July 17

platted in Chope's Subdivision of part platted in Chope's Subdivision of part of the East ½ of Fractional Section of the East ½ of Plats Wayne of T. 22 Page 99 of Plats Wayne Records lying north of and Liber 22 Page 99 of Plats Wayne County Records lying north of and adjoining the northerly line of Lots adjoining 7, Block 11, south of and 5, 6, and the southerly line of Lot 15, adjoining and south of and adjoining the south of a adjoining the southerly line of Lot 15, adjoining the south of and adjoining the southerly line of the westerly the southerly line of the westerly one-half of Chope Place, all of the one-half of chope by mentioned subdivision.

one mentioned subdivision. Be and the same are hereby vacated Be and streets and alleys to become as public and parcel of the adjoining a part and further

a part and further property; and further RESOLVED, That all of the north-RESOLVED, That all of the north-south public alley, 12 feet wide, east of Roosevelt Avenue, south of Brown of Roosevelt Avenue, south of Brown place, as platted in Nalls McGraw Place, Subdivision of Part of Frac-Avenue Section 2, T. 2 S., R. 11 E., tional Section 2, T. 2 S., R. 11 E., as recorded in Liber 26 of Plats, Page Wayne County Records, lying east as recorded in the 20 of Flats, Page 44. Wayne County Records, lying east of and adjoining the easterly line of Lot 3, of the above mentioned sub-

alley, 12 feet wide, east of Roosevelt Avenue, between Brown Place and Mc-Graw Avenue, as platted in Nalls Mc-Graw Avenue Subdivision of Part of Fractional Section 2, T. 2 S., R. 11 E., as recorded in Liber 26 of Plats, Page 44, Wayne County Records lying north of and adjoining the northerly line of Lots 4 and 5, and south of and adjoining the southerly line of Lots 1, 2, and 3, and south of and adjoining the southerly line of the 12 foot public alley adjoining Lot 3, all of the above mentioned subdivision;

Be and the same are hereby vacated as public alleys to become a part and parcel of the adjoining property subject to the following provisions:

PROVIDED, That by reason of the vacation of the above-described alleys, the City of Detroit does not waive any rights to the sewer located therein and at all times shall have the right to enter upon the premises, if found necessary, on account of said sewer to repair, alter, or service same; and further

PROVIDED, That if a building is to be constructed over said sewer, the sewer shall be replaced with cast iron pipes of the same size, rerouted or enclosed in 6 inches of Class "A" concrete, or in lieu of the above, such work shall be done as well as will be specified by the City Engineer, all of the work mentioned to be done under the supervision and inspection of the Department of Public Works and all costs entailed, to be borne by the petitioners, their successors, or assigns; and further

PROVIDED, That no buildings shall be constructed over said sewer with-out the prior approval of such build-ing constructed. ing construction by the City Engineer and the Department of Buildings and Safety Engineering; and further PROVIDED, That in the event that the sewer located in said alleys, if built upon, shall break causing damage to any construction above, the petitioner and their assigns, by acpetitioner and their assigns, by acceptance of the permit for building over said sewer, walve all claims for damages to such construction a agree to pay all costs incident the repair of said broken sewer.

Adopted as follows:

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

Nays-None.

## Department of Public Works July 9, 1962.

Honorable Common Council:

Gentlemen-We are returning herewith the petition of Charles H. Brown, et al, Number 661, requesting the conversion of the east-west public alley, 20 feet wide, north of Miami Avenue, east of Bassett Avenue, into an easement for public utilities.

The conversion of said alley into an easement was approved by City Plan Commission at an earlier date. The petition was then referred to this office by your Committee of the Whole for investigation and report.

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 have no objection to the conversion of the alley into an easement, provided that proper provisions are incorporated into the vacating resolution protecting their interests in the installations located in said alley.

We recommend the adoption of the

attached resolution. Respectfully submitted,

GLENN C. RICHARDS, Commissioner.

