33), be passed as submitted. Respectfully submitted, JOHN C. LODGE, CHARLES W. BURTON, JOSEPH F. MERRITT, LOUIS BROZO, STEPHEN S. SKRZYCKI

The ordinance was then placed on order of third reading.

Third Reading of Ordinance.

The title to the ordinance was read third time.

a third time.
The ordinance was then read.
The question being "Shall this ordinance now pass?" The ordinance was passed, a majority of the Aldermen present voting therefor as follows:
Yeas—Ald. Brozo, Burton, Ellis, read Gutman, Harnfer, Hindle, Frieder

Yeas—Ald. Brozo, Burton, Ellis, Field, Gutman, Harpfer, Hindle, Keating, Keusch, Krapp, Littlefield, Lodge, Lynch, Mason, Merritt, O'Brien, Ostrowski. Owen, Rosenthal, Schultz, Skrzycki, Skrzycki, Warner, Welsky, Warner, W Thompson, Tossy, Vernor, Walsh, Watson. Zoeller, and the President—28.

Nays-None. The title to the ordinance was con-

firmed.

FROM THE SAME.

To the Honorable the Common Council: Gentlemen—Your Committee on Ordinances to whom was referred the communication from the Department ommunication from the Department of Police, transmitting an ordinance entitled: "An ordinance to regulate persons doing private detective work in the City of Detroit," respectfully report we have had the same under consideration, have had a consultation with the Commissioner of Police and are satisfied that an ordinance should be passed regulating individuals engaged in private detective work and we therefore recommend that said ordinance, presented at a session held on the 9th inst. (J. C. C. p. 14), be amended by striking out all of lines 2, 3 and 4 and inserting in lieu thereof the words "who are or shall hereafter be engaged in the business of conducting a detective agency, or whose vocation is that of a private detective," and that said ordinance as so amended be passed. be passed.

Rsepectfully submitted,

JOHN C. LODGE, CHAS. W. BURTON, HERMAN SCHULTZ, JOSEPH F. MERRITT, LOUIS BROZO, STEPHEN S. SKRZYCKI.

then placed on The ordinance was then the order of third reading.

Third Reading of Ordinance.

The title to the ordinance was read a third time.

The ordinance was then read.
Ald. Lodge moved to amend the Ordinance as recommended in the comthe Or-

mittee as recommended in the committee report, which motion prevailed.

The question being "Shall this ordinance as amended, now pass?" The ordinance was passed, a majority of the Aldermen present voting therefor as follows: as follows:

Adopted as follows:

Yeas—Ald. Brozo, Burton, Ellis, Field, Gutman, Harpfer, Hindle, Keating, Keusch, Krapp. Littlefield, Lodge, Lynch, Mason, Merritt, O'Brien, Ostrowski, Owen, Rosenthal, Schultz, Skrzycki, Thompson, Tossy, Vernor,

Walsh, Watson, Zoeller, and the President-28.

Nays-None.

The title to the ordinance was confirmed.

Resolutions.

On leave Ald. Vernor offered the following out of order:

By Ald. Vernor

By Ald. Vernor:
Resolved, That the vote whereby resolution was adopted at a session held August 8, 1911 (J. C. C. p. 1307), directing the Board of Assessors to make out assessment roll for the opening of Waterloo street, be and the same is hereby rescinded.
Adopted as follows:
Yeas—Ald. Brozo, Burton, Ellis,

Yeas—Ald. Brozo, Burton, Ellis, Field, Gutman, Harpfer, Hindle, Keating, Keusch, Krapp, Littlefield, Lodge, Lynch, Mason, Merritt, O'Brien, Ostrowski, Owen, Rosenthal, Schultz, Skrzycki, Thompson, Tossy, Vernor, Skrzycki, Thompson, Tossy, Vernor, Walsh, Watson, Zoeller, and the President—28.

Nays-None.

Street Openings.

To the Honorable the Common Council:

Gentlemen — Your Committee on Street Openings, to whom was referred the communication from the Clerk of the Recorder's Court transmitting verdict rendered by jury of said Court in the matter of opening Waterloo street from Bellevue avenue to Alter road, where not already opened as a public street and highway, respectfully report that we have had the matter under consideration and are satisfied that the property in the vicinity of the improveproperty in the vicinity of the improve-ment is largely benefitted by same and ment is largely benefitted by same and should therefore bear a portion of the expense. The award of the jury was \$7\$,202.07, and we recommend that 70 per cent, or \$54,741.45, be assessed on a local assessment district, and that the remaining portion, viz: \$23,460.62, or 30 per cent, be paid by the City of Detroit out of the Street Opening Fund, and we therefore recommend that inand we therefore recommend, that in-asmuch as a total of \$11,825 was re-ceived by the City Treasurer from the sale of buildings located in the line of said street, that the Board of Assessors ir making out the assessment roll credit each piece or parcel of real estate benefitted by such improvement with its proportionate share of 70 per cent, or \$8,277.50 of total sum of \$11,825 received from the sale of said buildings, which is the same ratio agreed upon in apportioning the verdict rendered by the jury, as hereinbefore set forth, and we therefore recommend the adoption of th following resolution.

