

sel, your committee concurs therein, and offers the following resolution.

Respectfully submitted,  
**GEORGE EDWARDS,**  
 Chairman.

By Councilman Edwards:  
 Resolved, That the City Treasurer be and he is hereby authorized and directed to cancel the personal taxes levied against the following named persons or firms for the years mentioned:

Bradway Investment Co. (3655), 1931, val. \$5,000, amt. \$113.19 (W. 2, Item 671).

John Mesrobian (3660), 1942, val. \$200, amt. \$5.80 (W. 6, Item 701), and further

Resolved, That the City Treasurer be and he is hereby authorized and directed to accept from the Tread-easy Shoe Shop (3559), the sum of \$247.46, with interest added from due date to date of payment, in full settlement of personal taxes for 1942 (W. 2, Item 2310), new val. \$8,540, and cancel balance due, provided said tax is paid within 30 days from the date of the adoption of this resolution, and further

Resolved, That the City Treasurer be and he is hereby authorized and directed to accept from the following named persons the amounts shown, with interest added from due date to date of payment, in full settlement of general city taxes for the years mentioned, and cancel balance due, provided said taxes are paid within 30 days from the date of the adoption of this resolution:

J. L. Isaacs (1968), 1942—"E. 70 ft. of lot 7, F. J. B. and Walter Crane's sub., Cap. 37" (W. 6, Item 5346), new val. \$5,170, amt. \$149.81, reduction of \$290 on buildings.

Anthony E. Nader (1981), 1942—"S. 50 ft. of lot 107, Hudge's Bros. sub., Cap. 53" (W. 6, Item 5773), new val. \$9,860, amt. \$285.70, reduction of \$850 on buildings.

James Green (1956), 1942—"Lot 138, Kenwood sub., Cap. 91" (W. 7, Item 2330), new val. \$1,320, amt. \$38.24, reduction of \$200 on buildings.

Mildred E. Odbert (2482), 1942—"W. 31 ft. of lots 16, 15, 14, 13, block 4, L. Beecher's sub., Cap. 19" (W. 8, Item 419), new val. \$20,890, amt. \$605.31, reduction of \$2,960 on buildings.

Sam Goldberg (2585), 1939—"Lot 19 exc. W. 200 ft. of S. 75.32 ft. of Frac. Sec. 22, T. 1 S., R. 11 E., Dinsers Industrial sub., Cap. 177" (W. 8, Item 10672), new val. \$12,280, amt. \$336.05, reduction of \$5,050 on buildings.

Frank Kyc (2467), 1942—"Lot 111, Roehm & Rothwell's sub., Cap. 184" (W. 9, Item 10778), new val. \$2,290, amt. \$66.35, reduction of \$120 on buildings.

Belle Kohn (2461), 1942—"Lot 375 and W. 17.50 ft. of lot 376, Linwood

Heights sub., Cap. 126" (W. 10, Item 3435), new val. \$10,990, amt. \$318.45, reduction of \$440 on buildings.

John C. Bohl (2421), 1942—"Lot 18, O'Brien's sub., Cap. 76" (W. 10, Item 5681), new val. \$3,160, amt. \$91.56, reduction of \$370 on buildings.

Abraham Greenberg (2101), 1942—"Lots 13 and 14, block 6, Thos. Mc-Graw's Resub., Cap. 80" (W. 12, Item 7455), new val. \$13,640, amt. \$395.23, reduction of \$670 on buildings.

Francis Mokrzycki (2263), 1942—"Lot 424, Pulaski Park sub., Cap. 215" (W. 13, Item 6431), new val. \$2,370, amt. \$68.67, reduction of \$430 on buildings.

Anna Hojnacki (2007), 1942—"Lot 230, Pulaski Park sub., Cap. 215" (W. 13, Item 6631), new val. \$3,090, amt. \$89.53, reduction of \$200 on buildings.

Max Pringle (2488), 1942—"Lot 396, Lewis & Crofoot's sub. No. 2, Cap. 174" (W. 14, Item 6759), new val. \$1,790, amt. \$51.87, reduction of \$120 on buildings.

Wm. Coe (3425), 1942—"Lot 14, Cedarhurst sub., Cap. 57" (W. 22, Item 20531), new val. \$930, amt. \$26.95, reduction of \$2,000 on buildings.

and further

Resolved, That the City Controller be and he is hereby authorized and directed to honor vouchers when presented by the City Treasurer in favor of any person or firm to whom amount is due on the basis of the amount of tax payable subsequent to said cancellation 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 cancellations as shown above, and that proper journal entries be prepared by the City Controller.

