

been received and deeds issued as follows:

J.C.C. February 3, 1959, page 190—
Bassett Building Company, a Michigan Corporation, 15390 Wyoming Avenue, Detroit 38, Michigan. "Lot 276 of Storm and Fowler's Oakwood Manor Sub. No. 1."

Respectfully submitted,
ROBERT S. REASON,
Deputy Controller.

Received and place on file.

Corporation Counsel

March 6, 1959.

Honorable Common Council:

Gentlemen—This is to inform your Honorable Body that court orders were entered vacating the alleys in the following cases:

Wayne Circuit Court Number 301-722. Location: Beaconsfield, Balfour, Moross and McCormick Avenues. Common Council Petition 1102.

Wayne Circuit Court Number 301-723. Location: Algonac, Beland, Eastwood and Seven Mile Road. Common Council Petition 2088.

Wayne Circuit Court Number 301-724. Location: Clayburn, Memorial, Diversey and Tireman Avenues. Common Council Petition 2178.

Wayne Circuit Court Number 301-890. Location: Anvil, Regent, State Fair and Rossini Avenues. Common Council Petition 2459.

The Orders, among other matters, provide that public easements for public utility purposes shall be retained in the land comprising the alleys and, further, that the Clerk of the Court forward a certified copy to the Auditor General of the State of Michigan.

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

Respectfully submitted,
RAYMOND F. STACHURA,
Asst. Corporation Counsel.

Approved:

WALTER E. VASHAK,
Acting Corporation Counsel.

By Councilman Carey:

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

Adopted as follows:

Yeas—Councilmen Carey, Lincoln, Patrick, Rogell, Smith, Van Antwerp, Wise and President Beck—8.
Nays—None.

Corporation Counsel

March 12, 1959.

Honorable Common Council:

Gentlemen—On December 10, 1947,

in the case of City of Detroit vs. Walter M. Migda, Individually and doing business as W. M. Migda Screw Products Company, being Wayne County Circuit Court Law Action No. 245-460, the City of Detroit secured a judgment for nonpayment of personal property taxes assessed to the said defendant for the year 1946. The amount of this judgment was \$244.67 and \$21.00 costs.

This judgment would have become voided by reason of the Statute of Limitations on December 10, 1957. In order to effect collection, a suit for renewal of judgment was instituted against this defendant on June 6, 1957, being Wayne County Circuit Court Law Action No. 291-870. During the pendency of this said action, the defendant made partial payments on this account reducing the present amount owing to \$146.53.

In the interest of terminating any further action to collect on said judgment, the defendant has submitted an offer of settlement in the amount of \$146.53, which sum represents the full amount of the judgment balance owing, but does not provide for any payment of interest accruing thereon which amounts to approximately \$82.00.

After giving due consideration to the offer submitted, we believe that it will be to the best interest of the City to accept the same, and we accordingly recommend its acceptance with the concurrence of the City Treasurer.

A money order to cover the above offer has been received by this office and is being held pending action hereon by your Honorable Body.

Respectfully submitted,
RAYMOND F. STACHURA,
Asst. Corporation Counsel.

Approved:

WALTER E. VASHAK,
Acting Corporation Counsel.
O. C. BOWEN,
Deputy City Treasurer.

By Councilman Carey:

In accordance with the foregoing communication,

It Is Hereby Resolved That the offer of \$146.53 submitted by Walter M. Migda in full settlement of the judgment entered in Law Action No. 245-460 and which is the subject matter of Wayne Circuit Court Law Action No. 291-870, be and the same is hereby accepted; and

It Is Hereby Further Resolved That the City Treasurer be and he is hereby authorized and directed to apply the sum of \$146.53 on account of the above judgment, and that any unpaid balance due thereon, including accrued interest, be and the same is hereby cancelled.

Adopted as follows:
Yeas—Councilmen Carey, Lincoln,