

O. M. U.

Won't Play Here Saturday.

Were the Doctors Afraid of East Ends?

North End Athletic Entertainment Tonight.

Manager Kasch, of the East Akron A. C. team, received a telegram at noon today from the manager of the O. M. U. team, stating that O. M. U. would be unable to come here Saturday as they already have a game scheduled for that date.

O. M. U. has without a doubt the best college team in the state. Cass, the champion of the "Big Six," was unable to cross the goal line in the Medics in the game at Cleveland, while Cass's stone wall was toppled over time and again by the Doctors.

But it was not until the O. M. U. Shelby game at Shelby last Saturday that the Medics grew interesting to the local lovers of football.

In weight, the two teams would be almost evenly matched, and it would be a struggle with all the fierceness of the big eastern games, for the Medics showed at Shelby Saturday that they can play a hard game.

The East End team as it is today, has undergone a wonderful transformation. From a team composed of a few individual starts with a number of "green" men, it has been transformed into an eleven which plays the game together as one man.

After the game in which the light team from Lorain held them to 0-0, Coach Fitch game them a severe talking to and it was all that was necessary. Since then they have played the game.

"There is not a yellow streak in one of them," said Coach Fitch, Tuesday morning, "and football is a game in which nerve plays a great part. I think that we could beat the O. M. U."

PATSY STILL ON THE FENCE. St. Louis, Nov. 18.—Patsy Donovan of the Cardinals says: "Yes, the American league, which has been after me for the past several months, ever since last August, in fact, has just renewed overtures."

"A certain gentleman who represents Mr. Johnson called on me Thursday night. We had a nice heart to heart talk, as he was an old acquaintance and I could talk freely with him."

"He spoke to me about the American league placing a club in Pittsburgh, and said I was the choice for the management. Then, if New York was added, he said I could go there instead."

"Up to date, however, we have not discussed the salary question. That is the all-important end of the deal, so until that is settled I will continue to be a free lance."

"I haven't signed with the Robisons yet for 1903, but can assure the public

Varicocele WASTING OF TESTES Dr. JOSEPH ENK'S Genuine Dynamized Preparation 70

Sold in Akron, O., by John Lamarter & Co., Druggists, 183 S. Howard St.

of St. Louis that before I do business with the American league or any other body I will first consult them.

"I have treated me finely and I will not make a change before letting them know of it."

FEUD CARRIED TO GRIDIRON. Lexington, Ky., Nov. 18.—Kentucky State college and the University of Cincinnati played a tie game of football here, score 6 to 6.

Cadet Anderson, acting as guard, while trying to put Cadet Bradford off the field, clubbed the latter over the head with a cane and drew a pistol. Anderson is from Breathitt county, where a bitter feud is now in progress.

CARRIE NATION ON FOOTBALL. Cambridge, Mass., Nov. 18.—Carrie Nation, with a silver hatchet, attended the Harvard-Dartmouth football game Saturday. When she appeared she was greeted by the students in song with "Good Morning, Carrie," and she bowed to the assembled multitude on the stands.

WANT A GAME. The second Naves would like a game with the Young Cubans on Thanksgiving morning. If they don't get one they will claim the lightweight championship of the city.

NORTH END ENTERTAINMENT. An added feature to the entertainment at the North End Athletic club tonight will be a wrestling match between Frank Davey, the well known local veteran wrestler, and Thomas Llewellyn, the 115 pound grapevine of the Planet Athletic club.

Davey's trip to England has been postponed for two weeks, for business reasons. He will then sail and will visit old friends and old scenes until after Christmas and New Year's. He will be again located in this vicinity, after his trip. Davey is an insurance worker when off the mat.

The entertainment tonight promises to prove a great success. It is safe to say that there will be no vacant seats in the club room in the Walsh block. The list of events shows good ones and excellent sport may be expected. There is naturally considerable disappointment because Simms will be unable to appear, but this will be made up for by the wrestling bout between Frank Davey and Thomas Llewellyn, both of

whom have been seen many times before on the mat.

LET BUCHTEL TURN OUT. Buchtel's defeat has not disheartened the boys. They realize that they are light, and that this is the first season for several of the players. Consequently when they go up against a team with as much weight as Heidelberg, it is an uphill fight from the very beginning.

