Over the past 5 years, crime in the nation has risen 5 times as fast as the population, and at a cost of 60 million dollars a day, not including the loss of human life, suffering, and grief. Fortunately, Pickaway County is far below the national average.

Faster and more modern transportation, court decisions limiting police authority, lack of funds to meet the times and general apathy on the part of citizens are a few of the causes of the growing rate of crime and delinquency.

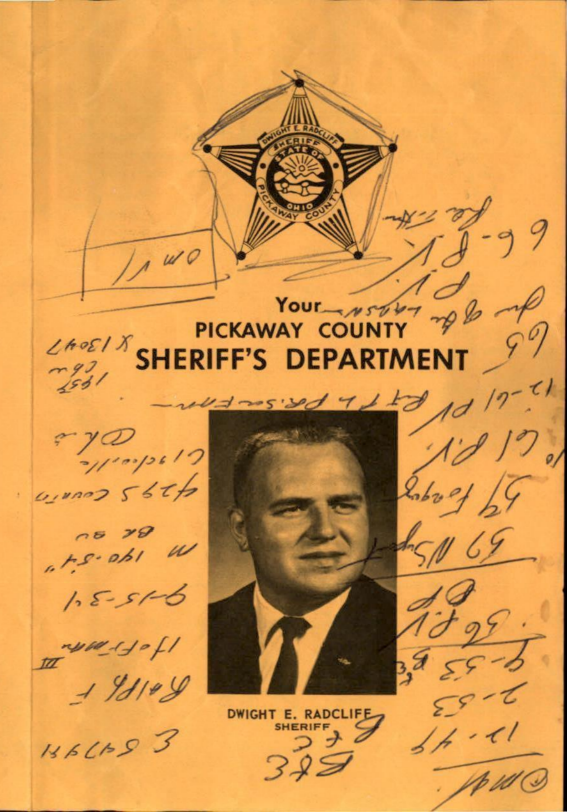
Since taking office in January, 1965, we have made every effort to improve and modernize many operations such as record systems, jail facilities, night patrol, and communications in order to meet the growing demands from our citizens for public services. Calls for services have grown. The average jail population has increased in a jail that was built nearly a hundred years ago for a maximum of 40 prisoners.

We have been fortunate in being able to clear up many of these situations through understanding County Commissioners Charles Morris, Jr., Lloyd Melvin, and Wayne Hines.

A good law enforcement must thrive or fail through the efforts of the citizens of the county. Only with their interest can we keep Pickaway County a clean and decent place to live.

Sheriff

(Printed at personal expense of Dwight E. Radcliff)



PICKAWAY COUNTY'S SHERIFF operates as one of the smaller sheriffs' offices in the state and serves an agricultural and growing industrial community. The department consists of a sheriff, 4 field deputies, a civil office deputy and 2 jailers. The sheriff's office maintains around the clock patrol in the rural area as well as serving court process both in the county and in the City of Circleville, Pickaway County contains 507 square miles and a highway system of State, County and Township roads totaling 808.87 miles. The sheriff's office investigates about 500 accidents a year and civil process service is made to about 3000 a year. Calls for services such as prowlers, disturbances, criminal investigations, water, farm, and industrial accidents, and general police services number about 3500 per year. Radio and telephone messages and transmissions flow steadily in and out of the office at a rate of about 60 a day or about 22,000 a year. The jail staff of 2 jailers and a matron book and incarcerate about 900 a year, with a daily average of 25 prisoners. Our kitchen serves 25,000 meals a year. Sentences range from 1 day to 9 months, The jail staff also operates communications at night to the county cruisers as well as other public safety service units such as fire and emergency vehicles. The Sheriff's Auxiliary serves the county as an unpaid service unit to regular officers as well as serving as traffic control and police patrol during various civic activities. They may be used in case of disturbances as well as disasters and emergencies. Auxiliary deputies must maintain at least 40 hours of training a year, must purchase and maintain their own uniform and equipment,

At present, the Pickaway County Sheriff's staff is composed of Sheriff Dwight Radcliff, Field Deputies George Linder, John Wolford, Homer Adams, Warren Straley, Office Deputy Margaret Crites, Jailers Murl Campbell and Russell Adams. OHIO SHERIFFS' primary duties are to give general police services to the unincorporated area of the county, but has full police jurisdiction in all municipalities, townships, and villages.

OHIO SHERIFFS serve in each of the 88 counties as the Chief Law Enforcement Officer of the county.

OHIO SHERIFFS' duties include criminal investigation, accident investigatons, air and water accidents, service of all legal process from the courts, operation of the county jail, and the providing of general police service around the clock.

OHIO SHERIFFS have full police jurisdiction in any county in the state when requested by any other sheriff.

OHIO SHERIFFS operate a modern police agency, using the latest in scientific crime detection equipment, and operate vehicles not only on the highway, but on the water and in the air.

OHIO SHERIFFS transport all criminals to and from penal institutions and the handling of all mental patients.

OHIO SHERIFFS wear a standard uniform in all counties and all patrol vehicles are marked alike.

OHIO SHERIFFS operate on a sheriffs' radio frequency, thus closely knitting state-wide law enforcement.

OHIO SHERIFFS are not appointed. They are elected locally by the people they serve, thus providing service as demanded in each different area.

OHIO SHERIFFS maintain well trained auxiliaries to aid regular officers and to assist in disasters.

SHERIFFS are the oldest constitutional law enforcement officers in the United States. They stand today ready to serve you.

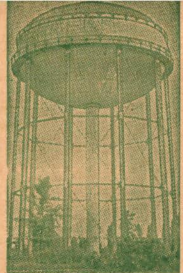
PICKAWAY COUNTY SHERIFF'S DEPARTMENT GRANITE 4-2176

Please have your representative call and submit a bid on cleaning, scaling, painting and inspection, to
determine the amount of repairs, if any, on our stand-
pipe or steel elevated storage water tank without cost
Year built
Capacity of elevated tank
Capacity of standpipe
City of
State of
Chairman of Water Committee
Mayor

Approximate date we desire estimate to be given:

Oity of Amanda Attn: Mayor Amanda, Ohlo





THE SILENT WATCHMAN

UMMER REMINDER — 1957

CHECK YOUR WATER TANK FOR REPAIRS AND PAINTING

Keep The Safety Factor In Your Tank THE DIXIE WAY Which Carries Our Three Year Guarantee On Painting, And 12 Year Guarantee On Repairs With Yearly Inspections, Making All Adjustments On Guarantee Work, If Any, Without Any Additional Cost From Dixie.

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-2c POSTAGE WILL BE PAID BY-

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Memphis, Tennessee

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BUSINESS REPLY CARD

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4C. POSTAGE WILL BE PAID BY
UNITED STATES PENCIL CO., INC.
100 FIFTH AVENUE

NEW YORK 11. N. Y.





provide

ORDINANCE DETERMINING TO PROCEED

ORDINANCE NO. 90

DETERMINING TO PROCEED WITH THE IMPROVEMENT OF MAIN STREET BY WIDENING FROM THE WEST LINES OF BUSSERT AND TATMAN TO THE WEST CORPORATION LINE BY GRADING., DRAINING, CONSTRUCTING CURB AND GUTTER AND PAVING WITH BRICK, AS SHOWN ON PLANS ON FILE WITH THE VILLAGE CLERK.

Be it ordained by the Council of the Village of Amanda, State of Ohio, three-fourths of all members elected thereto concurring:

Section 1. That it is hereby determined to proceed with the improvement of Main Street from the west lines of Bussert and Tatman to the west corporation line to a greater width than is contemplated by the Director of Highways and Public Works by grading, draining, constructing curb and gutter and paving with brick, and by doing other work incidental thereto, in accordance with Resolution No.10, passed on the 28th day of May, 1926, and in accordance with the plans, specifications, estimates and profiles heretofore approved and now on file in the office of the Village Clerk, and in accordance with arrangement previously entered into with the Director of Highways and Public Works and the Commissioners of Fairfield County.

Section 2. That all claims for damages resulting therefrom shall be judicially inquired into after the completion of the proposed improvement, and the Mayor be and he is hereby authorized and directed to institute proceedings in a Court of competent jurisdiction to inquire into such claims.

Section 3. That the whole cost of said improvement of Main Street to the greater width lying outside of the improvement contemplated by the Director of Highways and Public Works, less one-fiftieth (1-50) part thereof and the cost of intersections, be assessed by the foot front upon all lots and lands bounding and abutting upon the proposed improvement; which said lots and lands are hereby determined to be especially benefited by said improvement; and the cost of said improvement shall include the cost and expense of the preliminary and other surveys, and the printing and publishing of notices, resolutions and ordinances and the serving of notices, the cost of construction, together with interest on bonds issued in anticipation of the collection of assessments, and all other necessary expenditures.

Section 4. That the assessments so to be levied shall be paid in not more than ten (10) annual installments, with interest on the deferred payments of not to exceed six (6) per cent per annum.

Section 5. That notes and bonds of said village shall be issued in anticipation of the collection of said assessments.

Section 6. That the remainder of the cost of said improvement shall be paid by the County of Fairfield in accordance with the agreement with the County Commissioners.

Section 7. That the Clerk be and is hereby authorized and directed to cause advertisement for bids for the construction of said improvement to be made according to law.

Section 8. This Ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed

1996

Loyd Debuon

Mayor of the Village of Amanda.

Ordinance Accepting Appli-

cation for Annexation

ORDINANCE NO. 91

Accepting application for annexation of territory;

Be if ordained by the Council of the Village of Amanda, State of Ohio:

Section 1. That the application of the Incorporated Village of Amanda, Ohio for the annexation of the following described territory in the County of Fairfield and adjacent to the Village of Amanda, Ohio, to wit:

Situate in the Township of Amanda, Fairfield County, Ohio, and being a part of the East half of the North East quarter of Section No. 35, Township No. 13, Range No. 20, and bounded and described as follows:

Beginning at a point at the intessection of the corporation line with the section line in East Street, which point is 168 feet north of the intersection of the center line of Dunford Avenue, with said section line; thence West with the corporation line 1309 feet to a point 159.56 feet North 5 degrees and 13' East of an iron pin, the South East corner of the West Side Lum ber Company; thence north 5 degrees and 13' East 52.44 feet to an iron pin 50 feet at a right angle from the center line of the Pennsylvania Railroad right of way; thence with said right of way and 50 feet from the center line at a right angle and with a curve to the left of 6 degrees, 750 feet to an iron pin in said right of way; thence with said right of way; and 50 feet at a right angle from the center. line thereof North 46 degrees and 18 East 1067 feet to an iron pin in said right of way and 30 feet West of the Section line; thence East 30 feet to the Section line; thence South with said Section line 1464 feet to the place of beginning. Containing 21.79 acres of land more or less being a part of D. Kirby Lerch's Addition to said Village and a 30 foot strip immediately west of the section line which is the west half of East Street, be and the same is hereby authorized.

