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TO THE CALL CALL COME TO SERVE THE

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ares incompatible with the character Block 17, "Highland Park"; thence ning.

event additions to and alterations or the alley in said Block 17 to the remodeling of existing buildings or northeasterly corner of Lot 6, said ally imposed hereunder, and to pro-

OUNTY, ILLINOIS:-

8. 1924, and entitled :--

the entire City of Highland Park is Block 7 to the northerly line of Lot hereby divided into four classes of 18, said Block 7; thence westerly Districts, namely:-Residence District. Business District.

Hospital District. Sanitarium District. sald City, or in any of said districts westerly corner of Lot 6, Block 6, for any purpose other than is permit-ted hereunder, in the several districts and 4, said Block 6, to the westerly set forth. shall be erected in any manner or used "Highland Park"; thence easterly " hereby established, and according to line of Lot 18, said Block 6; thence the terms of this ordinance.

SECTION 3. BOUNDARIES.

e separate locations or areas, as fol-

corner of Lot 1, Block 40, "Highland along said northely line of Walnut the city southerly line of lot 8, said Block 40, line to the northwesterly corner of Bighland Park", thence easterly the northwesterly corner of constitution and the heilding nor line to the northwesterly corner of constitution and the heilding nor line to the northwesterly corner of constitution and the heilding nor line to the northwesterly corner of constitution and the heilding nor line to the northwesterly corner of constitution and the heilding nor line to the northwesterly corner of constitution and the heilding nor line to the northwesterly corner of constitution and the heilding nor line to the northwesterly corner of constitution and the heilding nor line to the northwesterly corner of constitution and the heilding nor line to the northwesterly corner of constitution and the heilding northwes easterly line of lots 1, 2, 3 and 4 to the Street; thence southerly in a straight Highland Park", thence easterly Lot 3, Re-sub of Block 51, "Highland premises shall be used and no buildlong the southerly line of said Lot 8 Park"; thence southerly along the ing shall be erected or altered or to the westerly line of Logan Street; westerly line of Lots 3 and 4, said added to, which is arranged, intended thence northerly along the westerly Re-sub, of Block 51 to the southwest- or designed for any one of the followline of Highwood Avenue (North easterly along the southerly line of usess Wenue); thence in a straight line said Lot 4 to the southeasterly corner (1) No livery stables, boarding morthwesterly to the northwest corner or said Lot 4; thence northerly along stables nor sale stables. of said Highwood Avenue and Marion the easterly line of said Lots 4 and 3, (2) No blacksmith shop nor horse-Street: thence north along the west Re-sub. of Block 51 to the northeast- shoeing establishment. side of said Marion Street to the north erly corner of said Lot 3; thence line of Lot 10, Block 41, "Highland northeasterly in a straight line to the uting station or plant northeasterly corner of Lot 24, Block (4) No carpet or ru lines of Lots 10, 9, 8, 7 and 6, said 50, "Highland Park"; thence easterly tablishment slock 41, to the West line of said along the southerly line of Lots 24 and line of said Block 41 to the southwest northerly line of Hazel Avenue, to the paper, rags or junk, corner of said Block 41; thence south- place of beginning.

long the said water's edge to a line of said Deerfield Avenue, to the ne four hundred fifty five (455) place of beginning. eet southerly from and parallel with . (e) That part of Block 8, Exmoor (455) feet southerly from and parallel northerly along the easterly line of with the northerly line of said Lot 1, said Block 8, same being the westerly easterly line of Lot 1, Block 33, "High- easterly corner of Lot L said Block 8; and Park"; thence southerly and thence westerly along the northerly westerly along the easterly and south- line of said Lot 1, same being the

point of beginning. erly corner of Lot 23, Block 50, "High- said Block 8, to the southerly line of land Park. land Park"; thence northerly along said Block 8, same being the northerly Except as hereinafter provided, no height of such court, nor shall its area the easterly line of said Lot 23 to the line of Vine Avenue; thence easterly building shall be erected or altered or be less than twice the square of its renortheasterly corner of said Lot 23; along said northerly line of Vine added to, to exceed in height the limit quired least dimension. thence westerly along the northerly Avenue to the place of beginning. line of said Lot 23 to the northeasterly (3). Hospital District - Bounda- ing be erected or altered or added to. corner of Lot 2, said Block 50; thence northerly along the easterly line of tended across Laurel Avenue to the dition to Highland Park, described as (2) Exceptions. southeasterly corner of Lot 26, Block follows:— Beginning at the northwest height of buildings shall be subject to 23, "Highland Park"; thence northerly corner of said Block 11, thence south said Block 23 to the easterly line of 11; thence north along the east line (1) foot for each foot that such buildsaid Block 23 to the easterly line of 11, thence north along the east line the westerly 25 feet of said lot 6; of said Lot 8 and along the east line of Lot 5, said Block 11, to the north-hence northerly along the said easter
ty line of the said westerly 25 feet of east corner of Lot 5, said point being structures shall have side yards on all pess' purposes, or for any theatre, (4) motor driven vehicles.

