september 23 of said fee, charge or rental, or said to pay same, this perof refusal to pay same, this per-upon hall immediately become void;

nit further This resolution is revocand provided, will, whim or caprice and provided, will, whim or caprice of able common Council, and grantee able common waives any right to the expressly waives any right to hereby damages or compensation for hereby damages or compensation for claim damages of compensation for claim constructed hereunder or for property constructed same, and first property compared of same, and further, the grantee acquires no implied the removal acquires no implied or that grantee hereunder not that granue acquired in implied or other privileges hereunder not exother stated herein.

Approved:

JOHN H. WITHERSPOON, Acting Corporation Counsel.

Adopted as follows: Adopted as Councilmen Dorais, Garlick, Yeas, Sweeny, Van Antwerp and the President-6. Nays-None.

## street Improvements

Honorable. the Common

the Gentlemen—To your Committee of council: the Whole was referred petition of the Hadley Construction Co. (8875), for permission to construct pavement for permission to be a series of pavement and drainage by private contract, for FHA approval, in streets in S. C. Hadley Sub., which extends from center of alley west of Roxbury Ave. to Harper Ave., north of Casino Ave.
After consultation with the Department of Public Works, and careful
consideration of the request, your committee recommends that same be granted in accordance with the following resolution.

Respectfully submitted HENRY S. SWEENY, Chairman.

By Councilman Sweeny:

Resolved, that the Department of Public Works be and it is hereby authorized and directed to issue permit to the Hadley Construction Company, to construct under private contract, pavement and drainage in streets in S. C. Hadley Subdivision of pt. of P. C. 404, being in the blocks bounded by Lakepointe and Harper Aves., north of Casino Avenue; said pavement to consist of 6" x 20" standard concrete curb constructed to meet City specifications, line and grade, and to be 30' wide; drainage to be stand-ard City payement construction, City pavement and the roadway between the curbs to consist of 6" of compacted stone,

gravel, or slag.

Provided, petitioner deposits sufficient funds with the Department of amount as that Public Works in such amount as that department deems necessary to cover the estimated cost of inspection, and that such funds shall be deposited with said funds shall be deposited

with said department in advance of the work to be performed, and further provided to performed. Provided, that said permit issued by the Department of Public Works is granted with the distinct understand-

ing that said improvement does not

ing that said improvement does not constitute a first pavement as defined in the City Charter with regard to future assessment, and further Provided, that all work shall be performed under City's inspection and according to City supervision, and according to City plans and specifications.

Yeas—Councilmen Dorais, Garlick, Lodge, Sweeny, Van Antwerp, and the

Nays-None.

## Vacation of Alley

the Honorable, the To Council: Common

Gentlemen-To your Committee of the Whole was referred petition of Difco Laboratories (8898), for the vacation of the east-west alley in the block bounded by Pine, Henry, 5th and Grand River Ave. After consultation with the City Plan Commission, and careful consideration of the request, your committee recommends that same be granted in accordance with the following resolution.

Respectfully submitted, HENRY S. SWEENY,

Chairman.

By Councilman Sweeny:

Resolved, that all of east and west public alley in block bounded by 5th Street, Grand River Avenue, Henry and Pine Streets more particularly described as all of east and west public alley 17 feet wide lying between the northerly line of Lots 2 to 5, both inclusive, and the southerly line of Lots 6 and 7, all of Block 68 of the Plat of the Sub. of the Jones Farm South of Grand River Road, as recorded in Liber 1, page 184 of Plats of Wayne County Records, be and the same is hereby vacated to become part and parcel of the adjoining property.

Provided, petitioners pay into the City Treasury the sum of \$63.76, to reimburse the City of Detroit for the expense incurred in the original paving alley parallel with Grand River Avenue at the intersection of the alley herein vacated. Said amount to be credited to General Road Fund Revenue, and further

Resolved, that upon compliance with the above proviso the City Controller be and is hereby directed to issue Quit Claim deed to Difco Laboratories, Inc., a Michigan corporation, as owners in fee of adjoining property.

Adopted as follows:

Yeas—Councilmen Dorais, Garlick, Lodge, Sweeny, Van Antwerp, and the President-6. Nays-None.

## Zoning

Honorable, the Common