While still sore from the effects of the Buchtel game, Bethany defeated Hiram at Hiram. Therefore, it is figured out that Buchtel will defeat Hiram. But football does not go by figures, as has been demonstrated on numerous occasions and Coach Firestone will put Buchtel through a hard practice this week.

It is now up to the students of the college to show their loyalty. The great need of Buchtel is a scrub team. If the students are loyal, they will turn out and form a scrub team to give the regulars much needed practice.

BARBERTON WON THREE. On the Barberton alleys Monday night, Barberton won three straight from the Clippers in the Summit County league. Enright made the high score of the evening, 256. This is the record for the tournament.

Table with 2 columns: Name and Score. Includes Baughman, Collier, Enright, Roberts, Totals, Alden, Amers, Russell, Kaufman, Hydrider, Bullock.

H. B. C. TEAM AT LORAIN SATURDAY. Hammel's Business college football team will play the Lakeside A. C. of Lorain, at Lorain Saturday.

"Turns Back Time in Its Flight." HAY'S HAIR RESTORER AND HEALTH BRUFF

AKRON-OFFICIAL. NOTICE TO CONTRACTORS. Office Board of City Commissioners, Akron, O., Nov. 17, 1902.

Sealed proposals will be received at the office of the Board of City Commissioners until 12 o'clock, noon, December 2, 1902, for the construction of a local sewer in and along Pearl street from Exchange street to a point 75 feet from Wheeler street.

Each bidder must deposit with the clerk of board at the time of filing his bid, a certificate of deposit, a certified check on some bank doing business in Akron, or cash to the amount of one hundred (\$100) dollars, or a bond with sureties approved by said board.

Each proposal must contain the full name of the person or persons making the same. The Board of City Commissioners reserve the right to accept any or reject all bids.

By order of the Board of City Commissioners. CHAS. H. ISBELL, Clerk. Nov. 18, 25.

NOTICE TO CONTRACTORS. Office Board of City Commissioners, Akron, O., Nov. 17, 1902.

Sealed proposals will be received at the office of the Board of City Commissioners until 12 o'clock, noon, December 2, 1902, for the construction of a main trunk sewer in sewer district No. 4, in and along Oil street, with all the necessary catch basins, man holes, lamp holes, ventilators and appurtenances, all in accordance with the plans, profile and specifications relating to said sewer on file in the office of the City Civil Engineer.

Each bidder must deposit with the clerk of board at the time of filing his bid, a certificate of deposit, a certified check on some bank doing business in Akron, or cash to the amount of one hundred (\$100) dollars, or a bond with sureties approved by said board.

Each proposal must contain the full name of the person or persons making the same. The Board of City Commissioners reserve the right to accept any or reject all bids.

By order of the Board of City Commissioners. CHAS. H. ISBELL, Clerk. Nov. 18, 25.

NOTICE TO CONTRACTORS. Office Board of City Commissioners, Akron, O., Nov. 17, 1902.

Sealed proposals will be received at the office of the Board of City Commissioners until 12 o'clock, noon, December 2, 1902, for the construction of a local sewer in and along Spicer street, from Exchange street to Wolf Ledge Run.

Each bidder must deposit with the clerk of board at the time of filing his bid, a certificate of deposit, a certified check on some bank doing business in Akron, or cash to the amount of one hundred (\$100) dollars, or a bond with sureties approved by said board.

Each proposal must contain the full name of the person or persons making the same. The Board of City Commissioners reserve the right to accept any or reject all bids.

By order of the Board of City Commissioners. CHAS. H. ISBELL, Clerk. Nov. 18, 25.

NOTICE TO CONTRACTORS. Office Board of City Commissioners, Akron, O., Nov. 17, 1902.

AKRON-OFFICIAL. nominations until 12 o'clock, noon, December 2, 1902, for the construction of a local sewer in and along Ackley street from Arlington street to a point 475 feet westerly therefrom.

Each bidder must deposit with the clerk of board at the time of filing his bid, a certificate of deposit, a certified check on some bank doing business in Akron, or cash to the amount of one hundred (\$100) dollars, or a bond with sureties approved by said board.

Each proposal must contain the full name of the person or persons making the same. The Board of City Commissioners reserve the right to accept any or reject all bids.

By order of the Board of City Commissioners. CHAS. H. ISBELL, Clerk. Nov. 18, 25.

