low bidder. The low bidder claimed that he did not receive such Bulle-tin in the mail. Bulletin No. 2 was subsequently reviewed by the low bidder, and he has indicated that such Bulletin would not have affected his bid price. It is therefore recom-mended that his irregularity be waived in the interest of the City.

Ray D. Baker Contractor, Inc., is well qualified by experience to handle work of the type contained in this Contract. It is therefore recommended that the Contract has ommended that the Contract be awarded to Ray D. Baker Contractor, Inc., in the amount of \$33,350. In addition to the Contract price, it is estimated that the amount of \$1,650 will be required to cover the cost of advertising, inspection, and minor contingencies making the total funds required \$35,000. This amount is available in Account No. 925-2390-936.

Respectfully submitted, CARL D. WARNER,

Commissioner.

Approved:

E. P. RIEHL, Dep. Controller.

By Councilman Van Antwerp:

Resolved, That in connection with the proposals for the Sanitary Pumping Station, Seven Mile Road and Canterbury, Contract PW-2105, that the two irregularities in the proposal of the low bidder, as explained in the foregoing communication, be and are hereby waived in the best interest of the City and be it further

Resolved, That the Commissioner of Public Works be and is hereby authorized and directed to enter into contract for the construction of the Pumping Station, Mile Road and Canterbury, Contract PW-2105, with Ray D. Baker Con-tractor, Inc., in the amount of \$33,-350; and be it further

Resolved, That the Controller be and is hereby authorized and directed to honor vouchers when present-ed. Said vouchers to cover the cost of advertising, inspection, and minor contingencies, as well as the contract cost, and charge same to Account No. 925-2390-936.

Adopted as follows:

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

Nays-None.

Department of Public Works July 20, 1953.

Honorable Common Council:

Gentlemen — The Congress-Federal Investment Company is requesting that the City construct a sewer in Girardin Avenue from McNichols Road to a point approximately 1500 feet south of McNichols Road to drain their property. In view of the fact that all other properties abutting that all other properties abutting Girardin Avenue have built at con-

siderable expense private connections to the McNichols Road sewer, I recommend that your Honorable Body authorize the construction of a public sewer arm in Girardin Avenue and finance the cost from available Public Sewer Funds, provided the petitioner deposits with the City Treasurer \$10,-000.00 to cover the ratable proportion of the cost of the sewer based on the area of the petitioner's property.

The petitioner shall be requested to increase the above mentioned sum if the actual cost of the sewer is above the present estimate. If, however, the cost is less than the estimate, a certain sum shall be refunded to him.
Respectfully submitted,

CARL D. WARNER, Commissioner.

By Councilman Van Antwerp:

Resolved, That the Commissioner of Public Works be and is hereby authorized and directed to proceed with the construction of a public sewer arm in Girardin Avenue from McNichols Road to a point approximately 1500 feet south of McNichols Road, provided the Congress-Federal Investment Company, the petitioner for the sewer, deposits with the City Treasurer \$10,000.00, which sum constitutes a ratable proportion of the cost of the sewer based on the area of peti-

tioner's property; and be it further Resolved, That the petitioner shall be requested to increase the above mentioned sum if the actual cost of the sewer exceeds the present esti-mate. If the cost is less than the estimate the City Treasurer shall re-fund to the depositor a calculated sum.

Adopted as follows:

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

Nays-None.

Department of Public Works July 21, 1953.

Honorable Common Council: Gentlemen-Your Committee of the Whole referred to this office for investigation and report the petition of Goodwin's Inc., Petition No. 4882, requesting the vacation of a portion of Roselawn Avenue, south of Grand River Avenue and north of Allen Pl. The vacation of said portion of street was approved by the City Plan Comwith the recommendation that land for a new street to be known as Beechdale Avenue be deeded to the City by the Petitioner to prevent the dead-ending of the remaining portion of Roselawn Avenue.

We wish to advise that our investi-

1953, the petitioner deposited into the 1953, the petitioner deposited into the City Treasury the sum of \$1,300.00, Receipt No. A-4769

said amount being the estimated cost of relocating fire hydrants necessitated by the vacation of said street.

on July 21, 1953, the petitioner deposited into the City Treasury the sum of \$11,276.00 to cover the cost of paving the newly deeded street and work incidental thereto including a roadway through boulevard strip on Oakman Boulevard.

