Adinance 772 To rigulate the use of Pragone, auxomobiles, Motorcycles, Bucy cles and way parangsion of tretherher in the Village of Omanda, Fairfield Built ordained by The Policies of the Village of annual I Fairfield County Othis: - 181 Bigt I - That the second, operator, denver furowing eninge of any wagons carriages buggly, automobiles tieyele, motorafele or other which propelled or district upon the smith of the Village of amanda This shall confound to and observe the following rules of the road upon all shot struts, allego, annels, and public places in suf Village of Die. I Thickles shall bydinin no a panful mount and with our ugard for the safety and commince of Judistrians and all other whickles! Fie. TI Vehichle shall be kept to The right side of the street when were you to time to the lift in ending the etnet or outaking other vehiclds. Sic. IV. Vehickles fronting shall part rach other to The right. Sic V Jehickler overaling shall pur to the left of the orinalen vehickly in passing. Fil VI. Vehichlie morning slowles shall tent ar plantar facile to The our on The right, adeauing my swiftly moving vehicher for Jarrage to the life. Dre VII: The drine or person having charge of augulucher before turning the come of any street of turning our or exacting from or Nopping at the surb line of any south shall first out that there it sufficient space for from folin whichers so that such turns , or faulible ugual. Fec. VIII Thurke tuning to the right miopanother street shall turn The coming as man to the night have surb as possible. Sec. IX Thickler turning to the left nite anosher street, ally or thoroughan shall pake to the right of and bryond the center of the street intruction before turning. Die X Yehickles erossing from our rich of the start to the other shall Ido so by turning to the left so parts had in the sour directions Las The traffice owthat sich of the wint Over.

74 Ordinance # 12 Continued of manches Ohis, shallby main Street running East Jauf West through said Village beginning at Court sing on the East deed inding at McKinky anner on the That Sec XII my Inson violating any of the provisions of this Ordinance Ishall be dunif quiftely of a missenmonor and upon conviction shall be Triplet in pany sum not lus Dollan Gov for the first officer, and for a export and suscereding offener, shall be fined not less than Fin Hollard for foron than Twelly fine 25 Wollars or imprious not mon Than Thinks days on Lock. SiexIII Ordinanov number 57 in honory organid. Fix XIV This Ordinance shall take office and be in force from and cafter the railies from pelsoned by law. Thenfauel agoptul June-3-1918 Other P.S. Sursert Cl. Council. Onsof. C.

Ordinance #73 75 Buit ordained by the Council of the Vielage of amoundary State of Ohis, Fairfield Co. That this Quited plous hingy accept the 14 fourties feet of ground of the south will of school ground toubien take lots offment 9-10-11-12-1+2 Harman Quartion as donated by The Board of Elucation of amanda Johool West Daid live communing on The those frat East strict themer East to Farman line! Fie TI This Ordinance shall take peffect ains be in four Justel and pelasted Pres Council approved. Ov= N- Gostner Mayor) atter assumm enen Irdinance #74 Sec I Buit Ordained by the Council of the Viceage of Amando, State of This Fairfield Co. I That this Colucil down himby yatake the Setant Tonown as Haluntstoner on Horek sich of lose of 9-10-11-12-1+2- Tatman addition also the 16ft alley beswern lose #12- and 1 Faturan addition - as Stitioned for The Doard of Elucation of Quanda School Dist DIETT This Ordinance shall take affect another inform from any after the earliest perfol callowelly live Jassel and adopted Par Couriel Assort Phones Off. Con

AN ORDINANCE No. 76 AMANDA

An Ordinance regulating and fixing the ice for natural gas supplied by The price for natural gas supplied by Buckeye Gas Company, its successors or assigns, to the Village of Amanda, Ohio, and its Inhabitants for a period of two (2) years, and to repeal Section 4 of Or-dinance No. 58, entitled, "An Ordinance granting to The Buckeye Gas Company, its successors and assigns, the right to acquire all and singular the gas distribu, ting plant and property of the Crook Gas Company within the Village of Gas Company Amande, together with bury, maintain, with the right lay, bury, maintain, operate, end, repair, and remove or re-mains and pipes, in, through and under the streets, lanes, avenues, bridges and public grounds of the Village manda, Ohio, for the purpose of distributing, and supplying natural gas for heat-ing, lighting, and other purposes, and fixing the price to be charged for gas for the period of five years"

BE IT ORDAINED by the Council of

the Village of Amanda, State of Ohio: SECTION 1. The maximum price which The Buckeye Gas Company, its successors or assigns, shall be permitted and the minimum price to charge for, which it shall be required to furnish natural gas to the Village of Amanda, and to its inhabitants, for a period of two years from and after the effective date of this ordinance, shall be and the same is hereby fixed for each individual consumas follows: For the first 5,000 cubic feet, each

month, 48c per thousand cubic feet.

For the next 5,000 cubic feet, each month, 53c per thousand cubic feet.

For the next 5,000 cubic feet, each month, 58c per thousand cubic feet.

For all over 15,000 cubic feet each month, 63c per thousand cubic feet. Payable at the office of the Company

in the Village of Amanda, Ohio, on the first day of each month, or such other date or dates as may be established by said company for the maturity of bills in the Village of Amanda; subject, however, case of each bill which shall be paid within ten days from the first day of the month succeeding that in which the gas is used, or other date of maturity established therefore, to a discount of three cents per thousand cubic feet.

three cents per thousand cubic feet.

