Ordinance No. 2-60

Passed February 8, 19.60

AN ORDINANCE PROVIDING FOR THE ESTABLISHMENT AND MAINTENANCE OF A "FIREMEN'S RELIEF AND PENSION FUND, AND TO DECLARE AN EMERGENCY

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NELSON VILLE, STATE OF OHIO:

Section 1. That there shall be established and hereafter maintained in and for the City of Nelsonwille, a "Firemen's Relief and Pension Fund" pursuant to Section 741.01 et seg. of the Rewised Code of Ohio

Section 2. That there shall be established and hereafter maintained in and for the City of Nelsonville, a board of trustees consisting of six members for the "Firemen's Relief and Pension Fund", which board shall be known as "Trustees of the Firemen's R lief and Pension Fund", pursuant to Section 741.02, Rewised Code of Ohio.

Section 3. That the "Trustees of the Firemen's Relief and Pension Fund" hereinbefore established shall be chosen or elected pursuant to Section 741.02, Ohio Rewised Code.

Section 4. That all ordinances and resolutions and parts of ordinances and resolutions inconsistent herewith are hereby repealed.

Section 5. For the reason that immediate establishment of the "Firemen's R lief and Pension Fund" is necessary, this Ordinance is declared to be an emergency ordinance necessary for the public peace, health and safety, and shall take effect immediately upon its passage.

President of Council

PASSED: February 8, 1960

ATTEST:

Merawford

APPROVED:

Mayor

RECORD OF ORDINANCES

1.1			
Ordinance No. 5-60	Passed First Reading - 5/9/60/9		
AN ORDINANCE LIMITING PARKING O	ON MADISON STREET		
BE IT ORDAINED BY THE COUNCIL (F THE CITY OF NELSONVILLE, STATE OF OHIO:		
Section 1. That parking be proside from Canal Street to the North	City Limits on Route #278.		
Section 2. That the Safety and Serwice Director be, and he hereby is, ordered and directed to erect appropriate "no Parking" signs on the east side of Madison Street.			
	President of Council		
PASSED: 1st reading - May 9, 1960			
ATTEST:			
Cl Crawford Clerk			
APPRO WED:			
Mayor			

	11574 11500 F MEE CO		2806 -A
the comment of the co	Ordinance No 6260	PassedMay 9,	19.60
	AN ORDINANCE PROVIDING FOR ONI WASHINGTON STREET AND FRANKLIN ST		TREET BETWEEN
	BE IT ORDAINED BY THE COUNCIL	OF THE CITY OF NELSONVILLE,	STATE OF OHIO:
Seed in section of the section of th	Section 1. That all traffic Franklin Street to East Washington direction.		
-	Section 2. That any wiolation upon conviction thereof, the offer nor more than Ten Dollars.	n of this Ordinance shall be nder shall be fined not less	a misdemeanor and than One Dollar
	Section 3. That this Ordinan the public peace, health and safe its passage.		
en joj na dopodaj ce maleja			:
STOCKED STATE OF THE STATE OF T		President of Co	uncil
	PASSED: May 9, 1960		
ANTI-ALTERNATION CONTRACTOR AND ANTI-ALTERNATION CONTRACTOR ANTI-ALTERNATION C	ATTEST:		
	alleau ford Cherk		
	APPROWED:		
THE STREET, AND THE STREET, AN	Mayor		
THE REAL PROPERTY OF THE PROPE			
anta comunicada			

	AND
19.	STREET,
ed19	MADISON
	FOR
	LIMIT
ssed.	LOAD
Pa	MAXIMUM
	4
7-60	AN ORDINANCE ESTABLISHING A MAXIMUM LOAD LIMIT FOR MADISON STREET, AND
Ordinance No	RDINANCE
$n\alpha$	N C
rdi	

TO DECLARE AN EMERGENCY

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NELSON/TILLE, STATE OF OHIO:

Section 1. That the maximum weight of wehicle and load permitted to traffic on Madison Street from the North City Limits to Canal Street shall be filws ton.

