southerly line of Warren avenue to south line of N E. Frac. Quar. Section 10; the public alley in rear of lots 1 to 12, both inclusive; the public alley in rear of lots 1 to 12, both inclusive; the public alley in rear of lots 40 public alley in rear of lots 68 to which your Committee can see no objection and therefore recommend the adoption of the following resolution.

Respectfully submitted,

JAMES VERNOR,
JOHN T. THOMPSON,
WM. F. ZOE'LLER,
FRED W. KRAPP,
W H. C. HINDLE,
M. J. KEATING,
THOS. H. LYNCH,

Accepted, and on leave, the following resolution was offered:
By Ald. Vernor:
Resolved, That "All that part of northeast fractional quarter section 10, lying west of west line of Wesson Warren avenue, according to the plat 54, Wayne County Records," be and the same is hereby vacated, said vacated parcel to be known as lot 40 of above mentioned sub-division. above mentioned sub-division.

Adopted as follows: Yeas-Ald. Field, Fre Yeas—Ald. Allan, Brozo. Ellis, Field, Frey, Garvey, Grindley, Gonklin, Harpfer, Hindle, Keating, Conklin, Krapp, Littlefield, Lodge, Lynch, McCarty, Mason, Merritt, Thompson, Tossy, Vernor, Walsh, Watson, Zoeller and the President Pro

Nays-None.

Resolution Offered Out of Order.

Unanimous consent having been obtained, Ald. Ellis offered the follow-

Resolved, That the vote whereby report of Committee on Liquor Regulation, approving druggists' bond of Joseph M. Graziadei for 413 Monroe avenue, was adopted at a session held on the 10th inst., (J. C. C. p. 1736), be and the same is hereby rescinded. owing to error in location.

Adopted as follows:
Yeas—Ald. Allan, Brozo, Eliis, Field, Frey, Garvey, Grindley, Gutman, Harpfer, Hindle, Keating, Conklin, Krapp, Littlefield, Lodge, Lynch, McCarty, Mason, Merritt, O'Brien, Owen, Schultz, Skrzycki, Thompson, Tossy, Vernor, Walsh, Watson, Zoeller and the President Pro Tem.—30.

Nays—None.

Nays-None. The regular order was resumed.

Liquor Regulation.

To the Honorable the Common Coun-

Gentlemen: Your Committee Gentlemen: Your Committee on Liquor Regulation, to whom was referred the Druggists' Bond filed by Joseph M. Graziadei for 412 Monroe avenue, as provided by law, respectfully report we have had the same under consideration, and the bond being approved by the Corporation Counsel, we recommend that it be ap-

Respectfully submitted,
GEO. H. ELLIS,
JOHN HARPFER,
FRED W. KRAPP,
ALBERT T. ALLAN,
JOHN C. GARVEY.

Accepted and adopted as follows:
Yeas—Ald. Allan, Brozo, Ellis,
Field, Frey, Garvey, Grindley, Gutman, Harpfer, Hindle, Keating, Conklin, Krapp, Littlefield, Lodge, Lynch,
McCarty, Mason, Merritt, O'Brien,
Owen, Schultz, Skrzycki, Thompson,
Tossy, Vernor, Walsh, Watson,
Zoeller and President Pro Tem.—30.
Nays—None.

Special.

To the Honorable the Common Coun-Gentlemen: Your Committee on Streets and Parks and Boulevards,