Gertrude Harvey, plaintiff and plaintiff's attorneys, Mallon and Best, in the sum of \$400.00; in full payment of any and all claims which they may have against the City of Detroit, by reason of injuries sustained by Gertrude Harvey on or about August 8, 1970, as a result of boarding coach and falling in stairwell;

Roxie Neal Brantley, plaintiff and plaintiff's attorney, Gerald J. Gattorn, in the sum of \$750.00; in full payment of any and all claims which they may have against the City of Detroit, by reason of injuries sustained by Roxie Neal Brantley on or about January 14, 1970, as a result of standing up on coach preparing to exit and driver started up causing her to fall on wet floor;

Lillie Jackson, plaintiff and plaintiff's attorney, Gerald J. Gattorn, in the sum of \$300.00; in full payment of any and all claims which they may have against the City of Detroit, by reason of injuries sustained by Lillie Jackson on or about October 29, 1971, as a result of rear door of coach being

shut on her;

Elbert Johnson, plaintiff and plaintiff's attorneys, Barbara & Wisok, in the sum of \$900.00; in full payment of any and all claims which they may have against the City of Detroit, by reason of injuries sustained by Elbert Johnson on or about April 18, 1972, as a result of being a passenger on a coach that collided with an auto; and that said amounts be paid upon presentation of Satisfaction of Judge.

presentation of Satisfaction of Judgment or releases approved by the Department of Law and Discontinuance of the respective lawsuits.

Adopted as follows:

Yeas — Council Members Browne, Cleveland, Eberhard, Henderson, Hood, Kelley, Mahaffey, and President Levin — 8.

Nays - None.

## Transportation Department August 6, 1974

Honorable City Council:

Re: Emmitt Coleman vs. City of Detroit.

The Law Department has reviewed the above-entitled Workmen's Compensation matter, the facts and particulars of which are contained in the attached memorandum. From that review it is our opinion that a redemption in the amount of \$6,000.00 is in the best interests of the City of Detroit.

Respectfully submitted,
DANIEL G BERK
Assistant Corporation Counsel

Approved:

ELLIOTT S. HALL Corporation Counsel

By Council Member Mahaffey:

RESOLVED, That the Finance Director be and he is hereby authorized and directed to draw his checks upon the proper fund in favor of Emmitt

Coleman and Bernstein & Bernstein, his attorneys, in the total sum of \$6,000.00 in full payment of any and all claims which they may have against the City of Detroit by reason of the injuries or occupational diseases and their resultant disabilities incurred or sustained as a result of Emmitt Coleman's past employment with the City of Detroit and that said amount be paid upon presentation by the Law Department of a redemption order approved by the Bureau of Workmen's Compensation of the State of Michigan.

Adopted as follows:

Yeas — Council Members Browne, Cleveland, Eberhard, Henderson, Hood, Kelley, Mahaffey, and President Levin — 8.

Nays - None.

## Water & Sewerage Department October 8, 1974

Honorable City Council:

Re: Petition No. 1367 — Samuel J.
Cohl Co., For Building Encroachment Over Portion Of Sewer
Easement of the N.-S. Alley S. of
Nauman Ave., W. of Ryan Rd.

There is returned herewith Petition No. 1367 of Samuel J. Cohl Company requesting the vacation of the sewer easement retained in the Common Council resolution of January 29, 1958 which vacated the North-South alley south of Nauman Avenue, west of Ryan Road.

Our investigation shows that it is now feasible to abandon the sewer easement previously retained in the vacation of the above mentioned alley.

It is therefore recommended that the petition be granted in accordance with the attached resolution.

> Respectfully submitted, E. CEDRONI General Manager

By Council Member Kelley:

Resolved, That the sewer easement retained by Common Council Resolution on January 29, 1958, J. C. C. page 184, in the vacation of the north-south public alley, 15 feet wide, south of Naumann Avenue, west of Ryan Avenue, as platted in Naumann and Watke's Subdivision of a portion of the S. E. ¼ of Fractional Section 7, T. 1 S., R. 12 E., N.E. of Conant Road, Hamtramck, Wayne County, Michigan, as recorded in Liber 16, page 85 of plats, Wayne County Records, lying east of and adjoining the east line of Lot 40 and west of and adjoining the west line of Lots 37 to 39, both inclusive.

Be and the same is hereby vacated and cancelled as a sewer easement.

Adopted as follows:

Yeas — Council Members Browne, Cleveland, Eberhard, Henderson, Hood, Kelley, Mahaffey, and President Levin — 8.

Nays — None.