pue to a change of plans on the print of petitioner, it is now requested print of pectadic period that this resolution be rescinded and that the pepartment of Public Works be the period to issue or refund in the Department of Fubile Works be directed to issue or refund in accorddirected with permits issued and Departance with permits issued and Departance with procedure. ment procedure.

Respectfully submitted, GLENN C. RICHARDS, Commissioner.

By Councilman Brickley: Resolved, That resolution adopted June 13, 1961, (J.C.C. p. 1246) be and June 13, 1801, (C.C., p. 1240) be and the same is hereby amended for the purpose of deleting and rescinding therefrom the granting of petition of outboards Unlimited, Inc. (10511), 11860 Freud, and further

Resolved, That the Dept. of Public Works be and it is hereby authorized and directed to issue refund in accordance with the foregoing communication, and the City Controller to honor voucher covering same.

Adopted as follows:

Yeas - Councilmen Beck, Brickley, Connor, Patrick, Ravitz, Rogell, Wierzbicki and President Carey-8. Nays-None.

Department of Public Works October 17, 1962.

Honorable Common Council:

Gentlemen—On June 14, 1960, J.C.C. Page 1208-9, your Honorable Body approved Petition No. 7429 of the Parkside Baptist Church to install an encroachment into public property at their premises.

In investigating this petition, it has been found that the construction plans were changed and that no encroachment exists. The Department of Public Works therefore recommends that the original petition be rescinded and that the file be closed.

Respectfully submitted, GLENN C. RICHARDS, Commissioner.

By Councilman Brickley: Resolved, That resolution adopted une 14, 1960 (J.C.C. p. 1208-9), granting petition of the Parkside Bap-tist Church (7429), for building encroachment at 14625 Mack Ave., be and the same is hereby rescinded in accordance with the foregoing communication.

Adopted as follows: Yeas - Councilmen Beck, Brickley, Connor, Patrick, Ravitz, Rogell, Wierzbicki and President Carey—8. Nays-None.

Department of Public Works October 17, 1962.

Honorable Common Council: Gentlemen—On February 28, 1961, J.C.C. Page 323, your Honorable Body approved Petition No. 9519 of Louis Stone to install canvas curtains on public to install canvas curtains on public property at 18952 Woodward. An investigation discloses that the property has been sold and the new owner does not wish to install these curtains. The Department of Public Works, therefore, recommends that

the original petition be rescinded. Respectfully submitted, GLENN C. RICHARDS. Commissioner.

By Councilman Brickley:

Resolved, That resolution adopted September 28, 1961 (J.C.C. p. 323), granting petition of Louis Stone (9519), to install canvas side curtains on canopy at 18952 Woodward, be and the same is hereby rescinded in accordance with the foregoing communication.

Adopted as follows:

Yeas - Councilmen Beck, Brickley, Connor, Patrick, Ravitz, Rogell, Wierzbicki and President Carey—8. Nays-None.

Department of Public Works October 12, 1962.

Honorable Common Council:

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

The conversion of the alleys into easements was approved by the City Plan Commission at an earlier date.

We wish to advise that our investigations are completed. In reply to our inquiries, all City departments and privately owned utility companies reported that they will be unaffected by the change 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 installations located in the

We recommend the adoption of the attached resolution.

Respectfully submitted, GLENN C. RICHARDS, Commissioner.

By Councilman Wierzbicki:

Resolved, That all of the northscuth public alley, 16 feet wide, north of Cambridge Avenue between Winthrop Avenue and Greenfield Avenue as platted in Longview Subdivision being a subdivision of the west 1/2 of the southeast ¼ and south 26-2/3 acres of east ½ of southeast ¼ of Sec. 1, T. 1 S., R. 10 E., as recorded in Liber 43, Page 81 of Plats, Wayne County Records, lying west of and adjoining the westerly line of Lots 812 to 817, both inclusive, east of and adjoining the easterly line of Lots 761, 762, and 763, east of and adjoining the easterly line of the southerly 10.90 feet of Lot 760 of the above mentioned subdivision. (Alex

Soller, et al, No. 922)
Also, All of the east-west public alley, 9.00 feet wide, south of Orion Avenue east of Van Dyke Avenue, as platted in Hodge Estate Subdivision of part of the southwest ¼ of north-west ¼ of Sec. 10, T. 1 S., R. 12 E., lying west of the G.T.R.R., as recorded in Liber 50, Page 65 of Plats, Wayne County Records lying south of and adjoining the southerly line of Lots 51 to 61, both inclusive, of the above mentioned subdivision;

Also, All of the north-south public alley, 18 feet wide, south of Orion Avenue first west of the G.T.R.R. and east of Van Dyke Avenue as platted in the Hodge Estate Subdivision as recorded in Liber 50, Page 65 of Plats, Wayne County Records, lying east of and adjoining the easterly line of Lot 61, east of and adjoining the easterly line of the 9.00 foot wide alley adjoining Lot 61, all of the above mentioned subdivisions. (Evaline Kassly, et al, No. 11030)

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:

First, said owners hereby grant to and for the use of the public an easement or right-of-way over said vacated public alleys hereinabove described for the purpose of installing, maintaining, repairing, removing or replacing any sewer conduit, telephone, telegraph, electric light, gas main or other poles or things usually placed or installed in a public alley in the City of Detroit, with the right to ingress and egress at any time, to and over said easements for the purposes above set forth;

Second, said owners for their heirs, and assigns further agree that no buildings or structures of any nature whatsoever (except necessary line fences) shall be built or placed upon

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

Adopted as follows: Yeas - Councilmen Beck, Brickley, Connor, Patrick, Ravitz, Rogell, Wierzbicki and President Carey—8. Nays-None.

Purchases and Supplies October 23, 1962. Honorable Common Council:

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

FILE NO. 3138

One bid was received as a result of four solicitations for furnishing the Department of Health (Hospitals) 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— 34 Items—All to be U.S.D.A. Graded except Frozen Foods for delivery October 25 through October 31, 1962. This purchase totals approx. \$1,-400 00.

Prices are firm and F.O.B. delivered.

Terms: Net 30 days.

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

Respectfully submitted, ARTHUR F. STONE, Commissioner,

Purchases and Supplies October 23, 1962.

Honorable Common Council: Gentlemen—We submit for Confirmation the contracts entered into as authorized and directed by formal proceedings dated below:

September 25, 1962—Gregory Mayer Company, Desks and Thom and

Chairs, Metal.

October 2, 1962—Whitehouse Manufacturing Company, Hospital Garments, Patients; Don Cartage Company, Cartage Service, Transformers and Oil Circuit Breakers; Buckland-Van Wald, Inc., Filing Equipment; Tarnow Electric Supply Company; Graybar Electric Company, Brackets, Street Lighting; Tarnow Electric Supply Company, Wire, Copper.

October 9, 1962—Majestic Stamping
Chain, Boller, Standard:

Company, Chain, Roller, Standard; Tarnow Electric Supply Company, Cable, Copper, Plastic Insulated; Copy Specialties Company, Beecher Peck & Lewis, Carbon Paper, Typewriter Ribbons, etc.; Tarnow Electric Supply Company, Cable, Copper; Contractors Machinery Company, Company, Compressors, Air; Bankle Supply Company, Deodorant, Toilet, Cake; Detroit Ice Machine Company, Ice Rink, Rebuild and Service

October 16, 1962—Cusumano Bros., Fruits and Vegetables, Fresh and Frozen; Bearing Service, Inc., Bearings, Ball and Roller, Automotive and Industrial; The Colman Supply Company, Rust-Oleum and Paint Rollers; Clinton Trucking, Hauling and Disposal of Rubble.

Respectfully submitted, ARTHUR F. STONE, Commissioner.

By Councilman Connor:

Resolved, That the Dept. of Purchases & Supplies be and it is hereby authorized and directed to enter into contract with Cusumano Bros. for furnishing the department mentioned with fresh and frozen fruits and vegetables, in amounts, kinds and at prices as listed in accordance