Respectfully submitted,

JAMES VERNOR, M. J. KEATING. FRED W. KRAPP, W. H. C. HINDLE, W. H. C. HINDLE, WILLIAM F. ZOELLER

Accepted and on leave the following resolution was offered:

Ald. Vernor: By Ald. Vernor: Resolved, That the Common Council of the City of Detroit hereby determines that the sum of \$54,741.45 is a just pro-portion of the compensation awarded by

90 January 23

the jury for the property taken by the City of Detroit for the opening of Waterloo street, from Bellevue avenue Waterloo street, from Bellevue avenue to Alter road, which should be paid by the owners or occupants of the pieces or parcels of real estate which will thus be benefitted by said improvement, which said pieces or parcels of real estate are described in a resolution of the Common Council (J. C. C. p. 1267-'09), wherein the assessment district for this improvement was designated and be it further

improvement was designated and be it further
Resolved. That there be assessed and levied upon said pieces or parcels of real estate included in said resolution above referred to, the amount of \$54,741.45, as near as may be, to the advantage which each lot or parcel is deemed to acquire by such improvement, and be it further Resolved, That the Board of Assessors of the City of Detroit be and they are hereby directed and instructed to proceed forthwith to prepare an assessment roll in conformity with the requirements of the Charter of the City of Detroit relating to special assessments for collecting the expense of public improvements where a street is graded, comprising the property hereinbefore referred to and described in said resolution (J. C. C. p. 1267-'09), upon which they shall assess and levy the amount of \$54,741.45, each lot or parcel to be assessed at a ratable proportion as near as may be of said amount in accordance with the amount of benefit derived by such improvements, and be it further
Resolved. That the sum of \$23,460.62 it further

it further
Resolved, That the sum of \$23,460.62
of the award of the jury be paid by the
City of Detroit, out of the Street Opening Fund, and further
Resolved, That said assessment shall
be made in one part which shall become due and payable in sixty (60), days
after the first publication by the City
Treasurer of the notice of said assessment, and be it further
Resolved, That the Board of Assessors of the City of Detroit be and said
board is hereby directed in making out
said assessment roll for the opening of
said Waterloo street, to credit each piece
or parcel of real estate benefitted by
such improvement with its proportionate such improvement with its proportionate share of 70 per cent or \$8,277.50 of total sum of \$11,825.00, received from the sale of buildings condemned in the matter of opening said Waterloo street, which is opening said Waterloo street, which is the same ratio agreed upon in apportioning the verdict rendered by the jury, as hereinbefore set forth, which is in conformity with the requirements of the Charter of the City of Detroit relating to special assessments for collecting the expense of public improvements, where a street is graded, opened, etc.

Adopted as follows:

Yeas-Ald. Brozo, Burton, reas—Ald. Brozo, Burton, Ellis Field. Gutman, Harpfer, Hindle, Keat-ing, Keusch, Krapp, Littlefield, Lodge, Lynch, Mason, Merritt, O'Brien, Os-trowski, Owen, Rosenthal, Schultz, Skrzycki, Thompson, Tossy, Vernor, Walsh, Watson, Zoeller, and the Presi-dent—28 dent-28.

Nays-None.

By Ald. Vernor:

Resolved, That the vote whereby resolution was adopted at a session held August 8, 1911 (J. C. C., p. 1307), directing the Board of Assessors to make out assessment roll for the opening of Charlevois street be and the ing of Charlevoix street, be and same is hereby rescinded. the

Adopted as Ionows.

Yeas—Ald. Brozo, Burton, Ellis,
Field, Gutman, Harpfer, Hindle, Keating, Keusch, Krapp, Littlefield, Lodge,
Lynch, Mason, Merritt, O'Brien, Ostrowski, Owen, Rosenthal, Schultz,
Kraycki, Thompson, Tossy, Vernor,
Skrzycki, Thompson, Tossy, Vernor,
Walsh, Watson, Zoeller, and the Presi.

Nays-None.

FROM THE SAME.

