IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT MCDONOUGH COUNTY, ILLINOIS

STEVEN WAILAND,)
Plaintiff,))
V.) MOTION FOR TEMPORARY) RESTRAINING ORDER,
) PRELIMINARY INJUNCTION AND/OR
CITY OF MACOMB, a municipal) PERMANENT INJUNCTION AND
corporation; MICHAEL INMAN, MAYOR) WRIT OF MANDAMUS
OF THE CITY OF MACOMB, in his)
official capacity; MELANIE FALK,) Case No
CLERK OF THE CITY OF MACOMB, in)
her official capacity; and GRETCHEN)
DEJAYNES, CLERK OF MCDONOUGH)
COUNTY, ILLINOIS, in her official)
capacity,)
)
Defendants.)

VERIFIED COMPLAINT FOR DECLARATORY JUDGMENT, INJUNCTIVE RELIEF AND WRIT OF MANDAMUS

Plaintiff Steven Wailand, by his attorneys Diane Cohen and Jacob Huebert of the Liberty Justice Center, and for his Complaint for Declaratory Judgment, Injunctive Relief and Writ of Mandamus against Defendants City of Macomb; Michael Inman, Mayor of the City of Macomb; Melanie Falk, Clerk of the City of Macomb; and Gretchen DeJaynes, Clerk of McDonough County, all individuals in their official capacities, states as follows:

Introduction

1. The rule of law requires the government to exercise its power in accordance with well-established and clearly written rules, regulations, and legal principles. In this Complaint, Plaintiff seeks the proper and just enforcement of state and local election laws and to vindicate the constitutional rights of Macomb citizens to exercise their fundamental right to vote and have their vote count.

Parties

- 2. Plaintiff Steven Wailand is a junior at Western Illinois University, majoring in chemistry, with a double minor in neuroscience and pre-law. Wailand is over 18 years of age, a resident of the City of Macomb, County of McDonough, Illinois, and a citizen of the United States. Wailand is a registered voter in Illinois, voted in the February 26, 2013, election, and is duly qualified hold the office of City of Macomb alderman.
- 3. Defendants are City of Macomb, a municipal corporation; Michael Inman, Mayor of the City of Macomb, Illinois; Melanie Falk, Clerk of the City of Macomb; and Gretchen DeJaynes, the Clerk of McDonough County, Illinois (collectively referred to herein as "Defendants").

Jurisdiction

4. Jurisdiction is proper in this Court pursuant to Ill Const. Art. VI, Sec. 9.

Factual Allegations

The February 26, 2013, election for City of Macomb Aldermen

- 5. Steven Wailand ran on the ballot for Alderman of the Second Ward, City of Macomb, in the February 26, 2013, City of Macomb election (sometimes referred to herein as the "election.")
 - 6. Wailand faced one opponent, Kay Hill, in the February 26 election.
- 7. The official results of the election were reported and certified by the McDonough County Clerk, as follows: Steven Wailand received 17 votes, or 51.52% of total votes cast, while Kay Hill received 16 votes, or 48.48% of the total votes cast.

- 8. The voting results of the February 26 election are not contested or otherwise disputed.
- 9. Defendants do not dispute that Wailand received more than half the number of votes cast in the election.

State and local law governing City elections

- 10. The Macomb Municipal Code mandates that the candidate "receiving a majority of the votes cast for . . . city alderman in each ward or wards at any general election shall be declared elected." Macomb Mun. Code Sec. 2-3(5).
- 11. The City's "Special Charter," Article III, Sec. 2, mandates that "persons having the highest number of votes for any office shall be declared elected." City of Macomb Special Charter, pp. 167-68, Plf.'s Exh.1.
- 12. The Illinois Municipal Code provides that the person with the "highest number of votes for an office is the person elected to that office." Illinois Mun. Code, 65 ILCS 5/3.1-10-20.
- 13. According to the Macomb Municipal Code, because Steven Wailand received a majority of the votes in the February 26 election, he is "declared elected" as the second ward alderman. Macomb Mun. Code Sec. 2-3(5).
- 14. The City's Special Charter provides that it is the "duty of the City Clerk to notify all persons elected . . . of their election." Macomb Special Charter, Art. III, Sec. 2, p. 168, Plf.'s Exh. 1.
- 15. The Macomb Municipal Code provides that certificates of election shall be given to the candidate declared elected after the date fixed by the Code for the holding of a supplementary election. Macomb Mun. Code, Sec. 2-3(7).

- 16. According to the City's Municipal Code, supplementary elections are held only when no candidate receives a majority of votes cast in a general election. Should such an election be necessary, it would be held on April 9, 2013. Macomb Mun. Code, Sec. 2-3(5).
- 17. The Illinois Municipal Code provides that "whenever a person has been . . . elected to office, the mayor . . . shall issue a certificate of . . . election." 65 ILCS 5/3.1-55-5.
- 18. The McDonough County Clerk is the election authority for McDonough County. *See* 10 ILCS 5/15-1. Under the Illinois Election Code, the county clerk must, among other duties: a) provide "blanks, poll books and other necessary election blanks for each precinct and district in his county, and cause a suitable number thereof to be delivered to the judges of election" at least 10 days before any election, § 5/15-3; b) print ballots and furnish them to judges, § 5/16-5; c) provide booths and supplies for voting, § 5/17-8; d) receive tally sheets and certificates of results from election judges, and transmit results to the local election official, § 5/17-22; and e) issue certificates of election, § 5/22-10.

City and County officials refuse to issue certificate of election to Plaintiff

- 19. On February 28, 2013, Defendants announced that a supplementary election would be held for the Second Ward alderman seat because neither candidate in the race received a majority of votes in the election.
- 20. Defendants claim Plaintiff did not win a majority of the votes cast because he did not receive "fifty percent of the vote plus one vote" in the election.
- 21. On February 27, 2013, Wailand met with the City Clerk, Falk, at City Hall. Wailand asked Falk why his election would not be certified and why, instead, a supplementary election would be held. Falk responded that Wailand's share of the vote was not a

"majority," which the City and County define as "fifty percent plus one *vote* of the votes cast in an election."

- When Wailand inquired where this purported definition was codified, Falk responded that it was in City's Special Charter. Wailand asked Falk if she could show him where this definition was located in the Charter. But when Falk looked at the Charter, she could not find the definition. Falk then told Wailand that she would keep looking through the Special Charter for the definition. Falk also suggested that Wailand speak with Macomb City Attorney Kristen Petrie to inquire about the purported "fifty percent plus one vote" definition of "majority," and directed Wailand to talk to County Clerk DeJaynes if the City attorney could not identify the source of this purported rule.
- 23. Wailand left Falk's office and then went to speak with the City Attorney. Petrie told Wailand that it was not her responsibility to know the election rules for the City of Macomb.
- 24. After leaving Petrie's office, Wailand went to the County Clerk's office to speak with DeJaynes. DeJaynes took Wailand to another office so that she could go over the Special Charter with him and show him where the "fifty percent plus one vote" rule was codified; however, DeJaynes could not find the purported rule in the Charter. Wailand then asked her where the rule was codified. DeJaynes responded: "That's how we have always done it."
- 25. Wailand then went back to the City Clerk's office to ask Falk if she found anything in the Special Charter that referred to the "fifty percent plus one vote" rule. Falk responded that she had not found anything yet, but would call him the next day to advise him whether she found anything that supported the existence of the rule.
- 26. On February 28, Wailand called Falk to follow up. When he asked her if she had found any reference to the existence of the "fifty percent plus one vote" rule in the Special

Charter, Falk responded "no," but stated: "We Googled the definition of 'fifty percent plus one vote' and found that fifty percent plus one was a majority." Falk advised Wailand that based on their Google search, they were sticking to their definition of "majority."

- 27. On March 6, 2013, Wailand emailed City Attorney Petrie to request a written statement from the City declaring the City's decision in this matter and the reasoning behind it. (*See* emails between Wailand and Petrie, Plf.'s Gr. Exh. 2.) On that same day, Petrie responded that she would "work on a written opinion this week and [would] hopefully have something for [him] by early next week." *Id.* Wailand immediately responded by requesting that Petrie provide the City's response by March 7 or 8 because time was of the essence.
- 28. On March 8, 2013, Petrie responded to Wailand via email and advised him that she "surmised that the questions and requests for written explanation should be directed to the County Clerk of McDonough County." Petrie further stated that the "certification of the election was issued by the County Clerk and the City does not participate in this action; therefore, it would not be appropriate for the City to issue a written or verbal statement explaining or discussing the decision of the County Clerk." (See March 8 email, Plf.'s Gr. Exh. 2.)
- 29. After receiving Petrie's March 8 email, Wailand spoke with Petrie in person to follow up. Petrie advised him that she talked to the Illinois Municipal League about the situation, and that the League advised her that this matter was the County's responsibility and that she should not be involved. Petrie then said she was not able to have any further discussions with Wailand.
- 30. On Monday, March 18, Plaintiff addressed the City Council about the February 26 election and the reasons why the City and County should declare him elected and certify his election. Mayor Michael Inman, who presides over City Council meetings, stated that public

comments were not open to discussion and that the Council would deliver a statement at the next Committee of the Whole meeting.

31. On March 25, 2013, at the start of the Macomb City Council's Committee of the Whole meeting, Mayor Inman made a formal statement declaring that the City Clerk "informed" him that "there were no deviations from the past practice on how the election of February 26, 2013, was conducted by her office," and that the "procedures and protocols that were utilized in the City's election on February 26, 2013, are the same and consistent with City election procedures and protocols that have been utilized by her office during her entire thirty-year tenure in the City clerk's office."

https://www.youtube.com/watch?feature=player_embedded&v=yT8RudSrFpA

32. The City and County have scheduled a "supplementary election" to be held for the Second Ward alderman seat on April 9, 2013.

Plaintiff's demand on Defendants to declare him elected

- 33. On March 19, 2013, Plaintiff secured pro bono legal representation, by the undersigned, to seek the enforcement of his rights under state and local law.
- 34. On March 20, 2013, Plaintiff's counsel sent written correspondence, via regular mail, email and facsimile delivery, to Defendants and their counsel demanding that Plaintiff be declared elected and certified as the Alderman for the Second Ward, City of Macomb. The letter asked the City and County to contact Plaintiff's counsel or otherwise respond to the letter by the close of business, March 22, 2013. Neither the City nor the County responded to the letter.
- 35. On March 25, 2013, Plaintiff's counsel called the City's attorney to discuss the March 20 correspondence. Having received no response, Plaintiff's counsel called the City attorney again on March 27, 2013, at which time the City's attorney stated that the City would

not be responding in writing to Plaintiff's March 20 correspondence and would be standing behind its interpretation of the word "majority" in the City's Municipal Code meaning "fifty percent plus one vote," and would proceed with the April 9 supplementary election.

- 36. Due to the confusing information Defendants gave Plaintiff about who is in charge of certifying him elected to the Second Ward Alderman seat, counsel for Plaintiff asked the City attorney to confirm who gives the certification of election and to explain the City Clerk's role in the election. The City attorney refused to answer the question.
- 37. On March 27, Plaintiff's counsel spoke with the McDonough County State's Attorney regarding Plaintiff's March 20 correspondence. The State's Attorney stated several times that he believed Plaintiff was "right," and that the "fifty percent plus one vote" rule could not be found in any applicable law, code or rule. He stated, however, that the County Clerk was standing behind that definition of majority.
- 38. Due to the confusing information Defendants gave Plaintiff about who is in charge of certifying him elected to the Second Ward Alderman seat, counsel for Plaintiff asked the State's Attorney to confirm who gives the certification and the County Clerk's role in the election. The State's Attorney refused to answer the question.

