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## Notice of Special Election

Notice is hereby given to the voters of the City of Highland Park that Special Election will be held in and for said City on,

## Saturday, July 23rd, 1921

for the purpose of submitting to the voters, for their approval or rejection, an ordinance as follows:

ITS SUCCESSORS AND ASSIGNS, Park.

provisions, limitations and considera, Section 4. Permission and authority tions herein contained, the right, per- are hereby granted to said Grantee, mission, consent and authority are its successors or assigns, to operate hereby given and granted to the Chi- its cars upon said tracks by electrirailroad, with all necessary connec- ed and to string wires thereon for the ted to carry freight. of Illinois, as follows, to-wit:

All such tracks as are now existing Highland Park by the Grantee and Grantee and the proper authorities therewith, which may accrue against street purposes, a strip of land forty

The private right-of-way from the South City Limits being the Center line of the County line Road to the intersection of Kincaid Street and St. Johns Avenue; thence on the Westerly twenty-five (25) feet of what is now St. Johns Avenue to the North line of Cedar Avenue; thence on private right-of-way from the North line of Cedar Avenue to the North line of Ravine Avenue over, under or across intersecting streets; thence on the Westerly twenty-five (25) feet of St. Johns Avenue and private right-of-way to the South line of the Chicago & Northwestern Railway Company's station grounds; thence on the Westerly twenty-five (25) feet of St. Johns Avenue to an intersection with the Northwesterly line of St. Johns Avenue at a point where St. Johns Avenue angles northeasterly approximately One Hundred Fifty (150) feet North of Elm Place; thence on private right-of-way to the north City Limits of Highland Park, over, under, or across all intersecting streets, said right-of-way being shown on plat hereto attached, dated March 17th, 1921, marked "Exhibit A," and made a part

tain and use its said tracks upon ors or assigns, upon forty-eight (48) said Grantee, its successors and astronomy lythe grades now existing and in use, all as shown in the profile hereto atall as shown in the profile hereto atall as shown in the profile hereto at- its own expense between the hours of tached, dated March 17th, 1921, and 1:30 and 4:30 a. m., so much of its made a part hereof and marked "Ex- wires as shall be necessary to enable able railway gates.

power and trolley poles. said city no turnouts, spurs, side ed by said City. Provided, however, sation for occupation to said Grantee. tracks, turntables or switch tracks that such Company shall pay to said or avenue crossing, or that may here- cost of protecting and supporting its cars at all street intersections or after cross said right-of-way and the tracks and restoring the same to their street junctions in said City to take right-of-way of the Chicago and former condition. said city no power house, coal yard or right-of-way width, of all the ex- Park. In addition, all express trains

liams Avenue, as aforesaid.

ly forbidden.

surface thereof shall be flush and on a level with the upper surface of the

Section 8. Said Grantee, its successors or assigns, in the construction and operation of its said railroad, in the City of Highland Park, of the RAILROAD IN, ALONG AND ACROSS CERTAIN STREETS AND PROPERTY IN THE CITY OF LAKE AND STATE OF ILLINOIS.

BE IT ENACTED BY THE COUNCIL OF THE CITY OF THE CITY OF THE CITY OF THE COUNCIL OF TH its right-ofway.