And provided further, that in event any consumer shall use no gas, or less than two thousand (2,000) cubic feet of gas in any month, the Company may charge and the consumer shall pay for that month, for two thousand (2,000) cubic feet of gas, as though the same had been consumed by him, at the maximum arice per thousand, herein fixed for mum price per thousand herein fixed for the first five thousand (5,000) cubic feet like subject to terms of payment

SECTION 2. It being an established fact that The Buckeye Gas Company by reason of depletion in its gan producing fields is wholly unable to supply to its consumers, entitled to natural gas vice from it, a sufficient quantity of gas to meet their reasonable needs and necessities under the present existing rates and prices therefor and the method of selling the same, and that the sliding scale upward of rates as hereinbefore set out will, in the opinion of Council, re-strict the use and consumption of natural gas furnished to said consumers in the Village of Amanda, Ohio, by said Com-pany to such an extent that it will make available sufficient gas to meet the necessary domestic demands os the inhabitan s of Amanda during the immediate Winter months and thereafter, all of which is necessary to be done forthwish for the immediate preserva in of the public health, safety and welfare of the inhabitants of Amanda, and therefore this ordinance is declared to be an emergency ordinance.

SECTION 3. That said Section 4 of said Ordinance passed August 7, 1916, and being Ordinance No. 68, be and the same is hereby repealed. SECTION 4. That

SECTION 4. That this ordinance, shall be an rull some and effect forthwith, as provided by law.

Pearl U. Dickson, Mayor of the Village of Amanda, Ohio

PASSED; March 1st, 1920.

ATTEST: R. S. Bussert, Clerk of the Village of Amanda, Ohio.

By accepted by the Buckeye Gas pany, on this 3rd day of March. 1920. THE BUCKEYE GAS COMPANY
By E. Wnitcomb, President.

The terms of this Ordinance are here-

P. A. Alberty, Secretary.

### Ordinance No. 77

Granting to the Amanda Bell Telephone Company, its successors and assigns, the right to construct and maintain, over, under through and in the streets, alleys and public places of the village of Amanda, County of Fairfield, State of Ohio, pole lines, underground pipes, conduits, cables, laterals, manholes, wires, fixtures and appurtenances, for the maintenance of its telephone lines.

Be it ordained by the council of the village of Amanda, State of Ohio;

Section I. That the right be and same is hereby given and granted to the Amanda Bell Telephone Company, its successors and assigns, to construct and maintain over, under, through and in the streets, alleys and public places of said village, pole lines, underground pipes, conduit cables, laterals, manholes, wires, fixtures and apparatus and furnishing telephone service to the citizens of said village and the public generally, and that said Telephone Company shall be required to restore said portion of said streets, alleys and public places so used by it to the same condition of repair as said streets, alleys and public places were found at the time same were torn up by said Telephone Company, to the satisfaction of the public officer being in charge of said streets.

Section II. That as soon as practicable after completion of said work, the streets, alleys and public places shall be restored to three forms condition to the satisfaction of the public officer having charge of said streets and whenever and wherever practicable, the said Telephon Company shall use alleys and unpaved streets in preference to paved streets or main street for the installation of their overhead construction of pole lines or underground work.

Section III That when the said Telephone Company shall desire to make any further extensions of underground work, it shall, before beginning such work, file with the Public Officer having charge of said streets, a plan showing the proposed route or routes to be followed.

Section IV The underground work constructed by right of this ordinance shall not interfere with, nor be destructive of any other underground work already constructed, nor shall the right hereby granted be exclusive in said Telephone Company in the use of the streets, nor shall any right herein granted or any work constructed by right of this franchise be destroyed, or interferred with by any right or franchise hereafter granted.

Section V That the said Telephone Company, its successors and assigns, shall at all times, defend, indemnify and save said village harmless by reason of any damages resulting to said village on account of any degligence on the part of the said Telephone Company, or its employees, in the excavation of streets and the construction and maintenances of said pole line, underground pipes, conduit, cables, laterals, manholes,

wires, fixtures and appurtenances; and this grant is made and is to be enjoyed subject to all reasonable regulations or ordinances of a police nature, that said village may authorize and see proper at any time to adopt, not destructive to the rights and privileges herein granted.

Section VI That the said Telephone Company shall hold and exercise the rights and privileges herein granted subject to the laws of the state of Ohio, and the police ordinances of said village which are now in force or may hereafter be adopted, not destructive of the rights herein granted.

Section VII That the said Telephone Company shall beer all expense in connection with advertising of this ordinance.

Section VIII That this ordinances shall take effect and be in force from and after its passage and legal publication and upon the filing by the company of an unconditional acceptance thereof in writing, in the office of the village clerk.

Passed and adopted May 3,1920

R.S.Bussert Clerk

Note: Refer to Ordinance Book # 1 - page 78

77 of maturity established therefore, to a discount of there cents per thousand entic feet. shall nev no gas, or less than two thousand (2.000) enbie feet of gas in any month, the Company may charge and the consumer shall pay for that month, for two thousand (2000) cubic feet of gas, as though the same had been consumed by him, at the maximum price for thousand herrin fixed for the first five thousand (5:000) cubic feet subject to like terms of payment and discount Section II It being an established fact that The Buckeye Las Company by reason of depletion in its gas producing fields is wholly unable to supply to its consumers, Entitled to natural gas service from it, a sufficient quantity of gas to must their reasonable useds and mersities under the present existing rates and prices therefor and the withod of salling the same, and that the sliding scale infunded of rates as thereintefore set out will, in the · opinion of Council, restrict the use and consumption of natural gas furnished to said consumers in the Village of Amarida, Chio by said Company to such an extent that it will make available sufficient gas to mest the necessary domestic demands of the inhabitants of amanda during the immediate Winter mouths and thursafter, all of which is weresary to be dona forthwith for the immediate preservation of the public health, safety and welfare of the inhabitants of Amanda, and therefore this ordinance is declared to be an emergency ordinancer. Section III. That said Section 4 of said Ordinance passed August 7, 1916, and bring Ordinance No. 68, be and the same is harrby repealed That this Ordinance shall take effect from and after the earlist period allowed by law. Post Junt est co. Varreland adopted Morch 1-1920

