68th. 69th, 70th, 71st, 72nd and 73rd Series of Temporary Loan Notes to be applied against payment of the principal and interest to maturity on said notes; and

Whereas, arrangements had been made for the payment of the principal of and interest to maturity on the 69th Series of Temporary Loan Notes for which the Bank of the Manhattan Company is Paying Agent and the sum of \$163,290.62 is to be transmitted to the Chemical Bank and Trust Company, Paying Agent of the 68th, 70th, 71st, 72nd, 73rd Series of Temporary Loan Notes;

Resolved:

Section 1. That Section 9 of the aforesaid Resolution is hereby amended by the deletion of the figure "69th" appearing in the fourteenth line of Section 9, column two, page 2484 of the published journal record of the Council proceedings on October 29, and said Section 9 is hereby revised and amended to read as follows:
"Section 9.

The Controller is hereby authorized and directed to send immediately a letter to each paying agent for the New Temporary Lcan Notes in substantially the form of the letter hereto attached and marked "Exhibit B" and to transmit: (1) the New Temporary Loan Notes to said paying agent for delivery and payment in accordance with the terms of said letter; (2) funds of the Local Authority in the amount of \$163,-290.62, to the above named paying agent of the 68th, 70th, 71st, 72nd and 73rd Series of the Temporary Loan Notes, to be applied against the payment of the principal of and interest to maturity on such Series of Outstanding Temporary Loan Notes."

Section 2. The aforesaid Resolution in all other respects is hereby ratified, confirmed and approved. Approved:

PAUL T. DWYER,

Acting Corporation Counsel.

Adopted as follows:

Yeas — Councilmen Castator, Comstock, Dorais, Lodge, McNamara, Oak-man, Rogell, Van Antwerp, and the President-9.

Nays—None.

Reconsideration

Councilman Comstock moved to reconsider the vote by which the resolution was adopted.

Councilman Rogell moved to suspend Rule 23 for the purpose of indefinitely postponing the motion to reconsider, which motion prevailed as follows:

Yeas — Councilmen Castator, Com-

man, Rogell, Van Antwerp, and the

Navs-None.

Councilman Van Antwerp moved that the motion to reconsider be indefinitely postponed, which mo. tion prevailed.

The regular order was resumed.

Corporation Counsel

November 11, 1946.

To the Honorable, the Common Council:

Gentlemen—Your Honorable Body approved the resolution for the widening of Fielding Avenue between Plymouth and Capitol Avenues on August 13, 1946 (J. C. C. pages 1880-1.)

Louis Kiger, Jr., and Elizabeth E. Kiger, his wife, owners of one of the parcels involved in the condemnation proceedings, have rendered an executed Deed to the following described property:

Parcel 2—The easterly 30 feet of the North ¼ of East ½ of Southwest ¼ of Southeast ¼ of Section 27, T. 1 S., R. 10 E., to be used for street purposes and known as Fielding Avenue.

We, therefore, suggest the Deed be accepted and the Controller be authorized to record same.

Respectfully submitted, EDWARD A. WALINSKE, Director Bureau of Real Estate.

Approved:

PAUL T. DWYER. Acting Corporation Counsel.

By Councilman Castator:

Resolved, That quit-claim deed of Louis Kiger, Jr., and Elizabeth E. Kiger, his wife, to the City of Detroit covering property described as "the easterly 30 ft. of the N ¼ of E ½ of S W ¼ of S E ¼ of Sec. 27, T 1 S R 10 E, to be used for street purposes and known as Fielding ave.", be and the same is hereby accounted and the the same is hereby accepted, and the City Controller is hereby directed to record said deed in the office of the Register of Deeds for Wayne County.

Adopted as follows:

Yeas — Councilmen Castator, Comstock, Dorais, Lodge, McNamara, Oakman, Rogell, Van Antwerp, and the President-9.

Nays—None.

Corporation Counsel

November 12, 1946.

To the the Common Honorable, Council:

Gentlemen -- We recommend the adoption of the following resolution stock, Dorais, Lodge, McNamara, Oak- of Detroit, injured in the course of