# PUBLIC SEWER FUND

Power	Plant	Supply	Co.,	
W. F.	ner			

PAYROLLS.			
Street Opening			
	400.00		
Public Building	13,059.56		
Police	1,463.48		
Grade Separation	846.18		
Permit	18.01		
Public Works General	1,569.21		
Public Series	2,229.14		
Public Sewer	31,940.56		
General Road	167,160.66		
Recorders Court	18.90		
Fire	5,637.95		
Market	185.73		
Recreation	2,422.94		
Zoological	1,809.75		
Public Lighting	76.24		
Motor Transportation	6,112.55		
Welfare	3,216.35		
Park and Boulevard	25,532.00		
General	14,373.25		
Police Pension and Re-			
tirement	28,969.95		
Street Rallway Operation			
and Maintenance	62,449.43		
Contingent	2,150.00		

Respectfully submitted, P. L. MONTEITH, Controller.

By Councilman Ewald:

Resolved, That the City Controller be and he is hereby authorized and directed to draw his warrant on the proper funds in payment of the Controller's list of approved accounts as submitted at this session, also claims in his special communication of this date.

Adopted as follows:

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

Nays-None.

### From the Controller.

May 18, 1926.

Honorable the Common the Council:

Gentlemen-Pursuant to resolution adopted by your Honorable Body on April 27, 1926 (J. C. C. p. 1176), the sum of \$800.00 has been paid into the City Treasury in the matter of the purchase of a strip of land at Vancouver and Military avenues, left over in the opening of Vancouver avenue.

Respectfully submitted,

P. L. MONTEITH,

Controller.

Accepted and placed on file.

# From the Corporation Counsel.

May 18, 1926.

the Common Honorable the Council:

Gentlemen—The following cases have been commenced against the City of Detroit-

Wayne Circuit Court:

Detroit Independent Oil Company vs. City of Detroit, et al. No. 133,-918

Bert Campbell vs. Bertram Greer and Board of Education. No. -Garnishment.

> Very truly yours, CHAS. P. O'NEIL, Corporation Counsel.

Accepted and placed on file.

# From the Corporation Counsel.

May 18, 1926.

To the Honorable, the Common Council:

Gentlemen: The following employes of the City of Detroit were injured while in the course of their employment:

Joseph Spieles, employe Department of Park and Boulevards.

Louis Horwath, employe Department Public Works.

William Green, employe Department Water Supply.

Steve Sirosta, employe Department Water Supply.

Joseph Bertram, employe Department Street Railways.

Achille Marone, employe Department Street Railways.

Louie Colorito, employe Department Street Railways.

Peter DePaul, employe Department Street Railways.

Felix Madel, employe Department Street Railways.

Jim Laurette, employe Depart-ment of Street Railways.

Under the terms of the Michigan Workmen's Compensation Law, the employer shall pay the injured employe at the rate of sixty per cent of his average weekly wages, not to exceed \$14 per week, nor more than 500 weeks from the date of the injury. To the end that the above be paid, I suggest the adoption of the following resolution.

Respectfully submitted, JAMES R. WALSH, Asst. Corporation Counsel.

By Councilman Castator:

Resolved, That the Controller be and he is hereby instructed to draw his warrant upon the proper fund in favor of Joseph Spieles, employe Department Parks and Boulevards; Louis Horwath, Department Public Works; William Green, Department Water Supply; Steve Sirosta, employe. Department Water Supply; Joseph Bertram, Achille

of C. K. Sives, et al (1894), requesting the establishment of parking restrictions on Waterloo Ave., between Hart and Lycaste Aves. After consultation with the Department of Police, your committe recommends that this request be granted and offers the following resolution.

Resolved, That the Department of Police be and is hereby authorized and directed to establish "One Hour Parking, 7:00 A. M. to 6:15 P. M." regulations on the north side of Waterloo Ave., between Hart and Lycaste Aves.

Adopted as follows:

Yeas—Councilmen Bradley, Callahan, Castator, Dingeman, Ewald, Littlefield, Nagel, Stevenson and the President—9.

Nays-None.

#### Vacation of Strip of Land

To the Honorable the Common Council:

Gentlemen—To your Committee of the Whole was referred the petition of Joseph F. Weber (778), to purchase a strip of land at Vancouver and Military aves. left over in the opening of Vancouver ave. After consultation with the City Plan Commission and City Engineer, your committee recommends that the request be granted, upon the payment to the City of the sum of \$800.00 and therefore offers the following resolution.

Respectfully submitted,

JOHN STEVENSON,

Chairman.

By Councilman Stevenson:

Resolved, That "the northerly part of Vancouver Ave.. as opened, being 18 ft. in front on the westerly line of Military Ave. and 16.29 ft. in the rear on the easterly line of public alley first westerly thereof," be and the same is hereby vacated to become a part and parcel of the adjoining lot 66, of Thos. V. Wreford's Subdivision north of Holden Ave., of the subdivision of the north part of the East half of Private Claim 574, as recorded in Liber 9, page 78 of Plats of Wayne County Records.

Provided. Petitioner pays the sum of \$800.00 into the City Treasurery within 30 days from the date of the adoption of this resolution, and further

Resolved, That the City Controller be and is hereby authorized and directed to execute quit-claim deed covering the property herein vacated.

Adopted as follows:

Yeas—Councilmen Bradley, Callahan, Castator, Dingeman, Ewald, Littlefield, Nagel. Stevenson and the President—9.

Nays-None.

#### Plats

To the Honorable the Common Council:

Gentlemen—To your Committee of the Whole was referred the petition of Mason L. Brown & Son (1757), for approval of plat of Maloney Park Subdivision. Said plat having been approved by the City Plan Commission and City Engineer, your committee recommends that same be approved, and offers the following resolution.

Respectfully submitted, JOHN STEVENSON, Chairman.

By Councilman Stevenson:

Resolved, That "Plat of Maloney Park Subdivision of the N. E. ¼ of the N. E. ¼ of Sec. 1, T. 1, S. R. 10 E., City of Detroit, Wayne Co., Michigan," be and the same is hereby accepted and approved, and the Commissioner of Public Works be and is hereby directed to sign and approve said plat.

Adopted as follows:

Yeas—Councilmen Bradley, Callahan, Castator, Dingeman, Ewald, Littlefield, Nagel, Stevenson and the President—9.

Nays-None.

## Reconsideration

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

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

Adopted as follows:

Yeas—Councilmen Bradley, Callahan, Castator Dingeman, Ewald, Littlefield, Nagel, Stevenson and the President—9.

Nays-None.

Councilman Dingeman then moved that the motion to reconsider be indefinitely postponed, which motion prevailed.

The regular order was resumed.

# TUESDAY, APRIL 27

Chairman Castator submitted the following reports of Committee of the Whole for above date, and recommended their adoption:

## Finance

To the Honorable Common Council:

Gentlemen—To your Committee of the whole was referred the following communications from various departments requesting the transfer of funds, approval of contracts, youchers, etc. After consultation with the City Controller, and consideration of the requests, your committee recommends that same