directed to honor vouchers when prented, the vouchers to include the cost of advertising, inspection and minor contingencies, as well as the Contract cost, and charge them to Account 925-2383-923.

Adopted as follows:

Yeas — Councilmen Carey, Connor, Lincoln, Patrick, Rogell, Smith, Wise and President Pro Tem Van Antwerp

Nays-None.

Department of Public Works February 10, 1958

Honorable Common Council:

Gentlemen -- Submitted herewith for confirmation are contracts entered into as authorized and directed by your formal proceedings dated below:

AC-5, alterations to Rivera Court-Detroit Institute of Arts, McPhail & Cary, Inc., award authorized 1-21-58.

BH-62X, new tile floors-Herman Kiefer Hospital, Franklyn Clyde Co., award authorized 12-30-57.

Respectfully submitted, M. F. WAGNITZ, City Engineer.

By Councilman Smith:

Resolved, That contracts as listed in the foregoinng communication be and the same are hereby confirmed.

Adopted as follows:

Yeas — Councilmen Carey, Connor, Lincoln, Patrick, Rogell, Smith, Wise and President Pro Tem Van Antwerp

Nays-None.

Reconsideration

Councilman Rogell 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 Carey, Lincoln, Patrick, Rogell, Smith, Wise and President Pro Tem Van Antwerp

Nays—None.

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

The regular order was resumed.

Department of Public Works February 5, 1958.

Honorable Common Council:

Gentlemen—Your Committee of the Whole referred to this office for investigation and report the petition of Allen E. Stein, No. 14112, requesting the vacation of a portion of alley north of McNichols Road west of Pinehurst Avenue. The vacation of said portion of alley was approved by the City Plan Commission in their the City Plan Commission in their

communication to your Body of January 10, 1958. Honorable

We wish to advise that our investigations are completed.

Proper provisions will be incorporated into the vacating resolution protecting the City's interests in the sewer located in the portion of alley to be vacated.

All other City departments and privately owned utility companies reported that they will be unaffected by the vacation of said portion of alley.

We recommend the adoption of the attached resolution.

> Respectfully submitted, GLENN C. RICHARDS, Commissioner.

By Councilman Smith:

Resolved, That all that part of the east-west public alley, 20 feet wide, north of McNichols Road west of Pinehurst Avenue, as platted in Murphy Brothers Loyola Estates Subdivision of part of the E. ½ of the W. ½ of the S.E. ¼ of Section 8, T. 1 S., R. 11 E., City of Detroit, Wayne County, Michigan, as recorded in Liber 52, Page 35 of Plats, Wayne County Records, described as follows: "Beginning at a point in the north line of lot 2 of said Murphy Brothers Loyola Estates Subdivision, said point being distant 14.00 feet easterly from the north-west corner of said lot 2, thence westerly along the north line of lots 2 and 1 to the northwest corner of lot 1; thence N. 0d 26m 30s W. along the west boundary of said Murphy Brothers Loyola Estates Subdivision, 20.00 feet to a point; thence N. 89d 22m E. along the north line of the public alley, 42.23 feet more or less to a point; thence southwesterly along a line to the point of beginning", be and the same is hereby vacated as a public alley to become a part and parcel of the 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 waive 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
- Provided, That if a building is to be constructed over said sewer, the sewer shall be replaced with cast iron 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 Department of Public Works and all costs entailed to be borne by the petitioners, their successors, or assigns; and further

 3) Provided. That no building

shall be constructed over said sewer without the prior approval of such building construction by the City Engineer and the Department of Buildings and Safety Engineering; and further

4) Provided, That in the event that the sewer located in said alley, 4) if built upon, shall break causing damage to any construction above, the petitioner and their assigns, by acceptance of the permit for building over said sewer, waive all claims for damages to such construction agree to pay all costs incident to the repair of said broken sewer.

Adopted as follows:

Y as — Councilmen Carey, Connor, Lincoln, Patrick, Rogell, Smith, Wise and President Pro Tem Van Antwerp -8.

Nays-None.

Purchases and Supplies February 11, 1958.

