the description of premises and the names of persons contained therein are received as correct and that the sums set forth in the said assessment Rolls are the correct ones which each individual or set of individuals should be assessed at and pay, and that the said assessments be collected from the several persons liable to pay the same according to law.

I approve the form of the above

resolution. JAMES R. WALSH, Assistant Corporation Counsel.

Adopted as follows:

Yeas—Councilmen Bradley, Calla-an, Castator, Dingeman, Ewald, Castator, Dingeman, Littlefield, Stevenson and the President-8.

Nays-None.

From the Board of Education. October 17, 1927.

the Honorable, the Common Council:

Gentlemen—The Board of Education has had under consideration for some time assignments of graduates of the Detroit College of Medicine & Surgery as internes in the different hospitals in the City of Detroit.

A careful investigation made re-

veals the following facts:

That while the standing of the students in the Detroit College of Medicine & Surgery compares favorably with the standing of other medical schools only a small percentage of the graduates are placed in the Detroit hospitals.

That although the City of Detroit appropriates a large sum of money each year for the purchase of clinical supplies for hospital internes, comparatively few students from the College of Medicine & Surgery are assigned to either the Receiving or the Herman Kiefer hospitals, which hospitals are maintained by the City.

That the Board of Education maintains a teaching staff at the Herman Kiefer Hospital and appropriates funds each year for a laboratory course at the Cass Technical High School for pupil nurses from the different hospital training schools in

the City.

That the Board also pays clinical teachers at the Herman Kiefer Hospital and the Children's Hospital. That the different hospitals have the se-lection of medical internes for the Herman Kiefer Hospital which is maintained by the City and the Welfare Commission distributes city patients among the different hospitals except the Herman Kiefer and Receiving Hospitals.

In view of these findings the Board of Education feels that the graduates from the Detroit College of Medicine & Surgery are not receiving fair consideration. The Board also believes that the graduates from the Detroit

College of Medicine & Surgery and the University of Michigan should be given preference in the selection of internes in the hospitals of Detroit, and therefore authorized at the meeting of October 13, 1927 that the matter be referred to the Mayor of the City of Detroit, to the Common Council, to the Board of Health and to the Welfare Commission with the recommendation that some ruling be formulated whereby the students from the Detroit College of Medicine & Surgery will be given a more even distribution in the hospitals of the City.

On behalf of the Board of Education I am presenting this matter to your Honorable Body for early con-

sideration and action.

Yours Respectfully CHAS. A. GADD. Business Manager.

1927

Referred to General Order for October 19, 1927.

From the Board of Education

October 13, 1927 Att: Richard W. Reading,

City Clerk. To the Honorable, the Common Council:

Gentlemen-Enclosed please find Quit-Claim Deed conveying land to the City of Detroit for a turn-around in the alley at the Ellis School.

Yours respectfully, CHAS. A. GADD, Business Manager.

By Councilman Bradley:

Resolved, That quit-claim deed of the Board of Education to the City of Detroit covering property dedicated for alley purposes at the Ellis School described as: "The Easterly 10 ft. of lot 11 and also the Westerly 10 ft. of lot 26 of block "H," Brush's Subdivision of that part of Private Claim 260 lying between Michigan avenue and the Northerly line of Horatio street except the easterly 550 ft. of Private Claim 260 as recorded in Liber 16, page 24, of Plats of Wayne County Records," be and the same is hereby accepted, and the City Controller be and he is hereby directed to record said deed in the office of the Register of Deeds for Wayne County.

Adopted as follows:

Yeas—Councilmen Bradley, Calla-n. Castator, Dingeman, Ewald, han. Castator, Dingeman, Littlefield, Stevenson and the President-8.

Nays-None.

From the Board of Education

October 13, 1927.

Att: Richard W. Reading, City Clerk. Common the the Honorable,

To Council: Gentlemen—At a meeting of the october 18

Board of Education held September action was taken to decree Board of Edition was taken to deed to 22. City of Detroit land for call post 1927, action was taken to deed to the city of Detroit land for street the city at the Guest School site.

purposes properly executed was transpeed properly on October 7, 1927.

mitted to you on School site.