AN ORDINANCE. To levy a special tax upon all the lots and lands benefited by the construction of a local sewer in and along Buchtel avenue, from Market street to a point 1,200 feet northerly therefrom.

Be it ordained by the Council of the City of Akron, State of Ohio: Section 1. That the assessment of the cost and expense of constructing a local sewer in and along Buchtel avenue, from Market street to a point 1,200 feet northerly therefrom, as reported to this council by John Weber, Herman Bruss and B. F. Davis, three disinterested free-holders of the corporation appointed August 18, 1902, for that purpose, be and the same is hereby confirmed, and that there be and hereby is levied and assessed on all the lots and lands and parcels thereof described in said report and in said ordinance to construct passed July 7, 1902, the several amounts as in said report set forth.

Sec. 2. That the owners of the lots and lands and parcels thereof benefited by said construction upon which the said sums are assessed, shall pay the amount of said several assessments to the treasurer of the City of Akron, Ohio, in three (3) equal annual installments, on or before the 20th day of August in the years 1903, 1904, and 1905, or be subject to the interest and penalty allowed by law; and, in case of default of payment as herein provided, the City Clerk of said city is hereby directed to certify any unpaid assessment to the Auditor of Summit county, Ohio, to be placed upon the tax duplicate for collection.

Sec. 3. This ordinance shall take effect and be in force from and after its passage and legal publication. Passed, Nov. 7th, 1902. J. W. SEIDELL, President City Council. CHAS. H. ISBELL, City Clerk. Nov. 17-18.

AN ORDINANCE. To condemn property for the purpose of widening Pine alley.

Be it ordained by the council of the City of Akron, Ohio: Section 1. Two-thirds of all the members elected thereto concurring, and declaring the same to be necessary, and its intention is hereby declared to condemn and appropriate to the public use for street purposes, for the purpose of widening Pine alley, from Wooster avenue to the northerly line of lot No. 7 Benjamin; and the council hereby condemns and appropriates to the public use the land described as follows:

A strip of land fifteen (15) feet wide taken off the easterly side of lot No. 7, Benjamin, and lot No. 28, Fricker, belonging to Theresa Dressler, John Sholtz and John Fricker; also, a strip of land fifteen (15) feet wide taken off the easterly side of Fricker lot No. 1, belonging to Celestia Woods, and a 27-100 acre piece of land in tract No. 8, belonging to Louisa Warner; also,

A strip of land fifteen (15) feet wide taken off the easterly side of a 22-100 acre piece of land in tract No. 8, belonging to Sarah J. Spriggle, and a 28-100 acre piece of land in tract No. 8, belonging to Wilhelmina Clause; also,

A strip of land fifteen (15) feet wide taken off the easterly side of the north one-half of Benjamin lot No. 7, bounded and described as follows: Beginning at the northeast corner of said lot No. 7; thence westerly along the northerly line of said lot, fifteen (15) feet; thence southerly and parallel to the easterly line of said lot about fifty-eight and 45-100 (58.45) feet to the southerly line of said lot; thence northerly along the easterly line of said lot No. 7, fifty-five and 11-100 (55.11) feet to the place of beginning, containing about 852 square feet of land.

PARCEL No. 2 belonging to John Sholtz, and being a strip of land fifteen (15) feet wide taken off the easterly side of Fricker lot No. 28, bounded and described as follows: Beginning at a stone pipe at the southeast corner of said lot No. 7; thence northerly along the easterly line of said lot about fifty-five and 11-100 (55.11) feet to the northerly line of land belonging to John Sholtz; thence westerly along the northerly line of said Sholtz's land fifteen and 39-100 (15.39) feet; thence southerly, parallel to the easterly line of said lot No. 7 about fifty-eight and 45-100 (58.45) feet to a point in the southerly line of said lot No. 7; thence easterly along the southerly line of said lot No. 7, about sixteen and 67-100 (16.67) feet to the place of beginning, containing about 852 square feet of land.

PARCEL No. 3 belonging to John Fricker, and being a strip of land fifteen (15) feet wide taken off the easterly side of Fricker lot No. 28, bounded and described as follows: Beginning at the northeast corner of said lot No. 28; thence westerly along the northerly line of said lot about sixteen and 67-100 (16.67) feet; thence southerly, parallel to the easterly line of said lot about one hundred and three and 70-100 (103.70) feet to the southerly line of said lot; thence easterly along the southerly line of said lot about sixteen and 67-100 (16.67) feet to the southeast corner of said lot; thence northerly along the easterly line of said lot one hundred and three and 70-100 (103.70) feet to the place of beginning, containing about 1556 square feet of land.

