or upon refusal to pay same, this per-mit shall immediately become void; mit shall 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 stated herein.

Adopted as follows:
Yeas—Councilmen Bradley, Castator,
Kronk, Littlefield, Nagel, Simons,
Vernor, Watson and the President—9. Nays-None.

By Councilman Nagel:

By Councilman Nagel:
Resolved, That the Department of
Public Works be and is hereby authorized and directed to issue a permit
to National Tire Store to maintain air
line at curb in front of 5742 Grand
River avenue, said air line to be kept
in tight box flush with sidewalk and curb:

Provided, That said work shall performed under the supervision of the Department of Public Works and in accordance with plans sumitted 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 air line 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 sai at its expense; and further said grantee

Provided, That said permit issued by the Department of Public Works 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 charge or rental for the occupancy of 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. lution 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 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 pritee acquires no implied or other pri-vileges hereunder not expressly stated

Adopted as follows:

Yeas—Councilmen Bradley, Castator, ronk, Littlefield, Nagel, Simons, Vernor, Watson and the President-9. Nays-None.

To the Honorable the Common Council:
Gentlemen—To your Committee of the Works now being at work on the gradstreets. The Department of Public Works now being at work on the grading and improvement of this section of Venice avenue, your committee recommends that further consideration of said petition be indefinitely postponed. Respectfully submitted,

JOHN C. NAGEL, Chairman.

Accepted and adopted.

Vacation of Streets.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the communication from the Department of Recreation, asking the vacation of Gladys, Deverasking the vacation of Gladys, Dever-eaux, Braden and Larkins streets ad-joining Playground No. 3, bounded by McGraw, Ironside, Martin and Cecil avenues, and all alleys within the boundary lines of said playfield. Your committee concurs in the above recom-mendation and offers the following resolution.

lution. Respectfully submitted, JOHN C. NAGEL, Chairman.

By Councilman Nagel:
Resolved, That "All of the public alleys, 18 feet wide, in blocks bounded by Martin, Braden, Ironside and McGraw avenues, as platted in Larkins' Martin avenue sub. No. 1 of lots 6, 7, 8 and 9 of Plat of Edward Martin's Estate of P. C. 719 as recorded in Liber 38, page 70 of Plats of Wayne County Records," be and the same are hereby vacated; and further

Resolved, That "All of Gladys street and Devereaux street, 50 feet wide, each lying between Martin avenue and Braden avenue"; also "All that part of Braden avenue, 25 feet wide, as platted in above mentioned subdivision, and lying between Ironside street and south line of McGraw avenue, as proposed to lying between Ironside street and south line of McGraw avenue, as proposed to be widened"; also "All that part of Larkins avenue, 36.30 feet wide, lying between Ironside street and south line of McGraw avenue as proposed to be widened," be and the same are hereby vacated.

Adopted as follows:

Leas—Councilmen Bradley, Castator, Kronk, Littlefield, Nagel, Simons, Ver-nor, Watson, and the President—9. Nays-None.

Vacation of Glinnan Avenue.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petition of Detroit Packing Co. (5379), for the vacation of part of Glinnan avenue (formerly Alfred street) and a part of the public alley between Central and Glinnan avenue distinct the public alley between Central and Glinnan avenue. public alley between Central and Glinnan avenues, adjoining property owned by petitioners abutting on Toledo Div. M. C. R. R. Your committee has had the matter under consideration and recommends that all of Glinnan avenue between south line of lot 205 and railroad right-of-way, also all of the alley lying between north line of south 18 feet of lot 212, be vacated, on condition that the south 18 feet of said lot 212 be deeded to the city for alley purposes, that spur-track in said alley is relaid along the west line of alley and on condition that a waiver of grade sepa-

ration damages be filed, affecting property abutting on vacated street and alley. We therefore offer the followerty. We the alley. We the alley. We the alley. It was a submitted, and a submitted, and a submitted. Chairman.

Respectfully submitted,
JOHN C. NAGEL,
Chairman.

By Councilman Nagel:
Resolved, That "All that part of the public alley, 20 feet wide, first west of and parallel to Central avenue, lying between the south line of M. C. R. R. right-of-way, and the north line of the south 18 feet of lot 212 of Moses W. Field's sub. of part of P. C. No. 67, as recorded in Liber 7, page 62 of Plats, of Wayne County Records, extended westerly"; also "All that part of Glinnan street (formerly Alfred street), 32.50 feet wide, lying between the south line of the M. C. R. R. right-of-way and the south line of lot 205 of above mentioned sub., extended westerly," be and the same are hereby vacated.