An accurate map of which territory to gether with the petition for its annexation, and other papers relating thereto, and a certified transcript of the proceedings of the County Commissioners in relation thereto are on file with the Clerk of the Council of said Village, be and the same is hereby accepted.

same is hereby accepted.

Section 2. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed July 6, 1926.

Approved W. M. Dunford, Mayor Attest Lloyd Dickson, Clerk Ordinauer # 93.

Jos the Fiscal year ludsing Dec 31, 1928,

ORDINANCE No. 93 ANNUAL APPROPRIATION ORDINANCE.

An Ordinance to make Appropriations for current Expenses and other Expenditures of the Village of Amanda, State of Ohio, during the fiscal year ending December 21" 1928.

Section 1. Be it Ordained by the Council of the Village of Amanda, State of Ohio, That, to provide for the current expenses and other expenditures of the said Village of Amanda, during the fiscal year ending December 21" 1928. the following sums be and they are hereby set aside and appropriated as follows, viz:

A GENERAL FUND
1. Council,,,, 72.
2. Mayor 25.
3.Clerk
4. Treasumer 20.
5. Legal Advertising 50.
6. Miscellaneous
Total General Fund\$200
B SAFETY FUND
1. Marshall
3. Fire Apparatus
Total Safety Fund \$175.
C SERVICE FUND
1. Street Commissioner
2. Street Repair
3. Street Cleaning
4. Street Lighting
5. Sidewalks and Crossings 50.
6. Buildings and Rent
7. Garbage Removal
8. Gas, Heating 35.
D STREET DNAIMTENANCE AND REPAIR FUND
1. Supervision
2. Employes
?. Material
4. Crosswalks
5. Miscellaneous
10tal Street Maintenance and Repair Fund \$1200.
E GASOLINE TAX STREET MAINTENANCE AND REPAIR FUND
1. Eupervision
P. Employes200.
3. Materials
4. Miscellaneous
Total Gasoline Tax Street Maint and Repair F \$700.
Passed Tel 13 1928. Total Appropriations #2700. Attest: M. 9. Total Appropriations #2700.
Attest: Ma rokustow Clyde a Barr
Eggle of Samuel

Pres. of Council.

AN ORDINANCE NO. 94

To levy special assessments for the paving of Main Street, from West line of Bussert and Tatman to the West Corporation line in the Village of Amanda, Ohio.

BE IT ORDAINED BY the council of the Village of Amanda, State of Ohio:

of the cost and expense of paving Main Street from West line of Bussert and Tatman to the West Corporation line in the Village of Amanda, amounting to Twenty Thousand One Hundred Seventy-seven and 72/100 Dollars (\$20,177.72), as reported to this Council on the Amanda assessments, be and the same is hereby adopted and confirmed, and that there be and hereby is levied upon all the lots and lands abutting upon said improvement the several amounts reported as aforesaid, which assessments, together with the description of the lots and lands, are now on file in the office of the Clerk of Council, and which assessments are according to the front foot and are not in excess of the special benefits to said property.

parcel of land shall be payable in cash within thirty days from and after the passage of this ordinance, or, at the option of the owner, in ten annual installments with interest at the same rate as shall be borne by the bonds to be issued in anticipation of the collection of said assessments. All cash payments shall be made to the Treasurer of this Village, and all assessments and installments thereof remaining unpaid at the expiration of said thirty days, shall be certified by the Clerk of this Council to the County Auditor as provided by law, to be by him placed on the tax duplicate and collected as other taxes are collected.

SECTION 5. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Aug 6 1928

Approved agg 6 1978

President of Council.

ttest MA Tohusto

This is a trus

Mayor

Seconded by Q t. Valentine

ma. gohistory

AN ORDINANCE NO. 95

To establish a "BOND PAYMENT FUND" in the Village of Amanda, Ohio.

Whereas there will be required to be created a

Bond Payment Fund to receive and pay the bonds and interest
on said bonds for the pavement of Main Street in the

Village of Amanda, Ohio, therefore

BE IT ORDAINED, by the Council of the Village of Amanda, State of Ohio,

Section 1:- That there be and there is hereby created a "BOND PAYMENT FUND" for the payment of all bonds and interest of the Village of Amanda, Ohio, and the receiving of all moneys from taxes for the said purposes.

Section 2:- That this ordinance be and take effect at the earliest period allowed by law.

Passed August 6th, 1928

President of Council

Appraved August 6th, 1928

Clerk of Council

Offered by

Seconded by

Valentine

AN ORDINANCE NO. 96

Providing for the issuance of bonds of the Village of Aman da, Ohio, for the purpose of paying the Village Portion and in anticipation of the collection of special assessments for the improvement of Main Street in the Village of Amanda, Ohio, and declaring the ne cessity of the issuance of bonds for such purpose:

WHEREAS, the Council of the Village of Amanda, Ohio has here tofore, by Resolution No. 10, passed on the 28th day of May, 1926. declared the necessity of improving Main Street by widening from the west lines of Bussert and Tatman to the west corporation line in the Village of Amanda, Ohio, by grad ing, draining, constructing curb and gutter and paving with brick, according to the plans and specifications therefore prepared by the Director of Public Highways and Public Works, and of Levying a special assessment upon the property abutting upon said street pay for said improvement, all in strict conformity to law and

WHEREAS, this Council has re quested the Village Clerk to issue his certificate as to the estimated life of improvement constructed from the proceeds of the bonds hereinafter referred to, and the Village Clerk has certified to this Council such estimated life as exceeding five years and has further certified the maximum maturity of such bonds as ten years,

WHEREAS, the notes, issued in anticipation of the issuance the bonds hereinafter referred are due now therefore,

BE IT ORDAINED, by the Council of the Village of Amanda, State of Ohio,

SECTION 1. That it is deemed necessary to issue bonds of the Vil lage of Amanda, Ohio, in the principal sum of Seventeen Thousand Six Hundred Dollars (\$17,600,00) of which Three Hundred Fifty-Six Dollars (\$356,00) is to pay the Village Portion and Seventeen Thous and Two Hundred Forty-four Dollars (\$17,244,00) is in anticipation of the collection of the unpaid portion of the special assessments levied for the improving of Main Street, from the west lines of Bussent and Tatman to the west corporation line, in the Village of Amanda, Ohio, to a greater width than is conflemplated by the Director of Public Highways and Public Works by grading, draining, constructing curb and gutter and paying with brick, and by doing other incidental thereto, and to provide a fund for the payment of not to exceed one years interest on said bonds. That such bonds shall be lot and that issued in one anticipatory note have been issued in anticipation of issuance of such bonds.

SECTION 2. That bonds of the Village of Amanda, Ohio, shall be issued in the principal sum of Seventeen Thousand Six Hundred. Dollars (\$17,600.00) for the purpose aforesaid, each of said bonds そう しょうようようようようようようようしょうしょう

shall be numbered and in the denomination as follows:- number 1 in the sum of Six Hundred Dollars' (\$600.00), numbers 2, 3, 4, 6, 7, 8, 10, 11, 12, 14, 15, 16, 18, 19, and 20 each in the sum of One Thousand Dollars \$1,000.00) numbers 5, 9 13, and 17, each in the sum of Five Hundred Dollars (\$500.00) and said bonds shall be dated October 1st, 1928 and shall bear interest at a nate of six per cent per annum, payable semi-annually on the 1st days of April and October of each yaer until the principal sum is paid, provided however, that if said bonds are sold bearing a differ ent rate of interest than hereinbefore specified, such bonds shall bear such rate of interest as may be provided for in the resolution of council approving the award thereof, said bonds shall mature as follows:

Bonds Nos. 1 and 2, due and payable October 1st, 1930.

due and Bonds Nos. 3 and 4, payable October 1st, 1931.

Bonds Nos. 5 and 6, and due payable October 1st, 1932,

due and Fonds Nos 7 and 8. payable October 1st, 1933

due and Bonds Nos. 9 and 10 payable October 1st, 1934

due and Bonds Nos. 11 and 12,

payable October 1st, 1935 Blonds Nes. 13 and 14, . due and

payable October 1st, 1936 . due and Blonds Nos. 15 and 16. payable ctober 1st 1937

Bonds Nos. 17 and 18, due and

payable October 1st, 1938. Bonds Nos. 19 and 20, due and payable October 1st, 1939.

which maturities are hereby deterinined to be in substantially equal annual installments.

The principal and interest of all of said bonds shall be payable at the office of The Farmers & Merchants Bank Co. in the Village of Amanda State of Ohio,

SECTION 3. That said, bonds shall express upon their face the purpose for which they are issued; they are issued in pursuance of this ordinance and shall be signed by the Mayor and Clerk, and sealed with the corporate seal of 'the Village. The interest coupons attached to said bonds shall bear the facsimile signature of the Village Clerk. Said bonds shall be serial and numbered from 1 to 20, both numbers inclusive.

SECTION & That for the purpose of providing the necessary funds for the payment of interest. on the foregoing issue of bonds. promptly when and as the same to the "Bond Payment Fund" to falls due and also to provide a fund be applied in payment of the prinsufficient to discharge the said ser- cipal and interest of said bonds in ial bonds at maturity, there shall the manner provided by law be and is hereby levied on all the SECTION 6. The Village Clere taxable property in the Village of is hereby directed to forward 2 Amanda, Ohio in addition toall eertified ropy of this ordinance to other taxes, a direct tax annually the County Auditor. during the period said bonds are to run in an amount sufficient, to nance shall take effect and be in provide funds to pay interest , on said bonds as and when the same falls due and also to provide a fund for the discharge of the princi ati: ... maturity, pal of said bonds which tax shall not be less than the interest and sinking hund ("bond payment fund?) Trax requir ed by Section 11 of Article XII of Offered by Clyde A Barry the Constitution.

. Provided, however, that in each year that the assessments anticipat ed by said bonds are payable and are applicable to the payment of such interest and the principal and are appropriated for such purpose, the amount such tax shall be re duced by the Mnount of the assessment so appropriated

That all installments of said assessments and all portions thereof, together with interest thereon. shall be applied to the payment of said bonds and interest as the same shall become due, and to no

other purpose whatsoever.

Said tax shall be and is hereby ordered computed, certified, levied and extended upon the tax duplicate and collected by the same offiicers, in the same manner and at the same time that taxes for gener al purposes for each of said years are certified, extended and collected, Said tax shall be placed before and in preference to all other items and for the full amount thereof. The funds derived from said tax levies hereby required shall be placed in a separate and distinct fund; which together with all interest collected on the same, shall be irrevocably pledged for the payment of the interest and principal of said bonds when and as the same fall due.

SECTION 5. That said bonds shall first be offered at par and accrued interest to the treasurer in his official capacity, and if said treasurer refuse to take any or all of said bonds then said bonds not so taken shall be advertised for public sale and sold in the manner provided by law under the direction of the Finance Committee and the Clerk but not for less than their par value and accrued interesit; the bond sale advertisement shall state that anyone desiring to do so, may present a bid on bids for such bonds based upon their bearing a different rate of interest than hereinbefore fixed, provided, however, that where a fractional interest rate of interest is bid, such fraction shall be one quarter of one per cent, or multiples thereof; the proceeds from the sale of said bonds, except the premium and accrued interest thereon and the amount of said bonds issued for interest, shall be used for the purpose aforesaid and for no other purpose; the premium and accrued interest received from such sale and the amount of said bonds issued for interest shall be transferred

SECTION 7. That this ordiforce from and after the earliest period allowed by law. Passed September 15, 1928. Approved September 15, 1928

Clyde A. Barr, Pres. of Council O: H. BOPE, Mayor Attest: M. A Johnston, Clerk of Council.

Seconded by H. Tatman.

ORDINANCE No. 97 ANNUAL APPROPRIATION ORDINANCE.

An Ordinance to make Appropriations for Current Expenses and other Expenditures of the Village of Amanda, State of Ohio, during the fiscal year ending December 31"1929.

Section 1. Be it Ordained by the Council of the Village of Amanda, State of Ohio, That, to provide for the current expenses and other expenditures of the said Village of Amanda, during the fiscal year ending December 21" 1929 the following sums be and they are hereby set aside and appropriated as follows, viz:

	the following sums be and they are hereby set aside and
	appropriated as follows, viz:
	A GENERAL FUND
	1. Council 75.
	2. Mayor 25.
	3. Clerks 75. 4. Treasurer 20.
	4. Treasurer
	,
	6. Misseellaneous
	B SAFETY FUND
	1. Marshall
	2. Police 25.
	?. Fire Apparatus 50.
1	4. Other Fire Dept. Expenses
	C Service Fund
	1. Street Commissioner
	2. Street Repair
	3. Street Cleaning 50.
	5. Street Lighting 850. Sidewalks and Crosswalks 50.
	6. Buildings and Rent
	7 C-1 - D 7
	8. Gas, Heating C. Hall
	8. Gas, Heating C. Hall
	D Street MADNTENANCE AND REPAIR FUND
	1. Supervision
	2. Employes
	de Waterlais.
	4. CCrosswalks 100.
	F. Missellaneous
	E Gasoline Tax Street Maint'and Repair Fund
	1. Supervision
	2. Employes
	G. Material.
	4. Miscellaneous
	4. Miscellaneous Total Gasoline Tax Street Maintenance & Rep. F. 3800.
	Total Gasoline Tax Street Maintenance & Rep. 138.00. Passed Helf 4
	Passed. Hel. H. 1929. Attest: Ma Johnston. Total Appropriations. Olyple a Barr.
	Attest: Ma Johnston.
	Passed. Hel. H. 1929. Attest: Ma Schuster. Total Appropriations. Clyde a Barr. Pres. of Council.

ORDINANCE No. 98

Of the Council of the Village of Amanda Providing for the Issuance of Bonds of the Village of Amanda, Ohio, for the Purpose of Building a Municipal Building.

Whereas, this council has requested the Village Clerk to issue his certificate as to the estimated life of the property, asset or improvement proposed to be acquired or constructed from the proceeds of the bonds hereinafter referred to, and the Village Clerk has certified to this council such estimated life as exceeding five years, and has further certified the maximum maturity of such bonds as twenty-five years, and

Whereas there have been no notes issued in anticipation of the bonds hereinafter referred to, Now Therefore,

Be It Ordained by the Council of the Village of Amanda, State of Ohio:

Section 1. That it is deemed necessary to issue the bonds of the Village of Amanda, State of Ohio in the principal sum of \$3,500.00 in order to provide a fund for the purpose of building a new fire-proof municipal building, and to provide a fund for the payment of not to exceed one year's interest on said bonds. That said bonds shall be issued in one lot and that anticipatory notes shall not be issued in anticipation of the issuance of said bonds.

Section 2. That bonds of the Village of Amanda, Ohio, shall be issued in the principal sum of \$3.500.00 for the purpose aforesaid. Each of said bonds shall be in the denomination of \$500.00, and said bonds shall be dated October 1st, 1929 and shall bear interest at the rate of 5% per centum per annum, payable semi-annually, on the first days of April and October of each year until the principal sum is paid, provided, however, that if said bonds are sold bearing a different rate of interest than hereinbefore specified, such bonds shall bear such rate of interest as may be provided for in the resolution of council approving the award thereof. Said bonds shall mature as follows: One (1) \$500.00 bond on October 1st in each of the years from 1931 to 1937, both inclusive, which maturities are hereby determined to be in substancially equal annual installments.

The principal and interest of all said bonds shall be payable at the office of The Farmers & Merchants Bank in the Village of Amanda, State of Ohio. Section 3. That said bonds shall express upon their face the purpose for which they are issued; that they are issued in pursuance of this ordinance and shall be signed by the Mayor and Clerk, and sealed with the corporate seal of said city. The interest coupons attached to said bonds shall bear the facsimile signature of the Village Clerk. Said bonds shall bear such consecutive numbers as the Village Clerk shall determine.

Section 4. That for the pur-

pose of providing the necessary funds to pay the interest on the foregoing issue of bonds, prompt ly when, and as the same falls due and also to provide a fund sufficient to discharge the said serial bonds at maturity, there shall be and is hereby levied on all the taxable property in the of Ohio, in addition to all other taxes, a direct tax annually during the period said bonds are to run in an amount sufficient to provide funds to pay the interest upon said bonds as and when the same falls due and also to provide a fund for the discharge of the principal of the said serial bonds at maturity, which tax; shall be not less than the interest and sinking fund tax required by Section 11 of Article XII of the constitution.

Said tax shall be and is hereby ordered computed, certified, levied and extended upon the tax duplicate and collected by the same officers, in the same manner and at the same time that taxes for general purposes for each of said years are certified, extended and collected. Said tax shall be placed before

WALKER STREET STREET STREET STREET STREET

and in preference to all other items and for the full amount thereof. The funds derived from said tax levies hereby required shall be placed in a separate and distinct fund, which together with all interest collected on the same shall be irrevocably pledged for the payment of the interest and principal of said bonds when and cattle of said bonds

when and as the same fall due. Section 5. That said bonds shall be first offered at par and accrued interest to the Trustees of the Sinking Fund in their official capacity, and if said trus-tees refuse to take any or all of said bonds, then said bonds not so taken shall be offered at par and accrued interest to the Teachers' Retirement Board as created by section 7896-1 et seq. of the General-Code, and in the event that such Board refuses to take any or all of said bonds. then such bonds not so taken shall be oTered at par and accrued interest to the Industrial Commission of the State of Ohio In the event that any or all of said bonds remain unsold after the offering of same as provided above herein then such bonds not so taken shall be advertised for public sale and sold in the manner provided by law under the direction of the Finance Committee and the Village Clerk, but not for less than their par value and accrued interest; the bond sale advertise. ment shall state that any one de siring to do so, may present a bid or bids for such bonds based upon their bearing a different rate of interest than hereinbefore fixed, provided, however, that where a fractional interest rate is bid, such fraction shall be one-quarter of one percent, or multiples thereof; the proceeds of the sale of said bonds. except the premium and accrued interest thereon and the amount of said bonds issued for interest, shall be used for the purpose aforesaid and for no other purpose; the premium and accrued interest received from such sale and the amount of said bonds issued for interest shall be trans ferred to the Trustees of the Sinking Fund to be applied by them in the payment of the prin cipal and interest of said bonds in the manner provided by law.

Section 6. The Village Clerk is hereby directed to forward a certified copy of this ordinance to the County Auditor.

Section 7. That this ordi-

Section 7. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed in Council this 7th day

of October, 1929.
Clyde A. Barr
President of Council
Attest: M. A. Johnston, Glerk,
Approved this 7th day of October, 1929.

.....

O. H. Bope, Mayor.

ORDINANCE NO. 99 ANNUAL APPROPRIATION ORDINANCE.

An Ordinance to make appropriation for current expenses and other expenditures of the Village of Amanda, State of Ohio, during the fiscal year ending Dec. 21" 1920.

Section 1. Be it Ordained by the Council of the Village of Amanda, State of Ohio, That, to provide for the current expenses and other expenditures of the said Village of Amanda, during the fiscal year ending December 21" 1930 the following sums be and they are hereby set aside and appropriated as follows, viz:

A GENERAL FUND
1. Council
2. Mayor 25.
3. Clerk 75.
4. Treasurer
F. Legal Advertising 50.
6. Miscellaneous
Total General Fund. 370
B Safety Fund
1. Marshall 75.
2. Fire Apparatus 50.
3. Fire Station 530. \$ 77
3. Fire Station
C Service Fund 1
1. Street Lighting
c. fluewalks and Crossings 106
3. Buildings and Rent 10.
4. Garuage Removal
Of al Convice Deal (1) 6.0
H STREET MAINTENANCE AND DEDATE PURE
1. Supervision
- milhinings
3. Materials
Cross Wilks
· miscellaneous
Total Street Main't and Repair Fund. 1000.
- UNBULINE TRY TROOF Mail II
e empioyes
· hwoclings
TOTAL INDIEMPNIE OF C
• III PEGE I I I DEGUE
- I Unsuiling Tay Charles I II
Total Gasoline Tax Street Main't, Rep. Fd. 8.00.
Redemption of Ronds
Interest on Rords
Total Special Assessment Bond Ret. FD. 2480
GRAND TOTAL A PPROPRIATIONS
GRAND TOTAL APPROPRIATIONS 6365.

Passed. Hel. 3. 1990. Attest: Inagohnator.

Pros. of Council.