PARCEL No. 4 belonging to Celestia Woods, and being a strip of land fifteen (15) feet wide taken off the easterly side of lot No. 1 Fricker, bounded and described as follows: Beginning at the northeast corner of

sec. 2. That the owners of the lots and parcels thereof benefited by said construction upon which the said sums are assessed, shall pay the amount of said several assessments to the treasurer of the City of Akron, Ohio, in three (3) equal annual installments, on or before the 20th day of August in the years 1903, 1904, and 1905, or be subject to the interest and penalty allowed by law; and, in case of default of payment as herein provided, the City Clerk of said city is hereby directed to certify any unpaid assessment to the Auditor of Summit county, Ohio, to be placed upon the tax duplicate for collection.

Sec. 3. This ordinance shall take effect and be in force from and after its passage and legal publication. Passed, Nov. 7th, 1902. J. W. SEIDELL, President City Council. CHAS. H. ISBELL, City Clerk. Nov. 17-18.

AN ORDINANCE. Of the city of Akron, Ohio, authorizing the issuing of bonds in anticipation of the collection of special assessments for the construction of a local sewer in and along Spicer street, from Exchange street to Wolf Ledge Run.

Section 1. Be it ordained by the Council of the city of Akron, Ohio, two-thirds of all the members elected thereto concurring, that the Mayor and Clerk of said city, in the manner provided by chapter two, of division nine, of title twelve, of part first, of the Revised Statutes of Ohio, be and they are hereby authorized and empowered to issue the bonds of said city for the purpose of providing a fund for the immediate payment of the cost and expense of constructing a local sewer in and along Spicer street, from Exchange street to Wolf Ledge Run, to the amount of \$1,800, and in the de-

nominations and payable at the times following, to-wit: One bond of \$100, payable in one year from date. One bond of \$500, payable in one year from date. One bond of \$100, payable in two years from date. One bond of \$100, payable in three years from date. One bond of \$500, payable in three years from date.

Sec. 2. That the said bonds shall be dated January 5, 1903, and shall express upon their face the name and number of the sewer together with the purpose of their issue; shall cite the State law and the City ordinance authorizing their issue; shall bear a rate of interest not exceeding 5 per cent, per annum, payable semi-annually; shall be signed by the Mayor and City Clerk and shall have affixed thereto the corporate seal of the City of Akron; shall have interest coupons attached duly signed by the City Clerk, and shall be payable, both principal and interest, at the National Park Bank, New York City, and shall be sold under the direction of the Committee on Finance of the City Council, at not less than their par value.

Sec. 3. That upon the sale of said bonds, the proceeds thereof shall be placed in the city treasury, and said assessments and all portions thereof when collected, shall be applied to the payment of said bonds and interest thereon as the same shall become due, and to no other purpose whatsoever.

Sec. 4. That the faith and credit of the City of Akron are hereby pledged for the payment of both principal and interest of said bonds at maturity. Sec. 5. This ordinance shall take effect and be in force from and after its passage and legal publication. Passed, Nov. 7th, 1902. J. W. SEIDELL, President City Council. CHAS. H. ISBELL, City Clerk. Nov. 17-18.

AKRON-OFFICIAL. said lot No. 1; thence westerly along the northerly line of said lot about sixteen and 67-100 (16.67) feet; thence southerly and parallel to the easterly line of said lot, about ninety-four and 25-100 (94.25) feet to a point in the southerly line of said lot; thence easterly along the southerly line of said lot about seventeen and 30-100 (17.30) feet to a point in the easterly line of said lot; thence northerly along the easterly line of said lot ninety-four and 25-100 (94.25) feet to the place of beginning, containing about 1414 square feet of land.

