

Steel was the efficient cause of importation and thus entitled to import immunity for 1969.

Your Honorable Body is hereby requested to authorize a refund of 1969 City of Detroit personal property taxes to American Tool and Steel in the amount of \$10,335.42 plus interest of \$1,334.65 as shown in the resolution attached hereto.

Respectfully submitted,  
LAWRENCE W. MORGAN  
Asst. Corporation Counsel

By Councilman Van Antwerp:

Resolved, That pursuant to a Consent Judgment entered in Wayne County Civil Action Number 150650 on April 25, 1972 in favor of plaintiff American Tool and Steel Co. against the City of Detroit involving 1969 personal property taxes, the Board of Assessors and the City Treasurer be and they are authorized to affect changes in the records of their respective offices with regard to the matters shown below.

Resolved, That the Board of Assessors reduce the original assessment (Ward 23, Item 40) from \$655,430 (SEV \$701,310) to \$255,510 (SEV \$273,395) and be it further

Resolved, That the City Treasurer reduce the original tax for Ward 23, Item 40 from \$32,970.70 to \$12,853.14 and refund \$10,335.42 plus \$1,334.65 interest as City of Detroit's portion of said judgment and be it further,

Resolved, That the City Controller be and is authorized and directed to honor voucher when presented in favor of the above-named party and that proper journal entries be prepared.

Approved:

MICHAEL M. GLUSAC  
Corporation Counsel

Adopted as follows:

Yeas — Councilmen Browne, Eberhard, Hood, Levin, Rogell, Van Antwerp, Wierzbicki, and President Ravitz — 8.

Nays — None.

Corporation Counsel

April 20, 1972

Honorable Common Council:

Re: Petition No. 4343 of North Detroit General Hospital to construct a two - story pedestrian bridge over McDougall Avenue between Carpenter and Halleck.

Gentlemen—Pursuant to your request, this office has prepared the appropriate resolution granting the above petition in accordance with the recommendations of the City departments involved.

Respectfully submitted,  
CHRISTINE M. ROSSI,  
Asst. Corporation Counsel

By Councilman Van Antwerp:

Resolved, That the Department of Public Works and the Department of Buildings and Safety Engineering be

and they are hereby authorized and directed to issue permits to North Detroit General Hospital, a Michigan Non - Profit Corporation, to construct a two - story pedestrian bridge over McDougall Avenue, approximately thirty - six (36') feet north of the northerly right - of - way of Carpenter Avenue. The bridge will connect a proposed hospital building on the west side of McDougall with an existing hospital building on the east side of McDougall Avenue, Detroit, Michigan.

Provided, That the necessary permits be obtained from the Departments of Public Works and Buildings and Safety Engineering and that same shall be constructed and maintained under their rules and regulations and in accordance with plans submitted to and approved by those departments, the Department of Streets and Traffic and the City Plan Commission as to materials, colors and general appearance; and

Provided, That the bridge conform to the design requirements as listed in the Detroit Building Code. That the structure shall be of a fireproof construction (Type 1B) and a fire wall shall be provided at each end of the bridge where it adjoins the building to prevent the possible spread of fire; and

Provided, That permittee file with the office of the City Controller an Indemnity Bond in the sum of Twenty - Five Thousand (\$25,000.00) Dollars, approved by the Corporation Counsel, saving and protecting the City of Detroit harmless from any and all claims, damages or expenses that may arise by reason of the issuance of said permits and the faithful performance by the permittee of the terms thereof; and in addition, to pay all claims, damages or expenses that may arise out of the maintenance of said encroachment; and

Provided, That the proposed pedestrian bridge be constructed at a minimum of 14 feet 8-3/8 inches above the highest point of the street pavement of McDougall Avenue; and

Provided, That all costs for construction and the use of same shall be borne by permittee; and

Provided, That no advertising material of any type is displayed on any part of the bridge; and

Provided, That the issuance of permits for said installation shall not in any way waive the rights of the City to utilize the area for street widening or other purposes as may become necessary in the future; and

Provided, That said permittee shall be subject to any tax under the provisions of the General Property Tax Act which may be levied against it pursuant to law with respect to this encroachment; and

