

LEGAL

AN ORDINANCE GRANTING TO THE ILLINOIS BELL TELEPHONE COMPANY, ITS LESSEES, SUCCESSORS AND ASSIGNS, CERTAIN RIGHTS IN THE CITY OF HIGHLAND PARK, LAKE COUNTY, ILLINOIS.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF HIGHLAND PARK, LAKE COUNTY, ILLINOIS, as follows:

SECTION 1. That the ILLINOIS BELL TELEPHONE COMPANY, its lessees, successors and assigns are hereby granted the right to construct, erect, renew, maintain and operate in, upon, along, across, under and over the streets, alleys and public ways of the said City of Highland Park (hereinafter for convenience called the Municipality), lines of poles, anchors, wires, cables, conduits, valves, laterals and other fixtures and equipment, and to use the same for the transmission of sounds and signals by means of electricity, and especially for the conduct of a general telephone business, for the period of twenty-five (25) years from and after the effective date of this ordinance and thereafter until terminated by sixty (60) days' written notice, either by the Municipality to the Company, or by the Company to the Municipality.

SECTION 2. The location and height above or the depth below the public thoroughfares of the existing lines of poles, anchors, wire, cables, conduits, valves, laterals and other fixtures and equipment of said Company within the Municipality are hereby approved, and the same shall be maintained and operated under and subject to the provisions of this ordinance. Any change in or extension of any of said poles, anchors, wires, cables, conduits, valves, laterals or other fixtures and equipment (herein referred to as "structures"), or the construction of any additional structures, in, upon, along, across, under or over the streets, alleys and public ways of the Municipality shall be made under the direction of the Commissioner of Streets and Public Improvements of the Municipality, or such officer as may be designated from time to time by the governing body of the Municipality for that purpose, who shall, if the proposed change, extension or construction is in accordance with the provisions hereof, issue written permits therefor. The height above public thoroughfares of all aerial wires and cables hereafter constructed shall conform to the requirements of the Illinois Commerce Commission or other regulatory body having jurisdiction thereof. All structures hereafter erected shall be so placed, and all work in connection with such installation shall be so performed as not to interfere unreasonably with ordinary travel on the highways of the Municipality or with any municipal water or sewer pipes then in place, and in case of bringing to grade or change of grade, or change of width of any street or alley, said Company, provided it is notified thereof in writing at least thirty (30) days prior to the commencement thereof, shall change its structures so as to conform thereto, except where such change of grade or the width of any street or alley is made in connection with the rearrangement, separation or alteration of railroad crossings or is incident to any such rearrangement, separation or alteration. The tops of all vaults constructed by said Company within the Municipality shall present an even surface with the pavement at the point where laid, and, subject to the exception contained in the last preceding sentence, shall be lowered or raised by said Company to conform to the top of paving or improvement as required by the governing body of the Municipality whenever the grade of the street or alley in which any such vault is located may be at any time hereafter lowered or raised.

SECTION 3. Said Company, after doing any excavating, shall leave the surface of the ground in a neatly graded condition. All sidewalks, parkways or pavements laid by said Company shall be restored by it to as good condition as before said sidewalk, parkway or pavement was disturbed by it, and in the event that any such sidewalk, parkway or pavement should become uneven, unsettled, or otherwise requires repairing, because of such disturbance by the Company, then said Company, as soon as climatic conditions will permit, shall promptly, upon receipt of notice from the Municipality so to do, cause such sidewalk, parkway or pavement to be repaired or restored to as good condition as before said sidewalk, parkway or pavement was disturbed by said Company. Said Company shall keep all structures which it shall construct by virtue of this ordinance, in a reasonably safe condition at all times, and shall maintain such structures and danger signs during the construction, repair or renewal work performed hereunder as will reasonably avoid damage to life, limb and property.

SECTION 4. The said Company shall, at its own expense, defend all suits that may be brought against the Municipality on account of or in connection with the violation by the Company of any of the obligations hereby imposed upon or assumed by it, or by reason of or in connection with any damage to life, limb or property as a result of any of the structures or fixtures which it constructs by virtue of this ordinance, and shall save and keep harmless the Municipality from any and all damages, judgments, costs or expenses of every kind, that may arise by reason thereof, provided, that notice in writing shall be immediately given to said Company of any claim or suit against the Municipality which, by the terms hereof, the said Company shall be obligated to defend, or against which the Company has hereby agreed to have and keep harmless the Municipality and provided further that the Municipality shall furnish to said Company all information in its possession relating to said claim or suit, and cooperate with said Company in the defense of said claim or suit. The governing body of the Municipality may, if it so desires, assist in defending any such claim or suit, but solely under the direction of the Company or its attorneys, and the Company shall be required to reimburse the Municipality for expenses incurred by it in case of the election so to assist.

