Street Openings.

To the Honorabie the Common Council:
Gentlemen—To your Committee on
Street Openings was referred the petition
of Rev. Wm. Maneszczyk (528), for the
vacation of the north 3½ feet of alley
between west line of Fitty-second street
and east line of lot 57, Conrad Clippert's
sub. Your Committee have had the same
under consideration and find that petitioners have constructed a boiler house
on the strip in question, being unaware
that same was a part of the alley. We
recommend that the prayer of petitioner
be granted and therefore offer the following resolution. lowing resolution.

Respectfully submitted Respectfully submitted,
CHAS. A. KOCHER.
JAMES VERNOR.
JAMES CRANSHAW.
JOHN T. THOMPSON.
GEO. H. ELLIS.
RICHARD O. STARKEY.
Accepted, and on leave, the following resolution was offered:
Ry Ald. Kocher:

resolution was offered:

By Ald. Kocher:

Resolved, That the "North 3.6 feet of the public alley lying between the west line of Fifty-second street and the east line of lot 57, and adjoining lot 58 of Conrad Clippert's sub. No. 2, on Private Claims 719 and 548 in Detroit, T. 2 S., R. 11 E., "be and the same is hereby vacated

Adopted as follows:

Adopted as follows:
Yeas—Ald. Allan, Auch, Bahorski,
Bleil, Bradley, Braun, Brennan, Burton,
Cowan, Crane, Cranshaw, Dill, Dodt,
Ellis, Glinnan, Hindle, Kocher, Kronk,
Littlefield, Lodge, Miotke, Mitter, Nowc,
Riopelle, Robinson, Schultz, Starkey,
Thompson, Vernor, Walsh, Wartell, Wenzel, Zink and the President pro tem

Nays-None.

Ordinances.

Ordinances.
To the Honorable the Common Council:
Gentlemen—To your Committee on
Ordinances was referred the petition of
Mrs. William P. Morrison (419) for the
granting of a special permit for addition
to residence. Your Committee have given
this matter careful consideration, and
find that the desired permit constitutes
a violation of the building code, which
the Board of Health has refused to
grant. We therefore recommend that
further consideration of the said petition
be indefinitely postponed.

further consideration of the said petitible indefinitely postponed.

Respectfully submitted,
JOHN A. KRONK.
SHERMAN LITTLEFIELD.
JAS. A. MIOTKE.
CHAS A. KOCHER.
HERMAN F. ZINK.
JOHN C. COWAN.
ANTHONY NOWC.

Accepted and adopted.

Ordinances.
To the Honorable, the Common Council:
Gentlemen—To your Committee on Ordinances was referred an ordinance entitled "An ordinance to amend Section 7 of an ordinance entitled "An ordinance to regulate the use, handling, storage and sale of Inflammable Liquids and the Iroducts thereof in the City of Det it approved October 13, 1914." Said ordinance is present of for the purpose of amending the amount of license fees to be that ed under the ordinance. Your Committee has had the same under consider ion and recommends that the vores "each plint" in line 7 and all of lines 2; and 27, reading "License for each tank wagon driver \$1.00," in Sec-

tion 1 of said ordinance be stricken out, and that said ordinance as so amended, presented by Ald. Vernor on the 31st ult. (J. C. C. p. 1000), be passed.

Respectfully submitted.

JOHN A. KRONK,

SHERMAN LITTLEFIELD,

JOS. A. MIOTKE,

CHAS. A. KOCHER,

HERMAN F. ZINK,

JOHN C. COWAN,

ANTHONY NOWC.

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.
Ald. Kronk moved that the ordinance
be amended to conform to Committee
report which motion prevailed.
The question being "Shall this ordinance now pass?" The ordinance was
passed as amended, a majority of the
Aldermen present voting therefor as fol-

Yeas—Ald. Allan, Auch, Bahorski, Bieil, Bradley, Braun, Brennan, Burton, Cowan, Crane, Cranshaw, Dill, Dodt, Ellis, Glinnan, Hindle, Kocher, Kronk, Lttlefield, Lodge, Miotke, Mitter, Nowc, Riopelle, Robinson, Schultz, Starkey, Thompson, Vernor, Walsh, Wartell, Word, Willey, and the President Proceedings. Wenzel, Zink, and the President pro tem.

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

## Ordinances.

To the Honorable, the Common Council:
Gentlemen—To your Committee on Ordinances was referred an ordinance entitled "An ordinance to provide for public safety by the removal of waste oils from garages, sumps or other receptacles." Your Committee have given this matter careful consideration, and being convinced of the necessity for such regulation of dangerous materials, recommend that the said ordinance as presented by Ald. Vernor at the session of July 3'st, (J. C. C. p. 1001) be adopted. Respectfully submitted, JOHN A. KRONK, SHERMAN LITTLEFIELD, JOS. A. MIOTKE,

SHERMAN LITTLES
JOS. A. MIOTKE,
CHAS. A. KOCHER,
HERMAN F. ZINK,
JOHN C. COWAN,
ANTHONY NOWC.

ANTHONY NOWC.

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 aldermen present voting therefor as follows:

passed, a majority of the aldermen present voting therefor as follows:
Yeas—Ald. Allan, Auch, Bahorski, Bleil, Bradley, Braun, Brennan, Burton, Cowan, Crane, Cranshaw, Dill, Dodt, Ellis, Glinnan, Hindle, Kocher, Kronk, Littlefield, Lodge, Miotke, Mitter, Nowc, Riopelle, Robinson, Schultz, Starkey, Thompson, Vernor, Walsh, Wartell, Wenzel, Zink, and the President pro tem.

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