Section 2. That any wiolation of this Ordinance shall be a misdemeanor and upon conviction thereof, the offender shall be fined not less than \$10.00 dollars nor more than \$50.00 dollars.

Section 3. That this ordinance is an emergency ordinance necessary for the public peace, health and safety and shall take effect immediately upon its passage.

PASSED: 1st reading - 5/16/60 8nd reading - 6/13/60 President of Council

ATTEST:

APPROVED:

Te M

Ordinance No. 8-60

11-12-4 THE COLUMN TO MEET CO.

Passed July 1,

19...60

AN ORDINANCE AUTHORIZING AND DIRECTING THE SAFETY AND SERVICE DIRECTOR TO PURCHASE CERTAIN REAL ESTATE, TO ENTER INTO A CONTRACT IN REGARD THERETO WITH THE NELSONVILLE CITY SCHOOL BOARD, TO DEDICATE SAID REAL ESTATE TO MUNICIPAL USE, AND TO DECLARE AN EMERGENCY

Whereas, the Nelsonwille City Board of Education has, by Resolution dated June 20, 1960, declared Lots #60, 61 and 47 in the City of Nelsonville, comprising three of the four lots known as the Central School, no longer necessary for school purposes, and;

Whereas, the Nelsonville City Board of Education by said Resolution has declared it desirable and for the best interest of said Board to sell and convey the said Lots to the City of Nelson ville, under the authority wested in them by Section 3313.41 of the Revised Code of Ohio, now therefore;

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF NELSONVILLE, STATE OF OHIO:

Section 1. That the Safety and Service Director be, and he hereby is, authorized and directed to purchase lots #60,61, and 47 from the Nelsonville City Board of Education for the price of one dollar (\$1.00) per lot, and other good and waluable consideration, said other consideration being a contract, a copy of which is attached hereto and made a part hereof as if fully rewritten herein, which the Safety and Serwice Director is hereby authorized and directed to execute on behalf of the City of Nelsonville in favor of the Nelsonville City Board of Education.

Section 2. That the said Lots #60,61 and 47, be, and the same hereby are, dedicated to municipal use, said dedication to take effect immediately upon passage of title to the same to the City of Nelsonville.

Section 3. This Ordinance is declared to be an emergency Ordinance necessary to the public peace, health, and safety, for the reason that the present condition of the property is dangerous and unsafe, and that certain construction for, must be done during the summer months while weather is suitable, and shall take effect immediately upon its adoption.

PASSED: July 1, 1960

President of Council

ATTEST:

Morawfred Clerk

APPROVED:

Mayor

APPROVED:

Mayor

Passed July 13, 19 60 Ordinance No. 10-60 AN ORDINANCE DECLARING THE CENTRAL SCHOOL BUILDING NOT SUITABLE FOR MUNICIPAL PURPOSES AND A HAZARD TO THE SAFETY OF THE MUNICIPALITY; DIRECTING THE SAFETY AND SERVICE DIRECTOR TO ENTER INTO A CONTRACT TO RAZE SAID BUILDING APPROPRIATING MONEY, AND TO DECLARE AN EMERGENCY Whereas, the Council of the City of Nelsonville on the 1st day of July, 1960, authorized the Safety and Service Director to purchase Lots No. 60, 61, and 47 in the City of Nelsonville known Base the Central School property; and, Whereas, on the 11th day of July, 1960, said purchase was consummated between the said City of Nelson wille and the Nelson ville City Board of Education: NOW THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NELSONWILLE, STATE OF OHIO: Section 1. That the building known as the Central School Building situated on Lots #60, 61, 47, and 48 in the City of Nelsonwille be, and it hereby is, declared not suitable for municipal purposes and a hazard to the safety of the municipality. Section 2. That the Safety and Service Director, hawing represented that said project will cost less than one thousand dollars (\$1,000.00) be, and he hereby is, authorized and directed to enter into a Contract with acceptable contractors to raze said Central School Building; said Contract to provide that said contractors save the City harmless from any damages as a result of said construction work and to provide also for a suitable performance bond to be posted by said contractors in the amount of pending satisfactory completion of said construction work. Section 3. That the sum of One Thousand dollars (\$1,000.00) be, and the same hereby is, appropriated from the Fund for the purpose of razing said Central School Building. Section 4. For the reason that the Central School Building constitutes a hazard and menace to the safety of the municipality and its citizens, this Ordinance is declared to be an emergency Ordinance necessary for the public peace, health and safety and shall take effect immediately upon its passage. PASSED: July 13, 1960 President of Council ATTEST:

Ordinance No. 11-60

Passed November 14

19 60

AN ORDINANCE MAKING IT UNLAWFUL TO KINDLE A FIRE IN THE OPEN AIR WITHIN THE CITY OF NELSONVILLE, OHIO, WITHOUT OBTAINING A BURNING PERMIT FROM THE FIRE CHIEF OF THE CITY OF NELSONVILLE.

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

Section 1. That it shall be unlawful for any person to kindle or authorize another person to kindle a fire in the open air within the City of Nelsonville, Ohio without making a written application for and obtaining a burning permit from the Fire Chief of the City of Nelsonville, as hereinafter provided. This section is not intended to, and shall not, apply to the kindling of a fire in a covered metal container or incinerator of not more than two (2) inch mesh; in a dutch oven, outdoor fireplace or grill with not less than two (2) inch mesh screen or grating on the opening and chimney, the same of a design and construction approved by the Chief of the Fire Department of the City of Nelsonville; or in a charcoal grill. Under no circumstances shall any fire be kindled in the out of doors in any street or alley.

Section 2. No garbage shall be burned or kindled in the open air or in an outdoor container, incinerator, dutch oven, outdoor fireplace or grill or charcoal grill or other container or device. Garbage shall be defined as refuse animal and vegetable matter from a kitchen, the burning of which gives off nexious fumes or odors.

Section 3. That the Fire Chief of the City of Nelsonville be, and he is hereby authorized, empowered, and directed to accept applications for, and issue burning permits as herein provided. Every applicant for a burning permit shall submit to the Fire Chief of the City of Nelsonville a written application stating the reason or purpose of the intended fire, when and where he expects to kindle such fire, what implements and other safeguards will be immediately available to control such fire, and such other information as the Fire Chief of the City of Nelsonville may require in order to carry into effect the duties imposed upon him by the terms and provisions of this Ordinance.

Section 4. That the Fire Chief of the City of Nelsonville shall issue a burning permit to any applicant when he is satisfied that there is good reason for such intended fire; that prevailing weather conditions will not cause such fire to be hazardous; that no injury or damage to life or property is likely to occur by reason of such fire; where and when such fire will be kindled; that such fire will not be nearer than fifty (50) feet to any building or other structure; that applicant will immediately have available implements and other safeguards to control such fire; and that applicant or his agents and employees will be present at such fire at all times. In the event of the falsification of any of the information contained in an application for a burning permit, or the violation of any of the terms and provisions of any burning permit issued, the Fire Chief may, without notice, cancel, revoke and render void such burning permit.

Section 5. That the Fire Chief of the City of Nelsonville is hereby authorized, empowered and directed to prescribe forms and make such rules and regulations, not inconsistent with the terms and provisions of this ordinance, as he may deem necessary or proper in carrying into effect the duties imposed upon him herein.

Section 6. Any person found guilty of violating any of the terms and provisions of this ordinance shall be fined not less than Five Dollars (\$5.00), nor more than One Hundred Dollars (\$100),

(continued)

Ordinance No.... (Continued) Passed November 14

Section 7. That all ordinances and resolutions, or parts of ordinances and resolutions inconsistent herewith, and especially Ordinance No. 539.01 of the City of Nelsonville, are hereby repealed.

