play consisting of flower boxes, 7 in. wide and 14 in. high, on the public sidewalk against the bulk head wall of building, to encroach 7 in, beyond the property line into public property on both Shelby and State Streets, authorized April 10, 1956, J.C.C. 683/684.

Both bonds bear the approval of the Corporation Counsel as to form and

Respectfully submitted, execution.

J. H. WITHERSPOON, Controller.

Received and placed on file.

Controller April 20, 1956.

Honorable Common Council: Pursuant to resolutions adopted by your Honorable Body whereby the Controller was authorized and directed to execute deed for the sale of Cityowned property, final payment has been received and deed issued as follows:

JCC: March 13, 1956, page 474.

Ervin R. Small and Margaret E. Small, his wife, and Thomas F. Small and Irene Small, his wife, Wyoming Avenue, Detroit 4, Michigan. "Lot 47, Frischkorn's Warren Avenue Gardens Sub."

Respectfully submitted, E. P. RIEHL, Deputy City Controller. Received and placed on file.

Controller

April 20, 1956.

Honorable Common Council:

Gentlemen—During the period April 14, 1956 through April 20, 1956, the Controller invested \$2,155,000 in U. S. Treasury Bills due July 19, 1956.

The investments in detail were as

follows:

Public Improvement Bond General Fund

Par Value \$1,000,000, at 99.300; Yield 2.769%, Cost \$993,000.00.

City Housing Fund

Par Value \$70,000, at 99.300; Yield 2.769%, Cost \$69,510.00.

Disposal System Sewage Equipment Replacement Fund

Par Value \$85,000, at 99.300; Yield 2.769%, Cost \$84,405.00. Water Improvement and Extension

Fund 99.300.

Par Value \$1,000,000, at Yield 2.769%, Cost \$993.000.00. Total Par Value \$2,155,000.

Total Cost \$2,139,915.00.

The investment of Sewage Disposal System Capital Equipment Replace-ment Fund was authorized by Ordi-nance 517-E, dated November 9, 1950, as last amended. The Water Improvement and Extensions Fund was authorized by Ordinance 63-F, dated October 4, 1955, as last amended. All other investments were authorized under resolution adopted by your Honorable Body June 28, 1955.

Respectfully submitted J. H. WITHERSPOON Received and placed on file. Controller.

Corporation Counsel

April 18, 1956. Honorable Common Council:

Gentlemen—This is to advise Honorable Body that on April 16, 1956, Orders were signed by Hon. Frank FitzGerald, Wayne Circuit Frank Circuit Judge, vacating the following alleys:

No. 285,061, (6459), Queen, Hayes,

No. 285,062, (6692), Outer Drive, Blackmoor, Linnhurst and Eastwood

Orders provide The that public easements for public utility purposes easements 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, Asst. Corp. Counsel.

By Councilman Connor:

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

PAUL T. DWYER, Corp. Counsel.

Adopted as follows: Yeas - Councilmen Beck, Connor, Lincoln, Rogell, Smith, Van Antwerp,

Wise, and Youngblood-8. Nays-None.

Corporation Counsel April 19, 1956. Honorable Common Council:

Gentlemen-Your Honorable Body, by resolution, authorized acquisition of the following described properties:

Case No. 2275, in the Recorder's Court, entitled: In the matter of widening of Artesian Avenue, south of Davison Avenue to the Pere Marquette Railroad right-of-way and the opening and widening of Glendale Avenue between Artesian Avenue and Southfield Road, where not already opened and widened as public streets

and highways. The taking covers two strips of land, one 2438 feet by 77 feet, and the other 839 feet by 43 feet.

Frank Walsh has submitted an estimate of the case to

estimate of \$300.00 for this case, make the appraisal and assemble the necessary information, plus per day for Court testimony.

If this meets with your approval, the attached resolution is submitted

for your consideration.