pend Rule 23 for the purpose of indefinitely postponing the motion to reconsider, which motion prevailed as follows:

Yeas — Councilmen Beck, Connor, Kronk, Oakman, Rogell, Smith, Van Antwerp, and the President—8.

Nays-None.

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

The regular order was resumed.

Department of Public Works September 3, 1952.

Honorable Common Council:

Gentlemen--The petitions of Martin A. Eisenstadt, et al (No. 1816), T. J. Potocki, et al (No. 1821), Alfred Berkowitz, et al (No. 1899), William Hensen, et al (No. 2171), and Catherine Rachunok, et al (No. 7910), requesting the conversions into easements of the alleys at the various locations described in the attached resolution, were referred to this office by your Committee of the Whole for investigation and report and are returned herewith.

The conversion of said alleys into easements was approved by the City Plan Commission at an earlier date.

We wish to advise that our investigations are completed. In reply to our inquiries, all City departments and privately owned utility companies reported that they will be unaffected by the changes or that they have no objection to the conversion of the alleys into easements provided that proper provisions are incorporated into the vacating resolution protecting their interests in the installations located in the alleys.

We recommend the adoption of the

attached resolution.

Respectfully submitted,
GLENN C. RICHARDS,
Acting Commissioner.

By Councilman Kronk:

Resolved, That all of north-south public alley, 18 feet wide, in block bounded by Oxley, Basil, Norfolk Avenues and Eight Mile Road, as platted in Division Heights Subdivision as recorded in Liber 50, Page 36 of Plats, Wavne County Records, lying east of and adjoining the east line of lots 133 to 145, both inclusive, and west of and adjoining the west line of lots 159 to 171, both inclusive, of last mentioned subdivision, (petition No. 1816);

Also, all that part of east-west public alley, 18 feet wide, north of Outer Drive and west of Dean Avenue, as platted in Droste Waldeman Subdivision, as recorded in Liber 45, Page 95 of plats, Wayne County Records, lying north of and adjoining the north line of lots 1, 2 and the east 20 feet of lot 3, and south of and

adjoining the south line of lot 176 of last mentioned subdivision, (petition No. 1821);

Also, all of east-west public alley, 18 feet wide, north of Curtis Avenue and east of Washburn Avenue, as platted in Schulte's Academy Manor Subdivision as recorded in Liber 46, Page 94 of plats, Wayne County Records, lying north of and adjoining the north line of lots 275 and 276, and south of and adjoining the south line of the east 91 feet of lot 274 of last mentioned subdivision, (petition No. 1899);

Also, all of north-south public alley, 18 feet wide, east of Berg Road, between Frisbee and Pembroke Avenues, as platted in Johnson's Resubdivision of lots 1 and 2 of Dubois Heights Subdivision as recorded in Liber 56, Page 80 of plats, Wayne County Records, lying east of and adjoining the east line of lots 1 to 5, both inclusive, and west of and adjoining the west line of lots 6 and 42 and the easement between said lots 6 and 42, all lots mentioned being the same as platted in last mentioned subdivision, (petition No. 2171);

Also, all of north-south public alley, 20 feet wide, in block bounded by Hazelton, West Parkway, Van Buren Avenues and Joy Road, as platted in Rouge Park Subdivision No. 1, as recorded in Liber 60, Page 40 of plats, Wayne County Records, lving east of and adjoining the east line of lots 645 to 655, both inclusive, and west of and adjoining the west line of lots 666 to 678, both inclusive, of last mentioned subdivision, (petition No. 7910);

Be and the same are vacated as public alleys and are hereby converted into public easements of the full width of the alleys, which easements shall be subject to the following covenants, agreements, uses, reservations and regulations which shall be observed by the owners of the lot sabutting on said alleys, and by their grantees and assigns, and their heirs, executors, administrators and assigns forever, to wit:

First, said owners hereby grant to and for the use of the public an easement or right-of-way over said vacated public alleys, hereinabove described for the purpose of installing, maintaining, repairing, removing or replacing any sewer, conduit, telephone, telegraph, electric light or other poles or things to ingress and egress at any time to and over said easements for the purposes above set forth;

Second, said owners for their heirs and assigns further agree that no buildings or structures of any nature whatsoever (except necessary line fences) shall be built or placed upon september 9

said easements, timess permission therefor is obtained from the City

ngineer, that if at any time in the Third, the owners of any lots Third, that the owners of any lots abutfuture the discated alleys shall reting on sent conval and/or relocation quest existing poles or other utilities quest the tring poles or other utilities of any easements, such owners of any existing potential other utilities and easements, such owners upon in said easements the poles or other utilities in said ensemble the poles or other whose property the poles or other whose property are located shall pay all costs utilities to such removal and utilities to such removal and/or reincident unless such charges ncident unless such charges are location, by the utility owners location, the utility owners.

