Youngblood, and President Miriani-

Nays-None.

Reconsideration

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

Councilman Rogell moved to suspend Rule 23 for the purpose of indefinitely postponing the motion to which motion prevailed as follows:

Yeas - Councilmen Beck, Connor. Rogell, Smith, Van Antwerp, Wise, Youngblood, and President Miriani—

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 20, 1954.

Honorable Common Council:
Gentlemen—Your Committee of the Whole referred to this office for investigation and report the petition of the Board of Education, No. 1618, requesting the vacation of a portion of the north-south alley in the block bounded by 24th Street, 25th Street, Bagley Avenue, and Porter Avenue, within the limits of a school site. The vacation of said alley was approved by the City Plan Commission, with the recommendation that an alley outlet be provided at the north end vacated alley to eliminate a dead-end condition.

We wish to advise that our investi-

gations are completed.

As per our request, a purchase order 57557) was issued by the Board of Education in favor of the Department of Public Works in the amount of \$1,300.00 to cover the cost of stoning the new alley and constructing a paved return at the entrance thereto.

A proper provision is incorporated into the vacating resolution protecting the City's interests in the sewer located in the alley to be vacated.

We are in receipt of a Quit Claim Deed to land to be used for alley pur-poses in accordance with the City Plan Commission's recommendation. Said deed was approved as to form and execution by the Corporation Counsel and as to description by the City Engineer, and it is attached hereto for your Honorable Body's acceptance.

All other City departments and privately owned utility companies reported that they will be unaffected by the vacation of said alley or that they have reached satisfactory agreements the petitioner regarding their

installations therein.

We recommend the adoption of the attached resolution.

Respectfully submitted, S. G. GENTILE.

Acting Commissioner.

By Councilman Beck:

Resolved, That an the north-south public alley in block bounded by 24th 8 Street, Bagley Avenue, Avenue, as platted in D Avenue, as present in D Subdivision of all that Par Subdivision S. Porter Farm 45, George D. Forter Fam East of the East line of City of Detroit, Wayne C. lgan, as recorded in Liber of plats, Wayne County Catherine B. Hubbard's Sun Lots 40, 41, and 44 and ball Lots 40, 41, and 42 and but 37, 39, and 42, G. B. Porter Pe part of P. C. 20 and 21, City of the County, Michigan Wayne County, Michigan Wayne County, Michigan in Liber 4, Page 16 of plat County Records, lying War adjoining the west line of 21 both inclusive, east of ing the east line of Lots 22 inclusive, east of and adjoin east line of the north 40 to 25 of the last mentioned su east of and adjoining the east of and adjoining the Lots 4 to 7 both inclusive and adjoining the east line south 13 feet of Lot 3 we adjoining the west line of 1 14 both inclusive, west of and ing the west line of the soun of Lot 10 of the above men H. Osgood's Subdivision, adjoining the east line of the 168 feet of Outlot 45 desp "Excepted from Plat" of ab-tioned D. H. Osgood's Subof abou and west of and adjoining line of the south 158 feet 45, designated as "Excepted in of the above mentioned D. H. Subdivision, be and the same i vacated as a public alley to a part and parcel of adjoining erty, subject to the follow visions:

1) Provided, That by real vacation of the above describ the City of Detroit does not to rights to the sewer located and at all times shall have to enter upon the premises " necessary, on account of sale repair, alter, or service set further

2) Provided, That if a builded be constructed over said as sewer shall be replaced with pipe of the same size, rerouted cased in 6 inches of Class A or in lieu of the above, suf shall be done as will be spe the City Engineer, all mentioned to be done supervision and inspection of partment of Public Works costs entailed to be born petitioners, their successor signs; and further

3) Provided, That no building be constructed over said sead out the prior approval of su ing construction by the City pepartment of Buildings and

appartment of Buildings and difference and further and further ded in the event that the ted in said alley, if built break causing damage to the said above, the petitions all break above, the petitioner ruction above, the petitioner of the signs, by acceptance of the building over said sewer, building over said sewer, the building of the sewer to such and agree to pay all dent to the repair of such

That Quit Claim Deed of of Education to the City of of Education to the City of leding land for alley pur-dland being described as: subdivision, of all that part 45 George B, Porter Farm, east of the east line of City of Detroit, Wayne uchigan, as recorded in Liber of plats, Wayne County and the City Controller be directed to record m the office of the Register for Wayne County.

ted as follows: councilmen Beck, Connor, smith, Van Antwerp, Wise, and President Miriani-

Reconsideration

the vote by which the reso-

adopted. man Rogell moved to sus-10 23 for the purpose of 11 postponing the motion der which motion prevailed

councilmen Beck, Connor, Binith. and President Miriani-

Van Antwerp then that the motion to reconsider finitely postponed, which moa totalar order was resumed.

orpartment of Public Works

September 17, 1954. Common Council:

This is to certify, in

With Article 6 of the Conement of the following Conwork provided for in said for recapping of streets has anal inspection and found fwined and the contractors allted affidavits that all pay-

derial bills and other ing Streets

E. Davison-McNichols to Dwyer to Mt. Elliott — De-Paving, \$57,164.26.
Seven Mile Rd.-Outer

Dr. to Hoover, Joann to Gratiot -Louis Garavaglia, \$61,306.95. As the work provided for in these

Contracts has been completed, they are accepted by the Commissioner of Public Works under the terms and conditions thereof and it is recommended that they be accepted by your Honorable Body and that full payment of the above stated sums, less all previous payments indicated in Estimates No. 2 (Final), be made by the City and accepted by the Contractors under the terms of final pay-

Respectfully submitted, FLOYD C. MORSE, Engr. of Tests & Inspection. M. F. WAGNITZ, City Engineer. S. G. GENTILE,
Acting Commissioner.

