

By Councilman Stevenson:

Resolved, That this Body does hereby determine and certify that work under contract with Detroit Asphalt Paving Company for paving Evelyn, Fischer, Lawton, Mark Twain, and with

Cleveland Trinidad Paving for paving Bryden, Fourteenth, LaBelle, Monica, Waverly, and with Cooke Asphalt Paving Company for paving Huber, and with

Department of Public Works for paving Chelsea, Goethe, and with Mark R. Hanna Company for paving Leidich, Maddelein, and with Bishop & Weir for paving alleys 2798, 2904, 2769, 3088, and with Otis Cement Construction Company for paving alleys 2933, 2872, 2949, 3096, 3098, and with

Lennane & McIlvenna for paving alleys 3053, 3067, 3001, 3058, and with C. L. Lincoln for paving alleys 3059, 3110, and with

Monte & Gabriel for paving alleys 2973, 3004, and with Walter G. Tatti for paving alley 3056, and with

N. DiPonio for constructing lateral sewer 4753, and with Teetart & Moran Construction Company for constructing lateral sewer 4790, and with

Ianni Constructing Company for Constructing Lateral sewer 4768, and with

J. & A. Ponterelli for constructing lateral sewer 4813, have been completed and have been found to be in accordance with the several contracts and specifications for the same, and that the said work be and is hereby accepted and that all things by the Revised Charter of the City required relevant to letting contracts for said work, carrying on the same, and levying assessments on the same, to defray the expense thereof, have been done in due manner, form and time, and further

Resolved, That the City Controller be directed to prepare appropriate Special Assessment Bonds Nos. 18787-18790, both inclusive, dated August 1st, 1927, in the total sum of Three Hundred Twenty-six Thousand Seven Hundred Forty-nine and 36-100 (\$326,749.36) Dollars, bearing interest at the rate of 4 1-2 per cent per annum payable as provided by the Revised Charter of the City of Detroit and to deliver the same, or in case of sale thereof, the proceeds therefrom as the said contractors may respectively be entitled thereto in full payment of all liability of the said City of Detroit under the said several contracts.

Adopted as follows:

Yeas—Councilmen Callahan, Castator, Dingeman, Littlefield, Stevenson and the President Pro Tem—6.

Nays—None.

Reconsideration

Councilman Castator moved to reconsider the vote by which the resolution was adopted.

Councilman Dingeman moved to suspend Rule 23 for the purpose of indefinitely postponing the motion to reconsider, which motion prevailed as follows:

Yeas—Councilmen Callahan, Castator, Dingeman, Littlefield, Stevenson and the President Pro Tem—6.

Nays—None.

Councilman Castator then moved that the motion to reconsider be indefinitely postponed, which motion prevailed.

The regular order was resumed.

From the Controller

July 26, 1927.

To the Honorable the Common Council:

Gentlemen—Attached hereto please find Trial Balance in accordance with Chapter 6, Section 5, of the Charter of the City of Detroit.

Respectfully submitted,
P. L. MONTEITH,
Controller.

For trial balance see communication of this date from the City Treasurer.

Accepted and placed on file.

From the Corporation Counsel

July 26, 1927.

To the Honorable the Common Council:

Gentlemen—The following employees of the City of Detroit were injured while in the course of their employment:

Mike Dolly and John Dempsey, employees of the Department of Public Works.

Under the terms of the Michigan Workmen's Compensation law, the employer shall pay the injured employee at the rate of sixty per cent of his average weekly wages, not to exceed \$14.00 per week, nor more than 500 weeks from the date of the injury. To the end that the above be paid, I suggest the adoption of the following resolution.

Respectfully submitted,
JAS. R. WALSH,
Asst. Corporation Counsel.

By Councilman Castator:

Resolved, That the Controller be and he is hereby instructed to draw his warrant upon the proper fund in favor of Mike Dolly and John Dempsey, employees of the Department of Public Works, at the rate of sixty per cent of their average weekly wages, not to exceed \$14.00 per week.

said sum to be paid during the period of disability, not to exceed 500 weeks from the date of the injury.

