

1939, val. \$500, amt. \$13.68 (w. 5, item 810).

Mary Weber (7649)—1939, val. \$500, amt. \$13.68 (w. 7, item 655).

Margaret Wilson (7891)—1939, val. \$10,000, amt. \$267.51 (w. 8, item 1785).

Central Tool & Die Co. (7394)—1939, val. \$17,110, amt. \$468.23 (w. 9, item 211).

Dabich Restaurant (7066)—1939, val. \$850, amt. \$23.26 (w. 9, item 270).

Matteo Grammatico (7082)—1939, val. \$2,130, amt. \$58.29 (w. 9, item 501).

Peter Asmar (7051)—1939, val. \$2,050, amt. \$56.10 (w. 13, item 53).

Bronislaw Brzostowski (7519)—1939, val. \$700, amt. \$19.16 (w. 13, item 137).

Elmwood Cafe (7639)—1939, val. \$550, amt. \$15.05 (w. 13, item 304).

Grove A. Jaeger (7404)—1939, val. \$200, amt. \$5.47 (w. 13, item 495).

Lillian Kulak (7867)—1939, val. \$1,080, amt. \$29.56 (w. 13, item 597).

Charles L. Loney (7725)—1939, val. \$2,500, amt. \$68.41 (w. 15, item 69).

Jersey Creamery Co. (7405)—1939, val. \$65,000, amt. \$1,778.79 (w. 15, item 565).

Joseph Radkin (7364)—1939, val. \$700, amt. \$19.16 (w. 15, item 943).

Katarzyna Niedzialek Est. (7876)—1933, val. \$920, amt. \$22.17 (w. 16, item 2046).

David Gruber (7548)—1939, val. \$1,600, amt. \$43.79 (w. 18, item 499).

Baker Eberle Aviation Corp. (7734)—1939, val. \$5,830, amt. \$159.54 (w. 17, item 67).

Ada N. Doty (7540)—1939, val. \$4,620, amt. \$126.43 (w. 18, item 327).

Chas. Crombez (7533)—1939, val. \$100, amt. \$2.74 (w. 19, item 256).

James R. Walsh (7632)—1939, val. \$500, amt. \$13.69 (w. 19, item 1075).

Regal Market (7416)—1939, val. \$4,700, amt. \$128.62 (w. 21, item 32).

Budman Hardware (7057)—1939, val. \$2,500, amt. \$68.42 (w. 21, item 380).

Dupont's Shoe Repair (7984)—1939, val. \$100, amt. \$2.74 (w. 21, item 850).

Leon Soulam (7763)—1939, val. \$1,250, amt. \$34.21 (w. 21, item 1782).

Walter Mutter (6971)—1938, val. \$2,940, amt. \$78.64 (w. 21, item 2062); 1939, val. \$2,640, amt. \$72.25 (w. 11, item 531).

Edward Vertommen (7731)—1939, val. \$1,000, amt. \$27.37 (w. 21, item 3202).

Howard Lawton (5255)—1938, val. \$350, amt. \$9.36 (w. 22, item 933); 1939, val. \$350, amt. \$9.58 (w. 22, item 946).

Anthony Hansen Estate (7554)—1939, val. \$3,880, amt. \$106.18 (Estate, item 326), and further

Resolved That the City Controller be and he is hereby authorized and directed to honor vouchers when pre-

ented by the City Treasurer in favor of any persons or firms to whom refund is due on the basis of the amount of tax payable subsequent to said reductions being less than the amount paid on the original assessment, and further

Resolved, That the City Treasurer be and he is hereby authorized and directed to have stricken from the rolls the amount of the reductions and cancellations as shown above, and that proper journal entries be prepared by the City Controller.

Adopted as follows:

Yeas—Councilmen Breitmeyer, Dingeman, Ewald, Kronk, Lodge, Smith, Sweeny, Van Antwerp, and the President—9.

Nays—None.

Vacation of Alley

To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of the Wood Hydraulic Hoist & Body Co. (15392-1931), and Standard Oil Co. for the vacation of a portion of the alley east of Riopelle St. and north of Clay Ave. After consultation with the City Plan Commission, and careful consideration of the request, your committee recommends that same be granted in accordance with the following resolution.

Respectfully submitted,

EUGENE I. VAN ANTWERP,

Chairman.

By Councilman Van Antwerp:

Resolved, That all that part of public alley, 16 feet wide as opened, first east of and parallel to Riopelle Street and lying between the north line of the south 20 feet extended easterly of Lot 65 of Guilloz and Whitakers Sub. of Lot No. 12, $\frac{1}{4}$ Section 58 and part of $\frac{1}{4}$ Section 43, 10.000 Acre Tract as recorded in Liber & Page 31 of Plats of Wayne County Records and the north line of the south 20 feet extended easterly of Lot 66 of the above mentioned Subdivision.