By Councilman Van Antwerp: Resolved, That all of the east-west

public alley, 20 feet wide, north of Miami Avenue, east of Bassett Avenue, as platted in Marion Park Number 1, being a subdivision of Part of Private Claims 669 and 75, City of Detroit, Wayne County, Michigan, as recorded wayne County, Michigan, Wayne in Liber 55, Page 25 of Plats, Wayne County Records, lying south of and county the southerly line of Lot adjoining the southerly line of Lot 331, and lying north of and adjoining the northerly line of Lots 326 to 330, both inclusive, all of the above-mentioned subdivision.

Be and the same is hereby vacated as a public alley and is hereby converted into a public easement of the full width of the alley, which ease-ment 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 alley and by 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 alley hereinabove described for the purpose of installing, maintaining, repairing, removing, or replacing any sewer, conduit, telephone, telegraph, electric light 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 easement for the purpose 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 fence) shall be built or placed upon

said easement;

Third, that if at any time in the future the owners of any lots abutting on said vacated alley shall request the removal and/or relocation of any existing poles or other utilities in said easement, 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:

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

Nays-None.

### Department of Public Works July 11, 1962.

Honorable Common Council:

Gentlemen - Submitted herewith for confirmation are contracts entered into as authorized and directed by your formal proceedings dated below:

Contractor's Name: Fort Wayne Coal & Const. Co., 9375 Prairie, Detroit 4,

Michigan-

Contract No. PW-4300-Paving Concrete Curbs, Sidewalks and Driveways, District 56A; Award Authorized; 6-26-62.

Contract No. PW-4301-Paving Concrete Curbs, Sidewalks and Driveways, District 56B; Award Authorized 6-26-62.

Contract No. PW-4302-Paving Concrete Curbs, Sidewalks and Driveways, District 56C; Award Authorized

Contract No. PW-4303-Paving Concrete Curbs, Sidewalks and Driveways, District 56D; Award Authorized 26-62.

# Respectfully submitted, GLENN C. RICHARDS,

Commissioner. By Councilman Wierzbicki:

Resolved, That contracts as listed in the foregoing communication be and the same are hereby confirmed.

Adopted as follows:

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

Nays-None.

# Reconsideration

Councilman Van Antwerp moved to reconsider the vote by which the reso-

Councilman Rogell moved to suspend Rule 23 for the purpose of indefinitely postponing the motion to reconsider, which motion prevailed as

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

Nays-None.

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

The regular order was resumed.

## Purchases and Supplies July 17, 1962.

Honorable Common Counvil:

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. 2779

Four bids were received as a result of nine solicitations, as per tabulation for furnishing the Public Lighting Commission with Bus Supports. Royal Electric Manufacturing

Company of Detroit, c/o E. B. An-

derson Co., Agents-

78 Only Bus Stoppers, 7.2 KV, indoor, flat mounting, bus clamp Royal SK7262-1, insulator unit with base G.E. No. 6422351G5, \$14.35 Each.

This purchase totals \$1,119.30. Price is Firm and F.O.B. Delivered.

Terms: Net 30 Days.

## FILE NO. 2797

One bid was received as a result of six solicitations for furnishing the Purchasing Department, Printing Division with N.C.R. Paper. To: The Union Paper & Twin Com-

pany of Detroit—
6,500 Sheets Paper, N.C.R. (no carbon required), 22½ in. x 34½ in.,
White 20 lb., coated back, \$4.995 C.
6,500 Sheets Paper, as above except

coated front and back, \$4.755 C.

6,500 Sheets Paper, N.C.R.,  $22\frac{1}{2}$  in. x  $34\frac{1}{2}$  in., pink, 17 lb., coated front and back, \$4.90 C.

13,000 Sheets Paper, as above except Canary, \$4.90 C.

6,500 Sheets Paper, N.C.R., 22½ in. x 34½ in., Canary, 15 lb., coated front only, \$2.54 C.

This purchase totals \$1,755.65. Prices are Firm and F.O.B. Deliv-Terms: 2% 30 Days.

FILE NO. 2804 One bid was received as a result