Definition of "Majority"

- 39. Pursuant to the City of Macomb Municipal Code: "Words and phrases shall be construed according to the common and approved usage of the language." Macomb Mun. Code Sec. 1-2 "Nontechnical and technical" words.
- 40. The common and approved definition of the word "majority" is more than half of the total. *See*, *e.g.*, Black's Law Dictionary (9th ed. 2009) ("A number that is more than half of a total; a group of more than 50 percent <the candidate received 50.4 percent of the votes barely

a majority>."); Cambridge Dictionary of American English (2d ed. 2000) ("more than half of a total number or amount; the larger of something"); Merriam-Webster's Collegiate Dictionary (11th ed. 1998) ("a number or percentage equaling more than half of the total"); the American Heritage Dictionary of the English Language (5th ed. 2011) ("the greater number of a part; a number more than half of the total. 2. The amount by which the greater number of votes cast, as in an election, exceeds the total number of remaining votes."); and The New Shorter Oxford English Dictionary (4th ed. 1993) ("The great number or part; a number which is more than half the whole number spec. the larger party voting together in a deliberative assembly or electoral body.") *See also* Plf.'s Gr. Exh. 3.

41. The Illinois Supreme Court has also recognized that the term "majority" means "a number greater than half of a total." *Lipinski v. Chicago Bd. of Elections*, 114 Ill.2d 95, 103 (1986) (citing Webster's Third New International Dictionary 1363 (1971)).

COUNT I DECLARATORY RELIEF

- 42. Plaintiff realleges and incorporates by reference the allegations contained in paragraphs 1 through 41, as if fully set forth herein.
- 43. For reasons including but not limited to those stated in this Verified Complaint, an actual and live controversy exists between Plaintiffs and Defendants. The parties have genuine and opposing interests. These interests are direct and substantial and a judicial determination of the parties' controversy will be final and conclusive.
- 44. Plaintiff is therefore entitled to declaratory judgment that Plaintiff was declared elected to the office of Second Ward Alderman of the City Macomb on February 26, 2013, and must be given a certificate of election.

45. Plaintiff has directly suffered and will continue to suffer irreparable injury and has no adequate remedy at law.

COUNT II MANDUMUS

- 46. Plaintiff realleges and incorporates by reference the allegations contained in paragraphs 1 through 45, as if fully set forth herein.
- 47. Because Steven Wailand received a majority of the votes in the February 26, 2013, election, by operation of law he was declared elected and has the clear legal right to receive a certificate of election for the office of Second Ward Alderman for the city of Macomb. Macomb Mun. Code Sec. 2-3(5), (7).
- 48. The Mayor of Macomb's legal duty to issue a certification of the election of Wailand to the office of Second Ward Alderman is clear and nondiscretionary. 65 ILCS 5/3.1-55-5.
- 49. The City Clerk's legal duty to notify Wailand of his election to the office of Second Ward Alderman is clear and nondiscretionary. Macomb Special Charter, Art. III, Sec. 2.
- 50. The County Clerk has the clear legal duty to not to hold a supplementary election when a candidate in a general election receives a majority vote. Macomb Mun. Code Sec. 2-3(5).
- 51. The County Clerk is the election authority for McDonough County. Under the Illinois Election Code, the county clerk must issue certificates of election. *See* 10 ILCS 5/15-1 and 5/22-10.
- 52. Plaintiff has directly suffered and will continue to suffer irreparable injury and has no adequate remedy at law.

COUNT III ILLINOIS CONSTITUTION ARTICLE III, SECTION 1 RIGHT TO VOTE – DUE PROCESS OF LAW

- 53. Plaintiff realleges and incorporates by reference the allegations contained in paragraphs 1 through 52, as if fully set forth herein.
- 54. The expression by the people of their will is fundamental to a viable democratic form of government.
- 55. Article III, section 1, of the Illinois Constitution, reaffirms the principle that all qualified citizens have a constitutionally protected right to vote and to have their votes counted.
- 56. If the vote cast by all those who favor a particular candidate exceeds the number cast in favor of a rival, the result is constitutionally protected from nullification except by the voters themselves. *Tully v. Edgar*, 171 III.2d 297, 308 (1996).
- 57. Defendants' refusal to certify the election of Plaintiff to the office of Second Ward Alderman, and Defendants' arbitrary and capricious definition of "majority" and/or ex post facto altering of the number of the votes required to win the election and be certified elected, nullified the votes in favor of Plaintiff, including Plaintiff's vote.
- 58. Any person who causes an Illinois citizen to be deprived of their right to vote shall be liable to that citizen, and any person affected, in an action for redress. 10 ILCS 5/29-17.
- 59. Plaintiff has directly suffered and will continue to suffer irreparable injury to his rights under the Illinois Constitution and has no adequate remedy at law for this infringement of his constitutional rights.

COUNT IV

ILLINOIS CONSTITUTION ARTICLE I, SECTION 2 PROPERTY INTEREST IN OFFICE - DUE PROCESS OF LAW

- 60. Plaintiff realleges and incorporates by reference the allegations contained in paragraphs 1 through 59, as if fully set forth herein.
- 61. Plaintiff has a property interest in the office to which the voters elected him. *East St. Louis Federation of Teachers, Local 1220 v. East St. Louis Dist. No. 189*, 178 Ill. 2d 399, 416-18 (1997).
- 62. Defendants are arbitrarily and capriciously denying Plaintiff the right to hold the office to which he was declared elected.
- 63. Plaintiff has directly suffered and will continue to suffer irreparable injury to his rights to due process of law under the Illinois Constitution and has no adequate remedy at law for this infringement of his constitutional rights.

COUNT V INJUNCTIVE RELIEF

- 64. Plaintiff realleges and incorporates by reference the allegations contained in paragraphs 1 through 63, as if fully set forth herein.
- 65. Due to the upcoming supplementary election on April 9, time is of the essence. Injunctive relief in the form of a Temporary Restraining Order and/or Preliminary and/or Permanent Injunction, and a Writ of Mandamus is immediately needed to prevent irreparable harm to Plaintiff.
- 66. For reasons including but not limited to those stated in this Verified Complaint,
 Plaintiff has no adequate legal, administrative or other remedy by which to prevent or minimize
 the continuing and/or threatened irreparable harm to his right to be notified of his election and be

given a certificate of election to the office of Alderman of the Second Ward of the City of Macomb. The public interest and equities favor issuing an injunction declaring that the word "majority" means "more than half" and that Plaintiff was thus declared elected and has a right to a certificate of election.

Bond Should be Waived

67. Plaintiff should not be required to post a bond because this case serves the public interest – specifically, the citizens' (including Plaintiff's) fundamental right to vote and have their vote count and Plaintiff's right to be declared elected to the office he won by a majority of the votes cast in the election. Requiring a bond in this non-commercial case would impose undue hardship on Plaintiff, a full-time college student, who is seeking to preserve his rights guaranteed by the Illinois Constitution, and state and local law. Declaratory judgment and/or injunctive relief would not cause Defendants hardship because it would order Defendants to perform their existing legal duties as required by the clear language of the City's own Code, Special Charter, and state law.

WHEREFORE, Plaintiff respectfully requests that this Court issue an order mandating that Defendant Mayor Michael Inman issue Plaintiff a certificate of election, that Defendant City Clerk Melanie Falk notify Plaintiff of his election to the office of Second Ward Alderman, and that County Clerk DeJaynes deliver a certificate of election in connection with the February 26, 2013, election reflecting Plaintiff's election to the office of Alderman of the Second Ward, City of Macomb, in the February 26, 2013, election.

RELIEF REQUESTED

Plaintiff Steven Wailand requests that this honorable Court:

- A. Enter judgment in favor of Plaintiff.
- B. Enter a declaratory judgment that the word "majority" in Macomb Municipal Code Section 2-3(5) means "more than half"; that any vote total received by a candidate constituting more than 50 percent of the votes cast is a "majority"; that Plaintiff's 17 votes out of the 33 votes cast in the February 26, 2013, election for Second Ward Alderman in the City of Macomb constitute a majority of the votes cast in that election; and that Plaintiff is therefore "declared elected" to the office of Second Ward Alderman for the City of Macomb by operation of Section 2-3(5) of the Macomb Municipal Code.
- C. Issue an Order of Mandamus requiring Michael Inman, Mayor of the City of Macomb, to issue a certification of the election of Steven Wailand to the office of Second Ward Alderman, as required by 65 ILCS 5/3.1-55-5.
- D. Issue an Order of Mandamus requiring the City Clerk, Falk, to notify Wailand of his election to the office of Second Ward Alderman for the City of Macomb, as required by Article III, Section 2, of the City's Special Charter.
- E. Issue an Order of Mandamus enjoining the City Clerk, Melanie Falk, and County Clerk Gretchen DeJaynes, from holding a supplemental election scheduled for April 9, 2013.
- F. Issue an Order of Mandamus requiring the County Clerk, Gretchen DeJaynes, to issue a certificate of election resulting from the February 26, 2013, election of Plaintiff for the office of Second Ward Alderman for the City of Macomb, as required by the Illinois Election Code.
- G. Enter a declaratory judgment that the Defendants' nullification of Plaintiff's election to the office of Second Ward Alderman for the City of Macomb in the February 26, 2013, election would deprive Plaintiff of his right to vote without due process of law.
- H. Enter a declaratory judgment that the Defendants' nullification of Plaintiff's election to the office of Second Ward Alderman for the City of Macomb deprives Plaintiff of his right to the office to which he was elected and therefore deprive him of a property interest without due process of law.
- I. Preliminarily and permanently enjoin Defendants from applying Macomb Municipal Code Section 2-3(5) in a manner that is inconsistent with the definition of "majority" as being "more than half."
 - J. Award Plaintiff reasonable costs and attorneys' fees; and
 - K. Award Plaintiff any additional relief it deems just and proper.

DATED: MARCH 30, 2013

Steven Wailand

One of his attorneys

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VERIFICATION BY CERTIFICATION

I, STEVEN WAILAND, under penalties as provided by law pursuant to Section 1-109 of the Code of Civil Procedure, do certify that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as above that I verily believe the same to be true.

Steven Wailand

CERTIFICATE OF SERVICE

I, Diane Cohen, an attorney, certify that copies of Plaintiff's Verified Complaint and Motion, and Memorandum in Support of Motion, were served via email and facsimile delivery and deposited in the regular U.S. mail on March 30, 2013, to:

Michael J. Inman

Mayor

City of Macomb, Illinois 232 E. Jackson Street Macomb, Illinois 61455

Phone: (309) 833-2558 Fax: (309) 836-9558 mayor@macomb.com

Melanie Falk

City Clerk City of Macomb, Illinois 232 E. Jackson St. Macomb, IL 61455 Phone: (309) 833-2575 Fax: (309) 836-1090

staff@CityofMacomb.com

Gretchen DeJaynes

McDonough County Clerk McDonough County Courthouse 1 Courthouse Square Macomb, IL 61455 Phone: (309) 833-2474

Phone: (309) 833-2474 Fax: (309) 836-3368

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Kristen Petrie

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Diane S. Cohen
Attorney for Plaintiff

PLAINTIFF'S EXHIBIT 1



Editorial Note.—The City of Macomb was incorporated under a special charter granted by an Act of the General Assembly of the State of Illinois approved February 14, 1857. This special charter was amended or rebruary 23, 1867. In 1882 the City reorganized under the February 23, 1867. In 1882 the City reorganized under Villagus", passed April 10, 1872, thereby accepting the general law in lieu of its own special charter, insofar as the provisions of the special charter are in conflict with Act of 1941 has now made further changes. Since cerbeen deemed advisable to add here the special charter of 1857 in its entirety, with the addition thereto.

DE PROCESSIONAL PROCESSIONAL DE CONTRACTOR D

PECIAL CHARTER

AN ACT to Consolidate the Several Acts Under Which the City of Macomb Was Incorporated, and to Amend the Same.

ARTICLE I

OF BOUNDARIES, GENERAL POWERS, AND FORMATION OF WARDS

Section 1. Boundary—Macomb declared a city.

2. Inhabitunts of city incorporated—to have a common seal

2. —to hold real estate, etc.

3. City to be divided into wards.

Section 1. Be it enneted by the People of the State of Illinois, represented in the General Assembly: That all that district of country, in the country of McDonough and State of Illinois, embraced in the following limits, to-wit: The south half of section number thirty-one (31), the southwest quarter of the northeast quarter of section number (31), and the northwest quarter of section thirty-one (31), and the northwest quarter of section thirty-one (31), all in township number six (6) north of the base line of range two (2), west of the fourth principal meridian; and the sutheast quarter of section thirty-six (36), and the southeast quarter of said section thirty-six (36), and the southeast quarter of section number one (1), in township six (6) north of range number three (3) west of the fourth principal meridian; and the northwest quarter of section number six (6), and the northwest quarter of the northeast quarter of section number six (6), in township number five (5) north of range number six (6), in township number five (5) north of range number two (2) west of the fourth principal meridian; together with such other additions of land as may be incorporated with and come under its jurisdiction, is hereby created into a city, by the name of the City of Macomb.

Sec. 2. The inhabitants of said city shall be a corporation, by the name of the City of Macomb, and by that name shall have perpetual succession, suo and be sued,

SPECIAL CHARTER

and complain and defend in any court; may make and use a common seal, and alter and change it at pleasure; may as the purposes of the corporation may require, within or without the limits of the city, and may sell, lease, or dispose of the same for the benefit of the city.

shall contain, as near as may be, the same number of white male inhabitants. The City Council may create addiwards, the boundaries of which shall be fixed by the City Council, and shall be by the City Council changed from time to time as they shall see fit, having regard to the number of her free white inhabitants, so that each ward tional wards, as occasion may require, and fix the boun-Sec. 3. The City of Macomb shall be divided into four

ARTICLE II

OFFICERS—THEIR ELECTION AND APPOINTMENT.

Section 1. Municipal government—to consist of Mayor and Aldermen—other officers to be elected or appointed, who
shall perform the duties prescribed by this act, and
by the City Council.

2. All by the City Council.

2. All officers, except Aldermen, to hold office one year—officers of the elected by ballot—Watchmen and Policiers of the elected by ballot—Watchmen and Policiers of the papointed by the Mayor, and red or appointed by the Mayor, and red or appointed to fill vacancies, to hold for unwho shall hold their offices for two years; to be divided into classes when elected.

4. Vacancy in office of Aldermen or other offices—how filled.

5. Manner of removing persons from office.

6. Vacancy in office of Mayor and other offices—how flants of the office of the office of the other offices.

7. Who authorized to hold office in the city.

8. When any two or more persons have same number of the offices, election decided by casting lots.

Mayor and two Aldermen for each ward. The officers of the corporation shall be as follows: A City Clerk, a City Marshal, a City Treasurer, a City Attorney, a City Assessor and Collecter, a City Surveyor and Engineer, and a City Supervisor, who, in addition to the duties Section 1. The municipal government of the city shall consist of a City Council, to be composed of the Mayor and two Aldermen for each ward. The officers

> may be prescribed by ordinance, and who shall be elected or appointed by the City Council, as the City Council may form such other duties as may be prescribed by ordinance. dinance, to be appointed by the City Council, and to perand agents of the corporation as may be provided by orprovide. prescribed by this act, shall perform such other duties as There shall also be such other officers, servanis

thorize the appointment of watchmen and policemen by the Mayor, to continue in office during the pleasure of the City Council: Provided, the Mayor or Marshal may be authorized to remove them from office for good cause. or appointment and qualification of their successors. their successors respectively. All other officers mentioned in this act, and not otherwise specially provided for, shall be appointed by the City Council, by ballot, on the third Monday of May of each year, or as soon thereafter as may be; but the City Council may specially auhold for the unexpired term only, and until the election All officers elected or appointed to fill vacancies shall until the election or appointment and qualification of except Aldermen, shall hold their offices for one year All officers elected or appointed under this

shall be divided into two classes, by lot; the term of office of those of the first class shall expire in one year, and those of the second class in two years: Provided, that the present Aldermen of the city, whose term of office does of the city, to represent such ward in the City Council nually one Alderman shall be elected in each of the wards the wards of the city, one Alderman, and thereafter an not expire at that time, shall be placed in the first class, and no election shall be held to supply their places. At man from each ward, so that one from each ward shall be annually elected. At the first meeting of the City Council after the annual election in May next, the Aldermen their office for two years after their election, and until the election and qualification of their successors. They shall be divided into two classes, consisting of one Alderthe election in May, 1857, there shall be elected in each of Sec. 3. The several words of the city shall be represented in the City Council by two Aldermen from each ward, who shall be bonn fide residents thereof, and hold

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SPECIAL CHARTER

may forthwith order a new election. made. If there should be a failure by the people to elect any officers herein required to be elected, the City Council cers herein named shall not be appointed on the second (third) Monday of May in each year, the City Council may udjourn from time to time until such appointments are shall thereby become vacant. shall remove from the ward ropresented by him, his office of holding a special election to supply such vacancies, and to appoint judges thereof if necessary. If any Aderman Sec. 4. If from any cause there shall not be a quorum of Aldermen, the Clerk shall appoint the time and place If for any cause the offi-

removed at any time by a vote of two-thirds as aforesaid, in their discretion, but any officer may be suspended until the disposition of the charges when preferred. shall neglect to appear and answer to such charge, then the City Council may declare the office vacant: Provided, this section shall not be deemed to apply to any officer appointed by the City Council. Such officer may be unless first furnished with the charges against him, and heard in his defense; and the City Council shall have power to compel the altendance of witnesses, and the production of papers when necessary for the purpose of such trial, and shall proceed within ten days to hear and determine upon the merits of the case; and if such officer no officer shall be removed except for good cause, nor of all the Aldermen authorized by law to be elected. may be removed from such office by a vote of two-thirds Sec. 5. Any officer elected or appointed to any office

such vacancy. Any vacancy occurring in any other of-fice may be filled by appointment of the City Council; but no special election shall be held to fill vacancies, if more than nine months of the time has expired. Sec. 6. Whenever any vacancy sum occur in confice of Mayor or Alderman, such vacancy shall be filled by a new election, and the City Council shall order such the first such any after the happening of special election within ten days after the happening of

Sec. 7. All citizens of the United States, qualified to vote at any election held under this act, shall be qualified he eligible to any office under this or any other act in reto hold any office created by this act; but no person shall

> come into his possession. And if any such person holding any such office or place within this city shall become a defaulter whilst in office, the office or place shall theresidered a defaulter who has refused or neglected, or may hereafter refuse or neglect, for thirty days after demand faulter to said city, who is now or may hereafter be a defaulter to said city, or to the State of Illinois, or to any upon become vacant. to receive the same, any public money which may have made, to account for and pay over to the party authorized other city or county thereof; and any person shall be con-

any elective office shall have an equal number of votes for such office, the election shall be determined by the casting of lots in the presence of the City Council. Sec. 8. When two or more candidates for election to

ARTICLE III.

OF ELECTIONS

Section 1. A General Election to be held on first Monday of May in each year—notice of election—how given.

2. Election—how contested—poll books to be returned to Clerk within three days—Council to meet, canvass polls and declare results—persons elected or appointed to office to be notified by Clerk, and they required to qualify in twenty days.

3. What persons entitled to vote at city elections—oath to be taken by elector when challenged—what constituted.

tutes residence.
No election to be lield where intoxicating liquors are sold.
Electiors not to be arrested on civil process on election day—punishment for illegal voting.

tion in the newspaper publishing the ordinances city, by the City Clerk. Section 1. A general election of all the officers of the corporation required to be elected by this act, or any ordinance of the city, shall be held in each ward of the city. on the first Monday of Muy in each year, at such places as the City Council may appoint, and of which six days tices in three public places in each ward, or by publicaprevious notice shall be given by written or printed no-

ment from the second for the second

elections held under this act, and contesting the same, the Sec. 2. The manner of conducting and voting at the

tion shall take the same oath, and shall have the same powers and authority as the judges of the general elections. After the closing of the polls the ballots shall be counted in the manner provided by law, and the returns shall be returned, sealed, to the City Clerk within three days after election, and thereupon the City Council shall neet and canvass the same and declare the result of the election. The persons having the highst number of votes for any office shall be declared elected. It shall be the duty of the City Clerk to notify all persons elected or appointed to office of their election or appointment, and unless such persons shall qualify within twenty days thereafter, the office shall become vacant. keeping the poll lists, canvassing of the votes and certifying the returns, shall be the same, as nearly as may be, us is now or may hereafter be provided by law at general state elections, and the appointment of judges thereof. The voting shall be by ballot, and the judges of the elec-

over be an actual resident of the ward in which he proover be an actual resident of the ward in which he proposes to vote, or if required by any judge or qualified
voter, shall take the following onth before he is permitted to vote: "I swear (or affirm) that I am of the age
of twenty-one years; that I am a citizen of the United
States (or was a resident of this state at the time of
the aloption of the constitution), and have been a resident
of this state for one year and a resident of this city six
months immediately preceding this election, and am now
a resident of this ward and have not voted at this election:" Provided, that the voter shall be deemed a resident Sec. 3. No person shall be entitled to vote at any election under this act who is not entitled to vote at state elections, and has not been a resident of said city at least of the ward in which he is accustomed to lodge.

Sec. 4. No election shall be held in any grog shap or other place where intoxicating liquors are veuded by re-

Sec. 5. The persons entitled to vote at any election held under this act, shall not be arrested on civil process, within said city, upon the day on which said election is held; and all persons illegally voting at any elec-

assessments.

SPECIAL CHARTER

tion hold under this act, or the ordinances of the city, in pursuance thereof, shall be punishable according to the have of the state.

ARTICLE IV

POWERS AND DUTIES OF OFFICERS.

Section 1. Oath to be taken by all officers of the city and filed with the Clerk.

With the Clerk by the Mayor—Mayor to preside over with taken by the Mayor—Mayor the state and 2. Oath to be taken by the conforce laws of the state and measures of the city—to see that all city officers ordinances of the city—and to recommend measures to perform their auty—and to recommend measures to the Council.

The Council of the city—and to recommend measures to the council of the city—and to recommend measures to the council of the city—and to recommend measures to the council of the city—and to recommend measures to the city—and to recommend measures to the city—and to recommend the city—and the c

4. Authorized to require officers to exhibit books and papers, and to execute all acts required of him by this act or any ordinance.

5. Liable to indictment for malfeasance in office and may be removed. Mayor authorized to call on all male inhabitants of city of county to enforce laws and ordinances—to call out militia to suppress riots, etc.—penalty for refusing to obey call.

To receive a salary not exceeding \$600.

Authorized to administer oaths—take depositions, etc.

Authorized to administer oaths—take depositions, etc.

Vacancy—how filled to be fire wardens and conservativembers of Council to be fire wardens and street Members of Council to be fire jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace—exempt from jury duty and street to the conservations of peace and the conservations of

Jabor.

10. Duties of City Clerk—to be keeper of seal and all books and papers of the city—to attend meetings of council and papers of the city—to attend meetings of council by him to be and keep a ournal—copies certified by him to be evidence—to draw warrants on treasury—to keep account of receipts and expenditures—authorized to administer oaths, etc.

11. Duties of City Attorney—to furnish written opinions to council or Mayor—same person may be Clerk and Council or Mayor—same person may

- Sont Dome Anna respect to the second of the second secon

Attorney City Treasurer—to lecep account of receipts Attorney.

