

cut of the Street Opening Fund, and therefore offer the following resolution.

Respectfully submitted,
GEO. A. WALTERS,
Chairman.

By Councilman Walters:

Resolved, that the Common Council of the City of Detroit hereby determines that the sum of \$1,955.00 is a just proportion of the compensation awarded by the jury for the property taken by the City of Detroit for the opening of Grandview Avenue from Frisbee Avenue to Pembroke Avenue, where not already opened, as a public street and highway, which should be paid by the owners or occupants of the pieces or parcels or real estate which will thus be benefited by said improvement, which said pieces or parcels of real estate are described in a resolution of the Common Council (J. C. C., p. 75, 1929), wherein the assessment district for this improvement was designated; and be it further

Resolved, That there be assessed and levied upon said pieces or parcels of real estate included in said resolution above referred to, the amount of \$1,955.00 as near as may be, to the advantage which each lot or parcel is deemed to acquire by such improvement; and be it further

Resolved, That the Board of Assessors of the City of Detroit be and they are hereby directed and instructed to proceed forthwith to prepare an assessment roll in conformity with the requirements of the Charter of the City of Detroit relating to special assessments for collecting the expense of public improvements where a street is graded, comprising the property hereinbefore referred to and described in said resolution (J. C. C., p. 75, 1929), upon which they shall assess and levy the amount of \$1,955.00, each lot or parcel to be assessed at a ratable proportion as near as may be of said amount, in accordance with the amount of benefit derived by such improvement; and be it further

Resolved, That the sum of \$345.00 of the award of the jury be paid by the City of Detroit out of the Street Opening Fund; and further

Resolved, That said assessment shall be made in two parts, part one of which shall become due and payable 30 days after the first publication by the City Treasurer of the notice of such assessment:

Adopted as follows:
Yeas—Councilmen Bradley, Callahan, Castator, Dingeman, Ewald, Hall, Kronk, Walters and the President—9.
Nays—None

Street Openings—Pickford Avenue
To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred matter of levying the assessment for the opening of Pickford Avenue from Trinity Avenue to Burt Road, the property for said opening having been acquired by direct purchase. Your committee begs to report that we have had the matter under consideration, and are satisfied that the property in the vicinity is largely benefited by same and should therefore bear a portion of the expense. The cost of the improvement was \$3,278.00 and we recommend that 85 percent or \$2,786.32 be assessed on the local assessment district, and that the remaining portion, viz.: 15 percent or \$491.68, be paid by the City of Detroit out of the Street Opening Fund, and therefore offer the following resolution.

Respectfully submitted,
GEO. A. WALTERS,
Chairman.

By Councilman Walters:

Resolved, That the Common Council of the City of Detroit hereby determines that the sum of \$2,786.32 is a just proportion of the cost of the property purchased by the City of Detroit for the opening of Pickford Avenue from Trinity Avenue to Burt Road, where not already opened as a public street and highway, which should be paid by the owners or occupants of the pieces or parcels of real estate which will thus be benefited by said improvement, which said pieces or parcels of real estate are described in a resolution of the Common Council (J. C. C., p. 257, 1929), wherein the assessment district for this improvement was designated; and be it further

Resolved, That there be assessed and levied upon said pieces or parcels of real estate included in said resolution above referred to, the amount of \$2,786.32 as near as may be, to the advantage which each lot or parcel is deemed to acquire by such improvement; and be it further

Resolved, That the Board of Assessors of the City of Detroit be and they are hereby directed and instructed to proceed forthwith to prepare an assessment roll in conformity with the requirements of the Charter of the City of Detroit relating to special assessments for collecting the expense of public improvement where a street is graded, comprising the property hereinbefore referred to and described in said resolution (J. C. C., p. 257, 1929), upon which they shall assess and levy the amount of \$2,786.32, each lot or parcel to be assessed at a ratable proportion as near as may be of said amount, in accordance with the

amount of benefit derived by such improvement; and be it further

Resolved, That the sum of \$491.68 be paid by the City of Detroit out of the Street Opening Fund; and further

Resolved, That said assessment shall be made in two parts, part one of which shall become due and payable in 30 days after the first publication by the City Treasurer of the notice of such assessment.

Adopted as follows:
Yeas—Councilmen Bradley, Callahan, Castator, Dingeman, Ewald, Hall, Kronk, Walters and the President—9.
Nays—None.

MONDAY, FEBRUARY 24

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

Permits

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of Aleph Zadik Aleph (500), requesting use of Police Department gymnasium for basket ball tournament. After consultation with the Department of Police, and consideration of the request, your committee recommends that same be denied.

Respectfully submitted,
W. P. BRADLEY,
Chairman.

Accepted and adopted.

Signs

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of Danceland (553), requesting permit to erect sign under marquise at 4649 Woodward avenue. After consultation with the Department of Buildings and Safety Engineering, and consideration of the request, your committee recommends that same be granted in accordance with the following resolution.

Respectfully submitted,
W. P. BRADLEY,
Chairman.

By Councilman Bradley:

Resolved, That the Department of Buildings and Safety Engineering be and is hereby authorized and directed to issue permit to Danceland—J. Lewis to erect sign under marquise on building at 4649 Woodward avenue, same to be 8 ft. long by 30 in. wide, and not less than 8½ feet above the sidewalk.

Provided, That said work shall be performed under the supervision of the Department of Buildings and Safety Engineering and in accordance with plans submitted to and approved by said Department.

Provided, That no rights in the public streets, alleys or other public places shall be considered waived by this permission, which is granted expressly on the condition that said sign and all obstructions in connection therewith shall be removed at the expense of the grantee at any time when so directed by the Common Council, and that the public property affected shall be restored to a condition satisfactory to said Department by said grantee at its expense; and further

Provided, That said permit issued by the Department of Buildings and Safety Engineering is granted with the distinct understanding that in event of the charter of the City of Detroit being amended in such manner as will provide for the levying of a fee, charge or rental, to be hereafter determined upon, or in the event of an ordinance or resolution being enacted providing for an annual charge or rental for the occupancy of public streets, alleys or other public places, that the grantee will pay said fee, charge or rental provided for in said charter, or ordinance or resolution, and that said grantee does hereby bind himself thereunto and to accept said permit on the conditions hereby imposed, and in the event of the said grantee contesting the validity of said charter amendment, ordinance or resolution or of said fee, charge or rental, or upon refusal to pay same, this permit shall immediately become void; and further

Provided, This resolution is revocable at the will, whim or caprice of the Common Council and grantee hereby expressly waives any right to claim damages or compensation for property constructed hereunder or for the removal of same, and further, that grantee acquires no implied or other privileges hereunder not expressly stated herein.

Adopted as follows:
Yeas—Councilmen Bradley, Callahan, Castator, Dingeman, Ewald, Hall, Kronk, Walters and the President—9.
Nays—None.

Street Name Changes

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of Arthur F. Mueller, et al. (564), requesting that the name of Jahn Ave. be changed to Old Town Ave. between Evanston and Guilford Aves., because of the confusion in names. Your committee is advised by the City Plan Commission that a majority of the property owners on the street have signed the petition, that Jahn Ave. is practically a continuation of Old Town Ave., and no change will be necessary in the house numbers. After consideration of the matter, your committee recommends that the petition be granted, and that the Corpo-