Adopted as follows:

Yeas—Councilmen Callahan, Castator, Dingeman, Littlefield, Stevenson and the President Pro Tem—6.

Nays—None.

From the Corporation Counsel

July 26, 1927.

To the Honorable the Common Council:

Gentlemen—As directed by your Honorable Body on June 7, 1927 (J. C. C., p. 1629) I am enclosing herewith proposed ordinance changing the name of Amos Court from West Fort Street to Kaier Avenue, to Kaier Avenue.

Very truly yours,

CHAS. P. O'NEIL,
Corporation Counsel.

By Councilman Stevenson:

AN ORDINANCE changing the name of Amos Court from West Fort Street to Kaier Avenue, to Kaier Avenue.

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

Sec. 1. That the name of the 1 public street and highway known 2 as Amos Court from West Fort 3 Street to Kaier Avenue, be and the 4 same is hereby changed to and shall 5 hereafter be known as Kaier Avenue.

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

From the Corporation Counsel

July 19, 1927.

To the Honorable the Common Council:

Gentlemen—As requested in your letter of July 13, 1927, I am enclosing herewith proper resolution relative to the submission to the electors of the City of Act No. 99 of the Public Acts of 1927, same being an amendment to Section 12 of Act No. 369 of the Public Acts of 1919, as amended.

Very truly yours,

CLARENCE E. PAGE,
Asst. Corporation Counsel.

By Councilman Stevenson:

Be It Resolved, That this body, being the legislative body of the City of Detroit, by a majority vote of the members elect, hereby propose the submission to the qualified electors of the City of Detroit, in the County of Wayne, State of Michigan, in accordance with the provisions of law, Act No. 99, Public Acts, 1927, the said act being an amendment to Section 12 of Act No. 369 of the Public Acts

of 1919, as amended, of the State of Michigan, which said Act No. 99, Public Acts of 1927, is in words and figures as follows:

Act No. 99, Public Acts, 1927

A BILL to amend section twelve of act number three hundred sixty-nine of the public acts of nineteen hundred nineteen, as amended, entitled "An Act to supplement existing laws providing for the establishment and maintenance of municipal courts of record and defining the jurisdiction of such courts; to fix the number of judges thereof; to provide a presiding judge; to define the privileges of such presiding judge; to modify the procedure in and extend the jurisdiction of said courts in certain respects, and to provide for the abolishing of any police courts or other courts not of record having exclusive criminal jurisdiction existing in any city in which the provisions of this act become operative," and to provide for the adoption of this act by popular vote in municipalities before it shall become operative.

The People of the State of Michigan Enact:

Section 1. Section twelve of act number three hundred sixty-nine of the public acts of nineteen hundred nineteen, as amended, entitled "An Act to supplement existing laws providing for the establishment and maintenance of municipal courts of record and defining the jurisdiction of such courts; to fix the number of judges thereof; to provide a presiding judge; to define the privileges of such presiding judge; to modify the procedure in and extend the jurisdiction of said courts in certain respects, and to provide for the abolishing of any police courts or other courts not of record having exclusive criminal jurisdiction existing in any city in which the provisions of this act become operative," is hereby amended to read as follows:

Sec. 12. The procedure in all cases where motion is made for a new trial shall be the same as is provided for under the general laws of this state for circuit courts. In cases cognizable by justices of the peace under the state law, motions for new trial shall be filed within fifteen days from rendition of judgment and shall be determined within ten days after said motion shall have been filed. Upon the filing of a motion for new trial in such cases all further proceedings shall be stayed, and the court may order the release of the defendant upon his filing a bond in such amount and in such form as may be fixed and approved by the court. In cases cognizable by justices of the peace under the state law, motions for new trial shall be heard by the presiding judge or shall be assigned by him to some judge other than the