390

By Councilman Henderson:

Resolved, That the Controller be and he is hereby authorized and directed to provide the following appropriations aggregating \$90,000 in the City of Detroit budget for the fiscal year ending June 30, 1974, which appropriations are necessary to carry out the provisions of Ordinance 133-D for the financing of the Insurance Reserve Fund: General Fund \$30,000; Water Board Fund - \$30,000; Street Railway Fund — \$30,000. Adopted as follows:

Yeas - Councilmen Browne, Eberhard, Henderson, Hood, Levin, Wierzbicki, and President Ravitz - 7.

Nays - None.

Controller

February 16, 1973

Honorable Common Council:

Gentlemen - The National League of Cities is sponsoring the Seventh Annual Congressional — City Conference in Washington D.C. on March 4-6, 1973.

This Conference provides urban officials from around the country with an excellent opportunity to communicate with Congressmen and other Federal officials on the problems facing our cities. In addition, Congressional Workshops are schedueld on four major subjects; Community Development, Human Resources, Environment and Land use & Transportation.

It is recommended that representatives from the Corporation Counsel's Office, the Controller's Office and Labor Relations be authorized to attend this Conference. Travel ex-penses in the amount of \$225 for each of the three representatives is

respectfully requested.

Respectfully submitted, WALTER I. STECHER Controller

By Councilman Hood:
RESOLVED, That the Controller
be and he is hereby authorized to
transfer the sum of:
\$225 from Account No. 119-0920-

Salaries,

\$225 from Account No. 140-0411-111.

1, Salaries, \$450 from Account No. 109-0010-612, Contingencies, Common Council (for expenses of 2 Councilmen)

\$225 to Account No. 119-0920-493,

Travel Expense,

\$225 to Account No. 140-0419-493, Travel Expense,

\$450 to Account No. 109-0010-493, Travel Expense; and be it further

RESOLVED, That the Controller be and he is hereby authorized and directed to honor travel vouchers from 119-0920-493, 140-0419-493, 165-0510-493, and 109-0010-493, when presented in accordance with this resolution and the foregoing communication.

Adopted as follows:

Yeas — Councilmen Browne, Eber-

hard, Henderson, Hood, Levin, Wierzbicki, and President Ravitz — 7. Nays - None.

Controller

February 16, 1973

1972

Honorable Common Council:

Gentlemen — During the period February 9, 1973 through February 15, 1973, the Controller purchased the par value of \$27,841,000 U. S. Treasury Securities and Certificates of Deposit at a cost of \$27,772,993.57.

In accordance with Common Council resolution adopted June 20. 1972, a detailed list of investment transactions for said period is on file

with the City Clerk.

Respectfully submitted, JOHN P. KANTERS

Deputy Controller

By Councilman Henderson:

Resolved, That the foregoing investment purchases in the amount of \$27,772,993.57, for the period February 9, 1973 through February 15, 1973 be approved in accordance with the detailed list on file with the City Clerk, which list is hereby made a part of this resolution.

Adopted as follows:

Yeas - Councilmen Browne, Eberhard, Henderson, Hood, Levin, Wierzbicki, and President Ravitz - 7.

Nays — None.

Corporation Counsel

February 12, 1973

Honorable Common Council:
Re: Petition No. 5463 of Dome
Pipeline Corporation to encroach with two liquid hydrocarbon pipelines into pedestrian walkway, Fort Street at Leonard, Detroit, Michigan.

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 Assistant Corporation Counsel

By Councilman Browne:

Resolved, That resolution adopted November 28, 1972, J.C.C. pages 2893-94, granting petition No. 5463 of Dome Pipeline Corporation to install underground pipelines to carry liquid hydrocarbons under various streets in the City of Detroit, be and the same is hereby amended for the purpose of including installation of two liquid hydrocarbon pipelines across city owned property in the area of Fort Street at Leonard, Detroit, Michigan, in accordance with the following new

resolution. Therefore, Be It Hereby Resolved, That the Department of Public Works be and it is hereby authorized and directed to issue permits to Dome Pipeline Corporation, a Delaware Corporation, to install two liquid hydrocarbon pipelines across City of Detroit owned

property used as a pedestrian walkway in the area of Fort Street at Leonard, Detroit, Michigan; the property being described as:

A strip of land 20 feet in width, being 10 feet on each side of a line described as follows: Beginning at a point on the Northerly line of Lot No. 17 of Albert Maday's Subdivision in a Part of Private Claim 61 approximately 38.22 feet Easterly of the Northwest corner; thence Southerly a distance of approximately 30 feet to a point on the Southerly line of Lot No. 17, said point being approximately 38.33 feet Easterly of the Southwesterly corner of said Lot No. 17, containing 0.011 acres, more or less, all in Wayne County, Michigan.

