

No. 1214—In alley between Brush and Beaubien streets, Palmer and Hendrie avenues;

No. 1185—In alleys between McClellan and Pennsylvania avenues, Emmons street, and Weyhers avenue;

No. 1208—In alleys between Artillery, Dragon, Cadet and Dix avenues;

No. 1195—In Sixth street, from Ly-sander street to Forest avenue;

No. 1218—In alley between Morrell, Ferdinand, Christiancy and Dix avenues;

No. 1211—In alleys between Baldwin and VanDyke avenues, Granger street and Hendrie avenue;

No. 1212—In alley east of Wabash avenue, and north of Piquette avenue;

No. 1213—In alleys west of Junction avenue, between Norton and Otis streets;

Have been fully completed in accordance with the contracts and specifications for the same;

Whereas, No person has appeared to object to assessment rolls Nos. 6275, 6276, 6277, 6278, 6280, 6281, 6282, 6283 and 6284, and due notice having been given as required by ordinance;

Resolved, That the laterals above described are hereby accepted and that said assessment rolls therefor are hereby approved and confirmed and the Controller is hereby directed to place the same in the hands of the Receiver of Taxes for collection.

Adopted as follows:

Yeas—Ald. Atkinson, Barrie, Beamer, Campbell, Coots, Deimel, Freda, Hansjosten, Hillger, Houghton, Jerome, Joy, Keating, Koch, Koenig, Lemke, Liphardt, McGuire, Magee, Marx, Miller, Moeller, Mohn, Nevermann, Reinhardt, Smith, Snow, Steiger, Tossy, Weber, Weibel, Weiler, Wildman and the President—34.

Nays—None.

#### FROM THE SAME.

To the Honorable the Common Council:

Gentlemen—Your Committee on Sewers, to whom was referred the petition of C. Trinkhaus for payment of money alleged to be due him under refunding roll 1207 of lateral sewer No. 754, respectfully report that your committee have given the petitioner's claim considerable investigation, and we beg leave to state that your committee are unable to find the original roll referred to in his petition. It seems queer that the petitioner should have allowed this matter to run along for a period of thirty years before actually pressing the city for his portion of the refund, if there be one due him. This your committee are unable to tell, and recommend on account of the age of the matter, and there being no assurance but that the money has been paid, that the prayer of the petitioner be denied.

Respectfully submitted,

MICHAEL MILLER,  
JOHN J. STEIGER.

Accepted and adopted.

#### Ordinances.

To the Honorable the Common Council:

Gentlemen—Your Committee on Ordinances, to whom was referred the ordinance presented by Ald. Smith granting permission to W. H. Ramm, his associates, successors and assigns,

operate a system of trash receptacles, respectfully report that we have given the matter serious consideration, and beg leave to state that we have come to the conclusion that the desired permission should not be granted, and, therefore, recommend that the prayer of the petitioner be denied, and the ordinance indefinitely postponed.

Respectfully submitted,

RICHARD P. JOY,  
HENRY C. NEVERMANN, JR.,  
WM. HILLGER.

Accepted and adopted.

#### FROM THE SAME.

To the Honorable the Common Council:

Gentlemen—Your Committee on Ordinances, to whom was referred the resolutions offered by Ald. Hillger asking that the names of Florence and Houghton streets be changed to that of St. Paul avenue, and that the name of Richard street be changed to that of Van Dyke place, respectfully report that we have carefully considered the same, and beg leave to state that Florence and Houghton streets are a direct continuation of St. Paul avenue, having been so taken in the recent street opening proceedings. Therefore we believe that said change should be made. The reasons presented for changing the name of Richard street to that of Van Dyke place are that the street is only one block long and will always remain so, and being such will be confusing to locate it. If named Van Dyke place, it will readily be found, because of the fact that Van Dyke avenue is the easterly entrance thereto, and therefore easily located.

We therefore recommend the adoption of the following ordinances.

Respectfully submitted,

RICHARD P. JOY,  
HENRY C. NEVERMANN, JR.,  
WM. HILLGER.

Accepted.

The following are the ordinances:

AN ORDINANCE to change the name of Houghton and Florence streets to that of St. Paul avenue.

It is hereby ordained by the people of the city of Detroit:

Section 1. That the name of the 2 streets and highways heretofore 3 known as Houghton and Florence 4 streets, shall be hereafter design- 5 nated and known as St. Paul avenue.

Sec. 2. This ordinance shall take 2 immediate effect.

Read twice by title, ordered printed and laid on the table.

AN ORDINANCE to change the name of Richard street to that of Van Dyke place.

It is hereby ordained by the people of the city of Detroit:

Section 1. That the name of the 2 street and highway heretofore 3 known as Richard street, shall be 4 hereafter designated and known as 5 Van Dyke place.

Sec. 2. This ordinance shall take 2 immediate effect.

Read twice by title, ordered printed and laid on the table.

