622

Also Lots 46 to 51, both inclusive, Lots 187 to 192, both inclusive, Lots 223 to 228, both inclusive, Lots 359 to 364, both inclusive, Lots 395 to 400, both inclusive, and Lots 526 to 531, both inclusive of C. B. Sherrard subdivision of that part of Private Claim 120 lying between the northerly line of Kercheval that part of Private Claim 120 lying between the northerly line of Kercheval Avenue and the center line of Mack Avenue as recorded in Liber 32, Page 58, of plats of Wayne County Records.

Also Lots 1 to 4, both inclusive, and the westerly 80.53 feet of Lots 5 to 8, both inclusive, of East End Manor subdivision of part of Lot 4 of John A. Alters Estate, being Lot 2 of Alter Plat of west part of Private Claim 570 as recorded in Liber 38, Page 31, of plats of Wayne County Records.

Further resolved, That said resolution of January 17, 1922, be adopted.

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

Alley Paving.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petition of Frank G. Kruger (685), to maintain garage extending over lot line into alley bounded by Holmur, Dexter, Euclid and Philadelphia avenues. Your Committee finds that it is proposed to pave said alley and that said garage extends over lot line 42.100 feet tapering to a point. Petitioner having submitted the written consent of prop-To the Honorable the Common Council: extends over lot line talk ing to a point. Petitioner having submitted the written consent of property owners in said block to the maintenance of garage as now located, we recommend that petition be granted, and offer the following resolution.

Respectfully submitted,

W. P. BRADLEY,

Chairman.

By Councilman Bradley:

Resolved, That the Department of Public Works be and is hereby authorized and directed to proceed with the paving of alley extending east and west in block bounded by Holmur, Dexter, Euclid and Philadelphia avenues, allowing cement garage in rear of 3739-43 Philadelphia avenue west and located on lot 185 to project over lot line a distance of 0.42 feet tapering to a point on west line of said lot, as at present located.

Adopted as follows:

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

Vacation of Streets and Alleys.

To the Honorable the Common Council: Gentlemen—To your Committee of Gentlemen—To your Committee of the Whole was referred the petition of University of Detroit (743), for the vacation of Petoskey, Quincy and Dexter avenues and adjoining alleys in Pioneer Sub. and Marshall Park. Sub. Your Committee finds that petitioner has acquired a parcel of land shouter has acquired a parcel of land about 40 acres in area on Livernois avenue beacres in area on Liverhois avenue between Six Mile road and Florence avenue, extending back to alley west of Fairfield avenue, on which it contemplates erecting an educational institution. The above streets and alleys in the aforesaid auditivities are originated. in the aforesaid subdivisions as originally platted greatly interfering with said project, petitioner has offered to dedicate to the city in lieu of said

streets and alleys, a strip of land 50 feet wide running from Livernois avenue easterly to alley between Dexter and Holmur avenues and also to deed a strip of land 10 feet wide, for the purpose of widening alley in rear of lots fronting on Fairfield avenue to a width of 20 feet. Your Committee has investigated the matter and recoming the strip of the purpose of the matter and recoming the strip of the str investigated the matter and recom-mends that petition be granted, as set forth in the following resolution. Respectfully submitted, W. P. BRADLEY,

Chairman.

By Councilman Bradley:

Resolved, That "all of Petoskey avenue (formerly known as Oakgrove avenue (formerly kn nue (formerly known as Oakgrove avenue) and all of Quincy avenue (formerly Cottrell avenue) and all of the public alleys as platted in Pioneer subdivision of northwest 10 acres of northwest quarter of section 15, T. 1, S. R. 11, E as recorded in liber 34 of plats, page 38, Wayne County Records and all of that part of Dexter avenue (formerly Glenn avenue), lying north of the north line of Fairfield avenue as platted in Marshall Park subdivision of the north 30 acres of the southwest quarter of the northwest quarter of section ter of the northwest quarter of section 15, T. 1, S. R. 11 E, as recorded in liber 33 of plats, page 54, Wayne County Records, be and the same are hereby vacated

by vacated.

The vacation of the above named streets and alleys is conditioned, however, upon the University of Detroit deeding to the City of Detroit for street purposes the following described parcel of land, being all that part of the northwest quarter of the northwest quarter of section 15. Town 1 south, range 11 east, described as follows:

Beginning at the northwest corner of lot 1 of Marshall Park subdivision of the southwest quarter of the northwest quarter of section 15, town 1 south, range 11 east as recorded in liber 33 of plats, page 54, Wayne County Records; thence along the north line of said subdivision north 89 degrees 34 minutes east 1008 feet to a point on the east line of the alley extended northerly first west of vacated Dexter avenue (formerly Glenn avenue); thence along said line of alley north northerly first west of vacated Dexter avenue (formerly Glenn avenue); thence along said line of alley north 50 feet to a point on a line 50 feet north of and parallel to the north line of said Marshall Park subdivision; thence along said line south 89 degrees 34 minutes west 1008 feet to a point on the east line of Livernois avenue; thence along said line south 50 feet to the place of beginning.

