tion and concrete backfill was re- ft. W. of Redfern. Fort Wayne Coal quired. It was necessary to go approx- & Const., \$4,891.49. quired. It was necessary to go approximately 3½ feet deeper in order to place the footing on solid ground.

The Contractor has submitted the

additional cost of this work in the amount of \$2,043.11. This amount has been checked in detail by the City Engineer's Office and is found to be correct.

It is, therefore, recommended that this additional work in the amount stated be added as an extra to the existing Contract.

Respectfully submitted, JOHN J. CONSIDINE, Superintendent.

Recommended: G. R. THOMPSON, City Engineer.

By Councilman Youngblood:

Resolved, That the additional work as described in the foregoing communication, in connection with the construction of the St. Hedwig Field House, Contract PR-118, be added as an extra to the existing Contract in the amount of \$2,043.11; and be it further

Resolved, That the Controller be and he is hereby authorized and directed to honor vouchers when presented covering this additional work and charge same to Account No. 116-5290-948.

Adopted as follows:

Yeas — Councilmen Beck, Connor, Garlick, Kronk, Rogell, Smith, Van Antwerp, Youngblood, and President Miriani—9. Nays—None.

## Department of Public Works December 24, 1953.

Honorable Common Council:

Gentlemen-This is to certify in accordance with Article 6 of the Contract Agreement of the following Contracts that work provided for in said Contracts for concrete pavements has been given final inspection and found fully performed and the Contractor has submitted an affidavit that all payrolls, material bills, and other indebtedness connected with the work have been paid:

PW-2232 — Pembroke, Biltmore to Ferguson, A. J. Smith Contg. Co., \$2,496.10.

PW-1982 — Longacre, Diversey to 497 ft. S. of Diversey, A. J. Smith Contg. Co., \$6,283.35.

PW-1994 — Artesian, Ford Road to Kirkwood, Julius Porath & Son Co., \$20,128.65.

PW-2410 — Wormer, McNichols to Santa Maria, G. Toccalino & Sons, \$15,163.05.

PW-2427-Tyrone, Moross to Kingsville, G. Toccalino & Sons, \$11,664.25.

PW-2431—Westfield, 126 ft. W. of Decatur to Schaefer, G. Toccalino &

PW-2405 — Warwick, Kirkwood to 622 ft. S. of Kirkwood, Julius Porath & Son Co., \$8,598.75.

Alleys: PW-2286 — Linwood, Normandy, Grove, McNichols, A. N. Mar-

ando & Son, \$2,568.90.

As the work provided for in these Contracts has been completed they are accepted by the Commissioner of Public Works and he does recommend that they be accepted by your Honorable Body and that full payment of the above stated sums, as indicated in Estimate No. 1 (Final) be made at this time with the understanding that such payment is made by the City and acepted by the Contractor under the terms of final pay-

FLOYD C. MORSE, Engr. of Tests and Inspec. G. R. THOMPSON, City Engineer. CARL D. WARNER, Commissioner.

By Councilman Garlick:

Whereas, It appears from the foregoing communication that the contracts therein listed have been duly completed, and

Whereas, Said work has been found to be in accordance with the specifications and the contracts for the same, and has been accepted by the Commissioner of Public Works, therefore be it

Resolved, That said contracts be and the same are hereby accepted.

Adopted as follows:

Yeas - Councilmen Beck, Connor, Garlick, Kronk, Rogell, Smith, Van Antwerp, Youngblood, and President Miriani—9. Nays—None.

## Reconsideration

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

Councilman Garlick moved to suspend Rule 23 for the purpose of in-defintely postponing the motion to reconsider, which motion prevailed as follows:

Yeas — Councilmen Beck, Connor, Garlick, Kronk, Rogell, Smith, Van Antwerp, Youngblood, and President Miriani—9.

Nays-None.

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

The regular order was resumed.

## Department of Public Works December 29, 1953.

Honorable Common Council:

Gentlemen-Your Committee of the Whole referred to this office for investigation and report the request of Sons, \$13,012.75. the Department of Parks and Recrea-PW-2433 — Frisbee, Redfern to 328 tion for the vacation of a portion of the Department of Parks and RecreaArchdale, Longacre and Rutland Avenues, south of Glendale Avenue, and the adjacent alleys, all within the limits of a greenbelt area east of Southfield Road. The vacation of said streets and alleys was approved by the City Plan Commission.

