## RESOLUTION NO. 611.

By Mr. Manly.

Declaring it necessary to improve Grandon Avenue from Livingston Avenue to Main Street.

WHEREAS, the owners of three-fourths or more in interest of the lots and lands, bounding, fronting and abutting on Grandon Avenue between Livingston Avenue and Main Street in the Village of Bexley, Ohio, have filed with the Council of said Village their written petition for the improvement of said Walnut Street between the points above named, and

agree "that the entire cost of said improvement, except only such portion thereof as is by law chargeable against the Village, may be assessed and collected upon our respective properties and collected in equal annual installments, proportioned to the whole assessment, in the manner which may be affixed by Council, which assessments we hereby agree to pay as and when they become due," and

WHEREAS, said owners also "consent and agree that said assessments shall be levied and collected without reference to the value of the property of subscribers hereto," and waive all benefits of the provisions of Section 3919 of the General Code, limiting assessments to 33-1/3% of the value of the property assessed for any and all purposes within the period of five years, and also waive the bnenfits of any other statutory or constitutional provision limiting the amounts which may be specially assessed upon said properties for public improvements and waiving all benefits of the provisions of Sections 3814, 3818 and 3895 of the General Code, providing for the service and publication of notice of the proceedings for the construction of said improvement and for the making and levying of the assessments therefor.

BE IT RESOLVED BY THE COUNCIL OF THE VILLAGE OF BEXLEY, STATE OF OHIO:

Section 1. That it is necessary to improve Grandon Avenue between Living ton Avenue and Main Street in said Village, by grading, curbing and paving the roadway thereof with brick, aspealt, concrete or someother form of permanent improvement, and constructing the necessary newers or drains to furnish proper drainage for such improvement and erecting street signs,

in accordance with the plans, specifications, estimates and profiles heretofore filed with this council, which are hereby approved.

Section 2. That the grade of said Grandon Avenue as improved shall be the grade shown by and upon the plans and profiles aforesaid and the grade of the curbs shall be as follows, to-wit:

## EAST CURB-

Beginning at the north line of Livingston Avenue Station 0.00 and elevation 94.74; thence northerly with a 0.30% descending grade to Station 3.56 and elevation 93.67; thence northerly with a 0.54% ascending grade to the center line of Charles Street, Station 7.75 and elevation 95.94; thence northerly with a 0.39% ascending grade to the center line of Astor Avenue, Station 16.65.6 and elevation 99.38; thence northerly with a 0.45% ascending grade to Station 21.50 and elevation 101.61; thence northerly with a 0.30% descending grade to Station 26.10 A and elevation 100.16; thence northerly with a 0.63% and elevation 100.16; thence northerly with a 0.63% and elevation 104.69.

## WEST CURB-

The elevation of the west curb to be the same as that of the North curb.

The above elevations refer to Village Data.

Section 3. That the whole cost of said improvement, less onefiftieth (1/50) thereof and the cost of intersections shall be specially
assessed in proportion to the benefits which may result from said improvement upon the following described lots and lands, to-wit: All of the lots
and lands bounding, fronting and abutting upon said improvement, which lots
andlands hereby are determined to be specially benefitted by said improvement and in the amount equal to that part of the cost thereof hereby
determined to be assessed thereon.

Section 4. That the special assessments so to be levied shall be paid in not less than nine or more than ten equal annual installments, with interest on the deferred payments at the same rate as shall be borne by the bonds to be hereafter issued in anticipation of the collection of such assessments.

Section 5. That said Village may borrow money and issue notes due and payable not later than two years from date of issue, in anticipation of the levy of said assessments and of the issuance of bonds in anticipation of the collection of said special assessments as provided in Section 5314 of the General Code of Ohio, said notes shall not exceed in amount

that portion of the estimated cost of the improvement for which said assessments are to be levied.

Section 6. That bonds of said Village shall be issued, in anticipation of the collection of said assessments, in an amount sufficient to pay that portion of the estimated cost of said improvement hereinbefore determined to be assessed upon the property fronting and abutting thereon.

Section 7. Enat the village's portion of the cost of said improvement shall be paid from the proceeds of bonds, issued by said village in the manner provided by law.

Section 8. This resolution shall take effect and be in force from and after the earliest period allowed by law.

Adopted February 8, 1927.

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Mayor.

Attest: S. W. Roderick. Clerk.

I, S. W. Roderick, Clerk of the Village of Bexley, Ohio, do hereby vertify that there is no newspaper published in said municipality and that publication of the foregoing resolution was duly made by posting true empies thereof at five of the most public places in said corporation as determined by the council, as follows: Main Street and Parkview Avenue, Main Street and College Avenue, Main Street and Drexel Avenue, Broad Street and Drexel Avenue and Parkview Avenue and Plattes Avenue, each for a period of fifteen days commencing on the 11th, day of February, 1927.

Clerk of the Village of Bexley, Chio.

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