Summas 289-C \$785.61. Roll 289-C-1, W. 100 ft. of Lot 1, Roll of & adj. E. Gd. Blvd Roll 290-C-1, W. 100 ft. of Lot 1, Roll of & adj. E. Gd. Blvd. & W. 195 of Lot 2 & Lot 3, E.S. Wood-100 bet. Milwauke and E. Gd. Blvd., ward \$826.44, Error in assessing: ward bet. 1826.44, Error in assessing; ad-cancel \$826.44, Error in Accounts Cancel bosons made on Accounts justments Bill No. 33853 justments Bill No. 33853 and Inter-celvable Bill No. R-38—10-2-52 celyapie Bill No. R-38—10-2-52. pept. Bedford bet. Waven

Waveney and

Munich: Cancel Lot 193, \$57.73, Receipt 32117. 196, Cancel \$57.26, Receipt

Lot Roll 290-C-2, Lot 874, N.S. Warren 32120. Roll Bedford and Devonshire, Cancel bet. 84 Receipt 32116. \$235.34, Receipt 32116.

Summary: Roll 290-C-\$1,176.77. Respectfully submitted, NEAL CUTLIFF.

Secretary.

By Councilman Kronk: Resolved, That on recommendation of the Department of Public Works, that the City Treasurer be and is hereby authorized to cancel sidewalk assessments above set forth in communication of the Secretary.

Adopted as follows: Yeas—Councilmen Connor, Garlick Kronk, Oakman, Rogell, Smith, and Van Antwerp-7.

Nays-None.

Department of Public Works September 29, 1952. Honorable Common Council:

Gentlemen—The petition of Harry J. Gunsberg, et al (No. 1817) and A. A. Acciaioli, et al (No. 8746), requesting the conversions into easements of the alleys at the various locations described in the attached resolution, were referred to this office by your Committe 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 companles reported that they will be 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 ated into the vacating resolution protecting their interests in the installations located in the alleys.

We recommend the adoption of the attached resolution.

Respectfully submitted CARL D. WARNER, Commissioner.

By Councilman Kronk:
Resolved, That all of north-south
public alley, 20 ft. wide, in block
broke by Greenfield, Prest, Pemchippewa Avenues, as

platted in San Bernardo Park Subdivision No. 3 as recorded in Liber 55, Page 23 of plats, Wayne County Records, lying east of and adjoining the east line of lots 1140 to 1177, both inclusive, and west of and adjoining the west line of lots 1178 to 1197, both inclusive, of last mentioned subdivision, (petition of Harry J. Gunsberg, No. 1817);

Also, all of north-south public alley, 20 ft. wide, in block bounded by Sunderland, Stahelin, Seven A Cambridge Avenues, Road, and Cambridge platted in Mills and Kneebush's Mission Woods Subdivision, as recorded in Liber 60, Page 93 of plats, Wayne County Records, lying east of and adjoining the east line of lots 28 to 48, both inclusive, and west of and adjoining the west line of lots 95 to 104, both inclusive, of last mentioned subdivision, (petition of A. A. Acciaioli, No. 8746);

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 lowing covenants, agreements, uses, reesrvations and regulations which shall be observed by the owners of the lots abutting 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 alley, hereinabove described, for the purpose of installing, maintaining, repairing, removing or replacing any sewer, conduit, telephone, telegraph, electric light or other poles or things usually placed or installed in a public alley in the City of Detroit with the right 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 (except necessary whatsoever fences) shall be built or placed upon said easements, unless permission therefor is obtained from the City Engineer;

Third, that if at any time in the future the owners of any lots abutting on said vacated alley shall request the removal and/or relocation of any existing poles or other utilities in said easements, such owners upon whose property the poles or other utilities are located shall pay all costs incident to such removal and/or reunless such charges location, unless such charge waived by the utility owners. Adopted as follows:

Yeas-Councilmen Connor, Garlick, Kronk, Oakman, Rogell, Smith, and Van Antwerp-7.

Nays-None.