Duties of City Treasurer—to be drawn from one expenditures of city—money to be drawn from one of the continuous of country of what purpose drawn—Treasurer to report specify days before charter election— to file report worthy days before charter election— to file report with Clerk Marshal—to perform duties prescribed by with Clerk Marshal—to perform duties prescribed by with Clerk Marshal—to perform duties prescribed by council—to possess powers and entitled to fees of conclusion of City Engineer and Surveyor—to the tees and stable—to execute and surveyor—to the fees and power to survey in the city—entitled by Council—to power to survey in the city—entitled by Council—to power to survey in the city—entitled by Council—to power to survey or the rules established by Council—to power to survey or the rules catabilished by Council—to power to survey or the rules of city work have same power timates and contracts for city work have same power timates and contracts for city work have same power of county or town assessors—to collect taxes and of county or town assessors—to collect taxes and

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fices of City Clerk and City Attorney may be vested in the and subjects submitted to him by the Mayor or the City Council or its committees: Provided, however, that the ofwhen required, to furnish written opinions upon questions perform all professional services incident to his office, and, It shall be the duty of the City Attorney to

to the City Council, at least twenty days before the annual election of each year, and oftener if required, a full and detailed account of all receipts and expenditures since the date of the last annual report, and also the state of the treasury; which account shall be filed in the office of the Clerk. a treasury warrant, signed by the Mayor or the presiding of-ficer of the City Council and countersigned by the Clerk; such warrants shall specify for what purpose the amount therein named is to be paid. The Treasurer shall exhibit belonging to the city, and shall keep an accurate account of all receipts and expenditures in such a manner as the City Council shall direct. All moneys shall be drawn from the treasury in pursuance of an order of the City Council, by Sec. 12. The City Treasurer shall receive all moneys

cases. He shall execute and return all process issued by serve civil process without first entering into bond as such constable, to be approved by the county court as in other any proper officer under this act or any ordinance in purvation of the public peace, the collection of license money, fines or otherwise. Ite shull possess the powers und the authorities of a constable at common law, and under the statutes of the state, and receive like fees, but shall not Sec. 13. The City Marshal shall perform such duties as shull be prescribed by the City Council for the prescri-

erned by such rules and ordinances and receive such fees sole power, under the direction and control of the City Council, to survey, within the city limits, and he shall be gov-Sec. 14. The City Engineer or Surveyor shall have the

> grades and boundaries of streets and alleys; but such plats, estimates and contracts, grades and boundaries shall be first reported to the City Council, and approved by them, or they shall not be valid. shall perform all surveying and engineering ordered by the City Council; shall, under their direction, establish the when required, superintend the construction of all public law to county surveyors, and the like effect and validity shall be given to his acts, and to all plats and suracts, plats and surveys of the county surveyor. veys made by him, as are or may be given by law to the works ordered by the city, make out the plats and estimates thereof and contract for the execution of the same. He and emoluments for his services as the City Conneil shall in making plats and surveys within the city as is given direct and prescribe. He shall possess the same powers He shall,

ing the assessment lists, and having revised and corrected the same, he shall sign and return them to the City Conneil. He shall collect all taxes and assessments which may be levied by the City Council, and perform such other duties as may be herein prescribed or ordained by the City Council. duties in relation to the assessing of property for the purpose of levying the taxes imposed by the City Council. In the performance of his duties he shall have the same powers as are or may be given by law to county or town assesses as are or may be given by law to county or town assesses. sors, and be subject to the same liabilities. Sec. 15. The Assessor and Collector shall perform al On complet-

provements in the city and carry into effect all orders of the City Council in relation thereto. It shall also be his duty to superintend and supervise the opening of streets and alleys, and the grading, improving and opening there-of, and the construction and repairing of bridges, culverts among the persons of lots properly chargeable therewith and deliver the account thereof to the City Clerk, to be haid sidewalks, when required, and upon the failure of any person to comply with such notice, to cause the same to be haid, relaid, or repaired, and apportion of the cost thereof and sewers; to order the laying, relaying and repairing of before the City Council; to make plans and estimates of any Sec. 16. The Supervisor shall superintend all local in-

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16. Duties of Supervisor—to superintend all city work—to serve notices to build sidewalks, etc.—to make plans and estimates—to keep account of appropriations for the cers, and to fix their compensation—may require them to give bond, which shall be filed with the Clerk.

18. City officers required to deliver books, etc., to successors and officers of the compensation of the compensati

Section 1. Every person chosen or appointed to an executive, judicial or administrative office under this act shall, before he enters upon the duties of his office, take and subscribe the oath of office prescribed in the Constitution of this state and file the same, duly certified by the officer before whom it was taken, with the City Clerk.

duties of his office, in addition to the usual onth, swear or duties of his office, in addition to the usual onth, swear or duties of his office as an efficient and faithful disclaring of the City Council, and shall take care that the laws of respected and observed within this city are duly enforced, cars of the city discharge their respective duties; and he prosecuted and punished. He shall, from time to time, such measures, as he may deem advantageous to the city:

All Market and results and variance of the city council such information, and recommend sec. 3. All Market and council such information, and recommend

Sec. 3. At 146 hereby nuthorized to call on any and all cighteen years, to aid in enforcing the laws of the state or militia to aid in suppressing the same or carrying into effect any law or ordinance; and in case of riot to call out the feet any law or ordinance; and any person who shall not than five dollars nor more than one hundred dollars.

Sec. 4. He shall have power, whomever he shall deem exhibit of all his books and papers; and he shall have power or any ordinance made in pursuance thereof.

Sec. 5. He shall be liable to indictment in the Circuit Court of McDonough county for parpable omission of duty, wilful oppression, nucleonduct or partiality in the discharge of the duties of his office, and upon conviction shall be subject to a fine not exceeding one hundred dollars; and the court shall have power, upon the recommendation of the jury, to add as a part of the judgment that he be removed from office.

Sec. 6. He shall receive such salary as shall be fixed by ordinance, not exceeding six hundred dollars.

Sec. 7. He shall, ex-officio, have power to administer any oath required to be taken by this act, or any law of the state; to take depositions, the acknowledgement of deeds, mortgages and all other instruments of writing, and certify the same under the seal of the city, which shall be good and valid in law.

Sec. 8. In case of vacancy in the office of Mayor, or of his being unable to perform the duties of his office by reason of temporary or continued absence or sickness, the City Council shall appoint one of its members by ballot to preside over their meetings, whose official designation shall be "Acting Mayor;" and the Alderman so appointed shall be vested with all the powers and perform all the duties of Mayor until the Mayor shall assume his office, or the vacancy shall be filled by a new election.

Sec. 9. 'The members of the City Conneil shall be exofficio fire wardens and conservators of the peace within the city, and shall be exempt from jury duty and street labor, or the payment of street taxes during the term of office.

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Sec. 10. The Clerk shall keep the corporate seal and all papers and books belonging to the city. He shall attend all meetings of the City Council and keep a full record of their proceedings on the journals; and copies of all papers duly filed in his office, and transcripts from the journals of the proceedings of the City Council, certified by him under the corporate seal, shall be evidence in all courts in like mannor as if the originals were produced. He shall likewise draw all warrants on the treasury and countersign the same, and keep an accurate account thereof in a book

18th. To prevent forestalling and regrating—to regulate the inspection of marketing.
19th. To regulate and license butchers.
20th. To establish standard weights and measures.
21st. To regulate the inspection of lumber and to ap-

26th. To create, establish and regulate the police of the city. 24th. To regulate the weight and quality of bread. 25th. To regulate the size and quality of brick. 23rd. To regulate the inspection of provisions and liquors—to appoint weighers, gaugers and inspectors. 22nd. To provide the inspection and weight of hay, and measurement of wood and other fuel.

To prevent and suppress riots, affrays, etc.

To prevent horse racing, immoderate driving cruelty to animals—to compel persons to fasten

31st. To prohibit the rolling of hoops, flying of kites, ringing of bells, blowing of horns, crying of goods, etc. 32nd. To abate all nuisances. 30th. To regulate, restrain or prohibit the running at large of houses, cattle, swine, sheep, goals and geese-to regulate, and restrain dogs running at large. 29th. To restrain and punish vagrants, mendicants, street beggars, and prostitutes. To promote health and suppress disease.

correction 30th. To regulate the burial of the dead, etc. 37th. To provide for taking an enumeration ment and construction of buildings, etc. inhabitants of the city. 34th. To compel owners and occupants of premises to keep the same clean. To direct the location and regulate the manageerect and establish work house or house of in which all vagrants, etc., shall be comprovide for taking an enumeration of the

40th. To fill up, etc., lots, cellars, etc. 39th. To authorize the taking up and education of destitute children.

mitted

41st. To direct and control the laying of railroad tracks—to regulate the speed of cars—to prohibit railroad companies from collecting pay for storage.

42nd. May pass all ordinances not inconsistent with to endoree the same by fines, penalties and imprisonsons convicted to stand com. itted till fine paid, may be required to labor on streets.

Section 1. The Mayor and Aldermen shall constitute the

> constitute a quorum. absence any one of the Aldermen may be appointed to pre-City Council, and shall have only a casting vote; in his such time and place as they shall be resolution decide. The Mayor, when present, shall preside at all meetings of the City Council of the city. A majority of the persons elected Aldermen shal The City Council shall meet at

directly interested, personally or pecuniarily. whereof is to be paid under any ordinance of the City or ordinance of the City Council, or be directly or indirectly interested in any contract, the expense or consideration city treasury, or paid by fees directed to be paid by any act hold any office of which the emoluments are paid from the tion for his services, or be appointed to or be competent to the period for which he is elected, receive any compensa-Council, or be allowed to vote in any matter in which he is No member of the City Council shall, during

ings (one in each month) during the year, and the Mayor or any two Aldermen may call special meetings, by notice to each of the members of the Council, served personally or left at their usual places of abode. Petitions and remonthe judges of the election and qualification of their own members, and shall have power to compel the attendance strances may be presented to the City Council, and they shall determine the rule of their own proceedings, and be of absent members. Sec. 3 The City Council shall hold twelve stated meet-

Sec. 4. The City Council shall have the control of the finances and of all the property, real, personal and mixed, belonging to the corporation, and shall likewise have power within the jurisdiction of the city, by ordinance—

allowed by law, nor shall a greater sum or sums be borrowed, or at any time outstanding, the interest upon the aggregate of which shall exceed the one-half of the city issne the bonds of the city therefor; but no sum of money shall be borrowed at a higher rate of interest than the rate issued or negotiated at less than pur value. revenue arising from the ordinary taxes within the city for uggregate of which shall exceed the year immediately preceding, First-To borrow money on the credit of the city and and no bonds shall be The appro-

render monthly accounts thereof to the City Conneil. specifying to whom made and to what account, and he shall propriate books, for all appropriations made for work per-taining to his office, and of all disharsements thereof, verts or sewers; to keep full and accurate accounts, in apwork ordered in relation to streets and alleys, bridges, cul-

for and pay over and deliver all moneys and other properties received by them; which bond, with approval of the City Council, certified thereon by the Clerk, shall be filed execute the duties of their respective offices, and account they may approve, conditioned that they shall faithfully City of Macomb, in such sum and with such securities as duties of their respective affices, to execute a bond require all officers, severally, before they enter upon the ly mentioned, and fix their compensation. office under this act whose duties are not herein specificalpowers and duties of all officers elected or appointed to any whose duties are herein specified, and prescribe the to time, to require further and other duties of all officers Sec. 17. The City Council shall have power, from time They may also

of the books, papers and effects belonging to his office in the manner prescribed by the have of the state. books, papers and effects of every description in his possession belonging to said city, or appertaining to said office, he shall forfeit and pay, for the use of the city, fifty dollars, besides all damages onused by his refusal or neglect city, shall not, within ten days after notification and request, deliver to his successor in office all the property, Sec. 18. If any person, having been an officer of the And such successor may recover possession

seal, signed by the Mayor, or the presiding officer of the City Council, and Clerk. not shall be commissioned by warrant, under the corporate Sec. All officers elected or appointed under this

ARTICLE V

OF THE LEGISLATIVE POWER OF THE CITY COUNCIL—ITS GENERAL POWERS AND DUTIES.

Section I. Mayor and Aldermen to constitute Council-when to

> men to constitute a quoruin meet—Mayor to preside and have easting vote; in his absence, an Alterman to preside—majority of Alder-

No member of Council in any o member of Council to receive pay or to hold any other office supported by the city, or to be interested in any contracts with the city or to vote when inter-

Council to hold twelve meetings each year—Mayor two Aldermen may call special meetings—petitions and remonstrances may be presented to Council—Council to determine the rule of their own proceedings and to be judges of the election and qualification of its own members.

Ist. May borrow money at legal rates, but interest not to exceed one-half of yearly revenue—appropriations not to exceed city revenue—Council may apply surplus funds to payment of city debts, creation of sinking fund, to public works or contingent expenses.

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4th. To make regulations concerning the general health and nuisances. 3rd. To make regulations to prevent introduction of contagious diseases.

5th. To provide city with water.

7th. To establish and construct bridges, culverts, sewers, side and crosswalks—control water courses, etc. 6th. To have exclusive control over the streets half a mile beyond the city.

8th. To provide for lighting the city with gas.

9th. To establish markets, etc. 10th. To regulate public grounds.

11th. To regulate hospitals and dispensaries

12th. To prevent encumbering the streets, sidewalks and public grounds.

