Accepted and adopted as follows:
Yeas.—Ald. Ashe, Auch, Bleil,
ton, Crane, Cranshaw, Dill, Dodt, Ellis,
Littlefield, Miotke, Mitter, Nowc, Reinhold, Riopelle, Starkey, Thompson,
son, Zink and the President Pro Tem.

—32.

Navs—None

Nays-None.

STREET OPENINGS.

STREET OPENINGS.

To the Honorable the Common Council:
Gentlemen:—To your Committee on
Street Openings was referred the petition of United Fuel & Supply Co.
north of Kercheval Avenue, extending
from Hart Avenue to Detroit Terminal
R. R., and also a strip of land approximately 8 feet in width running northerly from above mentioned alley to
north line of lot 112, Hart Farm Sub.
Petitioner is the owner of all the property abutting on the alleys requested Petitioner is the owner of all the property abutting on the alleys requested to be vacated, the said strip of land lying, between petitioner's property and right-of-way of D. T. R. R., and the alley north of Kercheval ending at the said right-of-way. Said alley and said strip not being used by anyone other than petitioner and having been enclosed by fences for years, your committee recommends that the petition be granted, and therefore offers committee recommends that the petition be granted, and therefore offers the following resolution.

Respectfully submitted,
CHAS. A. KOTCHER,
JAMES VERNOR,
JAMES CRANSHAW,
GEO. H. ELLIS,
RICHARD O. STARKSY.

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

RICHARD O. STARKSY.

ing resolution was offered:

By Ald Kotcher:

Resolved, That "All that part of the public alley, 18 feet wide, first north of and parallel to Kercheval Avenue and lying between the east line of Hart avenue and the east line of alley first east thereof; also, all that part of the public alley, 8 feet, more or less, in width, first east of and parallel to Hart Avenue and lying between the north line of the alley first north of Kercheval Avenue and the north line extended of lot 112 of Hart Farm Sub. of part of P. C.'s 641, 638, 687 as recorded in liber 24, page 53 of Wayne county Records," be and the same is hereby vacated;

Provided, That by reason of the vacation of the above described alleys, the City of Detroit does not waive

hereby vacated,
Provided, That by reason of the vacation of the above described alleys, the City of Detroit does not waive any rights in the sewer located in the alleys aforesaid, and shall at all times alleys aforesaid, and shall at all times have the right to enter upon the have the right to enter upon the premises if found necessary on account of the sewer located therein, and further there are titioner pays into

ther Provided. That petitioner pays into the city treasury, within 30 days from the date of the adoption of this resolution. whatever expense may have been incurred by the city in the matbeen incurred by the city in the matbeen incurred by the city in the matbeen incurred by the city sidewalks, crosswalks, etc., within the sidewalks, crosswalks, etc., within the lines of the alleys herein vacated, as may be certified by the City Engineer; and further Provided. Petitioner files with the

Provided, Petitioner files with the Company, at \${\circ} City Clerk, within 30 days from the date of the adoption hereof, an agreement in writing, waiving all damages ment in writing, waiving all damages which may accrue or result to petitioner by reason of the separation of tioner by reason of the separation of tioner by reason of the property owned by grades effecting the property owned by

petitioner abutting on the alleys herein vacated.
Adopted as follows:
Yeas.—Ald. Ashe, Auch, Bleil, Bradley, Braun, Brennan, Burton, Crane, Cranshaw, Dill, Dodt, Ellis, Hindle, Kotcher, Kronk, Kunz, Littlefield, Miotke, Mitter, Nowc, Reinhold, Riopelle, Starkey, Thompson, Vernor, Walsh, Wartell, Wenzel, Wilson, Zink and the President Pro Tem.—32.
Navs—None.

Nays-None.

Parks and Boulevards.

To the Honorable the Common Council:
Gentlemen—To your Committee on
Parks and Boulevards was referred
communication from the Department of
Parks and Boulevards relative to a
request of the Detroit Ship-building
Company to more cartain steamers at request of the Detroit Ship-building Company to moor certain steamers at the Belle Isle Dock. Your Committee respectfully report that we have had the matter under consideration and knowing of no serious objection to granting the request concur in the recommendation of the Commissioner and recommend the adoption of the following resolution. ing resolution.

Respectfully submitted,
A. H. REINHOLD,
W. H. C. HINDLE,
C. S. CRANE,
JAMES CRANSHAW,
A. G. KUNZ.
Accepted, and on leave the following solution was offered:

A. G. KUNZ.

Accepted, and on leave the following resolution was offered:
By Ald. Reinhold:
Resolved, that the Commissioner of Parks and Boulevards be and he is hereby authorized to enter into an agreement with the Detroit Shipbuilding Company for the privilege of mooring steamers at the Belle Isle Dock for the sum of \$150.00 per steamer for the season; it being understood by season is meant that period ending at the time that the regular summer excursion season opens and it not being the intention to continue beyond that time, nor to interfere with the carrying of passengers to and from Belle Lsle Park.
Adopted as follows:
Yeas.—Ald. Ashe, Auch, Bleil, Bradley, Braun. Brennan, Burton, Crane, Cranshaw, Dill, Dodt, Ellis, Hindle. Kotcher, Kronk, Kunz, Littlefield, Miotke, Mitter, Nowc, Reinhold, Riopelle, Starkey, Thompson, Vernor, Walsh, Wartell, Wenzel, Wilson, Zink and the President Pro Tem.

—32.
Nays—None.

Navs-None.

Health and City Hospitals.

To the Honorable the Common Council: Gentlemen—To your Committee on Health and City Hospitals was referred communication from the Department of Health transmitting proposals for furnishing an X-Ray apparatus for the Herman Kiefer Hospital, as follows: lows

3,840 25