Provided, petitioner deeds to the City of Detroit for alley purposes the "south 18 feet of Lot 212 of subdivision above mentioned"; and further

Provided, That petitioner files with the City Clerk within 30 days from the date of the adoption of this resolution an agreement in writing waiving all grade separation damages that may be suffered by petitioner in connection with and affecting Lots 205 to 211, inclusive, and the northerly 22 feet of Lot 212, of Moses W. Field's sub. of part of P. C. No. 67 as recorded in Liber 7, Page 62 of Plats of Wayne County Records; also Lots 1 to 8, inclusive, and Lots 70 to 73, inclusive, of Alexander Weber's sub. of Lot 15 and that part of Lot 16 south of M. C. R. R. of sub. of P. C. 718 as recorded in Liber 18, Page 43 of Plats of Wayne County Records, and vacated Glinnan avenue and vacated alley herein described, the intention being to describe all the property now owned by the Detroit Packing Company.

Adopted as follows:

Yeas—Councilmen Bradley, Castator, Kronk, Littlefield, Nagel, Simons, Vernor, Watson and the President—9.

Nays-None.

Plats.

To the Honorable the Common Council: Gentlemen: To your Committee of the Whole was referred the petition of Biltmore Land Co. (6123), asking that the City of Detroit by resolution waive all rights to an easement in the rear of Lots 1 to 30 and 31 to 60, inclusive, of Golf Club Addition. Petitioner being desirous of replatting property in said subdivision your property in said subdivision, your Committee recommends that said easement be waived in order that new plat' may be recorded, and offer the following resolution.

Respectfully submitted, JOHN C. NAGEL, Chairman.

By Councilman Nagel:
Resolved, That "all of the easement, 12 feet wide, first east of and parallel to Livernois avenue, as dedicated in rear of Lots 1 to 60, inclusive, of Golf Club Addition, of a part of the W. ½ of Section 10, T. 1 S., R. 11 E., as recorded in Liber 37, Page 1 of Plats of Wayne County Records," be and the same is hereby vacated.

Adopted as follows:
Yeas—Councilmen Bradley, Castator,

Yeas—Councilmen Bradley, Castator, ronk, Littlefield, Nagel, Simons, Cronk, Vernor, Watson and the President—9. Nays—None.

Plats.

To the Honorable the Common Council:
Gentlemen: To your Committee of
the Whole was referred the petitions
the Whole was referred the petitions
L. Brown & Son (6124), for approval
Addition sub. plats. Said plats having been approved by the City Plan
Commission and City Engineer, we
and offer the following resolution.

Respectfully submitted,
JOHN C. NAGEL,
Nagel:

Margal

By Councilman Nagel:
Resolved, That the "Plat of Morgan Park subdivision of part of south 1/2 R. 12 east, City of Detroit and Hamtramck Township, Wayne County, division of Lots 1 to 60, inclusive, of Golf Club Addition subdivision of part of the W. 1/2 of Section 10, T. 1 S., R. 11 E., Greenfield Township (now City of Detroit), Wayne County, Michigan" be and the same are hereby accepted and approved, and the Commissioner of Public Works be and he is hereby directed to sign and approve said plats.

Adopted as follows:
Yeas—Councilmen Bradley, Castator,
ronk, Littlefield, Nagel, Simons. Kronk, Vernor, Watson and the President-9. Nays-None.

Sidewalk Assessments.

To the Honorable the Common Council:
Gentlemen: To your Committee of
the Whole was referred the petition
of John Grobling (5718), protesting
against grading and excavating charge
of \$115.65 in connection with construction against grading and excavating charge of \$115.65 in connection with construction of sidewalk. Your Committee has investigated the matter with the Department of Public Works, and the excavation referred to being necessary to lay walk at proper grade, and approximately 50 per cent. of said grading charge having been absorbed by the city, your Committee recommends that said petition be denied.

Respectfully submitted;

JOHN C. NAGEL,

Chairman.

Chairman.

Accepted and adopted.

Sewer Assessments.

To the Honorable the Common Council:
Gentlemen—To your Committee of
the Whole was referred the petition
of John Bosman, et al. (6239), protesting against amount of assessment
levied against petitioners for construction of sewer on Roll 8555, being sewer north of Mack and east of
Alter road. Your committee has investigated the matter, and after
noting report submitted by the City
Engineer showing comparative figures Sewer Assessments. Engineer showing comparative figures for other sewers in the vicinity, believe assessments to be regular. We therefore recommend that petition be denied, with the understanding that extensions of time within which to pay said assessments without penalty and interest will be granted alty and interest will be granted.
Respectfully submitted,

JOHN C. NAGEL, Chairman.

Accepted and adopted.

Paving Davison Avenue.

To the Honorable the Common Council: Gentlemen—To your Committee of me Whole was referred the petition of Joseph J. Krzyzostan, et al. (6195).