Our investigations are completed and they disclose that two City Departments are affected by the vacation

of said streets and alleys.

- (1) Department of Water Supply: This Department has two 6 inch and one 8 inch water mains in the streets to be vacated and requested that the Department of Parks and Recreation reimburse the Department of Water Supply the sum of \$1,456.40, for said Department's remaining equity in the water mains and the cost of installing the necessary blow-off assemblies in connection with the discontinuance of said mains. Meanwhile the Department of Parks and Recreation requested that the water mains remain in their present location and have agreed to the reservations of an easement for the Department of Water Supply in the vacated streets for the maintenance of the mains. The Department of Water Supply is in the process of preparing a suitable recordable easement form for execution by the Department of Parks and Recreation.
- (2) Department of Public Works: The Sewer Design Divisions of the City Engineer's Office reports the existence of lateral sewers in the alleys to be vacated. A proper provision is incorporated into the vacating resolution protecting this Department's interests in the sewers.

The attached resolution vacating the streets contains a proviso reserving an easement for the Department of Water Supply for the maintenance of its water mains.

We recommend the adoption of the

attached resolution.

Respectfully submitted, CARL D. WARNER, Commissioner.

By Councilman Smith:

Resolved, That the south 80 feet of Archdale Avenue, south of Glendale Avenue, as platted in Grandmont Subdivision No. 3 as recorded in Liber 53, Page 59 of plats, Wayne County Records, lying east of and adjoining lots 1975 and 1976, and west of and adjoining the west line of lots 2003 and 2004 of last mentioned subdivision; also, the south 80 feet of Longacre Avenue, south of Glendale Avenue, as platted in said Grandmont Subdivision No. 3, lying east of and adjoining the east line of lots 2005 and 2006, and west of and adjoining the west line of lots 2033 and 2034 of last mentioned subdivision; also, the south 40 feet of Rutland Avenue, south of Glendale Avenue, as platted in said Grandmont Subdivision No. 3, lying

east of and adjoining the east line of lot 2035 and west of and adjoining the west line of lot 2064 of last mentioned subdivision; also, the south 80 feet of north-south public alley, 20 feet wide, south of Glendale Avenue between Southfield Road and Archdale Avenue as pletted in Grandworth dale Avenue, as platted in Grandmont Subdivision No. 3 as recorded in Liber 53, Page 59 of plats, Wayne County Records, lying east of and adjoining the east line of lots 1971 to 1974, both inclusive, and west of and adjoining the west line of lots 1975 and 1976 of last mentioned subdivision; also, the south 80 feet of north-south public alley, 18 feet wide, south of Glendale Avenue, between Archdale and Longacre Avenues as platted in said Grandmont Subdivision No. 3, lying east of and adjoining the east line of lots 2003 and 2004, and west of and adjoining the west line of lots 2005 and 2006 of last mentioned subdivision; also, the south 80 feet of north-south public alley, 18 feet wide, south of Glendale Avenue, between Longacre and Rutland Avenues, as platted in said Grandmont Subdivision No. 3, lying east of and adjoining the east line of lots 2033 and 2034, and west of and adjoining the west line of lots 2035 and 2036 of last mentioned subdivision; be and the same are hereby vacated as public streets and alleys to become a part and parcel of the adjoining property, subject to the following provisions:

(a) An easement is hereby reserved for the Department of Water Supply over the west 30 feet of above described Archdale, Rutland and Longacre Avenues, for the purpose of maintaining, replacing or removing the water mains presently located therein. No plantings, buildings or other structures shall be built or placed over said easement unless prior permission therefor is obtained from the Department of Water Supply.

(b) An easement is hereby reserved in and over the center 6 feet of above described alleys for the Department of Public Works for the purpose of maintaining, replacing or removing the existing sewers located therein. No plantings, buildings or other structures shall be built or placed over said easement unless prior permission therefor is obtained from the Department of Public Works.

Adopted as follows:

Yeas — Councilmen Beck, Connor, Garlick, Kronk, Rogell, Smith, Van Antwerp, Youngblood, and President Miriani—9.

Nays-None.

Department of Public Works
December 21, 1953.
Honorable Common Council:

mentioned subdivision, also, south of deet of Rutland Avenue, south of deet of Rutland Avenue, south of ed advertisements bids were received Grandmont Subdivision No. 3, lying on December 8, 1953 for Lateral Sewer