13th. To license, tax and regulate merchants, brokers and auctioneers—to license, regulate and suppress peddlers, grocers and exhibitions.

porters, and others. 14th. To license hackmen, draymen, omnibus-drivers

15th. To license and suppress billiards, pin and ball alleys, disorderly houses, tippling shops, grocerics, bawdy houses and gambling houses.

IGth. To authorize proper officer to grant license—license not to be granted for more than one year, not for less than three dollars nor more than five hundred dollars—fee not to exceed one dollar—licenses to sell intoxicating liquors not to be less than fifty to sell intoxicating liquors not to be less than fifty

17th. To restrain, regulate and prohibit the traffic in intoxicating or malt liquors—to forbid and punish the selling or giving away of the same to minors or ap-

Council to have control of city finances. 2nd. To appropriate money to pay debts and expenses of city.

tingent fund for the contingent expenses of the city. carrying on of the public works of the city, or to the conceding; but the City Council may apply any surplus money jear, shall not exceed the amount of the whole ordinary the creation of a sinking fund for that purpose, or to the in the treasury to the extinguishment of the city debt, or to revenue of (the city for) the fiscal year immediately preprintions of the City Council for payment of interest for

payment of the debts and expenses of the city. Second-To appropriate money and provide for the

tion of contagious diseases into the city, to make quarantine laws for that purpose; to enforce them within the city and within five miles thereof. Third-To make regulations to prevent the introduc-

and remove nuisances and to punish the authors thereof by penalties, fine and imprisonment; to define and declare what shall be deemed nuisances, and authorize and direct Fourth-To make regulations to secure the general health and comfort of the inhabitants; to prevent, abate

youd the limits thereof; for the extinguishment of fires and the convenience of the inhabitants, and to prevent the unnecessary waste of water. drants and reservoirs in the streets within the city or belate and establish public wells, pumps and cisterns by Fifth-To provide the city with water; to make, regu-

open, ulter, abolish, widen, extend, straighten, establish, regulate, grade, clean or otherwise, improve the same; to encroachments or injury. ing thereof in any manner, and protect the same from any put drains and sewers therein, and prevent the incumberremove. the streets, alleys and highways of the city, and for one, half mile beyond the limits of said city, and to abate and Sixth-To have the exclusive control and power over encroachments or obstructions thereon; to

cross ways, and regulate the construction and use of the Seventh—To establish, erect, construct, regulate and keep in repair bridges, culverts and sewers, sidewalks and

> of; to establish, altar, change and straighten the channels of same, and to abate any obstructions or encroachments thereand control the filling up, altering or changing the channels wall them up and cover them over, and to prevent, regulate water courses and natural drains, to sewer the same, or to thereof by private persons.

ing lamp posts and lamps therein, and regulate the lighting thereof, and from time to time execute, after or extend the laying and repairing of gas pipes and gas fixtures in the streets, alleys and sidewalks. hamp districts; to exclusively regulate, direct and control Eighth-To provide for lighting the streets and creet-

as are already erected within the same. streets and avenues of the city, and the continution of such houses and other public buildings of the city, and provide for the government and regulation thereof, and their erce-Nintli-To establish and erect markets and market location, and to authorize their erection in the

improving all the public grounds and cemeteries belonging to the city, and to direct and regulate the planting and preserving of ornamental and shade trees in the streets or pub-Tenth-To provide for the enclosing, regulating and

lic grounds.

or dispensaries, and control and regulate the same. Eleventh—To erect or establish one or more hospitals

alleys, sidewalks or public grounds with carriages, wagons, carts, wheelbarrows, boxes, lumber, timber, fire-wood, posts, awnings, signs or any other substance or material whatever; to compel all persons to keep the snow, ice, dirt front of the premises occupied by them. and other rubbish from the sidewalks and street gutters in Twelfth-To provent the incumbering of the streets,

suppress and prohibit hawkers, peddlers, upon the sale of goods at auction; to license, tax, regulate, ers, insurance brokers and nuctioneers; to impose duties commission merchants, inn keepers, brokers, money brokgrocery keepers and keepers of ordinaries, other exhibitions, shows and amusements. Thirteenth-To license, tax and regulate merchants, pawn-brokers, theatricals or

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Fifteenth To license the little for stages.

Fifteenth—To license, tax, regulate, prohibit and suppress billiard tables, pin alleys and ball alleys. To suppress and restrain disordery houses, tipping shops and groceries, bawdy houses, gaming and gambing houses, lotteries and all fraudulent devices and practices, and all playing of eards, dice and other games of chance with or without betting, and to authorize the destruction of all instruments and devices used for the purpose of gaming.

Sixteenth—To authorize the proper officer of the city to grant and issue licenses, and to direct the manner of issuing and registering thereof, and the fees and charges to be paid therefor. No license shall be granted for more than one year, and not less than three dollars nor more than five hundred dollars shall be charged for any license under this act, and the fee for issuing the same shall not exceed one dollar; but no license for the sale of wines or other liquors, ardent or vinous, fermented or malt, at wholesale or retail, by grocery keepers, inn keepers or others, shall be issued for less than fifty dollars.

Seventeenth—To restrain, regulate and prohibit the selling or giving away of any intoxicating or malt liquors by any person within the city, or within one-half mile of the limits of said city, except by persons duly licensed; to forbid and punish the selling or giving away any intoxicating or malt liquors to any minor, apprentice or servant without the consent of the parent, guardian, master or mistress.

Eighteenth—To prevent, restrain and punish forestalling and regrating. To regulate the inspection and vending of fresh meats, poultry and vegetables—of butter, lard and other provisions, and the place and manner of selling fish and inspecting the same.

Nineteenth—To regulate, license and prohibit butchers, and to revoke their license for malconduct in the course of trade.

Twentieth—To establish slandard weights and measures, and to regulate the weights and measures to be used within the city, in all cases not otherwise provided by law. To require all traders or dealers in merchandise or properly of any description which is sold by measure or weight, to cause their measures and weights to be tested and scaled by the city scaler and to be subject to his inspection. The standard for such weights and measures shall be conformable to those established by law or ordinance.

Twenty-first—To regulate and provide for the inspecting and measuring lumber, shingles, timber, posts, staves, heading, and all kinds of building materials, and for the measuring of all kinds of mechanical work, and appoint one or more inspectors or measurers.

Twenty-second—To provide for the inspection and weighing of hay, lime and stone-coal, and the place and manner of selling the same; to regulate the measurement of fire-wood, charcoal and other fuel to be sold or used within the city, and the place and manner of selling the same.

Twenty-third—To regulate the inspection of beef, pork, flour, meal and other provisions; salt, whiskey and other liquors to be sold in barrels and other vessels or packages; to appoint weighers, gaugers and inspectors, and prescribe their daties and regulate their fees: Provided, that nothing herein shall be so construed as to require the inspection of any articles enumerated herein which are to be shipped beyond the limits of the state, except at the request of the owner thereof or his agent.

Twenty-fourth-To regulate the weight and quality of bread to be sold or used within the city.

Twenty-fifth—To regulate the size and quality of bricks to be sold or used within the city, and the inspection thereof.

Twenty-Sixth—To create, establish and regulate the police of the city; to appoint watchmen and policemen and prescribe their duties and powers.

Twenty-seventh—To prevent and suppress any riot.

rout, affray, noise, disturbance or disorderly assembly, in

any public or private place within the city.

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while standing or remaining in the streets. horses of other animals attached to vehicles or otherwise, ish the abuse of animals; to compel persons to fasten their and to authorize persons immoderately riding or driving us aforesaid to be stopped by any person; to prohibit and punhorse-racing, immoderate riding or driving in the streets, Twenty-eighth-To prohibit, prevent and suppress

dicants, street beggars and prostitutes. Twenty-ninth-70 restrain and punish vagrants, men-

ordinance, and to impose penalties on the owners or keepa violation of any ordinance in relation thereto; to regulate, authorize their destruction when at large contrary to restrain and prohibit the running at large of dogs, and to the same for the costs of the proceedings and penalty incurred, and to impose penalties on the owners thereof for ning at large of horses, cattle, swine, sheep, goats and geese, and to authorize the distribility, impounding and sale of Thirtieth-To regulate, restrain and prohibit the run-

business, amusement or otherwise. or sidewalks, by auctioneers or others, for the purpose of crying of goods, and practices tending to the collecting of persons on the streets libit the ringing of bells, blowing of horns or bugles, walks, or to frighten horses and teams; to restrain and protending to annoy persons pussing on the streets or sidehoops, flying of kites, or any other amusements or practices Thirty-first-To prohibit and restrain the rolling of all other noises, performances and

they may deem expedient jure or affect the public health or coinfort in any manner Thirty-second-To abate all nuisances which may in-

motion of health and the suppression of disease. Thirty-third-To do all acts and make all regula-

shop, tannery, stable, privy, sewer or other unwholesome or nauscous house or place, to cleanse, remove or abate the sume, as may be necessary for the health, comfort and Thirty-fourth-To compel the owner or occupant of any grocary, callar, soup or tallow chandlery, blacksmith

The company of the control of the co

blacksmith shops, foundries, livery stables and packing

construction of breweries, tanneres

Thirty-fifth-To direct the location and regulate the

inanagement and

convenience of the inhabitants.

offensive or unwholesome business may be carried on: all other establishments or places where any muscons offul and such other substances as may be rendered, and umits thereof, distilleries, slaughtering establishments, establishments for steaming or rendering hird, tallow, ment and construction of, and restrain, abute and prohibit within the city, and to the distance of one mile from the houses; to direct the location and regulate the Thirty-sixth-To regulate the burial of the dead; to munage-

establish and regulate one or more cometeries; to regulate the registration of births and deaths; to direct the returning and keeping of bills of mortality and to impose penning and keeping of bills of mortality and to impose penning and keeping of bills of mortality and to impose penning and keeping of bills of mortality and to impose penning and keeping of bills of mortality and to impose penning and keeping of bills of mortality and to impose penning and keeping of bills of mortality and to impose penning and keeping of bills of mortality and to impose penning and keeping of bills of mortality and to impose penning and keeping of bills of mortality and to impose penning and keeping of bills of mortality and to impose penning and keeping of bills of mortality and to impose penning and keeping of bills of mortality and to impose penning and keeping of bills of mortality and the impose penning and keeping of bills of mortality and the impose penning and keeping of bills of mortality and the impose penning and keeping of bills of mortality and the impose penning and keeping of bills of mortality and the impose penning and keeping of bills of mortality and the impose penning and keeping of bills of mortality and the impose penning and keeping of bills of mortality and the impose penning and keeping of bills of mortality and the impose penning of bills of mortality and the impose penning and keeping of bills of mortality and the impose penning and th fault in the premises. alties on physicians and sextons and others for any default in the premises.

Thirty-seventh—To provide for the taking and enumeration of the inhabitants of the city.

in and for the city or for the county of McDonough for any assault and battery, petit larceny or other misde-meanor punishable by imprisonment in any county jail; and any person who shall fail or neglect to pay any fine, penalty or costs imposed by any ordinance of the city for may, instead of being committed to the county fail of Me-Donough county, be kept therein, subject to labor and any misdemeanor or breach of any ordinance of the city persons sentenced by any criminal court or magistrate mny be committed all vagrants, stragglers, idle and disorderly persons who or house of correction; make all necessary regulations In such work-house or house, of correction may be confined therefor, and appoint all necessary keepers or assistants Thirty-eighth-To erect and establish a work-house thereto by any proper officer, and all

and providing for the safe keeping and education, for such periods of time as may be deemed expedient, of all Thirty-ninth-To authorize and direct the taking

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growing up in mendicancy, ignorance, idleness and vice. wandering about the streets committing mischief and children who are destitute of proper parental care

and collected in the same manner as sidewalk assessments struction, and cause the expense thereof to be assessed drains, sinks and privies; direct and regulate their conpair and regulate any grounds, lots, vards, cellars, private Fortieth-To fill up, drain, cleanse, alter, relay, re

when the City Council shall deem necessary; to direct and prohibit the use, and regulate the speed of locomotive engines within the inhabited portions of the city; to proor warehouse business or collecting pay for storage. hibit and restrain railroad companies for doing storage of the streets and alleys, and ditches, sewers and culverts, and keep in repair suitable crossings at the intersections the safe and convenient passage of teams and persons; to require railroad companies to keep in repair the streets through which their tracks may run, and travel and use of the streets and alleys, and that sufficient space shall be left on either side of said tracks for bridges, turnouts and grounds within the city; to require that railroad tracks switches in the streets and alleys, and the location of depot construction of railroad tracks, bridges, turnouts and laid to interfere as little as possible with the ordinary Forty-first-To direct and control the laving and switches shall be so constructed to construct

by fines, penalties, and imprisonment in the county jail, city prison or work-house, or both, in the discretion of the dollars nor the imprisonment six months, for any offense, court or magistrate before whom the conviction may be the city government, or any department or office thereof, to enforce the observance of all such rules, ordinances merce thereof, that may be necessary or proper to carry ment, peace and order of the city, and the trade and comand police regulations not contrary to the Constitution of the United States or of this state, for the good governinto effect the powers vested by this act in the corporation, puss, publish, anend and repent all ordinances, rules id police regulations not contrary to the Constitution Porty-second-The City Council shall have power But no fine or penulty shall exceed five hundred ull such rules, ordinances

> prisoned in the county jail, city prison or work-house, or required to labor on the streets or other public works of fore any court having jurisdiction, and punishment in-flicted; and any person upon whom any fine or pounty action of debt, in the name or for the use of the city, and such fine or penalty may be recovered, with costs, in an vided by ordinance. the same and costs, and in default thereof may be imis imposed shall stand committed until the payment of the city for such time and in such manner as may be pro-

ARTICLE VI OF TAXATION

Section 1. City Council empowered to levy and collect taxes-1st. For a general fund.