Honorable Common Council:

Gentlemen — The Department of Purchases and Supplies recommends that contracts be entered into with the firms or persons as detailed in the following communications.

FILE NO. 7902

Four bids were received as a result of eight solicitations, as per tabulation, for furnishing the Detroit House of Correction and Health Department with Sugar.

To: Huard-Steinheiser, Inc., of Detroit

23,000 Lbs. Sugar, Granulated, Beet or Cane, in 100 Lb. Paper Bags, "Pioneer" Brand at \$8.9497 Cwt.
This purchase Totals \$2,058.43.

Price is Firm and F.O.B. Truck-

DeHoCo.

Terms: Net-30 Days.

The approval of your Honorable Body and waiver of reconsideration is requested.

Respectfully submitted, J. HARRISON KETTLE, Commissioner.

Purchases and Supplies February 11, 1958.

Honorable Common Council:

Gentlemen-We submit for Confirmation the contracts entered into as authorized and directed by your formal proceedings dated below:

December 3, 1957 — Mueller Company, Stops, Curb and Corporation.

December 30, 1957 — The Detroit

Edison Company, Temporary Power and Lighting Service.

January 14, 1958—Schuster Equipment Company, Inc., Mixers, Concrete; John-Manville Sales Corporation, Pipe, Asbestos Cement; Pointe Distributors, The Upjohn Company, Premo Pharmaceutical Labs., Inc., Pfizer Laboratories Div., Parke, Davis & Company, National Wholesale Drug Company, Spartan Rex Chemical Company, The Panray Corporation, E. R.

Squibb & Sons Divs., Smith Dorsey Div. of the Wander Company, Cowley Inc. Professional Inc., Professional Laboratories, Lambert & Lowman, Inc., Antibiotics; Northern Bank Note Company, Engraved Bonds; Great Company,
Lakes Asphalt & Petroleum Company,
Lakes Asphalt & Emulsions Company Asphalt Cement and Emulsions; Geo. Miesel & Son Company, Flour, Bread.

Miesel & Son Company, Flour, Bread.
January 21, 1958—R/B Secretarial
Service, Typing Service; Sheppard T.
Powell. Inc., Consultant Services; International Business Machines Corp.,
Typewriters; Remington Rand, Div. of
Sparry Rand Corp., Rental of Raming Sperry Rand Corp., Rental of Reming. ton Rand Tabulating Machines.

January 28, 1958—Stecker Paper Box Company, Sputum Cups; Gametime, Company, Spattan Caps, Gametime, Inc., Playground Equipment; Graybar Electric Company, John W. Leitch Lumber Company, Poles, Utility, Red Cedar; Tarnow Electric Supply Company, Wire, Copper; Lowe & Compbell Athletic Goods, J. J. Sporting Goods Company, Lippman's Tool Shop Sport. ing Goods Company, Athletic Equipment; Montgomery Ward & Company, G. & M. Battery Company, Batteries, Automotive; Piteny Bowes, Inc., Machine, Mailing.

February 4, 1958—The G. A. Ingram Company, Drugs, Medicines and Pharmaceutical Chemicals.

Respectfully submitted, J. HARRISON KETTLE. Commissioner.

By Councilman Smith:

Resolved, That the Dept. of Purchases & Supplies be and is hereby authorized and directed to enter into contract with Huard-Steinheiser Inc. for furnishing the House of Correction and Health Departments with Sugar, on terms and in accordance with the foregoing communication; and further

Resolved, That contracts listed in the foregoing communication be and the same are hereby confirmed. Adopted as follows:

Yas — Councilmen Carey, Lincoln, Patrick, Rogell, Smith, Wise and President Pro Tem Van Antwerp

Nays—None.

Reconsideration

Councilman Rogell moved to reconsider the vote by which the resoution was adopted.

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

Yas — Councilmen Carey, Lincoln, Patrick, Rogell, Smith, Wise and President Pro Tem Van Antwerp -8.

Nays—Nonė.

Councilman Lincoln then moved that the motion to reconsider be indefinitely. definitely postponed, which motion prevailed.

The regular order was resumed.