

lies within the confines of said Playground No. 14.

Respectfully submitted,
C. E. BREWER,
Commissioner of Recreation.
General order for Monday, June 12.

From the Department of Recreation.

To the Honorable the Common Council:
Dear Honorable Sirs—The Department of Recreation has some unpaid bills for the breakage of school building windows which have been pending since the playground season of 1919, during the regime of my predecessors. There will be some unexpended balances occurring in Account 5, Supervision and Maintenance of Playgrounds, Playfields and Community Centers, in the Recreation Fund.

In order to wipe out these old bills so that we may start with a clean slate on July 1st, we respectfully request that your Honorable Body authorize the City Controller to pay these bills, totalling \$3,083.52, from the unexpended balances of Account 5, Recreation Fund.

Respectfully submitted,
C. E. BREWER,
Commissioner of Recreation.
By Councilman Bradley:

Resolved, That the City Controller be and he is hereby authorized and directed to make the necessary entries upon his records to effect the transfer of the sum of \$3,083.52 from the unexpended balances of Account 5, Recreation Fund, to be placed to the credit of a new account to be created and known as "Board of Education Bills," Recreation Department Fund.

Adopted as follows:
Yeas—Councilmen Bradley, Castator, Ewald, Kronk, Littlefield, Vernor, Watson, and the President Pro Tem—8.
Nays—None.

From the Department of Recreation.

To the Honorable the Common Council:
Dear Honorable Sirs—Bids were opened at the office of the Department of Recreation, Saturday noon, May 10, for the grading of Playground No. 7, 12-A, and 21, the following bids being submitted:

Travis Brothers\$2,100
Jos. M. Hughes Co.\$1,850
Reading Corporation\$5,312

Joseph M. Hughes Co. being the lowest bidder, your Department of Recreation recommends that their bid be accepted and the Department of Recreation authorized to enter into a contract with them for the improvement of these playgrounds.

Respectfully submitted,
C. E. BREWER,
Commissioner of Recreation.
By Councilman Watson:

Resolved, That the Department of Recreation be and is hereby authorized and directed to enter into contract with Joseph M. Hughes Co. for grading Playgrounds 7, 12-A and 21, for the total sum of \$1,850.00.

Adopted as follows:
Yeas—Councilmen Bradley, Castator, Ewald, Kronk, Littlefield, Vernor, Watson, and the President Pro Tem.—8.
Nays—None.

From the Clerk.

That he presented such portion of the proceedings of the last regular session as is required by the Charter to be so presented, to His Honor the Act-

ing Mayor for approval, on the 12th inst., and that they were approved on the 13th inst., excepting an ordinance, entitled "An ordinance to regulate the installation of heating and warming systems or apparatus, in dwellings in the City of Detroit" which was not approved.

Placed on file.

Also, That he has been served with "Order to show cause" issued out of the Circuit Court for the County of Wayne, in a cause wherein Harry J. Pelavin is plaintiff and the City of Detroit and Joseph H. Martin, defendants; and that he has referred the same to the Corporation Counsel.

Placed on file.

From the Clerk.

To the Honorable the Common Council:
Gentlemen—I beg to advise your Honorable Body that the quit-claim deed of Pressler Realty Co. of certain property for alley purposes and the bond of W. E. Wood Co., filed pursuant to resolution granting them permission to place fence at curb on Fort street and concrete hoisting towers on city property, have been filed in my office. Said instruments having been approved by the Corporation Counsel and City Engineer, resolution accepting and approving same is attached.

Respectfully submitted,
RICHARD LINDSAY,
City Clerk.

By Councilman Bradley:
Resolved, That the bond of W. E. Wood Co., filed pursuant to resolution adopted June 6, 1922, granting them permission to place fence and concrete hoisting towers in Fort street, etc., be and the same is hereby accepted and approved; and further

Resolved, That the quit-claim deed of Pressler Realty Co. to the City of Detroit of all that certain piece or parcel of land, described as follows: The easterly eighteen feet of Lot 67 and the easterly eighteen feet of Lot 66 of Pressler's subdivision of part of fractional sections 22 and 27, T. 1 S. R. 12 E., according to the plat thereof recorded in Liber 26 of Plats on Page 41, be and the same is hereby accepted and approved and the Controller is hereby directed to cause said deed to be recorded in the office of the Register of Deeds for Wayne County, Michigan.

Adopted as follows:
Yeas—Councilmen Bradley, Castator, Ewald, Kronk, Littlefield, Vernor, Watson, and the President Pro Tem.—8.
Nays—None.

From the Clerk.

To the Honorable the Common Council:
Gentlemen—I beg to inform you that I am in receipt of the following petitions since the last session and recommend their reference to the general order as follows:

Respectfully,
RICHARD LINDSAY,
City Clerk.

General Order for Monday.

- 1646—Board of Education: Protest against use of Riverside Park for other than playground purposes.
- 1647—John Peterson, et al: Protest against use of Riverside Park for other than playground purposes.