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of the improvement is largely benefited by same and should therefore bear a portior of the expense. The award of the jury was \$4,375.00, and we recommend that 90 per cent, or \$3,937.50 be assessed on a local assessment district, and that the remaining portion, viz.: \$437.50 or 10 per cent, be paid by the city of Detroit out of the Street Opening Fund, and we therefore, recommend that inasmuch as a total of \$800.00 was received by the City Treasurer from the sale of buildings located in the line of 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 etate benefited by such improvement with its proportionate share, 90 per cent or \$720.00 of a total of \$800.00 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. resolution.

Respectfully submitted,
GODFREY FREIWALD,
JAMES VERNOR,
GEO. A. OWEN,
FRED W. KRAPP,
F. W. WENZEL.
SHERMAN LITTLEFIELD,
PATRICK O'BRIEN.
Accepted and on leave, the following resolution was offered:
By Ald Freiwald. Respectfully submitted,

By Ald. Freiwald:

Resolved, That the Common Council of the City of Detroit hereby determines that the sum of \$3,937.50 is a just prothat the sum of \$3,937.50 is a just proportion of the compensation awarded by the jury for the property taken by the City of Detroit for the opening of Richmond avenue from Clay avenue to European Edward E

ment 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 \$3.937.50 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

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. 633-1912), upon which they shall assess and levy the amount of \$3,937.50, 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 \$437.50 of the award of the jury be paid by the City of Detroit out of the Street Opening Fund, and further

urer of the notice 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 Richmond avenue, to credit each piece or parcel of real estate benefited by such improvement with its proportionate share of 90 per cent or \$720.00 of a total sum of \$800.00 received from the sale of buildings condemned in the matter of opening said Richmond average. the sale of buildings condemned in the matter of opening said Richmond avenue, which is the same ratio agreed upon in apportioning the verdict rendered by the jury, as hereinbefore set forth, which is in confirmity 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. Allan, Barnett, Behlow, Bleil, Burton, De Galan, Dill, Field, Freiwald, Ginnan, Goldner, Guthard.

Freiwald, G.innan, Goldner, Guthard, Hess, Hindle, Jakel, Keating, Krapp, Lempke, Littlefield, Lodge, Nowe, O'Brien, Owen, Reid, Rutter, Schemesky, Schultz Skrzycki, Thompson, Wartell, Wenzel, Wilson and the President Pro Tem—33.

Navs—North

Nays-None.

Street Openings.

To the Honorable the Common Council:

Gentlemen—Your Committee on Street
Openings to whom was referred the petition of T. B. Stackable (464), for the
vacation of a strip of land left by the
city in the opening of Lothrop avenue,
respectfully report that petitioner is the
owner of the lot adjoining said strip on
the south, and the same not being required for street purposes, your committee can see no objection to vacating
the strip upon payment by petitioner
of \$125.00, and therefore offer the following resolution.
Respectfully submitted, To the Honorable the Common Council:

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

PATRICK O'BRIEN.
Accepted, and on leave, the following resolution was offered:

Accepted, Anderson Accepted, and of the same shall be null and void and of the same shall be null and void and of the same shall be null and void and of the same shall be null and void and of Resolved, That the Board of Asses said vacated strip to the adjoining property.

vacated strip to the adjoining

such improvements, and be it turther
Resolved. That the sum of \$437.50 of
the award of the jury be raid 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
the made in one part which shall become
the first publication by the City Treasthe first publication by the City Treas-

tell, Wenzel, Wilson and the President Pro Nays—None.

Street Openings.

To the Honorable the Common Council:
Gentlemen — Your Committee on
Street Openings, to whom was referred the petition of S. S. DeLano
for vacation of the northerly
(492), for Forest avenue lying outside
part of Forest avenue, respectstreet line at Holcomb avenue, respectently report we have had the same up street line at Holcomb avenue, respect-fully report we have had the same un-der consideration and as the said strip of land is not necessary for street pur-poses, we recommend that the same be vacated, and therefore offer the folresolution.

resolution.

Respectfully submitted,
GODFREY FREIWALD,
GEORGE A. OWEN,
SHERMAN LITTLEFIELD.
FRED W. KRAPP.
F. W. WENZEL.

BATRICK O'BRIEN.

