\$195.00 in money taken from him on August 23, 1941, at the time of his arrest for possession of gambling paraphernalia. After consultation with the Department of Police, and careful consideration of the matter, your committee recommends that the petition be granted, and offers the following recslution.

Respectfully submitted CHAS. E. DORAIS, Chairman.

By Councilman Dorais:

Resolved, that the City Controller be and he is hereby authorized and directed to draw a warrant upon the proper fund in favor of David Suhd in the sum of \$195.00 being reimbursement of money taken from him by police officers on August 23, 1941, at the time of his arrest for possession of gambling paraphernalia, said action taken upon recommendation of the Department of Police. Adopted as follows:

Yeas-Councilmen Comstock, Dorais, Edwards, Garlick, Rogell, Sweeny, Van Antwerp, and the President Pro Tem.—8.

Nays-None.

## TAXES

the Honorable, the Council:

Gentlemen-To your Committee of the Whole was referred petition of Robert J. Burghard Estate (130), for cancellation of personal taxes. After consultation with the Board of Assessors and Corporation Counsel, and careful consideration of the request, your committee recommends that same be granted, and offers the following resolution.

Respectfully submitted, CHAS. E. DORAIS,

Chairman.

By Councilman Dorais: Resolved, that the City Treasurer be and he is hereby authorized and directed to cancel the personal taxes for 1939 levied against Robert J. Burghard Estate (Estate, item 78),

val. \$7,500, amt. \$205.25, and further Resolved, that the City Treasurer be and he is hereby authorized and directed to have stricken from the rolls the amount of the cancellation as shown above, and that proper journal entries be prepared by the City Controller.

Adopted as follows:

Yeas—Councilmen Comstock, Dorais, Edwards, Garlick, Rogell, Sweeny, Van Antwerp, and the President Pro Tem.-8.

Nays-None.

## TAXES O

THOMAS DIR

Honorable, the Common the Council:

Gentlemen-To your Committee of the Whole was referred petition of Aurelia Barchi (389), requesting can-

cellation of penalty and interest on a sidewalk assessment. After consultation with the City Treasurer and the Corporation Counsel, and careful consideration of the matter, your committee recommends that same be denied.

> Respectfully submitted, CHAS. E. DORAIS, Chairman.

Accepted and adopted.

the Honorable, the Common

Gentlemen-To your Committee of the Whole was referred petition of John Bishop Estate, et al (10074), for the vacation of a strip of city-owned land on the south side of Warren Ave., east of Neff Road, and offering to dedicate a strip of land for the widening of Neff Road. After consultation with the City Plan Commission, and careful consideration of the matter, your committee recommends that same be granted provided the dedications for the widening of Neff Road are included in the proposed plat to be submitted within sixty days. We, therefore, offer the following resolution.

Respectfully submitted, CHARLES E. DORAIS, Chairman.

By Councilman Dorais:

Resolved, That the easterly 144.21 feet of O. L. 7 of Margaret Frech's Subn. of the East ½ of P. C. 344 lying north of the Clinton Road, Township of Grosse Pointe, Wayne County, Mich., as recorded in Liber 9, Page 75 of Plats of Wayne County Records (being City owned property taken for Warren Avenue) lying be-tween the southerly line of Warren Avenue, 105 feet wide as now established, and the northerly line of the easterly 69 feet of Lot 1; the northerly line of Lots 5, 6 and 7 of Netting's Subdivision of Lot 6 of M. Frech's Sub. of E. ½ of P. C. 344 North of Clinton Road, Grosse Pointe, Wayne County, Michigan, as recorded in Liber 13, Page 22 of Plats of Wayne County Records, and vacated January 16, 1942, by Circiut Court in Chancery File No. 319329.

Be and the same is hereby vacated to become part and parcel of Lots 1, 5, 6 and 7 of last mentioned vacated Subdivision.