Parcel No. 5, being a strip of land fifteen (15) feet wide taken off the easterly side of a 27-100 acre piece of land in tract No. 8, belonging to Louisa Warner, bounded and described as follows: Beginning at the northeast corner of said parcel of land; thence westerly along the northerly line of said land about seventeen and 30-100 (17.30) feet; thence southerly and parallel to the easterly line of said land about sixty-five and 50-100 (65.50) feet to the southerly line of said land; thence easterly along the southerly line of said land about 17 and 30-100 (17.30) feet to the easterly line of said land; thence northerly along the easterly line of said land sixty-five and 50-100 (65.50) feet to the place of beginning, containing about 963 square feet of land.

Parcel No. 6, being a strip of land fifteen (15) feet wide, taken off the easterly side of a 22-100 acre piece of land in tract No. 8, belonging to Sarah J. Spriggle, bounded and described as follows: Beginning at the southeast corner of said land; thence northerly along the easterly line of said land, seventy (70) feet to the northeast corner of the same; thence westerly along the northerly line of said land about seventeen and 30-100 (17.30) feet; thence southerly and parallel to the easterly line of said land; thence easterly along the southerly line of said land about seventeen and 30-100 (17.30) feet to the place of beginning, containing about 1050 square feet of land.

Parcel No. 7, being a strip of land fifteen (15) feet wide taken off the easterly side of a 28-100 acre piece of land in tract No. 8, belonging to Wilhelmina Clause, bounded and described as follows: Beginning at a stone in the southeast corner of said land; thence northerly along the easterly line of said land one hundred and forty-one and 20-100 (141.20) feet to an iron pin in the northeast corner of said land; thence westerly along the northerly line of said land about seventeen and 30-100 (17.30) feet; thence southerly and parallel to the easterly line of said land about one hundred and forty-eight and 60-100 (148.60) feet to the southerly line of said land, about twenty-one and 95-100 (21.95) feet to the place of beginning, containing about 2174 square feet of land.

Sec. 3. And the City Solicitor is hereby authorized and instructed to institute the necessary proceedings, and to apply to the Court for an inquiry and assessment of the compensation to be paid for said property. Sec. 4. That the amount so found, together with the cost and expense of said appropriation and the interest on bonds, shall be paid by the City of Akron, and bonds shall be issued therefor.

Sec. 5. This ordinance shall take effect and be in force from and after its passage and legal publication. Passed Nov. 7, 1902. CHAS. H. ISBELL, City Clerk. J. W. SEIDELL, Pres. City Council. Nov. 17-18.

AN ORDINANCE. To levy a special tax upon all the lots and lands benefited by the construction of a local sewer in and along Exchange street to Euclid avenue.

Be it ordained by the Council of the City of Akron, State of Ohio: Section 1. That the assessment of the cost and expense of constructing a local sewer in and along Exchange street to Euclid avenue, as reported to this council by John C. Hallinan and Ebeuezer Lewis, three disinterested free-holders of the corporation appointed August 18, 1902, for that purpose, be and the same is hereby confirmed, and that there be and hereby is levied and assessed on all the lots and lands and parcels thereof described in said report and in the ordinance to construct passed July 7, 1902, the said several amounts as in said report set forth.

Sec. 2. That the owners of the lots and lands and parcels thereof benefited by said construction upon which the said sums are assessed, shall pay the amount of said several assessments to the treasurer of the City of Akron, Ohio, in three (3) equal annual installments, on or before the 20th day of August in the years 1903, 1904, and 1905, or be subject to the interest and penalty allowed by law; and, in case of default of payment as herein provided, the City Clerk of said city is hereby directed to certify any unpaid assessment to the Auditor of Summit county, Ohio, to be placed upon the tax duplicate for collection.

Sec. 3. This ordinance shall take effect and be in force from and after its passage and legal publication. Passed, Nov. 7th, 1902. J. W. SEIDELL, President City Council. CHAS. H. ISBELL, City Clerk. Nov. 17-18.

AN ORDINANCE. To levy a special tax upon all the lots and lands benefited by the construction of a local sewer in and along Ackley street, from Arlington street to a point 475 feet westerly therefrom.

Be it ordained by the Council of the City of Akron, State of Ohio: Section 1. That the assessment of the cost and expense of constructing a local sewer in and along Ackley street, from Arlington street to a point 475 feet westerly therefrom, as reported to this council by M. Reilly, L. Lauman and I. Coon, three disinterested free-holders of the corporation appointed August 18, 1902, for that purpose, be and the same is hereby confirmed, and that there be and hereby is levied and assessed on all the lots and lands and parcels thereof described in said report and in the ordinance to construct passed July 21, 1902, the said several amounts as in said report set forth.

