

Steel is really many different kinds of metal. On steel bars alone, manufacturers shipped 212 grades of carbon bars and 311 grades of alloy bars, each with different chemical composition, during the second quarter of 1962.

6-A THE BIRMINGHAM (MICH.) ECCENTRIC April 11, 1963
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Trainee to Report To Oakland League For Field Studies

A young trainee in public affairs will report Monday, for an eight-week field assignment with the Oakland Citizens League.

James A. Lane, 26, has been selected by the Coro Foundation of California to work with the non-partisan citizens' group in Oakland County.

Lane is one of 23 interns chosen in competition for the Coro program, designed to prepare outstanding college graduates for responsible positions in government and politics.

HE WILL maintain offices at 191 Brady Lane, Bloomfield Hills, across from Kingswood School, and at Oakland Citizens League headquarters in The Community House, Birmingham.

The trainee will work with the Political Science Department of Oakland University and leaders of the two major parties in studying the political structure of Oakland County. He will also assist Oakland Citizens League with its current drive to triple membership and with its expanded studies of fast-growing Oakland County's governmental problems.

During his internship here, he will reside with directors and members of the Oakland Citizens League, which is responsible for Lane's transportation, room and board.

Lane, a bachelor, was a student leader and top athlete at Colorado State University, where he was graduated in 1962. His major was history and political science.

HE SERVED four years with the Fleet Intelligence Center of the U. S. Navy, from which he was discharged as a lieutenant (jg). Since his selection in fall, 1962, for a Coro Foundation Internship

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B'ham Resident Awaits Sentence In Detroit Case

Sidney T. Eder, 444 Bryn Mawr, Birmingham, and five other private club contractors with their innocent pleas April 4 in the Detroit Department of Public Works fraud-conspiracy case. The six pleaded guilty to a lesser charge of bribery.

The pleas were accepted by Recorder Judge Arthur J. Easton and sentencing was set for May 8. The men were originally charged with 30 other defendants with conspiracy to defraud Detroit and conspiracy to bribe its employees.

THE ORIGINAL CHARGE of conspiracy carries a maximum penalty of five years in prison and/or

12 Town
 (Continued from 1-A)
 previous amount for pre-payment by May 15 was \$1,220. The new figure is \$1,035.74, or a reduction of \$184.26. The council stressed that after 5 p.m. May 15 no pre-payment may be made.

The bill on the DeQuindre Interceptor will come to a total of \$780 per household. Pre-payment would be \$53.65 and the annual charge \$2.40 for 30 payments.

BECAUSE THE RESIDENTS affected objected to the method of payment, the council decided to change the original annual bill to a quarterly charge which will come on the water bill. This amount will be \$11.40.

Since most of the residents had already paid their first annual bill, the \$48.50 originally determined, many questions were asked from the floor regarding credit for the \$2.90 reduction and the reason for the charge appearing immediately on the water bill.

Shepard explained that the water bill payment represents an installment against next year's charge.

IN RESPONSE to a question as to whether the voters of this village ever had an opportunity to say whether or not they wanted to be included in the Twelve Town Relief Drain, Council President Marvin B. Cline explained that the whole thing was determined before Beverly Hills became a village five years ago.

Councilman Hugh G. Alerton, Jr., sketched out the history of the Twelve Town, telling the group that the then large township had gone to court to fight it, as had the Madison Heights group. The Michigan Supreme Court upheld the legality of the drain, however.

"Although I felt that certain municipalities were given too much credit for old drains," Alerton said, "further litigation seemed futile."

THE COST AND method of payment took most of the evening. Richard A. McCabe, 15789 Buckingham, one of many speakers voicing objections to so far carrying such a large assessment burden, asked how the other communities in the group were paying for it.

Shepard said most of them had done it by an increase in general tax. "However," he added, "most of the others are entirely in the district. We elected in the village to charge those people who would benefit from it."

Questions also arose about the people who were in the so-called "No Man's Land," neither in the Twelve Town nor the Evergreen.

COUNCILMAN EDWARD M. (Ted) Shurtliff explained that he was in this "No Man's Land" and that three years ago the council called in the county supervisor and drain engineer who concluded that about 80 homes over the boundary were "bootlegging" on the Evergreen, but that the boundaries were fixed and could not be changed to include them.

The county stated at that time that it would very likely someday force them to disconnect, at which time, Shurtliff said, they might have to pay a great deal more to connect in the Acacia Park District. The council also answered questions as to whether the charge constituted a lien against the property and were told that it did not, since it appeared on the water bill and that only if any portion was unpaid after billing would it become a lien.

MANY HOLDERS of vacant property objected strongly to the charge. In this connection the council took action to pass an emergency ordinance, No. 70, to replace Ordinance 68, stating that lots not of three children. She has been previously developed and will pay the charge at the time of development. At the rate of quarterly payments of \$11.40, they would pay from the time elapsed from the date of the ordinance and future payments.

The motion passed unanimously. In other action, the council agreed to call such roads in need repair prior to receiving the bids for 1963.

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