for said City, on Saturday, June 24th, Block 22, "Highland Park", thence beginning. 1922 for the purpose of submitting to northerly along the easterly line of the voters, for their approval or said Lot 8 to the southerly line of the ection, an ordinance as follows: alley in said Block 22; thence westerly aries. mit the height and bulk of buildings; same being the northerly line of Lot 8 described as follows:- Beginning at of such erection. such districts respectively; and to northerly along the westerly line of

ructures in such a way as to avoid Block 17; thence northerly in a he restrictions and limitations law- straight line across Elm Place to the tions. southeasterly corner of Lot 13, Block In a residence district no building of 16 "Highland Park"; thence northerly premises shall be used and no build-BE IT ORDAINED BY THE to the northeasterly corner of said tered or added to which is arranged, COUNCIL OF THE CITY Lot 13; thence westerly along the intended or designed to be used, ex-HIGHLAND PARK, LAKE northerly line of said Lot 13 and said cept for one or more of the following line extended across St. Johns Avenue uses:to the westerly line of said St. Johns (1) Dwellings for residential pur SECTION 1. For the purpose of Avenue, thence northerly along the poses only, including office of a physic stablishing and carrying into effect westerly line of St. Johns Avenue to cian, surgeon, dentist, artist, musician several powers, duties and privi- the Northeasterly corner of Lot 4, or other professional practictioner s conferred upon the City of Block 14, "Highland Park"; thence when situated in the same dwelling or hland Park, in, under and by a westerly along the northerly line and building used by such professional lows: rtain Act of the General Assembly said line extended of Lot 4, said Block practitioner as his private dwelling or the State of Illinois, approved June 14, to the westerly line of First Street; residence. "An Act to confer certain additional erly line of First Street to the north powers upon City Councils in cities corner of Block 1, "Highland Park"; ries. and presidents and boards of trust- thence southerly along the easterly (3) Railroad or electric railway towns concerning buildings and tion with the easterly line of Second platforms. ructures, the intensity of use of Street; thence southerly along the (4) Parks and park buildings. t areas, the classification of trades, easterly line and said line extended with respect to location and regula-tion, the creation of districts of dif-along the said southerly line of Elm (6) along the northerly line of Lots 18, 19 and 20 of said Block 7, to the easterly erly along the easterly line of Green-bay Road, and said line extended of designed to be used except for areas by buildings shall be as fol-No building or premises located in across Central Avenue to the south, one or more of the following specified lows:southerly along the westerly line of lots 18, 17, 16, 15, 14 and 13 of said (1) Residence District - Bound- Block 6, to the northerly line of Laurel Avenue; thence southerly in a straight The resident district shall be line across Laurel Avenue to the bounded by the same boundary lines northwesterly corner of Lot 1, Block as are established as boundaries for 5, "Highland Park"; thence southerly the boundary lines of the City of High- along the westerly line of Lots 1 and land Park, and shall include all of the 2, said Block 5, to the southwesterly property lying within said boundary corner of said Lot 2; thence easterly lines, excepting therefrom the busi- along the southerly line of Lot 2 and ness district, the hospital district and the said line extended across Second sanitarium, district hereinafter Street and along the southerly line of Lot 27, Block 4, "Highland Park"; Business District - Bound- and said line extended to the easterly The business district shall comprise line of said alley, same being the westerly line of lots 3 to 14 inclusive, premises to the consumer direct. thence northerly along the Avenue to the westerly line of First se of said Logan Street to the south erly corner, of said Lot 4; thence ing specified trades or industrial

ood Avenue to the northwest corner (d) That part of Lot I in Hamil- be used and no building shall be and the intensity of use of lot areas Meridian, Lake County, Illinois, at a emission of odor, dust, smoke, gas or district:-(b) Beginning at the northwesterly point on the south line of Deerfield noise corner of Lot 1, Block 33, "Highland Avenue; thence south 100 feet along Park", being the east line of Sheridan said east quarter section line; thence tions thence easterly along the west 100 feet parallel to the south line northerly line of said Lot 1, Block 33, of Deerfield Avenue; thence north 100 and along the northerly line of Lot feet parallel to the east quarter sec-

northerly line of said Lot 1, Block Addition to Highland Park, described "Highland Park"; thence westerly as follows:- Beginning at the southlong a line four hundred fifty five easterly corner of said Block 8; thence 31. "Highland Park" to the line of Greenbay Road, to the north-(c) Beginning at the southeast- the Re-sub. of Lots 5, 6, 8 and 9 of the boundaries of the City of High-

