on P. C. 340 including lot 12 of J. C. Riopelle Sub. on said P. C. 340 in T. 2 S., R. 11 E., as recorded in Liber 13, page 17 of Plats of Waye County Records; thence easterly along the northerly line of lots 20, 21 and 22 of said Sheeby & Coleman's Sub. to a northerly line of lots 20, 21 and 22 of said Sheehy & Coleman's Sub. to a point on the westerly line of Cobalt Ave. (50 ft. wide); thence northerly along the westerly line of Cobalt ave. 20 ft. to the point of beginning," be, and the same is hereby vacated to become a part and parcel of the adjoining property and further. ing property, and further Resolved, That the City Controller

Resolved, be, and he is hereby directed to execute quit-claim deed covering the property herein vacated.

Adopted as follows:

Yeas-Councilmen Bradley, Callahan, Castator, Dingeman, Ewald, Hall, Kronk, Walters and the President—9.
Nays—None.

Vacation of Strip of Land

the Honorable. the Common To Council:

Gentlemen-To your Committee of Whole were referred petitions of the Board of County Road Commissioners (8698), and William Siegler, et al (5398), requesting the vacation of a strip of land adjacent to Fort St., between the Outer Drive and Visger Road. Your committee is advised that in the widening of Fort St., to a width of 204 ft., the Board of County Road Commissioners acquired all of the Fort St. frontage, and also used part of this alley, and that the strip of land is not needed for street purposes. After consulta-tion with the City Plan Commission, and careful consideration of the matter, your committee recommends that the petitions be granted, and offers the following resolution.

Respectfully submitted, ARTHUR E. DINGEMAN, Chairman.

By Councilman Dingeman:

Resolved, That "all that part of public alley lying between the west-erly line of Fort St. (204 ft. wide), and the easterly line of lot 121 of Boulevard Villas Sub. of part of P. C. 119 lying north of Outer Drive as recorded in Liber 44, page 88 of Plats of Wayne County Records, said portion of public alley being described as follows: beginning at the northeasterly corner of said lot 121; thence along the easterly line of said lot S. 31 deg. 30 min. W. 55.74 ft. to a point; thence along a line, being the westerly line of Fort St., (204 ft. wide), N. 32 deg. 03 min. E. 55.91 ft. to a point; thence along a line being the extension easterly of the northerly line of said lot 121, N. 75 deg. 47 min. W. 0.56 ft. to the point of beginning.

Also "all that part of public alley

Fort St. (204 ft. wide), and the easterly line of lots 51 to 61 both incl. of Boulevard Villas Sub. heretofore mentioned; being 1.64 ft. on the southerly tioned; being 1.04 lt. On the southerly line extended easterly of lot 61 and 5.25 ft. on the northerly line extended easterly of lot 51."

Also "all that part of public alley

1514

between the westerly line of for St. (204 ft. wide), and the east-terly line of lots 39 to 50 both incl. of Boulevard Villas Sub. heretofore mentioned, being 5.73 ft. on southerly line extended easterly lot 50, and 9.81 ft. on the northerly line extended easterly of lot 39," be, and the same are hereby vacated to become a part and parcel of the adjoining property.

Provided, That by reason of the vacation of the above described alleys the City of Detroit does not waive any right in the lateral sewer located therein and shall at all times have the right to enter upon the premises if found necessary 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 he is hereby directed to execute quit claim deeds covering the property herein vacated.

Adopted as follows:

Yeas—Councilmen Bradley, Callahan, Castator, Dingeman, Ewald, Hall, Kronk, Walters and the President—9.

MONDAY, JUNE 22

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

Billiard Rooms

the Honorable, the Common Council:

Gentlemen-To your Committee of the Whole was referred petition of Jack Bachilla (12296), asking that the restrictions imposed by ordinance against the maintenance of billiard rooms outside the one-mile circle be lifted insofar as same pertain to 17218 Dequindre ave. 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, ROBT. G. EWALD, Chairman.

By Councilman Ewald:

Resolved, That the restrictions imposed by the Compiled Ordinances of lying between the westerly line of the City of Detroit as amended