2nd. For school purposes.

4th. For public improvements—may be confined to part of the city where improvement to be made—majority of Aldermen in such part of city to vote for improvement, before it is allowed—such tax not to exceed one cent on the dollar—revenue from market to pay for cost thereof. 3rd. To pay interest on city indebtedness

5th. For lighting the city.

6th. To require persons to labor on the streets.

in the city, by ordinance-Section I. The City Council shall have power with

in otherwise provided for; which taxes shall constitute the general fund. able by the laws of the state for state purposes to defray the general and contingent expenses of the city not herereal and personal estate and property within the city, and all personal property of the inhabitants thereof, made tax-First—To levy and collect, annually, taxes not ex-eceding five mills on the dollar on the assessed value of all

porting and maintaining schools. able for state purposes for purchasing ground for school houses, building and repairing school houses and supnot exceeding five mills on the dollar on all property tax-Second-To annually levy and collect a school tax

Third-To levy and collect taxes, not exceeding

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time, making provisions for the levying of a tax sufficient to meet the payment of the interest accruing thereon when olution incurring or creating a debt without, at the same mills to the dollar per annum, on all property subject to payable. city; and the City Council shall pass no ordinance or restaxation, to meet the interest accruing on the debt of the

in any one year under this section which shall exceed one cent to the dollar on the property assessed for any or all purposes herein specified. The revenues arising from work-house, the purchase of market grounds, public squares or parks, or any other public improvements: Provided, The estimated cost of a city hall, work-house or market-house may be apportioned by the City Council and collected by a series of annual assessments. But the the liquidating the costs thereof, and taxes shall be levied and collected to make up the deficiency. unless a majority of the Aldermen thereof shall vote in favor of the same. But no tax or taxes shall be levied cost of market grounds, markets, public squares or other improvements, may be levied and collected upon all the erection of a city hall, markets, hospital, city prison or such market or other improvements shall be applied to ment under this section shall be ordered in any division the city in which they are located. real estate and other property in the natural division of property subject to Fourth-To annually levy and collect taxes on al nortaxat when required, for the No local improve-

district as they shall, from time to time create, a tax sufficient to defray one-half of the expenses of erecting lamp posts and lamps and lighting the streets in such districts; and the tax thus collected shall be exclusively expended for such purposes in the district paying the same. Fifth-To levy and collect upon all property in such

years and under the age of fifty years, to labor three days in each year upon the streets and alleys of the city; but any person may, at his option, pay in lieu thereof two every male resident of the city over the age of twenty-one dollars: Provided, The same shall be paid within Sixth-To require, and it is hereby made the duty of ten

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days after notification by the supervisor. In default of payment as aforesaid, the sum of three dollars and costs payment as aforesaid, the sum of three dollars and costs may be collected, and no set-off shall be allowed in any suit brought to collect the same. In default of

ARTICLE VII

OF ASSESSMENTS FOR OPENING STREETS AND ALLEYS.

Section 1. City, Council has supreme control over the streets and Manner of assessing damages for opening streets—com-missioners to be appointed.

3. Commissioners to be sworn—to give notice of meeting—
to view the premises.

çs Ċ When a building on land to be taken, manner of assessing value thereof.

Manner of giving notice to owner—owner to have reasonable time to remove building.

If owner retuse to take building at valuation, how distributions.

9. When the land belongs to different persons or is leased nor mortgaged, how to proceed.

10. Commissioners to assess and apportion the cost on all real estate benefited, and to return the same to the posed of.
Commissioners to make assessments.
Commissioners to strike balance between benefits and

11. Clerk to give notice of assessment—objections may be heard, by Council—Council may confirm, annul or

refer back the assessments.

2. Council may remove commissioners.

3. Land not to be appropriated till paid for.

14. When the whole of any lot taken, all contracts in relation thereto discharged, tion thereto discharged.

15. When part only of lot taken, contracts in relation thereto be in part discharged, and assessment to be apportioned.

16. Persons may appeal to Circuit Court—cause may be tried by jury—burden of proof on city.

17. When no agreement to the contrary, owner and not occupant to bear assessment.

18. Council may change manner of proceedings.

19. When lot owned by infant, how to proceed.

Section 1. The City Council shall have power to lay out public grounds or squares, streets, alleys and highways, and to alter, widen, construct, straighten and discontinue and to alter, widen, construct, straighten and discontinue and to alter, widen, construct, slicy or highway, or any part the same. But no street, alley or highway, or any part thereof, shall be discontinued or contracted without the consent in writing of all persons owning land or lots adjoun-

secondly, the value of such building to him to remove.

injury to him in having such building taken from him; and

made shall be public highways and public squares. proposed to to be taken; and the same when opened and ticularly the proposed improvement, and the real estate book to be kept by the Clerk, showing accurately and parstreets, alleys and highways, or squares or grounds laid by them to be surveyed, described and recorded in a

tate benefited thereby, in proportion as nearly as may be to the benefits resulting to each. A majority of all the Aldermen authorized by law to be elected, shall be necessury to a choice of such commissioners. and assess the damages and expenses thereof on the real esmine what persons will be benefited by such improvment, of said real estate respectively, and at the same time detertain and assess the damages and recompense due the owners freeholders, residing in the city, as commissioners, to ascerpublishing said notice for ten days in the newspaper publishing the ordinances of the city; at the expiration of which time they shall choose, by bullot, three disinterested widened or straightened by virtue hereof, and the amount of compensation cannot be agreed upon, the City Council shall give notice of their intention to appropriate and take the land necessary for the same, to the owner thereof, by ground or square is proposed to be laid out, opened, altered, Sec. 3. Sec: 2. Whenever any street, alley, or highway, public

premises, and in their discretion receive any legal evidence, and may, if necessary, adjourn from day to day. the city, if non-residents or unknown; they shall view the publication in the newspaper publishing the ordinances of at least five days notice to all persons interested of the time and place of their meeting for the purpose of viewing and personally, if the owners are residents and known, or by and impartially to execute their duties to the best of their abilities before entering upon their duties; they shall give their assessments, which notice shall be given The commissioners shall be sworn faithfully

ers, before proceeding to make their assessment, shall first estimate and determine the whole value of such building to the owner, aside from the value of the land and the actual whole or in part upon the land to be taken, the commission-If there should be any buildings standing in

The state of the s

said street, alley, or highway. They shall cause all

demned or appropriated, or of their intention to receive such building at the value set thereon by the commissioners to remove; if the owner shall agree to remove such building, he shall have such reasonable time for that purpose as the City Council may direct. Council, either to accept the award of the commissioners and allow such building to be taken with the land conbe named therein, to give notice of their election to the City also require the persons interested to appear by a day to the commissioners, and shall be signed by them. notice to all persons interested shall be given by publica-Such notice shall specify the buildings and the award of t. on in the newspaper publishing the ordinances of the city usual place of abode. the city, which may be given personally or in writing at his owner of such determination when known and a resident of At least five days notice shall be given to the If a non-resident or unknown, the It shal

at public nuction, for each or on credit, giving five days Council shall have power to direct the sale of such building Sec. 6. If the owner refuses to take the building at its appraised value to remove, or fail to give notice of his inpaid to the owner or deposited to his use. public notice of the sale. tention as aforesaid, within the prescribed time, The proceeds of the sale shall be the City

age to the land, the commissioners shall include the value of the buildings (if the property of the owner of the land) as estimated by them as aforesaid, less the proceeds of the sale thereof; or if taken by the owner at the value to remove, in that case they shall only include the difference derive from such improvement. In the estimate of danibetween such value and the whole estimated value of such awarded to such owner as daninges, after making due alowner the value or the real estate appropriated and the injury arising from the condemnation thereof which shall be lowances therefrom for any benefit which such owner may make their assessment and determine and appraise to the Sec. 7. The commissioners shall thereupon proceed

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Sec. 8. If the damage to such person be greater than the benefits received, or if the benefit be greater than the damages, in either ense the commissioners shall strike a balmor and carry the difference forward to another column, so that the assessment may show what amount is to be received or paid by such owners respectively, and the difference only shall in any case be collected of or paid to them.

Sec. 9. If the lands and buildings belonging to different persons, or if the land be subject to lease or mortgage, the injury done to such persons respectively may be awarded to them by the commissioners, less the benefit resulting to them respectively from the improvements.

Sec. 10. Having ascertained the damages and expenses of such improvement as aforesaid, the commissioners shall thereupon apportion and assess the same, together with the costs of the proceedings, upon the real estate by sulfing from the improvements, as nearly as may be, and shall describe the real estate upon which their assessment nay be made; when completed the commissioners shall drys of their assessment.

Sec. 11. The Clerk shall give ten days notice by publication in the newspaper publishing the ordinances of the city, that such assessment has been returned, and on a day of the specified therein will be confirmed by the City Council, unless objections are made by some person interested. Objections may be heard by the City Council, and the hearing may be adjourned from day to day. The Council shall assessment, or refor the same back to the commissioners; if an order of confirmation shall be void—if confirmed, and refer of confirmation shall be entered, directing a warthe same or other commissioners they shall proceed to make their assessment and return the same in like manner, first, and all parties in interest shall have like notice and have like power, in relation to any subsequent determination as are herein given in relation to the first.

Sec. 12. The City Council shall have power to remove commissioners, and from time to time appoint others in the place of such as may be removed, refuse, neglect or are unable, from any cause, to serve.

Sec. 13. The land required to be taken for the making, opening, widening, straightening or altering any street, alley or other highway or public ground or square, shall not be appropriated until the damages awarded therefor, to any owner thereof under this act, shall be paid or tendered to such owner or his agent; or in case such owner or his agent cannot be found within the city, deposited to his or their credit in some safe place of deposit other than the hands of the treasurer, and then, and not before, such lands in making such improvements, and such streets, alleys or other highways or public grounds may be made or opened.

Sec. 14. When the whole of any lot or parcel of land, or other premises, under lense or other contract, shall be taken for any of the purposes atcressid by virtue of this act, all the convenants, contracts and engagements between landlord and tenant, or any other contracting parties, touching the same or any part thereof, shall, upon the confirmation of the report of the commissioners, respectively cease and be absolutely discharged.

Sec. 15. When part only of any lot, parcel of land or other premises so under lease or contract, shall be taken for any of the purposes aforesaid, by virtue of this act, all the covenants, contracts, agreements and engagements respecting the same, upon the confirmation of the report of the commissioners, shall be absolutely discharged as to that part thereof so taken, but shall remain valid as to the residue thereof, and the rents, consideration and payments reserved payable and to be paid for, or in respect to the same shall be so proportioned as that the part thereof justly and equally payable for such residue thereof and no more, shall be paid or recoverable in any respect of the same.