SECTION 5. In consideration of the foregoing grant, while said Company is using any pole or poles erected or maintained hereunder, it will permit the Municipality the use of sufficient space for carrying the Municipality's police and fire alarm signal wires by means of one crossarm to be placed, in accordance with the specifications, by the Municipality at its expense, at the top of the space available for the use of the Company upon any of said poles, it being understood that the poles upon which space is permitted the Municipality shall be considered, for the purpose of this agreement, as property, provided that such wires shall be so placed and maintained by the Municipality that the use of the same will not interfere with the operation and maintenance of the Company's equipment or its use of said poles, and provided further that a thirty (30) inch climbing space shall be maintained between the pole pins on poles jointly used with another public utility. All such police and fire alarm signal wires shall be attached to any of said poles of said Company if such wires shall carry a voltage of more than four hundred (400) volts, nor if the transmitted power exceeds one hundred fifty (150) watts, nor if, in any part of the circuit of such wire, it is supported upon a pole on which there is any wire carrying a constant potential al-

ternating current exceeding five thousand (5,000) volts between conductors, or twenty-five hundred (2,500) volts normally to ground, or a constant potential direct current exceeding seven hundred fifty (750) volts to ground, or a constant current series arc or incandescence light circuit carrying in excess of seven and five-tenths (7.5) amperes. In case any such police and fire alarm signal wire in any part of the Company's present or future circuit of five thousand (5,000) volts or less between conductors, or twenty-five hundred (2,500) volts or less normally to ground, or a constant current series arc or incandescence light circuit carrying in excess of seven and five-tenths (7.5) amperes, or less, then such police or fire alarm signal wire shall be attached to such pole at a point not less than four (4) feet below such crossarm for the supply of electrical energy. The Municipality shall, at its own expense, defend all claims, demands or suits on account of any injury to life, limb or property that may result by reason of or in connection with the presence, use, maintenance, erection or removal of the Municipality's police and fire alarm signal wires and their appurtenances pursuant hereto, and hereby agrees to save and keep harmless the Company from any and all damages, judgments, costs and expenses of any kind which may arise by reason thereof.

SECTION 6. So long as said Company exercises and enjoys the rights granted to it hereunder, it will furnish to the Municipality, free of charge, forty-three (43) individual line business telephones for business use, for the Municipality only. Said telephones shall be installed in such places within the Municipality as the governing body thereof shall from time to time direct by resolution. Application therefor shall be made by the Municipality on the Company's usual form. The Company, without charge and when directed by resolution of the governing body of the Municipality, shall change the location of any of said telephones, provided that not more than one change of location in any one year of any telephone furnished hereunder shall be made by said Company without expense to the Municipality. In the case of all or some of said individual line business telephones, the governing body of the Municipality may elect, by resolution, to have any other local business exchange service or facilities from time to time offered by the Company to its subscribers in the Municipality in which the telephones are located, to the extent that the aggregate value of all telephone service and facilities so furnished hereunder, based upon the Company's lawful charges from time to time in effect therefor to said subscribers, does not exceed the value, on the same basis, of said individual line business telephones. "Local flat rate exchange service," as used in this section, shall not be construed to include any extended area service available to subscribers under an optional schedule. No liability shall attach to the Company with respect to the furnishing of said service or facilities, or on account of any failure or interruption of said service or facilities, except that the Company will restore such service and facilities promptly upon receipt of notice of such interruption or failure.

SECTION 7. The Company after five (5) days' written notice from the governing body of the Municipality to do so, shall remove or raise or lower its structures temporarily to permit the object along a highway or street, or the benefited party or parties shall agree to pay the Company an amount equal to the actual cost of effecting such temporary changes in its structures, and provided further that, pending the determination of such actual cost, the benefited party or parties shall have deposited with the Company an amount equal to the cost as estimated by the Company. Should any amount of such deposit remain unexpended, after deducting the actual cost involved, said amount shall be returned to the party making the deposit.

SECTION 8. In case said Company shall fail or neglect to comply with any of the provisions of this ordinance, or all of the provisions of this ordinance (unless by order of the Illinois Commerce Commission or of any other body, board, commission or court of competent jurisdiction, said Company is otherwise directed, or unless the compliance by said Company with such provision is prohibited or adjudged unlawful by an order of the Illinois Commerce Commission or by an order of any other body, board, commission or court of competent jurisdiction), the Municipality reserves the right to repeal, modify or rescind this ordinance, and forfeit the rights hereby created or sought to be created, provided that no such repeal, rescission or modification shall exist or be claimed because of such failure or neglect, until written notice of such failure or neglect so claimed shall have been given to said Company, and a reasonable opportunity afforded it to comply with the provisions hereof or to prove that such compliance already exists. In the event that said Illinois Commerce Commission or any other body, board, commission or court of competent jurisdiction shall adjudge any provision or provisions hereof invalid or illegal, or direct a change by the Company in any matter or thing herein contained, such invalidity or illegality or change shall in no way affect the remaining provisions of this ordinance, or their validity or legality, and this ordinance in all other respects shall continue in full force and effect, as if said provision or provisions had not been so adjudged invalid or illegal or such change directed.

SECTION 9. All grants, franchises, rights, licenses and privileges heretofore made or granted by the Municipality by ordinance or otherwise to said Company and all rights of said Company under and by virtue of such rights, licenses and privileges made by the Municipality to others from which said Company may have purchased any part of its poles, lines, equipment or plant, are hereby revoked and repealed, it being the intention that this ordinance shall contain all grants, franchises, rights, licenses and privileges of said Company, and all obligations of said Company in connection therewith.

SECTION 10. Whenever the word "Company" or the words "Illinois Bell Telephone Company" are used in this ordinance, they shall be construed to mean the Illinois Bell Telephone Company, its lessees, successors and assigns, and this ordinance shall be upon and inure to the benefit of the said Company, its lessees, successors and assigns.

SECTION 11. This ordinance shall be in full force and effect thirty (30) days from the time of its passage by the Council of the Municipality and upon the filing with the Clerk thereof, of this ordinance and unconditional acceptance of all the provisions of this ordinance, executed by its proper officers thereunto duly authorized, and bearing the corporate seal of said Company, and attested by its Secretary or Assistant Secretary, provided, however, that if within thirty (30) days of the date of the passage of this ordinance by the Council of the Municipality there be filed a petition, signed by the electors of said Municipality equal in number to at least ten percentum of the entire vote cast for all candidates for Mayor at the last election in which said officer was voted for, protesting against the passage of said ordinance, the effective date of this ordinance shall be suspended until such time as the question of the adoption of this ordinance shall be submitted to the electors of the Municipality at a general or special election, called for that purpose, and

Demonstration of Plastics At Wesley Methodist Thursday, September 9

The Woman's Society of Christian Service of the Wesley Methodist church will sponsor a plastic demonstration Thursday, September 9 at 8 p.m. It will be held at the Highwood Methodist church on Highwood avenue and Jeffreys place.

Members and friends are invited.



NATIONAL PRESS BUILDING WASHINGTON, D. C.

By Anne Goods

The last word in shopping comfort comes from a Houston supermarket where self-service customers can sit in a chair and pick their food from a moving belt passing before them.

Remember to save your old summer nylons. Then when cool weather comes you'll be glad, because they can be dyed the lovely deeper colors, the "inky" tones, with all-purpose dye.

Close-toe shoes are outselling the popular open-toe styles in the high price lines, we hear. But nothing replaces the well-kept shoe, so remember to keep all your footwear well shined and brushed.

If you like that tender and so good member of the squash family, zucchini, try preparing this way: slice and saute in vitaminized margarine in a skillet with cubed tomatoes and diced onion.

To remove onion odor from hands, rub with salt immediately. Or perhaps you'll want one of those choppers that's on the market now. It's a covered glass cup with inside chopper. Prevents "weeps" and finger stain.

Enjoy that Sunday breakfast! And to get away from the usual bacon and eggs team, add baked tomatoes to the menu. Just cut off the tops and season with salt and pepper, a bit of vitaminized margarine and they'll bake while you're doing the rest.

HIGHLAND TEN PIN

139 N. Second St. TEL. H. P. 319

OPEN BOWLING

Saturday, Sunday and Week Days Until 8:00 p.m. Doors open at 2:00 p.m.

Under New Management

Ace Calder to bowl an exhibition game August 29 at 8 p.m.

until a majority of the qualified electors voting on the adoption of this ordinance shall vote in favor thereof. ROBERT F. PATTON Mayor

ATTEST: V. C. MUSSER City Clerk Filed June 7, A. D. 1948. Passed August 23, A. D. 1948. Approved, August 25, A. D. 1948.