That part of Block 11, Exmoor Ad-

NOTICE OF SPECIAL ELECTION said Lot 6 to the southerly line of on the south line of Glenview Avenue; sides complying with the area district motion picture house, church, audito-

determine the areas of open spaces feet of Lot 1, said Block 22; thence within and surrounding such buildwithin and surrounding such buildwithin and surrounding such buildmgs; to classify, regulate and restrict said line extended across the alley of Beech Street, to the southeasterly highest point of the roof. location of trades and industries said easterly 50 feet of said Lot I, to corner of said Block 78; thence northand the location of buildings designed the southerly line of Park Avenue; westerly along the northeasterly line vators, stacks, or necessary mechan-

SECTION 4. USE REGULA (1) Residence District - Regula-

ees in villages and incorporated line of Greenbay Road to its intersec- rights of way, passenger stations or

(5) Club grounds or club buildings dustries, buildings and structures, across Elm Place to the southerly of organizations incorporated not for ing shall be erected, nor shall any ex-

SECTION 2. USE DISTRICTS. thence southerly along the westerly or use to which it is incidental or sub-(2) Business District - Regula-

In a business district no building or TRICT-REGULATIONS.

chandising of goods and wares.

cordance with building ordinance. (4) Municipal buildings and uses.

public museums. houses, hotels and restaurants. (7) Institutions of an educational

philanthropic or charitable character, other than correctional institutions. line of the alley in said Block 4; the entire products of such manufaction eight (8) inches depth for each ture are sold at retail on the same foot of building height.

(9) Public garages subject to the

(5) No establishment for the stor- SECTION 8. "B" AREA DIS-Block 41; thence south along the west 23, said Block 50, same being the age, bailing, or dealing in scrap, TRICT-REGULATIONS.

Block 40; thence southerly, along ton's Addition to Highland Park, erected, altered or added to in this dis- by buildings shall be as follows, prohe westerly line of said Block 40 to described as follows:—Beginning on trict which is arranged, intended or vided that any building erected, altered he southwest corner of said Block 40: the east line of the northwest quarter designed to be used for any trade, in- or added to for residence purposes thence easterly along the southerly of Section 26, Township 42 North, dustry or use that is noxious, offensive within the "B" area district shall comme of said Block 40 to the place of Range 13 East of the 3rd Principal or deleterious to health by reason of ply with the provisions of the "A" area

Hospital District - Regula-

Block 31, to the water's edge of tion line to the south line of Deerfield tered or added to which is arranged, foot of building height. Lake Michigan; thence southerly Avenue; thence east along the south intended or designed to be used, except for Hospital purposes.

(4) Sanitarium District -Regula-

or premises shall be used and no building shall be erected, remodeled, building length. (1%) inches wide for each foot of and intended to be used exclusively altered or added to which is arranged. altered or added to which is arranged, intended or designed to be used, except for Sanitarium purposes.

SECTION 5. HEIGHT.

"Highland Park", to the east line of to the northwesterly corner of said height of buildings, the City of High-inches wide for each foot of length of Sheridan Road; thence north along Lot 1: thence southerly along the land Park is hereby established as such court from the closed end. the east line of Sheridan Road to the westerly line of said Lot 1, and along one height district, and the boundaries the westerly line of Lot 11 and 6 of of such district shall be identical with

to exceed three and one-half (31/2) shall be a set-back of not less than stories and basement in height.

ulations of this ordinance may be more sides, one-half (1/2) of the area cluding exhibition or show rooms for erected as to height regulations, ac- of such alley or alleys immediately model cars,

e of lot areas, and to regulate and extended southerly of the easterly 50 78, thence northeasterly along the cases shall be taken as the vertical dis-