Section 8. That this ordinance is hereby declared to be an emergency measure necessary for the protection and preservation of the health, welfare and safety of the residents of the City of Nelsonville, and for the control of fires kindled in the open air, and shall take effect and be in force from and immediately after its passage.

Passed: 11/14/60

/s/ Ward Philips President of Council.

Attest: Betty 71 Butter

Approved: 15/ EARL HILLEARY Mayor.

Ordinance No. 11-61

Passed November 14 19 60

AN ORDINANCE TO FIX THE SALARY OF THE CHIEF OF POLICE.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NELSONVILLE, STATE OF OHIO:

Section 1. That the salary of the Chief of Police shall be three hundred seventy five dollars (\$375.00) per month, payable semi-monthly.

Section 2. That all Ordinances or parts of Ordinances inconsistent herewith be repealed and that this Ordinance be and it hereby is, declared an emergency Ordinance to take effect immediately upon its passage.

Passed: 11/14/60

15/ WARD PHILLIPS President of Council.

Attest:

Approved:

IS EARL HILLEARY Mayor.

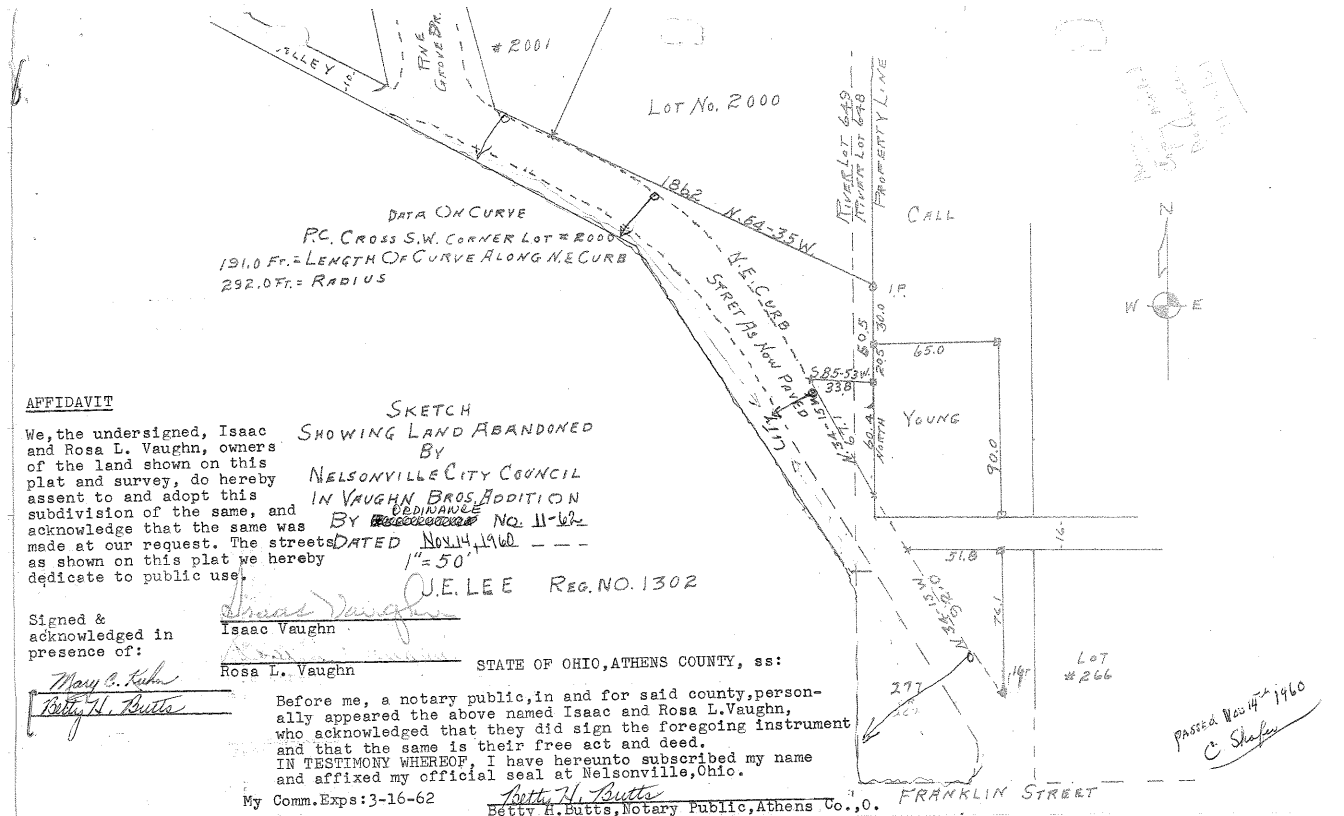
Ordinance No. 11-86

(Attached and made a part hereof)

Passed November 14

19 61

.





NO. ORDINANCE Ordinance lafter Recorder's this C Trized laty of this sent to together with platinc Vaughns signed, sent Office, Athens Co.

ADDI THE ACCEPTING BROTHERS VAUGHN AND LAND THE OF. Z OHIO. PARCEL LAND E ABANDONING A PA OTHER PARCEL OF L OF NELSONVILLE, ANOTHER ORDINANCE CITY EHO HJ DEDICATION (TION TO THE

the acen Rosa <u>ب</u> 0 change eet adje Vaughn le City c and <u>ှ</u> street thereof, ឧពd and the 'e Isaac e of said sand sand Rosa L. WHEREAS, it is desired to clear the title of Issughn to certain property hereinafter described, lish the location of a thirty (30) foot street sthereof to conform with the actual use of said s 40 c street of se described dedication Isaac herein whereas accepts and wurrent land f land; an parcel of the City Ç... to c. the loc f to dedicate another Nelsonville, and therefore: parcel L. Vaughn establish plat there to said par

