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 De-

partment.

Provided, That no rights in the public streets shall be considered waived by these permissions, which are granted expressly on the condition that said gasoline pumps or tanks and all obstructions in connection therewith shall be removed at any time when so directed by the Common Council; and further

Provided, That said permits issued by the Department of Public Works are granted with the distinct understanding that the fee provided by Chapter 89 of the Complied Ordinances of the City of De-troit, of 1920, shall first be deposit-ed with said Department of Public Works and annually thereafter renewed on or before May 1 of each year, and these permits are subject to the terms of said ordinance; and further

Provided, That this resolution is revocable at the will, whim or caprice of the Common Council, and also that permits issued by virtue hereof, and grantees hereby expressly, waive any right to claim damages or compensation from the City of Detroit for property constructed hereunder or for the removal of same, and further, that grantees acquire no implied or other privileges hereunder not expressly stated herein.

Adopted as follows:

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

Nays-None

Paving Taxes.

To the Henorable the Common Coun-

Gentlemen—To your Committee of the Whole was referred the petition of Alexander Scott (5739), asking for an adjustment of assessment levied against Lot 92, and north 15 reet of ot 93, Stephenson's Sub., for the paving of Monica ave-Your Committee begs to report that petitioner has been assessed a total of \$691.40, 1 st 92 having a frontage of 61.51 feet tapering to a point on alley in rear and the 15 ft, frontage on lot 93 having a width of 7 feet on alley. By reason of the irregular shape of lot, your Committee recommends that assessment be reduced to \$315.44 or on bas s of 41.75 feet of paying, amount of reduction to be taken from the Contingent Fund. We therefore offer the following resolution.

Respectfully submitted, JAMES VERNOR,

Chairman.

By Councilman Vernor:

Resolved, That the City Treasurer Resolved, the reby authorized and be and he is hereby authorized and be and he is hereby acception and directed to accept from Alexander Scott the sum of \$78.86 in full settlement of each of Parts 1, 2, 3 and 4 of assessement levied against "Lot 92 and N. 15 ft. of lot 93, Step. etc.. for the paving of Monica avenue (Book 20, f. 113) Roll 3403), being a reduction on each part from \$172.85 to \$78.86 by reason of triangular lot; and further

Resolved, That the City Controller be and he is hereby authorized and directed to draw a warrant upon the Contingent Fund in favor of the City Treasurer for the sum of \$375.96, being the difference be. tween the original amounts of Parts 1, 2, 3 and 4 of assessment levied against above described property for paving Monica ave., and accepted in settlement amount thereof, the said amount to be placed to the credit of Assessment Roll No. 3403.

Adopted as follows:

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

Nays-None.

Special Taxes.

To the Honorable the Common Council:

G ntlemen—To your Committee of the Whole was referred the petition of Henry B. Gape (5830), for cancellation of penalty on paving tax. Your Committe is in receipt of a recommendation from the City Treasurer that part 3 be accepted without penalty if paid by March 31, 1923, and concurring therein, ffer the following resolution.

Respectfully submitted, JAMES VERNOR, Chairman.

By Councilman Vernor:

Resolved, That the City Treasurer be and he is hereby authorized and drected to accept from Henry B. Gape the original amount of Part 3 of paving assessment levied against Lot 66, Stephens Sub. (Book 12, f. 167), with interest added and cancel penalty charges provided payment is made on or before March 31, 1923.

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

Nays-None.

Vacation of Alley. To the Honorable the Common Count

Gentlemen-To your Committee of the Whole was referred the petition of Adam Gawlikowski (5472), for the vacation of the public alley first west of and parallel with Conant venue and extending from alley north of Nevada to Nevada avenue. Your committee finds that petitioner is the owner of all land abutting on the alley requested to be vacated and in consideration of same w.l. deed to the city a 20-foot strip of land off lot 783 to continue alley west of Conant, not requested to be vacated, through to Nevada avenue. Your committee therefore recommends that said alley be vacated provided petitioner deeds land for alley above referred to and reconstructs lateral sewer in Nevada avenue and lateral sewer in new alley. We therefore offer the following resolution.

Respectfully submitted.

JAMES VERNOR.

Chairman

By Councilman Vernor:

Resolved, That "All that part of the public alley, 16 feet wide, hirst west of and parallel to Conant avenue and north of Nevada avenue, described as follows: Boginning at the southwesterly corner of lot 10 of Leland Heights sub. of part of north half of section 7. T. 1 S., R. 12 E., as recorded in Liber 37, page 44, of Plats of Wayne County Records; thence along the westerly line of lots 98 to 102, both inclusive of said subdivision; thence along a line north 25 deg. west 150 feet to the northwesterly corner of said lot 98; thence along a line south 1 deg 24 min. east 35.91 feet to a point on the easterly line of lot 783 of said subdivision; thence along said line south 25 deg. east 109.73 feet to the southeast corner of said lot; thence along the north line of Nevada avenue south 87 deg. 58 min. west 17.90 feet to the place of beginning," be and the same is hereby vacated:

Provided. Petitioner deeds to the City of Detroit for alley purposes, the following described property: "All that part of lot 783 of last mentioned subdivision described as follows: Beginning at the northeast corner of said lot; thence along the north line of said lot north 87 deg. 58 min. West 16.75 feet to a point; thence along a line south 1 deg. 24 min. West 105 feet to a point on the south line of said lot; thence along said line south 87 deg. 58 min. east 20 feet to a point; thence along a line north 1 deg. 24 min. east 97.74 feet to a point; on the easterly line of said lot, thence along said line north 25 deg. West 10.13 feet to the place of beginning;" and further

Provided, That petitioner reconstructs the lateral sewer in Nevada avenue and rebuilds the sewer in the new alley described above, as recommended by the City Engineer,

all work to be done at the sole expense of petitioner and under the supervision of the Department of Fublic Works.

Adopted as follows:

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

Nays-None.

Vacation of Alley.

To the Honorable the Common Council:

Gentlemen-To your Committee of the Whole was referred the petition of William E. Ross et al. (5615), for the vacation of the northerly 4.65 feet of the public alley north of Baker street, extending from west line of Twenty-second street to the east line of alley first west of Twenty-second street. Your committee finds that petitioner is the owner of Lot 41, along which said alley extends, and in consideration of said vacation will deed a tri-angular portion off the southwest corner of said Lot 41 to provide a proper turn in alley. Your committee recommends that petition be granted, and offer the following resolution.

Respectfully submitted,
JAMES VERNOR.
Chairman.

By Councilman Vernor:

Resolved, That "All that part of the public alley first north of Baker street and west of Twenty-second street described as follows: ginning at the intersection of the north line of the public alley, 18 feet wide, first north of Baker street and the west line of Twen-ty-second street; thence along the north line of said alley, 18 feet wide, south 62 degrees west 137.05 feet to a point; thence along a line north 73 degrees west 6.58 feet to a point; thence along a line north 62 degrees east 149.42 feet to a point on the west line of Twenty-second street; thence along said line south 28 degrees east 4.65 feet to the place of beginning," be and the same is hereby vacated;

Provided, Petitioners deed to the City of Detroit for alley purposes the following described property: "All that part of lot 41 of the plat of the subdivision of the eastern part of Private Claim 20 as recorded in Liber 48, page 569 of Deeds of Wayne County Records, described as follows: Beginning at the southwesterly corner of said lot; thence along the west line of said lot north 28 degrees west 13,30 feet to a point; thence along a line south 73 degrees east 18.80 feet to a point on the south line of said lot; thence along said line south 62 degrees west, 13.30 feet to the place of beginning."