of the building or the demolise of same, and further resolved. That the Care Resolved and he is the Care Resolved. Resolved, and he is hereby directed counsel be said lease. Corporation o prepare said lease.

o prepare as follows:

Adopted as follows:

Yeas—Councilmen Castator, Cody,
Yeas—Councilmen Ca ntwerp, and the President—8.
Nays—None.

Permits

Honorable, the Common

ro the council: Gentlemen—To your Committee of he Whole was referred petition of hichigan Mothers, et al (3299), for hermission to hold a rally in Cadilormission of the request, your committee ecommends that same be granted in accordance with the following resoluion.

Respectfully submitted. FRANK CODY, Chairman.

By Councilman Cody: Resolved, That subject to its approval, the Department of Police be and it is hereby authorized to permit the Michigan Mothers, et al, to hold an open-air rally in Cadillac Square, October 30, 1944, at 7:00 p.m., and to erect a speaker's platform with electric lights.

Provided, That the rally shall be conducted under the supervision of the Department of Police; that the speaker's platform is erected under the supervision of the Department of Public Works, and that the lighting facilities are installed as directed by the Public Lighting Commission, and further

Provided, That the platform and all obstructions in connection therewith shall be removed by petitioner immediately after the affair, further

Provided, That this resolution is revocable at the will, whim or caprice of the Common Council.

Adopted as follows: Yeas - Councilmen Castator, Cody, Comstock, Dorais, Rogell, Sweeny, Van

Antwerp, and the President-8. Nays-None.

Permits.

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was again referred petition whole was again referred petter of the United Nations Legion, World War II Veterans (3218), with amended request to conduct a tag day in No-vember. After careful consideration of the request the request, your committee recom-mends that same be denied.

Respectfully submitted FRANK CODY, Chairman.

Accepted and adopted.

Vacation of Alley

To the Honorable, the Common Council:

Gentlemen-To your Committee of the Whole was referred petition of the Aluminum Alloys Corp. (2376), for the vacation of a portion of the public alley in the block bounded by Walton, Warren, Rangoon and Sparta Aves., and dedication of land for an extension of the alley. 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, FRANK CODY, Chairman.

By Councilman Cody:

Resolved, That all that part of north and south public alley lying west of Rangoon Avenue between Walton Avenue and the east and west alley lying north of Walton Avenue, more particularly described as all that part of north and south public alley, 18 feet wide, as platted in Haggerty Land Company's Subdn. of part of Sec. 4, fractional Sec. 3 and P. C. 266, T. 2 S., R. 11 E., Springwells Twp, Wayne Co., Michigan, as recorded in Liber 26 Page 26 of plate of Wayne Liber 36 Page 26 of plats of Wayne County Records, and lying between the northerly line of lot 113, extended westerly, of A. A. Wilson's Subn. of lot 1, P. C. 266, Springwells, Wayne Co., Michigan, as recorded in Liber 17 Page 62 of plats of Wayne County Records, and the southerly line of lot 55, extended easterly, of Haggerty Land Company's Subdn. heretofore mentioned.

Be and the same is hereby vacated as a public alley to become a part and parcel of the adjoining lot 55 of Haggerty Land Company's Subdn. heretofore mentioned.

Provided owners in fee deed to the City of Detroit a part of lots 54 and 55 of Haggerty Land Co.'s Subdn. of part of Sec. 4, Fractional Sec. 3, and P. C. 266, T. 2 S., R. 11 E., Spring-wells Twp., Wayne Co., Michigan, as recorded in Liber 36, Page 26 of Plats of Wayne County Records, more particularly described as follows: Beginning at a point in the intersection of the Westerly line of said lot 54 with the northerly line of 18 foot east and west public alley as platted in last mentioned subdivision, thence along the westerly line of said lot 54, N. 26d 29m W., 52.70 feet to a point; thence N. 63d 37m 30s F 61.08 feet to a point, said point being the intersection of the northerly line of the west public alley with the westerly line of north and south public alley, both as platted in last mentioned subdivision, thence along a line S. 27d 55m 30s E., 21.76 feet to a point in said lot 55; thence S. 60d 31m W., 29.63 feet to a point in