To the Honorable the Common Council:

Gentlemen — Your Committee on
Street Openings, to whom was referred
the communication from the Clerk of the Recorder's Court transmitting verthe Recorder's Court transmitting verdict rendered by jury of said court in the matter of opening Charlevoix the matter of opening Charlevoix street from Elmwood avenue to easterly city limits, where not already opened as a public street and highway, respectfully report that we have had the matter under consideration and according to the consideration and t the matter under consideration and are satisfied that the property in the vicinity of the improvement is largely benefited by same and should therefore benefited by same and should therefore bear a portion of the expense. The award of the jury was \$77,969.99, and we recommend that 70 per cent or \$54,578.99 be assessed on a local assessment district, and that the remaining portion, viz., \$23,391.00 or 30 per cent be paid by the City of Detroit out of the Street Opening Fund, and we therefore recommend, that inasmuch as net total of \$2.680.00 was received a net total of \$2,680.00 was received by the City Treasurer from the sale of buildings located in the line of said street, that the Board of Assessors in making out the assessment roll credit each piece or parcel of real estate benefited by such improvement with its proportionate share of 70 per cent or \$1,876.00 of total sum of \$2,680.00 received from the sale of said buildings, which is the same ratio agreed upon in apportioning the verdict rendered by the jury, as hereinbefore set forth, and we therefore recommend the adoption of the following resolution.

Respectfully submitted, JAMES VERNOR,

M. J. KEATING, FRED W. KRAPP, W. H. C. HINDLE, WM. F. ZOELLER.

Accepted, and on leave the following resolution was offered.

By Ald. Vernor:

Resolved, That the Common Council of the City of Detroit hereby determines that the sum of \$54,578.99 is a just proportion of the compensation awarded by the jury for the property, taken by the City of Detroit, for the opening of Charlevoix street, from Elmwood avenue to easterly city limits, which should be paid by the owners or occupants of the pieces or parcels of real estate, which will thus be benefited by said improvement, which said pieces or parcels of real estate are described in a resolution of the Common Council (J. C. C., p. 17, '09), wherein the assessment district for this improvement was designated, and be it further,

Resolved, That there be assessed and levied upon said pieces or parcels of real estate included in said resolution above referred to, the amount of \$54,578.99, as referred to, the amount of \$54,578.99, as near as may be, to the advantage which each lot or parcel is deemed to acquire portion of the compensation awarded by

by such improvement, and be it further, Resolved, That the Board of Assessors of the City of Detroit be, and they are of the directed and instructed to proceed hereby directed and assessment to the contract of the contract hereby directed and instructed to proceed forthwith to prepare an assessment roll in conformity with the requirements of the charter of the City of Detroit relating the charter of the collection. the charter assessments for collecting the to special assumption to confecting the expense of public improvements, where a expense of public improvements, where a street is graded, comprising the property hereinbefore referred to and described hereinbefore referred to and described in said resolution (J. C. C., p. 1700, '09), upon which they shall assess and levy upon mount of \$54,578.99, each lot or the amount of ssessed at a rateable proportion as near as may be of said amount parcel to be access may be of said amount in accordance with the amount of bene-fit derived by such improvements, and be it further.

Resolved, That the sum of \$23,391.00 Resolved, That the Sum of \$23,391.00 of the award of the jury be paid by the City of Detroit out of the Street Opening Fund, and further,
Resolved, That said assessment shall

Resolved, That said assessment shall become be made in one part, which shall become due and payable in sixty (60) days after the first publication by the City Treasurer of the notice of said assessment,

urer of the notice of said assessment, and be it further, Resolved, That the Board of Assessors of the City of Detroit be, and said Board is hereby directed in making out said assessment roll for the cpening of said (Charlevoix street, to credit each piece or parcel of real estate benefited by such or parcel of fear estate benefited by such improvement with its proportionate share of 70 per cent or \$1,876.00 of net total sum of \$2,680.00, received from the sale of buildings, condemned in the matter of opening said Charlevoix street, which is opening said Charlevoix street, which is the same ratio agreed upon in apportion-ing the verdict rendered by the jury, as hereinbefore set forth, which is in con-formity with the requirements of the Charter of the City of Detroit, relating to special assessments for collecting the expense of public improvements, where a street is graded, opened, etc.

Adopted as follows: Yeas—Ald. Brozo, ield, Gutman, Harpt Burton. Field, Gutman, Harpfer, Hindle, Keating, Keusch, Krapp, Littlefield, Lodge, Mason, Merritt, O'Brien, Os-i, Owen, Rosenthal, Schultz, Lynch, Skrzycki, Thompson, Tossy, Vernor, Walsh, Watson, Zoeller, and the President—28.

