

amendment thereto, and the said revenue from said taxes is hereby pledged for the payment in full of said notes. Said notes may be sold at not less than par and accrued interest.

The proceeds from the sale of said notes shall be placed in a special fund, to be denominated the "emergency relief fund", and shall be deemed to be appropriated for the purposes only for which said notes were issued.

It is hereby determined that all acts, conditions and things necessary to be done precedent to and in the issuance of said notes, in order to make the same legal, valid and binding obligations of said city, have been done, have happened and been performed in regular and due form as required by law.

The finance committee of council is hereby authorized and directed to have such notes prepared and duly executed and offer the same at par and accrued interest, first, to the board of trustees of the sinking fund of the city of Columbus, and if refused, then to offer the same for sale in accordance with law.

The city auditor is hereby authorized to keep a record of the number, amount and rate of each note sold, the amount received for it, to whom sold, and the time when payable.

The city of Columbus shall and will be the holder of such subdivision bonds of the state allocations under said amended senate bill No. 462, in a sum equal to the total amounts of notes issued as certified by the board of county commissioners of Franklin county, Ohio, and the city auditor is directed to certify to the state auditor that such funds have been set aside for matching purposes and shall not be otherwise expended, including the amount of such relief funds which have been used by said city during the year 1938.

Sec. 2. For the purpose of providing a fund sufficient to discharge said notes at maturity and pay the interest thereon, there shall be and is hereby levied on all taxable property in the city of Columbus, in addition to all other taxes, a direct tax annually during the period said notes are to run, in an amount sufficient to provide a fund for the payment of said notes and interest thereon at maturity. PROVIDED, however, that in each year that the taxes provided for in said amended senate bill No. 462 are collected and are applicable to the payment of such notes and interest, and are appropriated for such purpose, the amount of such taxes shall be reduced by the amount of said taxes so collected and appropriated.

Said tax shall be and is hereby ordered computed, certified, levied and extended upon the tax duplicate and collected by the same officers, 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.

The funds derived from said tax levies hereby required shall be placed in a separate and distinct fund, which, together with the interest collected on the same, shall be irrevocably pledged for the payment of the principal and interest of said notes when and as the same fall due.

Sec. 3. The city auditor is hereby authorized and directed to certify a copy of this ordinance to the auditor of Franklin county, Ohio, according to law, and to transmit a certified copy of this ordinance to the tax commission of Ohio, and a transcript of these proceedings to the auditor of the state of Ohio.

Sec. 4. Said notes shall be the full general obligations of the city of Columbus and the full faith, credit and revenue of said city are hereby pledged for the prompt payment of the same.

Sec. 5. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is 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 August 1, 1938.

WYATT L. MILLIKIN.

President of Council.

Approved August 1, 1938.

MYRON B. GESSAMAN, Mayor.

Attest: HELEN T. HOWARD, City Clerk.

C E R T I F I C A T E

Columbus, Ohio.

August 1, 1938.

10 o'clock A. M.

To the Council of the city of Columbus: I hereby certify that the latest maturity permitted by law, of the notes authorized in the attached ordinance is March 1, 1942.

JOHN E. DAVIES
Auditor of the City
of Columbus, Ohio.

AN ORDINANCE NO. 412-38—To establish taxicab stands in the city of Columbus and to repeal ordinance No. 287-38, passed June 6, 1938.

Whereas, in accordance with the Columbus Code of 1930 and with section 33 of the taxicab ordinance, the council of the city of Columbus is authorized and directed to establish taxicab stands as will serve the best interests of the public; and

Whereas, it is necessary in the daily operation of the division of traffic regulation to make alterations in the present locations of taxicab stands in order that traffic congestion may be relieved and for the protection of property; now, therefore,

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

Section 1. That taxicab stands be and they are hereby established and located as follows:

Spring street—south side, thirty-six feet west from the entrance to Ft. Hayes hotel. (2)

High street—east side, commencing thirty feet from building line, north thirty-six feet from Spring street. (2)

High street—east side, commencing thirty feet from building line north fifty-four feet from Long street. (3)

N. High street—west side, from safety zone north of Long street thirty-six feet north thereof. (2)

Gay street, north side, from High street to a distance of thirty-six feet west thereof. (2)

Gay street—south side, eighteen feet east of the parking lot entrance at the corner of Front and gay streets. (1)

N. High Street—west side, from safety zone north of Broad street seventy-two feet north thereof. (4)

N. High street—east side, beginning thirty feet from Broad street, fifty-four feet to private alley. (3)

W. Broad street—north side, thirty-two feet to entrance of Deshler hotel from High street. (2)

E. Broad street—north side, from bus zone east of High street east 72 feet. (4)

W. Broad street—south side, from safety zone west of High street, seventy-two feet west thereof. (4)

High street—west side, from entrance to Neil House, 72 feet North thereof. (4)

S. High street—west side, from safety zone north of Town street, seventy-two feet north thereof. (4)

High street—east side, from Noble alley 36 feet north thereof. (2)

Rich street—north side, from Third street, forty-eight feet west. (3)

Fourth street—west side, from the safety zone north of Main street, 36 feet north thereof. (2)

E. Broad street—north side, thirty-six feet west from west driveway of Memorial Hall. (2)

State street—north side, east from east side of entrance of Charmel hotel, thirty-six feet. (2)

Grant avenue—east side, from thirty-six feet north of Capital alley. (2)

Front street—west side, thirty-six feet north from main entrance of State office building. (2)

N. High street—west side, opposite to entrance to Union Station, seventy-two feet. (4)

High street, east side, from safety zone south of Chestnut street, 36 feet south thereof. (2)

High street, east side, from safety zone south of Spring street, 36 feet south thereof. (2)

Broad street—south side, from safety zone west of High street, 72 feet west thereof. (4)

High street—east side, from safety zone south of Long street, 36 feet south thereof. (2)

High street, west side, from safety zone north of Gay street, 36 feet north thereof. (2)

High street, east side, from safety zone south of Gay street, 36 feet south thereof. (2)

Broad street, north side, from entrance to Palace theatre, 36 feet west thereof. (2)

Broad street, south side, from entrance to Loew's Broad theatre, 36 feet east thereof. (2)

High street, west side, from safety zone north of State street, 36 feet north thereof. (2)

High street, east side, from safety zone south of State street, 54 feet south thereof. (3)

State street, south side, from Pearl alley west 36 feet. (2)

Broad street, south side, from High street 54 feet east thereof. (3)

High street, west side, from safety zone north of Spring street, 54 feet north thereof. (3)

Sec. 2. That ordinance No. 287-38, passed June 6, 1938, be and the same is hereby repealed.

Sec. 3. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is 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 August 1, 1938.

WYATT L. MILLIKIN.

President of Council.

Approved August 1, 1938.

MYRON B. GESSAMAN, Mayor.

Attest: HELEN T. HOWARD, City Clerk.

AN ORDINANCE NO. 419-38—To authorize the director of public service to enter into an agreement with the works progress administration covering the construction of sanitary sewers in Wall street from Markison avenue to Barthman avenue, etc., and to appropriate funds to pay the city's portion of the cost thereof.

Whereas, in order to provide sanitary sewer facilities for the Armour Packing company and adjacent properties, it is necessary to construct sanitary sewers in Wall street from Markison avenue to Barthman avenue, etc., and

Whereas, it is proposed that such construction be done as a W. P. A. project; 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 and directed to enter into an agreement with the works progress administration covering the construction of sanitary sewers in Wall street from Markison avenue to Barthman avenue, etc., in accordance with plans and profile in the office of said director marked drawer MM-160, which are hereby approved, as a W. P. A. project.

Sec. 2. That for the purpose of paying the city's portion of the cost of constructing said sewers, the sum of \$9,000, or so much thereof as may be needed, be and it is hereby appropriated from relief, sanitary and storm sewer docket No. 3946.

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

Passed August 5, 1938.

WYATT L. MILLIKIN.

President of Council.

Approved August 5, 1938.

MYRON B. GESSAMAN, Mayor.

Attest: HELEN T. HOWARD, City Clerk.

AN ORDINANCE NO. 432-38—To vacate that portion of the alley north of Third avenue, running west from Doten avenue lying between lots 15 and 16 of James E. Fippin's Real View addition.

