in the Contract price of \$155.83, for Contract PW-3709F, into the City Intersection Fund, paving alley, Schaefer, Hartwell, Joy Road, W. Chicago. We now find that our computations were in error and that the amount involved was an increase of \$4.17, rather than the above deduction.

Inasmuch as the latter amount is under \$100.00 and less than 1% of the approved Assessment cost, action by your Body was unnecessary.

It is, therefore, requested that your previous resolution be rescinded.

Respectfully submitted, GLENN C. RICHARDS, Commissioner.

By Councilman Smith:

Resolved, That the previous resolution of October 11, 1960, pertaining to adjustment in price of Contract PW-3709F, be and is hereby rescinded.

Adopted as follows:

Yeas—Councilmen Carey, Connor, Patrick, Rogell, Smith, Van Antwerp and President Beck—7.

Nays-None.

Reconsideration

Councilman Patrick 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, Connor, Patrick, Rogell, Smith, Van Antwerp and President Beck—7.

Nays-None.

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

The regular order was resumed.

Department of Public Works October 21, 1960.

Honorable Common Council:

Gentlemen—Your Committee of the Whole referred to this office for investigation and report petitions requesting conversion into easements of the alleys described in the attached resolution.

The conversion of the alleys into easements are completed. In reply to our inquiries, all City departments and privately owned utility companies reported that they will be unaffected by the changes or that they have no objections to the conversion of the alleys into easements provided that proper provisions are incorporated into the vacating resolution protecting their interests in the installations located in the alleys.

We recommend the adoption of the attached resolution.

Respectfully submitted,
GLENN C. RICHARDS,
Commissione

By Councilman Smith:
Resolved, That all of the northsouth public alley, 18 feet wide,

bounded by Greydale, Burgess, Margareta and Pickford Avenues, as platted in Burgess Subdivision of part of the W. ½ of the N.W. ¼ of Section 10, T. 1 S., R. 10 E., City of Detroit, Wayne County, Michigan as recorded in Liber 57, Page 31 of Plats Wayne County Records, lying east of and adjoining the east line of Lots 20 to 27 both inclusive and west of and adjoining the west line of Lots 34 to 41 both inclusive of the above mentioned subdivision. (Donald Clink et al, 7689).

Also, all of the east-west public colors.

alley, 18 feet wide, easterly of Mallina Avenue and northerly of Moross Road as platted in Yorkshire Woods Subdivision No. 5 of Lot 31 and part of Lot 30 and that part of Widow's Dower lying northerly of said Lots, of partition plat of Maglorie Moross Estate of part of Private Claim 123 City of Detroit, Wayne County, Michigan as recorded in Liber 48, Page 79 of Plats Wayne County Records lying south of and adjoining the southerly line of Lot 982, south of and adjoining the southerly line of the 9.00-foot public alley lying easterly of said Lot 982 and north of and adjoining the northerly line of Lot 983 all of the above mentioned subdivision.

Also, all of the north-south public alley, 18 feet wide northerly of Moross Road between Mallina and Berden Avenues, the westerly 9.00 feet of said alley being platted in Yorkshire Woods Subdivision No. 5 of Lot 31 and part of Lot 30 and that part of Widow's Dower lying northerly of said lots, of petition plat of Maglorie Moross Estate of part of Private Claim 123 City of Detroit, Wayne County, Michigan as recorded in Liber 48, Page 79 of Plats Wayne County Records lying easterly of and adjoining the easterly line of Lot 982 of the above mentioned subdivision, the westerly 9.00 feet of said alley being platted in Roland Estate Subdivision of Lots 27, 28, 29 and that part of Widow's Dower lying northerly of said lots of partition plat of Maglorie Moross Estate of part of Private Claim 123 City of Detroit, Wayne County, Michigan as re-corded in Liber 56, Page 16 of Plats Wayne County Records lying westerly of and adjoining the westerly line of the northerly 59.27 feet of Lot 116 of the last mentioned subdivision. (Julius L. Vermeulen et al, 7781).

Be and the same are vacated as public alleys and are hereby converted into public easements of the full width of the alleys, which easements shall be subject to the following covenants and agreements, uses, reservations and regulations which shall be observed by the owners of the lots abutting on said alleys and by their grantees and assigns, and their heirs, executors, administrators, and assigns forever, to-wit:

forever, to-wit:
First, said owners hereby grant to and for the use of the public an ease-

November 1

ment or right-of-way over said vac-ated public alleys hereinabove de-ated for the purpose of installing, scribed for repairing, removing scribed for the purpose of installing, removing or maintaining, removing or sewer, conduit, tele-replacing any sewer, electric light phone, telegraphi, clearly light or things usually placed or other poles or things usually placed or other poles in a public alley in the other poles or things usually placed or installed in a public alley in the City installed, with the right to ingress of Detroit, with the to and order egress at any time to and order. of petroit, with the right to ingress and egress at any time to and over and egress ents for the purposes and egress at any office to and over said easements for the purposes above said earth:

set forth; set forther second, said owners for their heirs second, safether agree that no and assigns or structures of any and assisting structures of any nature buildings or tructures of any nature buildings (except necessary line whatsoever (except necessary line whatsoever line shall be built or placed upon fences) shall be built or placed upon

Third, that if at any time in the future the owners of any lots abutting future the owners alleys shall make the same alleys shall make the same time. said easements; future and vacated alleys shall request on said the removal and or relocation of any the remarks of the said existing poles or other utilities in said easements, such owners upon whose property the poles or other utilities property the poles of other utilities are located shall pay all costs incident to such removal and/or relocations of the poles such charges are tion, unless such charges are waived by the utility owners. Adopted as follows:

Yeas—Councilmen Carey, Connor, Patrick, Rogell, Smith, Van Antwerp and President Beck-7.

Nays-None.

Purchases and Supplies November 1, 1960

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. 0882

One bid was received as a result of three solicitations, as per tabulation for furnishing the Department of Health with Fruits and Vegetables, Fresh and Frozen.

Items and prices as are on file in the Office of the City Clerk.

To: Cusumano Bros. of Detroit—

33 Items-All to be U.S.D.A. graded, except Frozen Foods. For delivery November 3 through November 9,

This purchase totals approximately \$1,022.38.

Prices are Firm and F.O.B. deliv-

Terms: Net-30 Days.

FILE NO. 0870

Five bids were received as a result of thirteen solicitations, as per tab-

For purchasing from the Department of Water Supply Scrap Metal, Non-Ferrous.

To: McNichols Scrap Iron & Metal Co. of Detroit, Michigan-

Approximately 8000 Lbs. of Scrap Brass consisting of meter parts,

valve parts, gears, etc., and a small percentage of steel at \$0.19875 Lb.

This purchase totals \$1,749, including 10% to cover possible overage in

Price is firm.

F.O.B. as is and where is. Terms: Net-30 Days.

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

Respectfully submitted, J. HARRISON KETTLE, Commissioner.

Purchases & Supplies

November 1, 1960

Honorable Common Council: Gentlemen - We submit for Confirmation the contracts entered into as authorized and directed by

formal proceedings dated below: August 23, 1960—Wolverine Elevator Service Company, Farm Machinery.

September 20, 1960—Hemming Re-loading Service, Ammunition; Combustion Engineering, Inc., Repairs.

October 4, 1960-Mueller Company, Curb and Corporation Stops; John P. Harrington & Associates, Battery and Charger. Storage

October 11, 1960 — Peerless Pump Hydrodynamics Div., Food Machinery & Chemical Corp., Peerless Pump Repair Parts; Fred's Auto Electric, Combinators, AC-DC Generator Attachments; Solvay Process Division, Allied Chemical Corporation, Calcium Chloride Flake; Pioneer Flag Company, Flags; Broquet Tractor & Equipment Company, Northwood Motors, Inc., Farm Tractors; Hetherington & Berner, Inc. Hetherington & Berner Repair Parts; Streeter-Amet Company, Traffic Counters; Turner-Brooks, Inc., Window Shades, Cloth and Accessories; Rogers Paint Products, Inc,. Infra-Red Baking Enamel: Alfred F. Steiner Company and Other Authorized Designated Ford Dealers, International Harvester Company, Ken Brown, Inc., R. V. Seaman Company, Automobiles and Trucks; Trio Chemical Works, Swift & Company, Cleaning Compounds; U. S. Pipe & Foundry Company, Cast Iron Pipe; Bockstanz Brothers Company, Industrial Sweepers; United Bulb Company, Tulip Bulbs; Contractors Machinery Company, Trenching Machine; Acme Trailer Company, Special Semi-Trailer; Ann Arbor Equipment Company, Farm Machinery; Grand Haven Brass Foundry, Meter Coupling Tubes and Nuts; Industrial Pump Company, Portable Pumps; Horn Fuel and Supply Company, Concrete Blocks and Slabs; Michigan Chandelier Company, Plastic Insulated, Lead Sheathed Cable; National Body Corporation, Field Shanty Portable Trailer; W. P. Favorite Company,