land Park, County of Lake and State be placed on any street intersection signs, shall at all times save and keep visions or restrictions of this Ordinand that in all streets shall be placed harmless the City of Highland Park ance. on an average of one hundred (100) from any and all damages, judg- Section 15. The Grantee shall dediused and maintained in the City of feet apart, and at such points as said ments decrees and costs connected cate, or cause to be dedicated, for being more fully described as follows: of the City of Highland Park shall said City by reason of the granting (40) feet wide from the North line determine. Within one (1) year from of the rights and privileges herein of Lambert Tree Avenue to the East the date of the acceptance of this Or- contained, or which may in any way line of Kincaid Street, lying Easterly dinance by the Grantee, it, the Gran- accrue, arise or grow out of the ex- and parallel to the present Easterly tee, shall install ornamental metal ercise or enjoyment by said Grantee, line of St. Johns Avenue, exclusive or concrete trolley poles for use on its successors or assigns, of the of that portion now dedicated for its right-of-way from Elm Place to rights and privileges hereby granted. street purposes, all in accordance with Laurel Avenue; and Grantee shall in- The said Grantee, its successors or plat hereto attached dated February stall such ornamental or concrete assigns, shall pay all damages, if any, 12th, 1921, and made a part hereof poles from Laurel Avenue to Sheridan to owners of property abutting upon and marked "Exhibit C. Road, and from a point two hun- any street, road, highway or public | Section 16. Grantee shall dedicate, dred (200) feet North of Roger Williams Avenue to a point five hundred (500) feet South of Roger Williams owners shall sustain by reason of Avenue at such time as St. Johns the operation, location or construction strip of land fifty-six (56) feet in Avenue is improved with pavement of said road, save in the case of ele- width from the West line of Kincaid ing best conserved by the vacation between said Laurel Avenue and Sher- vating or lowering of tracks, as afore- Street to the South line of Cedar and discontinuance of said sections of idan Road, and between said described said, and shall hold and save harm- Avenue, the Westerly line of which is said highway as aforesaid. points North and South of Roger Wil- less the said City from any and all Fourteen (14) feet measured at right Section 20: Grantee shall pay one Grantee further agrees that after resulting from its negligence, or the Easterly line of St. Johns Avenue, Johns Avenue with good and substan the expiration of five (5) years from negligence of its servants in exercis- as now located, excepting at all times tial brick pavement on concrete base the date of acceptance of this ordin- ing any rights under this ordinance the intersecting streets, and all in ac- all of standard specifications thirty ance, in all renewals of trolley poles granted, and from all damages, save cordance with said "Exhibit C" here- (30) feet in width, or other type of on the East side of its private right-of in the case of the elevating or low- to attached.

Section 5. The tracks of the Grantee shall be constructed and maintee shall be constructed and maintained with "tee" rails weighing not
tained with "tee" rails weighing not

Section 12. As a further consid- any, upon all such property. made a part hereof and marked "Exhibit B", save only in case of the
elevation or depression of tracks, as
provided for in Section 3 of this Ordinance.

Section 7. Nothing contained herein
dinance.

Section 12. As a further considbuildings or other property to be
buildings or other property.

Section 19 Upon the compliance
its proportion of the City
by the Grantee shall and agrees to pay
by the Grantee with the terms and
by the Grantee shall and agrees to pay
by the and operate, at its option, four (4) the purpose of laying, repairing or porate limits of the City of Highland follows: main tracks from the South City taking up sewer, water or other pipes, Park without payment of any sum for Limits of the City of Highland Park appurtenances, fixtures or property occupation to said Company when said to Ravine Avenue, two (2) main belonging to the City, but said City streets are also opened across the tracks from Ravine Avenue to a point shall have such right at all times, and approximately one hundred fifty in case of exercising the same, said Northwestern Railway Company, and in case of exercising the same, said (150) feet North of Elm Place, four (4) main tracks from Elm Place to the North City Limits of Highland Park, together at all times with all necessary connections, side tracks, switches, turnouts, cross-overs, wires switches, turnouts, cross-overs, wires cables, poles for transmission of cables, poles for transmission of construct pipes, mains or conduits, and the same, said Grantee shall, upon reasonable notice, at its own expense, protect the tracks and the rights hereby granted that the Grantee herein, its successors and assigns, shall, at all times during the life of this grant, permit the City of Highland Park to lay any service utilities which are owned, concepts the same, said that the Grantee herein, its successors and assigns, shall, at all times during the life of this grant, permit the city of Highland Park to lay any issued tracks, and the rights hereby granted that the Grantee herein, its successors and assigns, shall, at all times during the life of this grant, permit the city of Highland Park to lay any issued tracks, at such street interview. under said tracks at such street inter- Highland Park, across Grantee's pri-Section 2. Without the consent of sections, the right to grant such priv- vate right-of-way without compen-

Section 13. Said Grantee, its sucshall be placed on any alley, street Grantee, its successors or assigns, the cessors or assigns, shall stop all local on or let off passengers. All other Northwestern Railway Company; and Grantee agrees that it will pay its passenger cars or trains shall make at further that without the consent of proportion, based upon railroad least one stop in the City of Highland

AN ORDINANCE GRANTING TO ing or unloading of cars shall be hereafter constructed by said company, its successors and assigns within the present limits of the City of Highland Northwestern Railroad Company.