Adopted as follows:

Yeas—Councilmen Cody, Comstock, Dorais, Edwards, Garlick, Rogell, Sweeny, Van Antwerp, and the President—9.

Nays—None.

Vacation of Streets and Alleys  
 To the Honorable, the Common Council:

Gentlemen—To your Committee of the Whole was referred petition of the University of Detroit (1341), for the vacation of Holmur and Quincy Aves. south of Florence Ave., and the public alleys lying easterly and westerly thereof. 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,  
**GEORGE EDWARDS,**  
 Chairman.



By Councilman Edwards:

Resolved, that all that part of Quincy, Holmur avenues and north and south public alleys between Puritan and Florence avenues as platted in Marshall Park subdivision of the north 30 Acres of the S. W. 1/4 of the N. W. 1/4 of Sec. 15, T. 1 S., R. 11 E., Greenfield Twp., Wayne County, Mich., as recorded in Liber 33, Page 54 of Plats of Wayne County Records and more particularly described as all that part of Quincy avenue, 50 feet wide lying between the southerly line of last mentioned subdivision and the southerly line of Florence avenue, 100 feet wide, as now established and lying between the easterly line of lots 101 to 113 both inclusive and the westerly line of lots 134 to 146 both inclusive all of last mentioned subdivision.

Also all that part of Holmur avenue, 50 feet wide, lying between the southerly line of last mentioned subdivision and the southerly line of Florence avenue, 100 feet wide, as now established and lying between the easterly line of lots 147 to 159 both inclusive and the westerly line of lots 180 to 192 both inclusive all of last mentioned subdivision.

Also all of north and south public alley, 20 feet wide lying between Petoskey and Quincy avenues and between the southerly line of last mentioned subdivision and the southerly line of Florence avenue, 100 feet wide as now established and lying between the easterly line of lots 86 to 100 both inclusive and the westerly line of lots 101 to 113 both inclusive all of last mentioned subdivision.

Also all of north and south public alley, 20 feet wide lying between Quincy and Holmur avenues and between the southerly line of last mentioned subdivision and the southerly line of Florence avenue, 100 feet wide as now established and lying between the easterly line of lots 134 to 146 both inclusive and the westerly line of lots 147 to 159 both inclusive all of last mentioned subdivision.

Also all of north and south public alley, 20 feet wide lying between Holmur and Dexter avenues and between the southerly line of last mentioned subdivision and the southerly line of Florence avenue, 100 feet wide as now established and lying between the easterly line of lots 180 to 192 both inclusive and the westerly line of lots 193 to 205 both inclusive all of last mentioned subdivision.

Be and the same are hereby vacated as public streets and alleys to become part and parcel of the adjoining property.

Provided, petitioners deposit with the Treasurer of the City of Detroit the sum of \$550.00, said sum being the estimated cost of moving two Fire Hydrants in Holmur avenue and Quincy avenue to Florence avenue.

This money to be credited to Account No. 12 (moving Hydrants, etc.) Fire Fund and further

Provided, petitioners deposit with the Permit Division of the Department of Public Works the sum of \$3,489.46 to reimburse the City of Detroit for the expense incurred in the original paving and returns of Florence avenue within the lines of the streets and alleys herein vacated. Said deposit to be made at such time as the present usage of the land adjoining said streets and alleys herein vacated (namely public play ground purposes) shall be changed for private use of petitioners. If and when it may become necessary to remove these existing returns the cost of such reconstruction shall be applied from said deposit, and further

Provided, that by reason of the vacation of the above described streets and alleys the City of Detroit does not waive any rights in the lateral sewers located therein and shall at all times have the right to enter upon the premises, if found necessary on account of said sewers to repair same and provided, further, that petitioners shall not build over said streets and/or alleys without first securing the approval of the City Engineer and the Board of Health, and further

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

Resolved, that upon compliance with the above provisos the City Controller be and he is hereby directed to issue Quit Claim Deed to University of Detroit, a Michigan Corporation as owner in fee of adjoining property.

Adopted as follows:

Yeas—Councilmen Cody, Comstock, Dorais, Edwards, Garlick, Rogell, Sweeny, Van Antwerp, and the President—9.

Nays—None.

And the Council then adjourned until Thursday, January 28th, 1943 at 11:00 a. m.

JOHN C. LODGE,  
President.

THOMAS D. LEADBETTER,  
City Clerk.