price thereof, this procedure must be approved by the Common Council.

Adopted as follows:

Yeas — Councilmen Beck, Connor, Garlick, Kronk, Oakman, Rogell, Van Antwerp, and the President-9.

Nays-None.

## Department of Public Works October 19, 1951.

Honorable Common Council:

Gentlemen-Your Committee of the Whole referred to this office for investigation and report the request of the Department of Parks and Recreation for the vacation of a portion of the alley south of Grayton Avenue between Rossiter and Lakepointe Avenues, within the limits of a playground site. The vacation of said alley was approved by the City Plan Commission with the recommendation that a turn-around be provided at the south end of the vacated alley to eliminate a deadend condition.

Our investigations are completed and they disclose that only the Department of Public Works is affected by said vacation. A proper provision is incorporated into the vacating resolution protecting resolution protecting this depart-ment's interests in the sewer located in the alley to be vacated. The resolution also provides for the allocation of land for turn-around pur-poses as per City Plan Commission's recommendation.

We recommend the adoption of the attached resolution.

Respectfully submitted,
CARL D. WARNER,
Commissioner.

By Councilman Garlick:

Resolved, That all that part of north-south public alley, 18 feet wide, south of Grayton Avenue, between Rossiter and Lakepointe Avenues, as platted in King Heights Subdivision as recorded in Liber 50 of plats, Page 60, Wayne County Records, lying east of and adjoining the east line of lots 86 to 90, both inclusive, and west of and adjoining the west line of lots 166 to 170, both inclusive, of last mentioned subdivision, be and the same is hereby vacated as a public alley to become a part and parcel of the adjoining property subject to the following provisions:

1.) Provided, That by reason of the

vacation of the above described alley the City of Detroit does not waive any rights to the sewer located therein and at all times shall have the right to enter upon the premises, if found necessary, on account of said sewer to repair, alter or service same;

and further

2). Provided, That if a building is to be constructed over said sewer, the sewer shall be replaced with cast iron pipe of the same size, rerouted communication from the Dept. of

encased in six inches of Class "A" concrete, or, in lieu of the above, such work shall be done as will be such work shall be city Engineer, all specified by the City Engineer, all of the work mentioned to be done under the supervision and inspection of the Department of Public Works and all costs entailed to be borne by the petitioners, their successors or

assigns; and that no buildings 3). Provided, That no buildings shall be constructed over said sewer without the prior approval of such building construction by the City

Resolved, That the east 22 feet of Lot 92 and the east 22 feet of the south 5 feet of lot 91 of King Heights Subdivision as recorded in Liber 50 of plats, Page 60, Wayne County Records, be and the same is hereby allocated and dedicated for alley turn-around purposes.

Adopted as follows:

Yeas - Councilmen Beck, Connor, Kronk, Oakman, Rogell, Garlick, Smith, Van Antwerp, and the President-9.

Nays-None. al buard-1908

## Department of Public Works October 12, 1951.

Honorable Common Council:

Gentlemen—This is to certify that in accordance with Article 5 of the Contract Agreement for Group 1N-1951 Districts 18, 19 & 20, Paving Concrete Sidewalks and Driveways, that work provided for in this Contract has been given final inspection and has been found fully completed and the Contractor, DiBasio & Turchetti, has submitted an affidavit that all payrolls, material bills, and other indebtedness connected with the work has been paid.
The completed items and value thereof of this work are:

All Contract Items and Contract Changes, \$4,479.69. (Four thousand four hundred seventy nine and 69/100 Dollars).

As the work provided for in this Contract has been completed, it is accepted by the Commissioner of Public Works under the terms and conditions thereof and it is recommended that it be accepted by your Honorable Body and that full payment of the above stated sum of \$4,479.69 as indicated in Estimate No. 1 (Final), be made at this time with the understanding that such payment is made by the City and accepted by the Contractor under the terms of final payment.

FLOYD C. MORSE, Engineer of Tests and Inspection. G. R. THOMPSON,

City Engineer.
CARL D. WARNER, Commissioner.

By Councilman Van Antwerp: Whereas, It appears from foregoing