tion is submitted for your consideration. Respectfully submitted, BERT R. SOGGE. Asst. Corporation Counsel.

By Councilman Ravitz: By Councilman Ravitz:
Whereas, Verdict was rendered July
Whereas, Verdict was rendered July
16, 1962 in the amount of \$223,900.00
in Case No. 2454, in the Recorder's
court entitled: In the Matter of Acquisition of Additional Land to Detroit City Airport and other Municipal
roublic Purposes located East. Public Purposes located East public Fulposes Rocated East of French Road and South of McNichols Road.

Whereas, Act No. 24 of the Public Acts of 1947 provides that the unit of government that is the petitioner of government on proceeding, pay the taxes and special assessments on property that is acquired after the date the assessment roll is required to be completed and before the tax

is due and payable; and
Whereas, Section 35, Chapter IV,
Title VI of the Charter of the City of Detroit authorized the adoption of a resolution to provide for the payment by the City of general taxes on a prorata basis upon properties acquired during the fiscal year of acquisition; and

Whereas, Money is available for the payment of said verdict, Now, There-

fore, Be It

Resolved, That the City Controller and City Treasurer take all necessary steps to provide for the transfer of the sum necessary to pay the amount of said verdict, when confirmed, together with interest thereon, at the rate of five (5%) per cent per annum from the date of confirmation to the date of posting of the sum for payment thereof; And Be It Further

Resolved, That the City Treasurer be and he is hereby directed to make and file duplicate certificates showing the amount of money that is in the treasury for the payment of the award, as provided by the Charter of the City of Detroit; And Be It Further

Resolved, That the City Treasurer be and he is hereby authorized to deduct from the payment of said award, all taxes and special assessments levied upon the property acquired therein, including State, County and taxon levied by the City of ty and taxes levied by the City of Detroit for the fiscal year beginning July 1, 1962, and ending June 30, 1963, shall be deducted for that proportion represented by that part of the fiscal year beginning July 1, 1962, and ending at the date of confirmation; And Be It Further

Resolved, That the Controller be and he is hereby authorized and directed to draw his warrant in favor of the City Treasurer for the proportion of the taxes levied by the City of Detroit upon the properties involved in said proceedings, representvolved in said proceedings, represented by the remaining portion of the

fiscal year from date of confirmation to June 30, 1963; and in the event that the property owners have paid the City taxes for said portion of the year, the City Treasurer be and he is hereby authorized and directed to refund the same to the property owners, excluding therefrom any interest ers, excluding therefrom any interest that may have been paid by the taxpayer upon said current tax. Approved:

ROBERT REESE, Corporation Counsel.

Adopted as follows:

Yeas — Councilmen Beck, Brickley, Ravitz, Rogell, Van Antwerp, Wierzbicki and President Pro Tem Patrick

Nays-None.

Corporation Counsel

July 10, 1962.

Honorable Common Council:

Gentlemen-This is to inform your Honorable Body that Circuit Court Orders were entered vacating the alleys in the following cases:

Wayne Circuit Court Number 328-316, Location, Duprey, Sanilac, Mc-Cormick and Kingsville Avenues, Common Council Petition No. 11441.

Wayne Circuit Court Number 328-317, Location, Grayton, Harvard, Cornwall and Warren Avenues, Common Council Petition No. 11439.

Wayne Circuit Court Number 328-318, Location, Penrod, Rosemont, Van Buren and Joy Road, Common Council Petition No. 10586.

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 copies of the Orders with the Wayne County Register of Deeds.

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

By Councilman Van Antwerp:

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 30 days from the date hereof, in accordance with the foregoing communication from the Corporation Counsel.

Approved:

THOMAS H. GALLAGHER, Acting Corporation Counsel.

Adopted as follows:

Yeas - Councilmen Beck, Brickley, Ravitz, Rogell, Van Antwerp, Wierz-bicki and President Pro Tem Patrick

Nays-None.