Sec. 2. That the owners of the lots and lands and parcels thereof benefited by said construction upon which the said sums are assessed, shall pay the amount of said several assessments to the treasurer of the City of Akron, Ohio, in three (3) equal annual installments, on or before the 20th day of August in the years 1903, 1904, and 1905, or be subject to the interest and penalty allowed by law; and, in case of default of payment as herein provided, the City Clerk of said city is hereby directed to certify any unpaid assessment to the Auditor of Summit county, Ohio, to be placed upon the tax duplicate for collection.

Sec. 3. This ordinance shall take effect and be in force from and after its passage and legal publication. Passed, Nov. 7th, 1902. J. W. SEIDELL, President City Council. CHAS. H. ISBELL, City Clerk. Nov. 17-18.

AN ORDINANCE. Of the city of Akron, Ohio, authorizing the issuing of bonds in anticipation of the collection of special assessments for the construction of a local sewer in and along Maple street, from Smith street to North street.

Section 1. Be it ordained by the Council of the city of Akron, Ohio, two-thirds of all the members elected thereto concurring, that the Mayor and Clerk of said city, in the manner provided by chapter two, of division nine, of title twelve, of part first, of the Revised Statutes of Ohio, be and they are hereby authorized and empowered to issue the bonds of said city for the purpose of providing a fund for the immediate payment of the cost and expense of constructing a local sewer in and along Spicer street, from Exchange street to Wolf Ledge Run, to the amount of \$1,800, and in the de-

nominations and payable at the times following, to-wit: One bond of \$100, payable in one year from date. One bond of \$500, payable in one year from date. One bond of \$100, payable in two years from date. One bond of \$100, payable in three years from date. One bond of \$500, payable in three years from date.

Sec. 2. That the said bonds shall be dated January 5, 1903, and shall express upon their face the name and number of the sewer together with the purpose of their issue; shall cite the State law and the City ordinance authorizing their issue; shall bear a rate of interest not exceeding 5 per cent, per annum, payable semi-annually; shall be signed by the Mayor and City Clerk and shall have affixed thereto the corporate seal of the City of Akron; shall have interest coupons attached duly signed by the City Clerk, and shall be payable, both principal and interest, at the National Park Bank, New York City, and shall be sold under the direction of the Committee on Finance of the City Council, at not less than their par value.

Sec. 3. That upon the sale of said bonds, the proceeds thereof shall be placed in the city treasury, and said assessments and all portions thereof when collected, shall be applied to the payment of said bonds and interest thereon as the same shall become due, and to no other purpose whatsoever.

Sec. 4. That the faith and credit of the City of Akron are hereby pledged for the payment of both principal and interest of said bonds at maturity. Sec. 5. This ordinance shall take effect and be in force from and after its passage and legal publication. Passed, Nov. 7th, 1902. J. W. SEIDELL, President City Council. CHAS. H. ISBELL, City Clerk. Nov. 17-18.

AN ORDINANCE. Of the city of Akron, Ohio, authorizing the issuing of bonds in anticipation of the collection of special assessments for the construction of a local sewer in and along Maple street, from Smith street to North street.

Section 1. Be it ordained by the Council of the city of Akron, Ohio, two-thirds of all the members elected thereto concurring, that the Mayor and Clerk of said city, in the manner provided by chapter two, of division nine, of title twelve, of part first, of the Revised Statutes of Ohio, be and they are hereby authorized and empowered to issue the bonds of said city for the purpose of providing a fund for the immediate payment of the cost and expense of constructing a local sewer in and along Spicer street, from Exchange street to Wolf Ledge Run, to the amount of \$1,800, and in the de-

nominations and payable at the times following, to-wit: One bond of \$100, payable in one year from date. One bond of \$500, payable in one year from date. One bond of \$100, payable in two years from date. One bond of \$100, payable in three years from date. One bond of \$500, payable in three years from date.

Sec. 2. That the said bonds shall be dated January 5, 1903, and shall express upon their face the name and number of the sewer together with the purpose of their issue; shall cite the State law and the City ordinance authorizing their issue; shall bear a rate of interest not exceeding 5 per cent, per annum, payable semi-annually; shall be signed by the Mayor and City Clerk and shall have affixed thereto the corporate seal of the City of Akron; shall have interest coupons attached duly signed by the City Clerk, and shall be payable, both principal and interest, at the National Park Bank, New York City, and shall be sold under the direction of the Committee on Finance of the City Council, at not less than their par value.