#### Markets.

To the Honorable the Common Council:

Gentlemen—Your Committee on Mar-

munication from the City Controller relative to permission granted to a Mr. Levy to operate and maintain a scale on the Eastern Market for 10 cents per day, respectfully report that we have given the matter our careful consideration, and beg leave to state that on Sept. 18 last a resolution was adopted by this Council granting H. Levy the privilege of maintaining scales on the Eastern Market upon the payment of 10 cents per day to the city for said privilege.

Upon referring to page 274 of the Revised Ordinances of 1895 it will be seen that the ordinance governing the markets provides that any person desiring to maintain and operate scales on the Eastern or Western Markets, shall take out a license and pay therefor \$25 in advance, and give a bond for the sum of \$100 for the faithful performance of their duties.

It will readily be seen that the terms of the ordinance have not been complied with, and your committee recommend that the resolution adopted at a session held on Sept. 18 last (J. C. C. 779-1900), be rescinded and that the Clerk of the Market be required to do said work, when provided with proper scales by the City Controller. We also recommend that the Controller be instructed to include in the estimates an amount sufficient to pay for an assistant clerk at the Eastern Market for the year, instead of a stated period of four or five months, as has heretofore been the custom, and we herewith offer the following resolution for adoption.

Respectfully submitted,

WM. F. MOELLER,  
OTTO REINHARDT,  
ANTHONY WEILER.

Accepted and leave being granted the following resolutions were offered: By Ald. Moeller:

Resolved, That the vote whereby the Council adopted a resolution at a session held on Sept. 18, 1900 (J. C. C. 779) granting permission to H. Levy to maintain and operate a small platform scale on the Eastern Market, be and the same is hereby rescinded.

Adopted as follows:

Yeas—Ald. Atkinson, Barrie, Beamer, Campbell, Coots, Hansjosten, Hillger, Houghton, Jerome, Joy, Koch, Liphardt, Magee, Marx, Miller, Moeller, Nevermann, Reinhardt, Snow, Steiger, Weber, Weiler, Wildman, and the President.—24.

Nays—Ald. Deimel, Freda, Keating, Koenig, Lemke, McGuire, Mohn, Tossy and Weibel—9.

By Ald. Moeller:

Resolved, That the Clerks of the Eastern and Western Markets be and they are hereby instructed to weigh poultry, pork, fowl and other similar articles, as provided for under the ordinance, above quoted; they to charge the same fee that has previously been exacted from individuals by those having said privilege, and turn said moneys over to the City Controller with his other receipts; and further

Resolved, That the City Controller be and he is hereby instructed to furnish the Clerk of each Market with a standard scale for the purpose of carrying out the work provided for in the foregoing resolution; and further

Resolved, That the City Controller be and he is hereby instructed to include in his estimate an amount suf-

ficient to allow an assistant clerk the year round at the Eastern Market.

Referred to the Committee on Markets.

#### Claims and Accounts.

To the Honorable the Common Council:

Gentlemen—Your Committee on Claims and Accounts, to whom was referred the Controller's list of approved accounts of Jan. 29, 1901, except vouchers 72, W. H. Flynn, \$250, and 73, W. E. Roney, 250, held for further consideration, respectfully report that we have examined the same, and believing the same to be correct, recommend that they be paid from the proper funds. We recommend payment of voucher No. 353, James Grant, \$1,511 20, previously held up.

Respectfully submitted,

MAX C. KOCH,  
EDWARD WILDMAN,  
WM. MAGEE, JR.,  
LOUIS E. TOSSY,  
WM. HILLGER.

Accepted and adopted as follows:

Yeas—Ald. Atkinson, Barrie, Beamer, Campbell, Coots, Deimel, Freda, Hansjosten, Hillger, Houghton, Jerome, Joy, Keating, Koch, Koenig, Lemke, Liphardt, McGuire, Magee, Marx, Miller, Moeller, Mohn, Nevermann, Reinhardt, Smith, Snow, Steiger, Tossy, Weber, Weibel, Weiler, Wildman and the President—34.

Nays—None.

#### FROM THE SAME.

To the Honorable the Common Council:

Gentlemen—Your Committee on Claims and Accounts, to whom was referred the claim of Sabina Winters asking for damages for a fall upon an alleged defective sidewalk, respectfully report that we have given the matter careful consideration, and beg leave to state that we are advised by the Corporation Counsel that in his opinion there is no liability on the part of the City for injuries sustained. We therefore recommend that the prayer of the petitioner be denied.

Respectfully submitted,

MAX C. KOCH,  
EDWARD WILDMAN,  
WM. MAGEE, JR.,  
LOUIS E. TOSSY,  
WM. HILLGER.

Accepted and adopted.

#### FROM THE SAME.

To the Honorable the Common Council:

Gentlemen—Your Committee on Claims and Accounts, to whom was referred the communication from the Corporation Counsel relative to a verdict obtained against the City of Detroit by Mattie Reichenbach, on account of injuries sustained by a fall upon a defective sidewalk, respectfully report that we have carefully considered the matter, and beg leave to state that on Oct. 26, 1900, judgment was taken upon this claim and subsequently costs taxed at \$59 70, making a total of \$1,559 70. The history of said case is given in said communication, which was presented at the last session. The claimant is willing to settle the claim at this time for the sum of \$1,200.