becified industrial, business, res- thence westerly along the said south- of said Block 78, same being the ical appurtenances of a building may rear yard of the width of a side yard idential and other uses; to divide the erly line of said Park Avenue, and southwesterly line of Wade Street be erected to the height according to or open court from any building estire City of Highland Park into dis- said line extended to the northwest- to the Northwesterly corner of Block the ordinances of the City of High- where such yard or court opens into to fix standards to which land Park"; thence northerly in a along the westerly line of said Block erected on a building having a min- alley or street may be assumed to be buildings or structures shall conform; straight line across Park Avenue to 78, same being the easterly line of St. imum frontage of seventy-five (75) a portion of the yard or court. prohibit uses, buildings or struc- the southeasterly corner of Lot 4, Johns Avenue, to the place of begin- feet on a street, and provided that (3) Every part of a yard or court such chimney, tower, tank, elevator, shall be open from its lowest point to stack, or necessary appurtenances oc- the sky unobstructed, except for the cupies not more than thirty (30) per ordinary projections of sills, belt cent of the street frontage, and is re- courses, cornices and ornamental featmoved twenty-five (25) feet from the ures not to exceed four (4) inches. street line and shall have a maximum (4) Open or lattic enclosed fire eshorizontal area not to exceed seven capes, fire proof outside stairways and hundred fifty (750) square feet.

remodeled or added to, the City of tion. Highland Park is hereby divided into two (2) areas or districts, as fol-

the creation of districts of different classes, and the establishment fregulations and restrictions applicable thereto."

In polis 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, within or surrounding any building be shall in no case exceed thirty (30) per o'clock in the evening of Saturday, within or surrounding any building be shall in no case exceed thirty (30) per o'clock in the evening of Saturday, within or surrounding any building be shall in no case exceed thirty (30) per o'clock in the evening of Saturday. cent property which is used in connection and in connection of the passage of this ordinance, and the connection of the City division of the City of Highland Park; tion with the primary lpt or building regulations hereby established for the limitations above provided FDWAR

SECTION 7. "A" AREA DIS- (2) In a residence district no nonpremises shall be used and no build- In the "A" area district the min- be changed into a use excluded from ing shall be erected, remodeled, altered imum dimension of yards and courts a residence district hereunder.

Front Yard. (1) Any use permitted or specified No part of a building shall be consist of or contemplate the mer- thirty-five (35) feet of the street line. The area of that portion of said en-(3) Office buildings and office pur- trance nearer than forty (40) feet poses, also apartment buildings in ac- shall not exceed fifty (50) square feet, the manner permitted by law. Where a building line is now established by present structures, new (5) Theatres, public halls, amuse- structures shall conform to said line, the provisions thereof shall be enforcment places, public auditoriums or except where the building line is ir- ed by the Commissioner of Public

Rear Yard. depth of not less than thirty (30) per (8) Light manufacturing wherein cent of the depth of the lot nor less Side Yard.

There shall be a side yard on each In said Business District it is spe- shall be not less than twenty (20) feet. shall exist, and the general agent,

No building with its accessory buildings shall occupy in excess of thirty (30) per cent of the area of an interior maintains any building or premises in lot, nor in excess of forty (40) per which such violation shall exist, shall

(2) No blacksmith shop nor horseshoeing establishment.

(3) No milk bottling or distribthe area within street line and exceed the integral number obtained by multiplying the acreage of such a lot, exclusive of subject to a first such violation continues being hereby the acreage of such a lot, exclusive of the acreage of the lot acreage of the subject to regulations herein provided (4) No carpet or rug cleaning es- as to the intensity of use of single

In the "B" area district the min-(6) No building nor premises shall imum dimensions of yards and courts

A side yard, if provided, shall be not DEPTH OF REAR YARD. The less than five (5) feet in width nor mean horizontal distance between the less than one and one-half (11/2) in- rear line of the building and the cenches wide for each foot of building ter line of the alley where an alley In a Sanitarium District no building height, nor less than one and one-half exists, otherwise the rear lot line.

Outer Court.

than five (5) feet wide nor less than cupied space surrounded on all sides An outer court shall be not less two and one-half (21/2) inches wide by walls or by walls and a lot line or In order to regulate and limit the for each foot of height of such court,

> An inner court shall be not less than six (6) feet wide nor less than three (3) inches wide for each foot of

> Within the Business District there forty-eight (48) feet on the southerly side of Laurel Avenue and thirty (30) feet on the northerly side of Hazel

SECTION 9. AREA DISTRICT- upon a street, alley or yard.

decial Election will be held in and to the southeasterly corner of Lot 8, north line of Block 8, to the place of ples having side yards on all sides and to be used occasionally only, where equipped for operation, repair, or kept regulate and limit intensity of the in said Block 22 to the westerly line of the lot areas and limit intensity of the in said Block 22 to the westerly line of the lot areas and to areas a

solid floored balconies opening upon SECTION 6. AREA REGULA- fire towers, projecting into the yard court not more than three and one-half In order to regulate and limit the (31/2) feet and the ordinary projecintensity of the use of lot areas and tions of chimneys and fines, may be regulate and determine the area of permitted by the Building Commisopen spaces within and surrounding sioner where same are so placed as buildings hereafter erected, altered, not to obstruct the light and ventila-

> SECTION 10. NON-CONFORM. ING BUILDINGS AND USES.