Whereas, on the 5th day of August, 1938, a petition by the owner of all the lots and lands bordering upon the alley north of Third avenue, run-

ning west from Doten avenue lying between lots 15 and 16 of James E. Fippin's Real View addition was presented to the council praying that said portion of said alley be vacated; and,

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

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

Section 1. That that portion of the alley north of Third avenue, running west from Doten avenue lying between lots 15 and 16 of James E. Fippin's Real View addition, be and the same is hereby vacated.

Sec. 2. That the city of Columbus hereby reserves the right to operate and maintain any and all sewers and water lines, or any other public utilities, if any, now existing in said portion of said alley so vacated, and to enter thereon for the purpose of operating, repairing 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 August 5, 1938.

WYATT L. MILLIKIN,
President of Council.

Approved August 5, 1938.

MYRON B. GESSAMAN, Mayor.
Attest: HELEN T. HOWARD, City Clerk.

AN ORDINANCE NO. 433-38—To authorize the purchase of the property therein described for the extension of Thornwood place from Doten avenue to the alley west of Doten avenue, and appropriating the money 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 and directed to purchase the following property for the extension of Thornwood place from Doten avenue to the alley west of Doten avenue, to-wit:

Situated in the city of Columbus, county of Franklin and state of Ohio and being a fifty foot strip of land consisting of lot 16 and 15 feet off the north side of lot 17, of James E. Fippin's Real View addition to the city of Columbus, as the same are numbered and delineated upon the recorded plat thereof of record in plat book 7, page 361, recorder's office, Franklin county, Ohio;

from Fred W. Hooper, or any other person or persons having an interest therein, for the sum of \$650, the same to be free and clear from all encumbrances except taxes and assessments now due or that may hereafter become due.

Sec. 2. That from the moneys now in the general fund and from all moneys estimated to come into said fund from any and all sources during the balance of the twelve months ending December 31, 1938, and not otherwise appropriated, there be and hereby is appropriated the sum of \$696, or so much thereof as may be necessary, for the payment of the purchase price of said property, which shall be paid on voucher signed by the director of public service after approval by the city attorney of the title and deed therefor; for the transferring and recording of said deed which shall be paid on voucher signed by the city clerk; and for the payment of any taxes and assessments which the city is to pay, which shall be paid on voucher signed by the city attorney.

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

Passed August 5, 1938.

WYATT L. MILLIKIN,
President of Council.

Approved August 5, 1938.

MYRON B. GESSAMAN, Mayor.
Attest: HELEN T. HOWARD, City Clerk.

AN ORDINANCE NO. 434-38—To authorize the director of public service to enter into an agreement with the city of Bexley, Ohio, covering the tapping for storm drainage purposes of

the Bliss Run storm sewer, and to appropriate the necessary funds to pay the city of Columbus' portion of the cost of storm sewers to be constructed by the city of Bexley in connection therewith.

Whereas, the city of Bexley now discharges storm water from said city into an open ditch located near Kenwick road, in the city of Columbus, at three separate locations, viz: Mound street, Astor avenue and Brownlee avenue; said open drainage ditch flowing in a southerly direction, and

Whereas, it is desired to improve, under W. P. A., Kenwick road and Broadleigh road from Livingston avenue north, and

Whereas, the improvement of these streets is dependent for drainage upon the extension of Bexley storm sewers in Mound street, Astor avenue and Brownlee avenue and the connection of these storm sewers into the city of Columbus' Bliss Run storm sewer near Chesterfield road, and

Whereas, the city of Columbus should pay its fair share of the cost of construction of the extension of the said Bexley storm sewers, and

Whereas, the city of Bexley should pay its fair share of the cost of the Bliss Run storm sewer, and

Whereas, the city of Columbus' fair share of the cost of extending the Bexley storm sewers and the city of Bexley's fair share of the cost of the Bliss Run storm sewer are best determined on the basis of proportionate areas tributary in each case, 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 and directed to enter into an agreement with the city of Bexley, Ohio, providing for the extension and connection to the city of Columbus Bliss Run storm sewer, of certain Bexley storm sewers, located in Mound street, Astor avenue and Brownlee avenue, said agreement to contain the following provisions:

(1.) That the city of Bexley shall pay to the city of Columbus approximately 16 per cent of the cost of that part of the Bliss Run storm sewer located south of Mound street being approximately \$31,130, and said city of Bexley contributing approximately 16 per cent of the total area tributary to the Bliss Run storm sewer, south of Mound street.

