## Resolutions and Ordinances.

By Councilman Bradley:

Resolved, That permission be and is hereby granted to Mack Avenue Business Men's Club to string two banners across Mack avenue at the intersection of Townsend and Garland avenues from the date of the adoption of this resolution to January 1, 1921, inclusive. Adopted. By Councilman Bradley:

Resolved, That the Department of Public Works be and is hereby authorized and directed to draw warrants upon the City Treasurer in favor of the persons and firms hereinafter mentioned, for the amounts set opposite their names, being the amount of refunds to which they are entitled on lost permits: Damitio Bros.—Permit No. 11514—

\$3.00.

Thos. Leto—Permit No. 8141—\$23 00.

M. Perlman—Permit No. 9035—\$25.00.

H. A. Bier—Permit No. 10330—\$5 68.

Reliable Construction Co.—Permit

No. 52235—\$25.00.

Adopted as follows:

Yeas—Councilmen Bradley, Castator, Kronk, Littlefield, Nagel, Simons and the President Pro Tem—7.

Nays-None.

By Councilman Bradley:

Resolved, That vote whereby resolution, presented by Councilman Kronk, tion, presented by Councilman Kronk, vacating "All that part of public alley, 14 feet wide, lying west of and parallel to Charest avenue and between south line of Detroit Terminal R. R. right-of-way and north line, extended westerly, of the south 20 feet of lot 270 of Sunnyof the south 20 feet of lot 270 of Sunnyof the south 20 feet of lot 270 of Sunnyside sub, of east 60 acres of west 80
acres of quarter section 1, 10,000 acre
tract, providing that south 20 feet of
lot 270 of said sub., was deeded for
alley purposes, was adopted Sept. 14,
is hereby rescinded, for the purpose of
changing length of alley to be vacated.
Adopted as follows:
Yeas—Councilmen Bradley, Castator

Yeas—Councilmen Bradley, Castator, Kronk, Littlefield, Nagel, Simons and the President Pro Tem—7.

By Councilman Bradley:

Resolved, That "All that part of the public alley, 14 feet wide, lying west of and parallel to Charest avenue and between the south line of the Detroit Terminal R. R. right-of-way and the north line, extended westerly, of lot of west 80 acres of 4 section 1, 10,000 acres acre tract, as recorded in liber 18, page be and the same is hereby vacated: Resolved, That "All that part of the

2 of Plats of Wayne County Records, be and the same is hereby vacated; Provided, That petitioner deeds to the City of Detroit for alley purposes, the following described property: "The south 20 feet of lot 270 of above men-tioned subdivision;" and further Provided. Petitioner files with the

rioned subdivision;" and further Provided, Petitioner files with the Provided, Petitioner files with the Office of the adoption of this resolution and agreement waiving all damages which separation of grades affecting Lots 414 to 418, inclusive, and lots 265 to 269, 270, all of above mentioned subdivision and also the alley herein vacated. and also the alley herein vacated.

Adopted as follows:

Yeas—Councilmen Bradley, Castator, Kronk, Littlefield, Nagel, Simons and Tem—7.

By Councilman Kronk:

Resolved, That the Controller be and he is hereby authorized and instructed he is warrant upon the Street he is hereby additionable and instructed to draw his warrant upon the Street Opening Award Fund in favor of the Opening Award Fund in Tayor of the City Treasurer, in the sum of \$57,025.11, that being the award for the Surlingame avenue avenue. opening of Burlingame avenue from Livernois Otsego avenue to Livernois avenue from where not already open, as a public street and highway; and further

Resolved. That the City Resolved. That the City Treasurer when said warrant is received by him from the Controller, be and he is here. by authorized and instructed to pay to the several persons respectively entitled thereto, his or her proportionate share of the said sum of \$57,025.11. as the same has been ascertained by a as the same has been ascertained by a verdict of the jury in the matter of opening Burlingame avenue from Ot. sego avenue to Livernois avenue where not already open, which verdict was confirmed Oct. 19, 1920 (J. C. C. p. 1693); and be it further

and be it further
Resolved, That whenever the said
sum of money is in the City Treasury
for the purpose of paying said award
of said jury to the several persons respectively entitled thereto, the Department of Public Works he and is hardly ment of Public Works be and is hereby directed to enter upon the property taken in the aforesaid proceedings and remove all obstructions therefrom; and

be it further

Resolved, That the City Treasurer be and he is hereby authorized and instructed to proceed to sell at public auction, having first given reasonable notice by publication, the buildings and other structures on the private property taken, as provided by Section 21, Chapter. 1, Title 8, of the City Charter, placing the proceeds of the sale to the credit of the Street Opening Award Fund, reporting to this body the result of the sale.

Adopted as follows:

Yeas-Councilmen Bradley, Castator, Kronk, Littlefield, Nagel, Simons and the President Pro Tem-7.

By Councilman Littlefield:

Resolved, That the vote whereby resolution, instructing the Department of Public Works to grant permit to Sam Stern to use space between sidewalk and building line on the north-west corner of Hamilton boulevard and Euclid avenue for the sale of produce, presented by Councilman Simons and adopted October 7, 1919 (J. C. C. p. 1558), be and the same is hereby rescinded.

Adopted as follows:

Adopted as follows:
Adopted as follows:
Yeas—Councilmen Bradley, Castator.
Kronk, Littlefield, Nagel, Simons, and
the President Pro Tem.—7.
Nays—None.

By Councilman Littlefield:
Resolved, That the City Controller be, and is hereby directed to Issue a warrant on the City Treasurer for the reimbursement of Three (\$3.00) dollars to Edward Kahl, which sum was for the payment of a First Class Engineers' License No. 6722. His previous license was allowed to elapse. It