Ordinance No. 77 Granting to the amanda Bell Telephone Company, its successors and assigns, the right to construct and maintain, over, under, through and in the streets, allrys and public places of the village of amanda, County of Fairfield, State of Chio, pole lines, underground pipes, conduits, cables, laterals, manholes, wires, fixtures and appointmances, for the maintenance of its telephone lines. Br it ordained by the Council of the village of Amanda, State of Chio: Section I. That the right be and same is herrby given and granted to The Amanda Bell Telephone Company, its successors and assigns, to construct and maintain over, under, through and in the streets, allrys and fublic placers of said village, pole lines, underground pipes, conduct, cables, laterals, manholes, wires, fixtures and appurtmances for the maintenance of its telephone lines and apparatus and furnishing telephone service to the citizens of said village and the public generally, and that said Telephone Company shall be required to restore said portion of said streets, alleys and

lines and apparatus and furnishing telephour service to the citizens of said village and the public generally, and that said Telephour Company shall be required to restore said portion of said streets, alleys and public places so used by it to the same condition of repair as said streets, alleys and public places were found at the time same were torn up by said Telephone Company, to the satisfaction of the public officer bring in charge of said streets.

Section II That as soon as practicable after completion of said work, the streets, allrys and public places shall be restored to there former condition to the satisfaction of the public officer having charge of said streets and whenever and wherever practicable, the said Telephone Company shall use allrys and impaired streets in preference to paved streets or main street for the installation of their overhead construction of pole lines or underground work.

Section III That when the said Telephone Company shall desire to make any further extensions of

underground work, it shall, before beginning such work, file with the Public Officer having charge of said streets, a plan showing the proposed route or routes to be followed.

Section IV The underground work constructed by right of this ordinance, shall not interfere with, nor be distruction of any other underground work already constructed, nor shall the right harby granted be exclusive in said Telephone Company in the new of the streets, nor shall any right herein granted or any work constructed by right of this franchise be destroyed, or interfered with by any right or franchise hereafter granted.

Section V Phat the said Telephone Company, its successors and assigns, shall at all times, defend, indemnify and save said village harmless by reason of any damages resulting to said village on account of any negligener on the part of the said Telephone Company, or its employees, in the excavation of streets and the construction and maintenance of said pole line, underground pipes, conduit, cables, laterals, markoles, wires, fixtures and appurtenances; and this grant is made and is to be enjoyed subject to all reasonable regulations or ordinances of a police nature, that said village may authorize and see proper at any time to adopt, not destructive to the rights and privileges heringents.

Section VI. Phat the said Telephone Company shall hold and exercise the rights and privileges herein granted subject to the laws of the State of Olio, and the police or dinances of said village which are now in force or may hereafter be adopted, not destructive of the rights herein granted.

Section VII That the said Telephone Company shall bear all expense in connection with advertising of this ordinance.

Section VIII That this ordinance shall take effect and be in force from and after its passage and legal publication and upon the filing by the company of an unconditional acceptance thereof in vorting, in the office of the village clark. Person and adopted money 3-1920

ardinance no. 78 Ordinance No. 78

Brit Ordained by the Council of the Village

Lamanda, State of Ohio, Fairfield County, That

There shall be a grade established and a side walk constructed on the north Side of Lots no 1, 2, 3, and 4 C. H. moody addition. Starting on the East side at corner of Lot no.1, thener west to west side of Lot no. 4 Senown as the John Hagner Lat. said sidewalk shall be constructed of consumt only, 4 St. in width and 4 inches thick. Said work shall be under the supervision of the street committee. This Ordinance shall take effect from and after the earliest period allowed by law. Paserd and adopted Aug. 2, 1920. Pras. of Council Axxis, Poly Sunn Relpen Mayor ORDINANCE NO. 78 Be it Ordained by the Council of the Village of Amanda, State of Ohio, Fairfield Co., That there shall be a grade established and a sidewalk constructed on the North Side of Lots No. 1, 2, 3, and 4

Be it Ordained by the Council of the Village of Amanda, State of Ohio, Fairfield Co., That there shall be a grade established and a sidewalk constructed on the North Side of Lots No. 1, 2, 3, and 4 C. H. Moody Addition. Starting on the east side at corner of Lot No. 1, thence west to west side of Lot No. 4 known as the John Wagner Lot, said sidewalk shall be constructed of cement only, 4 ft. in width and 4 inches thick, Said work shall be under the supervision of the street committee.

This Ordinance shall take effect from and after the earliest period allowed by law

Passed and adopted Aug. 2, 1920.

K. W. Nye, Pres. of Council

Attest: R. S. Bussert

P. U. Dickson, Mayor

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Ordinance No 79. Granting to the Scioto Valley Traction Company of Columbus, alio, their successors and assigns, the right to use the streets, lanes, alleys, sidewalks and other public ways and places within the incorporated village of amanda, Transfield County, Ohio, to construct and maintain and operate an electric lighting and power distributing system, as hereinafter provided. Brit ordained by the Council of the Incorporated Village of amanda, Tairfield County, Ohio: Section I That the Scioto Valley Traction Company, Their successors and assigns, are harrby granted the privilege and invested with the right, for a period of twenty-five years from and after the passage of the Ordinance. to new the streets, laws; alleys, sidewalks, and others public ways and places of the Incorporated Village of amanda, Ohio to erret and maintain such poles, masts, towers, wires, cables, lines, lamps, transformers and other appliances as may be necessary for the transmission, transformation and utilization of electrical energy and the operation and maintainance of electrical circuits and the furnishing of electric light, power and heat for the public and private use in the buildings and otherwise in said Village. The rights and privileges set forth harrin are granted and given under and upon the conditions named in this and the following sections.

