Jeremiah Morgan, Water Supply, at the rate of \$57 per week (\$33 per week plus \$24 for seven dependents).

Jesse Steele, Water Supply, at the rate of \$40 per week (\$33 per week plus \$7 for two dependents).

Thomas Voytas, Water Supply, at the rate of \$51 per week (\$33 per week plus \$18 for four dependents).

George Wilks, Water Supply, at the rate of \$51 per week (\$33 per week plus \$18 for four dependents). Approved:

ROBERT REESE,

Corporation Counsel.

Adopted as follows:

Yeas - Councilmen Beck, Brickley. Poindexter, Ravitz, Rogel Conner, Van Antwerp, Wierzbicki and Pres. dent Carey-9.

Nays-None.

Reconsideration

Councilman Connor moved to reconsider the vote by which the resolution was adopted.

Councilman Rogell moved to suspend Rule 23 for the purpose of inde-finitely postponing the motion to reconsider, which motion prevailed

as follows: Yeas — Councilmen Beck, Brickley, Connor, Poindexter, Ravitz, Rogell, Van Antwerp, Wierzbicki and President Carey-9.

Nays-None

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

The regular order was resumed

Detroit Housing Commission June 7, 1965.

Honorable Common Council:

Gentlemen-We submit for confirmation an agreement dated May 20, 196' between the City of Detroit and Sim one & Co., Inc., a Michigan corporation, for the purchase and developmen! of Lots 38 and 39 and the east rly 40 feet of Lot 40 in the West Side Industrial Subdivision No. 1.

Th! lots are located on Howard Stree! between Trumbull and Twelfth

Streets.

This agreement was authorized by your Honorable Body on May 4, 1965. Respectfully submitted

> ROBERT D. KNOX, Director-Secretary.

By Councilman Brickley:

Be It Resolved, That the agreement dated May 20, 1965 between the City of Detroit and Simone & Co., Inc., a Michigan corporation, referred to in the foregoing communication be and the same is hereby confirmed.

Adopted as follows:

Yeas — Councilmen Beck, Brickley, Conner, Poindexter, Ravitz, Rogell, Van Antwerp, Wierzbicki and President Carey—9.

Nays-None.

Reconsideration

Councilman Connor 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 Beck, Brickley, Connor, Poindexter, Ravitz, Rogell, Van Antwerp, Wierzbicki and President Carey—9.

Nays-None.

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

The regular order was resumed.

Department of Public Works June 8, 1965.

Honorable Common Council:

Gentlemen—We are returning herewith the petition of the Olympia Stadium Division of Norris Grain Company, No. 10994, requesting the vacation of a portion of the alleys in the block bounded by Grand River Avenue, Hooker Avenue, Lawton Avenue and McGraw Avenue. The vacation of said alleys was approved by the City Plan Commission with the recommendation that sufficient land be dedicated for a new alley outlet in McGraw Avenue. The petition was then referred to this office by your Committee of the Whole for investigation and report.

We wish to advise that our investi-

gations are completed.

's per our directive, the petitioner deposited with the City Treasurer the sum of \$240.00, Receipt No. B-40412, credited to the Public Lighting Commission Fund Code No. 990-9423, said amount being the estimated cost of Public Lighting Commisrerouting sion facilities from the area to be vacated.

The petitioner has requested permission to privately reroute the existing lateral sewer located in the portion of alley to be vacated in order to the site for an addition to clear Olympia Stadium.

All work is to be done privately at

the petitioners expense.

We are in receipt of a Quit Claim Deed from the petitioner to the City of Detroit deeding land for a new alley outlet into McGraw Avenue. Said deed was approved as to form by the Corporation and execution Counsel and as to description by the City Engineer and is attached for your Honorable Body's acceptance.

All other City departments and privately owned utility companies reported that they will be unaffected by the vacation of said alleys or that they have not all alleys or that they have reached satisfactory agreements ments with the petitioner regarding their installations therein.
We recommend the adoption of the

attached resolution. Respectfully submitted, GLENN C. RICHARDS, Commissioner.