Sec. 3. That upon the sale of said bonds, the proceeds thereof shall be placed in the city treasury, and said assessments and all portions thereof when collected, shall be applied to the payment of said bonds and interest thereon as the same shall become due, and to no other purpose whatsoever.

Sec. 4. That the faith and credit of the City of Akron are hereby pledged for the payment of both principal and interest of said bonds at maturity. Sec. 5. This ordinance shall take effect and be in force from and after its passage and legal publication. Passed, Nov. 7th, 1902. J. W. SEIDELL, President City Council. CHAS. H. ISBELL, City Clerk. Nov. 17-18.

AKRON-OFFICIAL. are hereby authorized and empowered to issue the bonds of said city for the purpose of providing a fund for the immediate payment of the cost and expense of constructing a local sewer in and along Maple street, from Smith street to North street, to the amount of \$900, and in the denominations and payable at the times following, to-wit: Two bonds of \$100 each, payable in one year from date. Three bonds of \$100 each, payable in two years from date. Three bonds of \$100 each, payable in three years from date.

Sec. 2. That the said bonds shall be dated January 5, 1903, and shall express upon their face the name and number of the sewer together with the purpose of their issue; shall cite the State law and the City ordinance authorizing their issue; shall bear a rate of interest not exceeding 5 per cent, per annum, payable semi-annually; shall be signed by the Mayor and City Clerk and shall have affixed thereto the corporate seal of the City of Akron; shall have interest coupons attached duly signed by the City Clerk, and shall be payable, both principal and interest, at the National Park Bank, New York City, and shall be sold under the direction of the Committee on Finance of the City Council, at not less than their par value.

Sec. 3. That upon the sale of said bonds, the proceeds thereof shall be placed in the city treasury, and said assessments and all portions thereof when collected, shall be applied to the payment of said bonds and interest thereon as the same shall become due, and to no other purpose whatsoever.

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AN ORDINANCE. To levy a special tax upon all the lots and lands benefited by the construction of a local sewer in and along Exchange street to Euclid avenue.

Be it ordained by the Council of the City of Akron, State of Ohio: Section 1. That the assessment of the cost and expense of constructing a local sewer in and along Exchange street to Euclid avenue, as reported to this council by John C. Hallinan and Ebeuezer Lewis, three disinterested free-holders of the corporation appointed August 18, 1902, for that purpose, be and the same is hereby confirmed, and that there be and hereby is levied and assessed on all the lots and lands and parcels thereof described in said report and in the ordinance to construct passed July 7, 1902, the said several amounts as in said report set forth.

Sec. 2. That the owners of the lots and lands and parcels thereof benefited by said construction upon which the said sums are assessed, shall pay the amount of said several assessments to the treasurer of the City of Akron, Ohio, in three (3) equal annual installments, on or before the 20th day of August in the years 1903, 1904, and 1905, or be subject to the interest and penalty allowed by law; and, in case of default of payment as herein provided, the City Clerk of said city is hereby directed to certify any unpaid assessment to the Auditor of Summit county, Ohio, to be placed upon the tax duplicate for collection.

Sec. 3. This ordinance shall take effect and be in force from and after its passage and legal publication. Passed, Nov. 7th, 1902. J. W. SEIDELL, President City Council. CHAS. H. ISBELL, City Clerk. Nov. 17-18.

AN ORDINANCE. To levy a special tax upon all the lots and lands benefited by the construction of a local sewer in and along Ackley street, from Arlington street to a point 475 feet westerly therefrom.

Be it ordained by the Council of the City of Akron, State of Ohio: Section 1. That the assessment of the cost and expense of constructing a local sewer in and along Ackley street, from Arlington street to a point 475 feet westerly therefrom, as reported to this council by M. Reilly, L. Lauman and I. Coon, three disinterested free-holders of the corporation appointed August 18, 1902, for that purpose, be and the same is hereby confirmed, and that there be and hereby is levied and assessed on all the lots and lands and parcels thereof described in said report and in the ordinance to construct passed July 21, 1902, the said several amounts as in said report set forth.

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