

ING OFFICER OF THE CITY OF DETROIT WITHOUT ANY CHARGE THEREFOR TO LEADER DOGS MADE USE OF BY BLIND PERSONS. ALL LICENSES UNDER THIS ORDINANCE SHALL EXPIRE UPON THE FIRST DAY OF FEBRUARY FOLLOWING THEIR ISSUE.

Sec. 2. All ordinances or parts of ordinances in conflict herewith are hereby repealed only to the extent necessary to give this ordinance full force and effect.

Approved:

P. T. DWYER,
Corporation Counsel.

EDWARD S. PIGGINS,
Commissioner of Police.

Read twice by title, ordered printed and laid on the table.

Corporation Counsel

August 27, 1956.

Honorable Common Council:

Gentlemen—On March 29, 1956, a resolution was submitted by the Detroit-Wayne Joint Building Authority requesting that its employees be included in the General Retirement System, and on April 3, 1956 (J. C.C. Pg. 616) your Honorable Body adopted the following resolution:

“Resolved, That the City Controller, the City Treasurer, and the Board of Trustees of the General Retirement System are hereby authorized and directed to take such appropriate action as will provide for the inclusion of the Employees of the Detroit-Wayne Joint Building Authority as members of the General Retirement System and to assess and collect all necessary charges and payments required to carry out the purposes of this resolution.”

For the purpose of making the necessary deductions and to satisfy the provisions of the Charter which provides “‘Service’ means service rendered to the City by a person as an employee of the City and paid for by the City,” it is necessary that the employees of the Detroit-Wayne Joint Building Authority be placed on a City payroll.

If the above meets with your approval the following resolution is submitted for your consideration.

Respectfully submitted,

BERT R. SOGGE,

Assistant Corporation Counsel.

By Councilman Van Antwerp:

It is hereby resolved that pursuant to the above communication that the two employees of the Detroit-Wayne Joint Building Authority be placed on a separate payroll of the Department of Public Works for the sole purpose of making payroll deductions and that the Detroit-Wayne Joint Building Authority re-

imburse the Department of Public Works for all costs.

Approved as to form:

PAUL T. DWYER,
Corporation Counsel.

Adopted as follows:

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

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, Lincoln, Rogell, Smith, Van Antwerp, Wise, Youngblood, and President Miriani—9.

Nays—None.

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

The regular order was resumed.

Corporation Counsel

August 29, 1956.

Honorable Common Council:

Gentlemen—This is to inform your Honorable Body that on August 29, 1956, Orders were signed by Hon. Frank B. Ferguson, Wayne County Circuit Judge, vacating the following alleys in the City of Detroit:

Wayne Circuit Court Number 287,043, Common Council Petition 7117, Location, Gallagher, Klinger, Winchester Avenues and Eight Mile Road.

Wayne Circuit Court Number 287,044, Common Council Petition 7470, Location, Dickerson, Lenox, Chandler Park, Linville Avenues.

Wayne Circuit Court Number 287,045, Common Council Petition 8056, Location, Burt Road, Pierson, Dover and Cathedral Avenues.

The Orders provide that public easements for public utility purposes shall be retained in the lands formerly comprising the alleys.

We submit herewith a resolution directing the City Clerk to record the attached true copies of the Orders with the Wayne County Register of Deeds.

Respectfully submitted,

ALFRED SAWAYA,

Assistant Corporation Counsel.

By Councilman Van Antwerp:

Resolved, That the City Clerk be and is hereby directed to record the Orders vacating public alleys in the office of the Wayne County Register of Deeds, within 30 days from the date hereof, in accordance with the foregoing communication from the Corporation Counsel.

Approved:

PAUL T. DWYER,
Corporation Counsel.

Adopted as follows:

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

Nays—None.

Board of Assessors
August 22, 1956.

Honorable Common Council:

Gentlemen — We respectfully request your Honorable Body to approve the personal property tax cancellations and reductions for the years 1955 and 1956 in accordance with the following resolutions.

Respectfully submitted,
T. M. CORCORAN, President.

By Councilman Lincoln:

Resolved, That the City Treasurer be and he is hereby authorized and directed to cancel the personal property taxes levied against the following for the years shown:

American Federation of Labor, 1956 value \$400, tax \$14.50 (w. 2N, i. 3157). Double assessment.

