

AN ORDINANCE NO. 376-37—To change the name of Canal street, from Main street to Mound street, to Riverside drive; and to change the name of Riverside drive (formerly Main street), from Short street to Mound street, to Levee street.

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

Section 1. That the name of Canal street, from Main street to Mound street, be and the same is hereby changed to Riverside drive.

Sec. 2. That the name of Riverside drive (formerly Main street), from Short street to Mound street, be and the same is hereby changed to Levee street.

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

Passed September 7, 1937.

MELVILLE D. FRANK,
President Pro Tem. of Council.

Approved September 7, 1937.

FRANK C. KARNs,
Acting Mayor.

Attest: HELEN T. HOWARD, City Clerk.

AN ORDINANCE NO. 377-37—To authorize the director of public service to enter into a modification of contract with Robert J. Dienst, contractor for paving the approaches to the Main street bridge, contract No. 2, P.W.A. docket No. 8089.

Whereas, in order to finish the above contract in a satisfactory manner it was deemed an engineering necessity to have the contractor construct approximately 56 square yards of relayed brick sidewalk, 25 square yards of 8-inch concrete driveway, 17 lineal feet of concrete step and 40 lineal feet of 8-inch catch basin drain, and

Whereas, the plans and specifications for this contract were prepared without provisions for the construction of the above items, and

Whereas, the contractor, Robert J. Dienst, has agreed in writing to furnish all the necessary labor, material, tools and equipment to complete the construction of the above items at the following prices:

Relayed brick sidewalk
.....\$0.85 per square yard
8-inch concrete driveway
..... 3.40 per square yard
Cement steps
..... 1.00 per lineal foot
8-inch catch basin drain
..... 1.60 per lineal foot, and

Whereas, this contract is a part of the public works program, in conformity with the national industrial recovery act, P.W.A., and

Whereas, an emergency exists in the usual daily operation of the department of public service in that it is immediately necessary to modify this contract in order that the work be carried out in accordance with the public works program undertaken in conformity with the national industrial recovery act, P.W.A. and for the preservation of public health, peace and safety; now, therefore,

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

Section 1. That the director of public service be and he is hereby instructed to enter into a modification of contract with Robert J. Dienst, contractor for the paving of the approaches to the Main street bridge, contract No. 2, P.W.A. docket 8089, to provide for the construction of the above-mentioned items at the above prices.

Sec. 2. That the modification of contract herein authorized be contingent upon the approval of the sureties on said contract, and the approval of the state director, P.W.A., Ohio.

Sec. 3. That the sum of two hundred and seventeen dollars is hereby appropriated from the Main street bridge bond fund No. 1 to pay the cost thereof.

Sec. 4. That for the reasons stated in the preamble hereto, which is hereby made a part thereof, 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 September 7, 1937.

MELVILLE D. FRANK,
President Pro Tem. of Council.

Approved September 7, 1937.

FRANK C. KARNs,
Acting Mayor.

Attest: HELEN T. HOWARD, City Clerk.

AN ORDINANCE NO. 378-37—To authorize the director of public service to enter into agreements with the federal works progress administration for the grading and improving of certain streets and alleys in the city of Columbus, and to establish the grades thereof.

Whereas, the federal works progress administration has proposed to cooperate with the city in the grading and improving of certain streets and alleys as W.P.A. projects, and

Whereas, it is necessary that the director of public service enter into agreements with said W.P.A. officials covering such projects, and

Whereas, an emergency exists in that the grades of such streets and alleys should be established at once in order that the work not be delayed; now, therefore,

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

Section 1. That the director of public service be and he is hereby authorized to enter into agreements with the federal works progress administration covering the grading and/or improving of certain streets and alleys as W.P.A. projects.

