viding for an annual charge or rental for the occupancy of public streets, alleys or other public places, that the grantee will pay said fee, charge, or rental provided for in said Charter, or ordinance or resolution, and that said grantee does hereby bind himself thereunto and to accept said permit on the conditions hereby im-posed, and in the event of the said grantee contesting the validity of said charter amendment, ordinance or resolution or of said fee, charge or rental, or upon refusal to pay same, this permit shall immediately become void; and further

Provided, This resolution is revocable at the will, whim or caprice of the Common Council and grantee hereby expressly waives any right to claim damages or compensation for property constructed hereunder or for the removal of same, and further, that grantee acquires no implied or other privileges hereunder not expressly stated herein.
Adopted as follows:

Yeas-Councilmen Dorais, Ewald, Garlick, Hamilton, Sweeny, Van Antwerp and the President—7.

Nays-None.

## Vacation of Alley

To the Honorable, the Common Council:

Gentlemen-To your Committee of the Whole was referred petition of McLouth Steel Corporation (2599), for the vacation of the deadend alley north of Sword St. and east of Crawford Ave. After consultation with the City Plan Commission, and careful consideration of the matter, your committee recommends that the petition be granted in accordance with the following resolution.

Respectfully submitted EUGENE I. VAN ANTWERP, Chairman.

By Councilman Van Antwerp:

Resolved, That all that part of east and west public alley and that part of north and south public alley heretofore vacated in block bounded by Crawford, Livernois Avenues, Sword Street and vacated Bayonet Street, more particularly described as that part of east and west public alley 20 feet wide lying between the southerly line of Lot 57 and the northerly line of Lot 76 all of Daniel Scotten's Subdivision of that part of Private Claim 268 between Fort Street and Sword Avenue and west of Artillery Avenue of Daniel Scotten's Subdivision of that part of Private Claim 32 and the easterly part of Private Claim 268 lying between Fort Street and the River Road as recorded in Liber 20, page 66 of Plats of Wayne

County Records.

Also the westerly 10 feet of the southerly 100 feet and the northerly 10 feet of the westerly 20 feet of

Lot 76 of last mentioned Subdivision, Lot 76 of last through deeded to the being the same property deeded to the

being the same property deeded to the City of Detroit for alley purposes, by deed recorded in Liber 4903, page 98 of Deeds of Wayne County Records.

Also that part of north and south and adjoining the easterly line of Lots and adjoining the inclusive, of the Plat and adjoining the casterly line of Lots 11 to 15, both inclusive, of the Plat of Pohl's Subdivision of part of Lots 58, 59 and 60 and Crawford's Subdivision of Lots 62 and 63 of the Subdivision of 58, 59 and 63 of the Subsion of Lots 62 and 63 of the Subsion of Crawford's Fort The Subsion of Lots of and the Sub-division of Crawford's Fort Tract, T. 2 S., R. 11 E., as recorded in Liber 3, page 88 of Plats of Wayne County

Also all right, title and interest in and to the easterly 1 foot of Lot 62 of Plat of the Subdivision of Craw ford's Fort Tract, being Private Claim No. 270, the east part of Private Claim No. 267 and the west part of Private Claim No. 268 as recorded in Liber 2. page 6 of Plats of Wayne County Records, adjoining the easterly line of the 9 foot alley as heretofore described reserved in Plat of Pohl's Subdivision heretofore mentioned.

Be and the same are hereby vacated to become part and parcel of the ad-

joining property.

Provided, That by reason of the vacation of the above described alleys the City of Detroit does not waive any rights in the lateral sewer located in alleys aforesaid 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 alleys without first securing the approval of the City Engineer and the Board of Health, and further

Provided, Petitioner deposits with the Department of Public Works the sum of \$100.00, the said sum being the estimated cost for the construction of a standard city manhole to be built at the intersection of the north line of Sword Avenue and the north and south alley herein vacated, and

further

Provided, Petitioner reimburse 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 bear the entire expense of relocating or rerouting any public utilities now installed in said alleys, which it may be necessary to relocate or reroute due to the closing of same, and further

compliance Resolved, That upon with the above provisions the City Controller be and is hereby directed to issue Quit Claim deed to the Mc-Louth Steel Corporation, a Michigan Corporation, as owner in fee of adjoining property.

Adopted as follows: Yeas—Councilmen Dorais, Ewald, Garlick, Hamilton, Sweeny, Van Antwerp and the President-7. Nays-None.