Nays-None.

FROM THE SAME.

To the Honorable the Common Council: Gentlemen — Your Committee on Street Openings, to whom was referred petition of Clarence Huffman for the vacation of part of Charlevoix avenue, respectfully report we have had the same under consideration and find that petitioner is the same than the same under consideration and find that petitioner is the owner of lot 257, sit-uate on the northwest corner of Pennsylvania and Charlevoix street; that in the opening and extending of Charle-voix street a strip of land 9.4 feet in width lying between the southerly line of petitioner's property and the line of Charlevoix street, as now opened, was condemned by the city in said opening, but which said strip is not necessary for street. for street purposes, and petitioner, who is the owner of the adjoining lot, now asks that same be vacated. Your Comasks that same be vacated. Your Committee, seeing no objection thereto, recommend the adoption of the following recommend ing resolution.

Respectfully submitted,
JAMES VERNOR,
M. J. KEATING,

FRED W. KRAPP, W. H. C. HINDLE, WILLIAM F. ZOELLER.

Accepted, and on leave, the following resolution was offered:

By Ald. Vernor:

Resolved, That "The North 9.4 feet of Charlevoix street, lying between the west line of Pennsylvania avenue and the east line of the public alley first west of Pennsylvania avenue," be and the same is hereby vacated, to become a part and parcel of lot 257, situate on the northwest corner of Pennsylvania avenue and Charlevoix street;

Provided, The owner of lot 257, Clarence Huffman, pays into the City Treasury within 30 days from the date of the adoption of this resolution, what-ever expense may have been incurred by the City in the matter of furnishing curb, sidewalks, crosswalks, paving, etc., in front of said strip on Pennsylvania avenue, as may be cer-tified by the City Engineer; otherwise this resolution shall be of no force or effect; and be it further

Resolved, That the City Clerk be and he is hereby directed to transmit a copy hereof to the Board of Assessors.

Adopted as follows:

Yeas—Ald. Brozo, Burton. Ellis. Field, Gutman, Harpfer, Hindle, Keat-ing, Keusch, Krapp, Littlefield, Lodge, Lynch, Mason, Merritt, O'Brien, Ostrowski, Owen, Rosenthal, Schultz, Skrzycki, Thompson, Tossy, Vernor, Walsh, Watson, Zoeller, and the President—28.

Nays-None.

FROM THE SAME.

To the Honorable the Common Council:

Gentlemen—Your Committee on Street Openings to whom was referred the communication from the City Engineer relative to vacating Beech Place and extending Park View avenue, respectfully report that it is desirable that Park View avenue be opened from its present terminus, viz. Edgemere boulevard, to the Detroit river, which will give a street 60 feet in width, adjoining the new pumping station; that the City Engineer, with this object in view, proposed to the Union Trust Co., as agents for the Estate of the late Joseph Berry, that they dedicate the property necessary for the extension of Park View avenue to the City in return for which the City would vacate Beech place; that the Berry Estate has signified its wil-To the Honorable the Common Council: the Berry Estate has signified its willingness to make the exchange and your Committee seeing no objection thereto, recommend the adoption of recommend adoption of the following resolution.

Respectfully submitted, JAMES VERNOR, M. J. KEATING. FRED W. KRAPP, W. H. C. HINDLE, W. H. C. HINDLE WM. F. ZOELLER.

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

By Ald. Vernor:

Resolved, That "All of Beech place as now opened, 60 feet wide, lying south of Edgemere boulevard," be and the same is hereby vacated;

Provided, The Union Trust Co., as agerts for the Estate of the late Joseph Berry, deed, in consideration of said vacation, to the City of Detroit,

the following described property, towit: "All that part of P. C. 152, lying
south of the south line of Edgemere
boulevard, being a strip of land 60
feet in width, the center line of said
strip being the center line of Park
View avenue extended southerly to
the Harbor line as established by the
War Department, September 23, 1892,
the intention being to dedicate a
street 60 feet in width," 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. Council.

Adopted as follows: Yeas—Ald. Brozo, Burton, Ellis, Field, Gutman, Harpfer, Hindle, Keat-ing, Keusch, Krapp, Littlefield, Lodge, Ellis. Lynch, Mason, Merritt, O'Brien, Ostrowski, Owen, Rosenthal, Schultz, Skrzycki, Thompson, Tossy, Vernor, Walsh, Watson, Zoeller, and the President—28.

Nays-None.

FROM THE SAME. To the Honorable the Common Council:

Gentlemen — Your Committee on Street Openings, to whom was referred the petition of A. G. Cameron, et al., for the opening of Pennsylvania ave-nue from the alley south of Gratiot to Gratiot avenue, respectfully report we have had the same under consideration, have made a personal inspection of the premises, have complied with Rule 22, and being satisfied that a pub-lic necessity exists for the opening of said thoroughfare as petitioned for, we recommend that the request of peti-tioners be granted and that the Cor-poration Counsel be directed to prepare the proper resolution for the opening of said thoroughfare between

mentioned,

Respectfully submitted, JAMES VERNOR, M. J. KEATING, W. H. C. HINDLE, WM. F. ZOELLER, WM. F. ZOELLER, FRED W. KRAPP.

submit same to this Council for adop-

Accepted and adopted.

points hereinbefore

tion.

FROM THE SAME.

To the Honorable the Common Council: Gentlemen — Your Committee on Street Openings, to whom was referred the petition of Thos. Campau & Son for acceptance of plat, respectfully report that we have had the same under consideration and first that said consideration and find that said plat conforms to the general plan of the City and so doing, we recommend the same be accepted and approved, and herewith offer the following resolution.

Respectfully submitted, JAMES VERNOR, M. J. KEATING, WM. F. ZOELLER, W. H. C. HINDLE, FRED W. KRAPP.

Accepted, and on leave, the following resolution was offered:

By Ald. Vernor:

Resolved, That the plat of "Thos. W. Ward's Lawrence Avenue sub. of Lots C and F, of the sub. of part of the southerly 46 acres of Quar. Sec. 26, 10,000 Acre Tract." etc., be and the same is hereby accepted and approved and the Commissioner of Public Works directed to sign

be and he is and approve same.

Adopted as follows:
Yeas—Ald. Brozo,
Field Gutman, Harpfer, Hindle, Keilis, ing, Keusch, Krapp, Littlefield, Keat.
Lynch, Mason, Merritt, O'Brien, Lodge, trowski, Owen, Rosenthal, Schultz, Walsh, Watson, Zoeller, and the Presistant Presistant Control of the Presistant Con

FROM THE SAME.

To the Honorable the Common Council: Gentiemen — 10th Committee on Street Openings, to whom was referred the petition of Eleanor C. Ferrier for cancellation of street opening asfor cancellation of the sessment, respectfully report we sessment, respectfully report we have had the same under consideration and are informed by petitioner that she dedicated certain land in the line of dedicated certain land in the line of Fifteenth street for highway purposes under the provisions of the Greusel Act; that we submitted the matter to the Corporation Counsel and by him are informed that on April 5, 1908 the Common Council adopted a resolution accepting a deed for a strip of land within the lines of Fifteenth street; within the lines of Fifteenth street; that said deed shows the land was dedicated under the provisions of the Greusel Act with a credit of \$550, and this amount being greatly in excess of the amount of her assessment, he is of the amount of the petitioner is entitled. the opinion that petitioner is entitled to the relief asked for, and in view thereof, we recommend the adoption of the following resolution.

> Respectfully submitted, JAMES VERNOR, M. J. KEATING, FRED W. KRAPP, W. H. C. HINDLE, WILLIAM F. ZOELLER.

Accepted, and on leave the following resolution was offered:

By. Ald. Vernor:

Resolved, That the City Treasurer be and he is hereby authorized and instructed to cancel street opening assessment levied against the following described property, to-wit:

sessment levied against the following described property, to-wit:
South 21.35 feet of lot 27, Horsefall's sub. of part of lot 1," \$4; "North 11.25 feet of lot 27, Horsefall's sub. of part of lot 1," \$2; "North 7.65 feet of lot 26, Horsefall's sub. of part of lot 1," \$1.10; "North 210 feet of south 705 feet of east 120 feet of lot 1, Messmore Farm plat of frac. sec. 1," \$32; "Lots 23 and 24 of Horsefall's sub. of part of lot 1," \$10, (Roll 200, book 14), said property being exempt from street opening assessment under deed dated April 1908, wherein the property necessary for the opening of Fifteenth street was dedicated to the City under the provisions of the Greusel Act.

Adopted as follows:
Yeas—Ald. Brozo, Burton, KeatField, Gutman, Harpfer, Hindle, Lodge,
ing, Keusch, Krapp, Littlefield, OsLynch, Mason, Merritt, O'Brien,
trowski, Owen, Rosenthal, Schultz,
trowski, Thompson, Tossy,
Walsh, Watson, Zoeller, and the Presifent—28. Adopted as follows: Skrzycki Walsh, V dent-28.

Nays-None.