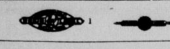
THE PRESS

OFFICIAL ORGAN OF ORGANIZED LABOR





THE NONPAREIL PRINTING CO. PUBLISHERS AND PROPRIETORS

Subscription Price \$1.00 per Year Payable in Advance

We do not hold ourselves responsible for any ews or opinions expressed in the articles communications of correspondents. Communications solicited from secretaries of all societies and organizations, and should be addressed to The Butler County Press, 326 Market Street, Hamilton, Ohio.

The publishers reserve the right to reject ny advertisements at any time. Advertising rates made known on appli-cation.

Whatever is intended for insertion must be authenticated by the name and address of the writer, not necessarily for publication, but as a guarantee of good faith. Subscribers changing their address will please notify this office, giving old and new address to insure regular delivery of paper.

Entered at the Postoffice at Hamilton, Ohio, as Second Class Mail Matter.

Issued Weekly at 326 Market Street Telephone 1296 Hamilton, Ohio

Endorsed by the Trades and Labor Council of Hamilton, Ohio

Endorsed by the Middletown Trades and Labor Council of Middletown, O.

FRIDAY, JUNE 24, 1938

PRICE FIXING AND DEPRESSIONS

Thurman Arnold, the new assistant attorney general of the United States, told the Advertising Federation of America the other day:

Ohio, and sealed with the corporate seal of said city.

SECTION III: That the faith, revenue and credit of the City of Hamilton, Ohio, are pledsed to the prompt payment of said notes hereinabove described in accordance with the laws and Constitution of the State of Ohio; in the event that assessments are not levied or bonds are not issued to provide a fund for the payment of such notes at maturity, there shall be and is hereby levied upon all of the taxable property in the City of Hamilton, Ohio, in addition to all other taxes, a direct annual tax sufficient to pay the interest and to create a sinking fund to redeem at maturity the above provided for notes, which tax shall not be less than the interest and sinking fund tax required by Section 2 of Article 12 of the Constitution. Provided, however, that in each year that the assessments and principal and are appropriated for such purpose, the amount of such tax shall be reduced by the amount of such tax shall be reduced by the amount of said tax to be computed by the taxing authorities and to be certified to the proper offers, and the said the "In order to keep prices up, industry is choking off its own avenues of distribution, and decreasing employment.

"The shock of the business recession in the steel industry is not reflected in reduced prices. But steel payrolls have declined 55 per cent in the past year."

Mr. Arnold has directed attention to one of the worst things about monopolistic control Industries like steel and cement, where a handful of managers and a much smaller handful of bankers dictate industrial policy, fix their prices and hold them to the limit. If the public cannot buy at these prices, the plants close; but the prices do not drop. A world-wide wheat—though not, in this country, cheaper bread. But the equivalent of a bumper crop in steel does not mean cheaper steel. It merely means idle and hungry steel workers.

The equivalent of and the proceeds of all bonds sold in anticipation of the collection of deferred installments of assessments and all cash payments of assessments shall be applied to the payment of aid note or notes and interest thereon until both are fully provided for.

SECTION V: That the Director of Finance is and the proceeds of all bonds sold in anticipation of the collection of deferred installments of assessments shall be applied to the payment of aid notes of the collection of deferred installments of assessments and all cash payments of assessments that the proceeds of all bonds sold in anticipation of the collection of deferred installments.

"The power to fix prices without be and he is hereby authorized to issue his warrant to the Treasurer in payment for the public responsibility is the same as the power to tax without responsibility," said Mr. Arnold agan; and again the ity," said Mr. Arnold agan; and again the ity of Hamilton, Ohio.

Passed: June 15, 1988. he is right. If the present anti-trust laws cannot stop this extortion, other laws must be found.

I know that laws and institutions must go hand in hand with the progmade, new truths disclosed, and man-

change of circumstances, institutions must advance also, and keep pace with the times.-Thomas Jefferson.

NEW POLICEMEN

Appointment of six new policemen was announced by Chief John C. Cal-

DRAFT

BOTTLE

ORDINANCE No. 3684

ORDINANCE No. 3684

To borrow money by issuing note or notes in anticipation of the issuance of bonds to be issued in anticipation of the collection of special assessments to pay the cost and expense of improving Jersey Avenue, from Fitton Avenue to Woodlawn Avenue, in the Sixth Ward of the City of Hamilton, Ohio, by costructing curb and gutter on both sides of said street between the points aforesaid, and doing the necessary grading therefor and constructing storm sewer, manholes and inlet basins where necessary.

BE IT ORDAINED by the Council of the City of Hamilton, Ohio:

let basins where necessary.