Provided, That the necessary permits be obtained from the Department of Public Works and that all work shall be done under the supervision of said department and other applicable departments and in accordance with the terms and provisions of Petition No. 5463 granted on November 28, 1972, J.C.C.

pages 2893-94; and

Provided, That permittee at the time of obtaining permits file a Rider to the \$10,000.00 Indemnity Bond now on file with the City Controller, approved by the Corporation Cunsel, 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 out of the maintenance of permission; and

Provided, That a certified copy of the resolution shall be recorded with the office of the Register of Deeds for Wayne County by and at permittee's

expense; and

Provided, That the filing of the Rider to the Bond now on file with the City Controller and the securing of the necessary permits referred to herein shall be construed as acceptance of the terms of this resolution and resolution adopted November 28, 1972, J.C.C. pages 2893-94.

Approved:

MICHAEL M. GLUSAC Corporation Counsel Adopted as follows:

Yeas — Councilmen Browne, Eberhard, Henderson, Hood, Levin, Wierzbicki, and President Ravitz — 7.

Nays - None.

Corporation Counsel

February 12, 1973

Honorable Common Council: Re: Allen Jamerson vs. City of

Detroit. Corporation Counsel has reviewed the above entitled Workmen's Compensation matter, the facts and compensation counsel has reviewed the recommends that the Common Council find that the suit against and compensation matter, the facts and compensation council find that the suit against compensation matter, the facts and control for the common council find that the suit against compensation matter, the facts and control for the common council find that the common council find the council find that the common council find the council find the council find the council find the council find that the council find the counc - The Office of the

particulars of which are contained in the attached memorandum.

From that review, it is our opinion that a redemption in the amount of \$7,000.00 is in the best interests of the City of Detroit.

Respectfully submitted, THOMAS L. WALTERS CORNEL SMITH

Assistant Corporation Counsel Approved:

MICHAEL M. GLUSAC

Corporation Counsel By Councilman Browne:

Resolved, that the City Controller be and he is hereby authorized and directed to draw his warrants upon the proper fund in favor of Allen Jamerson and Blum, Graber, Meklir, Pianin and Rosenberg, his attorneys, in the total sum of \$7,000.00 in full payment of any and all claims which they may have against the City of Detroit by reason of injuries or occupational diseases and their resultant disabilities incurred or sustained as a result of Allen incurred Jamerson's past employment with the City of Detroit, and that said amount be paid upon presentation by the Office of the Corporation Counsel of a redemption order approved by the Workmen's Compensation Department of the State of Michigan.

Approved as to form: MICHAEL M. GLUSAC Corporation Counsel

Adopted as follows: Yeas - Councilmen Browne, Eber-

hard, Henderson, Hood, Levin, Wierzbicki, and President Ravitz — 7. Nays — None.

> Corporation Counsel February 14, 1973.

Honorable Common Council: Gentlemen — Attached hereto is a complaint which was served Detroit General Hospital and Clifford Tolbert, a supervisor for Detroit General Hospital. The complaint alleges inter alia that Mr. Tolbert issued a written statement which was erroneous, untrue and malicious and said statement prevented plaintiff from being hired as a community service worker for the City. Attached is a copy of the written statement made by Mr. Tolbert to the Detroit Civil Service Commission. Mr. Tolbert is in possession of plaintiffs employment records which supports his statements.

Both Clifford Tolbert and Elliott C. Roberts, commissioners of hospitals have requested the Corporation Counsel to represent Mr. Tolbert in this matter.

In accordance with City Ordinance 834-F, our office recommends that it be authorized to represent Clifford Tolbert and that our office further