Robert Oakman (10563), tions of Robert Oakman (10563), Henry T. Kempa (10410), and Mason L. Brown (10147 and 10148), for approval of plats of Oakman-Brownwell, Resubdivision of Whitaker's Sub., College Crest No. 3 and No. 4 Subdivisions. Said plats 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, ROBT, G. EWALD, Chairman.

By Councilman Ewald:

Resolved, That "Plat of Oakman-Brownwell Subdivision of part of Lots 5, 7, 8 and 9 of Harper Tract of the South 1/2 of fractional section 21, T. 1 S. R. 11 E., City of Detroit, Wayne County, Mich.";

Plat of Resubdivision of lots 27 to 42 inclusive of Whitaker's Sub. of part of lots 8 and 9 of nortnessterly part of P. C. 719, City of Detroit, Wayne Co., Mich.";

"Plat of College Crest Subdivision No. 3 of part of the N. E. ¼ of the S. W. ¼ of Sec. 17, T. 1 S. R. 11 E., City of Detroit, Wayne Co., Mich.",

"Plat of College Crest Subdivision No. 4 of part of the W. ½ of the S. E. ¼ of Sec. 17, T. 1 S. R. 11 E., City of Detroit. Wayne Co., Mich.," be and the same are hereby accepted and approved, and the Commiscioner of Public Works be and is hereby directed to sign and approve said plats.

Adopted as follows:

Yeas—Councilmen Bradley, Broderick, Castator, Dingeman, Ewald, Murphy, Nagel, Stevenson and the Fresident-9.

Nays-None.

Vacation of Alley

To the Honorable the Common Council:

Gentlemen-To your Committee of the Whole was referred the petition of F. J. Donahue Varnish Co. (10412), for the vacation of a portion of the blind alley between Knodell and Devine aves. west of the Detroit Terminal R. R. Your committee committee finds that petitioner owns all of the property abutting on this portion of the alley, and after consultation with the City Ergineer, we recommend that petition be granted, and offer the following resolution.

Respectfully submitted, ROBT, G. EWALD, Chairman.

By Councilman Ewald:

Resolved, That "all that part of public alley, 16 ft. wide, adjoining the northerly line of lots 181, 182

and 183 of Bessenger & Moore's Gratiot Ave. Sub. No. 2 of Part of P. C. 12 and part of Fractional Sec-P. C. 12 and part of Fractional Sections 22 and 23, T. 1 S. R. 12 E., as recorded in Liber 28, page 30 of Plats of Wayne County Records, the same is hereby vacations. plats of wayne county Records," be and the same is hereby vacated be and the apart and parcel of the

Provided, Petitioner files with the City Clerk within 30 days from the date of the adoption of this resoludate of the adoption of this resolu-tion an agreement in writing waiv-ing all grade separation damages which may accrue to them affecting lots 181, 182 and 183 and lots 247, 248 and 249 of Bessenger & Moore's Gratiot Ave. Sub. No. 2, and further

Provided, That by reason of the vacation of the above described alley the City of Detroit does not waive any rights in the lateral sewer located in alley aforesaid and shall at all times have the right to enter upon the premises if found recessary on account of said sewer to repair same, and provided further that petitioner shall not build over the above described alley without first securing the approval of the City Engineer and the Board of Health, and further

Resolved, That the City Controller be and is hereby directed to execute quit claim deed covering the

property herein vacated.

Adopted as follows:

Yeas-Councilmen Bradley, Broderick, Castator, Dingeman, Ewald, Murphy, Nagel, Stevenson and the President-9.

Nays-None.

Vacation of Alley

To the Honorable the Common Council:

Gentlemen-To your Committee of the Whole was referred the petition of Leo J. Chapman-Epiphany Church (10284), for the vacation of a portion of the alleys in block bounded by Orangelawn, Fernwood, Plymouth and Pinehurst avenues, petitioner to dedicate land for new outlet into Pinehurst ave. After consultation with the City Engineer, and consideration of the request, your committee recommends that same be granted, and offers the following resolution.

Respectfully submitted, ROBT. G. EWALD, Chairman.

By Councilman Ewald:

Resolved, That "all that part of the public alley, 16 ft. wide, adjoin-ing the easterly line of lots 1048 to 1054, both inclusive, and the easterly line of the northerly 17 ft. of lot 1047 of B. E. Taylor's Southlawn Subdivision No. 3 of the west ½ of the N. E. ¼ of Section 32, T. 1 S. R. 11 E., as recorded in Liber 34,