Sec. 16. Any person interested may appeal from any final order of the City Council for opening, ultering, widening or straightening any street, alley or other highway or public ground, to the Circuit Court of McDonough county,

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show that the proceedings are in conformity with this act. pleadings and judgment rendered accordingly; and the burden of the proof shall, in all cases, be upon the city to davit or oral testimony adduced to the Court; or upon application of the city or any party, the amount of damages may be assessed by a jury in said court without formal amount of damages, shall be open to investigation by affiquestions involved in said proceedings, including the firm or annul the proceedings, which appeal no judgment or writ of error shall lie. Upon the trial of appeals all turn within thirty days after notice thereof, and the Court shall, at the next term after return filed in the office of the Clerk thereof, hear and determine such appeal, and conexpiration of twenty days after the passage of said final by notice in writing to the Mayor at any time before the In case of appeal the City Council shall make a re-

other person, it shall be havful for one so paying to sue for and recover of the persons bound to pay the same, the amount so paid with interest. Nothing herein contained ment of such assessments. shall, in any way, impair or affect any agreement between landlord and tenant or other person, respecting the payshall be made upon or paid by an person, when, by agreement or by law, the same ought to be borne or paid by any any public improvement. occupant, shall be deemed the person who shall and ought to pay and bear every assessment made for the expense of the contrary, the owner or landlord, and not the tenant or Sec. 17. In all cases where there is no agreement to Where any such assessment

which any buildings may be situated, in whole or in part, and the assessment of such damages and injury upon persons or real estate benefited by the improvement, and in all such other respect as experience may suggest. condemnation of such real estate, or any real estate upon any changes they may deem advisable in the proceedings herein prescribed, for ascertaining the damages and injury occasioned to any person or real estate, by reason of the The City Council may, by ordinance, make

elsewhere, shall be an infant, and any proceedings shall Sec. 19. When any known owner or other person having an interest in any real estate, residing in the city or

> ity from such guardian for the faithful execution of such trust, and all notices and summons required by this be had under this act, the Judge of the Circuit Court of McDonough county, the County Judge of said county, or any judge of the Supreme Court, may, upon the appliact shall be served on such guardian. cation of the City Council, or such infant or his next friend, appoint a guardian for such infant, taking secur-

ARTICLE VIII

PUBLIC IMPROVEMENTS AND ASSESSMENTS THEREFOR

Section 1.

City Council empowered—

1st. To grade, pave, or change streets, etc.
2nd. To cause walks and drains to be made and

paired.

3rd. To improve public grounds.

4th. To collect taxes to pay for such improvements, not exceeding five mills per annum.

Council may lay off city into district for sewerage pur-

3. When owners petition, Council may levy special tax on real estate for sewers, which shall be a lien—Council may borrow money to build sewers—ordinances creating debt not to be repeated till debt paid.

4. Owners or occupants of luts to grade and fill up the same, or to build sidewalks at their own expense—if not done as directed by Council, the city to do the same and Issue a warrant to collect the expense, or may maintain suit for money paid.

5. Where expense incurred in removal of misance, same to be taxed against real estate or the author of it.

6. Council may compel owners of lots adjoining alleys to keep same clean.

the sume in repair and alter and change the same. time to time, to cause any street, alley or other highway to be graded, re-graded, leveled, paved or planked, and keep Section 1. The City Council shall have power, from

iaid, relaid, cleansed and repaired, and regulate the same and sewers and private drains to be constructed and Second-To cause side and cross walks, main drains

Third—To grade, improve, protect and ornament

Fourth-The City Council shall have power to

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Sec. 2. That for the purpose of establishing a system of sewerage and drainage the City Council may have power to cause the city to be laid off into districts, to be drained by principal and lateral or tributary sewers or drains, having reference to a general plan of drainage, by ord the same.

Sec. 3. That when a majority in number of the city Council for the construction of such drains or sewers and collect a special tax on the real estate within the district so drained, not to exceed five mills on the dollar per constructing such sewers and drains; which tax shall be annum on the assessed value thereof, for the purpose of annually levied and collected as other city taxes by law, in which it is assessed; and the City Council shall have power to provide for the construction and letting of such sewers and drains, or such parts thereof as they shall deem necessary, and may from time to time extend, one as they shall deem necessary; and may from time to time extend, one as they shall deem necessary; and the City Council shall save power to borrow money for the construction of such large, and drains, payable in principal and interest from Council may apportion the astimated cost of such drains essments. But no ordinance orenting such debt, special tax or apportionment shall be repealed or altered until the debt created thereby shall have been paid.

Sec. 4. All owners or occupants of lots or lands in front of, adjoining or upon whose premises the City Council shall order and direct sidewalks or private drains,

communicating with any main drain to be constructed, graded, repaired, relaid or cleansed, or shall declave any such land or lots to be misances and order the same to be graded, filled up and drained or otherwise improved, shall make, grade, repair or relay such sidewalk, or make, repair or cleanse such private drain or grade, fill up, drain or otherwise improve such lot or land at their own cost and charges within the time and in the manner prescribed, by ordinance or otherwise, and if not done within the time and in the manner prescribed, the City Council may cause the same to be constructed, repaired, relaid, cleansed, filled up, graded, drained or otherwise improved, and assess the expense thereof by an order to be entered in their proceedings upon the lots and lands respectively, and collect the same by warrant and sale of the premises as in other cases. A suit may also be maintained against the owner or occupant of such premises for the recovery of such expenses as for money paid and laid out to his use at his request.

Sec. 5. In all cases where expenses may be incurred in the removal of any nuisance, the City Council may cause the same to be assessed against the real estate chargeable therewith, in the same manner prescribed in the foregoing section. Such expenses may be likewise collected of the owner or occupant of such premises in a suit for money expended to his or their use; and in case the same should not be chargeable to any real estate, suit may in like manner be brought for such expenses against the author of such nuisance, if known, or any person whose duty it may be to remove or abate the same.

Sec. 6 The City Council shall have power to compel the owners of lots or lands fronting or adjoining any private or public alley to keep the same clean, and if necessary to direct the same to be paved, planked or othewise, and the costs thereof to be assessed and collected in the same manner as sidewalk assessment.

ARTICLE IX

COLLECTION OF TAXES AND ASSESSMENTS.

Section 1. Council may prescribe form of assessment lists and duty

When assessment corrected to be filed—an order to be entered confirming same and directing warrants to issue—and thereupon tax to be levied.

All taxes to be a lich—personal property may be taken to pay taxes—it assessment delayed to injunction, to Assessment list, when to be returned—objection thereto, how made and corrected.

Clerk to issue warrant.

Warrant to be signed by Mayor and Clerk—to contain copy of corrected assessment list—to be delivered to All laxes to be collected by collector—he: , h

All laxes to be collected by collector—he; have powers of state collectors—to pay revenue into neasury as fast as collected—liability in case of default—Council may taxes not paid premises may be sold-when-manner

of proceeding.

9. Premises, how advertised for sale—proceedings at any time may be stopped by payment of taxes.

10. Sale, how conducted—two certificates to be made, how disposed of and what to contain—fees of collector—the feet of the sales.

11. Redemptions, how made—deeds, how made—Clerk to keep abstract thereof—his fees for deeds.

12. Assignce of certificate entitled to deed.

13. When no bidders, premises to be sold to the city.

14. Tax deed to be evidence of what—what must be proved to defeat tax title—who may question the same.

deem proper and expedient. Section 1. The City Council shall have power, by ordiscribe the form of assessment lists, and prescribe the duties and define the powers of assessors. They tion to revising, altering or adding to the lists as they may may also make such rules and give such directions in relu-They.

ment of his property may appear at the time specified and make his objections. The City Council shall have power to supply omissions in suid assessment lists, and for the fix a day for hearing objections thereto, and the Clerk shull give notice of the time and place of such hearing by publication in the newspaper publishing the ordinances of and otherwise correct and revise the sume, or to refer the purpose of equalizing the same to alter, add to, take from by the assessor on or before the first Monday in August in each year, but the time may be extended by order of the City Council. On the return thereof the City Council shall the city; and any person feeling aggricved by the assess-The annual assessment lists shall be returned

> correct the same. same back to the assessor with instructions to revise and :

be levied, not exceeding the authorized percentage, particularly specifying the purposes for which the same are levied, and if not for general purposes, the division of the city upon which the same are laid. several purposes for which taxes are herein authorized to such sum or sums of money as may be sufficient for the Council shall thereupon, by an ordinance or resolution, levy collection thereof shall be entered by the Clerk. ing the same and directing the warrant to be issued for the and revised, the same shall be filed, and an order continu-When the assessment lists have been corrected The City

judicial proceedings, the same shall continue a lien, unless set aside, upon the real estate, for the period of two years from and after the final disposition of such injunction or real estate shall be liable for the taxes on personal estate in case of removal or when the tax cannot be inude out of the personal estate, in the same manner as is prescribed by the laws of this state: Provided, That in case the collection Sec. 4. All taxes or assessments, general or special, levied or assessed by the City Council under this act, or any ordinance in pursuance thereof, shall be a lien upon the other judicial proceedings. real estate upon which the same may be imposed, voted or assessed for two years from and after the corrected assessment lists shall be confirmed, or the passage of the order of any assessment shall be delayed by injunction or other and no sale or transfer shall affect the lien. for assessment, and on personal estate, from and after the delivery of the warrant for the collection thereof until paid, property belonging to the debtor may be taken and sold for the payment of taxes, on real or personal estate, and the Any personal

the person or such real estate subject thereto. And each column shall be headed with the mune of the tax therein levied shall be respectively set down opposite the name of taxes, rule therein separate columns, in which the tax The Clerk shall issue a warrant or warrants for

Sec. 6...All warrants issued for the collection of gen

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eral or special taxes and assessments, shall be signed by the Mayor and Clerk, with the corporate scal thereto attached, and contain true and perfect copies of the corrected assessment lists, upon which the same may be issued. They thirty days after the filing of the corrected lists, unless Council. If not otherwise paid the collector shall have in the collect said taxes with interest and costs by suit property as aforesaid, after a demand and refusal to pay for ten days in the newspaper printing the ordinances of the for twenty days thereafter shall be deemed a refusal. The for twenty days thereafter shall be deemed a refusal. The the city corporation.

shall be collected by the collector in the same manner and the collector by the collector in the same manner and the collectors of county and authority as is given by law to same as fast as collected into the city treasury, and his duty and his liabilities, in case of default or misconduct, shall be tho same as prescribed by law: Provided, The City Counths and same as prescribed by law: Provided, The City Countiabilities of collectors by ordinance.

Sec. 8. In case of the non-payment of any taxes or assessments levied or assessed under this act, the premises may be sold for the payment thereof at any time within two years after the confirmation of the assessment by the City Council. Before any such sale or order shall be made by the City Council, which shall be entered at large in the fournals or record leapt by the Clerk, directing the collector to sell, particularly describing the delinquent premises to made, a certified copy of which order, under the corporate shall be delivered to the ollector, which, together with the shall be delivered to the collector, which, together with the shall be made.

Sec. 9. The collector shall then advertise such premises in the newspaper publishing the ordinances of the city, for sale, at least thirty days from and after the first publication of such notice, describing the premises by figures or otherwise, with the name of the owner (when known) and the several amounts of the taxes and assessments thereon and costs. Said notice shall also contain the time and place of sale, and shall be published at least four times. The proceedings may be stopped at any time on the payment of the taxes or assessment and interest with expenses of advertising.

Sec. 10. All sales shall be conducted in the manner required by law, but the City Council shall have power to prescribe the manner of conducting the same. The sale shall be made for the smallest portion of ground, to be taken from the east side of the premises, for which any person will take the same and pay the taxes or assessments thereon, with interest and costs of sale. Duplicate certificates of the sule shall be made and subscribed by the collector, one of which shall be made and subscribed by the collector, one of which shall be delivered to the purchaser and the other filed in the office of the Clerk; which certificates shall contain the name of the purchaser, a description of the premsies sold, the amount of taxes or assessments with the interest and expenses for which the same was sold, and the time when the right to redeem will expire. The collector shall be allowed the same fees for selling as are allowed by law for similar services, or his fees may be regulated by law for similar services, or his fees may be regulated by valid the shall be open for public inspection at all reasonable times.

