Robert Oakman, 20 ft. x 20 ft. x 10 Robert One the premises known as the high, upon the premises known as Linwood, between Sturton ft. high, upon the premises known as ft. high, upon the premises high premises known as ft. high, upon the premises high prem

otto L. Gutowsky, 12 ft. x 14 ft. x otto L. duon the premises known 10 ft. high, upon the premises known 10 ft. Grand River, between Action 10 ft. high, apolitic profiles known as 16401 Grand River, between Asbury as and Woodmont Ave., being lot park and Grandmont sub.

Park and Ave., No. 792 of Grandmont sub. 0. 192 Stater Co., 16 ft. x 20 ft. x 10 p. 0. Slater the premises but x 10 p. U. Slavon the premises known as ft. high, upon the premises known as ft. high. archicago, between Meyers 12700 w. Chicago, between Meyers and Appoline Ave., being lot No. Road and No. 14 of Greenfield Improvement & Sales

John Steshetz, 16 ft. x 12 ft. x 10 ft. Co. sub. high, upon the premises known as 16010 W. Warren, between Rutherford and Mansfield, being lot no. 35 of Warren Gardens sub.

Provided, All taxes due the City of

Detroit are paid, and

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, and

Provided, That no right shall be granted to the grantees herein to maintain such building for a longer period than one (1) year from the date of the passage of this resolution, and that during this period said building shall be used only for the purpose herein specified, and

Provided, That said permit shall be issued only after a copy of this resolution has been duly recorded in the office of the Registrar of Deeds for

Wayne County, and

Provided, That this resolution is revocable at the will, whim or caprice of the Common Council and also permits issued by virtue hereof, and grantees hereby expressly waive any right to claim damages or compensation from the City of Detroit for property constructed hereunder or for the removal of same, and further, that grantees acquire no implied or other privileges hereunder not expressly stated herein, and, further, that grantees shall file a bond to indemnify the city for the cost of removing such building, said bond to be for not less than Five Hundred (\$500.00) Dollars, nor less than onequarter (1/4) of the cost of the building, and it is further stipulated that the grantees and their assigns hereby grant the Department of Buildings and Safety Engineering or its agents right of entry on to their property for the purpose of demolishing or removing such building at any time after one (1) one (1) year from this date or at any time that it may be so ordered by the Common Council and they expressly waive any claim for damages arising from their acts in so entering their premises Adopted as follows:

Yeas — Councilmen Bradley, Castator, Engel, Lindsay, Lodge, Van Antwerp, and the President-7. Nays-None.

Vacation of Alley

Honorable, the Common the Council:

Gentlemen-To your Committee of the Whole was referred petition of Otto A. A. Schmidt (7473), requesting the vacation of the dead-end alley in the block bounded by West Jefferson ave., 23rd and 24th sts. Your committee is advised by the City Plan Commission that the alley is used exclusively by the petitioner, and the property abutting on the south is owned by the Detroit City Gas Company, which company has consented to the vacation of the alley. After careful consideration of the matter, your committee recommends that the petition be granted, and offers the following resolution.

Respectfully submitted, FRED W. CASTATOR, Chairman.

By Councilman Castator:

Resolved, that "all of the east and west public alley, lying first south of and parallel to Fort street West, and east of 24th street, more particularly described as all of public alley, 15 ft. wide, lying south of and adjoining the southerly line of lots 1 and 2 of Plat of Subdivision N. part of lot 23 Porter Farm as recorded in Liber 1, page 155 of Plats of Wayne County Records" be and the same is hereby vacated to become a part and parcel of the adjoining property.

Provided, that petitioner reimburses the owners to the extent of the value of any utilities now installed in said alley which it may be necessary to abandon due to the closing of same, or bears the entire expense of relocating or rerouting any public utilities now installed in said alley which it may be necessary to relocate or reroute due to the closing of same, and

further

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

Adopted as follows:

Yeas — Councilmen Bradley, Castator, Engel, Lindsay, Lodge, Van Antwerp, and the President-7.

Nays-None.

Finance

To the Honorable, the Common Council:

Gentlemen-To your Committee of premises and removing said building. communications from various dependence of