Provided, That said vacation to be effective when the proposed plat, dedicating Neff Road to a width of 60 feet, is recorded. Failure to record said plat within 60 days from this date automatically rescinds this resolution, and further

Resolved, That the City Controller be and is hereby directed to issue Quit Claim deed to Mabel B. Chamberlain, Hunter C. Goodrich, Trustees,

under the will of John Bishop, deceased, and Abram L. Brown and Donnabelle C. Brown, his wife, as owners in fee of adjoining property.

Adopted as follows:

Yeas—Councilmen Comstock, Dorais, Edwards, Garlick, Rogell, Sweeny, Van Antwerp, 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 petition of the Marathon Linen Supply Co., Inc. (9224), for the vacation of a portion of the north and south public alley first west of Moran ave. and north Warren ave. After consultation with the City Plan Commission, and careful consideration of the request, your committee recommends that same be granted, and offers the following resolution.

Respectfully submitted, CHAS. E. DORAIS, Chairman.

By Councilman Dorais:

Resolved, That all that part of north and south public alley, 18 feet wide, as platted in Mary Dolan's Warren Ave. Subn. of part of Out Lot 29, M. Moran Farm and vacated alley, Detroit, Wayne County, Mich., as recorded in Liber 22, Page 59 of Plats of Wayne County Records and lying between the easterly line of Lot 9 and the westerly line of the southerly 21.61 feet of Lot 5; the westerly line of Lots 6, 7, 8, all of last mentioned subdivision. Be and the same is hereby vacated to become part and parcel of the ad-joining property;

Provided, That by reason of the vacation of the above described alley, That by reason of the the City of Detroit does not waive any rights in the lateral sewer lo-cated therein and at all times shall have the right to enter upon said premises, if found necessary, on ac-count of said sewer to repair same;

and further

Provided, If a building or any other structure is to be constructed over said sewer plans must be sub-mitted to the City Engineer for ap-proval before such construction is started; and further

Provided, Petitioners deposit with the Permit Division of the Depart-ment of Public Works the sum of \$134.97 to reimburse the City of Detroit for the expense incurred in the original return and paving of Warren Avenue within the lines of the alley herein vacated, said sum to apply on the cost of removal of said return and the construction of sidewalk and straight curb across said vacated alley; and further

Provided, Petitioners deposit an additional \$53.36 to cover any cost

that may accrue over and above the that may accrue over and above the reimbursement deposit. If the total reimbursement deposit exceeds the s134.97 the excess shall be deducted from the \$53.36 deposit and the balance refunded to petitioners; and further

Resolved, That upon compliance with the above provisos the City Controller be and is hereby directed to issue Quit Claim Deed to Marathon Linen Supply Company, Inc., a Michigan Corporation, as owners in the of adjoining property. in fee of adjoining property.

Adopted as follows:

Yeas-Councilmen Comstock, Dorais, Edwards, Garlick, Rogell, Sweeny, Van Antwerp, and the President Pro Tem.—8.

Nays-None.

1166

And the Council then adjourned.

JOHN C. LODGE, President Pro Tem.

THOMAS D. LEADBETTER, City Clerk.

## ORDINANCE No. 236-D

(File in container and make notation at Chapter 83 on page 139)

AN ORDINANCE to repeal Chapter 83 of the Compiled Ordinances of the City of Detroit of 1936, as amended, being an Ordinance restricting Junk Shop Districts.

IT IS HEREBY ORDAINED BY THE PEOPLE OF THE CITY OF DETROIT:

Section 1. That Chapter 83 of the Compiled Ordinances of the City of Detroit of 1936, as amended being an Ordinance restricting Junk Shop Districts, be and the

same is hereby repealed.
Sec. 2. This ordinance is hereby declared necessary for the preservation of the public peace, health and safety of the people of the City of Detroit, and is hereby given immediate. immediate effect.

Approved January 20, 1942. EDWARD J. JEFFRIES, JR., Mayor.

Attest: THOMAS D. LEADBETTER, City Clerk.

This ordinance will take effect on the 21st day of January, 1942. THOMAS D. LEADBETTER, City Clerk.