property described, and cancel bal-

ance due: Maria Tank (12496), "N. 33 ft. lot Maria 12.00, N. 33 ft. lot 230, J. W. Johnston's Sub., etc., Cap. 230, J. 12, f. 543), val. \$2,580, amt. 42" (W. 12, f. 543), val. \$2,580 on build-\$57.79, reduction of \$200 on build-\$57.79

ings.
Constantin Hass (12400), "S. 267.80
Constantin Hass (12400), "S. 267.80
ft. of N. 541.80 ft. of W. 50 ft. lying
ft. of and adjoining Jackson St., P.
N. of and adjoining Jackson St., P.
S83, Cap. 4" (w. 14, f. 809), val.
C. 583, Cap. 4" (w. 14, f. 809), val.
g2,500, amt. \$56.00, reduction of \$500
p. land, and further

on land, and further

on land, and Resolved, That the City Treasurer he and he is hereby authorized and directed to cancel the general city directed to cancer the general city taxes for 1927 levied against Hattie taxes for 12092), on "Lot 22, Meier's Wagner (12092), on "Lot 22, Meier's Sub. etc., Cap. 129" (w. 14, f. 795), val. \$3,190, amt. \$71.45, said action taken on the grounds of charity, and

further

Resolved, That the City Treasurer be and he is hereby authorized and directed to cancel the general city taxes for 1927 levied against the Young Men's Christian Assn. (12511), young Men's Christian Assn. (12511), on "Lots 163 and 164, Aberle's Sub., etc., Cap. 325" (w. 21, f. 45), val. \$33, 380, amt. \$747.69, and "Lots 165 and 166, Aberle's Sub., etc., Cap. 325" (w. 21, f. 45), val. \$31,140, amt. \$697.52, in property, used for V. M. said property used for Y. M. C. A. purposes, and further

Resolved, That the City Controller be and he is hereby authorized and directed to draw a warrant upon the proper fund in favor of Charles Vanneste (9754), in the sum of \$22.57. being a reduction of \$1,000 on buildings on 1926 general city taxes levied against "S. 15 ft. of lot 678 and lot 677, Fox Creek Sub., etc., Cap. 295" (w. 21, f. 3387), upon presentation of receipt showing payment of said tax-

Provided, All taxes herein reduced are paid within 30 days from the date of the adoption of this resolution.

Adopted as follows:

Yeas-Councilmen Bradley, Callahan, Castator, Dingeman, Littlefield, Stevenson and the President—7.

Nays-None.

# MONDAY, NOVEMBER 7

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

## Billiard Rooms

To the Honorable, the Common Council:

Gentlemen-To your Committee of the Whole was referred the petition of Albert J. Ciszek (14061), asking that the restrictions imposed by ordinance against the maintenance of billiand

plicant has secured the signatures of 51 per cent of the property owners within a radius of 500 feet of the proposed location. We therefore recommend that the petition be granted, and offer the following reso-

Respectfully submitted, WM. P. BRADLEY, Chairman.

By Councilman Bradley:

Resolved, That the restrictions imposed by the Compiled Ordinances of the City of Detroit, as amended, against the maintenance of billiard rooms outside the one-mile circle, be and the same are hereby lifted insofar as same apply to 6455 Michigan

Adopted as follows:

Yeas—Councilmen Bradley, Callahan, Castator, Dingeman, Littlefield, Stevenson and the President-7.

Nays-None.

## Vacation of Public Lanes

the Honorable, the Common Council:

Gentlemen-To your Committee of the Whole was referred petition of the Detroit City Gas Company (8288), for the vacation of public lanes di-viding their property north of Lynch road and south of Madola avenue. After consultation with the City Plan Commission, and careful consideration of the request, your committee recommends that same be granted, pro-vided petitioner deeds sufficient land to provide for the widening of Madola avenue to 50 ft. and will deed a new 50-ft. street along the westerly end of their property. We therefore offer the following resolution.

Respectfully submitted, WM. P. BRADLEY, Chairman.