Sewage system the subways under both the Grantee's right-of-way and the right-of-way of the Chicago and Northwestern Railroad Company.

Northwestern Railroad Company. Section 8. Said Grantee, its suc- shall cross Laurel or Central Ave-

COUNCIL OF THE CITY OF
HIGHLAND PARK, COUNTY OF
LAKE AND STATE OF ILLINOIS.
Section 1. That in consideration of
the acceptance of all the terms, conditions, provisions and limitations
hereof, and the undertakings by the hereof, and the undertakings by the permitted to operate as many as four snow and ice from its tracks in such Provided, however, that it shall be the Chicago, North Shore and Milwau- (4) main tracks through the entire kee Railroad, its successors and as- length of said City, provided its low- ice shall be deposited on the traveled through its Council, to briefly state signs, at all times hereafter, to com-ply with all the terms, conditions, mits of such operation. part of the highway, sidewalks or street crossing. The Grantee agrees or its successors or assigns, have to construct and maintain in good con-dition streets and sidewalks crossing and said Grantee, its successors or Section 9. The Grantee shall be per- the right, within said sixty (60) cago, North Shore and Milwaukee city or some other motive power mitted under this Ordinance to carry days named in said notice, to correct Railroad, a corporation organized un-der the general railroad laws of the ed no steam locomotive shall be used, milk, newspapers, mail and package plained of, and in case the same State of Illinois (hereinafter called and permission and authority are also freight, and under such reasonable shall be corrected and remedied withthe "Grantee") and to its successors hereby granted to said Grantee, its regulations, as may from time to in said time, the right of forfeiture and assigns, to locate, lay down, con- successors and assigns, to set poles time be imposed by the Council of for such breach or acts shall become struct, use, maintain and operate a within the right-of-way herein grant- Highland Park, shall also be permit- inoperative, but such discharge shall tions, side tracks, switches, crossovers, turn-outs, poles, wires, cables,
rent for any railroad purposes of the
lowering or elevating of Grantee's exercised as provided in this ordinlowering or elevating of Grantee's trolley poles and supports within the Grantee, its successors or assigns, procorporate limits of the city of High- vided, however, that no poles shall for, said Grantee, its successors or as- in violation of any of the terms, pro-

costs, charges, expense and damage angles, Easterly of and parallel to the half (1/2) the costs of paving St

way where the same shall abut a ering of tracks, as aforesaid, that shall Section 17. Grantee shall dedicate Elm Place to Central Avenue and street, it will henceforth use, in such renewals, ornamental metal or conson of the passage of this ordinance. Section 11. Grantee, its successors feet wide from the North line of the passage of this ordinance.