BE IT ORDAINED by the Council of the City of Hamilton, Ohio:

SECTION I: That it is deemed necessary to borrow money in anticipation of the issuance of bonds to be issued in inticipation of the collection of special assessments to pay the cost and expense of improving Jersey Avenue, from Fitton Avenue to Woodlawn Avenue, in the Sixth Ward of the City of Hamilton, Ohio, by constructing curb and gutter on both sides of said street between the points aforesaid, and doing the necessary grading therefor and constructing storm sewer, manholes and inlet basins where necessary, as provided in Section 2293-24 of the General Code of Ohio, in the sum of \$2,011.57, the estimated amount of said assessment.

SECTION II: That the City Manager and the Director of Finance of the City of Hamilton, Ohio, shall issue note or notes for the above amount. Said note or notes shall bear interest at the rate not to exceed six per cent per annum, and shall be dated as of date of the issuance, and said note or notes shall be due and payable on or before two years from the date thereof. Said note or notes shall express upon their face the purpose for which they were issued, that they were issued in pursuance to this ordinance and in accordance with Section 2293-24 of the General Code of Ohio, and shall be signed by the City Manager and the Director of Finance of Hamilton, Ohio, and sealed with the corporate seal of said city.

SECTION III: That the faith, revenue and

propriated. The amount of said tax to be computed by the taxing authorities and to be certified to the proper officers, and the same shall be levied and collected as other taxes are levied and collected. Said tax shall be placed before and in preference to all other items for the full amount thereof, and all funds derived from said levies hereby required, shall be placed in a separate and distinct fund, which, together with all interest collected on the same shall be irrevocably pledged for the payment of the interest and principal of said notes when and as the same fall due.

R. H. BURKE, Mayor.
Attest: ADELE EDMONDS,
Clerk of Council.

ORDINANCE No. 3685

ORDINANCE No. 3685

Giving consent of the City to the improvement of the Dixie Highway under the supervision of the Director of Highways.

WHEREAS, The Director of Highways is considering the matter of the improvement under his supervision of the public highway known as State Highway No. 43; and

WHEREAS, The Dixie Highway, within the City lies in whole or in part along the line of said state highway, said Dixie Highway being more particularly described as follows:

All of that portion of the Dixie Highway, State Highway No. 43, located within the corporate limits of the City of Hamil-

BILL FINN CAFE

Legal Advertisements

The six are Adrian H. Barber, 28 years old, salesman, 226 North D street; Stanley E. Werlein, 28, radio technician, 1226 Campbell avenue; Edwin C. Herold, 30, salesman, 1720 Dixie Highway; Ernest Dines, 26, mill hand, 423 Pershing avenue, and William Garrett, 26, City streets department employe, 676 Hooven ave.

Boxes and/or any appurtenances thereto, as may be necessary to make the said mains, service lines, fire hydrants, valve boxes and appurtenances thereto conform to the said improvement, and said rearrangement work shall be done at such time as requested by the Department of Highways' engineers and in such a manner as not to interfere unduly with the operations of the contractor constructing the improvement.

SECTION V: That the Clerk of the City Council be and she is hereby authorized and directed to certify a copy of this resolution to the Director of Highways, State of Ohio.

SECTION VI: This resolution shall take effect and be in full force and effect from and after the earliest period allowed by the charter of the City of Hamilton, Ohio.

BEER

BEER

SECTION III: That this ordinance shall ake effect and be in force from and after he earliest period allowed by the charter.

Passed: June 15, 1938.

R. H. BURKE, Mayor.

Attest: ADELE EDMONDS,

Clerk of Council.

RESOLUTION No. 7503

Passed: June 15, 1938. R. H. BURKE, Mayor. Attest: ADELE EDMONDS,

ORDINANCE No. 3686

Authorizing and directing the City Manager to enter into a contract with the Cincinnati Gas and Electric Company for the purchase and supply of gas to the City of Hamilton, Ohio.

WHEREAS, The City of Hamilton, Ohio, owns and operates a municipal gas plant and system of gas distribution and in order to operne and furnish the City and its in

WHEREAS. The Cincinnati Gas & Elec WHEREAS, The Cincinnati Gas & Elec-tric Company is engaged in the business of supplying gas to public and private consum-ers and at the present time is supplying mixed gas to the City of Hamilton, Ohio, for the operation of its said gas plant and system of gas distribution; and

ton, Ohio, from the north line of Minor Avenue southeast 0.378 mile to the north end of Federal Aid Project No. 539-D (1936), 420+ feet north of the Hamilton City—Fairfield Township line.

WHEREAS, It is proposed to extend said tate highway improvement into, within or hrough this city and along the aforesaid lixie Highway. ate highway improvement the aforesaid arough this city and along the aforesaid lixie Highway.