NEISONVILLE GF) CILL 田田田 Q COUNCIL THE BZ ORDAINED OHIO: H OF 田田 ATE

is and ا_ره land purposes vribed parcel municipal pur scribed des(for following necessary That the 10 longer no Section 1. hereby declared 1

thence nere the of a thirty line then foot O.L. the the property lot #649; ning. All parcel #2000; tnem along East All the intersects with the construction intersects with the construction of the first of the first of the first of the first line of River lot #6 feet fast of the first line of beginning. 되 er lot #648.
Nelsonville 8೩1ರ Northeast curb dedicators, inlot h is in River the City of Ne abandoned, and lot the the South East corner of the South line of said land intersects with the leading to Pine Grove Da Vaughn, the C which of th and being in River e East side which and interest of the ĻŢ and Rosa at th Beginning at the Northwest along the said South lot line of V land of lar Isaac ยกด street the East (8) curb along th s, title line ر O property lin being eight along said E strip along rights, titl said parcel <u>د</u> said South (30) foot Plat 8೩10

Φ

theQ G and Rosa L. Vaughn hereby dedicate of land to the City of Nelsonville for and accepts said dedication: at Isaac 1 parcel Council hereby ion 2. That described pour that the Consaid City h Section following of the behalf of s

#277 Lying m the parcel In Lot #277 ly of said through I in-lot #2 extending Street. curb extending +ton of ಖಗಿರ Franklin s por tion Street an 五ast lying West orion I herein, and et, and also that pr th e t0 #277 In-1ot a Land lyin a Section Street, an 8೩1 ರ All the described in Sto Franklin St Jo Mest line the North S ٥ 4

passage eclared ت پهر در در در nodn •⊢; and it hereby immediately up Ordinance be take effect to U) 다 3. That th That Section emergency

PASSED: 11/14/60

Clard Trigger

ATTEST:

Beth A. Butts

APPEOPED:

Mayor