Section 11. Grantee, its successors feet wide from the North line of the passage of this ordinance. Section 12. Grantee, its successors feet wide from the North line of the passage of this ordinance. Section 13. Grantee, its successors feet wide from the North line of the passage of this ordinance. Section 14. Grantee and marked "Expurposes, a strip of land eleven (11) and the passage of this ordinance. Section 15. Grantee and marked "Expurposes, a strip of land eleven (11) and the passage of this ordinance. Section 15. Grantee and marked "Expurposes, a strip of land eleven (11) and the passage of this ordinance. Section 15. Grantee and marked "Expurposes, a strip of land eleven (11) and the passage of this ordinance. Section 15. Grantee and marked "Expurposes, a strip of land eleven (11) and the passage of this ordinance. Section 15. Grantee and marked "Expurposes, a strip of land eleven (11) and the passage of this ordinance. Section 15. Grantee and marked "Expurposes, a strip of land eleven (11) and the passage of this ordinance. Section 15. Grantee and marked "Expurposes, a strip of land eleven (11) and the passage of this ordinance. Section 15. Grantee and marked "Expurposes, a strip of land eleven (11) and the passage of this ordinance. Section 15. Grantee and marked "Expurposes, a strip of land eleven (11) and the passage of this ordinance. Section 15. Grantee and marked "Expurposes, a strip of land eleven (11) and the passage of this ordinance. Section 15. Grantee and marked "Expurposes, a strip of land eleven (11) and the passage of this ordinance. Section 15. Grantee and marked "Expurposes and the passage of this ordinance." as the "Third Rail" for the transmis- and assigns, shall construct and main Cedar Avenue to the South line of tersections, and Grantee shall also sion of electricity is hereby express- tain along the East line of its right- Beech Street parallel and adjacent pay one-half (%) of the cost of all of way on private property where the to the East line of said St. Johns pavement of like character necessary veyance of properties herein provided same abuts a street or highway, and Avenue all in accordance with "Ex- between Central and Laurel Avenues for to be made by the grantee, are

less than sixty-five (65) pounds per lineal yard, and the rails on St. Johns neat ornamental posts, both of a type and design to be agreed upon by the Westerly one hundred fifty (150) feet and the City of Highland was shall one-half (1/2) of the cost of paving be and become the property of the said St. Johns Avenue with good and grantee. Grantee and the City of Highland of Lots One (1), two (2), three (3), substantial brick pavement on con-Grantee and the City of Highland of Lots One (1), two (2), three (3), crete base, all of standard specifica- eges hereby granted are granted for right-of-way of said Grantee, and (79) lying Easterly of a line one of payenteet pot of great the desired for The further right, permission and authority is given and granted to the Grantee to lay down, construct, maintain and use its said tracks upon to said Grantee, and hundred thirty-six (136) feet Easter of the Chicago and hundred thirty-six (136) feet Easter of the Chicago and hundred thirty-six (136) feet Easter of the Grantee of this Ordinance, save that said Grantee, its successors and assigns, upon forty-eight (48) or assigns, upon forty-eight (48) when ordered to do so Northwestern Railway Company by street intersections, the cost of all when ordered to do so Northwestern Railway Company by street where laid.

dinance.

Section 7. Nothing contained herein signs, agrees that the Council of the same manner and in the same provisions of Sections 15.

Section 7. Nothing contained herein is signs, agrees that the Council of the light of the right said compliance, all that section of said compliance, all that section of the same manner and in the same ma

The Westerly forty (40) feet thereof, extending from the South limits of said St. Johns Avenue to the North line of Kincaid Street, and all of said St. Johns Avenue from the center line of Kincaid street to the North line of Cedar Avenue, also the Westerly thirty-five (35) feet of said St. Johns Avenue from the North Line of Cedar Avenue to the center line of Beech street, and all that part of said St. Johns Avenue West of a line described, as follows:

From the center line of Beech Street produced, West of a line parallel with and sixty-nine (69) feet Easterly of the Easterly right-ofway line of the Chicago and Northwestern Railway Company, extending northerly from said center line of Beech hundred sixty-five and fiftyand Milwaukee Railroad as it now exists, being the land fourteen (14) feet wide, measured at right angles to the East line of St. Johns Avenue and adjoining there-to, now occupied by the following named streets or public highways; Marshman and Ava and also a strip of land fourteen (14) feet wide, measured at right angles to the East line of St. John Avenue and adjoining thereto, now occupied by a public highway, lying between original Lots One Hundred and seventy-three (173) and one Hundred eighty (180) of the South Highland addition to Highland Park: also a strip of land fourteen (14) feet wide measured at right angles to the East line of St. Johns Avenue and adjoining thereto, now occupied by a sixbetween lots Twelve (12) and Thirteen (13); also a strip of land fourteen (14) feet wide, measured at right angles to the East line of St. Johns Avenue, produced from the south, to the North line of Cedar Avenue and adjoining thereto, and extending North line of Cedar Avenue, and all as shown on Exhibit

