rom issuing licenses or permits for Adopted as follows:
Adopted as follows:
Dorais,
Yeas Van Antwern such locations. yeas van Antwerp, and the Presi-sweeny, dent 5. None. Nays_None.

Permits

Common the

Honorable, Council. To your Committee of Gentlemen To your Committee of Gentlemen was referred petition of the Green (7332), for permit the Whole was released petition of Thos. J. Green (7332), for permit to Thos. in streets at undesignated lopreach in After consultation with the cations. After Police and pepartment of Police and careful pepartment of the matter, your committee recommends that same be denied.

Respectfully submitted, HENRY S. SWEENY, Chairman.

Accepted and adopted.

Plats

To the Honorable, the Common

Council:

Gentlemen-To your Committee of the Whole was referred petition of Hadley Construction Co. (6931), for approval of plat of S. C. Hadley's Sub. Same having been approved by the City Plan Commission and City Engineer, your committee recommends that the plat be approved, and offers the following resolution.

Respectfully submitted, HENRY S. SWEENY,

By Councilman Sweeny:
Resolved, that "Plat of S. C. Hadley's Sub., a part of P. C. 404, City of Detroit, Wayne County, Mich." be and the same is hereby approved and the Commissioner of Public Works be

and he is hereby directed to sign and approve said plat.

Adopted as follows: Yeas—Councilmen Dorais, Lodge, Sweeny, Van Antwerp, and the Presi-

Nays-None.

Street Openings

To the Honorable, the Council: Common

Gentlemen—To your Committee of the Whole was referred petition of Pearl Spaulding, et al (5626), requesting the opening of West Cambridge Ave. bridge Ave. south to Greenview Ave.
to provide direct access to the Mettetal School. Your committee is ad-that the property Plan Commission that the property of the Arnold Home extends from Faust to Greenview Ave. and the opening of Cambridge involve the removal of a part of one in the buildings causing undue inPlan Commission further advises that the Arnold Home has been contacted, and an agreement secured to dedicate land for the opening of Greenview and Vassar Aves, to full width, and the future opening of Faust Ave.

We therefore recommend that further consideration of the petition to open Cambridge Ave. be indefinitely postponed, and that the offer of the Arnold Home to dedicate property for the opening of Greenview and Vassar Aves, be approved, and the deeds accepted when presented.

Your committee further recommends that the Department of Public Works consider the advisability of constructing sidewalks along Seven Mile Road to provide safe access for school children in this vicinity to

Respectfully submitted, HENRY S. SWEENY,

Accepted and adopted as follows: Chairman. Yeas—Councilmen Dorais, Lodge, Sweeny, Van Antwerp, and the Presi-

Nays-None.

Vacation of Western Ave. and Alleys the Honorable, the Common Council:

Gentlemen-To your Committee of the Whole was referred petition of the Chrysler Corporation (7043), for the vacation of Western Ave. and alleys north of McGraw ave. and west of Sharon ave. Your committee is advised that petitioners have secured ownership of all property abutting upon these parts of the streets and alleys in question, and the vaca-tion of same is requested to permit the expansion of petitioner's plant engaged in defense production. After consultation with the City Plan Com-mission, and careful consideration of the matter, your committee recom-mends that the petition be granted, provided petitioner waives all claims for damages for land or buildings on any vacated property which may be subsequently required for highway purposes. We therefore offer the following resolution.

Respectfully submitted, HENRY S. SWEENY,

Chairman.

By Councilman Sweeny:
Resolved, That all of Western Avenue and all of public alleys in block bounded by Western and Sharon Avenues, north of McGraw Avenue, more particularly described as all that part of north and south public alley 15 feet wide lying between the westerly line of Lots 43 to 48, both inclusive, the the removal of a part of one further, there is unplatted property to the west which would block the street. The City of P. C. 40 North of Michigan Ave., Springwells, Wayne County, Michigan, as recorded in Liber 14, Page 91 of Plats of Wayne County Records.

Also all of Western Avenue lying north of the southerly line of Lot 78 of last mentioned Subdivision ex-

tended westerly.