NOW THEREFORE, Be it ordained by the council of the City of Hamilton, State of WHEREAS, The City of Hamilton, Ohio, i willing to enter into a contract with The Cincinnati Gas and Electric Company for the purchase and supply of mixed gas for the operation of its municipal gas plant and system of gas distribution, upon the terms, conditions and stipulations hereinafter set forth Ohio:

SECTION I: That it is declared to be in the public interest that the consent of said City be, and such consent is hereby given, that said Dixie Highway, or so much thereof as is above described lying along the line of said State Highway No. 43 may be improved under the supervision of the Director of Highways.

SECTION II: That the Clerk be and is hereby directed to furnish to the Director of Highways and to the Board of County Commissioners of Butler County, Ohio, a certified copy of this ordinance immediately upon the taking effect thereof.

SECTION III: That this ordinance shall

NOW THEREFORE, BE IT ORDAINED by

SECTION I: That the City Manager for and on behalf of the City of Hamilton, Ohio, be and he is hereby authorized and directed forth-with upon the taking effect of this ordinance, with upon the taking effect of this ordinance, to enter into a written contract with The Cincinnati Gas & Electric Company for the purchase and supply and delivery of gas to the City of Hamilton, Ohio, upon the terms conditions and stipulations, viz.:

(a) The contract between the City of Hamil-on, Ohio, and The Cincinnati Gas & Electric Company for the purchase and supply and de-ivery of gas pursuant to the terms, conditions or a period of one (1) year from and after

(b) The City of Hamilton, Ohio, hereby

RESOLUTION No. 7563

Saving the State of Ohio harmless from any and all damages or claims thereof arising from or growing out of the improvement o

provided during the one year term of said contract.

SECTION IV: In case the mixed gas composed approximately of two parts natural gas and one part coke oven gas provided for in Section 2 of this ordinance as delivered to and received by the City of Hamilton, Ohio, for an aggregate period of seventy-two (72) hours or more, in any calendar month, contains a heat unit quality of less than eight hundred fifty (850) British thermal units to the cubic foot at the established point of delivery, then and in that event the City of Hamilton, Ohio, shall receive a discount on the purchase price of the quantity of mixed gas delivered and received during said aggregate period of seventy-two (72) hours or more when the heat unit quality shall be less than eight hundred fifty (850) British thermal units to the cubic foot, as follows:

(a) For said mixed gas delivered and received during said period containing between eight hundred fifty (850) and seven hundred fifty (850) British thermal units to the cubic foot, as follows:

(a) For said mixed gas delivered and received during said period containing between eight hundred fifty (850) and seven hundred fifty (850) British thermal units to the cubic foot, as follows:

(a) For said mixed gas delivered and received during said period containing between eight hundred fifty (850) and seven hundred fifty (850) British thermal units to the cubic foot, as follows:

(b) For said mixed gas delivered and received during said period containing between eight hundred fifty (850) and seven hundred fifty (850) British thermal units to the cubic foot, as follows:

(a) For said mixed gas delivered and received during said period containing between eight hundred fifty (850) and seven hundred fifty (850) British thermal units to the cubic foot, as follows:

(b) For said mixed gas delivered and received during said period containing between the faithful period of the cubic foot, as follows:

(c) For said mixed gas delivered and received during said period containing between the faithful period of

eight hundred fity (\$50) and seven hundred fifty (\$750) British thermal units to the cubic foot a discount of five per centum (\$5%).

(b) For said mixed gas delivered and received during said period containing between seven hundred fifty (\$750) and six hundred fifty (\$750) British thermal units to the cubic foot, a discount of fifteen per centum (\$15%).

Nothing herein contained in this Section 4 shall, however, be construed as permitting The Cincinnati Gas & Electric Company to permanently reduce the heat unit quality of the mixed gas to be supplied and delivered to the City of Hamilton, Ohio, below the heat unit quality as agreed to be maintained under Section 2 of this ordinance.

SECTION V: If The Cincinnati Gas & Electice for the city of the cincinnati Gas & Electice for the city of the contained in the section 2 of this ordinance.

SECTION V: If The Cincinnati Gas & Elec-

Section 2 of this ordinance.

