

George and Ave-tro-Com-Maize liding 1725 isory rans- man, r of H. and Road ffic ion; reet ffic

In witness whereof, I have hereunto set my hand this day of 1965.

THE CITY OF COLUMBUS, OHIO

By: Director of Public Service
In the presence of:

State of Ohio }
County of Franklin) ss.

Before me, a Notary Public in and for said State personally appeared W. J. Cremean, Director of Public Service of the City of Columbus, Ohio, who acknowledged that he signed the foregoing instrument, that the same is his free act and deed as such officer and the free act and deed of the City of Columbus, and that his name was subscribed to the foregoing instrument by direction and authority of the Council of the said City, as expressed in Ordinance No.

In testimony whereof, I have hereunto set my hand and affixed my official seal in the City of Columbus, State of Ohio, this day of 1965.

Notary Public, Franklin County, Ohio—My Commission expires

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

Passed March 1, 1965.
WILLIAM R. FORNOF,
President of Council.
Approved March 1, 1965.
M. E. SENSENBRENNER, Mayor.

Attest:
GORDON F. SERROTT, City Clerk.

ORD. No. 223-65 — To vacate the alley southwesterly from Eastmoor Boulevard, from Harding Road to the west line of the alley east of Harding Road.

Whereas, petition, signed by the owners of all lots and lands abutting upon the alley southwesterly from Eastmoor Boulevard, from Harding Road to the alley east of Harding Road, was duly presented to this Council, praying for and consenting to the vacation of said alley, between the points named, and

Whereas, Council, upon hearing, is satisfied that there is good cause for such vacation as prayed for in said petition, that it will not be detrimental to the general interests and ought to be made; now, therefore,

Be it ordained by the Council of the City of Columbus:

Section 1. That the alley southwesterly from Eastmoor Boulevard and approximately parallel to Eastmoor Boulevard, extending from the east line of Harding Road to the west line of the alley east of Harding Road, and being southerly of Lots 89, 90 and 91 and northerly of Lot 92, all of Eastmoor Addition, be and the same is hereby vacated.

Sec. 2. That the City of Columbus reserves the right to operate and maintain any and all sewers, water lines and any other public utilities owned by the City, and that the right is reserved to operate and maintain any other public utilities, if any, now existing on or in said alley hereby vacated, and shall have the right to enter thereon at any time for the purpose of replacing, operating and maintaining the same.

Sec. 3. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed March 1, 1965.
WILLIAM R. FORNOF,
President of Council.
Approved March 1, 1965.
M. E. SENSENBRENNER, Mayor.
Attest:
GORDON F. SERROTT, City Clerk.

ORD. No. 224-65 — To establish the grades of Plum Orchard Drive and Conestoga Drive, between specified limits, in connection with the private improvement of the streets; and to ap-

prove plans and specifications therefor.

Be it ordained by the Council of the City of Columbus:

Section 1. That the grades of the following streets, between the limits specified, be and the same are hereby established as of record in Profile Book 17, pages indicated, on file in the Office of the City Engineer, Division of Engineering and Construction:

Plum Orchard Drive, from Farms Drive and Indian Mound Road to Conestoga Drive;	120-B
Conestoga Drive, from point 200' South of Plum Orchard Drive to point 200' North of Plum Orchard Drive	166

Sec. 2. That the plans and specifications therefor, marked 2112, Drawer D, on file in the Office of said City Engineer, Division of Engineering and Construction, be and the same are hereby approved.

Sec. 3. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed March 1, 1965.
WILLIAM R. FORNOF,
President of Council.
Approved March 1, 1965.
M. E. SENSENBRENNER, Mayor.
Attest:
GORDON F. SERROTT, City Clerk.

ORD. No. 225-65 — To establish the grades of Southfield Drive East, Yates Drive, Norwalk Road and Zenner Drive, between specified limits, in connection with the private improvement of the streets; and to approve plans and specifications therefor.

