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appearing that had the defendant Fisher, defendant, for \$86.79 and \$20.00 costs for personal property taxes for the years 1938 and 1939; and Whereas, suit No. 270 costs for personal property taxes for the years 1938 and 1939; and the personal property taxes for the years 1938 and 1939; and the personal property taxes for the years 1938 and 1939; and the personal property taxes for the years 1938 and 1939; and the personal property taxes for the years 1938 and 1939; and the personal property taxes for the years 1938 and 1939; and the personal property taxes for the years 1938 and 1939; and the personal property taxes for the years 1938 and 1939; and the personal property taxes for the years 1938 and 1939; and the personal property taxes for the years 1938 and 1939; and the personal property taxes for the years 1938 and 1939; and the years 1938 and the y taxes for a good defense to the the years prior to 1938; and

Whereas an offer of \$100.00 has been submitted in full settlement of the above Judgment, costs and interest thereon, and the Corporation Counsel with the concurrence of the City Treasurer recommends acceptance of said offer as being for the best inter-

ests of the City;
Therefore It Is Hereby Resolved
That the City Treasurer be and he
is hereby authorized to accept said
sum of \$100.00 in full settlement of
said Judgment, costs and interest
thereon, and that the balance thereof

be cancelled.

Adopted as follows:

Yeas — Councilmen Beck, Connor, Lincoln, Rogell, Smith, Van Antwerp, Wise, Youngblood, and President Miriani-9.

Nays-None.

Corporation Counsel March 25, 1955.

Honorable Common Council:

Gentlemen — The City of Detroit secured a judgment in the Wayne County Circuit Court, Case No. 233-853, on February 7, 1945 against Ferdinand Fisher for \$86.79 and \$20.00 costs for personal property taxes for the years 1938 and 1939.

On December 7, 1954, suit No. 279-223 was started in the Wayne County Circuit Court to renew the above

judgment.

Mr. Earl D. Leader, attorney for the above defendant, advises this office that the defendant has not been employed for some years due to poor health and that he has no assets, and offers on behalf of said defendant to pay the sum of \$100.00 in full settlement of the above judgment, costs and interest thereon.

In view of the foregoing and the fact that we have been unable to collect this judgment, it is our opinion that it would be for the best interests of the City to accept said offer. Accordingly, we recommend acceptance of the same with the concurrence of the City Treasurer.

A check covering this settlement

has been received by this office and is being held pending action hereon. Respectfully submitted,

ALRED S. STOLINSKI, Asst. Corp. Counsel.

Approved:

PAUL T. DWYER, Corp. Counsel. CHAS. N. WILLIAMS, City Treas.

By Councilman Wise:

Whereas, a judgment was entered in the Wayne County Circuit Court, Case No. 233-853, in favor of the City of Detroit and against Ferdinand

defendant, for \$86.79 \$20.00 costs to property taxes for the years 1938 and 1939; and taxes for the years 1938 and 1939; and

was for the years No. 279-223 and Whereas, suit No. 279-223 and was court to renew was whereas, started in said Court to renew was said

whereas, it appears that the dewhereas, it appears the defendant has not been employed for death for health some years due to poor health and has no personal assets and the City has no personal to collect said judgment, and the Corporation Counsel with the concurrence of the City Treasurer recommends acceptance of \$100.00 in full settlements the offer of \$100.00 in full settlement of said judgment, costs and interest thereon, as being for the best interests of the City; Therefore, it

hereby resolved, is That the City Treasurer be and he is hereby authorized to accept said sum of \$100.00 in full settlement of said judgment, interest thereon and costs, and the balance thereof be cancelled

Adopted as follows:

Yeas — Councilmen Beck, Connor, Lincoln, Rogell, Smith, Van Antwerp, Wise, Youngblood, and President Miriani-9.

Nays-None.

Corporation Counsel March 28, 1955.

Honorable Common Council:

Gentlemen—In pursuance to resolution adopted February 8, 1955 (J.C.C. Page 191), this office is in receipt of State Deed, issued by the Department of Conservation, covering property needed for Municipal Public Purposes.

It is hereby requested that the hereinafter described properties be assigned as follows:

Ward 6, Cap 26, Crane and Wesson's Section of the Forsyth Farm, Block 10, West 1/2, Lot 7 (North Plum)-Vernor Expressway.

Ward 14, Cap 111, Charles F. Brown's Resubdivision of Lots 10, 11, 12 and 13, Block 2, C. F. Campau's Subdivision of West 1/2 of rear concession of Private Claim 78.

Private alley 12 feet wide in rear of and adjacent to Lots 1 to 4, 6 (N. Lanman)—alley purposes.

Respectfully submitted, E. A. WALINSKE,

Director Bureau of Real Estate.

By Councilman Wise:

Resolved, That the state deed from the Department of Conservation covering property to be used for Municipal Public Purposes be accepted and,

Resolved, That said parcel be assigned to the various departments as outlined outlined in the foregoing communi-

cations.

PAUL T. DWYER, Corp. Counsel. Approved: