the Joseph Frenkel Co., of Detroit, and all orders would be shipped and invoiced by the latter.

We recommend that this contract change be authorized, and respectfully request your approval thereof.

Respectfully submitted, J. HARRISON KETTLE, Commissioner.

## Purchases and Supplies May 5, 1959.

Honorable Common Council:

Gentlemen—On February 24, 1959 (File No. 8931), your Honorable Body approved an award to the Lippman's Tool Shop for furnishing the Department of Parks and Recreation with Bats, Leg Guards, Head Protectors, and Basketballs.

We have just been informed that the company is now out of business and that the supplying manufacturers are unwilling to furnish them the above items; therefore, the Lippman's Tool Shop is unable to make delivery.

We recommend that your Honorable Body rescind this award.

Respectfully submitted,

J. HARRISON KETTLE,

Commissioner.

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By Councilman Smith:

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 or supplies in amounts, kinds and at prices listed in the foregoing communications:

W. E. Phillips Equipment Co. (City)

Pneumatic Tool Repair Parts.

Goodall Michigan Mechanical Rubber Co. (City) Rubber Boots.

Fire Equipment Co. Inc. (City) Fire Extinguisher Service.

American-Marietta Co., Berry Bros. Divn. (City) Paint.

Construction Eequipment Co. (City) Gardner-Denver Air Tool and Compressor Repair Parts.

Pitney-Bowes Inc. (City) Rental of

Postage Meters.

Low X-Ray Film Corp., Wm. R. Niedelson Co., Albert-Acan X-Ray Solutions Inc., Picker X-Ray Corp., E. R. Squibb & Sons (Health) X-Ray Films and Chemicals.

American Tobacco Co. (DeHoCo)

Smoking Tobacco.

Locke Lumber Co. (P&R) Fir Lumber

Lock Joint Pipe Co. (Water) Con-

crete Pipe; and further
Resolved, That contract with United
News Co. for Souvenirs and Novelties
be amended to show that company
has been purchased by the Joseph
Frenkel Co., in accordance with foregoing communication; and further

Resolved, That contract with Lipp-man's Tool Shop for furnishing the Dept. of Parks & Recreation with

athletic equipment set forth in the above communication be and the same is hereby rescinded.

Adopted as follows:

Yeas — Councilmen Carey, Connor, Patrick, Rogell, Smith, Wise and President Pro Tem Van Antwerp—7. Nays—None.

## Purchases and Supplies May 5, 1959.

Honorable Common Council:

Gentlemen—Under date of March 3, 1959 (File 8886-A), and March 10, 1959 (File 8886-B), your Honorable Body authorized this department to enter into contract with Pine Ridge Coal Co., Koenig Coal & Supply Co., Fuel Sales Co., National Coal and Coke Co., and A. T. Massey Coal Co. for furnishing Coal, Bituminous, via Lake Vessel, to the Public Lighting Commission and the Department of Water Supply.

Effective March 10, 1959, there was a decrease on rail freight rate of \$0.22 per ton. Effective April 16, 1959, there was an increase on lake vessel rate of \$0.035 per ton. This is a net decrease of \$0.185 per ton.

These vessel and rail rate changes are submitted for your Honorable Body's information.

Respectfully submitted,

J. HARRISON KETTLE,

Commissioner.

Received and placed on file.

## Recorder's Court

Honorable Common Council: 101 Bd3

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 alley to eliminate jog, south of McNichols Road between Greenview and Glastonbury rendered a verdict in favor of said acquisition April 15, 1959, which was confirmed by the Court April 29, 1959.

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

Respectfully submitted,

BURKE MONTGOMERY,

Clerk

Received and placed on file.

## Recorder's Court

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 parks and recreational and other municipal public purposes, located on West Dale Avenue between Fullerton and Glendale Avenues rendered a verdict in favor of said acquisition April 15, 1959, which was confirmed by the Court April 29, 1959.

In accordance with the statute, I