

cellation 1922 general city taxes.
 3515—Mrs. Florence Fielding: Cancellation 1921 general city taxes.

REFERRED TO BOARD OF ASSESSORS.

- 3516—Art Tool & Die Co.: Reduction 1922 personal tax.
- 3517—J. W. O'Connor: Reduction of 1922 personal tax.
- 3518—Mrs. M. Williams: Cancellation 1920 personal tax.
- 3519—Garden Court Garage: Cancellation 1920 personal tax.
- 3520—A. W. Marcus: Reduction 1922 personal taxes.
- 3521—Albert Asmus: Cancellation 1920 personal taxes.
- 3522—William F. Hickie: Reduction 1922 personal taxes.
- 3523—Felician Sisters: Refund 1921 general city taxes.
- 3524—Herman F. Vasberg: Refund of 1922 personal taxes.
- 3525—Ben Rosin: Reduction 1922 personal tax.
- 3526—Gisner Products Co.: Reduction 1920 personal tax.
- 3527—Mrs. Pauline Jaroch: For reduction 1922 general city taxes.

REPORTS OF COMMITTEE OF THE WHOLE.

WEDNESDAY, SEPT. 20, 1922.

Chairman Vernor submitted the following reports of Committee of the Whole for above date and recommended their adoption:

Vacation of Streets.

To the Honorable the Common Council:

Gentlemen: To your Committee of the Whole was referred the petition of Jacob F. Malkowski (3221), for the vacation of a strip of land, about 10 feet wide, adjoining lot 139, on north side of Bessemore avenue. Your Committee finds that said strip was taken by the city in the opening of Fisher avenue, and is not required for street purposes. Petitioner being the owner of adjoining lot, your Committee recommends that strip be vacated upon payment of the sum of \$200.00, being the amount paid by the city for the land in condemnation proceedings, within 30 days.

Respectfully submitted,
 JAMES VERNOR,
 Chairman.

By Councilman Vernor:

Resolved, That the "West 10 feet of Fisher avenue, as opened, lying between the north line of Bessemore avenue and the south line of alley first north thereof," be and the same is hereby vacated to become part and parcel of adjoining lot 139:

Provided, Petitioner pays into the City Treasury within 30 days from the date of the adoption of this resolution, the sum of \$200.00, being the cost to the city in condemnation proceedings, of the strip of land herein vacated.

Adopted as follows:

Yeas — Councilmen Castator, Ewald, Kronk, Littlefield, Nagel, Vernor, Watson and the President—8.

Nays—None.

Special Assessments.

To the Honorable the Common Council:

Gentlemen: To your Committee of the Whole was referred the petition of Philip H. Cale, Administrator of Estate of John Waitekumas (7508), for the cancellation of paving and sewer assessments levied against Lot 176, Holden Ridge Sub., situated on Epworth blvd., which was condemned by the city for the opening of Vancouver avenue. Your Committee being informed by the Corporation Counsel that the amount awarded for this lot included all improvements, recommend that request for cancellation be denied. Said John Waitekumas being a soldier in the United States Army, who died in service, your Committee recommends that Part 1 of paving assessment, sold to W. Vail, be redeemed, and that the City Treasurer be directed to accept said Part 1, and Parts 2 and 3, without penalty and interest, Part 4 not being due until Dec. 23, 1923. Your Committee also finds that Parts 1 and 3 of lateral sewer assessment were paid when due and that Parts 2 and 4 were sold to the City and redeemed by the administrator of the estate. We therefore offer the following resolution:

Respectfully submitted,
 JAMES VERNOR,
 Chairman.

By Councilman Vernor:

Resolved, That subject to the assignment of his interests to the City of Detroit, the City Controller be and he is hereby authorized and directed to draw a warrant upon the proper fund in favor of W. Vail for the sum of \$71.43, being the amount paid by him, with interest added at 6 per cent for certificate of title No. 4693 issued against "Lot 176, Holden Ridge Sub. of lots 4, 5, 6 and 7 of Horger's sub.," by reason of non-payment of Part 1 of assessment levied against said lot for the paving of Epworth blvd., Roll 3091 (Book 9, f. 304), said property being owned by John Waitekumas, who died in the military service of the United States, and erroneously sold for delinquent taxes; and further

Resolved, That the City Treasurer be and he is hereby authorized and