

special fund No. 80, code 700. Sec. 3. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the mayor.

Passed January 13, 1947. JOSEPH R. JONES, President of Council. Approved January 13, 1947. JAMES A. RHODES, Mayor.

Attest: AGNES BROWN CAIN, City Clerk.

AN ORDINANCE No. 14-47—To vacate a portion of River street and portions of several alleys.

Whereas, the city of Columbus is the owner of all of the property abutting a portion of River street and several alleys which intersect Whittier street, as dedicated by ordinance No. 376-44, and

Whereas, the intersection of such street and alleys with Whittier street, which is proposed as a boulevard, is not desirable; now, therefore,

Be it ordained by the council of the city of Columbus:

Section 1. That the hereinafter described portion of River street and portions of several alleys which intersect Whittier street, a proposed boulevard, be and they are hereby vacated:

Being the first alley south of West Mound street extending from the west line of Furnace street to the west terminus of said alley, excepting therefrom that portion of said alley within the dedicated area of Whittier street, as the same was dedicated by ordinance No. 376-44;

Being that portion of River street extending from the west line of Whittier street, as dedicated by ordinance No. 376-44, to the west terminus of said River street;

Being that portion of the alley south of River street extending from a line diagonally crossing said alley to the west terminus of said alley, the north end of said diagonal line being 232.03 feet west of the west line of Furnace street, and the south end of said diagonal line being 161.62 feet west of the east line of lot No. 6 of Neely Sawhill Estate subdivision, excepting therefrom that portion of said alley within the dedicated area of Whittier street, as the same was dedicated by ordinance No. 376-44;

Being that portion of the alley between lots Nos. 11 and 12 of Neely Sawhill Estate Subdivision extending from the north lines of said lots to the south terminus of said alley, excepting therefrom that portion of said alley between the dedicated area of Whittier street, as the same was dedicated by ordinance No. 376-44.

Sec. 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed January 13, 1947. JOSEPH R. JONES, President of Council. Approved January 13, 1947. JAMES A. RHODES, Mayor.

Attest: AGNES BROWN CAIN, City Clerk.

AN ORDINANCE No. 16-47—To accept the plat of Walter J. Shapter, Jr.'s subdivision.

Be it ordained by the council of the city of Columbus:

Section 1. That Walter J. Shapter, Jr.'s subdivision, being a subdivision of parts of lots Nos. 49, 50, 51 and 52 of Dominion Heights addition, as shown of record in plat book 10, pages 96 and 97, recorder's office, Franklin county, Ohio, and being parts of the premises deeded to him by Addie Owens, widow, as recorded in deed book 1278, page 389; Marden D. Craig and Carl A. Craig, as recorded in deed book 1339, page 38; and Mary E. Prentice, guardian of Barbara Lee Miller, as recorded in deed book 1304, page 77, all as shown of record in the recorder's

office, Franklin county, Ohio, said subdivision lying west of and abutting Sellers avenue and being north of Dominion boulevard, be and the same is hereby approved and accepted.

All streets, avenues, roads, alleys and easements are hereby accepted, and such streets, avenues, roads and alleys are hereby dedicated to public use for street and alley purposes.

Sec. 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed January 13, 1947. JOSEPH R. JONES, President of Council. Approved January 13, 1947. JAMES A. RHODES, Mayor.

Attest: AGNES BROWN CAIN, City Clerk.

AN ORDINANCE No. 17-47—To authorize the director of public safety to settle the claim of the city of Columbus against the Columbus and Southern Ohio Electric Company for damages to city fire truck Seagrave Quintuplet machine, serial A-9780, and to execute proper release therefor.

Whereas, an emergency exists in that it is necessary to make certain immediate repairs to the Seagrave Quintuplet fire engine for the immediate preservation of the public peace, property, health and safety; and,

Whereas, on or about September 2, 1946, at about five p.m. a city Seagrave Quintuplet fire truck was going south on north 20th street on a fire run when at the intersection of East Long street it was struck by an east-bound street car, No. 853, driven by Lawrence Hessinger, and owned and operated by the Columbus and Southern Ohio Electric Company; and,

Whereas, as the result of said accident the said Seagrave Quintuplet fire engine was damaged in the sum of \$5,497.80, as estimated by the Seagrave Corporation; and,

Whereas, the Columbus and Southern Ohio Electric Company has agreed to reimburse the city of Columbus for said damage; now, therefore,

Be it ordained by the council of the city of Columbus:

Section 1. That the director of public safety be and he is hereby authorized to settle said claim for the sum of \$5,497.80 and upon the payment of the same by said Columbus and Southern Ohio Electric Company to the city auditor, said director of public safety is hereby authorized and directed to execute and deliver to said Columbus and Southern Ohio Electric Company a proper release of said claim.