By Councilman Rogell:

Resolved, That all that part of the east-west public alley, 18 feet wide, in the block bounded by Grand River Avenue, Hooker Avenue, Lawton Avenue, and McGraw Avenue as platted in Elfbrinks Subdivision of Lots 14 in Elfbrinks Subdivision of Lots 14 and 15 of Hall and Ingersolls Subdivision of Fractional Section 2, T. 2 S., R. 11 E., City of Detroit, Wayne County, Michigan as recorded in Liber 11, Page 98 of Plats, Wayne County Records lying north of and adjoining the northerly line of the easterly 20.00 feet of Lot 5, north of and adjoining the northerly line of and adjoining the northerly line of Lot 6, north of and adjoining the northerly line of the westerly 10.00 feet of Lot 7, and lying south of and adjoining the southerly line of the westerly 10.00 feet of Lot 28, south of and adjoining the southerly line of Lot 29, south of and adjoining the southerly line of the easterly 20.00 feet of Lot 30, all of the above mentioned subdivision; also,

All of the north-south public alley, 20 feet wide, north of McGraw Avenue east of Grand River Avenue, which was dedicated to the City of Detroit on April 12, 1927 being in fact the easterly 20.00 feet of lot 5 of Elfbrinks Subdivision of Lots 14 and 15 of Hall and Ingersolls Subdivision of fractional Section 2, T. 2 S., R. 11 E., City of Detroit, Wayne County Michigan as recorded in Liber 11, Page 98 of Plats Wayne County Records.

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 the Commissioner of Public Works be and is hereby authorized and directed to prepare the necessary plans and specifications to issue a permit to the petitioner (No. 10994) to cover the construction of a private lateral sewer which will reprivate lateral sewer which will re-route the existing lateral sewer lo-cated in the portions of alleys to be vacated in the block bounded by Grand River Avenue, Lawton Avenue, Hooker Avenue and McGraw Avenue; and further

Provided, That the entire work is performed in accordance with plans and specifications of the City Engineers Office, and under the supervision of the Inspection Division of the Department of Public Works; and

Provided, That the entire cost of the improvement, including engineering and inspection, shall be borne by the petitioner; and further

Provided, That the petitioner shall deposit, in advance of construction, with the Department of Public Works such amount as the department deems necessary to cover the costs of engineering and inspection and other and 4,500 square yards of sod. All for

services as shall be required; and further

Resolved, That the Quit Claim Deed of the Olympia Stadium Division of Norris Grain Company deeding land to the City of Detroit for alley purposes being described as: The easterly 20.00 feet of Lot 7 of Elfbrinks Subdivision of Lots 14 and 15 of Hall and Ingersolls Subdivision of Fractional Section 2, T. 2 S., R. 11 E., City of Detroit, Wayne County, Michigan as recorded in Liber 11, Page 98 of Plats Wayne County Records.

Be and the same is hereby accepted and the City Controller is hereby directed to record said deed in the Office of the Register of Deeds for Wayne County, and further

Resolved, That when it becomes necessary to improve or pave the above mentioned newly deeded alley, all cost of said improvements or paving will be paid by the Olympia Stadium Division of Norris Grain Company, its heirs, successors or assigns. Adopted as follows:

Yeas — Councilmen Beck, Brickley, Connor, Poindexter, Ravitz, Rogell, Van Antwerp, Wierzbicki and President Carey-9.

Nays-None.

Reconsideration

Councilman Connor moved to reconsider the vote by which the resolution was adopted.

Councilman Rogell moved to suspend Rule 23 for the purpose of in-definitely postponing the motion to reconsider, which motion prevailed as follows:

Yeas — Councilmen Beck, Brickley, prince, Poindexter, Ravitz, Rogell, Connor, Van Antwerp, Wierzbicki and President Carey—9.

Nays-None.

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

The regular order was resumed.

Purchases and Supplies June 8, 1965.

Honorable Common Council:

Gentlemen — The Department of Purchases and Supplies has advertised for bids in accord with specifications and recommends that contracts be entered into with firms or persons as is detailed in the following communications:

FILE NO. 6461

One bid was received as a result of nineteen solicitations, for furnishing the Municipal Parking Authority with Landscaping, Cultural Center. To: Foma Company of Redford, Mich-

igan (Sole Bid)-

Furnish: All necessary labor, materials, and equipment to surface treat (landscape) ground cover above the Cultural Center Underground Garage.