Adopted as follows: Yeas—Ald. Allan, Behlow, Bleil, De Galan, Dill, Field, Freiwald, Goldner, Guthard, Hess, Keating, Krapp, Lempke, Littlefield, Lodge, Nowc, O'Brien, Owen, Reid, Reinhardt, Rutter, Schemansky, Schultz, Skrzycki, Vernor, Wartell, Schultz, Skrzycki, Vernor, Wartell, Wenzel, Wilson and the President—29. Nays-None.

Taxes.

To the Honorable the Common Council: Gentlemen — Your Committee on Taxes, to whom was referred the petitions of C. H. Wiltsie (382 and 547), for the cancellation and refund of various tax claims held by him against property owned by the city and used for street and alley purposes and by the Board of Education, respectfully report we have had the same under consideration and being satisfied that the various properties are owned by the various properties are owned by the city, recommend that the tax sales be cancelled and refunds made as set

forth in the accompanying resolution.

Respectfully submitted,
ANTHONY NOWC.

JAMES VERNOR.

GODFREY FREIWALD.

MOSES WARTELL.

F. W. WENZEL.

Accompanying resolution.

Accepted and, on leave, the follow-

Accepted and, on leave, the following resolution was offered:
By Ald. Nowc:
Resolved, That the City Controller be and he is hereby authorized and instructed to draw warrants upon the proper fund in favor of Charles H. Wiltsie for the amounts shown, the said sum in each instance being the amount paid by him with interest added at the rate of 6 per cent. for certificates of title issued against the following described properties, to-wit: cates of title issued against the following described properties, to-wit:

Description. East 17 ft. of O. L. 1 and e. 17 ft. of O. L. 46 of all that part of ¼ sec. 26, 10,000 acre tract, s. s. Euclid ave. Lot 239, Sprague and Visger's sub. of lots 2 to 15, inclusive, of W. B. and J. V. Moran's sub., w. s. Belvidere avenue

Lot 339, Sprague and Visger's sub. of lots 2 to 15, inclusive of W. B. and J. V. Moran's sub., etc., e. s. Holcomb avenue

Lot 339, sub. last mentioned.

Lot 187, Crossman's sub. of lot 1, Shipyard tract, n. s. Senator street.

Lot 188, sub. last mentioned.

Lot 190, sub last mentioned.

Lot 191, sub. last mentioned. avenue

upon surrender of the certificates of title enumerated above, issued him by the City Treasurer by reason of the non-payment of general city and special taxes for the years specified, the above described property being owned by the city and used for street and alley purposes and by the Board of Education. cation.

Wenzel, Wilson and the President-20 Nays-None.

Street Openings.

To the Honorable the Common Council: Gentlemen — Your Committee Street Openings, to whom was street Openings, to whom was referred the petition of Paterson Bros. & Co. (714) for permission to change position of alley, respectfully report that we have had the same under contact that we have had the the contact that the sideration and find that the acceptance of a plat at Gladstone and Twelfth streets has brought about a jog of about 21 feet in the alley running south from Gladstone, first east of Twelfth, and your committee recommend that the accompanying resolu-tion be adopted, straightening line of said alley to Camden avenue, bringing the jog to the street line instead of at the middle of the alley as at pres-

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

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

By Ald. Freiwald:

Resolved, That "all of the public alley, 18 feet wide, lying west of and adjoining the west line of lot 4 of Clark and Carter's sub'n of ¼ section 46, 10,000 acre tract," also "all that part of a certain alley described as follows: commencing at the southwest corner of lot 47, of Stevens' sub'n of

'		
Sold for Taxes of	Certificate No.	Amount
1911	1375	\$ 4 49
1911	4636	5 82
1911 1912 Spl. Mar. '13 Spl. Mar. '13 Spl. Mar. '13	4664 4664 381 382 2513	5 84 5 57 14 02 14 02 15 86
1911 1911 1911 1911	5964 5963 5961 5960	3 37 3 37 3 37 3 37

part of lots 26 and 27 of sub'n of 1/4 section 46, 10,000 acre tract, thence south 25 deg. 47 min. 40 sec. east 13.04 feet, to a point; thence north about 64 deg. 26 min. 20 sec. east 22 feet to a point; thence westerly along the south line of said lot 47, 25.50 feet to the place of beginning" be and the same are hereby vacated.

Provided, that pattitioner deed to the

Adopted as follows:

Yeas—Ald. Allan, Behlow. Bleil. De
Galan, Dill. Field. Freiwald, Goldner,
Guthard. Hess. Keating, Krapp, Lempke,
Littlefield. Lodge, Nowc, O'Brien. Owen,
Reid. Reinhardt. Rutter. Schemansky,
Schultz, Skrzycki, Vernor, Wartell,
Schultz, Skrzycki, Vernor, Wartell,

to the plat recorded in liber 15 of plats on page 64, Wayne Co. Records."

Adepted as follows:

Adopted a Reid, Reinhardt, Rutter, Schemansky, Schultz, Skrzycki, Vernor, Wartell, Wenzel, Wilson and the President—29. Nays—None.