Sec. 2. That the city auditor be and be is hereby authorized to receive from the Columbus and Southern Ohio Electric Company said sum of \$5,497.80 and deposit the same to the credit of department No. 37, 300 fund.

Sec. 3. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the mayor.

Passed January 13, 1947. JOSEPH R. JONES, President of Council. Approved January 13, 1947. JAMES A. RHODES, Mayor.

Attest: AGNES BROWN CAIN, City Clerk.

RESOLUTIONS

To extend condolence to the sons, daughter, and sister of Mrs. Dora Richeson Snoots, deceased.

Whereas, a Divine Providence has seen fit to remove from our midst Mrs. Dora Richeson Snoots, mother of J. Lee Snoots, deputy auditor for the city of Columbus, and

Whereas, by her death Mr. J. Lee Snoots and family have suffered an

irreparable loss; now, therefore, Be it resolved by the council of the city of Columbus:

That the condolences of this body be and are hereby extended to Mr. J. Lee Snoots and family in the passing of one most dear to them; and

Be it further resolved, that the city clerk be and she is hereby directed to transmit a copy of this resolution to J. Lee Snoots, Miss M. Rhea Snoots, Homer A. Snoots and Mrs. F. L. White, at the earliest time possible.

Adopted January 13, 1947. JOSEPH R. JONES, President of Council. Approved January 13, 1947. JAMES A. RHODES, Mayor.

Attest: AGNES BROWN CAIN, City Clerk.

Declaring it necessary to improve Genessee avenue, from the C. A. & C. railway to Parkwood avenue.

Be it resolved by the council of the city of Columbus:

a.) That it is necessary to improve Genessee avenue, from the C. A. & C. railway to Parkwood avenue, by grading, draining, constructing combined curb and gutter, paving the roadway with asphaltic concrete upon a concrete foundation, laying water services and doing any other work necessary to complete the improvement, in the city of Columbus, Ohio, in accordance with the plans, profiles, specifications and estimates of the proposed improvement prepared by the chief engineer, which are hereby approved.

b.) That the grade of said street shall be as shown on the plans and profiles, to-wit: 782, drawer C, of the files of the chief engineer of the department of public service which are, by reference, made a part hereof.

c.) That the whole cost of said improvement, less one-fiftieth thereof and the cost of intersections, shall be assessed in proportion to the special benefits which may result from the improvement upon the following described lots and lands, to-wit: all lots and lands bounding and abutting upon the proposed improvement, and lot No. 142 of Mul-Bur Heights addition, which said lots and lands are hereby determined to be specially benefited by said improvement, and in an amount to be determined.

d.) That the assessment so to be levied shall be paid in ten annual installments, with interest on deferred payments at a rate not exceeding five per cent per annum; provided that the owner of any property assessed may, at his option, pay such assessment or any number of installments of the same at any time after such assessment has been levied, with interest to the semi-annual interest day of said bonds next following date of payment.

e.) That notes of the city of Columbus, Ohio, shall be issued in anticipation of the issuance of bonds issued in anticipation of the collection of the assessments by installments, and in an amount equal thereto.

f.) That the remainder of the entire cost of said improvement shall be paid according to law.

g.) That said improvement is hereby declared to be conducive to the public health, convenience and welfare.

Adopted January 13, 1947. JOSEPH R. JONES, President of Council. Approved January 13, 1947. JAMES A. RHODES, Mayor.

Attest: AGNES BROWN CAIN, City Clerk.

To grant permission to the March of Dimes Campaign for Infantile Paralysis to place money barrels on sidewalk space.

Be it resolved by the council of the city of Columbus:

That the director of public safety be and he is hereby requested to grant permission to the March of Dimes Campaign for Infantile Paralysis to place money barrels on sidewalk space for the period January 15th to February 1st, both inclusive, 1947, in the downtown section and said money barrels