Also all of 16-foot public alley in Fractional Section 9, Springwells Twp., lying northwesterly of and adjoining the Sullivan & Rusell's Subdivision heretofore mentioned and between the westerly line of Western Avenue, 50 feet wide, extended northerly and the westerly line of Sharon Avenue, 50 feet wide, extended north-

Be and the same are hereby vacated to become part and parcel of the ad-

joining property.

joining property.

Provided, Petitioners deposit with the Permit Division of the Department of Public Works the sum of \$1,190.56 to reimburse the City for the original cost of paving McGraw Avenue intersection and returns at Western Avenue and at alley both herein vacated. Said sum to apply on rest, of removing said returns, recost of removing said returns, re-building curbing and sidewalks at all street and alley intersections herein vacated. Said sum also to apply on cost of constructing a new catch basin on the north side of Mc-Graw Avenue opposite the east curb of Western Avenue herein vacated, and further

Provided, Petitioners pay into the City Treasury the sum of \$464.00 said sum being the estimate cost for removal of P. L. C. equipment in the alley west of Sharon Avenue north of McGraw Avenue. This sum to be credited to P. L. C. Account No. 9, and further

Provided, Petitioners pay into the City Treasury the sum of \$200.00, said sum being the estimate cost for removal of that part of a 6-inch water main in Western Avenue north of McGraw Avenue and the killing of 4 service connections on the west side of Sharon Avenue north of McGraw Ave. This amount to be credited to Water Board Revenue Account and further count, and further

Provided, Petitioners file with the City Clerk, within 30 days, an agreement in writing waiving any and all claims for damages to land and/or buildings on property herein vacated which may be subsequently required

for highway purposes, and further Provided, Petitioners reimburse the owners to the extent of the value of any utilities now installed in said street and/or alleys which it may be necessary to abandon due to the closing of said street and/or alleys or bear the entire expense of relocating or rerouting any public utilities now installed in said street and/or alleys which it may be necessary to relocate or reroute due to the closing of same, and further

the Substitution in 1. Suchisan April

Resolved, That upon with the above provisor compliants to issue Quit Claim Deedy diversity of adjoining to adjoining to the corporation, a Delaware to Christian fee of adjoining to the corporation. to issue Quit Claim Deed to Corporation, a Delaware to Chromas owner in fee of adjoining Dropeth Adopted as follows:

Adopted as rollows:
Yeas—Councilmen
Sweeny, Van Antwerp, and the Piles.

Zoning Ordinance the Honorable, the Commo the

Council:
Gentlemen—To your Committee of the petitions of the control of the contr Gentiemen—10 your committee with the Whole were referred petitions of Marvin T. Brinkman et al (72%) four-family dwelling on the committee of Marvin T. Brinkman et al 1722 erect four-family dwelling on the west side of Yosemite, between and Boston; Inter-State Fire Indianance Co. (7225), change zoning for to Brainard; and Michael Voccine (7227), change zoning on lots 24 and (7227), change zoning on lots 24 am 25, north side of West Chicago be tween Lauder and Terry, from res-dential to business use. After consultation with the City Plan commission and careful consideration of the matters, your committee recommends that same be denied. Respectfully submitted,

HENRY S. SWEENY, Chairman.

Accepted and adopted.

And the Council then adjourned until 11:30 A. M., Thursday, June 19th, 1941.

JOHN W. SMITH,
Presiden President.

THOMAS D. LEADBETTER, City Clerk.

CHARTER AMENDMENT No. 18 (File in container and make notation after Sec. 4(a) on page 166 City

A bill to amend Chapter IV, Tilk VI of the Charter of the City of Detroit adopted by the people of the City of Detroit on the 25th day of June, A. D. 1918 and filed on the 27th day of June, A. D. 1918.

THE PEOPLE OF THE STATE OF MICHIGAN AND THE PEOPLE OF THE STATE OF THE CITY OF DETROIT ENACT.

Section 4-B. Whenever the law of taxes of the control of taxes of taxes of taxes.

day for the payment of taxes of the sessments without addition a legiture terest falls on a Sunday or an including, said taxes or may be paid on the next succeeding business day without additional from the sessments. (Adopted November 5, 1940.) effect November 15, 1940.)

Total 19778 4114 Out world brand souls