The "A" AREA DISTRICT shall By a non-conforming building or of election in and for each of said be coincident with and have the same use is meant a building or a use that precincts. Churches, schools, and libra- boundaries as the residence district, does not conform with the regulations First Precinct: City Hall, 549 Cen-"B" AREA DISTRICT shall be co- which it is situated as defined by this | Second Precinct: Methodist Church, incident with and have the same ordinance. Any non-conforming build- Cor. North Ave. & Lauretta Place. boundaries as the business district, the ing existing at the time of the passage Third Precinct: James H. Duffy's Hospital district and the Samitarium of this ordinance may be reconstruct- Real Estate Office, 377 Central Avenue. ed, remodeled or altered and the non- Fourth Precinct: Fred Lindholm's Except as herein provided, no build- conforming use therein changed, sub- Residence, 1453 Judson Avenue.

conforming building or premises shall

The powers conferred under this ordeprive the owner of any existing front street line, except a front en- the purpose to which it is lawfully de-(2) Such uses or purposes which trance which may extend to within voted at the time of the passage of

SECTION 12. AMENDMENTS This Ordinance may be amended in

SECTION 13. ENFORCEMENT This Ordinance and each and all or regular then same is to be determined Health & Safety of the City of High-(6) Lodging houses, boarding by the Commissioner of Public Health land Park. For any and every vioance, the owner, general agent, or con-There shall be a rear yard having a tractor of a building or premises where such violation has been committed or shall exist, and the lessee or tenant of the entire building or entire premises where such violation has owner, general agent, contractor, Beginning at the southeast of Walnut Avenue; thence easterly of Lot 1, Block 40, "Highland plant said northely line of Walnut and the City of Highland Park relative not less than five (5) feet, and the sum building or premises in which part architect, builder, contractor, or any other person who commits, takes part or assists in; such violation, or who for each and every violation and for maximum number of dwellings which each and every day that such violation may hereafter be placed on any plot continues (each and every day that

SECTION 14. VALIDITY If any section, paragraph, clause, provision or portion of this Ordinance shall be adjudged invalid, such adjudication shall apply only to the said section, paragraph, clause, provision or portion so adjudged, and the balance of this Ordinance and all of the provisions thereof shall remain valid

SECTION 15. DEFINITIONS. For the purpose of this Ordinance certain terms and words are hereby

ACCESSORY BUILDING. A sub-There shall be a rear yard or court ordinate building or portion of a main on interior lots having a depth of not building located and occupying not In a Hospital District no building or less than ten (10) per cent of the more than thirty (30) per cent of the depth of the lot, nor less than two and rear yard of the main building, whose ing shall be erected, remodeled, al- one-half (21/2) inches depth for each use is incidental to that of the main twenty-five (25) feet in height

and intended to be used exclusively INNER COURT. An open unoc-LOT. Land occupied by a building

and accessories and including the open spaces required under these regulations. A lot may be land so recorded on the records, of the Recorder of Deeds of Lake County, Illinois, but may also include a combination of such lots when adjacent or contiguous to one another, provided they constitute one parcel of ground and are used as a unit for one improvement. OUTER COURT. An open unoc-

cupied space on the same lot with a building extending to and opening upon a street, alley or yard. OUTER COURT. An open unoc-

building extending to and opening

PUBLIC GARAGE. Any premises Notice is hereby given to the voters thence northerly in the City of Highland Park that a straight line across Central Avenue. Same being the City of Highland Park that a straight line across Central Avenue. Same being the City of Highland Park that a straight line across Central Avenue.

aries.

All of Block 78, Highland Park, of Highland Park existing at the time to be a portion of such lot. For build-

SECTION 16. CONFLICTING PROVISIONS REPEALED.

All ordinances or parts of ordithets for the purposes of this ordi- erly corner of Lot I, Block 18 "High- 78; thence southerly and southeasterly land Park, provided that same are an alley or street, one-half of such mances in conflict with any of the

Whereas, the Public Health and safety is in jeopardy and immediate action is necessary for their preservation, therefore this ordinance shall take effect from and after its passage, approval and publication. FRANK L. CHENEY.

ACTING MAYOR.

WARREN

CITY CLERK Filed March 11th, A. D. 1922. Passed March 24th, A. D. 1922. Approved March 27th, A. D. 1922.

Published March 30th, A. D. 1922. 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

City Clerk.

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