Covers permit to maintain encroachment (formerly in name of Square D Co.) at 6060 Rivard, to construct two steps at two locations of same building encroaching approximately two feet into Rivard St., immediately south of Piquette, authorized December 20, 1960. J.C.C. 2503. Surety Bond

Conway Foundry Co.—Principal Continental Casualty Company-Surety

Amount---\$10,000

Covers permit to maintain a spur track (formerly in name of the Midland-Ross Corp.) across Varney St., east of Mt. Elliott, west of and connected with the M.C.R.R., authorized January 10, 1961, J.C.C. 37.

The agreement and surety bond bear the approval of the Corporation Counsel as to form and execution.

Respectfully submitted, R. S. REASON, Deputy Controller. Received and placed on file.

Controller

January 23, 1961.

Honorable Common Council:

Gentlemen-Pursuant to your request, we are herein reporting on the annual cost of underwriting employees against the loss of pay, while they are called for training encampmen's or cruises, as members of the armed services.

On the basis of our experience in the calendar year of 1960, the cost amounts to about \$12,600. A total of 109 employees were involved for an average, therefore, of about \$115 per employee.

Respectfully submitted, EDWARD J. NOWAK, Budget Director.

Approved:

R. S. REASON. Deputy Controller.

> Corporation Counsel January 18, 1961.

Honorable Common Council:

Gentlemen-Herewith is a draft of an Ordinance to permit police personnel to work a six (6) day week at the rate of one hundred fifty (150%) per cent of their daily rate for the sixth day worked for the period December 29, 1960 to January 11, 1961.

Respectfully submitted, ROBERT D. McCLEAR, Assistant Corporation Counsel.

Approved: NATHANIEL H. GOLDSTICK, Corporation Counsel.

By Councilman Carey: AN ORDINANCE to amend Ordinance 185-E, being Chapter 20 of the Compiled Ordinances of the City of Detroit for the year 1954, by adding a new section to be known as Section 1 (d).

IT IS HEREBY ORDAINED BY THE

PEOPLE OF THE CITY OF DETROIT: SECTION 1. That Ordinance 185-E, being Chapter 20 of the Compiled Ordinances of the City of Detroit for the year 1951, be amended by adding a new section to read as follows:

SECTION 1 (d). THE POLICE COMMISSIONER OF THE CITY OF THE POLICE DETROIT IS HEREBY AUTHORIZED TO EMPLOY POLICE OFFICERS FOR ADDITIONAL DUTY ONE (1) EXTRA DAY (LEAVE DAY) OR FRACTION THEREOF PER WEEK FOR A PE-RIOD BEGINNING DECEMBER 29, 1960, AND ENDING JANUARY 11, 1961, AND PROVIDED, FURTHER, THAT THE POLICE OFFICERS EM-PLOYED FOR THIS ADDITIONAL DUTY SHALL BE PAID FOR THE EXTRA DAY AT THE RATE OF ONE HUNDRED FIFTY (150%) PER CENT OF THEIR DAILY RATE.

Section 2. This ordinance is declared necessary for the preservation of the public peace, health and welfare and is hereby given immediate effect.

APPROVED AS TO FORM: NATHANIEL H. GOLDSTICK,

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

> **Corporation Counsel** January 24, 1961.

Henorable Common Council:

Gentlemen-This is to inform your Honorable Body that on January 23, 1961, orders were entered vacating the alleys in the following cases:

Wayne Circuit Court Number 315-9(3, Location, Westwood, Grandville, Dayton and Paul Avenues, Common Council Petition No. 7692.

Wayne Circuit Court Number 315-964, Location, Shakespeare, Cushing, Edmore Drive and Collingham Drive, Common Council Petition No. 7782.

Wayne Circuit Court Number 315-965, Location, Penrod, Rosemont, Constance and Van Buren Avenues, Common Council Petition No. 7978.

The Orders, among other things, 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.

By Councilman Carev:

Resolved, That the City Clerk be and he hereby is directed to record the Orders vacating the 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:

WALTER E. VASHAK,

Acting Corporation Counsel.

Adopted as follows:

Yeas — Councilmen Carey, Connor, Patrick, Rogell, Smith, Wise, Youngblood and President Beck-8.

Nays-None.

Corporation Counsel January 25, 1961.

Honorable Common Council:

Re: Marguerite Baird v. Charles C. West, M.D., and City of Detroit, a municipal corporation, Receiving Hospital Cir. Ct. No. 312-459

Gentlemen -- The above-captioned matter represents a lawsuit instituted by the plaintiff against the City of Detroit and Charles C. West, M.D., for alleged malpractice in improperly reading an x-ray. Suit was instituted seeking damages in the amount of \$10,000 against the City of Detroit and Charles C. West, M.D., jointly

and severally.

The individual defendant was represented by counsel through his insurance carrier. During the pendency of this suit negotiations for settle-ment were conducted, and a settle-ment was entered into in the amount of \$388.88 of which the City of Detroit was to pay \$50.00; and the individual defendant through his carrier, the balance. To facilitate this settlement, Doctor West's attroney, on behalf of the Medical Protective Company, paid the full amount.

We, therefore, request that your Honorable Body direct the Controller to issue a draft in the amount of \$50.00 payable to the Medical Protective Company, to be delivered upon receipt of properly executed releases and Discontinuance of this lawsuit.

Respectfully submitted, ANDREW F. VALENTI, Asst. Corporation Counsel.

Approved:

WALTER E. VASHAK. Acting Corporation Counsel.

By Councilman Carey:
Resolved, That the City Controller be and he is hereby authorized and directed to draw his warrant upon the proper fund in favor of the Medical Protective Company in the sum of \$50.00 in full payment of a contribution to settlement of a claim by Marguerite Baird and the Medical Protective Company against Receiving Hospital on March 19, 1958; and that said amount be paid upon presentation of releases approved by the Office of Corporation Counsel, Stipulation and Order of Discontinuance of Wayne Circuit Court case No. 312,459. Approved:

WALTER E. VASHAK, Acting Corporation Counsel. Adopted as follows:

Yeas — Councilmen Carey, Connor, Patrick, Rogell, Smith, Wise, Youngblood and President Beck-8.

Nays-None.

Corporation Counsel January 25, 1961.

Honorable Common Council:

Gentlemen-Under date of December 20, 1960, J.C.C. page 2503, your Honorable Body approved the cancellation of a special assessment for the removal of a gasoline tank at 530 E. Forest. Henry Dupree (8676) was the petitioner and the assessment was in the amount of \$453.98.

At your request and attached hereto is a proper resolution, clarifying the intent of your Honorable Body, and is in substitution of the resolution passed on the aforementioned date.

Respectfully submitted, IRVING S. WOLFE, Asst. Corporation Counsel.

Approved: WALTER E. VASHAK, Acting Corporation Counsel.

By Councilman Carey:

Resolved, That the City Controller and the City Treasurer are hereby authorized and directed to prepare proper journal entries cancelling the aforementioned assessment levied against the property described as follows:

E. 30 ft. of W. 160 ft. of S.E. 80.9 ft. of Lot 191 and E. 30 ft. of W. 160 ft. of N. 25.5 ft. of Lot 189, Plat of Part of the Beaubien Farm. Ward 3, Cap. 3, Item 1289. Also known as 530 E. Forest.

Be It Further Resolved, That the City Treasurer is hereby directed to cancel same; and

Be It Further Resolved, That the resolution of December 20, 1960, J.C.C. page 2503, be and the same is hereby rescinded. Approved:

WALTER E. VASHAK, Acting Corporation Counsel.

Adopted as follows:

Yeas — Councilmen Carey, Connor, Patrick, Rogell, Smith, Wise, Youngblood and President Beck-8.

Nays—None.

Corporation Counsel January 27, 1961.

Honorable Common Council:

Re: Claim No. 18277 — Donald K. Mills & Josephine Mills — Pet. No. 8099

Gentlemen—The above claims were presented as result of personal injuries sustained by the claimants while passengers on the trackless train at Belle Isle. On August 1, 1960, a coupling on the train broke and two of the cars struck trees along the roadway.

These claims were forwarded to our insurance carrier. Our policy of in-