CHAS. A. GADD, Business Manager.

By Councilman Bradley: Resolved, That quit-claim deed of Resolved, of Education to the City the Dorat covering property dedicatof Detroit Country Deporty dedicated for street purposes at the Guest School site, described as: "All that School Northeast Quarter Section 20, part of Ro. 11 E., described as follows: Beginning at a point on the Northerly line of Arthur Meyer Estate Subdivision of part of the Northwest Quarter of Northeast Quarter Section 20, ter of No. 11 E., as recorded in Liber T. 1 S., R. 11 E., as recorded in Liber 49, page 91, of Plats of Wayne County Records, said point being the inter-section of said Northerly line of said subdivision with the Westerly line of Manor avenue, 60 ft. wide, extended Northerly, said point also being distant North 0 degrees, 58 minutes East 20 ft. from the Northeasterly corner of lot 48 of last mentioned subdivision; thence along said Westerly line of Manor avenue, 60 ft. wide, extended North 0 degrees, 58 minutes East 267 ft. to a point on the Southerly line of Fenkell avenue, 66 ft. wide; thence along said line South 89 degrees, 20 minutes East 34 ft. to a point on the Westerly line of Manor avenue 26 ft. wide, as platted in last mentioned subdivision; thence along said line South 0 degrees, 58 minutes West 267 ft. to a point; thence along a line North 89 degrees. 20 minutes West 34 ft. to the place of beginning;" be and the same is hereby accepted, and the City Controller be and he is hereby directed to record said deed in the office of the Register of Deeds for Wayne County.

Adopted as follows:

Yeas—Councilmen Bradley, Calla-han, Castator, Dingeman, Ewald, Littlefield, Stevenson and the President-8.

Nays-None.

From the Department of Water Supply

September 29, 1927 the Honorable, the Common Council:

Gentlemen—At the regular meeting of the Board of Water Commissioners, held July 5, 1927, certain pipe lines were ordered laid within the old limits of the Village of Redford. The resolution was known as

Since the adoption of the resolution of necessity, an opinion of the

where larger mains are laid within the old village limits of Redford to take the place of smaller mains existing and not in conformity with the resolution and specifications of the Board of Water Commissioners, the property owners abutting on these larger mains are exempt from paying the so-called iron pipe assessment.

The Job known as B-3977 was assessed under a resolution of similar number and it was discovered that part of these lots, namely, lots 238-258, inclusive, and lots 301-306 inclusive, on Beaverland Avenue, between Six Mile Road and Verne Avenue, were within the former village

limits of Redford.

Upon securing this information the Board, at its last meeting, held Wednesday, September 28th, passed the

following resolution:

"Whereas, Assessment Roll Number 3977 was not made up in accordance with the Corporation Counsel's opinion, recorded in the Board Minutes of October 20, 1926, which exempted the property in the old village of Redford from assessment when larger mains are laid, and

Whereas, a portion of this roll has been assessed, namely, lots Number 238 to 258, inclusive, and Number 301 to 306, inclusive, on Beaverland between Six Mile Road and Verne Avenue, which are to be removed,

Therefore, be it resolved, that the Honorable, The Common Council, of the City of Detroit, be requested to cancel Assessment Roll Number 3977, and approve the revised Roll, which will be known as Roll Number 3977-A."

> Respectfully submitted, D. C. GROBBEL, Acting Secy.

By Councilman Littlefield:

Resolved, That iron pipe assessment roll No. 3977 of the Board of Water Commissioners be and the same is hereby cancelled, and revised assessment roll No. 3977-A, be and the same is hereby approved and confirmed.

Adopted as follows:

Yeas—Councilmen Bradley, Calla-an, Castator, Dingeman, Ewald, Castator, Dingeman, Littlefield, Stevenson and the President-8.

Nays-None

From the Board of Water Commissioners

October 12, 1927

the Honorable, the Common To Council:

Gentlemen-We herewith transmit to your honorable body, the follow-Corporation Counsel discloses that sions as adopted Oct. 12, 1927. ing resolutions for water pipe exten-