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Sec. 7. This ordinance shall take immediate effect.  
Read twice by title, ordered printed and laid on the table.

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To the Honorable the Common Council:

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Respectfully submitted,  
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Although it seldom happens, nevertheless, there are cases continually coming before our eyes, where men are hurt through insufficient protection in buildings that are in the course of construction. The cost of constructing temporary floors is infinitesimal in comparison to the cost of the lives which may be lost by not having them there.

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Sec. 2. Any corporation, employers, contractor or other person or persons refusing or neglecting to

comply with the provisions of this ordinance shall be fined not exceeding two hundred dollars for each day's failure to comply, and in the imposition thereof, the court may further sentence that, in default of the payment of the fine imposed, the offender be imprisoned in the Detroit House of Correction for any period of time not exceeding six months.

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Gentlemen—Your Committee on Ordinances, to whom was referred the communication from the City Controller relative to the premium on certain indemnity and surety guarantee bonds for city officials respectfully report that we have given this matter our most careful consideration, and beg leave to state that we are advised by the Corporation Counsel, that, in his opinion, the charter provisions requiring sureties upon officials' bonds, relate in terms to sureties to persons, and do not in terms refer to indemnity or guarantee companies. The provisions of the charter antedate the existence of any of such companies. It is only within recent years that their existence has been recognized by law, and that they have been accorded the privilege of becoming sureties upon officials' bonds. If any officer or other person required by the charter to give an official bond, should a bond in proper form with individuals as sureties, and in the judgment of the Common Council, such persons offered as sureties were pecuniarily responsible, it would be the duty of the Common Council to accept such a bond. Therefore, the city can not compel its officers to furnish indemnity bonds and pay the premium thereon.

Your committee therefore recommend that the Indemnity Bond Ordinance be so amended as to provide for the payment of the premiums by the city of Detroit, and we herewith offer the following amendatory ordinance.

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Sec. 2. Every officer aforesaid shall before entering upon the du-

ties of his office, give bond in the penal sum provided and the surety thereon shall be such Guaranty or Indemnity Company, as shall have been awarded the contract with the city for supplying such guaranty. The premiums on said bonds shall be paid by the city of Detroit. On or about the first Monday in each year, the Controller shall advertise for five days in the official newspaper of the city for proposals for furnishing such bonds for the fiscal year commencing on the first day of July following. Such proposals shall be opened by the Committee on Ways and Means of the Council on a day to be named in the advertisement and by said committee submitted to the Council with such recommendations as said committee may choose to make and the Common Council shall award the contract to the lowest responsible bidder; Provided, That the Common Council may reject all of said bids, and order a re-advertisement; Provided, That if such surety company shall refuse to become surety for such officer aforesaid and such officer shall file a bond with any other guaranty or indemnity company as surety, which the Common Council shall approve, such bond shall be received, but no higher premium shall be paid than that specified in the contract aforesaid.

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Gentlemen—Your Committee on Liquor Bonds, to whom was referred the various liquor bonds, respectfully report that we have carefully examined the same and find that the bonds have been certified as correct in form by the Corporation Counsel; we, therefore, recommend that the bonds as reported by the City Clerk on the 23d day of April, 1901, except bond of Thomas Spellman, be and are hereby approved.

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Nays—None.

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Unanimous consent being granted Ald. Joy presented the following:

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