Alden Powers, 1956 value \$300, tax \$10.88 (w. 2N, i. 6017). No assessable personal property.

Murray Corp. of America, 1956 value \$30,000, tax \$1,087.68 (w. 9, i. 24). Double assessment.

Russell Miller Milling Co., 1956 value \$15,000, tax \$543.84 (w. 10, i. 1444). Double assessment.

Tri-State Engineering Co., 1955 value \$1,100, tax \$39.68 (w. 17, i. 914). Taxpayer was out of business prior to assessment date.

Peabody Products, Inc., 1955 value \$800, tax \$28.86 (w. 19, i. 999). Corporation was out of business prior to assessment date, and further

Resolved, That the City Treasurer be and he is hereby authorized and directed to accept from the following the amounts shown with interest added from due date to date of payment in full settlement of the personal property taxes for the year 1956, and cancel balance due, personal property being over-assessed in each instance;

Philadelphia Reading Corp., original value \$2,500, tax \$90.64; reduced \$2,230, tax \$80.86; new value \$270, tax \$9.78 (w. 2S, i. 226).

Magnuson Food Products Corp., original value \$20,510, tax \$743.62; reduced \$5,020, tax \$182.00; new value \$15,490, tax \$561.62 (w. 2N, i. 5414).

A. L. Stewart & Sons, original value \$4,500, tax \$163.14; reduced \$2,580, tax \$93.52; new value \$1,920, tax \$69.62 (w. Storage, i. 716).

Cady Television Sales & Service, Inc., original value \$155,000, tax \$5,619.68; reduced \$56,190, tax \$2,037.22; new value \$98,810, tax \$3,582.46 (w. 14, i. 553).

Welbilt Corp., original value \$2,800,000, tax \$101,516.80; reduced \$771,180, tax \$27,959.90; new value \$2,028,820, tax \$73,556.90 (w. 15, i. 23).

Shippy's Market, original value \$9,000, tax \$326.30; reduced \$5,010, tax \$181.64; new value \$3,990, tax \$144.66 (w. 16, i. 183).

Rogers Beauty Salon, original value \$2,270, tax \$82.30; reduced \$1,460, tax \$52.94; new value \$810, tax \$29.36 (w. 16, i. 218).

Schefges Company, original value \$4,930, tax \$178.74; reduced \$400, tax \$14.50; new value \$4,530, tax \$164.24 (w. 17, i. 849).

Martin Foundries Co., original value \$106,440, tax \$3,859.08; reduced \$3,120, tax \$113.12; new value \$103,320, tax \$3,745.96 (w. 20, i. 231).

Bella Fine Food Pizza, original value \$10,420, tax \$377.78; reduced \$1,670, tax \$60.52; new value \$8,750, tax \$317.26 (w. 21, i. 1818), and further

Resolved, That the City Controller be and he is hereby authorized and directed to honor vouchers when presented by the City Treasurer in favor of any person to whom refund is due on the basis of the amount of tax payable subsequent to said cancellations being less than the amount paid on the original assessment, and further

Resolved, That the City Treasurer be and he is hereby authorized and directed to have stricken from the rolls the amount of the cancellations as shown above, and that proper journal entries be prepared by the City Controller.

SUMMARY

Personal: 1955	\$ 68.54
1956	32,433.12

Total taxes cancelled\$32,501.66

Approved as to form:

PAUL T. DWYER, Corp. Counsel.

Adopted as follows:

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

Nays—None.

Board of Assessors

August 10, 1956.

Honorable Common Council:

Gentlemen—We respectfully request your Honorable Body to approve the real property tax reductions for the year 1956 in accordance with the following resolutions.

Respectfully submitted,
THOMAS M. CORCORAN,
President.

By Councilman Lincoln:

Resolved, That the City Treasurer be and he is hereby authorized and directed to accept from the following the amounts shown with interest added from due date to date of payment in full settlement of the real property taxes for the year 1956 and cancel balance due:

Rose O. Girard, Lots 89 to 106 incl. Exc. Harper Ave. as widened of Lot 107, Rear O. L. A. Good's Sub., Cap. 411 (w. 19, i. 3593) building reduced