LEGAL

AN ORDINANCE AMENDING AN ORDINANCE ENTITLED "AN ORDINANCE CREATING A TRAFFIC COMMISSION AND ESTABLISHING TRAFFIC REGULATIONS FOR THE CITY OF HIGHLAND PARK, LAKE COUNTY, ILLINOIS, PASSED MARCH 10, 1941, APPROVED MARCH 11, 1941."

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF HIGHLAND PARK, LAKE COUNTY, ILLINOIS, AS FOLLOWS: SECTION 1. That Section 62, Sub-section C-5 of an ordinance entitled "An Ordinance Creating a Traffic Commission and Establishing Traffic Regulations for the City of Highland Park, Lake County, Illinois, Passed March 10, 1941, Approved March 11, 1941" be and the same is hereby amended so that said Sub-section, when and as amended, shall read as follows: SECTION 62. Sub-section C. Sub-section 5. Within twenty feet (20') of a cross walk at an intersection, except where in order to withdraw or back out from any marked and authorized parking space the vehicle shall not move toward such intersection. SECTION 11. This amending ordinance shall be in full force and effect from and after its passage, approval, recordation and publication, as required by law. ROBERT F. PATTON Mayor

ATTEST: V. C. MUSSER, City Clerk. Filed Aug. 16, 1948. Passed Aug. 23, 1948. Approved: Aug. 25, 1948. Recorded: Aug. 25, 1948.

LEGAL STATE OF ILLINOIS COUNTY OF LAKE

The County of Lake, Lake County, Waukegan, Illinois will receive bids for the construction of a new Radio Building and a 245 foot steel radio tower to be erected adjacent to County farm property at Libertyville, Illinois in accordance with plans and specifications prepared by Ekstrand & Schad, Architects, 117 N. Genesee Street, Waukegan, Illinois.

Bids will be received at the Office of the County Purchasing Agent, Room 103, County Building, Waukegan, Illinois up to 2:00 P.M. DST, September 7, 1948 at which time and place all bids will be publicly opened and read aloud. It is intended that the work will be awarded in five principal contracts as follows: General Construction Work; Plumbing; Heating; Electrical; and Steel Radio Tower. Plans and specifications for the General Construction Work will be available at the office of the Architect on or after July 21, 1948. Plans and specifications for plumbing, heating and electrical work will be ready on or before August 2, 1948 and will be available at the office of the Architect.

A certified check or bank draft payable to the Treasurer, County of Lake in the amount equal to 5% of the bid or a satisfactory bid bond executed by the bidder and a surety company in an amount equal to 5% of the bid, shall be submitted with each bid.

Copies of the documents may be obtained by depositing \$5.00 with Ekstrand & Schad, Architects, for each set of documents so obtained which will be refunded to each actual bidder who returns the plans and specifications in good condition within ten (10) days after the opening of bids.

Successful bidders will be required to furnish a satisfactory performance bond in the amount of 100% of the Contract. The County of Lake reserves the right to reject any and all bids.

No bids shall be withdrawn after the scheduled time for receipt of bids or at least 30 days thereafter. Dated this 13th day of August, 1948.

Wesley F. Koehler Chief Clerk Purchasing Dept. County of Lake 8-19-26 & 9-2

Flip's Cab Co. HIGHWOOD

Courteous Drivers Prompt Service 240 Oakridge Highwood 977

CATERING SERVICES Receptions or Buffet Wedding Our Specialty Tel. H. P. 5780

"O" is for Operator and "O" is for Opportunity and a DOUBLE "O" means good OPPORTUNITIES for TELEPHONE OPERATORS

An interesting way to earn a good salary. If you want to know more about "OPERATORS" and "OPPORTUNITY" Drop in or call the Chief Operator 21 S. St. Johns Ave. ILLINOIS BELL TELEPHONE COMPANY Highland Park, Illinois



NATIONAL PRESS BUILDING WASHINGTON, D. C.

By Anne Goods

If you're in a quandary over something different to serve, why not try curried eggs for a change? Hard cook and season the yolk with real mayonnaise, and curry powder. Stuff and bake in a white sauce till well heated - about 30 minutes.

Speaking of eggs, the Patent Office offers rights to a suction cup which enables you to remove a hot-boiled egg from the shell without burning your fingers.

Something I want to see, which I've heard about, is a woman's brush which brushes the hair, makes a curl and inserts the bobby pin—all in one operation! Don't you?

