leges hereunder not expressly stated

Adopted as follows: Yeas—Councilmen Bradley, Castator, Littlefield, Nagel, Simons, Vernor and the President Nays—None. President-

By Councilman Vernor: Resolved, That the Department Buildings and Safety Engineering and is hereby authorized and directed to issue a permit to Davison Theatre Co. to erect marquise, 24 feet long and extending 10 feet over building line, in front of building on Davison avenue between Arlington and Maine avenues:

Provided, That said work shall be performed under the supervision of the Department of Buildings and Safety Engineering and in accordance with plans submitted to and approved by said Department.

Provided, That no rights in the public streets, alleys or other public places shall be considered waived by this permission, which is granted expressly on the condition that said marquise and all obstructions in connection the removed at the therewith shall be removed at the expense of the grantee at any time when so directed by the Common Council, and that the public property affected shall be restored to a condition satisfactory to said Department by said grantee at its expense; and further ther

Provided, That said roylded, That said berinit issued the Department of Buildings and ety Engineering is granted with Safety the distinct understanding that in the distinct understanding that in the event of the charter of the City of Detroit being amended in such manner as will provide for the levying of a fee, charge or rental, to be hereafter determined upon, or in the event of an ordinance or resolution being enacted providing for an annual charge or retal for the occupancy of public streets, alleys or other public places, that the grantee will pay said fee, charge or rental provided for in said charter, or ordinance or resolution, and charter, or ordinance or resolution, and that said grantee does hereby bind himself thereunto and to accept said permit on the conditions hereby imposed, and in the event of the said grantee contesting the validity of said charter amendment, ordinarce charter amendment, ordinance or resolution or of said fee, charge or rental, or upon refusal to pay same, this permit shall immediately become void; and

Provided. This resolution is revocable at the will, whim or caprice of the Common Council and grantee hereby expressly waives any right to claim damages or compensation for property constructed hereunder or for the removal of same, and further, that grantee acquires no implied or other privileges hereunder not expressly stated

Adopted as follows:

Yeas—Councilmen Bradley, Castator, Littlefield, Nagel, Simons, Vernor and Nays-None.

Vacation of Alley.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petition of Zenith Foundry Co. (5101), for the

Abrey avenue between Mt. Elliott ato nue and M. C. R. R. Petitioner avenue and that part of alley property abutting on that part of alley requested that the bedeicate to the City of Detroiners alley purposes, the West 20 etroiners and the story of alley purposes, the west 20 etroiners and the story of alley onto Abrey avenue and ages which might accrue to property and agrees to reconstruct the property and agrees to reconstruct the lateral found necessary. We therefore offer Respectfully submitted. Respectfully submitted

JAMES VERNOR,

By Councilman Vernor:

Resolved, That "All that part of the public alley, 14 fet wide, lying first nue and lying between the West line of the Detroit Belt Line R. R. right of George T. Abrey's sub. of lots 13 N. E. Frac. of Sec. 29, T. 1 S., R. 12 of Plats of Wayne County Records, be and the same is hereby vacated;

vacated;
Provided, That petitioners deed to
the City of Detroit for alley purposes,
the following described property:
"The west 20 feet of lot 83 of last
mentioned subdivision; and further

Provided, That petitioners file with the City Clerk, within 30 days from the date of the adoption of this resolution, an agreement waiving all damages which may accrue to them by ages which may accrue to them by reason of the separation of grades affecting lots 78 to 82, inclusive, the east 10 feet of lot 83, and lots 106 to 110, inclusive, of subdivision last above mentioned and also the alley herein vacated; and further

Provided, That by reason of the vacation of the above described alley, the City of Detroit does not waive any rights in the lateral sewer located in the alley aforesaid, and shall at all times have the right to enter upon the premises if found necessary on account of the sewer located therein, to repair same, and provided, further, that petitioners shall not build over the above described alley without ther, that petitioners shall not build over the above described alley without first securing the approval of the

first securing the approval of the Board of Health.

Adopted as follows:
Yeas—Councilmen Bradley, Castator, Magel Simons, Vernor and the President .-

Nays-None.

Vacation of Alley.

To the Honorable the Common Council: To the Honorable the Common Council:
Gentlemen—To your Committee of
the Whole was referred the petition of
Young Men's Christian Assn. (5099),
for the vacation of a triangular parcel
of land, 10 feet along the westerly and
northerly lines of lot 48, Crane & Wesson's Sec. of A. Beaubien Farm, said
northwesterly corner of said lot being
shown on plat as dedicated for alley
purposes. Petitioner is the owner of
approximately 155 feet along the north
side of Elizabeth street, including said Vacation of part of the public alley, ing a brick building to be used as an

association building for colored young and which it is desirous of conmen and over said triangular part of structing above referred to. Said specifications men and over said triangular part of structing over referred to. Said space alley above referred to. Said space alley above been used by the public having never been used by the public having purposes, we recommend that for alley purposes, we retormed that petitioner dedicates to the City of the petitioner dedicates to the City of

JAMES VERNOR. Chairman.

By Councilman Vernor:
Resolved, That "All that part of the public alley as plated in rear of lot 48 of Plat of Crane & Wesson's section of the Antoine Beaubien farm, north of Elizabeth street, as recorded in liber 1, page 9 of plats of Wayne County page 9 of plats of Wayne County Records, described as follows: Beginning at a point on the north line of said ning at a point of the north fine of said lot 48, distant 20 feet westerly from the northeast corner of said lot 48; thence south 64 degrees west 7 feet to a point; thence south 26 degrees east 7 feet to a point; thence in a northeasterfeet to a point, along a line to the place of ly direction along a line to the place of heginning," be and the same is hereby beginning, vacated;

Provided, Petitioner deeds to the City of Detroit for alley purposes the following described property: "The west three feet of lot 48 of last mentioned the street of lot 48 o

Adopted as follows.
Yeas—Councilmen Bradley, Castator,
Littlefield, Nagel, Simons, Vernor and
the President—7. Nays-None.

Streets.

To the Honorable the Common Council: To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petition of G. H. LeSage et al. (5021), for permit to erect stand for sale of confectionery, eigars, etc., extending over lot line on Washington Ave. side of Hotel Cadillac; of F. C. Breitenbucher (5105), to plece free air pump and motor, sign and oil cans in space between sidewalk and curb in front of 997½ (10215) Kercheval Ave. After consultation Kercheval Ave. After consultation with the Department of Public Works, we recommend that said petitions be denied.

Respectfully sumbitted JAMES VERNOR, Chairman.

Accepted and adopted.

Vacation of Desmond Avenue.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petition of General Builders' Supply Co. (5069), for the vacation of Desmond avenue between Rademacher and Waterman avenues. Believing that said street will be required for use by the public after the after the separation of grades on Waterman avenue, your committee recommendation ommends that said petition be denied.

avenue garage (366), for permit to avonue, and of Frank R. Randall, Addison Garage (367), to install gasoform to install gasof We therefore offer the following resolutions:

Respectfully submitted JAMES VERNOR, Chairman.

By Councilman Vernor: Resolved, That the transfer of permit issued to Malow Motor Sales Co. installation of gasoline pump and tank at 33-45 Charlotte avenue No. 61-77), as per resolution adopted August 3, 1920 (J. C. C. p. 1199), Application No. 269, to Frank R. Randall, operating Addison Garage, be and the same is hereby approved.
Adopted as follows:

Yeas—Councilmen Bradley, Castator, Littlefield, Nagel, Simons, Vernor, and the President-7.

Nays-None.

By Councilman Vernor:

Resolved, That the Department of
Public Works be and is hereby authorized and directed to issue a permit to Orby Peters (Holcomb Avenue Garage) for the installation of gasoline pump, same to be located at 1054 Holcomb

avenue.

Provided, That said work shall be performed under the supervision of the Department of Public Works, and in accordance with plans submitted to and approved by said Department;

Provided, That no rights in the public streets shall be considered waived by this permission, which is granted appropriately on the condition that said

expressly on the condition that said pump and all obstructions in connection therewith shall be removed at any

tion therewith shall be removed at any time when so directed by the Common Council; and further Provided, That said permit issued by the Department of Public Works is granted with the distinct understanding that the fee provided by Ordinance 715-A shall first be deposited with said Department of Public Works and annually thereafter renewed on or beannually thereafter renewed on or beans of the public way 1, of each year; and this fore May 1, of each year; and this permit is subject to the terms of said ordinance.

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

Streets.

To the Honorable the Common Council:
Gentlemen—To your Committee of
the Whole was referred the petitions
of George M. Bessmer (5156), to mainof George M. Bessmer (5156), to mainof George M. Bessmer (5156), to main-Accepted and adopted.

Gasoline Pumps.

Gentlemen—Your Committee of the applications of Orby Peters, Holcomb

Gasoline Pumps.

Gentlemen—Your Committee of the applications of Orby Peters, Holcomb

Of George M. Bessmer (5156), to maintain pop corn machine on Twenty-tain pop corn machine