Adopted as follows: Adopted as Councilmen Beck, Connor, Yeas Oakman, Rogell, Smith, Van Kronk, and the President—9 Kronk, and the President—8. Nays-None.

pepartment of Public Works September 3, 1952.

Honorable Common Council: Gentlemen—In response to published advertisements, bids were received on August 26, 1952, for the following Relief Sewers:

pW-2082—Relief Sewer No. 6769 in Garden Avenue from alley west of Livernois Avenue to Livernois and in Vancouver Avenue from alley East of Military Avenue Livernois to

Avenue. PW-2083—Relief Sewer No. 6775 in Federal Avenue from alley East of Hammond Avenue to Hammond Avenue and in Bivouac Avenue from alley West of Military Avenue to Livernois Avenue.

PW-2084—Relief Sewer No. 6780 in Cicotte Avenue from alley South of Hanson Avenue to alley North of Gladys Avenue and in Devereaux Gladys Avenue and in Devereaux Avenue from Cicotte Avenue to Livernois Avenue.

Nine bids were received on Contract PW-2082, eight bids on Contract PW-2083, and twelve bids on Contract PW-2084, all of which are shown on the attached tabulation of bids.

The low bid submitted on each contract is regular in all respects and meets the contract requirements. It is, therefore, recommended that the contracts be awarded to the bidders as listed below. The total funds required include the cost of advertising, inspection and minor contingencies as well as the contract cost.

Contractor, D'Agostini Construction Company, Contract No. PW-2082, Amount, \$16,638.50, Total Funds Required, \$17,475.00.

Contractor, D'Agostini Construction Company, Contract No. PW-2083, Amount, \$9,940.80, Total Funds Required, \$10,450.00.

Contractor, Mancini Company, Contract No. PW-2084, Amount, \$46,890.00, Total Funds Required, \$49,200.00.

Funds are available No. 925-2390-924.

Respectfully submitted, GLENN C. RICHARDS, Acting Commissioner.

By Councilman Kronk:

Resolved, That the Commissioner of Public Works be and is hereby authorized to enter into contract with the respective bidders listed above for the construction of Relief Sewers; and be it further Resolved, That the Controller be

and is hereby authorized and directed to honor vouchers when presented, said vouchers to include the cost of advertising, inspection and minor contingencies as well as the contract cost and charge same to Account No. 925-2390-924.

Adopted as follows:

Yeas - Councilmen Beck, Connor, Kronk, Oakman, Rogell, Smith, Van Antwerp, and the President-8. Nays-None.

Department of Public Works September 4, 1952.

Honorable Common Council:

Gentlemen—We return herewith petition of Lytle Construction Co., (3065) GO. 44464, 7742 Greenfield Rd., requesting the forced construction of sidewalks at the following described locations:

S.S. Tireman bet. Rutland Clayburn:

Lot 1, Front and Side on Rutland, 125 lineal feet.

Lot 2, Front only, 20 lineal feet. Lots 3 to 11 incl., Front and Side

on Clayburn, 285 lineal feet. Lots 12 to 24 Incl., S.S. Tireman bet. Clayburn and Memorial, Fronts only, 263 lineal feet.

S.S. Tireman bet. Abington and Grandmont:

Lot 38, Front and Side on Abington, 121.5 lineal feet.

Lots 39 to 50 Incl. & vac. alley adj. sd. lots, 331 to 335 Incl., 461 to 465 Incl. & vac. alley adj. sd. lots, 241.5 lineal feet.

S.S. Tireman bet. Grandmont and Woodmont:

Lots 51 to 62 Incl., Fronts only 241.5 lineal feet.

Lot 63, Front and Side on Wood-

mont, 121.5 lineal feet.

There is approximately 1,419 lineal feet of concrete sidewalks to be constructed; the approximate cost of this new local improvement would be \$3,065.04, the cost and expense to be assessed against the lots or parcels of real estate to be benefitted by such local improvement, in proportion to the probable benefit to be tion to the probable benefit to be derived therefrom.

As these are original sidewalks and can only be ordered constructed by a formal resolution as a forced count under the provisions of Chapter 264, as amended May 3, 1949, of the Compiled Ordinances, we rec-