Sec. 2. That the grades of the following named streets or alleys, between the points designated, be and they are hereby established as shown in the records in the office of the chief engineer, as hereinafter indicated:

Calumet street, Brevoort road to Torrence road, profile book 9, page 25;

Fredonia avenue, Oakland Park ave. to Piedmont road, profile book 1, page 20;

Alley west Fairwood avenue, alley north Mound to Mound street, profile book 2, page 81;

Alley west Indianola avenue, Tulane road to Tibet road, profile book 13, page 13;

Lakeview avenue, Cleveland avenue to Westerville road, profile book 10, page 66;

Alley west Michigan avenue, Second to Third avenues, profile book 3, page 102;

Alley north Mound street, second alley west Fairwood to alley west Fairwood avenue, profile book 2, page 81;

Parkside drive, Demorest to Derrer road, profile book 11, page 78;

Pearl street, Northridge to Blenheim road, profile book 13, page 7;

Roberts street, Cleveland avenue to Suwanee road, profile book 10, page 64;

Steele avenue, Eldon to Huron avenues, profile book 3, page 126;

Steele avenue, Wheatland to Eureka avenues, profile book 3, page 126;

Studer avenue, Whittier street to Deshler avenue, profile book 3, page 50;

Second alley north South Lane avenue, Lehman street to Parsons avenue, profile book 12, page 120;

Alley north Tulane road, Esmond avenue to alley west Indianola avenue, profile book 13, page 13;

Alley north Second avenue, Oregon avenue to alley west Michigan avenue, profile book 13, page 6;

Second alley north Second avenue, Oregon avenue to alley west Michigan avenue, profile book 13, page 6;

Calumet street, Como avenue to Clinton Heights avenue, profile book 9, page 25;

Calumet street, North Broadway to Brevoort road, profile book 9, page 25.

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 approved by the mayor.

Passed September 7, 1937.

MELVILLE D. FRANK,
President Pro Tem. of Council.

Approved September 7, 1937.

FRANK C. KARNs,
Acting Mayor.

Attest: HELEN T. HOWARD, City Clerk.

AN ORDINANCE NO. 379-37—To authorize the director of public service to hire painters.

Whereas, an emergency exists in that it is immediately necessary to paint the Front street viaduct and other viaducts in the city in order to preserve and save them from further deterioration; now, therefore

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

Section 1. That the director of public service be and he is hereby authorized to hire the painters necessary to paint the Front street viaduct and other viaducts in the city, at the prevailing wage rate for painters as prescribed by Ohio State Amended Senate Bill No. 294, in order to preserve and save said viaducts from further deterioration.

Section 2. That the wages of said painters shall be paid from the street maintenance and repair No. 65-A-3 fund.

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

Passed September 7, 1937.

MELVILLE D. FRANK,
President Pro Tem. of Council.

Approved September 7, 1937.

FRANK C. KARNs,
Acting Mayor.

Attest: HELEN T. HOWARD, City Clerk.

AN ORDINANCE NO. 380-37—To appropriate money for the payment of liquidated damages incident to the construction of relief, sanitary and storm sewers, contract No. 71, West Fifth avenue district sanitary sewers, part 2, in and across property owned by Georgetta Gerrard Wippel.

Whereas, a right-of-way across said property for the construction of said sewer in and across it was secured by virtue of a deed of easement executed by the said Georgetta Gerrard Wippel in favor of the city of Columbus, Ohio, dated April 26, 1937, and,

Whereas, said right-of-way was obtained on the condition that the city of Columbus, Ohio, would assume responsibility for any damage to the property of the grantor resulting from the construction of said sewer therein; and,

Whereas, in the construction of said sewer in and across said property certain drain tiles located therein had to be removed; and,

Whereas, it was not feasible to replace these tiles within the limits of the sewer trench until the backfilling had settled sufficiently; and,

Whereas, water accumulated on portions of the premises outside of the permanent and temporary easement which would have normally drained away had these drain tiles been in service; and,

Whereas, this standing water resulted in the destruction and damage to a considerable number of tomato plants; and,

Whereas, the parties to said deed of easement have agreed on the sum of one hundred dollars as the measure of damage occasioned to said Georgetta Gerrard Wippel by her loss of said tomato plants; and,

Whereas, an emergency exists in the usual daily operation of the department of public service, division of engineering, in that it is necessary to appropriate the sum of one hundred dollars for the payment of said damage to Georgetta Gerrard Wippel and any other person or persons having an interest therein, in order that the same may be done in conformity with the national industrial recovery act, public works administration, and for the immediate preservation of public health, peace and safety, now, therefore: