Vacation of Alley.

To the Honorable the Common Council: Gentlemen-To your Committee of the Whole was referred the petition of the Whole was referred the petition of Jacob B. Lasky (5235), for the vacation of all 16-foot public alleys in block bounded by Grant, Davison, Jos. Campau and Mitchell avenues, lying west of lots 9 and 289, R. A. Newman's sub., in lieu of which petitioner offers to deed the east 18 feet of lot 10 and east 20 feet of lot 238, to make a continuous north and south alley extending from Grant to Davison avenues. tinuous north and south alley extending from Grant to Davison avenues. Petitioner being the owner of all property abutting on the alleys requested to be vacated, we recommend that the petition be granted, provided petitioner gives sufficient land to make new north and south alley 20 feet wide its entire length. We therefore offer its entire length. We the following resolution.

Respectfully submitted, JOHN A. KRONK, Chairman.

By Councilman Kronk: Resolved, That "all of the By Councilman Kronk:
Resolved, That "all of the public alley, 16 feet wide, first east of and parallel to Jos. Campau avenue, lying between the north line of Grant avenue and the south line of alley first the public alley, 16 feet wide, lying between the east line of Jos. Campau avenue and a line extended from the southeast corner of lot 11 and west avenue and a line extended from the southeast corner of lot 11 and west line of the east 20 feet of lot 238, of R. A. Newman's sub. of the Vallier Farm. being lot 7 and westerly 17.75 feet of lot 6 of the second partition of the Roullier Estate, and that part of quarter section 20, 10,000-acre tract between said lot 7 and the easterly line of the D. U. R. right-of-way, town 1, south range 12 east. as recorded in Liber 33, page 96, of Plats of Wayne County Records," be and the same are hereby vacated, Provided, Petitioner deeds to the

Provided. Petitioner deeds to the City of Detroit for alley purposes, the following described property: "Lot 10 and the easterly 20 feet of lot 238, of last mentioned subdivision;" and

further Provided, That petitioner pays into the city treasury the additional cost for changing the lateral sewer now under contract in the alleys herein vacated, so as to serve new alleys to be dedicated.

Adopted as follows: Yeas—Councilmen Bradley, Castator, Kronk, Littlefield, Nagel, Simons, Ver-nor and the President—8. Nays—None.

## Vacation of Alley.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petition of John Connolly (5234), for the vaca-tion of Cooper avenue, between Vinton street and alley first east thereof. Your committee recommends that said petition be denied.

Respectfully submitted,

JOHN A. KRONK, Chairman.

## Accepted and adopted.

## Streets.

To the Honorable the Common Council: Gentlemen-Your Committee of the Whole begs to report that it has again had under consideration petition of Thomas J. Phelps (5152), to maintain pop-corn machine in front of 881 Kercheval avenue. Consent of the owners of property abutting 881 Kercheval avenue, and others in the vicinity, having been obtained and submitted to your committee by petitioner, we recommend that the request be granted, and offer the following resolution.

Respectfully submitted,

JOHN A. KRONK, Consent of the own-

JOHN A. KRONK, Chairman.

By Councilman Kronk:

By Councilman Kronk:
Resolved, That permission be and is hereby granted to Thomas J. Phelps to maintain popcorn machine, 3x5 ft., in front of 881 Kercheval avenue;
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 machine and all obstructions in connection therewith shall be removed at the expense

the condition that said machine and all obstructions in connection 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 Provided, That said permit is granted with 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 rental 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 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, ordinance or resolution or of said fee, charge or rental, or upon refusal to pay same, this permit shall immediately become void; and further Provided. This resolution is revoc-

or upon refusal to pay same, this permit shall immediately become void; and further
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

grantee acquires no implied or other privileges hereunder not expressly stated herein.

Adopted as follows:
Yeas—Councilmen Bradley, Castator, Kronk, Littlefield, Nagel Simons, Vernor and the President—8.
Nays—None.

## Sireets.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petitions of Bryant & Detwiler Co. (5240). to construct area and coal chute extending over building line into alley in rear of over building line into alley in rear of lots on south side of Euclid avenue east of Woodward avenue and of Federation of Labor Temple Co. (5241)), to construct area, extending 6 feet over building line into alley in rear of premises at 108 East High street, with square coal hatches and manhole. After consultation with the Department of Public Works, we recommend that said petitions be granted, and offer the resolutions.

Respectfully submitted JOHN A. KRONK.