ORDINANCE-100

To establish a grade line for certain sidewalks in the Village of Amanda, Ohio.

Be it ordained by the Council of the Village of Amanda, State of Ohio.

Sec.1. That there shall be a grade line established on the north side of Main Street, starting at School

Street on the east, thense west to Center Street on the west. This line to be three inches above curb. The walks to be constructed shall carry out the usual inch slope per foot towards curb.

Sec.2. This ordinance to take effect from and after the earliest period allowed by law.

Approved May 5" 1930. Attest, M.A. Johnston.	Clerk.
	ST. My Gell
000 11	President of Council.
Offered by	Mayor.

This ordinance take effect Approved May 5, 1930 To establish a grade line for certain line established on the north side of Street on the west. This line to be K. W. Nye, President of Council Be it ordained by the Council of the Main Street, starting at School Street to be constructed shall carry out the 14 inch slope per foot towards from and after the earliest period al sidewalks in the Village of Amanda Sec. 1. That there shall be a grade Village of Amanda, State of Ohio. The Attest, M. A. Johnston, Clerk. Herbert Young, on the east, thence west to ORDINACE NO. 100 three inches above curb. Offered by Valentine 5 usual

0-R-D-J-N-A-N-CEE NO. 101

To regulate traffic on the streets, alleys and highways in the Village of Amanda, State of Chio:

Be it ordained by the Council of the Village of Amanda, State of Ohio:

Section 1. DFFINITION . When used in this ordinance the words hereinafter defined shall be deemed to have the meaning herein assigned to each respectfully:

- A. The word vehicle includes motor vehicles, horses and every-thing on wheels and runners.
 - B. The word horse includes domestic draft animals.
- C. The word driver includes the rider or driver of a horse, the rider of a bicycle, or motor cycle, the operator of a motor vehicle, or anything on wheels or runners.
- D. The word person includes persons, firms and corporations.
- E. A traffic light is an apparatus displaying three different colored lights, to-wit: a green light, a yellow light and a red light, illuminated within so as to display the colors thereof at different times, at intervals.

Section 2. All vehicular traffic at street intersections in said Village of Amanda, where traffic lights are now or may hereafter be erected and maintained, shall be governed and controlled by the different colored lights displayed in said traffic lights as follows:-

A green light, when illuminated therein and facing the driver of a vehiule, shall be the signal to proceed toward said light. Any driver desiring to make a left hand turn may do so, while the green light is illuminated and facing him, by giving a signal or sign indicating his intention to turn and by driving near the center line of the street and turning beyond the center of the intersection of the streets to the left, and then proceeding, if the path in the direction in which he is moving is clear, but any driver making a left hand turn must do so subject to other traffic, which may have the right of way over the vehicle with which a left hand turn is being made. Any vehicle may be turned to the right at any street intersections where a traffic light is maintained, when the green light therein is illuminated and facing the driver of such vehicle.

- B. A yellow light when illuminated in a traffic light shall be the signal to be cautious.
- C. A red light shall be and is the signal to stop, when illuminated in a traffic light, and no vehicle shall proceed into or through any street intersection, when the red light is illuminated in the traffic light and is facing the driver at such intersection.

Section 3. Pedestrians shall cross the street where

traffic lights are maintained at the intersections, only when the green light in the traffic light is illuminated in the general direction in which such pedestrian is proceeding.

roadway or vehicular portion, or crossing the same, of NORTH OF MARIN STREET either Main or School streets, in said Village of Amanda, shall bring the vehicle, which is about to be driven on to the vehicular portion of either of said streets, to a stop at or adjacent to the property line adjacent to said streets.

Section 5. Double parking on the public ways of said Village of Amanda is prohibited.

Section 6. Any person who violates any of the provisions of this ordinance, upon conviction thereof, shall be fined not less than five (\$5.00) dollars and not more than twenty-five (\$25.00) dollars, and shall pay the costs of prosecution.

Section 7. Whereas there are no traffic regulations governing traffic by means of said traffic lights in said Village of Amanda, and said regulations are necessary for the immediate preservation of the peace, health and safety of the Village of Amanda, aforesaid, this ordinance is therefore declared to be an emergency ordinance and shall go into effect and be in force on and after its passage by Council and approval by the Mayor.

Passed this 7th day of July, 1930.

Attest: M. G. Johnston

President of

Approved this 7th. day of July 1930.

Luber

ORDINANCE NO. 101

alleys and highways in the Village of Amanda, State of Ohio:

inafter defined shall be deemed to each respectfully:

wheels and runners.

B. The word horse includes domestic draft animals.

C. The word driver on a bicycle, of motor cycle, the operator of a motor vehicle, or anything on wheels or runners.

D. The word person includes persons, firms and corporations.

E. A traffic light is an apparatus displaying three different colored lights, to-wit: a green light, a yellow light and a red light, illuminated within so as to display the colors thereof at different times, at intervals,

Section 2. All vehicular traffic at street intersections in said Village of Amanda, where traffic lights are now or may hereafter be erected and main tained, shall be governed and controlled by the different colored lights displayed in said traffic lights as follows:

A green light, when illuminated therein and facing the driver of a vehicle, shall be the signal to proceed To regulate traffic on the streets, toward said light. Any driver desiring to make aleft hand turn may do He it ordained by the Council of so, while the green light is illuminatthe Village of Amanda, State o. Ohio: ed and facing him, by giving a signal Section 1. DEFINITION. When or sign indicating his intentions to used in this ordinance the words here- turn and by driving near the center line of the street and turning beyond have the meaning herein assigned to the center of the intersection of the streets to the left, and then proceed-A. The word vehicle includes motor ing, if the path in the direction in vehicles, horses and everything on which he is moving is clear, but any driver making a left hand turn must do so subject to other traffic, which may have the right-of-way over includes the the vehicle with which a left hand tiller or driver of a norse, the rider turn is being made. Any vehicle may be turned to the right at any street intersections where a traffic light is maintained, when the green light therein is illuminated and facing the driver of such vehicle.

B. A yellow light when illuminated in a traffic light shall be the signal to be cautious.

C. A red light shall be and is the tignal to stop, when illuminated in a traffic light, and no vehicle shall proeed into or through any street inlersection when the red light is illuminated in the traffic light and is facing the driver at such intersection.

Section 3. Pedestrians shall cross the street where traffic lights are maintained at the intersections, only when the green light in the traffi light is illuminated in the general direction in which such pedestrian is proceeding.

Section 4. All vehicles before entering into the roadway or vehicular portion, or crossing the same, of either Main or School streets, north of Main street, in said Village of Amanda, shall bring the vehicle, which is about to be driven on to the vehicular portion of either of said streets, to a stop at or adjacent to the property ine adjacent to said streets.

Section 5. Double parking on the public ways of said Village of Amanda is prohibited.

Section 6. Any person who violates any of the provisions of this ordinance upon conviction thereof, shall be fined not less than five (\$5.00) dollars and not more than twenty-five (\$25.00) dollars, and shall pay the costs of prosecution.

Section 7. Whereas there are no traffic regulations governing traffic by means of said traffic lights in said Village of Amanda, and said regulations are necessary for the immediate preservation of the peace, health and safety of the Village of Amanda, aforesaid, this ordinance is therefore declared to be an emergency ordinance and shall go into effect and be in force on after its passage by Council and approval by the Mayor.

Passed this 7th day of July, 1930.

Attest: M. A. Johnston Clerk of Council.

K. W. Nye, President of Council

Herbert Young, Mayor

ORDINANCE NO 102 ANNUAL APPROPRIATION OPDINANCE

An Ordinance to make appropriation for current expenses and other expenditures of the Village of Amanda, State of Ohio, during the fiscal year ending December 21st. 1931...

Village of Amanda, State of Chio, That, to provide for the current expenses and other expenditures of the said Village of Amanda, during the fiscal year ending December "1st. 1931. the following sums be and they are hereby set aside and appropriated as follows, viz:

	A GENERAL FUND	49	
-	Council	75.	20
	The state of the s	25.	
?∙	Mayor	75.	
. ? .	Clork	45.	
4.	Treasurer		
5.	Solicitor	105.	
6.	Legal Advertising.	FO.	
7.	Micrallanoous	100.0	
8.		125.0	no sene.
325	Total General Fund		
	B SAFE FY FUND	I Ke	A
7	Marshall	75.	20
7.	Station House	200.	
	Firemen	30.	
-	riremen	50.	
4.	Fire Apparatus	25.5	
PE	Fire Station		
6.	Other Fire Dept. Expense	100.0	
	Total Safety Fund		
	C SERVICE FUND		
1.	Street Lighting	900.	20
2.	Sidewwlks and Crosswalks	100.	1(1)
0.		OF.	20
1.	Garbage Removal	50.1	10
5	Fuel	FO.	20
-	Total Service Fund		
	H STREET MAINTENANCE & REP	CILLIA	
7		100.0	20
1.	Supervision	200.	20
2.	Employes		90
	Material	400.1	10
16		100.0	00
Ξ.	Miscellaneous	100.0	
	Total Street Main't & Rep Fund	1	\$9,00
	I GAS TAX STREET MAIN'T & REPAIR PUNI)	
1.	Supervision	770.	20
2.	Employes	220.	
2.	Materials	200.	
4.	Toole Impliments of	100.	
	Tools, Impliments, ets	100.	
11/10	Miscellaneous		
	Total Gas Tax Main't & Repair	Fund.	\$8 ଦମ
	CIA CEMENTA DOME		
1725	21A GENERAL BOND RETIREMENT FUND		
	Redemption of Bonds	0	500.00

1725	A GENERAL BOND RETIREMENT FUND	
1.	Redemption of Bonds 500.00	
2.	Interest on Bonds	
	Total Cen Pond Patinament Fund	.9705
	224 SPECIAL ASSESSMENT BOND RETIREMENT FUND	
1.	Redemption of Bonds	
2.	Interest on Bonds 880.00	
	Total Special Assessment Bond Petirement	.\$2880
	GRAND TOTAL APPROPRIATIONS	.27485.

Passed . 7. eb 2" ... 1091 Attest M. a. Johnston ... clerk

President of Council

VILLAGE OF AMANDA

M. A. JOHNSTON CLERK
AMANDA OHIO

I M.A. Johnston clerk of council of the Village of Amanda, State of Ohio, do hereby certify that there is no newspaper printed in the said municipality, and that publication of the foregoing ordinance was duly made by posting true copies thereof at five of the most public places in said corporation as determined by the Council, as follows:

Post Office Johnston Store Co. Welch and Shupe Store. Lutz Barber Shop. Dickson Store.

Clerk of Council of the Village of Amanda.

To improve High Street between East Street and Street in the Village of Amanda, Ohio.

Be it ordained by the Council of the Village of Amanda, Ohio, Section 1-That said street be improved by placing a curbing along both sides of said street, said curbing to be placed where designated by the street committee and to be six inches in width and twelve inches in depth and constructed of cement grouting and to conform to grade line of said street. and is confust more have

Section 2-The said curbing improvement shall be made by the said Village of Amanda, Ohio, under the supervision of the street committee of said Village and the entire cost of said improvement to be borne by the owner or owners of the property abutting on said High Street between the aforesaid points, the cost of said improvement to be certified to the several owners by said street committee having the improvement in charge and to be estimated on the footage owned by the said property owners.

Section 3-After due notice has been given said owners of property abutting said improvement and they shall refuse or fail to comply with the above sections of this ordinance the costs thereof shall be levied as a tax against the properties whose owner or owners refuse or neglect to pay for said improvements.

Section 4-This ordinance shall take effect and be in force from and after the earliest date allowed by law.

ATTEST: M. 9 Johnston

ABOPTED APRIL 3" 1933

John B. Leist Courcie

MAYOR.

ORDINANCE NO. 13

TO REGULATE THE PRICE WHICH OBIO-MIDLAND LIGHT AND POWER COMPARY MAY CHARGE FOR ELECTRICITY FOR LIGHT, HEAT, AND POWER PURPOSES, FOR AND DURING THE ENSUING FIVE YEARS.

BE IT ORDAINED by the Council of the Village of Amanda, Fairfield County, State of Ohio:

SECTION 1. That during the period of five years from and after the passage of this ordinance and its acceptance by Chic-Midland Light and Power Company, said Company, its successors or assigns, may charge for electricity for light, heat and power purposes as hereinafter set forth, furnished to the citisens of said-Village, rates as follows:

RESIDERTIAL BATE (Per sonth)

							Net	Gross
First	30	kilowatt	hours,	per	kilosatt	hour	79#	824
Moxt	40	kilomatt	hours,	per	kilomatt	hour	4 #	5 ¢
		kilowatt					3 6	4 4
		kilowatt					2 0	2 #

All bills will be rendered both gross and net. The net rates shall apply on all bills paid within 10 days from date of bill, otherwise the gross rates shall apply. The minimum monthly charge shall be \$1.00.

COMMERCIAL RATE (Per month)

First	50	kilowatt	hours,	per	kilowatt	hour	1500-	720	810
Bext	50	kilowatt	hours,	per	kilowatt	hour		6 ¢	7 6
Next	50	kilowatt	hours,	per	kilowatt	hour		4 ¢	5 4
Hext	250	kilowatt	hours,	per	kilowatt	hour		3 #	5 0
Over	400	kilowatt	hours,	per	kilowatt	hour		2 4	2 4

All bills will be rendered both gross and net. The net rates shall apply on all bills paid within 10 days from date of bill, otherwise the gross rates shall apply.

The minimum monthly charge shall be \$1.00, plus 50¢ net per kilowatt for all over 5 kilowatts of total connected load. The minimum monthly charge for public schools and churches may be waived for a period not to exceed three consecutive months where no service is rendered.

The said Chio-Midland Light and Power Company shall in no event, during said term of five years, charge for electricity furnished as above mentioned more than the prices herein specified.

SECTION 2. That ordinance No. 104 passed the 15th day of September, 1931, fixing rates for electricity furnished the consumers within said Willage, be, and the same hereby is, repealed.

SECTION S. This ordinance shall take effect and be in force from and after its acceptance by said Chio-Midland Light and Power Company and its publication as required by law.

Formis Rechieders Attest John E. Leish The foregoing ordinance accepted by Ohio-Midland Light and Power Company this day of , 193 . OHIO-MIDLARD LIGHT AND POWER COMPANY

cranting The Scioto Valley Railway and Power Company of Columbus, ohio, their successors and assigns, the right to sell electrical energy within the Incorporated Village of Amanda, Fairfield County, Ohio, as hereinafter provided.

Be it ordained by the Council of the Incorporated Village of Amanda,

- 1. That The Scioto Valley Railway and Power Company, their successors and assigns are hereby granted the privilege and invested with the right for a period of five (5) years to sell electrical energy for light, power and heat for the public and private use in the buildings and otherwise in said village. The rights and privileges set forth herein are granted and given under and upon the conditions named in this and the following sections:
- 2. The said The Scioto Valley Railway and Power Company, their successors and assigns further agree with the said Village of Amanda that they will sell electric energy to consumers of said Village for domestic household lighting, heating and small appliance use at the following rate:

For first 5 kilowatt-hours or fraction thereof used per month-35 For next used per month @ 7 cents per Kwh. 60 17 12 11 @ 5 11 11 100 17 11 18 @ 4 25 12 All over 200 52 17 0 3

A penalty of one cent per kilowatt-hour will be charged for first one hundred fifty kilowatt-hours on all bills not paid within ten days from date of bill.

3. The said The Scioto Valley Railway and Power Company, their successors and assigns further agree that they will sell electric energy to consumers of said Village of Amanda for commercial lighting, heating and appliance use not exceeding ten kilo-volt-amperes connected capacity at the following rate:

For first 5 kilowatt-hours or fraction thereof used per month75 cents
For next 70 " used per month @ 7 cents per Kwh.
" " 125 " " " " " " © 5 " " " "
All over 200 " " " " " " © 3 " " "

A penalty of one cent per kilowatt-hour will be charged for first one hundred fifty kilowatt-hours on all bills not paid within ten days from date of bill.

Connected load plus \$0.50 per KVA. or fraction thereof in excess of first three.

- 4. The said The Scioto Valley Railway and Power Company, their successors and assigns further agree with the said Village that they will sell electric energy to consumers of said Village for industrial power use at not more than five cents per kilowatt-hour with a minimum monthly charge of not to exceed one dollar and fifty cents per kilo-volt-ampere of connected load.
- 5. The rights and privileges granted by this ordinance are for a period of five years from date of its acceptance by the said The Scioto Valley Railway and Power Company.
- 6. This ordinance shall take effect and be in full force on and after its passage and legal posting or publication and the filing by The Scioto Valley Railway and Power Company, with the clerk of said Village, notice in writing of their acceptance of each and all the terms, provisions and requirements of this ordinance.

Passed September 15, 1931

president of Council, Village of Amenda, Ohio

Attest: Ma Council

VILLAGE OF AMANDA

M. A. JOHNSTON CLERK
AMANDA OHIO

I M.A. Johnston clerk of council of the Village of Amanda, State of Ohio, do hereby certify that there is no newspaper printed in the said municipality, and that publication of the foregoing ordinance was duly made by posting true copies thereof at five of the most public places in said corporation as determined by the Council, as follows:

Post Office
Johnston Store Co.
Welch and Shupe Store.
Lutz Barber Shop.
Dickson Store.

Each for the period of fifteen days, commencing on the ... 5. "...day of . Horentel . 1931

Clerk of Council of the Village of Amanda.

ORDINANCE NO. 105

TO REGULATE THE PRICE, TERMS AND CONDITIONS UPON AND UNDER WHICH THE SCIOTO VALLEY RAILWAY & POWER COMPANY, ITS SUCCESSORS AND ASSIGNS, MAY CHARGE AND WORMISH ELECTRICITY FOR LIGHTING THE STREETS AND PUBLIC PLACES IN THE VIBLAGE OF AMANDA, OHIO FOR AND DURING THE ENSUING FIVE YEARS

BE IT ORDAINED by the council of the Village of Amanda, State of Ohio:

Section 1. That during the period of five (5) years from and after the passage of this ordinance, and its acceptance by The Scioto Valley Railway & Power Company, hereinafter referred to as the Company, said Company, its successors or assigns, may charge for electricity for lighting the streets, alleys, avenues and other public ways and places in the Village of Amanda, Ohio, the following rates:

For the first thirty-four lamps, consisting of thirty-one lamps of 150 watts each and three lamps of 500 watts each, the sum of \$970.15 per year:

year, for each additional 200 watt lamps, the sum of \$32.15 per year, for each additional 200 watt lamps, the sum of \$38.05 per year and for each additional 500 watt lamps, the sum of \$47.80 per year.

Bills for equal monthly installments of the aforesaid sum, shall be rendered by the Company and paid by the Village within ten days from the date thereof.

Said Company shall, in no event during said term of five (5) years, charge for electricity furnished as above mentioned, more than the prices herein specified.

Section 2. In order to secure proper lighting service and facilities in said Village, said Company is hereby authorized, empowered and directed to proceed to furnish said Village with electricity at the rates herein fixed for a period of five (5) years next ensuing after the effective date hereof and acceptance of this ordinance by the Company upon the terms and conditions and in the manner hereinafter specified, to wit:

- (a) The Company shall furnish and install, at its own expense, within a reasonable time after its acceptance of this ordinance, and thereafter maintain in good condition, the number of lamps of the wattage described in the first bracket of Section 1 hereof together with all material, fixtures and other equipment required to supply the lighting service for the streets and public places of the Village in accordance with the provisions hereof and upon the expiration of this ordinance, shall have the right to remove the same.
- (b) Fixtures using lambs smaller than 300 watts, shall be equipped with standard radial wave porcelain enamel re flectors, and over 300 watts, with standard glass refractors and may be supported by either over head span wires or by mast arm brackets, at option of the Company. The glassware and reflecting equipment shall be cleaned by the Company at least three times in each year and, if broken, replaced by the Company unless such breakage is the result of vandalism, in which case the Village shall replace the same at its own expense.
- (c) Lamps shall be controlled by an automatic time clock switch supplied and maintained by the Company, and shall be lighted on an average of fifteen (15) minutes after sunset and extinguished on an average of fifteen (15) minutes before sunrise at Columbus, Ohio, Eastern Standard Time.

in equal monthly installments of \$80.85 within ten (10) days from the date of the bill therefor rendered by the Company for the lighting service consisting of thirty-one lamps of 150 watts each and three lamps of 300 watts each. Additional lighting service shall be furnished the Village upon its request to the Company evidenced by resolution of its council at the rates hereinabove stipulated, and shall be paid for in the same manner as other lighting service required to be furnished by this ordinance. The Company shall not be required, within the last two (2) years of this ordinance, to pay the expense of the installation of additional lamps, unless the Village shall reimburse the Company for the expense thereof provided, however, that if, at the expiration

of this ordinance, a new ordinance be passed by the Village contracting with the Company to furnish electricity for lighting service for an addition alperiod of not less than five (5) years. The Company shall, upon the acceptance of said ordinance, refund to the Village any sum paid by the Village for the installation of additional lamps within the last two (2) years of the term of this ordinance.

Section 4. In the event that the Village should desire additional lamps which would require an extension of the lines or circuits of the Company, one lamp shall be ordered for each 500 feet of extension of the lines and/or circuits beyond the limits of such lines or circuits as they are at that time established.

Section 5. Upon installation, the position of each lamp shall be deemed fixed and in the event that the Village desires to change the location and/or size of any lamp, the net cost of such change shall be borne by the Village.

Section 6. All complaints of defects in service or errors in bills for service shall be made direct to the general office of the Company at Columbus, Ohio by mail or by telephone and if by telephone, mail confirmation shall follow immediately. Minor troubles and temporary interruption of service shall be reported to the nearest authorized local agent of the Company.

its service without notice in case the Village is in arroars in the payment of the bills for electricity or street lighting service supplied, or fails to comply with the provisions and conditions of this ordinance.

lamps or otherwise, shall be repaired as soon as practicable after notice of such outage is received by the Company, except that company shall not be required to make such repairs at any time other than such times as soid company's service erew shall visit the Village, which shall not be more than twice in any one week.

Section 9. The Village, upon request of the Company, shall becure permission for the trimming of any and all trees that may, in the judgment of the Company, interfere with the poles, wires,

fixtures or other equipment necessary for street light service and agrees to hold said Company harmless against any = all less = or damage that may result or grow out of the trimming of such trees.

section 10. The Company shall hold the Village harmless against any and all loss or damage for injury to persons or property resulting from or growing out of the construction, operation and/or maintenance by the Company of the electric street light system, provided it shall forthwith, and within 10 days from the filing of any such claims, demands or pendency of any such action, be notified in writing by the Village through its Mayor, Council or Clerk, and also provided that the Company shall have the right and opportunity to conduct the defense or negotiations for the settlement for any and/or all such claims, demands or actions.

Village and the Company as to any of the provisions and conditions of this ordinance, the disagreement shall be settled by Board of Arbitration, appointed in the following manner:

One Arbitrator shall be named by the conneil of the Village, one shall be named by the Company, and the two so named shall jointly name a third; the three members shall constitute the Board of Arbitration. All of the testimony bearing directly on the subject under disagreement,

shall be submitted to the Board of Arb/itration, and, after the full hearing, at which all parties shall have the right to be present, the majority decision shall be binding upon the parties. The expense of such arbitration shall be equally divided between the Village and the Company.

by the Company shall constitute the sole contract governing and controlling the rights, privileges and obligations of the Village and the Company for the installation and furnishing of electric light service at the rates specified herein for the streets and public ways of the Village.

Section 13. This ordinance shall take effect and be in force from and after the earliest period allowed by law and its

acceptance in writing by the Company, and its publication as required by law.

Passed Hod 2" 1931
Attest ma aphuston

President of Council

The foregoing ordinance is hereby accepted by The Scioto Valley Railway & Power Company this 5" day of Morember 1931.

THE SCIOTO VALLEY RAILWAY & POWER COMPANY

By R. J. Johnson President

I. M.A. JOHNSTON

, Clerk of Council of Village of Amanda, Fairfield County, Ohio, hereby certify that the amount of money required to meet the within mentioned obligations, for the fiscal year in which this contract is made, has been lawfully appropriated for such purpose, is in the Treasury, or in process of collection to the credit of the appropriate fund, free from any previous encumbrances.

Ma Johnston

WHEREAS, There is, due to the war and its secution a serious and growing shortage of manpower, automobiles, tires, gasoline, etc.; and

WHEREAS, The Ohio Fuel Gas Company desires to continue in its full cooperation in the prosecution of the war and finds it necessary to make adjustments where practicable and without prejudice to service or customers proposes as a means to that end to modify its standard policy of reading customers * meters every month and adopt the policy of reading such meters bi-monthly with estimated consumptions being billed for the other months; and

WHEREAS, this Council also desiring to cooperate in the prosecution of the war and being of the opinion that the proposal of The Ohio Fuel Cas Company as herein set forth is a just and reasonable one;

NOW, THEREFORE, BE IT RESOLVED by the Council of the CALEXAGOR Village) of Amanda , Ohio,

That, effective immediately and for the duration of the war and as long thereafter as may be necessary or practicable, The Ohio Fuel Gas Company, its successors or assigns, is hereby permitted to make bi-monthly meter readings of the gas meters within the corporate limits of the CDEX XXXX Village) of Amanda , Ohio;

That, for the months in which the meters are not read by the Company the customers will be rendered an estimated bill based on customer's prior use of the service and/or other available information. All bills rendered for the months in which the meters are not read by the Company shall be due and payable and have the same force and effect as though the meters had been read by the Company.

That the customers who desire a reading for the months in which readings are not taken by the Company may read their own meters and transmit the readings on postal card forms furnished by the Company upon request by the customer. Customers electing to use such postal card forms shall return the cards to the Company in time for the monthly billing; otherwise, the bill will be estimated on the basis hereinbefore described for the months when meters are not read.

Adopted this 17day of hes

President of

CALLEGER CONTRACTOR CO 220 wil of the village of A Kesolution Be it res Be it resolved by the Council of Amanda the village of Amanda state of That a sidewalk shall be con-structed on the East side of Centre le constructed on the That a sistered on the East side of Centre of the street from Main st. to North st. of the character and in the manner of the character and in the manner of the character and in accordance with the plans and specifications there- the manner following fore as given to the street Com. In accordance wide shell be four feet to plans and specific and four specific in depth of the street Com. in to the street Com, concrete. Cost of same shall be assessed against abulting property le 4 ft mile & 4-Said sid W. M. Danford, Mayor st of same shall deepo H. C. Fogler, Clerk Russer Ly 8-1913 he artes (Esolution / #3 Soit asolved by The Council The Village of Monanda, State That the least Bulight for lighting The Crossings of The Pringer Place 1-14 Lancel Jones -14 RSBussis.

220MIGO Be it resolved by the council of the village of Amanda state of Ohio. That a sidewalk shall be constructed on the East side of Center St, from Main St to North St. of the character and in the manner following In accordance with the plans and speccificutions therefore as givnen to the street Com, Said sidewalk shall be &ft mide & 4be arressed against abitting property

Russed by 8-1913 (Lisolution #3 De it asolved by The Council of The Village of Thranks, State of This That the loost De light for lighting The Crossings of The Bridge, Police Shall be 50 on Month from Jace 1-14 January Jane 5-14 R.S. Bissell

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BABLES

A Resolution 7 Be it resolve in the council of Asolution # the village of Amenda, state of solvey by the Council of the Vielage That there shall be a cement pavement constructed on north and south sides of Spring st. North side commencing at west side of lot No. 189, thence in an easterly direction terminating at east side of lot No. 129, and south or shall be a count favenumb side of Spring st. commencing on tref on U + South rich of String the west side of lot No. 8 known as Mrs Andy Courtney lot. Thence Communing at Wast Dlok #13/9 in an easterly direction to east side of lot No. 162. Said sidewalk shall be not less than 4 feet are toftemly diffration timination wide, nor less than 4 inches thick. ide of lot # 129, Aug South side of Construction and grade must be My Communating on Whiteil & los satisfactory to Street Com. and ost of same shall be assessed awas Who angly Courting lot ainst abutting property ord, Mayor au Eastimily, dination to East dopted June 1, 1914 . M. Dunford, Mayor of #162 Spaid sidwall shall by not Sur Than 4 St While nor 4 Suches Thist Construction and grade must be satisfactor To M Com. Infloorfof saur shoul by assissed against dabuture stropping, okm. Dunger Pettenserter Resolution #8 De it usolved by the Counsil of the Village of annanda, State of Ohio. Fallice Co, That there shall be a Comet Sidewalk construction, on The Court sich of the The Sity addition. Communing on the East line of lot #4 known as The Charl Thomas Lot. Thener in a Instituly pinnetion with it interests! This seducall at tast This sidewalk must be constructed of Courte, not lise Than 4 Inches Thick and not less than 4 It in midih, This sidewalk bring junder the supervision of Street Committe. Anothe cost of same bring harried against The abutting Drafutes owhere adopted Jest -7-1915 Coll Burner un . M.M. Dunford Mayor.

nes and others and plans are fune ago is now a sure go. Those in charge of the preliminary work have been busy securing the cooperation of the business Asolution #7 cion which was mentioned some The big Fourth of luly celebra-In it usolvey by the Council of the Vielage That There shall be a count favewent constructue on U + South rich of Spring the North side communing at Make los # 189 Thruce in an Entirolly difrection terminating at East rich of lot # 129, Auf South side of of Spring My Commensing on Whiteile & lot It & Stylown as Who angly Courtney lot Thenor in an Easternelf dination to East side of lot #/62 Said sidewall shall by not fliss than 4 H While nor 4 Suches thick Construction and grade must be satisfactors To M Com. Infloorfof saver should be assissed against dabuting sproperty. Mm. Dunger R. Bussert cet Risolution #8 Buit neolved by the Council of the Village of amanda, State of Ohio. Falliel Co, That there shall be a Coment Cidewalk constructed. on The South sich of the The Sut addition. Communing on the East line of lot #4 known as The Chap Thomas Lot. Thener in a Thousandy bimodion until it interests! This sedewalk at task This sidewalk must be constructed of Concrete, not line Than 4 Inches Thick and not less than 4 It in widih, This sidewalk bring junder the suprovision of Sint Committe, Anothe cost of same bring harrised against The Abutting Drafutes owhere Post Burnet us adopted Sept-7-1915 . M.M. Dunford Mayor.

224 Or it Persofuel by The Council, of the Village of Amanda, that of this Council favore the Improvement of That this Council favore the Improvement of Main so By Javing with Brisk PAIG. Olk Con asolution #10 Or it Probled by The Counsel of The Virlage of amouda That This Council favore The Elimination of the Gradi, crossing of the CAACAR Crossing, on Main St RAD, Olk Cov. Misolition # 11 By it neoling by the Council of the Village of amounts. State O. Fairfull Co, That this Copyricil down history accepted the new Spriton at quanted by the Boards Country Compriserous in ungfelax oferion July 27-1984. That Chief fearif Councel shall wethongs County auditor to anny come to said Village Ty unamious votros Council Carpines, Feb-7-19/6. assumment on Probation # 12. Brit Resolved by the Coungilof the Village of Quands State of This Fairfullo That there shall be a tendent sielwalk, not West than A Sychole thick, and Aft in with. Constructed on the South side of Church It List addition, Communing of the Worth Mer. of lot \$ 125 Thurs in a Easternly direction stoffing at the Month East Comer of lot #28. Anchieung Late # 125,-126.-127.4/28 The sidewalk of the north side of Church st shall be Completed. ales as far East to the South Fast Comer of lot # 113. Known as The Scott first lot. adopted Mar 6.1916 by Conneil Market by mayor DA Burnel

225 Cusolition # 13 Buit Disolud by the Council of the Vellage of amanda, hang Ohio. Frigirl Co. That this Council far for a sudwalk to be of Ormight not less than it Inche thick oughtfor mitch. & Constructed on The North Side and South sele of Oak Sh. South side Communing at North West Connel of lat # 1 Faturan add. Thurse in a Easternly effection, Stopping at The North East Corner of lot to. Known as the albert Confaglat Including lote Was 81-2-3-4 +6. V North Side Communing at South West Corner of lot #8 themer in on south the Start Comme of lot #8 there in glor # 5. Including lote Most 5.-6, 7+8, Adopted by Council Mar-6-1916approvid by mayor, Relaunt lek. Usolution # 14 By it Visolved by the Counsilof the Village of amounds State of This First Co. That They chall be a courun Side walk, not like thou I bushe thick ought for mide, Constructed on the East Side of lots Hog 142 + 113 Known as Stroker & flish lote. Starting at The louth East comme of lot \$ 113 Thence North Softweeting with walkon Mainsh. Adopted by Council Mar-6-1916 Mr. M. Dungor Mayor Robbush Treolytion # 1. But Presby by the Council of the Village of awards. State of Ohio, Fairfield Co. That Herr Chall be a liment Sidewalk. Constructed on the west side of first street Honoher This and If It in width. Commucing at the South East Rome of lot #80 Thenor infa northernly direction Inthresiting with Lidwolk at North East Comer of lot 781 Including lote \$80 and. 81 Knopen as delie Hotely and John Schleich lott, anopted by council any 17.11916.

Chrolition #16. 226 Wedaring it morerary to improve main ato from East, Corporation lines to met side of Mickielley are By saving with Brief Macradam, Caphage, Jowia, for some other standard paving material, Buit Disolord by the Counsil of the Village of ramandas leste of this, Fairfield low thoir founther of all minous. I electrofthinto considering. 8 cet. That it is necessary to improve Main ats from Cast Corporation lim to Enst side of Milling are. With Brist, Macadam, Rephald Farrias for some other Sec I. That the Grade of said street improvement shall be specifically described, and established in the ingining And that the Ender lurbs shall buin relations to that of wheek Just The Fland Spicifications Setimates and Profile of The motoced improvements heretofor prepared by the Engineers and now on file in the office of the Clin all and the same dre hundy lapprovid. Jes TV. That the exhole each of said improvements less one fifting There's And heather cost of internations, shall be assessed by with The foot frontage upon the following described lote, and laws, All lows and landes Bounding and abuting ou por The proposed improvement. Ithick eail both and landers are himsy sottemment to be specially brufitted by said improvement. and the cost of said improvement shall include the Efrence of the Inliminary's and other Surveys And of Cintings The Publishing of all notions, Perolitions long ordinances required. South swing by saif notions, The cost of Constructions tog ather with the filetimet on Condes is werefin unticipation of The collection of deferred assummeter And all other mocurary Egrenditure. Lic. I. That the accomento so to be living a shall be paid in Some Annual installmentes Chick interest on depend pay ments, at De o on Anum. Crovidings That The owners of any Sporter arriver When at his option pay such accessment in adeho within 60 days from and after the farings of the arming Ordinares In which carriail each accessments shall not include any time of interestrupour Condes to be issued in anticipation of the collection of defend payments or installments of accounting.

SICTI That The Bonds of the Village of amanda shall be issued in anticipations of the collection of accessments by installmentes and in an I amount equal Athinto. Sec VII. That the remainder of the entire cost of said improvements not estically arrend. Including The cost of all Intrisictions togsthe with the cost of any real estates, or interest othering surshared For appropriated and the cost and appeners and Apropriation Proceeding therefor. One The appeares; awarded one of aryoning looks, And intigues therows and the estes land of more of any such award, shall by said out of This Persolution was lost for the lack of our vote Mar. 5.-1917. Red Durent Cl.

228 Resolution # 17 Resolution to install electric lighting system in the village of amanda, Trainfield County, State of This. and to purchase electricity from the Scioto Valley Traction Company, for said system and until the expiration of contract covering same. Br it resolved by the Council of the Village of amanda, State of Chio: (1) That an electric lighting system be adopted by the Village of amanda. (2) That the mayor and click of the Village of amanda, broand is berrby authorized to Enter into and sign a certain contract on behalf of said Village with the Scioto Valley Traction Company, wherein, said Company agrees to furnish said street lighting system and electric energy for same according to certain stipulations in said contract enumerated. (3) That this resolution shall take effect and fre in full force and effect from and after the earliest period allowed by law. adopted May 2 - 1921 Aster Politicant likes

NOTICE OF PROPOSED IMPROVEMENT

You are hereby notified that on the 28th day of May, 1926, the council of the Village of Amanda, State of Ohio, duly passed a resolution of which the following is a true copy:

RESOLUTION NO. 10

Declaring it necessary to improve Main Street by widening from the west lines of Bussert and Tatman to the west cor poration line by grading, draining, con structing curb and gutter and paving with brick, as shown on plans on file with the Village Clerk.

WHEREAS, on the 2nd day of November, 1925, the Council of the Village of Amanda by ordinance gave its consent to the Director of Highways and Public Works to extend the proposed improvement of Inter-County Highway No. 10, into, within or through said village, and

WHEREAS, on the same aforesaid day and by the same aforesaid ordinance, said Council declared its intention to improve a part of said road lying within said village to a greater width than is contemplated by the proceedings for said improvement by said Director of High-ways and Public Works; said increased width being 36 feet between curbs from the west lines of Bussert and Tatman to the Pennsylvania Railway, and 30 feet from the Pennsylvania Railway to the West Corporation line, and

WHEREAS, on the 2nd day of March. 1926, said Coucil by ordinance amended the aforesaid ordinance by making the width between curbs from the Pennsylvania Railway to the west Corporation line 28 feet in lieu of 30 feet.

NOW THEREFORE,

BE IT RESOLVED by the Council of the Village of Amanda:

Section 1. That it is necessary to improve Main Street from the west lines of Bussert and Tatman to the west Corporation line to a greater width than is contemplated by the Director of Highways and Public Works by grading, draining, constructing curb and gutter and paving with brick, and by doing other work incidental thereto.

That the grade of said Section 2. Main Street shall be as shown on the plans prepared by the Director of Highways and Public Works and now on file with the clerk of said village.

Section 3. That the plans, specifications, profiles, cross-sections and estimates for said improvement heretofore prepared by the Director of Highways and Public Works, and now on file with the Clerk of said Village, be and the same are hereby approved.

Section 4. That the whole cost of said improvement of Main Street to the great er width, lying outside of the improvement contemplated by the Director of Highways and Public Works, less onefiftieth (1-50) part thereof and the cost of intersections, be assessed by the foot front upon all lots and lands bounding and abutting upon the proposed improve ment; which said lots and lands are hereby determined to be especially benefited by said improvement; and the cost of said improvement shall include the cost and expense of the preliminary and other surveys, and the printing and publishing of notices, resolutions and ordinances and the serving of notices, the cost of construction, together with interest on bonds issued in anticipation of the collection of assessments, and all other necessary expenditures.

Section 5. That the assessments so to be levied shall be paid in not more fhan ten (10) annual installments, with interest on the deferred payments of not to exceed six (6) per cent per annum.

Section 6. That notes and bonds of said village shall be issued in anticipation of the collection of said assessments.

Section 7. That the one-fiftieth (1-50) part of said entire cost, and the cost of intersections, together with the cost of any real estate or interest therein, purchased or appropriated, and the costs and expenses of any appropriation pro-ceeding therefor, and the amount of dam ages assessed in favor of any owner of adjoining lands and interest thereon and the cost and expense of such award shall be paid by said village at large from funds provided by the County of Fairfield.

Section 8. That the Clerk of the Vil-lage be and he is hereby directed to cause a written notice of the adoption of the resolution to be served as required by law.

This resolution shall take effect and be in force from and after the earliest time provided by law.

Passed May 28, 1926.

Attest: LLOYD DICKSON, Village Clerk

W. M. DUNFORD, Mayor of the Village of Amanda

By order of the Council of the Village of Amanda LLOYD DICKSON Clerk of the Village of Amanda TO ISSUE A NOTESIN ANTICIPATION OF THE COLLECTION OF SPECIAL ASSESSMENTS FOR THE REIMPROVEMENT OF MAIN STREET BY WIDENING THE PAVING OF SAME TO A WIDTH GREATER THAN CONTEMPLATED BY THE DIRECTOR OF HIGHWAYS AND PUBLIC WORKS, BY GRADING, DRAINING, CONSTRUCTING CURB AND GUTTER, AND BY DOING OTHER WORK INCIDENTAL THERETO.

WHEREAS, the Council of the Village of Amanda, State of Ohio, by
Resolution duly passed May 28 1926, declared it necessary to improve
Main Street from the west line of Bussart and Tatman to the west corporation line
to a greater width than is contemplated by the Director of Highways and Public Works,
by grading, draining, constructing curb and gutter, and paving with brick and by
doing other work incidental thereto, and of levying special assessments on the lots
and lands abutting on said street to pay a portion of the expenses of said improvement, and

WHEREAS, the estimated amount of said assessments is \$ 20600,00

NOW, THER FORE,

Be it resolved by the Council of the Village of Amanda, State of Ohio, two-thirds of all members elected thereto concurring.

Section 1. That for the purpose of raising money in anticipation of the levy and collection of said assessments for the improvement of Main Street from the west line of Bussart and Tatman to the west corporation line to a greater width than is contemplated by the Director of Highways and Public Works, by grading, draining, constructing curb and gatter, and paving with brick and by doing other work incidental thereto, and in anticipation of the issuance of bonds as provided by law, there shall be issued and sold the note of said village of Amenda, dated on the 20 tay of May 1926, of Javang Thousand Civilanded (\$20600.00) due and payable on or before / who days after its date, and bearing interest at the rate of per cent per amount from date of issue until payment. Such note shall be designated as "The Main Street Special Assessment Improvement Note", and shall be payable at maturity or at such prior date as shall be hereafter fixed by the Council of the Village of Amenda, at the office of the Treasurer of said village. Said note shall be signed by the Mayor and Clerk of the village, sealed with the Village Seal, and shall express on its face the purpose for which it is issued, and the fact that it is issued pursuant to law, and particularly Sections 3914 and 1193-2 of the General Code of Ohio, and pursuant to this resolution. Said note shall be prepared and sold under the supervision of the Mayor, Clerk and finance committee of Council for not less than par and accrued interest.

Section 2. Said note shall be paid at maturity, or at such earlier date as may be possible and may be hereafter fixed by Council, from the proceeds of bends to be issued by said Village of Amanda in anticipation of the collection of said special assessments hereinbefore referred to and described. The proceeds of said bonds, or so much thereof as may be necessary, shall be applied to the payment of said notewas the same shall become due, or shall be called for payment, and to no other purpose whatever.

Section 3. That the faith, revenue and credit of the Village of Amenda, State of Ohio, are hereby pledged for the prompt payment of both principal and interest of said note hereinbefore described, in accordance with the laws and constitution of the State of Ohio.

Section 4. That for the purpose of providing the necessary funds for the payment of said note and the interest thereon at maturity there shall be and is hereby levied on all the taxable property of the Village of Amanda. State of Ohio, in addition to all other taxes, a direct tax in an amount sufficient to provide for any deficiency that may arise in the funds otherwise available for that purpose.

That said tax be and is hereby ordered computed, levied, and extended upon the tex duplicate and collected by the same officers in the same manner and at the same time as the taxes for general purposes for each of said years are certified, levied, extended and collected.

That all funds derived from said tax levy required, shall be placed in a separate and distinct fund, which, together with all interest collected on the same, shall be irrevocably pledged for the payment of the interest and principal of said note as and when the same falls due.

Section 5. This resolution shall take effect and be in force from and after the earliest period allowed by law.

Mayor of the Village of Amenda

NOTICE

NOTICE

The abutting property owners on Main street are hereby notified that the assessing board has completed their assessment of the cost to each property owner and the same will be found on file at the office of the clerk until July 23, 1928.

O. H. BOPE, Mayor.

M. A. Johnston, Clerk.

A RESOLUTION NO. 13

A RESOLUTION NO. 13
Appointing an estimating board to report the estimated assessment to pay the property owners portion of the cost of Main street from West line of Bussert and Tatmas to the West corporation line in the village of Amanda, Ohio.

BE IT RESOLVED by the Council of the Village of Amanda, State of Ohio:

Section I. That David A. Will, K. W. Nye, and John R. Christy be and the same are hereby appointed as a board to estimate the assessment for the improving Main street from the West line of Bussert and Tatman to the West Corporation line in the village of Amanda, Ohio, according to the front foot on the lots and lands abutting upon said improvement and to report to said council their estimated assessments.

upon said improvement and to report to said council their estimated assessments.

Passed July 2, 1928.

Approved July 2, 1928.

Offered by C. A. Barr.

Seconded by Carl Boudinot.

resident of Council, C. A. Barr.

O. H. BOPE, Mayor.

M. A. Johnston, Cl'rk.

RESOLUTION NO. 14 To improve the side walks on Main street in the village of Amanda, State of Ohio. Be it resolved by the Council

Be it resolved by the Council of Amanda, Ohio. on the south side of Main St. lot No. 171, known as A. E. Huston, lot No. 41 known as Edward and Geo. Lutz property, south side of Pennsylvania R. R. Co. lot, kot known as the Amanda Farmers Exchange Co. north side of street, C. J. Nolte lot, A. E. Huston lot from east lotline of Pennsylvania R. R. Co. to meet concrete already constructmeet concrete already constructed, Pennsylvania R. R. Co. lot on north side of Main street, lot No. 163 known as the Dowler property, and Edward and Geo. Lutz property on Center street from Main street run-ning south to join concrete already constructed.
Sec. H. The said sidewalks

Sec. H. The said sidewalks improvements on Main street shall be made of concrete five feet wide of four inch depth and the entire cost thereof borne by the owners of the property abutting on said Main street between the foresaid points, and to be under the supervision of the street committee and specifications on file in tee and specifications on file in

clerk's office.

Sec. II. Any own r or owners of property abutting on the said Main street between the foresaid points who shall refuse or neg-lect to comply with the above section of the resolution after 30 days' notice has been given, the said improvement shall be made by the council of said village of Amanda, Ohio, and the cost thereof be levied as a tax against th property or properties whose owners refuse or neglect

to make said improvement.

Sec. 1V This resolution shall take effect and be in force from the earliest period allowed by law.

Passed July 2, 1928.
President of Council, C. A. Barr.

O. H. BOPE, Mayor. M. A Johnston, Clerk.



RESOLUTION NO. 15

Be it Resolved by the Council of the village of Amanda, State of Ohio.

That a side walk be constructed on the west side of Halterman street from south side of lot No. 107 to Kirby avenue, on north side of Kirby avenue to East St., of the character and in the ma mer following: In actordance with the plans and the specification on file in the clerk's office, said walks shall be four feet wide and four inches in depth of concrete.

Cost of same shall be assessed against abutting property.

O. H. BOPE, Mayor.

NAME OF TAXABLE PARTY.

RESOLUTION NO. 16

Be it resolved by the Council of Amanda, state of Ohio, that a sidewalk be constructed on the south side of Main street, from the east line of lot No. 170 known as the Fr. Reichelderfer lot, east to the west line of the The Amanda Farmers Exchange Co.'s lot. The sidewalk shall be four feet wide and four inches thick, and shall be constructed of concrete, according to plans and specificacording to plans and specifica-tions at the clerk's office.

Sec. 2. In the event the abut-

Sec. 2. In the event the abutting property owner shall refuse or neglect to comply with the above section of this Resolution after thirty days notice has been given, the said improvement shall be made by the Council of the said Village of Amanda, Ohio, and the cost thereof be levied as a tax against the property whose owner refuse or neglect to make said improvement. make said improvement. Sec. 3. This Resolution shall

take effect and be in force from the earliest period allowed by law.

Passed Sept. 4, 1928.
O. H. BOPE, Mayor
Attest; M. A. Johnston,
Village Clerk.

A RESOLUTION No. 17

Approving the award of \$17,600.00 Main Street Bonds, of the Village of Amanda, Ohio.

WHEREAS, Ryan, Sutherland & Company of Toledo, Onio, a responsible bidder, has presented a bid for \$17,600.00 Main Street Bonds, upon a rate of interest viz. five per cent (5%) per annum, and other than that provided for in Ordinance No. 96, passed on the 15th day of September, 1928, therefore,

BE IT RESOLVED, by the Council of the Village of Amanda, State of Ohio:

SECTION 1. That the bid of Ryan, Sutherland & Company of Toledo, Ohio, be and the same is hereby accepted, said bid being the highest bid based upon the lowest rate of interest other than that provided for in Ordinance No. 96, passed on the 15th day of September, 1928.

SECTION 2. That said bonds, after being duly executed and signed according to law and the Ordinance heretofore adopted by Council but bearing the rate of interest provided for in said accepted bid, that is five per cent (5%) per annum, be delivered by the Clerk of the Village of manda, Ohio, to the said purchaser on its compliance with the terms of sale.

SECTION 3. That the award of said bonds as made on the 26th day of October, 1928 by the Finance Committee of the Council of the Village of manda, Ohio, and the Village Clerk, be and the same is hereby approved.

SECTION 4. That the Village Clerk is hereby directed to forward a certified copy of this resolution to the County Auditor.

Passed October 27th,1928

of O. H. Bobe Mayor

Attest:

Offered by Strau Barr Seconded by Ho Jatuan

A RESOLUTION No. 18

To repeal A Resolution No. 17 of the Village of Amanda, Ohio.

WHEREAS, Ryan, Sutherland & Company of Toledo, Ohio, refused to receive the Bonds of the Village of Amanda, Ohio, as awarded in Resolution No.17, passed by the Council of the Village of Amanda, Ohio on the 27th day of October, 1928, because certain deficiencies existed in the proceedings of Council of said Village of Amanda, Ohio, now therefore,

BE IT RESOLVED by the Council of the Village of Amanda, State of Ohio.

SECTION 1. That Resolution No. 17, passed by the Council of Amanda, Ohio, on the 27th day of October, 1928, awarding \$17600.00 Main Street Bonds, of the Village of Amanda, Ohio, be and the same is hereby repealed.

SECTION 2. That the Village Clerk is hereby directed to certify a copy of this resolution to the County Auditor of Fairfield County, Ohio.

Passed February 4th,1929	O. H. Bild
Attest: - Ma Tohneton	Clerk of Council
Offered by_ Care Again	
seconded by 96 Tatemer	

A RESOLUTION NO. 19

Approving the award of \$17,600.00 Main Street Bonds, of the Village of Amanda, Ohio.

WHEREAS, The First Citizens Corporation of Columbus, Ohio, a responsible bidder, has presented a bid for \$17,600.00 Main Street Bonds, upon a rate of interest viz. five and one half per cent (54%) per annum, and other than that provided for in Ordinance No. 96, passed on the 15th day of September, 1928, therefore,

BE IT RESOLVED, by the Council of the Village of Amanda, State of Ohio:

SECTION 1. That the bid of The First-Citizens Corporation of Columbus, Ohio be and the same is hereby accepted, said bid being the highest bid based upon the lowest rate of interest other than that provided for in Ordinance No.96, passed on the 15th day of September, 1928.

SECTION 2. That said bonds, after being duly executed and signed according to law and the Ordinance heretofore adopted by Council but bearing the rate of interest provided for in said accepted bid, that is five and one half per cent (5½%) per annum, be delivered by the Clerk of the Village of Amanda, Ohio, to the said purchaser on its compliance with the terms of sale.

SECTION 3. That the award of said bonds as made on the lst., day of March, 1929 by the Finance Committee of the Council of the Village of Amanda, Ohio, and the Village Clerk, be and the same is hereby approved.

SECTION 4. That the Village Clerk is hereby directed to forward a certified copy of this resolution to the County Auditor.

Passed March 4 1929.

Attest: Ma tohunten Clerk.

Seconded by He Vaturar

1 N. Bose Mayor.