

Ordinance 271

By Mr. Wetfild

To levy special assessments for the improvement of Ashbourne Place and to repeal Ordinance No. 170 entitled "an ordinance to levy special assessments for the improvement of Ashbourne Place" passed October 20 1917.

Be it ordained by the Council of the Village of Bexley, Ohio:

Section 1 That to pay the cost and expense heretofore determined to be especially assessed for the improvement of Ashbourne Place, by grading, curbing and paving the roadway, constructing sewers necessary to furnish proper drainage for such improvement and constructing water and sanitary sewer connections from the water main and sanitary sewer in said avenue to the lots and lands fronting and abutting thereon, there to be levied and assessed on the lots and lands hereinafter described and fronting and abutting on said improvement the several amounts hereinafter set forth, to-wit;

Ashbourne Place

Lot No.	Owner	Addition	Frtg. Rate	Total Assessment
32	Forest Realty Co.	Tanberry Place	172.86	\$1514.29
33	"	"	100.33	878.92
34	"	"	75-	567.02
35	"	"	70-	510.22
37	"	"	54	413.05
38	"	"	68	596.76
39	"	"	82.81	726.44
40	"	"	82.35	721.41
41	"	"	88.02	771.08
42	"	"	83.75	931.04
48	"	"	110-	1007.43
79	"	"	194.90	1709.38
90	"	"	193.86	1523.06
81	"	"	<u>203.42</u>	<u>1782.01</u>
			1564.00	\$13701.06

Section 2 That the assessments levied against each lot or parcel of ground as hereinbefore set forth and described shall be payable in ten equal annual installments with interest thereon at the rate of six per cent. (6%) per annum payable semi-annually from April 1, 1921, at the office of the Treasurer of Franklin County, Ohio, after the same has been certified to the County Auditor for collection in the manner provided by law.

Section 3. That the said assessments and all portions hereof when collected shall be paid in sinking fund and shall be applied to the payment of bonds issued in anticipation of the collection of assessments for said improvements and the interest thereon as the same shall become due and to no purpose whatever.

Section 4. That ordinance No. 170, passed October 2, 1919, entitled an ordinance "To levy special assessments for the improvement of Ashbourne Place" be and the same is hereby repealed.

Section 5. That this ordinance shall take effect and be in force from and after the earliest period allowed by law. Passed March 4, 1921.

Attest,

S. H. Roderick
Clerk.

3/11/21

I, S. H. Roderick, Clerk of the Village of Roxbury, State of Ohio, do hereby certify that there is no newspaper published in said municipality, and that publication of the foregoing ordinance 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 & Brazil Ave., Broad Street & Brazil Ave., and Parkview & Matte Ave., each for a period of fifteen days commencing on the 1st day of March, 1921.

S. H. Roderick
Clerk of the Village of Roxbury, OH

