264.28 as near as may be, to the advantage which each lot or parcel is ceemed to acquire by such improvement: and be it further
Resolved. That the Board of Assessors of the City of Detroit be and they are hereby directed and instructed to proceed forthwith to prepare an assessment roll in conformity with the requirements of the Charter of the requirements of the Charter of the City of Detroit relating to special assessments for collecting the expense of public improvements where a street of public improvements where a street is graded, comprising the property hereinbefore referred to and described in said resolution (J. C. C., p. 833—1920) upon which they shall assess and levy the amount of \$9,264.28, each lot or parcel to be assessed at a ratable proportion as near as may be of said amount, in accordance with the amount of benefit derived by such improvement; and be it further

Resolved, That the sum of \$1,634.88 of the award of the jury be paid by the City of Detroit out of the Street Opening Fund; and further

Resolved, That said assessment shall

Opening Fund; and further
Resolved, That said assessment shall be made in two parts, part one of which shall become due and payable in 30 days after the first publication by the City Treasurer of the notice of such assessment; and further
Resolved, That the Board of Assessors of the City of Detroit be and they are hereby directed in making out said assessment roll for the opening of said Burnside avenue to credit each piece or parcel of real estate benefited by such improvement with its proportionate share of 85 per cent or \$722.50 of the total sum of \$850.00 received from the sale of buildings condemned in the sale of buildings condemned in the the sale of buildings condemned in the matter of opening sad Burnside avenue. Which is the same ratio agreed upon in apportioning the verdict rendered by the jury, as hereinbefore set torth, which is in conformity with the requirements of the Charter of the City of Detroit relating to special assessments for collecting the expense of public improvements where a street is graded, opened, etc.

graded, opened, etc.
Adopted as follows:
Yeas—Councilmen Bradley, Castator,
Ewald, Kronk, Littlefield, Vernor, Watson and the President Pro Tem—8.

Nays-None.

Playgrounds.

To the Honorable the Common Council: To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the communications from the Department of Recreation asking for the vacation of all streets and alleys lyings within the boundaries of Playgrounds 7. 12-A and 14. The City of Detroit being the owner of all property abutting the streets and alleys requested to be vacated, and the closing of same being cated, and the closing of same being necessary to the improvement of the land for playground purposes, your committee recommends that the requests be complied with and offer the following resolution. following resolution.
Respectfully submitted.
R. M. WATSON,
Chairman.

Ry Councilman Watson:

Plyed, That "All that part of the contract to the contr

rice Moran Farm, P. C. 182, as recorded in Liber 20, page 25 of Plats of Wayne County Records," be and the same is hereby vacated.

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

By Councilman Watson:
Resolved, That "All that part of public alley, 20 feet wide, lying within the confines of Playground 12-A, or that portion of alley lying between Lots 1 to 7, both inclusive, of L. H. Paddock's sub. of part of Outlot 17 of P. C. 729, as recorded in Liber 25, Page 10 of Plats of Wayne County Records," oe and the same is hereby vacated.

Adopted as follows:
Yeas—Councilmen Bradley, Castator,

Yeas—Councilmen Bradley, Castator, Ewald, Kronk, Littlefield, Vernor, Wat-son and the President Pro Tem—8.

Nays-None.

By Councilman Watson:
Resolved, That "All of the public alley, 20 feet wide, lying within the confines of Prayground No. 14 of the alley between Lots 54 to 67, both inclusive, of J. W. Johnston's sub. If the east part of the Brevoort Farm corth of Fort street, being part of P. C. No. 20, as recorded in Liber 1, Page 257 o Plats of Wayne County Records," be and the same is hereby vacated.

Adopted as follows:
Yeas—Councilmen Bradley, Castator

Yeas—Councilmen Bradley, Castator Ewald, Kronk, Littlefield, Vernor, Wat son and the President Pro Tem—8. Nays—None.

TUESDAY, JUNE 13, 1922

Chairman Bradley submitted th following reports of Committee of the Whole for above date and recom mended their adoption:

Gasoline Pumps

To the Honorable the Com-Gentlemen—To your Co the Whole was ref-tion of Benj. F. Mc nermit to install permit to install Grand River ave tion with the Works, your that said appli Respec.

Accepted and l.

Gasoli

To the Honorable Gentlemen-To Whole was the tions of Chas. maintain gasolin street west in fo wood and of Anti to install gasoline front of 4420 St. Paul J. Buss (1351), After con atreets. Department of committee recomme plications be approfollowing resolution Respectfull

By Councilman