

tramck and Grosse Pointe, Wayne Co., Mich." (w. 19, f. 196), valuation \$5,010, amount \$102.12.

Emily Arnold (9647) "Lot 3, Arthur Tredway's Sub. of Lots 23 and 24 of Albert Crane's Sub. of P. C. 644 and Ely 53 and 91/100 ft. of P. C. 723, N. of Jefferson Ave." (w. 19, f. 656), valuation \$5,050, amount \$102.93.

J. Bader (11702), "Lot 16, Robert Oakman's Glendale Ave. Sub. Part of 1-4 Sec. 15, 10,000 Acre Tract, T. 1, S. R. 11 E., Wayne Co., Mich." (w. 6, f. 347), valuation \$4,450, amount \$90.70.

Adopted as follows:

Yeas—Councilmen Bradley, Broderick, Castator, Dingeman, Ewald, Murphy and the President Pro Tem—7.

Nays—None.

MONDAY, NOVEMBER 9

Chairman Murphy submitted the following reports of Committee of the Whole for above date, and recommended their adoption:

Armistice Day Celebration

To the Honorable Common Council:

Gentlemen—To your Committee of the Whole was referred petition of the Armistice Day Committee (11577), requesting that reviewing stand be erected in front of the Majestic Building for November 11. After consideration of the request, your committee recommends that same be granted, and offers the following resolution.

Respectfully submitted,
JAMES J. MURPHY,
Chairman.

By Councilman Murphy:

Resolved. That the Department of Parks and Boulevards be and is hereby authorized and directed to erect a grandstand to accommodate 500 people, at the intersection of Woodward and Michigan avenues, in front of the Majestic Building, for the purpose of reviewing the Armistice Day parade. November 11, 1925.

Adopted as follows:

Yeas—Councilmen Bradley, Broderick, Castator, Dingeman, Ewald, Murphy and the President Pro Tem—7.

Nays—None.

Bonds

To the Honorable Common Council:

Gentlemen—To your Committee of the Whole was referred petition of Adolph N. Marion (11298), requesting cancellation of bond filed by him to indemnify the City of Detroit against any loss that it might sustain in consenting to the

plating of portions of P. Cs. 669 and 75, due to the objection of Paul Misany. Your committee is advised that the objections of said Paul Misany have been fully satisfied, and after consultation with the Corporation Counsel's office, we recommend that petition be granted, and offer the following resolution.

Respectfully submitted,
JAMES J. MURPHY,
Chairman.

By Councilman Murphy:

Whereas, Adolph N. Marion, has filed a petition in which he sets forth that he filed with the City of Detroit a bond in the penal sum of Ten Thousand (\$10,000.00) Dollars, in which bond he was principal and the Standard Accident Insurance Company, of Detroit, Michigan, was surety to indemnify the said City of Detroit against any loss that it might sustain in consenting to the plating of portions of Private Claims 669 and 75, over the objection of Paul Misany, and it further appearing in said petition that the issue raised by said Paul Misany was determined by the Circuit Court for the County of Wayne in Chancery and that the objections of said Paul Misany have been fully satisfied by the said Adolph N. Marion, and that the reason for said bond no longer exists, but that the same cannot be found or located by the officials of the City of Detroit with whom it was filed, and it appearing that the allegations aforesaid in said petition are true and that said bond should be returned,

Now, Therefore, Be It Resolved, That the said Adolph N. Marion, as principal, and the Standard Accident Insurance Company, of Detroit, Michigan, as surety, are hereby released and discharged from all liability created by a certain bond in which they were principal and surety respectively, dated June 8, 1925, in the penal sum of Ten Thousand (\$10,000.00) Dollars.

I approve the form of the foregoing resolution.

WALTER BARLOW,
Chief Asst. Corp. Counsel.

Adopted as follows:

Yeas—Councilmen Bradley, Broderick, Castator, Dingeman, Ewald, Murphy and the President Pro Tem—7.

Nays—None.

Claims and Accounts

To the Honorable Common Council:

Gentlemen—To your Committee of the Whole was referred petition of Stanley S. Greenwood (10774), for compensation for damages to automobile. After investigation by the Corporation Counsel's office,

your committee recommends that claim be allowed, and offers the following resolution.

Respectfully submitted,
JAMES J. MURPHY,
Chairman.

By Councilman Murphy:

Resolved, That the City Controller be and is hereby authorized and directed to draw a warrant upon the proper fund in favor of Stanley S. Greenwood, 2453 W. Grand Blvd., in the sum of \$5.00, said amount being in full settlement of any and all claims which he may have against the City of Detroit by reason of damage to automobile, upon presentation of receipt in form approved by the Corporation Counsel.

Adopted as follows:

Yeas—Councilmen Bradley, Broderick, Castator, Dingeman, Ewald, Murphy and the President Pro Tem—7.

Nays—None.

Condemnation Awards

To the Honorable the Common Council:

Gentlemen—To your Committee of the Whole was referred the petition of Michigan Public Fruit Market (11339), requesting compensation for business loss in connection with the condemnation proceedings for the widening of Michigan avenue. After consultation with the Corporation Counsel's office, and consideration of the request, your committee recommends that petition be denied.

Respectfully submitted,
JAMES J. MURPHY,
Chairman.

Accepted and adopted.

Plats

To the Honorable the Common Council:

Gentlemen—To your Committee of the Whole was referred the petition of H. R. O'Mara (11457), for approval of plat of Paterson Eros. & Co's. Ridgmont Garden Subdivision. Said plat having been approved by the City Plan Commission and City Engineer, your committee recommends that same be approved, and offers the following resolution.

Respectfully submitted,
JAMES J. MURPHY,
Chairman.

By Councilman Murphy:

Resolved, That "Plat of Paterson Bros. & Co's. Ridgmont Garden Subdivision of the W. ½ of the W. ½ of the N. E ¼ of Sec. 6, City of Detroit, Wayne Co., Mich.,"

be and the same is hereby accepted and approved, and the Commissioner of Public Works be and is hereby authorized and directed to sign and approve said plat.

Adopted as follows:

Yeas—Councilmen Bradley, Broderick, Castator, Dingeman, Ewald, Murphy and the President Pro Tem—7.

Nays—None.

Sidewalks

To the Honorable the Common Council:

Gentlemen—To your Committee of the Whole was referred the petition of Wm. S. Kirschbaum (11174), protesting against change in grade of sidewalk on Van Dyke avenue between Merckell and Roland aves. Your committee is advised by the Department of Public Works that when Van Dyke avenue was widened stakes were placed showing the proper sidewalk grade, and walks should have been laid accordingly. After consideration of the request, we recommend that same be denied.

Respectfully submitted,
JAMES J. MURPHY,
Chairman.

Accepted and adopted.

Street Name Changes

To the Honorable the Common Council:

Gentlemen—To your Committee of the Whole was referred the petitions of G. W. Leitzell (10360), Morse L. Hume (9613), and Anthony Frank (9773), requesting that the names of Gilbert st., Willis ave. and Norlina aves. be changed, also list of proposed street name changes made necessary through duplications in existing streets. Your committee is advised by the City Plan Commission that the requests of G. W. Leitzell and Morse L. Hume are taken care of in the list above referred to, and we therefore recommend that further consideration of these petitions be indefinitely postponed. Your committee is further advised that there is no apparent good reason for changing the name of Norlina ave., and we recommend that this petition be denied. After further consideration of the list of street name changes above mentioned your committee recommends that the Corporation Counsel be instructed to prepare the proper ordinance to provide for changing the names of said streets as listed in the Journal of the Common Council of November 4, 1925 (J. C. C. pp. 3095-3102),