ORDINANCE NO. 3-78

AUTHORIZING THE ISSUANCE OF NOTES IN THE AMOUNT OF \$40,000 FOR THE PURPOSE OF ACQUIRING REAL ESTATE AND CONSTRUCTING IMPROVEMENTS THEREON TO EXTEND AND IMPROVE THE VILLAGE WATERWORKS SYSTEM AND DECLARING AN EMERGENCY.

WHEREAS, the Clerk-Treasurer has issued her certificate that the estimated life of the improvement to be constructed from the proceeds of bonds and notes hereinafter referred to exceeds five (5) years, the maximum maturity of bonds being thirty (30) years and notes being eight (8) years;

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE VILLAGE OF AMANDA, COUNTY OF FAIRFIELD, STATE OF OHIO THAT:

Section 1. It is hereby declared necessary to issue bonds of the Village of Amanda, Ohio, in the principal sum of \$40,000 for the purpose of acquiring real estate and constructing improvements thereon to extend and improve the Village Waterworks System and declaring an emergency.

Section 2. Said bonds shall be of the denomination of \$5,000 each and shall be dated approximately June 15, 1979; shall bear interest at the rate of not more than eight per centum (8%) per annum, payable semiannually until the principal sum is paid and shall mature in thirty (30) annual installments after their issuance.

Section 3. It is necessary and this Council hereby determines that notes shall be issued in anticipation of the issuance of said bonds.

Section 4. Such anticipatory notes in the amount of \$40,000 which sum does not exceed the amount of the bond issue, shall bear interest at the rate of four and one-half per centum (4-1/2%) per annum, payable at maturity. Such notes shall be dated June 19, 1978, shall mature on June 19, 1979, and shall be executed and delivered in such number and such denominations as may be requested by the purchaser thereof. Coupons shall not be attached to the notes.

Section 5. Such notes shall be executed by the Mayor and Clerk and shall bear the seal of the Village, shall be designated "Water System Land Acquisition Notes" and shall be payable as to both principal and interest at the Amanda office of Clearcreek Valley Bank and shall express upon their face the purpose for which they are issued and that they are issued pursuant to this ordinance.

Section 6. Subject to the rejection of said notes by the officers in charge of the Bond Retirement Fund, said notes shall be, and hereby are, awarded and sold to Clearcreek Valley Bank at the par value thereof and bearing the aforesaid rate of interest, and the Clerk is hereby authorized and directed to deliver said notes, when executed, to said purchaser upon payment of such purchase price and accrued interest to the date of delivery. The proceeds of such sale, except any accrued interest thereon, shall be deposited

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in the Village Treasury and used for the purpose aforesaid and for no other purpose. Any accrued interest shall be transferred to the Bond Retirement Fund to be applied to the payment of the principal and interest on said notes in the manner provided by law.

Section 7. Such notes shall be the full general obligation of the said Village of Amanda, Ohio, and the full faith, credit and revenue of the Village of Amanda are hereby pledged for the prompt payment of the same. The par value to be received from the sale of the bonds anticipated by said notes and any excess funds resulting from the issuance of said notes shall, to the extent necessary, be used only for the retirement of said notes at maturity, together with interest thereon, and is hereby pledged for such purpose.

Section 8. During the years which such notes run there shall be levied on all taxable property in the Village of Amanda, Ohio, in addition to all other taxes and inside the limitations of Article XII, Section 2, of the Constitution of Ohio, a direct tax annually not less than that which would have been levied if bonds had been issued without the prior issue of said notes.

Said tax shall be and is hereby ordered computed, certified, levied and extended upon the tax duplicate and shall be collected by the same officer 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 and in preference to all other items and for the full amount thereof. Funds derived from said levies hereby required shall be placed in a separate and distinct fund, which, together with interest collected on the same shall be irrevocably pledged for the payment of the principal and interest on said notes or the bonds in anticipation of which they are issued when and as the same fall due, provided, however, that in each year to the extent that the income from the village waterworks system is available for the payment of such notes and bonds, and is appropriated for such purpose, the amount of such tax shall be reduced by the amount of such income so available and appropriated.

Section 9. The Village hereby covenants that it will restrict the use of the proceeds of such notes in such manner and to such extent, if any, as may be necessary, after taking into account reasonable expectations at the time the debt is incurred, so that they will not constitute arbitrage bonds under Section 103(d) of the Internal Revenue Code and the regulations prescribed under the section. The fiscal officer or any other officer, including the Clerk-Treasurer, having responsibility with respect to the issuance of these notes is authorized and directed to give an appropriate certificate on behalf of the Village, for inclusion in the transcript of proceedings, setting forth the facts, estimates and circumstances and reasonable expectations pertaining to said Section 103(d) and regulations thereunder.

Section 10. It is found and determined that all formal actions of this Council concerning and relating to the adoption of this ordinance were adopted in an open meeting of this Council, and that all deliberations of this Council and of any of its committees that resulted in such formal action, were in meetings open to the public, in compliance with all legal requirements including Section 121.22 of the Ohio Revised Code.

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Section 11. It is hereby determined that all acts, conditions and things necessary to be done precedent to and in the issuing of these notes in order to make them legal, valid and binding obligations of said Village have happened, been done and performed in regular and due form as required by law; that the full faith, credit and revenue of said Village are hereby irrevocably pledged for the prompt payment of the principal and interest thereof at maturity; and that no limitation of indebtedness or taxation, either statutory or constitutional, has been exceeded in issuing these notes.

Section 12. That the Clerk is hereby directed to forward a certified copy of this ordinance to the Auditor of Fairfield County, Ohio.

Section 13. This ordinance is hereby declared to be an emergency measure necessary for the preservation of the public peace, health and safety of the Village and its inhabitants for the reason that provision must be made to acquire land for the waterworks system prior to June 20, 1978, so that revenue bonds can be issued; wherefore this ordinance shall take effect and be in force from and immediately after its passage.

Presiding Officer

Passed

1978.

Attest:

Clerk

CERTIFICATE

I, Ruby Kuhn, Clerk, hereby certify that the foregoing is a true copy of Ordinance No. 3-1978 duly adopted by the Council of the Village of Amanda, Ohio, on the 512 day of 1978, and that a certified copy thereof was filed in the office of the Fairfield County Auditor on the 6th day of 1978.

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AN ORDINANCE NO. 1978-4

An ordinance to raise the Amanda Village Water Rates \$2.50 per month per customer

BE IT ORDAINED by the Council of the Village of Amanda, a Majority of Members elected.

SECTION 1. All unmetered water customers rates be raised \$2.50 per month, per customer.

SECTION 2. All metered customers be billed their regular meter rates plus \$2.50 per month on their bills.

SECTION 3. These rates to be in effect until all meters are read in the Village at which time all customers will be metered.

SECTION 4. This increase in the rates are due to the \$40,000.00 debt service which was borrowed at the Clear Creek Valley Banking Company to buy the land at the well sites.

SECTION 5. This Ordinance will take effect on September 1, 1978, with all bills rendered October 1, 1978.

SECTION 6. This Ordinance be declared an emergency and the rules and regulation's requiring this Ordinance be read three times be suspended and this Ordinance be passed tonight as read.

Vote: Yeas 6 Nays 0.

President of Council

Allen S. Webb

Mayor

APPROVED:		
Mugust	14,1978	
Attest:	Keekw.	Clerk
Offered by	D. Hedrick	
Seconded by	D. Tharton	

RECORD OF RESOLUTIONS

National Graphics Corp., Cols., O.



Form No. 6233-A

Resolution No. R1-79

Passed March 5 1979

A RESOLUTION TO RETAIN THOMAS J. CORBIN AS SOLICITOR OF THE VILLAGE OF AMANDA.

Be It Resolved by the Village of Amanda, State of Ohio:

That for and during the period of time from March 1, 1979, to March 1, 1980, the Council of the Village of Amanda hereby retains Thomas J. Corbin of the law firm of Coen & Wexler, to act as Solicitor for the Village of Amanda.

allen S. Webb

ATTEST:

inda A. Valensky

Approved as to Form: Thomas J. Corbin, Solicitor

Village of Amanda COEN & WEXLER

National Graphics Corp., Cols., O.

Ordinance No. 3 - >9

Passed Sna

19.79

2806-A

AN EMERGENCY ORDINANCE PROSCRIBING THE CONSTRUCTION OF ALLEY RESIDENCES.

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

Section I. That effective March 1, 1979, no new residence can be constructed, nor can an already existing structure be converted to residential use, if the primary means of access to said residential unit is an alley as opposed to a street, or if said residential unit would not front on a Village street, or if said residential unit would be situated behind a primary residence on the same lot.

The Council of the Village of Amanda declares this to be an emergency Ordinance necessary for the preservation of the public peace, health and safety, such emergency arising out of the need to prevent residential growth from becoming so dense in areas as to render police, fire, and other utility services inadequate, a situation now deemed undesirable; wherefore this Ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

(S) Allen Webb

ATTEST:

(S) Linda Valinsky

Clerk

Approved as to Form: Thomas J. Corbin, Solicitor Village of Amanda COEN & WEXLER

This "three-reading" requirement" was unanimously waived as to this ordinance.

This ordinance was unanimously approved,

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RECORD OF ORDINANCES

National Graphics Corp., Cols., O.

Form No. 2806-A

Ordinance No. 1 - 79

Passed Irran 6 5

19 >9

AN EMERGENCY ORDINANCE REQUIRING OFF-STREET PARKING FACILITIES.

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

Section I. That effective March 1, 1979, no new residences are to be constructed without provision for at least two (2) off-street parking places per residential unit.

Section II. That effective March 1, 1979, the number of residential units within an already existing structure cannot be increased or added to unless and until, for each additional unit, provision is made for at least two (2) off-street parking places.

The Council of the Village of Amanda declares this to be an emergency Ordinance necessary for the preservation of the public peace, health and safety, such emergency arising out of the necessity to prevent traffic congestion from increasingly interfering with the availability of such municipal services as fire and police protection, a situation now deemed undesirable; wherefore this Ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

Mayor

ATTEST:

Clerk

Approved as to Form: Thomas J. Corbin, Solicitor Village of Amanda COEN & WEXLER

The "three-reading requirement" was unanimously waived as to this ordinance.

This ordinance was unanimously approved.

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Resolution No. 82 - 79

Passed 2 gril

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A RESOLUTION TO INCREASE THE SALARY OF THE VILLAGE WATER SUPERINTENDENT.

Be It Resolved by the Village of Amanda, State of Ohio:

Section 1. That for and during the period of time from March 1, 1979, until changed, the Village Water Superintendent is to be compensated with a salary of Two Hundred Fifty Dollars (\$250.00) per month.

Section 2. Among his responsibilities will be the reading of meters and the maintenance of the overall water system.

(Signed) Sally R-Kennedy Mayor

Signal Linda A. Valinsky
Clerk

Approved as to Form: Thomas J. Corbin, Solicitor

Village of Amanda Coen & Wexler

Vote: Yeas: unanimous Nays:

The three reading requirement was waived by unanimous vote.

(Signed) Linda A. Valiusky

Signed Clerk

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RECORD OF RESOLUTIONS



National Graphics Corp., Cols., O.



Form No. 6233-A

Resolution No. 2-79

Passed April 2 1979

A RESOLUTION TO INCREASE THE SALARY OF THE VILLAGE WATER SUPERINTENDENT.

Be It Resolved by the Village of Amanda, State of Ohio:

Section 1. That for and during the period of time from March 1, 1979, until changed, the Village Water Superintendent is to be compensated with a salary of Two Hundred Fifty Dollars (\$250.00) per month.

Section 2. Among his responsibilities will be the reading of meters and the maintenance of the overall water system.

reting mayor Sally R. Wennedy

ATTEST: Linda A. Valinsky

Approved as to Form: Thomas J. Corbin, Solicitor

Village of Amanda Coen & Wexler

Vote: Yeas: unanimous Nays:

The three reading requirement was waived by unanimous vote.

Lindo A. Valindy

RECORD OF ORDINANCES

Ordinance No. 79-3 Passed April 2, 1979.

AN ORDINANCE TO ADOPT THE MODEL GENERAL OFFENSES CODE FOR OHIO MUNICIPALITIES PUBLISHED BY THE JUSTINIAN PUBLISHING COMPANY, AND TO REPEAL ORDINANCES IN CONFLICT THEREWITH.

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

WHEREAS, the Municipality is in need of having an up to date General Offenses Code, one which is consistent with the latest State law, and

WHEREAS, the Justinian Publishing Company has published a Model General Offenses Code for Ohio municipalities, which incorporates the latest State law through January 1, 1979, and

WHEREAS, Ohio R. C. 731.231 authorizes the legislative authority of municipal corporations to adopt by reference standard or other codes prepared and promulgated by private organizations which publish model or standard codes;

NOW THEREFORE, BE IT ENACTED BY THE COUNCIL OF THE VILLAGE OF AMANDA:

Section I. Pursuant to Ohio R. C. 731.231, the 1979 edition of the Model General Offenses Code for Ohio municipalities prepared and promulgated by the Justinian Publishing Company of Cleveland, Ohio, is hereby adopted for the Municipality by reference.

Section II. Adoption of the 1979 edition of the Model General Offenses Code for Ohio municipalities shall serve the purpose of establishing a General Offenses Code for the Municipality which is consistent with the latest State law.

Section III. At least one copy of the 1979 edition of the Model General Offenses Code for Ohio municipalities shall be on file with the Clerk of Council for inspection by the public. At least one copy shall also be on file in the County Law Library. In addition, the Clerk of Council shall have copies available for distribution to the public, at cost.

Section IV. All ordinances, resolutions and parts of ordinances and resolutions which are in conflict with any of the provisions of the 1979 edition of the Model General Offenses Code for Ohio municipalities, adopted in Section I hereof, are hereby repealed. Those ordinances, resolutions and parts of ordinances which are not in conflict with any provision of the 1979 edition of the Model General Offenses Code for Ohio municipalities are hereby expressly excepted from repeal by this ordinance and shall continue in full force and effect until otherwise amended or repealed by Council.

Section V. The enactment of this ordinance, including the 1979 edition of the Model General Offenses Code for Ohio municipalities adopted herein and the repeal provided for in Section IV hereof, shall not be construed to affect a right or liability accrued or incurred under any legislative provision prior to the effective date of such enactment, or any action or proceeding for the enforcement of such right or liability. Such enactment shall not be construed to relieve any person from punishment for an act committed in the violation of any such legislative provision, nor to affect an indictment or prosecution therefor. For such purpose, any such legislative provision shall continue in full force notwithstanding its repeal for the purpose of adoption of the 1979 edition of the Model General Offenses Code provided for herein.

Section VI. The Clerk of Council shall cause this ordinance to be published in the manner required by law.

Allen S. Webb Mayor

da A. Valinsky

Approved as to Form: Thomas J. Corbin, Solicitor Village of Amanda

This Ordinance was read to Council on three (3) different occasions.

It was unanimously approved by all members present on all three (3) occasions.

Ordinance No. 3 - 79 Passed , 1979.

AN ORDINANCE TO ADOPT THE MODEL GENERAL OFFENSES CODE FOR OHIO MUNICIPALITIES PUBLISHED BY THE JUSTINIAN PUBLISHING COMPANY, AND TO REPEAL ORDINANCES IN CONFLICT THEREWITH.

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

WHEREAS, the Municipality is in need of having an up to date General Offenses Code, one which is consistent with the latest State law, and

WHEREAS, the Justinian Publishing Company has published a Model General Offenses Code for Ohio municipalities, which incorporates the latest State law through January 1, 1979, and

WHEREAS, Ohio R. C. 731.231 authorizes the legislative authority of municipal corporations to adopt by reference standard or other codes prepared and promulgated by private organizations which publish model or standard codes;

NOW THEREFORE, BE IT ENACTED BY THE COUNCIL OF THE VILLAGE OF AMANDA:

Section I. Pursuant to Ohio R. C. 731.231, the 1979 edition of the Model General Offenses Code for Ohio municipalities prepared and promulgated by the Justinian Publishing Company of Cleveland, Ohio, is hereby edopted for the Municipality by reference.

Section II. Adoption of the 1979 edition of the Model General Offenses Code for Ohio municipalities shall serve the purpose of establishing a General Offenses Code for the Municipality which is consistent with the latest State law.

Section III. At least one copy of the 1979 edition of the Model General Offenses Code for Ohio municipalities shall be on file with the Clerk of Council for inspection by the public. At least one copy shall also be on file in the County Law Library. In addition, the Clerk of Council shall have copies available for distribution to the public, at cost.

Section IV. All ordinances, resolutions and parts of ordinances and resolutions which are in conflict with any of the provisions of the 1979 edition of the Model General Offenses Code for Ohio municipalities, adopted in Section I hereof, are hereby repealed. Those ordinances, resolutions and parts of ordinances which are not in conflict with any provision of the 1979 edition of the Model General Offenses Code for Ohio municipalities are hereby expressly excepted from repeal by this ordinance and shall continue in full force and effect until otherwise amended or repealed by Council.

Section V. The enactment of this ordinance, including the 1979 edition of the Model General Offenses Code for Ohio municipalities adopted herein and the repeal provided for in Section IV hereof, shall not be construed to affect a right or liability accrued or incurred under any legislative provision prior to the effective date of such enactment, or any action or proceeding for the enforcement of such right or liability. Such enactment shall mot be construed to relieve any person from punishment for an act committed in the violation of any such legislative provision, nor to affect an indictment or prosecution therefor. For such purpose, any such legislative provision shall continue in full force notwithstanding its repeal for the purpose of adoption of the 1979 edition of the Model General Offenses Code provided for herein.

Section VI. The Clerk of Council shall cause this ordinance to be published in the manner required by law.

Mayor

ATTEST:

Clerk

Approved as to Form: Thomas J. Corbin, Solicitor Village of Amanda

This Ordinance was read to Council on three (3) different occasions.

It was unanimously approved by all members present on all three (3) occasions.

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279.3

160

A RESOLUTION FOR THE PLACEMENT OF STOP SIGN AT CHURCH STREET-LEIST STREET INTERSECTION

(Enacted as an Emergency Measure)

Be It Resolved by the Village of Amanda, State of Ohio:

That pursuant to its authority vested in it by Sections 406.01-406.08, inclusive, of the Codified Traffic Code of the Municipality, the Village Council of Amanda, Ohio, hereby determines that a stop sign shall be erected on the northeast corner of the intersection of East Church Street and Leist Street. Said stop sign shall be erected at the earliest possible opportunity and shall not be removed sooner than the 1980 Soya Festival.

The Council of the Village of Amanda, declares this to be an emergency measure necessary for the preservation of public safety, such emergency arising out of the need to control the extraordinary traffic which is anticipated attendant to the above-mentioned annual Soya Festival; wherefore this Resolution shall take effect and be in force from and after its passage and approval by the Mayor.

Sarah R Kennedy

ATTEST:

martha Lalmson

Approved as to Form: Thomas J. Corbin, Solicitor Village of Amanda
Waiver of "three-reading" requirement: Yeas all, Nays___.

Vote on passage of Resolution : Yeas all, Nays___.

of



279.4

A RESOLUTION TO CONTINUE THE WATER SYSTEM LAND ACQUISITION NOTE

Be it Resolved by the Village of Amanda, State of Ohio:

Section I. The Note signed by the Village with the

Clearcreek Valley Bank, on June 19, 1978, is hereby continued

for another term of five years.

Section II. The amount to be evidenced by this new note is \$ 34,312.87

Section III. The purpose of this note is merely to continue the fact of indebtedness previously incurred by the Village when acquiring real estate for construction of improvements to the Village water system.

Section IV. This continuation note shall be issued November 5, 1979 .

Section V. The rate of interest to be borne by said note is Five per cent (5%).

Section VI. The term of said note shall be Five years

and shall mature on November 5, 1984

allen S. Webb

ATTEST: Isaac M. M. Forlanditt

Approved as to Form: Thomas J. Corbin, Solicitor Village of Amanda

Vote: Yeas:_____ Nays:_____

The three reading requirement was waived by unanimous vote.

I sace M. Mc Forland III

OK

STATE OF OHIO COUNTY OF FAIRFIELD

VILLAGE OF AMANDA WATER SYSTEM LAND ACQUISITION NOTE

\$34,312.87 Promissory Note

November 5, 1979

The Village of Amanda after date, for value received, herein called "Debtor" promises to pay to the order of The Clearcreek Valley Bank, Amanda, Ohio, Thirty-Four Thousand Three Hundred Twelve and 87/100ths Dollars (\$34,312.87) in lawful money of the United States, at said bank's main office, with interest until maturity at the rate of Five per cent (5%) per annum.

The indebtedness evidenced by this Note shall mature in substantially equal annual installments, the full face amount of this Note becoming due and payable on November 5, 1984. Debtor shall have full privilege of prepayment without penalty.

This Note is evidence of the indebtedness of the Village of Amanda, and is a mere continuation thereof, incurred by said Village when acquiring real estate for construction of improvements to the Village Water System under authority of, pursuant to and in full compliance with the general laws of the State of Ohio, particularly Sections 133.01 to 133.48, inclusive, of the Revised Code, and pursuant to Ordinance No. 3-78 of the Council of said Village duly passed on the 6th day of June, 1978.

AND IT IS HEREBY CERTIFIED AND RECITED, that all acts, conditions, and things necessary to be done precedent to and in the issuing of this Note, in order to make it a legal, valid and binding obligation of said Village, have happened, been done, and performed in regular and due form as required by law; that the faith, credit and revenue of said Village are hereby irrevocably pledged for the prompt payment of the principal and interest thereof at maturity; and that no limitation of indebtedness or taxation, either statutory or constitutional, has been exceeded in issuing this Note.

IN WITNESS WHEREOF, the Council of the Village of Amanda, County and State aforesaid, has caused this Note to be signed by the Mayor and Clerk of said Village, and the corporate seal of said Village to be hereto affixed, as of the 5th day of NOVEMBER, 1979.

CLERK Isaac M. Mc Farland TU

MAYOR



179-5

Ordinance No. 6-79

Passed 17 December, 1979

AN ORDINANCE TO FIX THE SALARIES OF AMANDA VILLAGE OFFICIALS.

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

Section I. That effective January 1, 1980, the Mayor shall be paid a salary of One Thousand Two Hundred Dollars (\$1,200.00) per year.

Section 2. That effective January 1, 1980, the Clerk-Treasurer shall be paid a salary of Two Thousand Four Hundred Dollars (\$2,400.00) per year.

Section 3. That effective January 1, 1980, each Council Member shall be paid a salary of Four Hundred Eighty Dollars (\$480.00) per year.

Section 4. That effective January 1, 1980, each Board of Public Affairs Member shall be paid a salary of Four Hundred Eighty Dollars (\$480.00) per year.

	Mayor	W. J. S. Frankley
ATTEST:		
Clerk		V
Approved as to Form:	Thomas J. Corbin, Solicitor Village of Amanda	05
Vote: Yeas: y 5	Nays: 0	

type: (slice reliaine, & mornione vote, lunch to be effective
only not violative) federal arge probabilies.)

79-10		10,	in	40
Ordinance No.	Passed	·uc	11,	19 / /

AN ORDINANCE TO FIX THE SALARY OF THE VILLAGE CLERK-TREASURER

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

Section I. That for years subsequent to 1980, effective January 1 of each year, the Clerk-Treasurer's salary shall be increased in an amount of 10% of his or her current salary.

Section 2. That this ordinance shall have effect only if not violative of federal wage guidelines.

Allen S. Webt

ATTEST: Marthad Johnson

Approved as to Form: Thomas J. Corbin, Solicitor

Village of Amanda

Vote: Yeas: 5 Nays: 0

The three reading requirement was waived by unanimous vote.

EAGLERA

OK-

Martha & Johnson

160

Resolution No. RI - 79

Passed Cariff , 19 >9

A RESOLUTION TO CREATE A PARK BOARD FOR THE VILLAGE OF AMANDA.

Be It Resolved by the Village of Amanda, State of Ohio:

Section I. That a Park Board be created to serve the Village of Amanda.

Section 2. That said Board is to consist of five (5) members.

Section 3. That said Board is to report to the Village Council on the feasability of locating a public park on the "Young" property, purchased by the Village as a well site.

	Mayor	
ATTEST: Clerk		
	J. Corbin, Solicitor of Amanda	
Vote: Yeas: X 5	Nays: 0	
The three reading requirement	was waived by unanimous	vote.
	Clerk	78

was tabled at its following month meeting

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ORDINANCE NO.	30-1
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AN ORDINANCE TO UP-DATE THE MODEL TRAFFIC CODE FOR OHIO MUNICIPALITIES, PUBLISHED BY THE JUSTINIAN PUBLISHING COMPANY; AND TO REPEAL ORDINANCES IN CONFLICT THEREWITH. (AN EMERGENCY MEASURE.)

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

WHEREAS, the Municipality is in need of having an up-to-date Traffic Code, one which is consistent with the latest State law, and

WHEREAS, the Justinian Publishing Company has published a Model Traffic Code for Ohio Municipalities, which Code was adopted by the Village of Amanda in April, 1979, and

WHEREAS, said Justinian Publishing Company publishes an annual up-date to said Code;

NOW, THEREFORE, BE IT ENACTED BY THE COUNCIL OF THE VILLAGE OF AMANDA:

Said Model Traffic Code shall be up-dated annually and shall be kept current and consistent with changes in Ohio law.

This Ordinance is hereby declared to be an emergency measure, the reason for the emergency being the necessity of having an up-to-date Traffic Code, one which is consistent with the latest State law, as required by the Ohio Constitution, and this Ordinance, therefore, shall become effective immediately upon its passage by at least two-thirds of the members of Council.

PASSED: December 1, 1980.

Mayor

Clerk-Treasurer

Approved as to Form: Thomas J. Corbin, Solicitor, Village of Amanda

Three Reading Requirement: Waived: ____; Yeas: ____; Nays: ____

Vote on Enactment: Yeas: ____; Nays: ____

ORDINANCE NO. 80-1

AN ORDINANCE TO ADOPT THE 1980 REPLACEMENT PAGES FOR THE MODEL TRAFFIC CODE FOR OHIO MUNICIPALITIES PUBLISHED BY THE JUSTINIAN PUBLISHING COMPANY; TO REPEAL ORDINANCES IN CONFLICT THEREWITH AND TO DECLARE AN EMERGENCY.

WHEREAS, there have been recent changes in State law affecting the Model Traffic Code for Ohio municipalities previously adopted by the Municipality, and

WHEREAS, the Municipality is in need of having an up to date Traffic Code, one which is consistent with the latest State law, so that prosecutions can continue to be made under Municipal ordinance rather than State statute, and

WHEREAS, the Justinian Publishing Company has published a set of 1980 Replacement Pages for the Model Traffic Code for Ohio municipalities, which Replacement Pages incorporate the latest State law through January 1, 1980, and

WHEREAS, Ohio R.C. 731.231 authorizes the legislative authority of municipal corporations to adopt by reference standard or other codes prepared and promulgated by private organizations which publish model or standard codes and provides for the adoption of amendments to such model or standard codes by the same procedure;

NOW THEREFORE, BE IT ENACTED BY THE COUNCIL OF AMANDA, OHIO:

SECTION 1. Pursuant to Ohio R.C. 731.231, the 1980 Replacement Pages for the Model Traffic Code for Ohio municipalities prepared and promulgated by the Justinian Publishing Company of Cleveland, Ohio, is hereby adopted for the Municipality by reference.

SECTION 2. Adoption of the 1980 Replacement Pages for the Model Traffic Code for Ohio municipalities shall serve the purpose of establishing a Traffic Code for the Municipality which is consistent with the latest State law.

SECTION 3. At least one copy of the 1980 Replacement Pages for the Model Traffic Code for Ohio municipalities shall be on file with the Clerk of Council for inspection by the public. At least one copy shall also be on file in the County Law Library. In addition, the Clerk of Council shall have copies available for distribution to the public, at cost.

SECTION 4. All ordinances, resolutions and parts of ordinances and resolutions which are in conflict with any of the provisions of the 1980 Replacement Pages for the Model Traffic Code for Ohio municipalities, adopted in Section 1 hereof, are hereby repealed. Those ordinances, resolutions and parts of ordinances and resolutions which are not in conflict with any provision of the 1980 Replacement Pages for the Model Traffic Code for Ohio municipalities are hereby expressly excepted from repeal by this ordinance and shall continue in full force and effect until otherwise amended or repealed by Council.

SECTION 5. The enactment of this ordinance, including the 1980 Replacement Pages for the Model Traffic Code for Ohio municipalities adopted herein and the repeal provided for in Section 4 hereof, shall not be construed to affect a right or liability accrued or incurred under any legislative provision prior to the date of such enactment, or any action or proceeding for the enforcement of such right or liability. Such enactment shall not be construed to relieve any person from punishment for an act committed in the violation of any such legislative provision, nor to affect an indictment or prosecution therefor. For such purposes, any such legislative provision shall continue in full force notwithstanding its repeal for the purpose of adoption of the 1980 Replacement Pages for the Model Traffic Code provided for herein.

SECTION 6. The Clerk of Council shall cause this ordinance to be published in the manner required by law.

SECTION 7. This ordinance is hereby declared to be an emergency measure, the reason for the emergency being the necessity of having an up to date Traffic Code, one which is consistent with the latest State law, as required by the Ohio Constitution, and this ordinance, therefore, and the 1980 Replacement Pages for the Model Traffic Code for Ohio municipalities hereby adopted shall become effective immediately upon its passage by at least two-thirds of the members of Council.

ORDINANCE	NO.	80-2

AN ORDINANCE TO UP-DATE THE MODEL GENERAL OFFENSES CODE FOR OHIO MUNICIPALITIES, PUBLISHED BY THE JUSTINIAN PUBLISHING COMPANY; AND TO REPEAL ORDINANCES IN CONFLICT THEREWITH. (AN EMERGENCY MEASURE.)

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

WHEREAS, the Municipality is in need of having an up-to-date General Offenses Code, one which is consistent with the latest State law, and

WHEREAS, the Justinian Publishing Company has published a Model General Offenses Code for Ohio Municipalities, which Code was adopted by the Village of Amanda in April, 1979, and

WHEREAS, said Justinian Publishing Company publishes an annual up-date to said Code;

NOW, THEREFORE, BE IT ENACTED BY THE COUNCIL OF THE VILLAGE OF AMANDA:

Said Model General Offenses Code shall be up-dated annually and shall be kept current and consistent with changes in Ohio law.

This Ordinance is hereby declared to be an emergency measure, the reason for the emergency being the necessity of having an up-to-date General Offenses Code, one which is consistent with the latest State law, as required by the Ohio Constitution, and this Ordinance, therefore, shall become effective immediately upon its passage by at least two-thirds of the members of Council.

PASSED: Dacember 1, 1980	
	Mayor
ATTEST:	
Clerk-Treasurer	
Approved as to Form: Thomas J. Corbin,	Solicitor, Village of Amanda
Three Reading Requirement: Waived:	; Yeas:; Nays:
Vote on Enactment: Yeas:; Nay	rs:

ORDINANCE NO. 080-2

AN ORDINANCE TO ADOPT THE 1980 REPLACEMENT PAGES FOR THE MODEL GENERAL OFFENSES CODE FOR OHIO MUNICIPALITIES PUBLISHED BY THE JUSTINIAN PUBLISHING COMPANY; TO REPEAL ORDINANCES IN CONFLICT THEREWITH AND TO DECLARE AN EMERGENCY.

WHEREAS, there have been recent changes in State law affecting the Model General Offenses Code for Ohio municipalities previously adopted by the Municipality, and

WHEREAS, the Municipality is in need of having an up to date General Offenses Code, one which is consistent with the latest State law, so that prosecutions can continue to be made under Municipal ordinance rather than State statute, and

WHEREAS, the Justinian Publishing Company has published a set of 1980 Replacement Pages for the Model General Offenses Code for Ohio municipalities, which Replacement Pages incorporate the latest State law through January 1, 1980, and

WHEREAS, Ohio R.C. 731.231 authorizes the legislative authority of municipal corporations to adopt by reference standard or other codes prepared and promulgated by private organizations which publish model or standard codes and provides for the adoption of amendments to such model or standard codes by the same procedure;

NOW THEREFORE, BE IT ENACTED BY THE COUNCIL OF AMANDA, OHIO:

SECTION 1. Pursuant to Ohio R.C. 731.231, the 1980 Replacement Pages for the Model General Offenses Code for Ohio municipalities prepared and promulgated by the Justinian Publishing Company of Cleveland, Ohio, is hereby adopted for the Municipality by reference.

SECTION 2. Adoption of the 1980 Replacement Pages for the Model General Offenses Code for Ohio municipalities shall serve the purpose of establishing a General Offenses Code for the Municipality which is consistent with the latest State law.

SECTION 3. At least one copy of the 1980 Replacement Pages for the Model General Offenses Code for Ohio municipalities shall be on file with the Clerk of Council for inspection by the public. At least one copy shall also be on file in the County Law Library. In addition, the Clerk of Council shall have copies available for distribution to the public, at cost.

SECTION 4. All ordinances, resolutions and parts of ordinances and resolutions which are in conflict with any of the provisions of the 1980 Replacement Pages for the Model General Offenses Code for Ohio municipalities, adopted in Section 1 hereof, are hereby repealed. Those ordinances, resolutions and parts of ordinances and resolutions which are not in conflict with any provision of the 1980 Replacement Pages for the Model General Offenses Code for Ohio municipalities are hereby expressly excepted from repeal by this ordinance and shall continue in full force and effect until otherwise amended or repealed by Council.

SECTION 5. The enactment of this ordinance, including the 1980 Replacement Pages for the Model General Offenses Code for Ohio municipalities adopted herein and the repeal provided for in Section 4 hereof, shall not be construed to affect a right or liability accrued or incurred under any legislative provision prior to the date of such enactment, or any action or proceeding for the enforcement of such right or liability. Such enactment shall not be construed to relieve any person from punishment for an act committed in the violation of any such legislative provision, nor to affect an indictment or prosecution therefor. For such purposes, any such legislative provision shall continue in full force notwithstanding its repeal for the purpose of adoption of the 1980 Replacement Pages for the Model General Offenses Code provided for herein.

SECTION 6. The Clerk of Council shall cause this ordinance to be published in the manner required by law.

SECTION 7. This ordinance is hereby declared to be an emergency measure, the reason for the emergency being the necessity of having an up to date General Offenses Code, one which is consistent with the latest State law, as required by the Ohio Constitution, and this ordinance, therefore, and the 1980 Replacement Pages for the Model General Offenses Code for Ohio municipalities hereby adopted shall become effective immediately upon its passage by at least two-thirds of the members of Council.

R40.2

LAW OFFICES

OF

THOMAS J. CORBIN

Attorney's services will consist of advising Village Council in the regular conduct of official business. This will be done through office conferences, telephone conversations, and through frequent attendance at regular Council meetings.

For these services attorney is to receive the sum of Fifteen Hundred Dollars (\$1,500.00) per year.

The aforesaid yearly compensation is not intended to cover the preparation of any legal documents, the prosecution or defense of any legal or equitable action or other claims, or representation before any governmental agencies, for which a regular rate of \$35.00 per hour will be charged.

This Contract covers the period of March 1, 1980, to March 1, 1981.

ACCEPTED AND AGREED TO on this _____ day of ______ 1980.



Allen S. Webb, Mayor of Amanda

Clerk-Treasurer

Thomas J. Corbin Attorney at Law

0/

RETAINER AGREEMENT

The Village of Amanda, pursuant to formal resolution passed and adopted by the Council of said Village agrees to retain Thomas J. Corbin of the law firm of Coen & Wexler, as legal counsel for the period of March 1, 1979, to March 1, 1980.

In consideration of a fee of <u>Twelve Hundred Dollars (\$1,200.00)</u>, Thomas J. Corbin promises: 1) to frequently attend monthly Town Council meetings and other special meetings as may be called by the Town Council provided adequate notice is given prior to such meetings.

2) to draft all ordinances and resolutions passed and approved by Council.

3) expression of legal opinion concerning all matters requested by Council.

4) representation of the Village concerning legal matters except specified otherwise.

The Council of the Village of Amanda agrees that services such as complex litigation and bond issues are in the nature of additional services and as such a separate fee will be charged in the event such services are requested.

The Council further agrees that any requests for legal opinions will be submitted to legal counsel in written form.

Thomas J. Corbin

COEN & WEXLER

for the Town Council



A RESOLUTION OFFERING COOPERATION TO THE

"FAIRFIELD HOUSING AUTHORITY"

(Enacted as an Emergency Measure)

Be It Resolved by the Village of Amanda, State of Ohio:

That as it has come to its attention that there is perhaps a distinct need for more decent, sanitary housing for various low-income groups, the Amanda Village Council hereby extends its offer of cooperation to the "Fairfield Housing Authority" in further pursuing said end.

The Council of the Village of Amanda declares this to be an emergency measure, such emergency arising out of the need to present a definite statement of support prior to impending deadlines, after which the availability of certain funds will be delayed.

	Mayor	
ATTEST:		
Clerk-Treasurer		
Approved as to Form: Thomas J. Cor	bin, Solicitor Village of Amanda	
Waiver of "three-reading" requireme	nt: Yeas_all_, Nays	
Vote on passage of Resolution	: Yeas_all_, Nays	





290.m

ATTEST:

A RESOLUTION ESTABLISHING THE CORNER OF JOHNS STREET AND CHURCH STREET AS A THREE-WAY STOP

(Enacted as an Emergency Measure)

Be It Resolved by the Village of Amanda, State of Ohio:

That pursuant to its authority vested in it by Sections 406.01-406.08, inclusive, of the Codified Traffic Code of the Municipality, The Village Council of Amanda, Ohio hereby designates the intersection of Johns Street with Church Street to be a stop intersection, and further declares that all vehicles shall stop at all entrances to such intersection.

The Council of the Village of Amanda declares this to be an emergency measure necessary for the preservation of public safety, such emergency arising out of the need to prevent accidents between pedestrians and motorists, a situation now deemed undesirable; wherefore this Resolution shall take effect and be in force from and after its passage and approval by the Mayor.

Mayor A. Wick

Clerk martlack prover.		
Approved as to Form: Thomas J. Corbin, Solicitor	Village	of Amanda
Waiver of "three-reading" requirement: Yeas all,	Nays_	·
Vote on passage of Resolution : Yeas all,	Nays_	•

RESOLUTION NO. 24 - 80

	THAT BID FOR THE 1980 Street and Alley Repair
-	BE ACCEPTED AND THE MAYOR AND CLERK OF
THE VILLA	GE OF AMANDA, OHIO ARE AUTHORIZED TO EXECUTE CONTRACTS WITH THE
BIDDERS.	
	WHEREAS, the J. J. Blazer Construction Company, Inc., submitted
the accep	table low bid for Contract for 1980 Street and Alley Repair .
	NOW THEREFORE BE IT RESOLVED, by the Village of Amanda, Ohio:
	(1) That the bid of \$ 8,265.00 by J. J. Blazer
Constructi	ion Company, Inc. for 1980 Street and Alley Repair
Contract	be accepted.
Excepting	Item No. 14 of BID SCHEDULE: Main Street from Railroad Tracks to
	oration Limits. (2) That the Mayor and Clerk of the Village of Amanda, Ohio are
authorized	d to execute contract with J. J. Blazer Construction Company, Inc. , at their respective bid for the
repair of	designated Village streets and alleys .
Passed Ju	1-7 1000
rasseu	aly 7, 1980 APPROVED:
	ALTROVED.
	Such R Wennedy Mayor
	martha Lolmson

X



A-40-5

EMERGENCY RESOLUTION TO PURCHASE WHEN NO BIDS RECEIVED

Whereas the Council of the Village of Amanda has advertised for bids for the Standpipe Paint and Repair Project, and whereas no bids were received in response to such advertisement for bids, and whereas the condition of the Standpipe and current contractual materials require immediate attention, and whereas various contractors have been requested informally to submit immediate bids for the repair and painting of said Standpipe, and in response to such request for immediate bids the following has been received: Security Tank and Tower Corporation of Henderson, Kentucky, bids Eleven Thousand Six Hundred Dollars (\$11,600) to be reduced to Ten Thousand Dollars (\$10,000) if suitable agreement can be reached between Security Tank and Tower Corporation and Village of Amanda, Ohio.

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

- It is hereby declared and determined that the public good is to be benefited by the immediate accomplishment of the contract work at issue without re-advertising for bids.
- 2. That the offer of Security Tank and Tower Corporation as aforesaid, for a net cost of Ten Thousand Dollars (\$10,000) is hereby determined to be the lowest and best bid and hereby accepted.
- 3. That the Clerk and the Mayor are hereby instructed and authorized to enter into an agreement with the said Security Tank and Tower Corporation accordingly, and the Clerk and Treasurer are hereby authorized to issue their respective warrant and voucher in payment for the same.

The Village Council declares this to be an Emergency Resolution necessary for the preservation of the public peace, health, and safety, such emergency arising out of the necessity to drain, and paint and repair and refill the tank before commencement of the 1980-1981 school year in order to be able to provide adequate fire protection to the Village school facilities.

WHEREFORE this Resolution shall take effect and be enforced from and after its passage and approval by the Mayor.

Sarah R Hennedy

7		1 5	0 1	0	
7	narl	tha	L.	olms	on
C	lerk				

ATTEST:

ORDINANCE NO. 81-1
AN ORDINANCE TO ESTABLISH THE ED WOLFE MEMORIAL PARK.
Be It Ordained by the Village of Amanda, State of Ohio:
Section I. That the real property owned by the Village of Amanda,
Ohio, and currently and principally used by said Village for well sites and
the location of the Village Water Plant, shall be set aside for the concurrent
use as a Village Park.
Section II. That said Park use shall in no way interfere with the
principal use or purpose of said property, namely, well sites and the location
of Water Plant facilities.
Section III. That the Park there to be established shall be called
the "Ed Wolfe Memorial Park".
PASSED: Feb. 3, 1981 , 19
Larah R' Kanney
ATTEST:
Hancy & Signist Clerk-Treasurer
Approved as to Form: Thomas J. Corbin, Solicitor, Village of Amanda
Three Reading Requirement: Waived: N/A; Yeas:; Nays:
Vote on Enactment: Yeas: 3; Nays: 0
CERTIFICATE

CEMILFICATE

RE: ORDINANCE NO. 81-1

The undersigned Clerk-Treasurer for the Village of Amanda, Ohio, hereby certifies that she has duly published the above-captioned ordinance in the five places designated by the Council of the Village of Amanda, Ohio, for the minimum period of fifteen (15) days.

Dated: September 19, 1981

Clerk-Treasurer of the Village of Amanda

A RESOLUTION ALLOWING FOR INSTALLATION OF DRAIN TILE IN PUBLIC RIGHT OF WAY

Be It Resolved by the Village of Amanda, State of Ohio:

- 1. That the right of way shown on the Village Plat in G. Simon's Addition, running parallel to the northerly lines of Lots numbered 141, 142, and 143, is and will remain a public right of way, albeit in an unimproved condition.
- 2. That any impediments placed in said right of way, such that would interfere with the installation of a certain eight— (8) inch line or tile to be placed therein, should be removed, within thirty (30) days of passage of this resolution, by the person responsible therefor.

Sarah P. Wennedy

Clerk

Martha A fthusov

Approved as to Form: Thomas J. Corbin, Solicitor Village of Amanda

Waiver of "three-reading" requirement: Yeas____, Nays___.

Vote on passage of Resolution : Yeas___, Nays___.

RESOLUTION NO	81-0	PASSED _	March 157	19 81
		A Company	Maria de	
				tene hear
The second				
			3 0.00	
			RESOLUTION	TO ERECT SIGN
WH	HEREAS, The Villa	age of Amanda	a, Ohio deem	ns the
manda-Clearcre	eek Girls' Track	Team to be o	leserving of	recog-
ition;				
NC	W THEREFORE, Be	It Resolved		
by	the Village of	Amanda, Stat	ce of Ohio:	
Th	at a sign shall	he erected s	it an entran	ice to
ne village, ac	knowledging the	team's accom	mplishments.	
			Sand To	Henned
		N	MAYOR	gennear
TTTPCT.				
TTEST:				
	0 1 -			
Hancy 3	Signist			
lerk /				
pproved as to	Form: Thomas J.		icitor	
	Village o	of Amanda		
ote: Yeas:	5	Nays: 0		8 (
he three-readi	ng requirement w	vas waived/no	t waived:	
		Yeas:		
		(11	01.
		-	lerk lerk	L. Sign
			U	

CERTIFICATE

RE: RESOLUTION NO. 81-0

The undersigned Clerk-Treasurer for the Village of Amanda, Ohio, hereby certifies that she has duly published the above-captioned resolution in the five places designated by the Council of the Village of Amanda, Ohio, for the minimum period of fifteen (15) days.

Dated: September 19, 1981

Clerk-Treasurer of the

Village of Amanda

Resolution No. R 81-1	Passed May 4	,1981
* * * * * * * * * * * * * * * * * * * *	* * * * * * * * * * *	* * * * * *
A rest who care and the file that		
Milaria , with the control of the control of	A RESOLUTION TO OF CERTAIN PROBASEBALL PURPO	PERTY FOR
Be It Resolved by the Village of	Amanda, State of Ohi	o:
1. There is a need for use of a cer	ctain portion of the w	aterwell
site for baseball purposes during the 198	31 season.	
2. That the property laying west	of the driveway	
may be used for ball practice purposes or	a limited basis.	
3. That said property in years subs	sequent to 1981 is not	to be
used for ball practice or ball diamond pu	irposes.	
		1
	Sarah R. Her	nedy
*	Mayor	
ATTEST:		
Hancy L. Signist		
Clerk-Treasurer		
Approved as to Form: Thomas J. Corbin, S Village of Amanda	Solicitor	
Vote: Yeas: 4 Nay	ys:1	
The three reading requirement was waived	by unanimous vote.	
	Hancy L. S.	egrist
	Clerk	

RE: RESOLUTION NO. 81-1

The undersigned Clerk-Treasurer for the Village of Amanda, Ohio, hereby certifies that she has duly published the above-captioned resolution in the five places designated by the Council of the Village of Amanda, Ohio, for the minimum period of fifteen (15) days.

Dated: September 19, 1981

Clerk-Treasurer of the Village of Amanda, Ohio

RESOLUTION NO. 81-2	PASSED June 1 1981
5.00	
	A RESOLUTION TO SOLICIT
	BIDS FOR STREET REPAIR
Be It Received by The V	fillage of Amanda, Ohio:
be it kesoived by the v	rilage of Amanda, Onto:
WHEREAS, Village streets are	again in need of annual
resurfacing; Now Therefore, Be It Res	
	orved that the Council of
the Village of Amanda, Ohio:	
Shall Solicit bids for 1981	street resurfacing based on
the specifications attached hereto an	d made a part of this Resolution.
	Level 52 1 No market
	Sarah R Vennesly
ATTEST:	
Manay & Signist	
Clerk	
Approved as to Form: Thomas J. Corbin Village of Amano	
Vote: Yeas: 3 Nays: _	0
nays.	
The three-reading requirement was wait	
Yeas:	Nays:
	Harry L. Seguist
	Clerk Clerk

RESOLUTION NO. 81-2

The undersigned Clerk-Treasurer for the Village of Amanda, Ohio, hereby certifies that she has duly published the above-captioned resolution in the five places designated by the Council of the Village of Amanda, Ohio, for the minimum period of fifteen (15) days.

Dated: September 19, 1981

Clerk-Treasurer of Village of Amanda

RESOLUTION NO. 81-3	PASSED June 1 19 81
CENTRAL OF STREET	A RESOLUTION FOR THE TRANSFER OF VILLAGE FUNDS
And Dillian	
WHEREAS, it has been determine	d that the public employment
retirement system fund, within the	police fund, is overdrawn to
the extent of \$620.00, and	
WHEREAS, such is a condition to	hat should be corrected;
NOW THEREFORE Be it Resolved by	y the Village of Amanda, State of Ohio:
1. That four hundred	dollars (\$400.00) shall be transferred
to said PERS FUND	from the Village Insurance Fund;
2. That two hundred	twenty dollars (\$220.00) be transferred
from the Village N	Miscellaneous Fund to the said PERS FUND.
	Sarah R Kennedy
ATTEST:	
Clerk Seguist	
Approved as to Form : Thomas J. Cor Village of An	
Vote: Yeas: 4	Nays:0
The three-reading requirement was wa	ived/not waived:
V	Nays:
	Hausy S. Seguist

RESOLUTION NO. 81-3

The undersigned Clerk-Treasurer for the Village of Amanda, Ohio, hereby certifies that she has duly published the above-captioned resolution in the five places designated by the Council of the Village of Amanda, Ohio, for the minimum period of fifteen (15) days.

Dated: September 19, 1981

Clerk-Treasurer of Village of Amanda

Ordinance No	81-2	Passed June 1	19 81
* * * * * * * *	* * * * * * * *	* * * * * * * * * * * * * * * *	* * * * *
		AN ORDINANCE ALLO TRANSFER OF FUNDS	
		TRANSFER OF FUNDS	
Be It Ordai	ned by the Village	of Amanda, State of Ohio:	/
WHEREAS, th	e original purpose	of a mill levy voted upon and	
passed in 1979,	was to meet the cu	rrent expenses of the street de	partment,
WHEREAS, ce	rtain funds or rev	renue generated from said mill 1	evy,
presently are de	posited in the Gen	eral Fund, and	
WHEREAS, sa	id funds should, p	er the instructions of the Stat	e
Auditor's Office	, be deposited in	the Village Street Fund;	
NOW THEREFO	ORE, be it enacted	by the Council of the Village o	f
Amanda:			
	9 13 be duly trans	ferred from the General Fund to	the
	1		
		illage of Amanda, Ohio, and all	addi-
tional such reve	enues shall be so d		1
		Sarah P Genne	rely
		Mayor	
ATTEST:			
Ulana V			
Clerk-Treasurer	Seguist		
Approved as to I	Form: Thomas J. Co Village of A		
	VIIIage OI A	manda	
Vote: Yeas:	4	Nays: O	
	241 1450 2010 C		
The three-reading	ng requirement was	waived/not waived:	
	Yeas:	Nays:	
		V1 10.8	1
		Clark L. S.	guse
	CEPTI	FICATE	
RE: ORDINANCE		TIGHTE	
	Brown Table St. Co.		

The undersigned Clerk-Treasurer for the Village of Amanda, Ohio, hereby certifies that she has duly published the above-captioned ordinance in the five places designated by the Council of the Village of Amanda, Ohio, for the minimum period of fifteen (15) days.

Dated: September 19, 1981

Clerk-Treasurer Village of Amanda

ORDINANCE NO. 81-3

Fixing and regulating the price that may be charged by Columbia Gas of Ohio, Inc., its successors or assigns, for gas to the Village of Amanda, Ohio, and to its inhabitants, for the period of Two (2) Years from and after the effective date of this ordinance.

BE IT ORDAINED BY THE COUNCIL OF THE VILLAGE OF AMANDA, OHIO:

SECTION 1: That, for the period of One (1) Year from and after the effective date of this ordinance, the maximum price which Columbia Gas of Ohio, Inc., its successors or assigns, shall be permitted to charge for and the minimum price at which it or they shall be required to furnish gas to the Village of Amanda, Ohio (Municipality), and to its inhabitants, shall be and the same is hereby fixed for each individual consumer, as follows:

- A "Customer Charge" of \$3.70, per meter per month, regardless of gas consumed and 8.787¢ per 100 cubic feet, per meter per month, for all gas consumed.
- A "Customer Charge" for each customer each month of
 Three Dollars and Seventy Cents (\$3.70) shall be
 made. If service under this rate schedule is
 discontinued at the request of customer, the Company
 shall not be under any obligation to resume service
 to the same customer on the same premises until the
 customer has made payment of an amount equal to the
 "Customer Charge" for each month of the intervening
 period, but not to exceed twelve (12) months.

From and after the expiration of the aforesaid One Year period and for a further period of One (I) Year thereafter, as follows:

- A "Customer Charge" of \$3.89, per meter per month, regardless of gas consumed and 10.631¢ per 100 cubic feet, per meter per month, for all gas consumed.
- A "Customer Charge" for each customer each month of Three Dollars and Eighty-nine Cents (\$4.89) shall be made. If service under this rate schedule is discontinued at the request of customer, the Company shall not be under any obligation to resume service to the same customer on the same premises until the customer has made payment of an amount equal to the "Customer Charge" for each month of the intervening period, but not to exceed twelve (12) months.

The above rates exclude gas costs and the Ohio Gross Receipts Tax. All bills rendered pursuant to this ordinance shall be adjusted to reflect the effect of the Ohio Gross Receipts Tax and are subject to decrease or increase in accordance with the 'Gas Cost Recovery' Provisions of the Company's Rules and Regulations, on file with the Public Utilities Commission of Ohio.

SECTION 2: That it is expressly conditioned the service to be rendered by said Company, its successors or assigns, pursuant to this ordinance shall be primarily for domestic and commercial purposes and that service shall not be extended to other consumers of different classes until after all reasonable requirements for domestic and commercial purposes are fully met, and this provision shall be binding upon said Company, its successors or assigns, during each month of each year; but during any month or year, subject to the foregoing limitations and after compliance with the foregoing provisions gas may be delivered to any other consumer and additional classes of consumers at such times and under such conditions and for such rates as may be agreed upon between the Company and such consumer or consumers.

SECTION 3: The terms and conditions of the service to be rendered shall conform with and be subject to the Rules and Regulations for furnishing gas service of the Company on file with and approved by the Public Utilities Commission of Ohio.

SECTION 4: That the gas furnished or delivered pursuant to the terms of this ordinance, by the said Company, shall have an average heating value of 1,000 British thermal units per cubic foot for any consecutive twelve (12) month period subject to a variance of not more than five (5) percent upward or downward.

SECTION 5: In the event the State of Ohio, or the Municipality, should hereafter impose a tax upon the Company that is not now imposed, or should hereafter increase the rate of any tax now imposed upon the Company above the tax rate now existing, other than the rate on property listed in the real estate tax list and duplicate, then the rates prescribed in Section 1 shall be increased to the extent necessary to compensate the Company for the increase in cost due to such new tax or higher tax rate. This shall be done in the following manner:

- (a) If the new tax or higher tax rate is computed in direct relation to gas sold or revenues received for the sale of gas, the rates set forth herein shall be adjusted to the extent necessary to recompense the Company for the amount thereof.
- (b) If the new tax or higher tax rate is not related directly to gas sold or to revenues received for the sale of gas, then the total dollar effect thereof upon the cost of serving gas by the Company in the Municipality shall be determined, based upon operations of the Company in the Municipality during the most recently available twelve month period ending on the last day of the December preceding the effective date of the new tax or higher tax rate; the total dollars so computed shall then be divided by the total sales made to the types of customers covered by this ordinance during the same twelve-month period and the rates prescribed herein shall be correspondingly adjusted.

The adjustment of the rates prescribed in this Ordinance, as provided in subparagraphs (a) and (b) above, shall be made by rounding the mathematical result of the computations so prescribed to the nearest one quarter cent $(\frac{1}{4}\xi)$ per one thousand cubic feet.

The adjusted rate shall be placed in effect and shall apply to all meter readings occurring on and after the effective date of the statute, ordinance or resolution pursuant to which the new tax or increased tax rate is imposed.

Written notification of the adjustment shall be sent to the Clerk of Council of the Municipality as quickly as possible after the effect of the new tax or higher tax rate can be determined.

SECTION 6: That any ordinance or resolution, or part of an ordinance or resolution, inconsistent herewith, is, to the extent of such inconsistency, hereby repealed.

SECTION 7: That should any section or part of a section or provision of a section of this ordinance be declared void, the remainder of this ordinance shall not be affected thereby.

SECTION 8: That this ordinance shall become effective at the earliest date allowed by law, or upon the expiration of the current ordinance, whichever date is later; provided, however, that this ordinance shall have no force or effect whatsoever unless written acceptance of this ordinance is filed by the Company with the Clerk of Council of the Village of Amanda, Ohio, prior to the expiration of thirty (30) days from the date this ordinance is passed.

PASSED:

MAYOR

ATTEST.

Hancy L. Signist

all corrections made before passage

RESOLUTION NO. 81-4

	THAT BID FOR THE 1981 Village Street Resurfacing	
	BE ACCEPTED AND THE MAYOR AND CLERK OF	
THE VILLAC	AGE OF AMANDA, OHIO ARE AUTHORIZED TO EXECUTE CONTRACTS WITH THE	
BIDDERS.		
	· ·	
	WHEREAS, the VanCamp Contracting Company submitted	
the accept	otable low bid for 1981 Village Street Resurfacing .	
	NOW THEREFORE BE IT RESOLVED, by the Village of Amanda, Ohio:	
	Twenty-Six Thousand, Three Hundred Eighty and 00 (1) That the bid of \$ 26,380.00/ by VanCamp Doll	
Contrac	cting Company for Items 1 - 10, plus 12 (B) of	
contrac	ct specifications be accepted.	
authorized	(2) That the Mayor and Clerk of the Village of Amanda, Ohio are ed to execute contract with VanCamp Contracting Company	
	, at their respective bid for	
1981 Vi	illage Street Resurfacing .	
Passed (lugust 3, 1981	
	APPROVED:	
	Sarah P Hennedy Mayor	
RE: RES	SOLUTION NO. 81-4 SOLUTION NO. 81-4	
hereby c	the undersigned Clerk-Treasurer for the Village of Amanda, Ohio, certifies that she has duly published the above-captioned sion in the five places designated by the Council of lage of Amanda, Ohio, for the minimum period of fifteen (15)	
Dated: X	September 19,1981	
	Clerk-Treasurer of the Village of Amanda	

RESOLUTION NO	81-5	PASSED	July 6	19 81
		V 27 12	RESOLUTION A EXPENDITURE OF VILLAGE N BUILDING	FOR REPAIR
na -				
	WHEREAS, t	he Village Mun	icipal Buildi	ing
is in need o	of repair;			
	NOW THEREFO	RE, Be It Reso	lved by the	
Council of the Vi	llage of Amanda,	Ohio:		
	That the bi	d of Mr. Larry	Walters in t	the
amount of Six Hur	ndred, Seventy Fi	ve Dollars (\$6	75.00), for	re-
pairs to the outs	side of the build	ing and in the	nature of re	a-
pairing and seali	ng seams and mor	tar, be accept	ed.	
		MAYOR	ah Pe Ger	inedif
ATTEST:				
Glarcy >	Signist			
Vote: Yeas:	5	Nays: 0		(ANTIE)
The three-reading	g requirement was	waived/not wa Yeas:	nived: Nays:	ASA.
		Clerk	ney h	Signist

Approved as to Form: Thomas J. Corbin, Solicitor Village of Amanda

RE: RESOLUTION NO. 81-5

The undersigned Clerk-Treasurer for the Village of Amanda, Ohio, hereby certifies that she has duly published the above-captioned resolution in the five places designated by the Council of the Village of Amanda, Ohio, for the minimum period of fifteen (15) days.

Dated: September 19, 1981

Clerk-Treasurer of the Village of Amanda

ORDINANCE NO. 81-4

AN ORDINANCE ESTABLISHING RATES, CHARGES AND RULES FOR THE USE AND SERVICE OF THE MUNICIPAL WATER SYSTEM OF THE VILLAGE OF AMANDA, FAIRFIELD COUNTY, OHIO AND DECLARING AN EMERGENCY.

BE IT ORDAINED BY THE COUNCIL OF THE VILLAGE OF AMANDA, FAIRFIELD COUNTY, STATE OF OHIO:

SECTION 1. That there be and there is hereby established for the use of and service rendered by the waterworks system of the Village of Amanda, Ohio, the following rates and charges, effective JAN 1,1979 based on the use of water supplied by the waterworks system:

A. Metered Rates.

O to 2,000 gallons per month: \$5.00 if inside the Village limits, minimum bill.

O to 2,000 gallons per month: \$7.50 if outside the Village limits, minimum bill.

Next 2,000 gallons per month: \$1.50 per 1,000 gallons.

Next 6,000 gallons per month: \$1.25 per 1,000 gallons.

All over 10,000 gallons per month: \$1.00 per 1,000 gallons.

- B. Tapping Fees. Each new user, at the time he is connected with the waterworks system, shall pay a charge of \$250.00 for a 5/8-inch or 3/4-inch line to cover the cost of the connection. For any service line larger than 3/4-inch, the cost shall be determined on the basis of cost of labor and materials.
- C. Reconnection Charge. Any customer whose service has been disconnected for reason on non-payment of monthly charges, and such service is subsequently restored, shall pay a reconnection charge of \$10.00.
- D. Temporary Users. Water furnished to temporary users, such as construction contractors, shall be charged for on the basis of estimated quantity used multiplied by the applicable rate from Section 1 A hereinabove. The estimate of water used shall be made by the waterworks superintendent.

SECTION 2. Bills for the rates and charges are herein established by the Village shall be sent monthly. All bills shall be payable before the 26th day of the month following the reading of the meters and shall be paid at the Clearcreek Valley Bank. If any charge for the services of the system shall not be paid by the 26th day of the month in which it shall become due and payable, a delayed payment charge of ten percent (10%) of the amount of the bill shall be added thereto and collected therewith. If any bills for the service of the water system shall remain unpaid after thirty (30) days following the due date of the bill therefore, the water supply for the lot, parcel of land or premises affected shall be cut off and shall not be turned on again except on payment in full of the delinquent charges therefor, in addition to the payment of a charge of \$10.00.

SECTION 3. Applications for water services shall be filed with the Clerk-Treasurer of the Village upon a form to be supplied by the Village. The application shall state the name of the applicant and the premises to be served. All applications filed by new customers after the completion of construction shall be accompanied by a fee of \$250.00, payable to the Clerk-Treasurer of the Village for the connection charge.

SECTION 4. The owner of the premises served and the occupant thereof and the user of the water service shall be jointly and severally liable for the water service provided said premises. A deposit of \$25.00 shall be required from all tenants. Such deposit shall be applied to any bill for water service deliquent more than sixty (60) days. Upon the disconnection of the water service, any balance of such deposit shall be returned to the applicant without interest.

SECTION 5. It is hereby made the duty of the Clerk to render bills for water service and all other charges in connection therewith and to collect all moneys due therefrom.

SECTION 6. All revenues and moneys derived from the operation of the water system shall be paid to and held by the Clerk-Treasurer separate and apart from all other funds. of the Municipality and all of said sums and all other funds and moneys incident to the operation of said system, as may be delivered to the Clerk-Treasurer, shall be deposited in a separate fund designated the "Waterworks Fund Account" and said Clerk-Treasurer shall administer said fund in every respect in a manner provided by the Revised Code of Ohio and all other laws pertaining thereto.

SECTION 7. The Clerk-Treasurer shall establish a proper system of accounts and shall keep proper records, books and accounts in which complete and correct entries shall be made of all transactions relative to the water system and at regular annual intervals the Council of the Village shall cause to be made an audit by an independent audit concern of the books to show the receipts and disbursements of the water system.

SECTION 8. All Ordinances and parts of Ordinances in conflict herewith are hereby repealed insofar as the conflicting portions thereof are concerned.

SECTION 9. This ordinance is hereby declared to be an emergency measure necessary for the preservation of the public peace, health, and safety of the Village and its inhabitants for the reason that the water rates must be adjusted prior to making final arrangements for financing of improvements to the water system; wherefore this Ordinance shall take effect and be in force from and immediately after its passage.

SECTION 10. Each and every metered line will be billed according to usage, based on established rates, regardless of number of units.

PASSED AND ADOPTED by the Council of the Village of Amanda, Ohio on August 6, 1981, and approved by me on August 6, 248/.

(Seal)

ATTEST:

Larah To Wennely
Mayor of the Village of Amanda, Ohio

Hancy & Seguist

178-B

I, Maney A. Signist, Clerk-Treasurer of the Village of Amanda, hereby certify that the foregoing is a true copy of Ordinance No. 81-4 duly adopted by the Village of Amanda, Ohio on the 6th day of August, 1981.

Marcy S. Signist

RE; ORDINANCE NO. 81-4

The undersigned Clerk-Treasurer for the Village of Amanda, Ohio, hereby certifies that she has duly published the above-captioned ordinance or resolution in the five places designated by the Council of the Village of Amanda, Ohio, for the minimum period of fifteen (15) days.

Dated: September 19,1981

Clerk-Treasurer of the Village of Amanda

ORDINANCE NO	81-5	PASSED	August 3	1981	
58/16/1	1. I d i i i	S A 184	(E)		41 1
			ORDINANCE DESI	IGNATING	
			POSTING PLACES	3	
				-	
So	as to be fully	in complian	ce with Section	731.21	
of the Ohio Rev	vised Code,				
	NOW THE	EREFORE, Be	It Ordained by	the	
Village	of Amanda, State	e of Ohio:			
Tha	at, the following	g five (5)	locations, being	deemed the	
most public pla	aces in the Villa	age, be the	locations for p	osting of or	r'-
dinances for a	period of not le	ess than fi	fteen (15) days	per ordinand	ce.
1.	Colony Restaura	ant			
2.	Hiatt's Grocery	7			
3.	Clearcreek Vall	геу вапк			
4.	Dew Drop Inn				
5.	Amanda Hardware	& Trading	Company		
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			alaral To	10 m	ody
			Sarah Te	genn	eary
ATTEST:					1
11	1 1	,			
Haney	J. Sigris	t			
Clerk	0				
Vote: Yeas : _	5 Nays	:0			
The three-readi	ng requirement w	as waived/r	or waived:		
	**************************************	Yeas:_	5 Nays:	0	
		(0)		0- , ,	

Approved as to Form: Thomas J. Corbin, Solicitor Village of Amanda

RE: ORDINANCE NO. 81-5

The undersigned Clerk-Treasurer for the Village of Amanda, Ohio, hereby certifies that she has duly published the above-captioned ordinance in the five places designated by the Council of the Village of Amanda, Ohio, for the minimum period of fifteen (15) days.

Dated: September 19, 1981

Clerk-Treasurer of the

Village of Amanda

PETITION FOR TRANSFER OF FUNDS

Rev. Code, Sec. 5705.16

TRANSFER OF FUNDS of Village of Amanda, Ohio The 'Village Council of the 'Village of Amanda, Ohio says that it has under its supervision public funds in the sum of \$2641.80 in the BOND RETIREMENT Fund. BOND RETIREMENT Fund. By reason of the need to utilize said funds for general expenses of the Village it is necessary to transfer \$2641.80 from said Fund to the VILLAGE GENERAL The following is a copy of the resolution declaring such necessity passed by said Amanda Village Council on the 16th day of September , 1981. RESOLUTION DECLARING NECESSITY OF TRANSFERRING CERTAIN FUNDS The Village Council of the Village of Amanda, Ohio, Fairfield County, Ohio, met in Special (Regular or Special) session on the 16th day of September , 1981, at the office of Municipal Building , with the	Court of Common Pleas,	Fairfield	County, Ohio	
The 'Village Council of the 'Village of Amanda, Ohio says that it has under its supervision public funds in the sum of \$ 2641.80 in the BOND RETIREMENT Fund. BOND RETIREMENT Fund. Which are not required for the purposes for which said Fund was established. By reason of the need to utilize said funds for general expenses of the Village VILLAGE GENERAL Fund. The following is a copy of the resolution declaring such necessity passed by said Amanda Village Council on the 16th day of September , 19 81. RESOLUTION DECLARING NECESSITY OF TRANSFERRING CERTAIN FUNDS The Village Council of the Village of Amanda, Ohio, Fairfield County, Ohio, met in special session on the 16th day of September , 1981 , at the office of Municipal Building , with the following members present: D. Hedrick A. Fosnaugh M. Valinsky	In the Matter of the			
The 'Village Council of the 'Village of Amanda, Ohio says that it has under its supervision public funds in the sum of \$ 2641.80 in the BOND RETIREMENT Fund. which are not required for the purposes for which said Fund was established. By reason of the need to utilize said funds for general expenses of the Village it is necessary to transfer \$ 2641.80 from said Fund to the VILLAGE GENERAL Fund. The following is a copy of the resolution declaring such necessity passed by said Amanda Village Council on the 16th day of September , 19 81. RESOLUTION DECLARING NECESSITY OF TRANSFERRING CERTAIN FUNDS The Village Council of the Village of Amanda, Ohio, Fairfield County, Ohio, met in special session on the 16th day of September , 1981 , at the office of Municipal Building , with the following members present: D. Hedrick A. Fosnaugh M. Valinsky	TRANSFER OF FUNDS		$\mathcal{N}o.$	
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RESOLUTION DECLARING NECESSITY OF TRANSFERRING CERTAIN FUNDS The Village Council of the Village of Amanda, Ohio, Fairfield County, Ohio, met in special session on the l6th (Regular or Special) Alay of September , 1981 , at the office of Municipal Building , with the following members present: D. Hedrick A. Fosnaugh M. Valinsky			90	
The Village Council of the Village of Amanda, Ohio, Fairfield County, Ohio, met in special session on the 16th (Regular or Special) At the office of Municipal Building , with the following members present: D. Hedrick A. Fosnaugh M. Valinsky	Alianda village council 0/1		- aay of september	, 19 01.
Fairfield County, Ohio, met in special session on the l6th (Regular or Special) lay of September , 1981 , at the office of Municipal Building , with the following members present: D. Hedrick A. Fosnaugh M. Valinsky	RESOLUTION DECLARING NECE	SSITY OF	TRANSFERRING CERTAIN	N FUNDS
Fairfield County, Ohio, met in special session on the l6th (Regular or Special) lay of September , 1981 , at the office of Municipal Building , with the following members present: D. Hedrick A. Fosnaugh M. Valinsky				
lay of September , 1981 , at the office of Municipal Building , with the following members present: D. Hedrick A. Fosnaugh M. Valinsky	The Village Council	of the	Village of Amanda, Oh	nio,
lay of September , 1981 , at the office of Municipal Building , with the following members present: D. Hedrick A. Fosnaugh M. Valinsky	Fairfield County, Ohio, 7	net in	special session on the	16th
D. Hedrick A. Fosnaugh M. Valinsky				
A. Fosnaugh M. Valinsky	following members present:			
M. Valinsky		D.	Hedrick	
		Α.	Fosnaugh	
		м.	Valinsky	
			140	
		***************************************		*******************************
Mr. D. Hedrick moved the adoption of the following Resolution:		***************************************		

WHEREAS, The Village Council

, of the

Village of Amanda, Ohio

, has under its supervision public funds in

the sum of \$ 2641.80

in the BOND RETIREMENT

Fund; and

WHEREAS, This Village Council

and was established; and

WHERE.4S, By reason of the necessity to utilize said funds for

the general expenses of the Village,

the transfer of \$ 2641.80 from said Fund to the

GENERAL

Fund is necessary; therefore, be it

RESOLVED, That it is necessary to make such transfer; and be it further

RESOLVED, That a petition be prepared addressed to the Court of Common Pleas of

Fairfield County, Ohio, as provided by Sections 5705.15 and 5705.16 of the Revised Code of Ohio, and that a duplicate copy of said petition be forwarded to the REVISED REVISED REVISED FOR Examination and approval; and be it further

Commissioner of Tax Equalization
RESOLVED, That, when notified that said petition has been approved by the Board
Tax Appeals, said petition be filed in the Court to which it is addressed; and be it
other

RESOLVED, That notice of the filing, object and prayer of the petition, and of the time when it will be for hearing be given as provided in Section 5705.16 of the Revised Code of Ohio.

Mr. all yes	 	
Mr.	 	
Mr	 	

		, 19 81.		
i Gla	neey I	Sign	rist	
Nan	cy Sigrist	0		
	rk-Treasurer			
Vil	lage of Aman	da, Ohio.		

Fairfield

County, Ohio

" "HEREFORE, your petitioner " 2641.80 from the BOND RETIRE	MENT				Fu
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o the GENERAL				18	0-
					Fur
end for such other relief in the premis	ses as may be fu	ist and p	reper:		
tate of Ohio)	/Village	Council o	fAmandaC	hio	
ounty of Fairfield)		1	L Seg t, Clerk-Jr		
Before me, a notary public in and aid County and State, personally appear to above named lancy Seguit who eknowledges that She did sign the for bing instrument and that the same is see and voluntary act and deed. In testimony whereof, I have here-	for	cy Sigris	t, Clerk-Jr	easurer	
nto set my hand and official seal at measter, Ohio, this 29 day of	n	ancy to	1. falm	u	
eptember 1981.		0	7	Pataryt	hele
The within petition is hereby app	proved, this	day		Public, State of	of Ohio
9 .			my commissi	on Expires rip	
	THE BOARI	OF TA	X APPEA	LS OF	OH
	By		······································		
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RESOLUTION APPROPRIATING CERTAIN SUM TO CAPITAL OUTLAY ACCOUNT OF THE STREET FUND

WHEREAS, it is deemed advisable by the Village Clerk-Treasurer that Eighteen Thousand, Three Hundred Sixty-Two Dollars and 02/100 cents (\$18,362.02) of the sum of Twenty Thousand, Three Hundred Sixty-Two Dollars and 02/100 cents (\$20,362.02) be appropriated to the Capital Outlay Account within the Street Fund; and, whereas, it is deemed advisable that the remaining Two Thousand Dollars (\$2,000.00) should be appropriated to the Contractor's Account - said sums heretofore being deposited in the Street Fund but not appropriated to any specific accounts;

NOW THEREFORE, Be It Resolved by the Council of the Village of Amanda, Ohio:

That said sum be so appropriated to said accounts.

Sarah P Kennedy

ATTEST:

Vote: Yeas:	5		_ Nays:	0	4,47
		irement was			

Approved as to Form: Thomas J. Corbin, Solicitor Village of Amanda

RE: RESOLUTION NO. 81-8

The undersigned Clerk-Treasurer for the Village of Amanda, Ohio, hereby certifies that she has duly published the above-captioned resolution in the five places designated by the Council of the Village of Amanda, Ohio, for the minimum period of fifteen (15) days.

Dated: Movember 27, 1981

Maney S. Sig Clerk-Treasurer of Village of Amanda