Street Openings.

To the Honorable the Common Council: Gentlemen—Your Committee on Street Openings to whom was referred the petition of William Gutman (735) the petition of William Gutman (735) for the vacation of the southerly 65 feet of alley first west of Oakland avenue and between Brush street and Oakland avenue, respectfully report we have investigated the matter and find this land has been re-subdivided and since June 8 1888 has been known we have have have the the subdivided and since June 8, 1888 has been known as part of lots 31 and 32, Thomas and Wagner's sub, and has been occupied as private property since that time. Your committee therefore recommend that said alley be vacated and therefore offer the following resolution.

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 "the southerly 65 feet of an alley lying between lots 24 and 25 of Mott's subdivision of the southerly 40 acres of 1-4 section 37 of the 10,000 acre tract, said alley as shown by said subdivision being the first alley west of Oakland avenue and lying between Brush street and Oakland avenue, in the City of Detroit," be and the same is hereby vacated.

Adopted as follows:

Adopted as follows:

Yeas—Ald. Allan, Behlow, Bleil, De Galan, Dill, Field, Freiwald, Goldner, Guthard, Hess, Keating, Krapp, Lempke, Littlefield, Lodge, Nowc, O'Brien, Owen, Reid, Reinhardt, Rutter, Schemansky, Schultz, Skrzycki, Vernor, Wartell, Schultz, Skrzycki, Vernor, Warten, Wenzel, Wilson and the President-29. Nays-None.

Street Openings.

To the Honorable the Common Council: Gentlemen—Your Committee on Street Openings to whom was referred the petition of Louis A. Harrison (740) for the vacation of part of Cary street, being a strip of land 10 feet in width situated on the s. s. of Thaddeus street, respectfully report we have had the same under consideration and said the same under consideration and said strip not being necessary for street purposes, can see no objection to the vacation of same, and therefore offer the following resolution the following resolution.

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 follow-ing resolution was offered:

By Ald, Freiwald:
Resolved, That "The east 10 feet of Cary street, formerly known as the east 10 feet of lot 240, s. s. Thaddeus street, Anderson & Courteney's sub. of that part of P. C. 405 lying e'ly of the Dearborn road and n'ly of the Michigan Central Railroad spur." be Michigan Central Railroad spur,"

Michigan Central Railroad spur," be and the same is hereby vacated;
Provided, Petitioner pays into the City Treasury \$150.00 toward whatever expense may have been incurred by the city in the construction of sidewalks, crosswalks, paving, etc., within thirty days from the date of the adoption of this resolution, otherwise the same shall be null and void and of no force and effect.

Adopted as follows:

Adopted as follows: Adopted as follows:
Yeas—Ald. Allan, Behlow. Bleil. De
Galan, Diil, Field, Freiwald, Goldner
Guthard, Hess. Keating, Krapp, Lempke
Littlefield, Lodge, Nowc, O'Brien, Owen
Reid, Reinhardt, Rutter, Schemansky
Schultz, Skrzycki, Vernor, Wartell Reid, Reinhardt, Rutter, Schemansky Schultz, Skrzycki, Vernor, Wartell Wenzel, Wilson and the President—29 Nays—None.

Street Openings.

To the Honorable the Common Council:

Gentlemen—Your Committee on Street Openings to whom was referred the resolution presented by Ald. Keating on June 10, 1913, (J. C. C. p. 855), requesting your committee to consider the advisability of widening Locust street on the north side from a point where the west side of Fourth avenue intersects, easterly to Grand River where the west side of Fourth avenue intersects, easterly to Grand River avenue, 10 feet wide, respectfully report we have had the same under consideration, have complied with Rule 22, and being satisfied that a public necessity exists for the widening of said street as requested, recommend that the Corporation Counsel be directed to the Corporation Counsel be directed to the Corporation Counsel be directed to prepare the proper resolution for the opening of said thoroughfare as hereinbefore mentioned, as a public street and highway, and submit the same to this council for approval.

Respectfully submitted.

GODFREY FREIWALD,
JAMES VERNOR,
GEO A OWEN

GEO. A. OWEN, SHERMAN LITTLEFIELD, FRED W. KRAPP, F. W. WENZEL, PATRICK O'BRIEN.

Accepted and adopted as follows
Yeas—Ald. Allan, Behlow. Bleil. De
Galan, Dill, Field, Freiwald, Goldner,
Guthard, Hess, Keating, Krapp, Lempke,
Littlefield, Lodge, Nowc, O'Brien, Owen,
Reid, Reinhardt, Rutter, Schemansky,
Schultz, Skrzycki, Vernor, Wartell,
Wenzel, Wilson and the President—29.
Nays—None.

Licenses.

To the Honorable the Common Council:

Gentlemen—Your Committee on Licenses, to whom was referred the petition of Arthur St. Amour for the refund of amount paid by him for push-cart license, respectfully report petitioner took out said license with the expectation of securing a stand upon the street, and being unable to do so, your committee believe that the amount of fee should be refunded, and