share of 85 per cent, or \$63.75, of the total sum of \$75.00 received from the sale of buildings condemned in the matter of opening said Ellery 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.

public improvements where a street is graded, opened, etc.
Adopted as follows:
Yeas—Ald. Auch, Bleil, Bradley, Braun. Brennan, Crane, Cranshaw, Dill, Dodt, Ellis, Glinnan, Guthard, Hindle, Kunz, Littlefield, Lodge, Miotke, Mitter, Reinhold, Ross, Starkey, Thompson, Vernor, Wilson and the President Pro Tem.—25.
Navs—None.

Nays-None.

## Street Openings.

To the Honorable the Common Council:
Gentlemen—To your Committee on
Street Openings was referred the petition of Amy S. Bennett (2035), for
the vacation of a strip of land taken
by the city in the opening of Agnes
avenue, same being 2.6 feet in width.
Your committee finds that said strip
adjoins lot 38 of Everding's sub., owned
by petitioner, who has constructed by petitioner, who has constructed walk on the Agnes avenue side of her premises and has also paid a portion of the assessment for paving Agnes avenue. Said strip not being required for street purposes, your committee recommends that same be vacated, and therefore offers the following resolu-

Respectfully submitted,
JAMES VERNOR,
JAMES VERNOR,
JAMES CRANSHAW,
JOHN T. THOMPSON,
GEO. H. ELLIS,
RICHARD O. STARKEY,
Accepted, and on leave, the following resolution was offered:
By Ald. Kocher:
Resolved, That "The southerly 2.60 feet of Agnes avenue as opened, lying between the west line of Fischer avenue and west line of fischer avenue and west line of the alley first west thereof, and north of and adjoining lot 38 of Everding's sub. of lot A of the sub. of lots 22 and 23, P. C. 723 as recorded in Liber 13, page 53 of Plats, Wayne County Records." be and the same is hereby vacated, to become part and parcel of the adjoinbecome part and parcel of the adjoin-

Adopted as follows:
Yeas—Ald. Auch, Bleil, Bradley, Braun,
Brennan, Crane, Cranshaw, Dill, Dodt,
Ellis, Glinnan, Guthard, Hindle, Kunz,
Littlefield, Lodge, Miotke, Mitter, Reinhold, Ross, Starkey, Thompson, Vernor,
Wilson and the President Pro Tem.—25.
Navs—None

Nays-None.

## Health and City Hospitals.

To the Honorable the Common Council: Gentlemen—To your Committee on Health and City Hospitals was referred the communication from the Board of Poor Commissioners transmitting pro-Dosals for furnishing motor cars to Poor Commissioners transmitting pro-posals for furnishing motor cars to said department. Your Committee find that W. B. Deyo is the only and lowest bidder for furnishing one Ford Roadster at \$435.00 and one Ford Touring Car, at \$450.00. Believing said bids to be reasonable and otherwise satisfactory, your committee recom-mends that said department be author-ized to enter into contract with said

bidder in accordance with the following resolution.

ing resolution.

Respectfully submitted,
W. H. C. HINDLE,
OSCAR A. DODT,
JAMES CRANSHAW,
CHARLES BRAUN.
Accepted, and on leave the following resolution was offered:

Resolved, That the contract entered
into by the Board of Poor Commissioners with W. B. Deyo, for furnishing one Ford Roadster and one Ford
Touring Car in the amounts of \$435.00
and \$450.00 respectively, be and the
same is hereby confirmed.
Adopted as follows:
Yeas—Ald. Auch, Bleil, Bradley, Braun,
Brennan, Crane, Cranshaw, Dill, Dodt,
Ellis, Glinnan, Guthard, Hindle, Kunz,
Littlefield, Lodge, Miotke, Mitter, Reinhold, Ross, Starkey, Thompson, Vernor,
Wilson and the President Pro Tem.—25.
Nays—None.

Nays-None.

## RESOLUTION AND ORDINANCES. SECOND WARD.

Ald. Vernor:

Resolved. That the Controller be and he is hereby authorized and directed to pay the expenses of transportation of the Municipal Fuel Agent and one of the Municipal Fuel Agent and one other person to Scranton, Pennsylvania, to inquire into the availability of securing anthracite coal for municipal and departmental needs, the said sum not to exceed \$114.30.

Adopted as follows:
Yeas—Ald. Auch, Bleil, Bradley, Braun, Brennan, Crane, Cranshaw, Dill, Dodt, Ellis, Glinnan, Guthard, Hindle, Kunz, Littlefield, Lodge, Miotke, Mitter, Reinhold, Ross, Starkey, Thompson, Vernor, Wilson and the President Pro Tem.—25.
Nays—None.

Nays-None.

SEVENTH WARD.

Resolved, That the Public Lighting Commission be and is hereby requested to cause arm light to be erected in alley in block bounded by Catherine, Mullett, Riopelle and Orleans streets.

Adopted.

ELEVENTH WARD.

Resolved, That the Corporation Counsel be and he is hereby directed to prepare and submit to this body resolu-By Ald. Braun: tions which will initiate proceedings to take by condemnation for Public Purpose, the so-called Schweikart property which has a frontage on Jefferson avenue of approximately three hundred feet and extends to the Detroit river, and to take of the so-called Berry property situated payt west of and adjoinand to take of the so-called Berry property, situated next west of and adjoining the Schweikart premises, a parcel which, with a frontage on Jefferson avenue of approximately four hundred feet, extends southerly from Jefferson avenue to the Detroit river.

Adopted as follows:
Yeas—Ald, Auch, Bleil, Bradley, Braun, Yeas—Ald, Auch, Bleil, Bradley, Braun, Brennan, Crane, Cranshaw, Dill, Dodt, Ellis, Glinnan, Guthard, Hindle, Kunz, Littlefield, Lodge, Miotke, Mitter, Reinhold, Ross, Starkey, Thompson, Vernor, Wilson and the President Pro Tem.—25.
Nays—None.
TWELFTH WARD.

TWELFTH WARD.

Resolved, That communication and resolution with reference to the grading and schedule of wages for sewer inspectors, adopted July 17, 1917, (J. C. C. No. 938,) be and the same is hereby By Ald Cranshaw: