

Resolved in the 1st. ✓
By Mr. Elder To Mr. James Ashbourne Place:

Whereas, the Forrest Realty Company, the owner of all the lots and lands fronting or abutting on both sides of Ashbourne Place in the Village of Beasley, Ohio, has filed its written petition with the council of said village, praying said council to pass the necessary legislation therefor, and to improve said Ashbourne Place by grading, curbing and paving the roadway with brick, concrete, asphalt, bitulithic, tarvia, or some other form of permanent improvement; by constructing sewers necessary for the proper drainage of such improvement, and by making water and sanitary sewer connections with the water main and sanitary sewer in said Ashbourne Place to the lots and lands fronting, and abutting thereon; and consenting and requesting that the entire cost of such improvement be assessed by the foot frontage upon the lots and lands fronting, abutting and abounding upon said Ashbourne Place, and waiving the benefit of any and all provisions of law requiring certain portions of the cost of said improvement to be paid by said village.

Now Therefore, be it resolved by the Council of the Village of Beasley, Ohio:

(A) That it is necessary to improve Ashbourne Place in said Village, by grading, curbing and paving the roadway with brick, concrete, asphalt, bitulithic, tarvia, or some other form of permanent improvement, constructing sewers necessary to furnish proper drainage for such improvement, and connecting water and sanitary sewer connections from the water main and sanitary sewer in said Ashbourne Place to the lots and lands fronting, and abutting thereon in accordance with the plans, specifications, estimates and profiles for said proposed improvement prepared by the Engineer of said Village, which plans are hereby approved and filed.

(b) That the grade of said Ashbourne Place as improved shall be as shown on the plans and profiles, to-wit:

Ashbourne Place: East curb,

Beginning at the intersection of the northeast curb of Ashbourne Road and the southeast curb of Ashbourne Place at elevation 118.89 feet village datum; thence with the curb of Ashbourne Place on a 0.587% ascending grade 137.9 feet to elevation 119.70 feet; thence with 0.545% ascending grade 13.87 feet to elevation 119.78 ft.; thence with 0.554% ascending grade 190.40 ft. to elevation 120.80 ft.; thence with 0.471% descending grade 113.80 ft. to elevation 120.26 ft.; thence with 0.456% descending grade 282.30 ft. to elevation 118.95 ft. thence with 0.502% descending grade 198.35 ft. to elevation 117.95 ft. at the intersection of the northwest curb of Ashbourne Place and the northeast curb of Ashbourne Road.

Ashbourne Place: West curb,

Beginning at the intersection of the north east curb of Ashbourne Road and the north west curb of Ashbourne Place at elevation 119.30 feet village datum; thence with the curb of Ashbourne Place on a 0.635% ascending grade 63 feet to elevation 119.70 feet; thence with a 0.545% ascending grade 13.87 feet to elevation 119.78 feet; thence with 0.564% ascending grade 180.90 feet to elevation 120.80 feet; thence with a 0.519% descending grade 103.90 feet to elevation 120.26 feet; thence with 0.504% descending grade 260.40 feet to elevation 118.95 feet; thence with 0.46% descending grade 193.40 feet to elevation 118.06 feet at the intersection of the southeast curb of Ashbourne Place and the north east curb of Ashbourne Road.

(c) That the whole cost of said improvement shall be assessed by the foot frontage upon the following described lots and lands, to-wit:
All of the lots and lands abounding and abutting upon the proposed improvement, which lots

and lands are hereby determined to be specially benefitted by said improvement, and in an amount equal to the cost thereof.

(d) That the assessments so to be levied shall be paid in ten annual installments, with interest on deferred payments at a rate not exceeding six per cent. (6%) per annum; provided that the owner of any lot or tract of ground so assessed may, at his option, pay such assessments 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 on said assessment next following date of payment.

(e) That bonds of said Village of Bexley, Ohio, shall be issued in anticipation of the collection of the assessments, and in an amount equal thereto.

Adopted the 24th day of July, 1917,

Attest:

Chester A. Miller,
Clerk

Jesse T. Sherron
Mayor

I, Chester A. Miller, Clerk of the village of Bexley, State of Ohio, do hereby certify that there is no newspaper published in said municipality, and that publication of the foregoing resolution was duly made by posting true copies thereof at five of the most public places in said corporation as determined by the Council, as follows:- Main Street & Parkview Ave., Main Street & College Ave., Main Street & Drexel Ave., Broad Street & Drexel Ave., and Parkview Ave & Platte Ave., each for a period of fifteen days commencing on the

6th. day of August, 1917.

Chester A. Miller

Clerk of the Village of Bexley, Ohio