

Geo. K. Leonard

An Ordinance No 23 To levy a special assessment on certain lots and lands on Main Street to defray their proportionate share of the cost of a tile ditch and

Sewer.

Whereas heretofore under due and legal proceedings of this Council, a tile drain and Sewer was constructed

in the village of Beavley, State of Ohio, from East side of Mrs Elizabeth Brichaughtins property on the North side of Main Street to a point on the North side of main street at the East line of the property owned by Geo K. Leonard.

with necessary & proper Catch-basins and manholes at a cost daily and
of \$ 561.09 : Which cost and expense was, ratably apportioned upon the lots and lands fronting and abutting on the North side of Main Street between the points above named in proportion to their respective frontages;

and Whereas the ratable cost was apportioned upon said lots and lands has been paid in full by all lot owners except two, who have so far neglected to pay the same;

Now therefore-

Section 1- Be it ordained by the Council of the Village of Beavley Ohio that a special assessment of eight mill cents per front foot be and is hereby levied and imposed on Lot Number Fifteen of Wells Hines Subdivision front-

2

ing 112 feet on said drain and Sewer, standing in the name
of C.H.L. Schatte, and upon Lot Number Nine of G.
A. Tussing's Subdivision, no. 15, fronting 156.⁶⁴ feet on
said drain and Sewer, as said lots are shown on the
plots of said Subdivisions of Record in Franklin County,
Ohio, and also as delineated on the map of the village
of Beasley. The total assessment hereby imposed upon said
Lot Number 15, belonging to said C.H.L. Schatte is \$92.60
and upon said Lot Number Nine in the name of
Mary E. Rutherford is \$130.01
~~\$133.14~~

Section 2. That said assessments upon said respective lots
shall be payable to the Village Treasurer of Beasley Ohio
by the several Owners thereof or their authorized agents
within 30 days after the first posting and publication
of this Ordinance, and upon the failure or refusal of
the said Owners so to pay by the time named, said Vil-
lage Treasurer shall certify the fact of non-payment of
said assessments or either of them to the County Auditor &
County Treasurer of Franklin County Ohio for entry, and Col-
lection upon the Tax Duplicate of said County together with

3
6 per cent interest, and such penalty as the law may authorise.

Section 3. That said assessments, or either of them when collected and paid over to said Village Treasurer, shall be by him credited to the sewer & drain appropriation of said village to indemnify said village for the money it paid out for the construction of said drain & sewer; and for no other use & purpose whatever.

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

Passed September 10 1911

Frank P Holman
President of Council

Approved September 1911

Mayors

Attest
Geo E. Kry
Clerk.