Section II That nothing contained in this ordinance shall release or relieve the said The Scioto Valley Traction Company, their successors and assigns, from complying with all the general ordinances relating to the use of the streets, lanes, alleys, sidewalks and public ways and places of the said Incorporated Village of Amanda, Chio. All poles shall be set in so far as is practicable on or wear curb and property lines and all poles, wires and guy anchors shall be so located and arranged as not to interfere with traffic; and shall be smade as sightly as practicable

Section III The said The Sciote Valley Traction company Their successors and assigns, shall hold the Village of Amanda harmless as against all damages for presonal or other injuries that may result from or grow out of the construction, operation or maintxenance of said electrical distributing systim, provided the said The Scroto Valley Traction company, their successors and assigns, within tru days from the filing of any such claims, drinands or prindring of any such action, be notified in writing by said Village Conneil or by the Village Clark or by This mayor and the said The Scioto Walley Traction Company shall have the right and opportunity to conduct the defense or negotiations for the sextlement for any or all such claims, demands or actions.

Section IV The rights, privileges and franchise granted by this ordinance are for a privod of twenty five years from the date of the passage of this ordinance, provided, however, that The Sciots Valley Traction Company, their successors and assigns may at their option and whow six months written notice, terminate this franchise and all rights, obligations and requirements of the said The Scioto Valley Traction Company, Their successors and assigns : therrunder.

Section V This ordinance shall take effect and be in force on and after its passage and legal posting or putlication and the filing by the said The Scioto Valley Traction company with the Clark of the said Willage, notice in writing of their acceptance of each and all of : the terms, provisions and requirements of this ordinance.

The said The Scioto Valley Traction company, Their successors and assigns, shall be prepared and ready to furnish electric currant or anary 1st 1923. unless pravanted by an order of the Court, striker or other unavoidable causer and upon failure to comply with the terms of this section This ordinance shall be come mull and void

Avent P. M. Surrel eg.

Ordinance No 80.

Granting The Scioto Valley Traction Company of Columbus, Chio Thriv successors and assigns, the right to sell electrical energy within the Incorporated Village of amanda, Fairfield County, Ohio. as herrinafter provides. Buit ordained by the Council of the Incorporated Village

Section I Phat The Sciots Valley Traction 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.

Section II The said The Scroto Valley Traction Company, thrir successors and assigns further agree and contrack with the said Village of amanda that they will sell electric current to citizens and people and corporations of said Village, for commercial and domestic lighting and for small or intermittent service motors and heating appliances, at not more than elwent (11c) per our thousand wall hours, with a minimum monthly charge of not to exceed eighty cents (\$80) for residence survive and not to exceed eighty cents \$80) pir K. W. or fraction thereof of connected load for commercial service. The said The Scioto Valley Traction Company, their successors and assigns, further agree to sell electrical energy, as aforesaid, for industrial powerservice at not more than Eight Cents (8c) per our thousand watt hours, with a minimum monthly charge of not to exceed Our Dollar and Fifty Cents (\$1.50) per K. W. of connected load or druand.

Section III The rights and privileges granted by this ordinance are for a period of five (5) years from the date of the passage of this ordinance, provided, however, that the right of termination vested in said The Scioto Valley Traction Company as contained in Ordinance No. 79 Irction t is not exercised and in the event that said right specified

84 - in Ordinance No. 79 Section 4 is exercised, then this Ordinance shall become mull and void. Section IV- This Ordinance shall take effect and be in full forer on and after its passage and legal posting or publication and the filing by the said The Scioto Valley Traction Company with the Clark of the said Village: notice in writing of their acceptance of each and all the terms, provisions and requirements of this ordinance. Frank. Mayor axist ( all Burnt septen Falinain #81 of amanda, This Fairfiel Co. that this Comicil drame it mensant to Aroth eachow diwer from Afril 15th at midnight 1921 to Och 1st 1921 at midnight. This bring on inurghica Commance shall take effect and be for forer April 15/-1921 Sand Afric 4-1921 t Folosked Art Colleges with

Ordinane #82 BK 138000 Be it ordained by the council of the Village of amanda, State of Ohio Six; - That The Tationan Third addition beloid offint late, Street & alleys, containing 10 lot, and an extension of the street and allege, here to face laid out and platted, bounded and described as follows. Sec I Beginning at a Stake, the South East Corner to lat 5 of Talman Second addition; thence N5° 30'E. 512, 5 feet & a stake and South-west corner to lot Tof this addition! There N. 840 12' W. 12.5 feet to a Stake in The East line of the School Lot; theuse with said East line N. 5°30'E. 209.5 feet to a post in the South line of July avenue; there with this line, S. 84° 12' E. 194.5 feet to an isoupin's thence 5,5 °30 'w. 722,0 feet to an isour

182. Ofect to the beginning, being part of the Horthwest function of Section No, 36, within the corporation of the village of amenda, Twp. No 13, Rouge no 20, Fairfield Co. Ohio See II The Councel here by excipt the dedication of street and allers as shown in their

pin and South east Corner & This addition; thence N.84° 12' W.

of streets and alleys as shown in their

Sec II This ordinance shall to be effect ofter the earliest.