Something to delight a child's heart, particularly at a party, is a ball of vanilla cream with features painted on with melted chocolate. With a cone hat, there's the funniest clown you've ever seen.

PRESS WANT ADS GET RESULTS

SEPTIC TANKS CLEANED Motorized equipment; reasonable rates; sewer and septic tanks built and repaired; 10 years' experience.

S. WOODALL Tel. Northbrook 223-J-1

AMEDEO RITACCA

Concrete Work of Any Kind—Bluestone or Flagstone All Kinds of Drainage WATERPROOFING Day Work or Contract FREE ESTIMATES 206 North Ave., Highwood, Ill. Phone: Hwd. 2805 Call After 5:00 p.m.

Chop Suey & Fried Chicken TO TAKE OUT

Lunch & Dinner Served Daily

Point Comfort Restaurant

Waukegan Rd. 1 mile north of Deerfield Tel Deerfield 79

PICTURE FRAMES

Made To Order In Our Own Studio ROBT. J. ROEBER BRAND'S STUDIO 369 Central Ave. Tel. 256

QUALITY CLEANERS

Phone H. P. 178 RELIABLE LAUNDRY & DRY CLEANING CO.

BICYCLES

Schwinn built heavy duty Whizzer bicycle, special price \$65. 26, 24 and 20 inch Schwinn bicycles priced at \$39.95. 53 Waukegan Ave. Highwood

CerviSales & Service

Tel. H. P. 1197

CATERING

Weddings, cocktail parties, dinners Let us help you plan your next party. Tel. Glencoe 1894 P. C. McCullough

FRED BOTKER

Lawn Mowers Sharpened & Repaired

Now is the time, when the grass dries—lawnmowers must be sharp to cut.

281 E. Park Ave. Highland Park, Illinois

Want Ads FOR SALE

FOR SALE: Roper 6 burner stove; floor model; reduced. 305 Waukegan ave., Highwood. Tel. H.P. 725.

FOR SALE OR TRADE—1942 Chevrolet convertible; radio, new tires, A-1 condition. Will take small coupe or sedan in trade. Call H. P. 557.

FOR SALE: Car radio, \$15; Tel. H. P. 405.

FOR SALE: Heywood-Wakefield baby carriage; Reed; in fine condition. Tel. H.P. 2064.

FOR SALE: Davenport; dark green, in good condition. Call H.P. 2614.

FOR SALE:—Dresses for girl 12-14; size 10-12; Tel. H. P. 2064

FOR SALE: Full size 30 x 54 maple crib, drop sides, \$12 complete. Call H. P. 192.

WANTED!

WANTED: Exp. bookkeeper good salary short hours pleasant wk. conditions air-cond. office. First National Bank of Winnetka. Phone Win. 10.

WANTED TO RENT

WANTED TO RENT: Furnished room with private bath or small apartment. Access to garage, if possible. By established business man. References exchanged. Address Box 802, Highland Park, Ill.

FOR RENT

FOR RENT: Single studio bedroom. H. P. 405.

FOR RENT: Suite of three rooms, centrally located, suitable for business or doctor's offices. Phone H. P. 320.

MANURE

for Hot Beds BLACK DIRT Menoni and Moccogni Telephone Highland Park 518

Complete Landscape Service

- BLACK DIRT
- MANURE
- ROCK WORK
- SHADE TREES
- SHRUBS
- ROTOTILLING

Deerfield Landscape Garden Service

Free Estimates Tel. Deerfield 749-R

DRASTIC REDUCTIONS

All Types of Summer Clothing, Men's, Women's and Children; Davenport & Chair; Elec. grass Mower, complete with cord, etc.; 4 Metal Garden Seats. Open Tues. and Fri. nights until 9:00 p.m.

Highland Park Trading Post

47 South St. Johns Avenue H. P. 2744

VACUUM CLEANER SERVICE

For All Popular Makes Parts on hand or available. Pick up and delivery. Prompt service. Emergency service. Guaranteed workmanship.

A. M. EVANS 31 N. Sheridan Tel H.P. 6488

THE WELCOMERS WISH TO GREET every new family in the community. If you know of a Newcomer to Highland Park, call our hostess, Mrs. Margaret McKeel, Glencoe 1071.

HOUSE CLEANING? CURTAIN TROUBLES?

Call PARKWAY CURTAIN LAUNDRY

For All types of curtains—slip covers — draperies, spreads, table linens and blankets. DRY CLEANING (all types) Free Pick-up and Delivery 300 N. Green Bay H.P. 5804