1455

Messrs. Suekoff, Frost & Spiegel, Chi-Messis, Illinois; that the remaining sum of \$150.00 be applied on the above of stand that the balance due thereon and accrued interest be and the same is hereby cancelled.

Adopted as follows: Yeas—Councilmen Beck, Connor, Rogell, Smith, Van Antwerp, Wise, Youngblood, and President ani-8.

Nays-None.

Corporation Counsel July 3, 1956.

Honorable Common Council: Gentlemen—This is to advise your Honorable Body that on July 2, 1956, Orders were entered in the following cases in the Wayne Circuit Court, by Hon. Joseph A. Moynihan, Circuit Judge, vacating alleys:

Wayne Circuit Court Number 286,-182, Petition 2882, Grandmont and Woodmont Roads and Fullerton and

Glendale Avenues.

Wayne Circuit Court Number 286,-183, Petition 5959, Coyle, Robson, Midland and Pilgrim Avenues.

Wayne Circuit Court Number 286 .-184, Petition 6366, Algonac, Beland, Lappin and Sturgis Avenues.

Wayne Circuit Court Number 286,-185, Petition 6754, Kentfield, Heyden,

Outer Drive and Fenkell.

The Orders provide that public easements for public utility purposes be retained in the lands formerly comprising the alleys. We submit herewith a resolution directing the City Clerk to record the attached true copies of the Orders with the Wayne County Register of Deeds.

Respectfully submitted, ALFRED SAWAYA, Assistant Corporation Counsel.

By Councilman Wise:

Resolved, That the City Clerk be and he is hereby directed to record the Orders vacating public alleys, in the office of the Wayne County Register of Deeds, within 30 days from the date hereof, in accordance with the foregoing communication from the Corporation Counsel. Approved:

P. T. DWYER, Corp. Counsel.

Adopted as follows:

Beck, Connor, Yeas—Councilmen Wise, Rogell, Smith, Van Antwerp, Youngblood, and President Miriani-8.

Nays-None.

Corporation Counsel July 2, 1956.

Honorable Common Council:

Gentlemen—This is to advise your Honorable Body that Orders have been entered in the following cases, vacating public alleys in the City of Detroit:

Wayne Circuit Court No. 286,069, Order entered June 29, 1956, by Hon-

orable Theodore R. Bohn, Judge. Alley bounded by Runyon, Albion, Park Grove and Linnhurst Avenues. Common Council Petition 6819.

Wayne Circuit Court No. 286,070, Order entered June 29, 1956, by Honorable Theodore R. Bohn, Circuit Judge. Alley bounded by Neff Road, Hereford, Munich and Warren Avenues. Common Council Petition 6875.

The Orders provide that public easements for public utility purposes be retained in the lands formerly.

comprising the alleys.

We submit herewith, for your consideration, a resolution directing the City Clerk to record the attached true copies of the Orders with the Wayne County Register of Deeds, pursuant to the Order of the Court.

> Respectfully submitted, ALFRED SAWAYA, Assistant Corporation Counsel.

By Councilman Youngblood:

Resolved, That the City Clerk be and he is hereby directed to record the attached Orders within 30 days of the date hereof, vacating public alleys located in the City of Detroit and bounded as follows:

Wayne Circuit Court No. 286,069, alley bounded by Runyon, Albion, Park Grove and Linnhurst Avenues;

Wayne Circuit Court No. 286,070, alley bounded by Neff Road, Hereford Munich and Warren Avenues,

and converting same to public easements for public utility purposes, in accordance with the foregoing communication from the Corporation Counsel. Approved:

P. T. DWYER, Corp. Counsel.

Adopted as follows:

Yeas—Councilmen Beck, Connor, Rogell, Smith, Van Antwerp, Wise, Connor, and President Youngblood, ani-8.

Nays-None.

Corporation Counsel

July 2, 1956.

Honorable Common Council:

Gentlemen-In the matter of vacating public alley bounded by Waltham, Goulburn, Linnhurst and Eastwood Avenues. Wayne Circuit Cause No. 286,068. Common Council Petition 6818.

A petition was filed in the Wayne Circuit Court for the vacating of said alley and converting same to a public easement.

The case came on for hearing, at which time it was found that ap-proximately 12 persons had changed their minds, with the result that the majority of abutting owners did not desire the vacation at this time.

Accordingly, on June 29, 1956, an Order was entered in said cause by