Heave houd Back suspende rules and parthis ordinaine no as 1strading Bithe, Webb, Crowned, Dieffitt, moody Luty, - year Logg Dickson Clark Wy Dungary Mayor, Tules were suspended and ordinance no 1 passed as first reading, by a unaumous Vate of Coursel W. Dereford Mayor floyd Dickson Clerk. 1722.03

# ORDINANCE NO. 83

AN ORDINANCE

To provide funds for the hiring of detectives, secret service officers and other persons and to appoint deputy marshals and to pay attorneys' fees, expenses, etc. to secure the enforcement of laws prohibiting the liquor traffic.

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

Section 1. That 25 per cent of all the moneys hereafter paid into the treasury of said village, received from fines collected underlany of the statutes of the State of Ohio prohibiting the liquor traffic, shall constitute a separate fund to be called the Secret Service Fund.

Section 2. That such Secret Service fund shall be used to pay detectives, secret service officers, deputy marshals, attorneys and other persons to secure the enforcement of said laws prohibiting the liquor traffic.

Section 3. That said funds so provided be expended under the direction of council for services rendered and expenses, as provided herein, payable upon order signed by the Clerk and Treasurer of the Village of Amanda, upon itemized statements rendered for said services and expenses, and approved by Mayor of said village.

Section 4. The Mayor shall appoint attorneys, detectives, secret service officers, deputy marshals and other persons to secure the enforcement of the said prohibition laws, provided that such appointment of deputy marshals saall be subject to the confirmation of council.

Section 5. This ordinance shall take effect and be in force on and after its passage and publication according to law.

Passed to second reading October 6,

W. M. Dunford, Mayor Lloyd Dicksou, Clerk

> Richard Co. Harmer Miller Hers dist. 013. Dugardin Duvall Ohio.

Styl

AN ORDINANCE NO

Accepting the Plat of D. Kirby Lerch's Lerch Addition to the Village of Amanda, Ohio.

Be It Ordained by the Council of the Village of Amanda, Fairfield County, Ohio.

SECTION 1. That the plat of D. Kirby Lerch's Lerch Addition to the Village of Amanda, Ohio, and all the Streets and Alleys in said Addition dedicated to the public use, as shown on the plat thereof be and the same are accepted, adopted and confirmed.

SECTION 2. That said Plat was made from the following described real estate. Being a part of the East half of the North East Quarter of Section No. 35, Township No. 13, Hange No. 20, in Amanda Township, Fairfield County, Ohio, and bounded and described as follows:

Beginning at an Iron Pin 30 feet west of a stone in the Section line and North line of the Mockey Addition, thence with the North line of same North 84 degrees, 39' West 687 feet to an Iron Pin, thence North 5 degrees, 15' East, 53.5 feet to a stone, thence North 76 degrees, 16' West, 357.5 feet to an Iron Post, thence South 5 degrees, 13' West, 132 feet to an Iron Post in the North line of North Street, thence with the North line of North Street, North 76 degrees, 16' West 264 feet to an Iron Pin South East corner of the West Side Lumber Company, thence with same North 5 degrees 13' East 222 feet to an Iron Pin Passing the Corporation Line at 159.56 feet, and 50 feet from the center of the Pennsylvania Mail Moad, thence with said Mailroad and 50 feet at right angles therefrom and with a curve to the left 6 degrees 850 feet to an Iron Pin in said right of way, thence with same North 46 degrees 18' East 1067 feet to an Iron Pin in the right of way and 30 feet west of the section line, thence South 5 degrees, 15' West 1640 feet to the beginning containing 27.67 Acres of land more or less, of which 5.88 Acres is in the Corporation of Amanda, Ohio, and 21.79 Acres in Amanda Township, Fairfield County, Ohio.

SECTION 3. That the said Plat consists of One Hundred Ninetyfour Lots numbered consecutively from one to One Hundred Ninety-four inclusive.

SECTION 4. That the Village of Amanda, Fairfield County, Ohio, has not an established and organized a planning commission and said plat is accepted, approved and adopted as platted by the Village of Amanda, Ohio, by the council thereof.

SECTION 5. That this Ordinance shall go into force and effect at the earliest period allowable by law.

Passed 8-36-1925

President of Council.

Attest: Legel Cickson

Mayor.

Offered

Seconded Q, Q. Ritter

Ordinance # 85 Ordinance for Oiling Streets Beit ordained by The council of amacida, Fairfiles & Section I That The Village Council in order to improve The Sanitary and Scattlful conditions of the tillage, be empowered to ail the Sheet in which they been necessary in said cheenge at least once each year and as many times more as they deem pecessary. Section # I That The cost of Opling said Street shall be assessed against the owners of the property ofulling sheet which are ailed Section II That each property owner be join at least Thist doup notice of said assessment and time and place of Jaying Same Settion I Should any properly owner refuse to pay essessment in the above stated derived, Then assessment chall be certified for the clerk of said dillage to the auditor Jaufield Co, and said assessment Collected with the regular elecunter callection of taxon This ordinance to become offection on and after The earlist seriod allowed by law. Passed Nov 2 nd 1926 Lloyd Dickson Click - Won Dunfard mayor

ORDINANCE NO. 86

(Secs. i193-1 and 1193-2 and 1231-3 G. C.) Giving Con: en of the Village to the Improvement of Main Street and the Widening Thereof, under the supervision of the Lirector of Highways and Public

Whereas, the Director of Highways and Public Works is considering the matter of the improvement under his safervision of the public highway known as Inter-

-County Highway No. 10; and

Whereas, Main Street, within this village lies in whole or in part along the line of said Inter-County Highway, said street, being more particularly described as follows: Beginning at the east corporation line of the village of Amanda and extend ing thence through said village along the route of Inter-County Highway No. 10 to the west corporation line;

Whereas, it is proposed to extend said highway improvement into, within or through this village and along the aforc-

said street; and

Wheras, the Council desires to improve said Main Street to a greater width than is contemplated by the proceedings for said improvement by said Director of Highways and Public Works,

Now, Therefore,

Be It Crdained, by the Council of the Village of Amanda, State of Ohio;

Section 1: That it is declared to be in the public interest that the consent of said Village be, and such consent is herety, given, that said Main Street, or so much thereof as is above described, lying along the line of said Inter-County Highway No. 10 may be improved under the supervision of the Director of Highways and Public Works.