Also all of public alley 20 feet wide more particularly described as the south 20 feet of Lot 65 of Guilloz and Whitaker's Subdivision heretofore mentioned and being the same portion of public alley accepted by the Common Council of the City of Detroit on November 9, 1921, J. C. C. Page 2016. Be and the same are hereby vacated to become parts and parcels of the adjoining property.

Provided, Owners in fee deed to the City of Detroit, the southerly 20 feet of Lot 66 of Guilloz and Whitakers Sub. of Lot No. 12, $\frac{1}{4}$ Section 58 and part of $\frac{1}{4}$ Section 43, 10,000 Acre Tract as recorded in Liber 8 Page 31 of Plats of Wayne County Records. To be used for alley purposes, and further

Provided, The petitioners deposit

with the City Treasurer the sum of \$50.00, being the estimated cost of removing wires and poles in way of said vacation, said sum to be credited to Public Lighting Revenue Account, and further

Provided, Petitioners reimburse the owners to the extent of the value of any utilities now installed in said alley which it may be necessary to abandon due to the closing of same or bear the entire expense of relocating or rerouting any public utilities in said alley which it may be necessary to relocate or reroute due to the closing of the same and further,

Provided, Owners in fee file with the City Clerk within 30 days an agreement in writing waiving any and all claims for damages which may arise due to the separation of grades affecting all of property here-in vacated, and further

Provided, Petitioners deposit with the Permit Division of the Department of Public Works the sum of \$302.37, said sum being the estimated cost of removing existing return at alley herein vacated and the estimated cost of new return to be constructed at alley herein dedicated, and further

Resolved that upon compliance with the above provisions the City Controller be and is hereby directed to issue Quit Claim deed to Wood Hydraulic Hoist and Body Company, a Michigan Corporation.

Adopted as follows:

Yeas—Councilmen Breitmeyer, Dingeman, Ewald, Kronk, Lodge, Smith, Sweeny, Van Antwerp, and the President—9.

Nays—None.

RESOLUTIONS

By Councilman Van Antwerp:

Resolved, That resolution adopted September 12, 1939, (J.C.C. p. 2095), relative to salary of Fire Prevention Inspector John J. Miller be and the same is hereby rescinded.

Adopted as follows:

Yeas—Councilmen Breitmeyer, Dingeman, Ewald, Kronk, Lodge, Smith, Sweeny, Van Antwerp, and the President—9.

Nays—None.

By Councilman Van Antwerp:

Resolved, That the City Controller be and he is hereby authorized and directed to honor payrolls when presented by the Board of Fire Commissioners covering the services of Fire Prevention Inspector John J. Miller at \$2,760.00 per annum, effective July 1, 1939, and further

Resolved, That the amount of \$2,760.00 be established as a minimum rate for the position of Fire Prevention Inspector.

Adopted as follows:

Yeas—Councilmen Breitmeyer,

Dingeman, Ewald, Kronk, Lodge, Smith, Sweeny, Van Antwerp, and the President—9.

Nays—None.

By Councilman Van Antwerp:

Resolved, That, subject to approval of the Commissioner of Parks and Boulevards, the Commissioner of Purchases and Supplies be and he is hereby authorized and directed to advertise for proposals for furnishing material to install a watering system for the Horace H. Rackham Golf Course.

Adopted as follows:

Yeas—Councilmen Breitmeyer, Dingeman, Ewald, Kronk, Lodge, Smith, Sweeny, Van Antwerp, and the President—9.

Nays—None.

By Councilman Van Antwerp:

Whereas, the Penker Construction Company has requested the payment of monies which the City, under the terms of the contract, might withhold by reason of claims for liquidated damages in their Partial Estimate for work completed on their Contract TW-21, Sewage Disposal Project, as of September 15th, 1939; and

Whereas, the contractor continues to represent that it is in need of such monies to carry on the work under the contract; and

Whereas, the contractor has filed with the City satisfactory releases by his sureties, approving the payment of monies without prejudice to the City's claim for liquidated damages, which monies the City might withhold under the terms of the contract; therefore, be it

Resolved, that the Commissioner of Public Works is authorized and directed to prepare this Estimate, without withholding liquidated damages to date; and be it further

Resolved, that the City Controller be and he is authorized and directed to honor the Partial Estimate of September 15, 1939, when presented by the Department of Public Works in favor of the Penker Construction Company for work performed on the Sewage Disposal Plant, under Contract TW-21, in the amount of \$31,125.70, which represents the payment due the contractor to the date of this estimate, without withholding monies by reason of claims for liquidated damages, provided said payment is approved by the surety company or companies.

Approved:

RAYMOND J. KELLY,
Corporation Counsel.

Adopted as follows:

Yeas—Councilmen Breitmeyer, Dingeman, Ewald, Kronk, Lodge,