

said a film of moisture shall appear on the top.

Upon said concrete shall be laid a top surface or finishing layer which shall be one inch in thickness and shall be composed of two parts of best Portland cement, or cement equal in kind, quality and efficiency, and three parts of clean torpedo sand, which shall be mixed to the proper consistency with water and spread smoothly before said first layer has set and thoroughly troweled off to a smooth finished surface. All sand and stone used upon said work shall be clean, free from dirt, dust, loam and any foreign matter whatever and shall be kept thoroughly dry until

sidewalk.

Said materials and construction shall be under the supervision of and subject to the approval of the Foreman of Street Work of the City of Highland Park.

SEC. 2. That so much of said improvement as shall not be made by said owners within the time aforesaid shall be made by said City and the cost thereof be wholly paid for by special taxation of the lot, lots or parcels of land contiguous to and touching upon the line of so much of the proposed sidewalk as shall be built by said City by levying the whole cost thereof upon such lot, lots or parcels of land in pro-

Said sidewalk shall be laid in sections or blocks of five feet runway length, enclosed in wooden forms and said blocks shall be laid alternately, leaving the intervening space until all alternate blocks are laid and cement set.

Any part of said sidewalk which shall intersect a driveway or carriage entrance to any lot, tract or parcel of land touching upon the line of said sidewalk shall be constructed as above, except the thickness of the first layer of concrete for the width of such driveway shall be five and one-half inches in the center and diminishing to the edges as aforesaid, where the same shall be four and one-half inches, and the depth of said cinder foundation shall be nine inches in the center and increasing gradually to within six inches of the edges of said foundation, where the same shall be ten inches and continue thence to said edges, and the thickness of said finishing or top layer shall be one inch throughout, which finishing layer, including the flange hereinafter mentioned, shall be fluted for the full width of said driveway or entrance with lines four inches apart, parallel with each other, and with the edges of said sidewalk. And provided further that on each side of said finished walk at said driveway or entrance and extending eighteen inches into the same a projection or flange of concrete of layers made as aforesaid, the thickness of the first or bottom layer to be

said proposed sidewalk, built as aforesaid.

SEC. 3. A bill of the cost of so much of said sidewalk as shall be built by said City, showing in separate items the cost of grading, materials, laying down and supervision, shall be filed in the office of the City Clerk of the City of Highland Park, certified to by the foreman of street work of said City, together with a list of the lots or parcels of land touching upon the line of said sidewalk, the names of the owners thereof, and the frontages thereof as well. Whereupon the said City Clerk shall prepare a special tax list against such lots or parcels of land and the owners thereof, ascertaining by computation the amount of special tax to be charged against each of said lots or parcels and the owners thereof, on account of the construction of said sidewalk, in proportion to the frontages of each of said lots on said sidewalk, which special tax list the City Clerk of the City of Highland Park shall place on file in his office; and the said City Clerk shall thereupon issue warrants, directed to the City Collector, for the collection of the amount of special tax so ascertained and appearing from said special tax list to be due from the respective owners of the lot, lots or parcels of land touching upon the line of said sidewalk, and said City Collector shall proceed to collect said warrants by making a demand thereon from the owners of

layer to be one inch. Said sidewalk shall be so constructed that the grade of the top of said finished walk nearest the lot line shall when completed be at point 50 feet east of the west line of lot six, block 29, four (4) inches above the present grade of the center line of the road, from thence west for a distance of 440 feet the grade shall gradually rise, at which place the grade shall be level with the present grade of the center line of the road, from thence west to the east line of Linden avenue the grade shall fall three inches, and from said inner line or edge of said walk the surface of said finished walk shall slope gradually towards the street with a fall of one-third of an inch for each foot in width of said walk.

Provided, however, that the owner of any lot or parcels of land touching upon the line of said proposed sidewalk shall be allowed thirty days after this ordinance shall have been published in which to construct said sidewalk along side of his lot or piece of ground, and thereby relieve the same from the special tax herein provided to be levied thereon for the construction of said

walk, if they shall be found in the City of Highland Park, and to make return thereof, with the moneys collected thereon, to the City Clerk of the City of Highland Park sixty (60) days from the date of the issue of said warrants, in the manner provided in Section Three (3) of the act of the General Assembly of the State of Illinois, entitled "An act to provide additional means for the construction of sidewalks in cities, towns and villages," in force July 1, 1875.

SECTION 4. In case of failure to collect said special tax in the manner aforesaid the City Clerk shall within one year thereafter, make a report of all such special taxes, in writing, to the County Treasurer and Ex-Officio County Collector of Lake County, of all the lots or parcels of land upon which such special tax shall be so unpaid, with the names of the respective owners thereof, so far as the same are known to him, and the amount due and unpaid upon each tract, together with a copy of this ordinance, in the manner prescribed by Section Four (4) of the act of the General Assembly of the State of Illinois, entitled "An act to provide additional means for the construction of sidewalks in cities, towns and villages," in force July 1, 1875.

SECTION 5. This ordinance shall be in force from and after its passage and due publication.

SECTION 6. That a certain ordinance of the City, entitled "An ordinance providing for the construction of a concrete sidewalk on the north side of Central avenue in the City of Highland Park, County of Lake and State of Illinois," passed December 3, 1901, be and the same is hereby repealed.

Passed April 1st, 1902.
Approved April 3d, 1902.
ROBERT G. EVANS,
Mayor.

Attest: JOHN FINNEY, City Clerk.

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