Section 2: That the Council intends and declares its intention to improve said Main Street to the width of 36 feet -between curbs from west lines of Bussert and Tatman lines to the Pennsylvania Railway, and to the width of 30 feet between curbs from the Pennsylvania Railway to the west corporation line.

Section 3: That the Clerk be, and he is hereby, directed to furnish to the Director of Highways and Public Works and to the Board of County Commissioners of Fairfield County, Chio, a certified copy of this Ordinance immediately upon the taking effect thereof.

Section 4: That this Ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed November 2, 1923. W. M. Dunford, Mayor Lloyd Dickson, Clerk

### ORDINANCE NO. 87

To authorize annexation of certain territory to the Village of Amanda.

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

SECTION 1. That the annexation to the Village of Amanda, be and the same is hereby authorized, of the following described territory:

Situate in the Township of Amanda, Fairfield County, Ohio, and being a part of the East half of the North East quar-ter of Section No. 35, Township No. 13, Range No. 20, and bounded and described as follows: Beginning at a point in the Corporation line 30 feet West of the Section line in East street, thence West with 1-the Corporation line 1279 feet to a point 159.56 feet North 5 degrees 13' East of an Iron Pin South East corner of the West Side Lumber Company, thence North on the same line 52.44 feet to an Iron Pin 50 feet from the center of the Pennsylvania Railroad, thence with said railroad and 50 feet at right angles therefrom and with a curve to the left 6 degrees and 850 feet to an Iron Pin in said right of way, thence with same N. 46 degrees 18 East 1067 feet to an Iron Pin in the right of way and 30 feet West of the Section line, thence South 5 degrees 15' Wes 1464 feet to the beginning, Containing 21.79 Acres of land more or less, being : part of D. Kirby Lerch's Lerch Addition to the Village of Amanda, the plat o which was accepted, approved and adopt ed by the Council of the Village of Amai da, August 26, 1925.

SECTION 2. That L. C. Silbaugh be and is hereby authorized to prosecut the proceedings necessary to effect suclannexation.

SECTION 3. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed March 1, 1926
W. M. Dunford, Mayor
L. W. Dickson, Clerk

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# AMENDMENT TO ORDINANCE NO. 86

To amend Ordinance No. 86, giving consent of the Vinage to the Improvement of Main Street.

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

SECTION 1. That Section 2 of Ordinance No. 85 be amended to read as follows: Section 2: That the Council intends and declares its intension to improve said Main Street to the width of 36 feet between curbs from west lines of Bussert and Tatman lines to the Pennsylvania Railway, and to the width of 28 feet between curbs from the Pennsylvania Railway to the west corporation line.

SECTION 2. That the original Section 2 of Ordinance No. 86 be and the same is hereby repealed.

SECTION 3. That this Ordinance shall take effect and be in force from and after the earliest period ellowed by law.

Passed March 2, 1926.

W. M. Dunford, Mayor L. W. Dickson, Clerk

PE PALLO

AN ORDINANCE No. 88 To regulate the price that may be charged for natural gas in the municipality of..... AMANDA .........., Ohio, during the period of five (5) years from and after the effective date of this ordinance. BE IT ORDAINED by the Council of the municipality of AMANDA Ohio: SECTION 1: That for a period of two (2) years from and after the effective date of this ordinance, the maximum price which THE LOGAN GAS COMPANY, its successors or assigns, shall be permitted to charge for, and the minimum price at which it or they shall be required to AMANDA furnish natural gas to the said municipality of..... and its inhabitants shall be and the same is hereby fixed for each individual consumer as follows: 95c for the first 500 cubit feet or less used through each meter each month from which there is no discount. 48c per 1,000 cubic feet for the next 4,500 cubic feet used through each meter each month. 53c per 1,000 cubic feet for the next 5,000 cubic feet used through each meter each month. 58c per 1,000 cubic feet for the next 5,000 cubic feet used through each meter each month. 63c per 1,000 cubic feet for all over 15,000 cubic feet used through each meter each month. Subject to a discount of 3c per 1,000 cubic feet if paid within ten (10) days after the bill for the monthly reading period has been issued. From and after the date of expiration of the aforesaid two (2) year period and for a further period of three (3) years thereafter the following rates: \$1.00 for the first 500 cubic feet or less used through each meter each month from which there is no discount. 63c per 1,000 cubic feet for all over 500 cubic feet used through each meter each month, subject to a discount of 3c per 1,000 cubic feet if paid within ten (10) days after the bill for the monthly reading period has been issued. SECTION 2: This ordinance is hereby declared to be an emergency ordinance, the reason therefor being to avoid the expensive, complicated and prolonged controversy now obtaining with reference to the rates which THE LOGAN GAS COMPANY may charge for natural gas in stabilized and adequate supply of natural gas for cooking, heating and lighting purposes, all of which is necessary for the immediate preservation of the peace, health and safety of the citizens of ohio.

Therefore, this ordinance shall go into effect forthwith upon its written acceptance by said company, filed with . Ohio. the Clerk of Passed:

President of Council.