Provided, That no rights in the public streets, alleys or other public places shall be considered waived by this resolution, which resolution is adopted expressly on the condition that said encroachment shall be removed at the expense of the permittee at any time when so directed by resolution of the Common Council, and that the public property affected shall be restored to a condition satisfactory to said Department of Public Works by said permittee at its sole cost and expense; and

Provided, That this resolution is revocable at the will, whim or caprice of the Common Council, and permittee hereby expressly waives any right to claim damages or compensation for removal of encroachment and further that permittee acquire no implied or other privileges hereunder not expressly stated herein; and

Provided, That the filing of the Indemnity Bond and the securing of the necessary permits referred to herein shall be construed as acceptance of the terms of this resolution by the permittee; and

Provided, That these permits shall not be assigned or transferred without the written approval of the Common Council; and

Provided, That said permits shall be issued only after a certified copy of this resolution has been duly recorded in the office of the Wayne County Register of Deeds by and at the permittee's expense.

APPROVED:

MICHAEL M. GLUSAC,  
Corporation Counsel

Adopted as follows:

Yeas — Councilmen Browne, Eberhard, Hood, Levin, Rogell, Van Antwerp, Wierzbicki, and President Ravitz — 8.

Nays — None.

Corporation Counsel

March 24, 1972

Honorable Common Council:  
Gentlemen—The following Accounts Receivable are recommended for cancellation:

STREETS AND TRAFFIC

Mary Farro	K-84761	\$ 6.72
William A. Garvin	K-64828	15.00
Vernice Grady	K-64843	25.60
John W. Guiton	L-02340	42.10
Michael James		
Hanson	K-47551	15.00
Noah Lee Hooker	K-64529	15.00
Michael Joseph	K-41300	5.29
Herbert Lawson, Jr.	K-47337	15.00
Herman Layne	K-64772	15.00
I. C. Lemons	K-47550	27.00
Nigola Sacco and		
John Andrayko	L-02279	16.45

Respectfully submitted,  
MARY JANE LIDDY,  
Asst. Corporation Counsel

Approved:

A. F. MALO,  
Director.  
MICHAEL M. GLUSAC,  
Corporation Counsel.  
W. I. STECHER,  
Deputy Controller.

By Councilman Van Antwerp:

Resolved, That the Controller be and he is hereby authorized and directed to cancel accounts receivable bills in accordance with the foregoing communication.

Adopted as follows:

Yeas — Councilmen Browne, Eberhard, Hood, Levin, Rogell, Van Antwerp, Wierzbicki, and President Ravitz — 8.

Nays — None.

Corporation Counsel

April 10, 1972

Honorable Common Council:  
Gentlemen—The following Accounts Receivable are recommended for cancellation:

STREETS AND TRAFFIC

Isom Campbell	K-47284	\$65.20;
Karren Cardneau	L-02462	\$42.10;
Jessie Gardner	K-64531	\$25.60;
Willie B. Gilmore	K-64698	\$15.00;
Morris A. Hamilton	K-47498	\$15.00;
Ollie J. McRee and Etta White	K-41096	\$35.40;
Bobbie Gone Miller and Ernest Nance	K-41287	\$30.64;
James C. Sabra	K-84883	\$63.30;
Joseph Lee Walker	K-47306	\$30.23.

Respectfully submitted,  
MARY JANE LIDDY

Assistant Corporation Counsel

Approved:

A. F. MALO,  
Director  
MICHAEL M. GLUSAC,  
Corporation Counsel  
W. I. STECHER,  
Deputy Controller

By Councilman Van Antwerp:

RESOLVED, That the Controller be and he is hereby authorized and directed to cancel accounts receivable bills in accordance with the foregoing communication.

Adopted as follows:

Yeas — Councilmen Browne, Eberhard, Hood, Levin, Rogell, Van Antwerp, Wierzbicki, and President Ravitz — 8.

Nays — None.

Arts Commission

April 25, 1972

Honorable Common Council:  
Re: Request for Approval of Overtime In Excess of Fifty Hours.

Gentlemen—We lent one of our Photographers, Nemo Warr, to the Board of Assessors at the request of DRIC for a three - week period to photograph buildings in connection with assessments. Mr. Warr had already reached the 50 - hour overtime limitation established by ordinance and was required by the Assessor's office to work three Saturdays.