340 March 1

Gendloff (5831) to place showcase on pole between sidewalk and curb, front

gendloll
pole between slaew.

of 926 Napoleon.
Your Committee, after consultation
Your Committee, after consultation
With the Department of Public Works,
with

Accepted and adopted.

Gasoline Pumps.

To the Honorable the Common Council: Gentlemen: To your Committee of the Whole was referred the applications of Morris Solomon (400), Frank J. Charlet (402), Herman Rohloff (405) and John J. Sigman (406) for permission to install gasoline tanks and pumps on public property. After consultation with lic property. After consultation with the Department of Public Works, your Committee recommends that said applications be approved, and offer the following resolution.

Respectfully submitted, W. P. BRADLEY. Chairman.

Resolved, That the Department of Public Works be and is hereby authorized and directed to issue permits to the following persons and firms for the installation of gasoline tanks and pumps at locations designated.

400—Morris Solomon (Oakland Accessory & Tire Co.), tank and pump, 8844 Oakland avenue.

Oakland avenue.
402—Frank J. Charlet (Charlet & Thompson), 1 pump, 8941 Grand River

405—Herman Rohloff (Kudrle & Rohloff), pump and tank, 9855 Grand River

105—Herman Rohloff (Kudrle & Rohloff), pump and tank, 9855 Grand River avenue.

406—John J. Sigman, pump and tank, 5010 Chene street.

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 expressly on the condition that said gasoline tanks and pumps and all obstructions in connection 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 before May 1 of each year.

Adopted as follows:

Yeas—Councilmen Bradley Castator, Kronk, Littlefield, Nagel, Simons, Watson and the President, Pro Tem—8.

Vacation of Alley.

To the Honorable the Common Council: Gentlemen: To your Committee of the Whole was referred the petition of Dumond Coal & Cartage Co. (5785) for the vacation of the 20-foot public alley adjoining lots 29 and 30, situated at the intersection of Hammond avenue and M. C. R. R. right-of-way, said alley extending from Hammond avenue to new line of Military avenue, and also Gentlemen: To your Committee of the Whole was referred the petition of the Whole was referred the petition of the vacation of the 20-foot public alley adjoining lots 29 and 30, situated at the intersection of Hammond avenue and extending from Hammond avenue and extending from Hammond avenue and lot for the vacation of a triangular parcel of land consisting in part of a portion of above alley and Military avenue. Your Committee is informed that said alley and triangular parcel will be cut off from abutting streets by separation.

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 H. L. Minds, et. al. (5635), asking vacation of alley in rear of Lots 1 to 5, Jos. McLaughlin Sub., said alley because of and parallel to Heela avenue north of Kirby avene, such vacation to be in lieu of vacation of all that part of above alley lying in rear of Lots 2 to 5, same subdivision, approved Dec. 7, 1920. Your committee has also had under consideration petition of C. L. Ibsen and United Fuel & Supply Co.

of grades at Military avenue and would be of no value to the general public. Petitioners being the owners of all land Petitioners being the waters of all land abutting on alley and triangular section of land, your Committee recommends that the petition be granted; provided, petitioners waive all damages provided, petitioners waive an damages accruing to them due to grade separation and also agree to provide at their expense any retaining wall or other means of adjusting his property to any resulting from grade separations resulting from grade separations. conditions resulting from grade separation. We, therefore, offer the folaration. We, the lowing resolution. Respectfully submitted, W. P. BRADLEY,

Chairman.

Chairman.

By Councilman Bradley:

Resolved, That "All that part of the public alley, 20 feet wide, first south of and parallel to the south line of the Michigan Central R. R. right-of-way, adjoining Lots 29 and 30 of Plat of Walch's Sub. of the southerly part of P. C. 574, T. 2 S., R. 11 E., as recorded in Liber 3, page 45 of Plats of Wayne County Records, and lying between the west line of Hammond avenue and the east line of Military avenue;" also, "All that part of the public alley as, "All that part of the public alley as platted in last mentioned subdivision, platted in last mentioned subdivision, and Military avenue, described as follows: Beginning at the intersection of the east line of Military avenue as proposed to be opened, and the south line of the Michigan Ceneral R. R. right-of-way; thence along said right-of-way in a northeasterly direction 34.80 feet to a point on the east line of Military avenue as now established. of Military avenue as now established; thence along said line south 28 degrees east 76.30 feet to a point on the east line of Military avenue as proposed to be opened; thence along said line north 54 degrees 54 minutes west 63.80 feet to the place of beginning," be and the

same are hereby vacated;
Providea, Petitioners file with the
City Clerk within 60 days from the
date of the adoption of this resolution. an agreement in writing, waiving all grade separation damages which may accrue to them as the result of separation of grades affecting Lots 27 to 30, inclusive, of above mentioned sub-division and vacated Military and the vacated alley herein described; and

further

further
Provided, That petitioners agree to
provide at their own expense any retaining wall or other means of adjusting their property to any conditions resulting from separation of

Adopted as follows:

Yeas—Councilmen Bradley, Castator, Kronk, Littlefield, Nagel, Simons, Wat-son and the President, Pro Tem.—8. Nays—None.

Vacation of Alleys.