Approved:



# AN ORDINANCE NO. 89

To authorize annexation of certain territory to the Village of of Amanda.

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

SECTION I. That the annexation to the Village of Amanda of the following described territory:

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 20, and bounded and described as follows: Beginning at a point at the inter section 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 corpor ation line 1309 feet to a point 159.56 feet North 5 degrees 13' East of an iron pin, the South east corner of the West Side Lumber Company; thence North 5 degrees 12' 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, 850 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 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 teginning. Containing 21.79 acres of land more or less being a part of D. Kirby Lerch's Lerch 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.

SECTION 2. That Ordinance number eighty-seven of said Village for the annexation of certain territory to said Village of Amanda, Ohio be and the same

is hereby repealed.

SECTION 3. That L. G. Silbaugh be and is hereby authorized to prosecute the proceedings necessary to effect such annexation.

SECTION 4. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed April 5, 1926.

W. M. Dunford, Mayor L W. Dickson, Clerk 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

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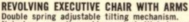
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Royd Depron

Mayor of the Village of Amenda.

Greatest Values in Office Seating in Years! Savings up to 40%

The acme of seating comfort! These superb chairs are a credit to any office, any decor. Full-depth cushioning on seat and back is covered with durable, long-lasting United States Rubber Company's famous Naugahyde. Heavy-duty welded construction. Aluminum souff protectors. Beautiful baked enamel finish in choice of Gray, Mist Green or Tan.



Noiseless, smooth working swivel. High impact plastic arm rests. Seat 20¼" x 17¾". Height—adjustable from 16½" to 19½".



Please send the following items F.O.B., N.Y.

Revolving Chair .....@..\$49.95 

Check choice of colors: ☐ Gray

☐ Mist Green

☐ Tan

DEDUCT 5% EXTRA BONUS for savings we make in bookkeeping if you send check with order. Money re-funded instantly if

not pleased.

Name

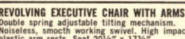
Address

City. Ordered by

Seat 163/4"x151/4".

Zone State

260



SIDE CHAIR Backlegs angled to prevent scuffing wall area. Tilting glides adjust to floor irregularities.

FIRST CLASS PERMIT NO. 44009 NEW YORK, N. Y.

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# United States Stationery Co.

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USE IT FREE FOR 30 DAYS!

Send ..... Sets of Inter-Coms. Two-Way Speaker System. \$27.95 □ Add't 50 ft, wire..... \$2.65 □ Add't 100 ft, wire..... 5.00 One add'l sub-station .... \$9.85 Name. Address Zone State City 660 Ordered by

Two Way LOUD SPEAKER

Additional Station available at \$9.95 eq.

50 ft. lengths for \$2.65 and 100 ft. lengths

This is a complete 2 station system consisting of a master station, a remote station and 50 feet of cable. The master and remote stations are housed in sturdy beautiful polystyrene cabinets.

A child can hook up the system. No wires to splice, cut or solder. The master plugs into any 110 volt AC or DC outlet. The inter-connecting cable simply plugs together, and the set is ready to work for you. UNDERWRITERS' LABORATORIES APPROVED

#### YOU'LL WANT ONE OF THESE SYSTEMS FOR-

· Homes . Business Office \* Factories . Garage Use . Store Use · Salesrooms

DEDUCT 5% **EXTRA BONUS** 

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# SHELVING UNITS

HEAVY GAUGE STEEL

### Priced Lower than Wood

Rigidly built to withstand heavy loads-is fire resistant, and ad ditional sections can be added as needed. Has 5 strong ... solid shelves that are adjustable every four inches.

Shipped knocked down to save freight and damage. Very simple to set up.

SEND NO MONEY!

in units of 3 F.O.B. N.Y

ONLY

USE IT FREE FOR 30 DAYS!

Mail this "Post

Ordered by



30" Wide, 57" High, Weight: 33 lbs.

5 Shelves	Regular Size
57"x30"x1	2"-3 units @ \$

- 9.90 -\$29.70 5 Shelves Regular Size
- 57"x30"x12"-single unit @ \$11.95 5 Shelves Extra Large Size
- 75"x36"x12"-3 units @ \$11.90 -\$35.70 5 Shelves Extra Large Size

660

- 75"x36"x12"-single units @ \$14.95

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# **HEAVY GAUGE STEEL**

# UTILITY CABINET

Made of heavy gauge furniture steel, electrically welded throughout. Ideal for printed forms, tools, hardware, cuts. Will pay for itself many times over as a valuable money saver... Can be had with or without a safety lock and locking bar. Gray or Green.

#### SEND US CABINET CHECKED 30 Drawer Cabinet

Lock and Bar at \$10.00 Grev

for savings we make in bookkeeping if you send check with order, Money refunded instantly if not pleased.

Name	 	 	 
Address	 	 	 

Cabinet Size: 361/2"x30"x121/2" Drawer Dimen: 9"x3"x12" City.....Zone....State..... Legal Size: 9"x3"x15"

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ASPHALT PRODUCTS CONTRACTORS
PRODUCERS OF WASHED SAND AND GRAVEL
P. O. BOX 372 LANCASTER, OHIO





Village of Amanda Amanda, Ohio

123/

Plant #1 SUGAR GROVE ROAD PHONE 5755

IN ACCOUNT WITH:

# THE F. H. BREWER CO.

Plant #2 ENTERPRISE PHONE LOGAN 5-2175

ASPHALT PRODUCTS CONTRACTORS

PRODUCERS OF WASHED SAND AND GRAVEL

INVOICE NO. 4851

P. O. Box 372, Lancaster, Ohio

TERMS: NET 30 DAYS

Office Phone 4212

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## THE F. H. BREWER CO.

ASPHALT PRODUCTS CONTRACTORS

P. O. Box - 372

Phone
OL 3-8566

PRODUCERS OF WASHED SAND AND GRAVEL

LOCATION OF PLANTS SUGAR GROVE ROAD OL 4-0872

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#### CUSTOMER'S COPY

### THE F. H. BREWER CO.

P. O. BOX 372

LANCASTER, OHIO

4.85 - # 6 Producers

WASHED SAND AND GRAVEL

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## THE F. H. BREWER CO.

ASPHALT PRODUCTS CONTRACTORS

P. O. Box - 372 Phone OL 3-8566

PRODUCERS OF WASHED SAND AND GRAVEL

LOCATION OF PLANTS SUGAR GROVE ROAD OL 4-0872

PRINTED BY THE STANDARD REGISTER CO., DAPTON 1, OHIO, U.S.A.

Lancaster, Ohio 1649 Name Called For Address Lbs. Type Mix Amount Kind of Liquid Gals. Applied For Called For DII AND Received By

#### CUSTOMER'S COPY

### THE F. H. BREWER CO.

P. O. BOX 372

#### LANCASTER, OHIO

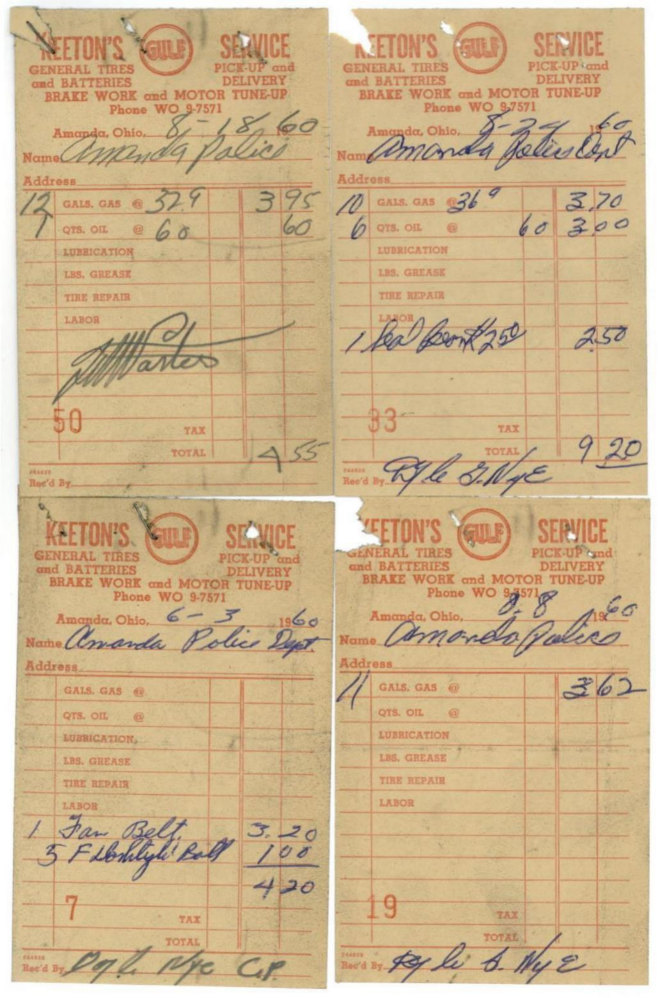
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WASHED SAND AND GRAVEL

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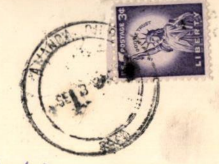
Mr. Orm. Brooks

To whom It may Concern! Please accept my resignation as Deputy marshal of the amanda Village of amanda as of this date September 18, 1957. Earl Schooling Amanda

Schooly up 10 Kestow 27 July Commety Bells

The State of Ohio,	County,	Towns	hip, ss.
TO ANY CONSTABLE OF SAID COUN			
WHEREAS, on theda Township and County, in a certain prosec Peace in and for said Township in said Con	cution then pending be unty, wherein The Stat	fore me, the undersigned, a Justi te of Ohio was Plaintiff, and one	ice of the
charged with having on or about the			
AND WHEREAS, such proceedings were guilty of said charge, and sentenced by me,	re had that the said D a Justice of the Peace	defendant was tried before me, a as aforesaid, to pay a fine of	and found
said prosecution, taxed at			
AND WHEREAS, the said Defendant has	s neglected and refused	l to pay said Fine and Costs,	
YOU ARE THEREFORE HEREBY COMMAN amount of said Fine and Costs, and in defa	NDED to make, by levy	on the property of the said Defen	ndant, the
State of Ohio and commit him to the Jail of til the said Fine and Costs are paid, or secu cording to law.			
Given under my hand, this	day of	, A. D.	19
		JUSTICE OF T	HE PEACE

CERTIFICATE  To be made only on copy given to deft, and on copy left at Jail, when deft is committed.  I hereby certify this to be a true copy of the original writ.  Constable.  Acme Legal Blank Co., New Philadelphia, Ohio.	For Fine and Costs  TATE OF OHIO  AGAINST  BEFORE  BEFORE  Justice of the Peace.  Township,  County, Ohio.  1. P.,  Constable,  Constable,  Constable,			
RETURN  Received this writ, 19, and by virtue of its commands, I				
Constable's Fees: Service \$				
Mileage				
Poundage				
Six per cent	I have also arrested and committed the within named			
Committing to Jail	to the County Jail as within commanded, and left with the keeper thereof a certified copy of this writ.			
Total - \$	, Constable.			



amanda Palice