Graybar Electric Co., Inc.—Public Commission, cable register June 21 arns and institution.

Thompson — Public Thompson — Public Commission, hauling coal lighting Mistersky power plant. Lighting insulators.

Mistersky power plant. om Mistersky Provet Plant. Boulevard Transfer Co. -Commission, machinery

Lighting Commission, moring and personnel. westinghouse Electric Corp.—Public Westing Commission, safety coils and Lighting potheads.

disconnecting potheads. Marathon Linen Supply Co.—Dept. Marauli Works, uniform rental serv-

Boston Tile & Terrazzo Co.—Dept. ice for airport.

of Public Works, terrazzo tile. Acorn Iron Works—Dept. of Public

Works, structural steel. John Johnson Co.—Dept. of Public

Works, canvas truck covers. Carter's Ediphone Service and Dictaphone Corp.—City of Detroit, inspection service on dictating, transcribing and shaving equipment.

Monroe Pharmacal Co.—City of Detroit, prescription bottles.

National Drug Co.—City of Detroit,

antitoxin. Detroit Creamery Co.—City of Detroit, ice cream and frozen ices.

Mich-I-Penn Oil & Grease Co. and Cadillac Oil Co. - City of Detroit, lubricating oils and grease.

John A. Mercier Brick Co. and Chippert Brick Co.—City of Detroit, hard clay common brick.

Adopted as follows:

Yeas-Councilmen Connor, Edgecomb, Garlick, Kronk, Miriani, Oakman, Smith and the President-8. Nays-None.

Recorder's Court

To the Honorable, the Common Council:

Gentlemen-I respectfully report to your honorable body that a jury impanelled in the Recorder's Court, in the matter of acquisition of land for Parks and Recreational and other municipal purposes, located on West and East sides of Greenview Avenue between Wadsworth and Capitol Avenues, No. 1966 rendered a verdict in favor of said acquisition June 3rd 1949, which was confirmed by the Court June 15, 1949.

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

Respectfully submitted, E. BURKE MONTGOMERY,

Received and placed on file. Clerk.

Recorder's Court

To the File No. 1975 Council: Honorable, Gentlemen—I respectfully report to lution was adopted.

your honorable body that a jury duly impanelled in the Recorder's Court, impanelled in the Recorder's Court, in the matter of acquisition of land for Parks and Recreational and other purposes. located or the court in the matter of acquisition of land in the court of the co municipal purposes, located on East and West sides of Appleton between Clarita and Seven Mile Road rendered a verdict in favor of said acquisition May 31st, 1949, which was confirmed by the Court June 15,

In accordance with the statute, 1 herewith transmit a certified copy of said verdict, and of the judgment of

Respectfully submitted, E. BURKE MONTGOMERY,

Received and placed on file. Clerk.

Department of Street Railways

June 21, 1949. To the Honorable, the Common

Gentlemen:

In response to our advertisement for proposals for furnishing this Department with Messenger or Span Wire, in accordance with specifications on file in this office, twelve bids were received and opened June 16, 1949, as shown on the attached tabulation.

The low bid, in accordance with specifications, was submitted by General Electric Supply Company and it is recommended that their bid be accepted on the following basis:

100,000 Ft. 3/8" Wire at \$26.50 per M. Ft.

25,000 Ft. 1/2" Wire at \$41.10 per M Ft.

Price is f.o.b. destination and is subject to decrease but not increase only as to freight rate.

The approval of your Honorable Body is requested.

Respectfully submitted, L. B. SMITH,

Supv. of Purchases and Supplies. Approved:

LEO J. NOWICKI, General Manager.

By Councilman Connor:

Resolved, That the Dept. of Street Railways be and it is hereby authorized to enter into contract with the General Electric Supply Co. for furnishing that department with messenger or span wire in amounts, sizes and at prices listed in the foregoing communication.

Adopted as follows: Connor, Yeas—Councilmen comb, Garlick, Kronk, Miriani, Oak-man, Smith and the President—8. Nays-None.

Reconsideration

Councilman Oakman moved to reconsider the vote by which the reso-