Department of Public Works September 17, 1954.

Honorable Common Council: Gentlemen-This is to certify, accordance with Article 6 of the Contract Agreement for Contract PW-2428W, Paving Chatham from West Chicago to Orangelawn, that work provided for in this Contract has been given final inspection and has been found fully completed and the Contractor, G. Toccalino and Sons, has submitted an affidavit that all payrolls, material bills, and other indebtedness connected with the work has been paid.

The completed items and value

thereof of this work are:
All Contract Items and Contract
Changes — \$12,989.30 (Twelve thous sand nine hundred eighty nine and 30/100 dollars).

As the work provided for in these Contracts has been completed, they are accepted by the Commissioner of Public Works under the terms and conditions thereof and it is recommended that they be accepted by your Honorable Body and that full payment of the above stated sum of \$12,989.30, as indicated in Estimated No. 1 (Final), be made by the City and accepted by the contractor under the terms of final payment.

Respectfully submitted.

FLOYD C. MORSE, Engr. of Tests & Inspection. M. F. WAGNITZ, City Engineer. S. G. GENTILE, Acting Commissioner.

By Councilman Beck:

Whereas, It appears from foregoing communications from the Dept. of Public Works that paving and re-capping contracts listed therein have been duly completed; and

Whereas, The completion of said work has been found to be in accordance with the contracts and specifications for same and have been Youngblood, and President Mirlani-

Nays-None.

Reconsideration

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

Councilman Rogell moved to suspend Rule 23 for the purpose of indefinitely postponing the motion to reconsider, which motion prevailed as follows:

Yeas -- Councilmen Beck, Connor, Rogell, Smith, Van Antwerp, Wise, Youngblood, and President Miriani-

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 20, 1954.

Honorable Common Council:
Gentlemen—Your Committee of the

Whole referred to this office for investigation and report the petition of the Board of Education, No. 1618, requesting the vacation of a portion of the north-south alley in the block bounded by 24th Street, 25th Street, Bagley Avenue, and Porter Avenue, within the limits of a school site. The vacation of said alley was approved by the City Plan Commission, with the recommendation that an alley outlet be provided at the north end of the vacated alley to eliminate a dead-end condition.

We wish to advise that our investi-

gations are completed.

As per our request, a purchase order (No. 57557) was issued by the Board of Education in favor of the Department of Public Works in the amount of \$1,300.00 to cover the cost of stoning the new alley and constructing a paved return at the entrance thereto.

A proper provision is incorporated into the vacating resolution protecting the City's interests in the sewer located in the alley to be vacated.

We are in receipt of a Quit Claim Deed to land to be used for alley purposes in accordance with the City Plan Commission's recommendation. Said deed was approved as to form and execution by the Corporation Counsel and as to description by the City Engineer, and it is attached hereto for your Honorable Body's acceptance.

All other City departments and privately owned utility companies reported that they will be unaffected by the vacation of said alley or that they have reached satisfactory agreements with the petitioner regarding their installations therein.

We recommend the adoption of the attached resolution.

Respectfully submitted,
S. G. GENTILE,
Acting Commissioner.

By Councilman Beck:

Resolved. That all that north-south public alley 20 feet bounded by 24th St. north-south product by 24th Street Avenue. in block bounded by 24th Street, Street, Bagley Avenue, and Avenue, as platted in D H O Avenue, as part of on Subdivision of all that Part of the Subdivision of the Subdivision of all that Part of the Subdivision of the Subdiv Subdivision of all that Part of 245, George B. Porter Farm, which East of the East line of 25th St. City of Detroit, Wayne County igan, as recorded in Liber 21 Part of plats. Wayne County Record. igan, as recorded in liver 21 Pa of plats, Wayne County Records of plats, Wayne County Records Catherine B. Hubbard's Subdivision Lots 40, 41, and 44 and part of 37, 39, and 42, G. B. Porter Farm part of P. C. 20 and 21, City of Det wayne County, Michigan, as reco Wayne County, Michigan, its record in Liber 4, Page 16 of plats, Wayne County Records, lying West of adjoining the west line or Lots is and adjoining the west line or Lots is 21 both inclusive, east of and adjuding the east line of Lots 22 to 24 b ing the case of and adjoining the east line of the north 40 feet of I 25 of the last mentioned subdivis 25 of the last line east line at the Lots 4 to 7 both inclusive. East and adjoining the east line of the south 13 feet of Lot 3, west of an adjoining the west line of Lots it to 14 both inclusive, west of and adjoining the west line of the south 13 fee of Lot 10 of the above mentioned D H. Osgood's Subdivision, cast of and adjoining the east line of the south 168 feet of Outlot 45 designated "Excepted from Plat" of above men of above men tioned D. H. Osgood's Subdivision and west of and adjoining the west line of the south 158 feet of Outlo-45, designated as "Excepted from Plat of the above mentioned D. H. Osgood's Subdivision, be and the same is hereby vacated as a public alley to become a part and parcel of adjoining property, subject to the following provisions:

1) Provided, That by reason of the vacation of the above described alley the City of Detroit does not walve any rights to the sewer located therein and at all times shall have the right to enter upon the premises, if found necessary, on account of said sewer to repair, alter, or service same; and further

2) Provided, That if a building is to be constructed over said sewer, sewer shall be replaced with cast from pipe of the same size, rerouted or encased in 6 inches of Class A concrete or in lieu of the above, such work shall be done as will be specified by the City Engineer, all of the work mentioned to be done under the supervision and inspection of the D partment of Public Works and all costs entailed to be borne by the petitioners, their successors, or assigns; and further

3) Provided, That no buildings shall be constructed over said sever without the prior approval of such building construction by the City Engineer