By Councilman Bradley:

Resolved, That "all that part of public lane 16.5 feet wide, as platted in Enos Laderoot's Subdivision of one portion of Section 15, T. 1 S. R. 12 E., as recorded in Liber 1, page 234, of Plats of Wayne County Records described as follows: Beginning at the intersection of the northerly line of said lane 16.5 feet wide with the westerly line of French Road as now established; thence along the northerly line of said lane, being also the southerly line of Lots 4, 5, 6 and 7 of said Subdivision, South 64 Degrees 48 Min-utes West 2034.34 feet to a point; thence along a line South 24 Degrees 39 Minutes East 16.5 feet to a point on the southerly line of said Lane, billiard rooms outside the one-mile circle be lifted insofar as same pertains to 6455 Michigan ave. Your committee is informed by the Department of Recreation that the apbeing also the southerly line of last

3996; thence along said line North 64 Degrees 48 Minutes East 2037.40 feet begrees 45 Minutes East 2037,40 feet to a point on the westerly line of French Road as now established; thence along said line North 35 Detence 11 Minutes West 16.76 feet to the place of beginning," be and the same is hereby vacated to become same is hereby vacated to become a part and parcel of the adjoining prop-

Provided, petitioner deeds to the City of Petroit for street purposes "All that part of Lots 3, 5, 6 and 7 of Eros Laderoot's Subdivision heretofore mentioned described as follows: Beginning at the intersection of the northerly line of lot 3 of last mentioned Sub., with the westerly line of French Road as now established; thence along the northerly line of Lots 3, 5, 6 and 7 of last mentioned Subdivision, being also the southerly line of Madola Avenue, 30 feet wide, South 65 Degrees 06 Minutes West 2003.55 feet to the northeasterly corner of Siebert's Lynch Avenue Subdiner of Siebert's Lynch Avenue Subdivision of parts of Lots 7 and 8 of Subdivision of Enos Laderoot Farm and part of Lot 6 of Subdivision of John P. Laderoot Farm of part of Fractional Section 15, T. 1 S. R. 12 E., as recorded in Liber 46, page 40, of Plats of Wayne County Records; there along the easterly line of last therce along the easterly line of last mentioned Subdivision South 24 Degrees 39 Minutes East 20.00 feet to a point; thence along a line North 65 Degrees 06 Minutes East 2007.27 feet to a point on the westerly line of French Road as now established; thence along said line North 35 Degrees 11 Minutes West 20.33 feet to the place of beginning."

Also "All that part of Lot 7 of Enos Laderoot's Subdivision hereto-fore mentioned described as follows: Beginning at the intersection of the southerly line of said Lot 7 with the westerly line of Siebert's Lynch Avenue Subdivision heretofore mentioned; thence along the westerly line of said Siebert's Lynch Avenue Subdivision North 24 Degrees 39 Minutes West 425.68 feet to a point; thence along a line North 65 Degrees 06 Minutes East 50 feet to a point; thence along a line South 24 Degrees 39 Minutes East 425.45 feet to a point on the southerly line of Lot 7 of Enos Laderoot's Subdivision heretofore mentioned; thence along said line South 64 Degrees 48 Minutes West 50 feet to the place of beginning."

Also "All that part of Lot 6 of Subdivision of John P. Laderoot's Farm being part and parcel of Fractional Section 15, T. 1 S. R. 12 E. as recorded in Probate File No. 3996 described as follows: Beginning at the southeasterly corner of Lot 30 of Siebert's Lynch Avenue Subdivision bert's Lynch Avenue Subdivision heretofore mentioned; thence along the easterly line of said Subdivision North 24 Degrees 39 Minutes West 133.06 feet to a point on the northerly line of Lot 6 of Subdivision of

John P. Laderoot's Farm heretofore mentioned; thence along said line montioned: there along said line North 64 Degrees 48 Minutes East 50 feet to a point; thence along a line South 24 Degrees 39 Minutes East 156.48 feet to a point on the northerly line of Lynch Road as now established; thence along said line due west 55.01 feet to the place of begin-ning," and further

Provided, Petitioner bears the entire expense of relocating or rerouting any public utilities now installed in said public lane which it may be recessary to remove due to the clossame, and further ing of

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, Callahan, Castator, Dingeman, Littlefield, Stevenson and the President—7.

Nays-None.

### WEDNESDAY, NOVEMBER 9

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

### Billiard Rooms

Honorable, the Common the To Council:

Gentlemen-To your Committee of the Whole was referred petition of Clyde Darrow (14060), asking that the restrictions imposed by ordinance against the maintenance of billiard rooms outside the one-mile circle be lifted insofar as same pertains to 2733 Grand River avenue.

Your committee is informed by the Department of Recreation that the applicant has secured the signatures of 51 per cent of the property owners within a radius of 500 feet of the proposed location. We therefore recommend that petition be granted, and offer the following resolution.

> Respectfully submitted. FRED W. CASTATOR. Chairman.

By Councilman Castator:

Resolved, That the restrictions imposed by the Compiled Ordinances of the City of Detroit, as amended, against the maintenance of billiard rooms outside the one-mile circle, be and the same are hereby lifted inso-far as same apply to 2733 Grand River ave.

Adopted as follows:

Yeas—Councilmen Bradley, Callahan, Castator, Dingeman, Littlefield, Stevenson and the President—7.

Nays-None.