To the Honorable the Common Council:

foot public alley adjoining Lot 5 of above subdivision and extending westerly from Hecla avenue north of Kirby avenue. Petitioners being the owners of all property abutting the alleys requested to be vacated, your committee recommends that both petitions be granted on condition that H. L. Minds, et. al. deed to the city a strip of land off Lot 1, 20 feet wide, for alley purposes. We therefore offer the following resolution.

Respectfully submitted,

W. P. BRADLEY,

Chairman,

Chairman.

By Councilman Bradley:
Resolved, That the vote whereby resolution, vacating "All that part of the public alley, 17.50 feet wide, first west of and parallel to Hecla avenue and lying between the north line of Lot 5, extended, of Jos. McLaughlin's Sub. of the southerly 161.2 feet of Lot 3 of the Sub. of rear concession of P. C. 27, Lognon Farm, etc., and the north line of the south 18 feet of Lot 2 extended," provided that petitioner deeded the south 18 feet of Lot 2 for alley purposes, was adopted Dec. 7, 1920 (J. C. C. p. 1911), be and the same is hereby rescinded.
Adopted as follows:

Adopted as follows: Yeas—Councilmen Bradley, Castator, Kronk, Littlefield, Nagel, Simons, Wat-son and the President Pro Tem.—8. Nays—None.

By Councilman Bradley:
Resolved, That "All that part of the public alley, 18 feet wide, first west of and parallel to Hecla avenue, and lying between the north line of Lot 5, extended, of Joseph McLaughlin's Subof the southerly 161.20 feet of Lot 3 of the Sub. of rear concession of P. C. 27, Lognon Farm, as recorded in Liber 9, page 27 of Plats, of Wayne County Records, and the north line of the south 20 feet of Lot 1 of above mentioned subdivision," be and the same is hereby vacated;

is hereby vacated;
Provided, That petitioners deed or cause to be deeded to the City of Detroit for alley purposes, the following described property: "The south 20 feet of Lot 1 of last mentioned subdivision;" and further
Resolved, That "All that part of the public alley, 14 feet wide, lying between the west line of Heela avenue and the alley first west thereof, and adjoining Lot 5 of Joseph McLaughlin's Sub. of the southerly 161.20 feet of Lot 3 of the Sub. of Rear Concession of P. C. 27, Lognon Farm, as recorded in Liber 9, page 27 of Plats of Wayne County Records," be and the same is hereby vacated.

Adopted as follows:

Adopted as follows: Yeas—Councilmen Bradley, Castator, Kronk, Littlefield, Nagel, Simons, Wat-son and the President, Pro Tem.—8.

Nays-None.

Streets.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petition of Joseph Holtzman (5710), asking per-mission to construct building on the northwest corner of Euclid and Hamilton avenues in line with buildings north of him on Hamilton Boulevard, said buildings being approximately 2½ feet over building line by reason of Hamilton avenue between Euclid and

Pingree avenues not being widened to a width of 100 feet in accordance with balance of street. Petitioner having proceeded with construction of build-ing on actual line of street and having proceeded with construction of building on actual line of street and having withdrawn his objections to buildings over lot line, your committee recommends that further consideration of said petition be indefinitely postponed.

Respectfully submitted,

W. P. BRADLEY,

Chairman.

Chairman.

Accepted and adopted.

Obstruction in Alley.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petition of Fred Hueft, et al. (4084), asking removal of house known as No. 2582 (old number) Michigan avenue, which now obstructs traffic in alley north of and parallel to Michigan avenue between Lawndale and Cabot avenues. Your committee is informed by City Engi-neer that survey of said alley discloses the fact that said dwelling and fence and two small sheds extend over lot line into said alley. Your committee therefore recommends that the Depart-ment of Public Works be directed to remove all obstructions from alley remove all obstructions above referred to.

Respectfully submitted, W. P. BRADLEY, Chairman.

By Councilman Bradley:
Resolved, That the Department of
Public Works be and is hereby author-Public Works be and is hereby authorized and directed to remove all obstructions from alley first north of and parallel with Michigan avenue between Lawndale and Cabot avenues.

Adopted as follows:
Yeas—Councilmen Bradley, Castator, Kronk, Littlefield, Nagel, Simons, Watson and the President Pro Tem—8.

Nays-None.

Contracts.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the communications from the Department of Pur-chases and Supplies, transmitting bids received for furnishing Department of Public Works with paving bricks and granite blocks. Your committee is informed that Wisconsin Granite Co. is lowest bidder for 20,000 yds., more or less, granite blocks at the rate of \$3.10 per sq. yd., and concurs in the recom-mendation of the Commissioner of Purchases and Supplies that contract be awarded to said lowest bidder. Your committee recommends that all proposals received for furnishing the Department of Public Works with 500,000, more or less, paving bricks, opened Feb. 9, 1921, be rejected.

W. P. BRADLEY,

Accepted and adopted as follows: Yeas—Councilmen Bradley, Castator, Kronk, Littlefield, Nagel, Simons, Watson and the President Pro Tem-8.

Chairman.

Nays-None.

Spur Tracks.

To the Honorable the Common Council; Gentlemen—Your Committee of the Whole has had under consideration the applications of various persons and firms for permits to construct and he ind 1211 rge rdil to the the lawcap-ublic the fowl g at the

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