February 12th, 1921. shall be, and the same hereby said sections of said St. Johns Avwelfare, convenience and safety be

"C", made a part hereof and

hereto attached, and dated

pavement not of greater cost, from City of Highland Park on the 2nd be binding upon the successors and day of January, during each year the assigns of the Grantee.

by the Council of said City.

cessors and assigns, shall light with as required by law. electric incandescent lights each of Section 31: This franchise and Orthe sub-ways which are now or may dinance shall not become effective unhereafter be constructed by it, and less within thirty (30) days after shall also furnish and maintain not the approval thereof by the voters of to exceed eighteen (18) incandescent said City, it is accepted in writing street lights, which shall be located as by said Chicago North Shore and Milthe City of Highland Park may from | waukee Railroad, or its successors time to time order, and each light or and assigns. cluster of lights shall be of the character and candle power of lamps and lights in general use throughout the City of Highland Park in like lo- ATTEST:

Section 22: Grantee shall at its

hereof and marked "Exhibit D."

attached, dated March 17th, 1921, and made a part hereof and marked "Ex-

Section 24: The Grantee agrees own expense replace in kind, all water-mains, hydrants, and sanitary sewers as now existing in St. Johns Avenue from Roger Williams Avenue to Lambert Tree Avenue, locating the same as directed by said City in

St. Johns Avenue as relocated. Section 25: Upon request of the City of Highland Park, said Grantee agrees that it will, at its own expense, construct a switch track on its right-of-way to connect its tracks with a municipal yard, which may be established by said City, providing said switch shall not be a facing point switch, and shall not involve the enlargement or change of any bridge, viaduct, subway or station. Section 26: If at any time, sub-

sequent to ten (10) years from the date of the within ordinance, one subway shall be built under tracks of the Chicago and Northwestern Railway Company over any street or sidewalk, now or hereafter crossing the right-of-way of said Company, its successors or assigns, within the said City of Highland Park, the said Grantee, its successors and assigns shall thereupon, when ordered so to do by the Council of said City, at its own expense, also construct on the same street crossing a subway of like grade and dimensions, and of the same height and span and of the same character and quality of work and material. Any such subway shall be located between Lincoln Avenue and Roger Williams Avenue. The provisions of this section are independent of the so-called "grade sep-Section 3 hereof.

Section 27: In the matter of the station and station grounds of Grantee at Roger Williams Avenue, Grantee agrees that within three (3) years from the date of the acceptance of this ordinance, it will construct and maintain a foot passenger subway under its tracks, at or near said Roger Williams Avenue, and make and maintain certain other improvements, all as shown and provided for upon

thereof is assessed against private ance are granted, shall be during the

Section 30: Said Grantee agrees Grantee agrees to replace the side- to pay to the said City of Highland walks now laid on St. Johns Avenue, Park the cost of printing and pubbetween Beech Street and Lambert lishing this Ordinance, and all neces-Tree Avenue with the same character sary expenses legally incurred by of sidewalk as and when directed said City in connection with the special election submitting this Ordinance Section 21: Said Grantee, its suc- to a vote of the people of said City

SAMUEL M. HASTINGS

E. A. WARREN, City Clerk. FILED June 3rd, A. D. 1921 own expense construct a reinforced l'ASSED June 17th, A. D. 1921.

tracks for the switching, storage, load- pense necessary to drain into the city shall stop at Roger Williams Ave-Each of the four several precincts of said City have been created and designated an election district or precinct and the following places have been by the Council, designated places of election

in and for each of said precincts. First Precinct: City Hall, Corner of Central Avenue and Green Bay Road. Second Precinct: Methodist Church, Corner Noorth Avenue and Lauretta Place. The poll of said election will be opened at 7:00 o'clock in the morning and will continue open until 5:00 o'clock in the evening of Saturday, July 23rd, 1921. By order of the Council of the City of Highland Park.

Third Precinct: Geo. H. Koon's Store, 47 S. St. John's Avenue. Fourth Precinct: Lindholm Residence,, 1453 Judson Avenue.

EDWARD A. WARREN. City Clerk.