The Department of Water Supply has a six inch water main in the portion of Roselawn Avenue proposed to be vacated. Said department requested that the petitioner execute proper easement forms to protect said department's interests in the water main. A suitable proviso is incor-porated into the vacating resolution protecting said department's interests in the water main.

All other City Departments and privately owned utility companies re-ported that they will be unaffected by the vacation of said street or that they have reached satisfactory agreements with the petitioners regarding

their installations therein.

We recommend the adoption of the attached resolution.

> Respectfully submitted, CARL D. WARNER, Commissioner.

By Councilman Van Antwerp: Resolved, That all that part of Roselawn Avenue, 50 feet wide, as platted in Robert Oakman Land Company's Grand River and Oakman Highway Re-Subdivision as recorded in Liber 57, Page 8 of Plats, Wayne County Records, lying between the north line, extended westerly of lot 36 and a line which is the extension easterly of the north line of lot 61 to a point in the extended north line of the south 10 feet of lot 20, and which is likewise the extension of the north line of the south 10 feet of lot 20 to the point of intersection with the extended north line of lot 61, all lots mentioned being the same as platted in last mentioned subdivision, be and the same to be same as platted. the same is hereby vacated as a public street to become a part and parcel of the adjoining property subject to the following provisions:

1. An easement or right-of-way, 18 feet wide, the center line of which is 9 feet west of the east line of Rose-lawn above described, is hereby reserved for the Department of Water Supply for the purpose of maintaining, repairing, replacing or removing the presently installed 6 inch water main in said street.

2. No building of contractive what-

2. No buildings of any nature whatsoever shall be constructed over said easement and no vehicles shall be parked over said easement unless prior approval therefor is obtained from the Department of Water Supply; and further

3. That the petitioners shall pay all costs incident to the paving of the newly deeded street as well as all costs | A, for a period starting August 1, 1953

incident to the extension of said street through the island in Oakman Boulevard to the southbound lane thereof to a minimum width of 30 feet, and further

Resolved, That Quit Claim Deed of Goodwin's Inc., to the City of Detroit, deeding land for street purposes, said land being described as Lot 48, the north 15 feet of Lot 47, the south 7.48 feet of Lot 72 and the north 42.52 feet of Lot 73 and vacated alley in rear of above described lots of Robert Oak-man Land Company's Grand River and Oakman Highway Re-Subdivision of Lots 2 and 3 of the subdivision of the E. ½ of the N.W. ¼ Section 33 and Lots 25 to 34 inclusive, and part of Lots 35-36 and 37 of the Maple Grove Subdivision of Lot 4 of the subdivision of the E. ½ of the N.W. ¼ of Section 33, and part of the S. W. ¼ of Section 28, T. 1 S., R. 11 E., City of Detroit, Wayne County, Michigan; recorded in Liber 57, page 8 of plats, Wayne County Records, for street purposes only, be and the same is hereby accepted and the City Controller be and he is hereby directed to record said deed in the Office of the Register of Deeds for Wayne County.

Adopted as follows:

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

Purchases and Supplies July 28, 1953.

Honorable Common Council:

Gentlemen—In response to our advertisements, the following recommendations are submitted. These bids are the lowest on purchases and the highest on sales, except those which deviate from our specifications.

FILE NO. 3121

Four (4) bids were received as a result of ten (10) solicitations. To: Regular Baking Co., of Detroit. For furnishing Total Requirements

Vienna and Hamburger, esti-Rolls. mated at \$14,800.00, For Resale To Patrons of the Department of Parks and Recreation and the Zoological Park Commission for a period starting at once and ending March 31, 1954.

Rolls, Vienna Sandwiches, 16 oz. per dozen size. Estimated requirements 55,000 dozen—Price Per Doz. \$.2499.

Rolls, Hamburger, 16 oz. per dozen size. Estimated requirements 5,000 dozen—Price Per Doz. \$.2099.

Price is subject to decrease F.O.B. delivered. Terms net 30 days.

FILE NO. 3100

Two (2) bids only were received as a result of thirteen (13) solicitations, for furnishing the Departments of Health and Parks and Recreation with