The vacaton of said streets and alleys is also contingent upon the University of Detroit deeding to the City of Detroit for alley purposes the following described parcel of land, name-

ly:

ly:
All that part of the northwest quarter of the northwest quarter of section 15, T. 1, S. R. 11 E, described as:
Beginning at the southwest corner of Ford Park subdivision of northeast quarter of northwest quarter of section 15, T. 1, S. R. 11 E, as recorded in liber 30, page 92 of plats, Wayne County Records; thence along the west line of said subdivision, north 0 degrees 34 minutes west 1184.57 feet to a point on the north line of alley first a point on the north line of alley first south of Six Mile road; thence along said alley extended west 10 feet to a point on a line 10 feet west of and parallel to the west line of said Ford Park, subdivision, thence along said Park subdivision; thence along said line south 0 degrees 34 minutes east 1184.60 feet to a point on the south line of said subdivision extended; thence along said line north 89 degrees 49 minutes east 10 feet to the place of beginning.

Adopted as follows:

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

Vacation of Wildemere Avenue.

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 John P. Harcus (669), for the vacation of a strip of land about 10 feet wide, adjoining lot 305, south side of Hazelwood avenue. Your committee finds that said strip was taken by the City in the opening of Wildemere avenue, and not being required for street pure and not being required for street purposes, recommend that petition granted, provided petitioner pays into the City Treasury, within 30 days, the sum of \$579.60, and offer the following resolution.

Respectfully submitted, W. P. BRADLEY,

Chairman.

By Councilman Bradley:

Resolved, That "The easterly part of Wildemere avenue, as opened, being 9.66 feet in front on the south line of Hazelwood avenue, and 9.74 feet in rear on alley," be and the same is hereby vacated, to become part and parcel of adjoining lot 305;

Provided, Petitioner pays into the City Treasury, within 30 days from the date of the adoption of this resolution, the sum of \$579.60, being the amount paid by the City of Detroit for said strip of land in condemnation pro-

ceedings.

Adopted as follows:

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

Nays-None.

Vacation Strips of Land.

To the Honorable the Common Council:
Gentlemen—To your Committee of
the Whole was referred the petitions
of William Connell (605), to purchase
a strip of land about 7 feet wide, in
Moffat avenue, adjoining lot 305, southwest corner of Crane avenue, and of
John S. Vincent to purchase a parcel
of land taken by the City in the opening of Krupp street and adjoining lot
on the southeast corner of Olivet
(formerly Krupp) street and Distel
avenue. After an investigation of each
request, your committee recommends
that said petitions be denied.
Respectfully submitted, To the Honorable the Common Council:

Respectfully submitted, W. P. BRADLEY, Chairman.

Accepted and adopted.

Licenses.

To the Honorable the Common Council: Gentlemen—To your Committee of the Whole was referred the petition of Alex. Brown (735), for license to operate a merry-go-round on vacant lot on Myrtle street between Maybury and terms of said running. Provided, That this resolution is revocable at the will, whim or caprice of the Common Council, and also the per-

Lawton avenues. After an investigation of the matter, your committee recommends that petition be denied.

Respectfully submitted,

W. P. BRADLEY,

Chairman.

Accepted and adopted.

Licenses.

To the Honorable the Common Council: Gentlemen—To your Committee of Gentlemen—To your Committee of the Whole was referred the petition of the Whole was referred the petition of Ishom Burton (574), for permit to conduct an employment office in his home without payment of license fee. Your committee has consulted with the Corporation Counsel, who advises that no person shall operate a private employment agency without first obtaining a license from the Commissioner of Labor. In view of the foregoing, your committee recommends that petition be denied.

Respectfully submitted, W. P. BRADLEY,

Accepted and adopted.

Gasoline Pumps.

To the Honorable the Common Council: Gentlemen—Your Committee of the Whole has had under consideration the applications of various persons for the installation of gasoline pumps and

tanks on city property.

After consultation with the Department of Public Works, your Committee recommends that said applications be approved for the locations designated in the following resolution.

Perpentfully submitted

Respectfully submitted, W. P. BRADLEY, Chairman.

By Councilman Bradley:

Resolved, That the Department Public Works be and is hereby authorized and directed to issue permits to the following persons for the installa-tion of gasoline tanks and pumps for the year ending April 30, 1923, same to be installed on public property at

the locations referred to:
579 E. Jefferson, between St. Antoine and Beaubien, A. E. Washburn (940).
538 Adams E., between St. Antoine and Beaubien, Dan Pierron (941).
670 St. Clair, east side, 55 feet north of Shoemaker, David Truckman (943).

Provided That said work shall be

of Shoemaker, David Truckman (943).
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 shall be considered waived by

streets shall be considered waived by this permission, which is granted ex-pressly on the condition that said tanks and pumps and all obstructions in con-nection therewith shall be removed at any time when so directed by the Com-mon Council; and further

mon 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 Chapter 89,
Compiled Ordinances of 1920, shall first
be deposited with said Department of
Public Works and annually thereafter
renewed on or before May 1, of each
year, and this permit is subject to the
terms of said ordinance; and further
Provided That this resolution is re-