

the period starting January 1, 1956 and ending December 31, 1958, one (1) bid was received.

Albert J. Walker, of Ferndale, Michigan, agrees to pay to the City of Detroit 10% of the gross revenue.

It is recommended that the Department Parks and Recreation be authorized to enter into a contract as outlined above.

The approval of your Honorable Body is requested.

Respectfully submitted,
HAZEN L. FUNK,
Commissioner.

By Councilman Lincoln:

Resolved, That the Dept. of Purchases & Supplies be and is hereby authorized and directed to enter into contract with the following persons or firms for furnishing the departments mentioned with material, equipment and supplies in amounts, kinds and at prices listed in the foregoing communications:

Liquid Carbonic Co. (City), Acetylene and Oxygen.

Northern Bank Note Co. (Contr.), Bonds.

General Fireproofing Co. (Common Council), File Cabinets.

Sherman Laboratories (Health), Intravenous Solutions.

Karoll's Inc. (Health), Fabricated Textiles.

Federal Asphalt Products Inc. (Hsg.), Roofing Felt.

Ohio Rubber Supply Co. (Hsg.), Water Hose.

Krueger Machinery Co. (PLC), Concrete Mixer.

Collyer Insulated Wire Co. (PLC), Copper Cable.

Karoll's Inc. (DPW), White Wing Suits.

Paul Ross Inc. (DPW), Structural Steel.

Minnesota Mining & Mfg. Co. (S&T), Reflectorized Paper.

J. Alex Gordon & Co., Colson Corp. (Water) (Health), Electric Lift Trucks; and

Further Resolved, That purchase order issued to Alfred F. Steiner Co. for automobiles be and the same is hereby increased by two automobiles, as outlined in foregoing communication; and further

Resolved, That \$160.50 additional charge on contract with Typocraft Co., as outlined above, be and the same is hereby approved; and further

Resolved, That price increases on contracts with Roberts Tube Works for copper pipe and with Great Lakes Electric Supply Co. for conduit and fittings be and the same are hereby approved as set forth in foregoing communication; and further

Resolved, That the Dept. of Parks and Recreation be and is hereby authorized and directed to enter into

contract with the following for concessions listed and outlined in foregoing communications: Belle Isle Speedboat Co. for speedboat concession at Belle Isle; Belle Isle Ferry Boats Inc. for ferry concession at Belle Isle; and Albert J. Walker for Binocular Viewing Machines concession.

Adopted as follows:

Yeas — Councilmen Beck, Connor, Lincoln, Rogell, Smith, Van Antwerp, Wise, Youngblood, and President Mirani—9.

Nays—None.

Recorder's Court

November 16, 1955.

Honorable Common Council:

Gentlemen—I respectfully report to your Honorable Body that a jury duly impanelled in the Recorder's Court, in the matter of acquisition of land for opening and widening of an east and west alley and widening of a north south alley in block bounded by Norcross, Annsbury, Harper and Evanston Avenues, rendered a verdict in favor of said acquisition Oct. 28, 1955, which was confirmed by the Court Nov. 16, 1955.

In accordance with the statute, I herewith transmit a certified copy of said verdict, and of the judgment of confirmation.

Respectfully submitted,
E. BURKE MONTGOMERY,
Clerk.

Received and placed on file.

Streets and Traffic

November 16, 1955.

Honorable Common Council:

Gentlemen—We are enclosing a list of traffic control devices, dated October 28, 1955 recently installed or discontinued. This list was approved by our Commission at its regular meeting of November 14, 1955.

We are submitting this list for the approval of your Honorable Body.

Respectfully submitted,
A. F. MALO, Director.

By Councilman Lincoln:

Resolved, That the traffic regulations, as listed in communication from the Dept. of Streets and Traffic, dated November 16, 1955, and the discontinuance of restrictions as listed therein, be and the same are hereby approved and confirmed; and further

Resolved, That any regulation or restriction in conflict with the foregoing be and the same are hereby rescinded;

Provided, That the traffic regulations adopted pursuant to the provisions of Section 4 (a) of Chapter 325 of the Compiled Ordinances of 1954 are properly indicated by signs, signals, markings or other devices as authorized by the provisions of Section 3 of Chapter 45 of the Compiled Ordinances of 1954; and further