of Joseph Larkins (7319), for the cancellation of part 4 of assessment levied against lots 63 and 121 of Larkins-Martin Avenue subdivision No 1 for the paving of McGraw Your committee finds that avenue. Tour committee finds that 18 ft. was taken from the south side of each of these lots in the widening of McGraw avenue, and that no account was taken of this special assessment in the condemnation proceedings, and petitioner not credited in his award for the three parts of the paving tax which he had paid. After hearing with petitioner, and upon recommendation of the Corporation Counsel, your committee recommends that the petition be granted, and offers the following resolution.

Respectfully submitted, W. P. BRADLEY, Chairman.

By Councilman Bradley: Resolved, That the City Treasurer be and is hereby authorized and directed to cancel part 4 of assessment levied against "Lots 63 and 121 of Larkins-Martin Avenue Subdivision No. 1 of lots 6, 7, 8 and Subdivision No. 1 of lots 6, 7, 8 and 9 of Plat of Edward Martin's Estate, P C 719, City of Detroit, Wayne County, Mich.," (Book 24, f. 61, roll 3540), for the paving of McGraw avenue, tax \$487.30, interest and penalty \$69.88, said action taken due to the fact that 18 ft was taken from each lot for the widening of McGraw avenue and petitioner not credited in his award for the three parts of said tax for the three parts of said tax which he had paid, and further

Resolved, That the City Controller be and is hereby authorized and directed to draw a warrant upon the Intersection Fund in favor of the City Treasurer in the sum of \$557.18, being the amount of part 4 of paving assessment, with interest added, levied against said lots 63 and 121 of Larkins-Martin Avenue Subdivision No. 1, cancelled by this

resolution.

Adopted as follows:

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

Nays-None.

Traffice Regulations

Honorable the Common the Council:

Gentlemen-To your Committee of the Whole was referred the petition R. E. Flyte, et al (7343), requesting the establishment of two-hour parking restrictions on Gladwin ave south of Mack ave. Upon recommendation of the Department of Police, your committee recom-that requests be granted, mends and offers the following resolution.

Respectfully submitted, W. P. BRADLEY, Chairman. By Councilman Bradley:

Resolved, That the Department Resolved, That the Department of Police be and is hereby directed of Police be and is hereby directed of Police be and to hereby directed to establish two-hour parking restrictions on both sides of Gladwin Mack ave. to one strictions on Both ave. to Gladwin ave, from Mack ave. to one-half

Adopted as rollows.
Yeas—Councilmen Bradley, Brod-Castator, Dingeman, Ewald, Yeas—Countries Diagram, Broderick, Castator, Dingeman, Ewald, Murphy, Nagel, Stevenson and the

Nays-None.

Vacation of Alleys

Honorable the the Common Council:

Gentlemen—To your Committee of the Whole was referred the petition of Joseph F. Rumney, et al (7507), for the vacation of a portion of the public alley in block bounded by Quincy, Blaine, Holmur and Carter avenues. Your committee finds that a portion of this alley, abutting lots 42 and 43, is thirty-seven feet wide, whereas the remainder of the alley is 18 ft. After consultation with the City Engineer, your committee recommends that request be granted, with the exception that a ten-foot strip be retained to provide a better turn. We therefore offer the following resolution.

Respectfully submitted, W. F. BRADLEY, Chairman.

By Councilman Bradley:

Resolved, That "all that part of public alley described as follows: beginning at the southeasterly corner of lot 43 of Dexter blvd. Subdivision of part of the Ferry Farm, 1-4 Section 48 and 49, 10,000 Acre Tract, as recorded in Liber 30, page 32 of Plats of Wayne County Records; thence along the southeast-erly line of said lot 43 south 23 degrees 45 minutes west 23-20 ft. to a point; thence along a line north 64 degrees 08 minutes east 41.78 ft. to a point; thence along a line north 19 degrees 08 minutes east 14.14 ft. to a point; thence along a line north 25 deg. 52 minutes west 2.78 ft to a point on the southerly line of a vacated alley; thence along said line south 64 degrees 08 minutes west 36.75 ft. to the point of beginning," be and the same is hereby vacated to become a part and parcel of the adjoining prop-

Resolved, That the City Controlerty, and further ler be and is hereby directed to execute quit-claim deed covering the property herein vacated.

Adopted as follows: Yeas—Councilmen Bradley, Broderick, Castator, Dingeman, Murphy, Nagel, Stevenson and the President. President-9. Nays-None.