Section V: If The Cincinnati Gas & Electric Company at any time after it is engaged in supplying mixed gas to the City of Hamilton, Ohio, under the contract made pursuant hereto, deems it necessary or desirable to change the proportions of the mixed gas supplied thereunder from the basis of two parts natural gas and one part coke oven gas, as provided for in Section 2 of this ordinance, it shall have the option and right, upon giving the Council of the City of Hamilton, Ohio, sixty days written notice thereof, to supply mixed gas under said contract, based upon a mixture of one part natural gas and one part coke oven gas, which shall be so mixed by The Cincinnati Gas & Electric Company as to contain not less than eight hundred (800) British thermal units to the cubic foot at the established point of delivery; and for all mixed gas thereafter supplied and delivery to the City of Hamilton, Ohio, under said contract, based upon said mixture of one part natural gas and one part coke oven gas containing not less than eight hundred (800) British thermal units to the cubic foot at the established point of delivery, the City of Hamilton, Ohio, shall pay The Cincinnati Gas & Electric Company the sum of forty-one and one-half cents (41½c) for each one thousand (1,000) cubic feet of said mixed gas delivered in the manner herein provided.

Nothing herein contained, however, shall confer upon or give the City of Hamilton, Ohio, the option or right to require The Cincinnati Gas & Electric Company to supply and deliver mixed gas under said contract other than mixed gas based upon the proportion of two parts natural gas and one part coke oven gas, as provided for in Section 2 of this ordinance.

SECTION VI: In case the mixed gas composed of one part natural gas and one part coke oven gas, as provided for in Section 5 of this ordinance.

NOW THEREFORE, BE IT RESOLVED by the Council of the City of Hamilton, Ohio.

SECTION I: That in the consideration of the State of Ohio through its Department of Highways, improving SH (ICH) No. 43, Section B (ICH) No. 44, Section B (ICH) No. 43, Section B (ICH) No. 44, Section B (ICH) No. 44,

& Electric Company.
SECTION XIII: This ordinance shall take
effect and be in full force and effect from and
after the earliest period allowed by law.
Passed: June 15, 1938.
R. H. BURKE, Mayor.

Attest: ADELE EDMONDS, Clerk of Council.

LEGAL NOTICE

LEGAL NOTICE

Notice is hereby given that on the 15th day of June, 1938, the Council of the City of Hamilton, Ohio, enacted Ordinance No. 3687, being an Ordinance amending Section 1 of Ordinance No. 3605, passed by the Council of the City of Hamilton, Ohio, being an Ordinance to regulate and restrict the location of trades, callings, industes, and the location of buildings designed for specific uses, and to regulate and limit the height of buildings hereafter erected or structurally altered, to regulate and determine the area of yards and othr spaces about buildings and to regulate and limit the density of population, and for such purposes to divide the City into districts, wherein the following described territory lying within the following described boundaries, situate in the Sixth Ward of the City of Hamilton, Ohio, to-wit:

Bounded on the north by Forest Avenue, on the south by Minor Avenue Alley, on the east by the first alley east of Pleasant Avenue, and its extension, be changed from "D" Commercial District to "A" Residence District. Said Ordinance repeals Section I of Ordinance No. 3605.

Said Ordinance will become effective on and after July 15, 1938. Said Ordinance or copies thereof may be inspected at the office of the Clerk of the City of Hamilton, Ohio.

ADELE EDMONDS, Clerk of Coppel.

ADELE EDMONDS.

NOTICE TO CONTRACTORS STATE OF OHIO DEPARTMENT OF HIGHWAYS Columbus, Ohio, June 14, 1938. Clerk of Sales Legal Copy No. 38-29 UNIT PRICE CONTRACT

Federal Aid Project No. 539-F Sealed proposals will be received at the office of the State Highway Director of Ohio,

office of the State Highway Director of Onio, at Columbus, Ohio, until ten o'clock a.m., Eastern Standard Time, Saturday, July 2, 1938, for improvements in:

Butler County, Ohio, on part of Section Hamilton and part of Section A of the Carthage-Hamilton Road, State Highway No. 43, State Route No. 4, in the City of Hamilton and Fairfield Township, by grading, constructing drainage structures, paying with reincred Rortland coment concrete; and roadside ing drainage structures, paving with rein-forced Portland cement concrete; and roadside

Width-Pavement 40 ft.; Roadway 40 ft. Length-1,999.20 ft. or 0.378 mile.

.....\$39,371,72 Estimated cost

rans and specifications are on file in the department of highways and the office of the resident district deputy director. *

The director reserves the right to reject any and all bids.

SEE US

IF YOU NEED A LOAN

Build-Improve-Buy YOUR HOME

HOME

C. J. PARRISH, Secy.

3rd and Court

LET'S CELEBRATE THE 4th EAGLES' OUTING Fairgrounds, Mon. July 4th INMAN'S BAND-SHOWS-RIDES-BIG NEW MIDWAY-DANCING Five Parachute Jumps starting at 12 o'clock noon Fireworks — Fireworks — Fireworks Tempting Lunches served by the Pythian Sisters by the Pythian Sisters