PATRICK O'BRIEN.
Accepted and on leave the following

resolution was offered:
By Ald. Freiwald:
Resolved, That "the northerly part of Forest avenue as opened, being 2.40 feet on the east line of Holcomb avenue and 1.10 feet in the rear on alley," be and the same is hereby vacated;

Provided, Petitioner pays into the City Treasury the sum of \$15.00 to-ward whatever expense may have been incurred by the city in the construction of sidewalks, crosswalks, paving, etc., within 30 days from the date of the adoption of this resolution, otherwise the same shall be null and void and of no force and effect; and be it fur-

Resolved, That the Board of Assessors be and is hereby instructed to assess said vacated strip to the adjoining property.

Adopted as follows:
Yeas—Ald. Allan, Barnett, Behlow,
Bleil Burton, De Galan, Dill, Field,
Freiwald, Glinnan, Goldner, Guthard, Freiwald, Glinnan, Goldner, Guthard, Hess, Hindle Jakel, Keating, Krapp, Lempke, Littlefield, Lodge, Nowc, O'Brien, Owen, Reid, Rutter, Schemansky, Schultz, Skrzycki, Thompson, War-Wenzel. Wilson and the President tell Wenzel V Pro Tem—33. Nays—None.

Ordinances

To the Honorable the Common Council: Gentlemen—Your Committee on Ordinances, to whom was referred the ordinance presented by Ald. O'Brien at the session of Dec. 30, 1913, relative to taxicab stands at the Michigan Central denot respectfully report that we have depot, respectfully report that we have had the same under consideration and seeing no objection thereto we recommend that the ordinance (J. C. C., p. 1876) be adopted as presented.

De adopted as presented.

Respectfully submitted,

SHERMAN LITTLEFIELD.

GEORGE A. OWEN.

EDWARD BARNETT.

ROBERT W. RUTTER.

ANTHONY NOWC.

JOSEPH SCHEMANSKY.

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

Third Reading of Ordinance. The title to the ordinance was read a third time. The ordinance was then read.

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

Yeas—Ald. Allan, Barnett, Behlow, Bleil, Burton, De Galan, Dill, Field, Freiwald, Glinnan, Goldner, Guthard, Hess, Hindle, Jakel, Keating, Krapp, O'Brien, Owen, Reid, Lodge, Nowc, Sky, Schultz, Skrzycki, Thompson, Wartell, Wenzel, Wilson and the President Nays—None.

The title to the ordinance was confirmed.

Liquor Regulation

To the Honorable the Common Council: Gentlemen — Your Committee on To the Honorable the Common Council:
Gentlemen — Your Committee on
ferred the liquor dealers' bond of William M. Tlalka for 2634 West Jefferson
had the same under consideration,
had the same under consideration,
location for the year ending April 30,
location for the year ending April 30,
location for the year and some we 1915, was approved April 30th, and we therefore recommend the approval of

Respectfully submitted,
CHAS. W. BURTON,
MAURICE J. KEATING,
ANTHONY NOWC,
JACOB GUTHARD,

Accepted and adopted as follows: Accepted and adopted as follows:
Yeas—Ald. Allan, Barnett, Behlow,
Bleil, Burton, De Galan, Dill, Field,
Freiwald, Glinnan, Goldner, Guthard,
Hess, Hindle, Jakel, Keating, Krapp,
Lempke, Littlefield, Lodge, Nowc,
O'Brien, Owen, Reid, Rutter, Schemansky, Schultz, Skrzycki, Thompson, Wartell, Wenzel, Wilson and the President
Pro Tem—33.
Nays—None.

Liquor Regulation.

To the Honorable the Common Council: Gentlemen—Your Committee on Liquor Regulation to whom was referred the application of Luther P. Roblin for transfer of liquor license Roblin for transfer of liquor license from 352 Michigan avenue to 901 Kercheval avenue and of Frank J. Schultz for transfer from 1466 Mt. Elliott avenue to 1872 Michigan avenue, respectfully report that we have had the same under consideration and recommend that the aforesaid applications be depied be denied.

Respectfully submitted,
CHAS. W. BURTON,
MAURICE J. KEATING,
ANTHONY NOWC,
JACOB GUTTARD.

Accepted and adopted.

Liquor Regulation.

To the Honorable the Common Council: Gentlemen—Your Committee on Liquor Regulation to whom was referred the application and bond of Emil G. Handloser for transfer of license from 477 Lawndale avenue to 28 Cadillac square, respectfully report we have bed the same under considerwe have had the same under consideration and seeing no objection thereto, recommend that the above application and bond be accepted and approved.

Respectfully submitted,
CHAS. W. BURTON,
MAURICE J. KEATING,
ANTHONY NOWC.
JACOB GUTHARD.