lot 54, heretofore mentioned; thence on a curve to the left (radius of said curve being 10 feet), 15.71 feet to a point; thence along a line S. 26d 29m E., 25.64 feet to a point; thence on a curve to the left (radius of said curve being 10 feet), 11.07 feet to a point in the northerly line of a public alley 18 ft. wide, heretofore mentioned; thence along said northerly line of said public alley, N. 89d 56m W., 30.77 feet to the place of beginning, said parcel of land to be used as a public alley, and further.

as a public altey, and turtier.

Provided petitioners deposit with the Permit Division of the Department of Public Works the sum of \$200.00, said sum being the estimated cost of constructing a new sewer manhole and a 12 inch connection to the existing manhole, necessitated by the vacation of the above described

alley, and further

Provided, petitioners deposit with the Permit Division of the Department of Public Works the sum of \$15000, said sum being the estimated cost of grading and stoning the alley herein dedicated, and further

Provided, petitioners 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 the same or bear the entire expense of relocating or rerouting any public utilities which it may be necessary to relocate or reroute due to said vacation, and further

Resolved, that upon compliance with the above provisos the City Controller be and he is hereby directed to issue a Quit Claim Deed to the Aluminum Alloys Corporation, a Michigan corporation, as owner in fee of the adjoining property, and further,

Resolved, that upon receipt of proper evidence that all taxes are paid on the abutting property, the City Engineer be and he is hereby directed to release said deed.

Adopted as follows:

Yeas — Councilmen Castator, Cody. Comstock, Dorais, Rogell, Sweeny, Van Antwerp, and the President—8.

Nays-None.

And the Council then adjourned.

JOHN C. LODGE, President.

THOMAS D. LEADBETTER, City Clerk. ORDINANCE No. 361-D (Make notation on page 61)

AN ORDINANCE to amend Section 4 of Chapter 41 of the Compiled Ordinances of the City of Detroit for the year 1936.

IT IS HEREBY ORDAINED BY THE PEOPLE OF THE CITY OF DETROIT:

Section 1. That Section 4 of Chapter 41 of the Compiled Ordinances of the City of Detroit for the year 1936, be and the same is hereby amended to read as follows:

Monthly Pre-payment Cur-Sec. 4. rent Tax Plan. Current real estate and personal taxes may also be paid without interest under the Monthly Pre-payment Current Tax Plan by paying in advance of the general levy of taxes for that year but on or before August 15th an amount or amounts equal to one-half (½) the estimated tax or one-half (½) the actual tax for the current year, whichever is the lesser. The estimated tax shall be based upon the amount of taxes levied during the preceding year. During the months of July and August the estimated amount of tax shall be changed to actual tax levied for the current year and the balance of the remaining monthly payments shall be based on the actual tax. Said remaining payments shall be made on or before January 15th of the year following that in which the tax is due and payable. Failure to pay one-half (½) the estimated or actual current tax, whichever is the lesser amount, on or before August 15th of the current year, shall constitute abandonment by the taxpayer of the benefits of this Plan. If the Plan is so abandoned no interest or penalty shall be charged against that portion of the tax which is paid and the payments made shall be credited against the actual tax levied for the current year and the balance of said tax shall be paid with interest as otherwise provided by the Charter and by this Ordinance. Tax receipts signed by the City Treasurer and countersigned by the City Controller shall be issued to the person, firm or corporation making such advance payments in the amount of the payments. Any taxpayer desiring to accept the benefits of this Plan shall notify the City Treasurer, giving his name, address and a description of the property.

Sec. 2. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

Passed December 21, 1943.

Approved December 28, 1943.

Effective January 27, 1944.

THOMAS D. LEADBETTER, City Clerk.