(2.) That the city of Bexley shall construct the extensions to the city of Bexley storm sewers, located in Mound street, Astor avenue, and Brownlee avenue, and connect the same to the city of Columbus Bliss Run storm sewer.

(3.) That by virtue of the use, by the city of Columbus, for the drainage of streets in the city of Columbus, of the said extensions to the Bexley storm sewers, the city of Columbus shall pay to the city of Bexley approximately 20 per cent of the cost of extending the Bexley storm sewers, the extension of said storm sewers being estimated to cost (for materials and inspection only) approximately \$5,500, making the city of Columbus' share of the cost equal to approximately \$1,100, and this being based on the fact that the city of Columbus would contribute about 20 per cent of the total area tributary to these storm sewer extensions.

Sec. 2. That for the purpose of paving the city of Columbus' share of the cost of extending the said Bexley storm sewers, the sum of \$1,100, or so much thereof as may be needed, be and it is hereby appropriated from relief, sanitary and storm sewers fund, P.W.A. Docket No. 4630.

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

Passed August 5, 1938.

WYATT L. MILLIKIN,
President of Council.

Approved August 5, 1938.

MYRON B. GESSAMAN, Mayor.
Attest: HELEN T. HOWARD, City Clerk.

AN ORDINANCE NO. 435-38—To prohibit parking on Oak street at Fairwood avenue and on Fairwood avenue at Oak street.

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

Section 1. That the parking of vehicles on the north side of Oak street fifty feet west of the lot line fronting Fairwood avenue; on the south side of Oak street thirty feet west of the lot line fronting on Fairwood avenue; on the east side of Fairwood avenue seventy-five feet north of Oak street; on the east side of Fairwood avenue forty feet south of Oak street, be and the same are hereby prohibited.

Sec. 2. For the violation of this ordinance, the penalty as fixed in the official traffic code of the city of Columbus shall apply and be in force.

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

Passed August 5, 1938.

WYATT L. MILLIKIN,
President of Council.

Approved August 5, 1938.

MYRON B. GESSAMAN, Mayor.
Attest: HELEN T. HOWARD, City Clerk.

AN ORDINANCE NO. 436-38—To authorize payment of the claim of L. W. Groves.

Whereas, on or about July 31, 1938, at about 6:30 p. m., the 1931 Ford cabriolet owned by L. W. Groves was damaged when it struck a trench in front of 390 Richards road on which there were no warning signs; and,

Whereas, the said L. W. Groves has suffered damages to his said automobile, by reason of said accident, in the reasonable sum of \$14.80; now, therefore,

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

Section 1. That the claim of L. W. Groves, in the sum of \$14.80, for damages to his 1931 Ford cabriolet sustained on or about July 31, 1938, as hereinabove set forth, be and the same is hereby recognized as a moral obligation of the city of Columbus.

Sec. 2. That for the purpose of paying said claim, there be and hereby is appropriated from general miscellaneous No. 21-H fund the sum of \$14.80.

Sec. 3. That the city auditor be and he is hereby authorized and directed to draw his warrant upon the city treasurer in the sum of \$14.80, in payment of said claim, upon receipt of voucher approved by the city attorney and a release properly executed by the said L. W. Groves, of all damages arising out of said accident.

Sec. 4. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed August 5, 1938.

WYATT L. MILLIKIN,
President of Council.

Approved August 5, 1938.

MYRON B. GESSAMAN, Mayor.
Attest: HELEN T. HOWARD, City Clerk.

AN ORDINANCE NO. 437-38—To authorize payment of the claim of Mark Hughes, R. F. D. No. 2, Logan, Ohio.

Whereas, on or about June 29, 1938, at about 3:00 p. m., the 1936 Buick coupe of Mark Hughes was damaged when a city electric light standard fell on said automobile while it was parked on the south side of Main street between High and Third streets; and,

Whereas, the said Mark Hughes, through no negligence of his own has suffered damages to his said Buick coupe in the reasonable sum of \$15; now, therefore,

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

Section 1. That the claim of Mark Hughes, in the sum of \$15, for damages sustained to his 1936 Buick coupe as hereinabove set forth, be and the same is hereby recognized as a moral obligation of the city of Columbus.

Sec. 2. That for the purpose of paying said claim, there be and hereby is appropriated from department No. 82, 010 D-9 fund, the sum of \$15.