By Ald. Freiwald:
Resolved. That the City Treasurer be and he is hereby authorized and instructed to accept from Judson Bradway the sum of \$351.13 in full settlement of the assessment levied against "Lots 27 to 51 (both inclusive), e. s. Pennsylvania avenue and lots 52 to 75 (both inclusive), w. s. Pennsylvania avenue of Judson Bradway's Cadillac avenue sub. of lots 19 to 21 of Toms (Book 18, Roll 268, fol. 117), for the cancel balance due under Sec. 15, of Detroit.

Adopted as follows:
Yeas—Ald. Barnett, Behlow, Bleil,
Burton, Case, De Galan, Dill, Field,
Freiwald, Glinnan, Goldner, Guthard,
Hindle, Jakel, Keating, Krapp, Lempke,
Littlefield, Louge, Nowe, O'Brien, Owen,
Reid, Reinhardt, Rutter, Schemansky,
Schultz, Skrzycki, Thompson, Vernor,
dent—34.
Navs—Nano

Nays-None.

Street Openings.

To the Honorable the Common Council: Gentlemen—Your Committee on Street Openings to whom was referred the petition of Sylvester J. Marion, et al., (1994), for the vacation of the public alley lying first south of and parallel with Fort street west, between Scotten and Campau streets, respectfully report we have had the same under consideration and petitioners being the owners of all the property abutting on said alley, can see no objection to the vacation of same, and therefore offer the following resolution. To the Honorable the Common Council: tion.

Respectfully submitted,
GODFREY FREIWALD,
JAMES VERNOR,
GEO A. OWEN,
SHERMAN LITTLEFIELD,
FRED W. KRAPP,
F. W. WENZEL.
PATRICK O'BRIEN. PATRICK O'BRIEN.

Accepted, and on leave, the following resolution was offered:
By Ald. Freiwald:
Resolved, that "all of the public alley, 29 feet wide, lying west of Campau street and between lots 50, 55, 56 and 57 plat of the subdivision of Private Claim 563" be and the same is hereby vacated:

bereby vacated:

Provided, The abutting property owners pay into the City Treasurer whatever expense may have been incurred by the City in the matter of furnishing crosswalks, curbing, paving, etc. on Campau street and Scotten avenue, within the lines of the alley hereby vacated within 30 days from the date of the adoption of this resolution, as may be certified by the City Engineer: otherwise the same shall be of no force or effect. no force or effect.

of no force or effect.

Adonted as follows:
Yeas—Ald. Barnett. Behlow, Bleil,
Burton. Case, De Galan. Dill, Field,
Freiwald. Glinnan. Goldner. Guthard,
Hindle, Jakel, Keating. Krapp, Lempke,
Littlefield, Lodge, Nowc, O'Brien, Owen,
Red. Reinhardt, Rutter, Schemansky,
Schultz, Skrzycki, Thompson, Vernor,
Waitell. Wenzel, Wilson and the President—34

dent-34. Nays-None.

Street Openings.

To the Honorable the Common Council: Gentlemen—Your, Committee on To the Honorable the Common Council: Gentlemen—Your. Committee on Street Openings to whom was referred the petition of R. Adlington Newman, et al. (1415), for opening an alley between Military and Cavairy avenues, between Wabash R. R. right-of-way and West Jefferson avenue, respectfully report we have had the same under consideration and deeds covering the property for the opening of the alley requested having been accepted by your honorable body on Sept. 29, 1914, your committee recommends that said petition be indefinitely postponed.

Respectfully submitted,

Respectfully submitted, GODFREY FREIWALD, JAMES VERNOR, GEO. A. OWEN,
STERMAN LITTLEFIELD,
FRED W. KRAPI',
F. W. WENZEL,
PATRICK O'BRIEN. Accepted and adopted.

Parks and Boulevards.

To the Honorable the Common Council:

Gentlemen—Your Committee on Gentlemen—Your Committee on Parks and Boulevards, to whom was referred the communication from the referred the communication from the Department of Parks and Boulevards, reporting the result of offer made to the owners of property bounded by Vinewood, McGraw and Milford avenues, desired by the city for park and playground purposes, beg leave to report that we have had the same under consideration and believing that the property in question should be purchased by the city for the above purpose, the valuation as set at \$12,800 having been accepted by the owners of said property, recommend that the Department of Farks and Boulevards be instructed to purchase same cation (J. C. C. p. 1756), the cost of said property to be defrayed from the issue of Park and Boulevard Bonds, authorized June 9, 1914 (J. C. C. p. 903). 903).

Respectfully submitted,
JOHN L. JAKEL,
CHAS. W. BURTON,
EDWARD BARNETT.
ROBERT W. RUTTER,
SHERMAN LITTLEFIELD,
HENRY V. DE GALAN,
M. J. KEATING.
Accepted and adopted as follows:
Yeas—Ald. Barnett, Behlow, Bleil,
Burton. Case, De Galan, Dill, Field,
Freiwald. Glinnan, Goldner, Guthard,
Hindle, Jakel, Keating, Krapp, Lempke,
Littlefield, Lodge, Nowc, O'Brien, Owen,
Reid, Reinhardt, Rutter, Schemansky,
Schultz, Skrzycki, Thompson, Vernor,
Wartell, Wenzel, Wilson and the President—34. dent-34.

Nays-None.

Liquer Regulation.

To the Honorable the Common Council: To the Honorable the Common Council: Gentlemen—Your Committee on Liquor Regulation to whom was referred an ordinance entitled "An ordinance to amend an ordinance entitled 'An ordinance to amend Chapter 181 of the Compiled Ordinances of the City of Detroit for the year 1912, by adding thereto a new section to be known as Section 17," respectfully report we have had the same under consideration and said ordinance being presented for