Be it ordained by the Council of the City of Columbus:

Section 1. That the grades of the following streets, between the limits specified, be and the same are hereby established as of record in Profile Book 17, pages indicated, on file in the Office of the City Engineer, Division of Engineering and Construction:

Southfield Drive East, from Yates Drive to point 64' south of Venice Drive	70
Yates Drive, from point 60.24' west of Norwalk Road to Southfield Drive East Norwalk Road, from Yates Drive to point 72± South of Venice Drive	116
Zenner Drive, from point 61.93' west of Norwalk Road to Norwalk Road	116

Sec. 2. That the plans and specifications therefor, marked 1844, Drawer D, on file in the Office of said City Engineer, Division of Engineering and Construction, be and the same are hereby approved.

Sec. 3. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed March 1, 1965.
WILLIAM R. FORNOF,
President of Council.
Approved March 1, 1965.
M. E. SENSENBRENNER, Mayor.
Attest:
GORDON F. SERROTT, City Clerk.

ORD. No. 229-65 — To authorize the payment of the settlement between Ethel Augusta Johnson and the City of Columbus, Ohio.

Whereas, on or about January 27, 1964, Ethel Augusta Johnson, while walking on a City sidewalk sustained a fall on the northeast corner of Long Street and Winner Avenue, thereby causing personal injury to Ethel Augusta Johnson; and,

Whereas, payment of this settlement in the reasonable amount of \$200.00

would be in the best interest of the City; now, therefore,

Be it ordained by the Council of the City of Columbus:

Section 1. That the settlement between the City of Columbus and Ethel Augusta Johnson in the amount of \$200.00 for personal injury sustained on or about January 27, 1964 as hereinabove set forth be and the same is authorized as a settlement in the best interest of the City of Columbus.

Sec. 2. That this settlement is to be used only for the purpose of this ordinance and is not to be construed as an admission of liability for any claim or claims arising out of the facts hereinabove set forth.

Sec. 3. That for the purpose of paying this settlement, there be and is hereby appropriated from General Fund No. 100, Dept.-General Miscellaneous 218, Major Code 440-443, the sum of \$200.00.

Sec. 4. That the City Auditor be and he is hereby authorized to draw his warrant upon the City Treasurer in the sum of \$200.00, in payment of said settlement, upon receipt of vouchers approved by the City Attorney and releases properly executed by said party, Ethel Augusta Johnson, for all personal injuries and damages arising out of said accident.

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

Passed March 1, 1965.
WILLIAM R. FORNOF,
President of Council.
Approved March 1, 1965.
M. E. SENSENBRENNER, Mayor.
Attest:
GORDON F. SERROTT, City Clerk.

ORD. No. 230-65 — To authorize the payment of the settlement between James P. Hogan and the City of Columbus, Ohio.

Whereas, on or about January 18, 1965, James P. Hogan, while driving a vehicle belonging to himself was involved in an accident with a City, Division of Engineering and Construction, vehicle near the intersection of 17th Avenue and Velma, thereby causing property damage to the vehicle belonging to James P. Hogan; and,

Whereas, payment of this settlement in the reasonable amount of \$132.95 would be in the best interest of the City; now, therefore,

Be it ordained by the Council of the City of Columbus:

Section 1. That the settlement between the City of Columbus and James P. Hogan in the amount of \$132.95 for property damage sustained on or about January 18, 1965, as hereinabove set forth be and the same is authorized as a settlement in the best interest of the City of Columbus.

Sec. 2. That this settlement is to be used only for the purpose of this ordinance and is not to be construed as an admission of liability for any claim or claims arising out of the facts hereinabove set forth.

Sec. 3. That for the purpose of paying this settlement, there be and is hereby appropriated from Fund No. 265, Dept. No. 650, Fund—Maintenance and Repair, Major Code 440-443, the sum of \$132.95.

Sec. 4. That the City Auditor be and he is hereby authorized to draw his warrant upon the City Treasurer in the sum of \$132.95, in payment of said settlement, upon receipt of vouchers approved by the City Attorney and releases properly executed by said party, James P. Hogan, for all personal injuries and damages arising out of said accident.

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

Passed March 1, 1965.
WILLIAM R. FORNOF,
President of Council.
Approved March 1, 1965.
M. E. SENSENBRENNER, Mayor.
Attest:
GORDON F. SERROTT, City Clerk.