amended ORDINANCE NO. 9-82 To authorize the Mayor and the Additor to execute a contract with Gregory S. Lashutka, City Attorney for Columbus, for the Prosecution of certain cases before the Franklin County Municipal Court, Criminal Division, and to represent the Bureau of Motor Vehicles in certain cases in Franklin County Municipal Court, Civil Division, and to appropriate funds (grand 4) 188

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF BEXLEY, OHIO:

That the Mayor and the Auditor are hereby authorized to execute a contract with Gregory S. Lashutka, City Attorney for Columbus, for the prosecution of certain cases before the Franklin County Municipal Court, Criminal Division, and to represent the Bureau of Motor Vehicles in certain cases in Franklin County Municipal Court, Civil Division, during the calendar year 1982, a complete copy of which contract is attached hereto for reference.

That the sum of \$2,000.00 be and it is hereby amunifet aside and appropriated from unoncombered General Fund to be 1/13/8 used for the legal services provided pursuant to said contract.

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

april. 13 \_, 1982

Attest/

Approved:

David H. Madison, Mayor

Istuadery - Feb 9, 1982 2 ndrudery - Feb 23, 1982 3 ndrudery Murch 8, 1962

april 13, 1982 - amended

## CONTRACT

This Agreement, entered into this 2 day of April, 1982, by and
between Gregory S. Lashutka, City Attorney of Columbus, Ohio, pursuant to Resolu-
tion No. 487-82, passed March 8, 1982, and the City of Bexley ,
Ohio, by David H. Madison, Mayor, and John W. Hornberger, Auditor , pursuant to
Ordinance No82 , for the prosecution of certain
cases before the Franklin County Municipal Court, Criminal Division, and for the
representation of the Bureau of Motor Vehicles of certain cases in the Franklin County
Municipal Court, Civil Division; now, therefore, the parties hereto agree as follows:
Gregory S. Lashutka, City Attorney of Columbus, Ohio, hereby agrees that he
will undertake to prosecute, by and through personnel employed by the Columbus City
Prosecular's whice, all cases coming before the Franklin County Municipal Court,
Criming Division, arising out of alleged violations of traffic and criminal ordinances
of the of, Onio, or traffic and criminal statutes of
the State of Ohio, which occur within the limits of the city of
Bexley , Ohio.
Gregory S. Lashutka, City Attorney of Columbus, Ohio, further agrees that he
will direct his prosecutor personnel who are to perform the services contemplated by
this Contract, to consult and advise with the officers of the city of
Bexley , Ohio, Police Department, and all other appropriate officials of
the <u>City</u> of <u>Bexley</u> , Ohio, when necessary, concerning the
enforcement of the criminal and traffic statutes of the State of Ohio and ordinances
of the City of Bexley , Ohio, within the limits of said
City of Bexley , Ohio.
Gregory S. Lashutka, City Attorney of Columbus, Ohio, further agrees that he
will, by and through the personnel assigned to duties in the Columbus City Prosecutor's
Office, consult with and advise all persons concerning violations of the criminal
statutes of the State of Ohio, alleged to have occurred within the limits of the
City of Bexley , Ohio, and will assist such citizens, when
necessary, in the preparation and filing of complaints charging such offenses.
Gregory S. Lashutka, City Attorney of Columbus, Ohio, further agrees that he
will undertake to represent the Bureau of Motor Vehicles, by and through personnel
employed by the Columbus City Attorney's Office, in all cases coming before the
Franklin County Municipal Court, Civil Division, arising out of the appeal procedures
of Ohio Revised Code \$\$4511.191 and 4507.40 and in which the legal representative of

**Bexley** Ohio, would have a duty to represent the City Bureau of Motor Vehicles Bexley , Ohio, in consideration of the above The City of promises of Gregory S. Lashutka, City Attorney of Columbus, Ohio, agrees to pay to Gregory S. Lashutka, City Attorney of Columbus, Ohio, for deposit in the Treasury of the City of Columbus, the sum of Forty Dollars (\$40.00) per man-hour, being the uniform rate per hour for such services by members of the City Prosecutor's staff, with a minimum charge of one-half hour for scheduled court hearings, as fixed by resolution of the Council of the City of Columbus. Said sum due to be stated on invoice from the City Attorney of Columbus, Ohio, at approximately monthly intervals. It is mutually understood and agreed that the responsibility of Gregory S. Lashutka, City Attorney of Columbus, Ohio, under this Contract shall be limited to those functions set out above, and specifically that he and his Prosecutor or Civil Litigation personnel, by which he chooses to perform this Contract, shall not be required to engage in any investigations other than those normally performed by the Columbus City Prosecutor's Office in regard to and incident to the prosecution thereby of routine cases arising in the City of Columbus, the taking of depositions, the prosecution of appeals from judgments of the Franklin County Municipal Court, or the preparation or consideration of legislation. This Contract may be terminated by either party hereto at any time before the expiration thereof by giving thirty (30) days written notice to the other party of its intention to terminate. The parties hereto further agree that this Contract shall be in full force and effect from the date first written above through December 31 , 1982 , unless terminated earlier, as provided herein. IN WITNESS WHEREOF, the parties have executed this Contract, this 224

CITY OF COLUMBUS DEPARTMENT OF LAW

CITY ATTORNEY

Gregory S. Lashutka

GREGØRYS. LASAUTKA

HORNBERGER, AUDITOR