Sec. 11. The right of redemption in all cases for (from) sales for taxes or assessments, shall exist to the owner, his heirs, creditors or assigns, to the same extent as is allowed by law in cases of sales of real estate for taxes, on the payment in specie of double the amount for which the same was sold, and all taxes accruing subsequent to the sale with interest. If the real estate of any infant, feme covert or lunatic be sold under this act, the same may be redeemed at any time within one year after such disability is removed. In case of redemption the money may be paid to the purchaser or for him to the City Clerk, who shall make a special deposit thereof with the Treasurer, taking

Sec. 12. The assignce of any tax certificate of any premises sold for taxes or assessments, under authority of the city, shall be entitled to receive a deed of such premises in his own name and with the same effect as though he had been the original purchaser.

Sec. 13. If at any sale of real or personal estate for taxes or assessments, no bid shall be made for any parcel of land or any goods or chattels, the same shall be struck off to the city, and thereupon the city shall receive, in the corporate mane, a certificate of the sale thereof, and shall be vested with the same rights as other purchasers at such sales.

Sec. 14. All deeds made to purchasers of lots sold for taxes or assessments, by order of the City Council shall be prima face evidence in all controversies and suits in relation to the right of the purchaser, his heirs or assigns to the premises thereby conveyed, of the following facts:

First—That the land or lot convoyed was subject to taxation or assessment at the time the same was advertised for sale, and had been listed and assessed in the manner required by law.

Second—That the taxes or assesments were not paid at any time before the sale.

Third—That the land conveyed had not been redeemed from the sale at the date of the deed, and shall be conclusive evidence of the following facts:

First—That the land or lot was advertised for sale for the length of time and in the manner required by law.

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Second——That the land was sold for taxes or assessments, as stated in the deed.

Third—That the grantee in the deed was the purchaser.

without first showing that he, she or they claim title, had title to the land at the time of the sale, or that the title was obtained from the United States or this state after the sale, and that all taxes due upon the land have been paid by such person or persons under whom he claims title as aforesaid be permitted to question the title acquired by the said deed sions of this act, and that such redemption was made for that the same had been redeemed according to the provinot subject to taxation at the date of the sale; that the taxvirtue of such deed, the persons claiming title adverse to the title conveyed by such deed shall be required to prove, volving the title to land claimed and held under and demption under the laws of the state; but no person shall the use and benefit of the person having the right of renever been listed or assessed for taxation or assessment, or es or assessments had been in order to defeat the said title, either that the land was required by law. Fourth-That the sale was conducted in the manner And in all controversies and suits paid; that the said land had ٥٠

ARTICLE X

FIRE DEPARTMENT

Section. 1. Council empowered to prevent erection of wooden buildings—to declare dliapidated buildings nuisances and to remove the same—to declare wooden buildings nuisances, and to remove the same.

2. Council empowered—

1st. To regulate construction and cleansing of chimneys.
2nd. To prohibit or remove dangerous chimneys or flues.

3rd. To regulate deposit of ashes.

4th. To require inhabitants to keep fire-buckets—to regulate their use—to regulare owners of premises to construct and keep in repair wells or cisterns.

5th. To regulate manufactures deemed hazardous.

6th. To regulate the use of fire-works and fire-arms, 7th. To regulate the storage, keeping and conveying of combustibles—to regulate the use of lights in

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stables, etc.

Oth. To regulate parapet and partition walls and partition fences.

Oth. To compel the building of scuttles in roofs and

stairs leading to root.

t0th. To keep suspicious persons away from fires—
to compet all persons to aid in the extinguishing of
fires and the prescrivation of property.

11th. To establish regulations concerning fires.
Council may procure fire engines, etc., and build houses
for their preservation—Council empowered—

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for their preservation—Council empowere, lst. To organize fire companies, 2nd. To appoint persons to take charge of a condition.

2nd. To appoint persons to take charge of engines, etc. 3rd. To prescribe duty of firemen, and to punish neglect of duty.

4th. To appoint engineers of fire department—their duties.

Members of Council and firemen exempt from military and jury duty, and the payment of street tax.

Section I. The City Council, for the purpose of guarding against the calamities of fire, shall have power to prohibit the creetion, phacing or requiring of wooden buildings within the limits prescribed by them, without their permission, and direct and prescribe that all buildings within the limits prescribed shall be unde or constructed of fire-proof materials; and to prohibit the rebuilding or repairing of wooden buildings within the fire limits, when the same shall have been damaged to the extent of fifty percent of the value thereof, and to prescribe the manner of ascertaining such damages; to declare all dilapidated buildings to be nuismices, and to direct the same to be repaired, removed or abated in such manner as they shall prescribe to direct; to declare all wooden buildings within the fire limits, which they may deem dangerous to contiguous b ildings or in causing or promoting fires, to be nuismices, and to require or cause the same to be removed or abated in such namer to be removed or abated in such manner as they shall prescribe.

original programme and the state of the contribution of the contri

Sec. 2. The City Council shall have power-

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First—To regulate the construction of chimneys and flues so as to admit of chimney-sweeps or other modes of cleaning, and to compel the sweeping and cleaning of chimneys.

Second-To prevent and prohibit the daugerous con-

struction and condition of chinneys, flues, fire-places, stovepipes, ovens or any other apparatus used in or about any buildings or manufactory, and to cause the same to be removed or placed in a secure and safe condition when considered dangerous.

Third—To prevent the deposit of ashes in unsafe places, and to appoint one or more officers to enter into all buildings and enclosures, to examine and discover whether the same be in a dangerous state, and to crise such as may be dangerous to be put in a safe conditio.

Fourth—To require the inhabitan. to provide as many fire buckets, and in such manner and time as they shall prescribe, and to regulate the use thereof in times of fire, and to require all owners and occupants of buildings to construct and keep in repair wells or disterns upon their premises.

Fifth—To regulate and prevent the carrying on of manufactories and works dangerous in promoting or causing fires.

Sixth—To regulate, prevent and prohibit the use fireworks and firearms.

Seventh—To direct and prohibit the management of houses for the storing of gunpowder and other combustible and dangerous materials within the city; to regulate the keeping and conveying of the same, and the use of candles and other lights in stables and other like houses.

Eighth—To regulate and prescribe the manner and order the building of parapet and partition walls and of partition fences.

Ninth—To compel the owners and occupants of houses or other buildings to have scuttles in the roof, and stairs or ladders leading to the same.

Tenth—To authorize the Mayor, Fire Wardens or other officers of said city, to keep away from the vicinity of any fire all idle and suspicious persons, and to compel all officers of the city, and all other persons, to aid in the extinguishment of fires and in the preservation of property ex-

posed to danger thereat, in preventing goods from being

for the prevention and extinguishment of fires as the City Council may deem expedient. Eleventh-And generally to establish such regulations

serving the same; and shall have powerand have the charge and control of the same and provide and all other apparatus used in the extinguishment of fires fit and secure houses and other places for keeping and pre-Sec. 3. The City Council may procure fire engines

panues. Pirst—To organize fire, hook, hose, ax and ladder com

city firemen, to take the care and management of the en-gines and other apparatus and implements used and pro-vided for the extinguishment of fires. petent number of able and respectable inhabitants of the Second-To appoint, during their pleasure, a com-

a chief and assistant engineers of the fire department, and they, with the other firemen, shall take the care and manngement of the engines and other apparatus and implements provided and used for the extinguishment of fires, and their powers and duties shall be prescribed and defined rules and regulations for their government, and to impose reasonable penalties upon them for a violation of the same, and for incapacity, neglect of duty or misconduct to remove them. Fourth-The City Council shall have power to appoint Third—To prescribe the duties of firemen and to make

Sec. 4. The members of the City Council and firemen shall, during their terms of service as such, be exempted from serving on juries, in the militia or working on the streets or paying any tax for the same. The name of each fireman shall be registered with the Clerk of the city, and the evidence to entitle him to the exemption provided in this section shall be the certificate of the Clerk, under the corporate seal, for the year in which the exemption is

by the City Council.

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ARTICLE XI

BOARD OF HEALTH

Section 1. Board of Health to consist of three or more commission-ers—Mayor to be president and the City Clerk to be clerk of the board. Duty of Board of Health—to visit all persons infected

with contagious disease.

Persons or things infected with contagion may be removed five miles beyond the limits of city—the board may destroy materials infected.

Council may prescribe duties of Board and punish diso-

Council may confer powers of Marshal and Supervisor on Board.

Section 1. The Board of Health shall consist of three or more commissioners to be appointed annually by the City Council, and the Mayor or presiding officer of the City Council shall be president of the board, and the City Clerk shall be their clerk and keep minutes of its pre-Physicians to report to the City Clerk all cases of contagious disease, under penalty of fifty dollars.

sound provisions, or damaged or putrid animal or vegetable matter, or other unwholesome articles, and to make report of the state of the same with all convenient speed to the clerk of the board. after provided, and to report, with all convenient speed, their opinion of the sickness of such person to the clerk of the board, and to visit and inspect all houses or places in which they may suspect any person to be confined with any postilential or infections disease, or to contain unevery sick person who may be reported to them as here ceedings. Sec. 2. It shall be the duty of health officers to visi

who may be infected with any pestilential or intectious disease, or all things which, in the opinion of the board, shall be infected by or tainted with pestilential matter and ought to be removed so as not to endanger the health of the city, shall, by order of said board be removed to some order any furniture or wearing apparel to be destroyed proper place, not exceeding five miles beyond the limits of the city, to be provided by the board at the expense of the person to be removed, if able, and the board may Sec. 3. All persons in the city, not residents thereof

the city by making just compensation. whenever they may deem it necessary for the health of

to punish by fine or imprisonment, or both, any refusal or neglect to observe the orders and regulations of the board. scribe the powers and duties of the Board of Health and Sec. 4. The City Council shall have power to pre-

Council may, in their discretion, direct, and may be authorized to enter all houses and other places, private or public, at all times, in the discharge of any duty under this cise, for the time being, such of the powers, and perform such of the duties of Marshal or Supervisor as the City City Council, when the public interest requires, to exeract or any ordinance. Sec. 5. The health officers may be authorized by the

or and liable to a fine of fifty dolars, to be sued for and recovered, with costs, in an action of debt, in any court laving cognizance thereof, or before any justice of the peace, for the use of the city. Sec. 6. Every person practicing physic in this city who shall have a putient laboring under any malignant, infectious or postilential disease, shall forthwith make report thereof in writing to the clerk of the board, and for neglect to do so shall be considered guilty of a misdemean-

ARTICLE XII

SCHOOLS AND SCHOOL FUNDS.

Macomb School District described and created

Section 1. 2. Council to have control of school property—trustecs of schools for each township to appoint commissioners—their duty—school property, how divided.

When division is made, trustees to pay over to city.

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Council shall cause abstract of white children to be made out and delivered to County School Commissioner who shall pay City Clerk school fund.
School property vested in city—Council to have entire control of schools—may convey school property.

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School fund not to be impaired—surplus interest to form part of fund.

Council empowered-2nd. To buy or lease sites. 1st. To build school houses, etc.

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6th. To prescribe books and studies. 5th. To fix amount of compensation for teachers. To furnish schools with furniture, etc.

Council may appoint agent to take school property.

Agent to give bond—liable to fine and imprisonment. 9th. General powers.

8th. Council to be school inspectors. 7th. To create new districts.

School funds to be loaned.

 If default made in payment of principal or interest, suit to be brought. The borrower to pay all expenses attending the loan.
Of the debts of deceased persons, amount due school Notes and securities, how takenfund to be first paid.

15.

Judgments to bear ten per cent, interest—city may purchase land sold on execution.

16. 17. 18. 19. School fund to be kept separate from other city funds. School district may be enlarged—how. Costs not to be chargeable to school fund Council to publish statement in relation to schools. School agent may require additional security.

Section 1. All that part of township No. five (5), north of range two (2), and No. five (5) north of range three (3), and No. six (6) north of range three (3), all west of the fourth principal meridian, lying within the corporate limits of the corporate limits and the corporate limits of the corporate limits are corporate limits. ships as may be incorporated with and come under the jurisdiction of said city, is hereby created into a common school district to be known as the Macomb School District. the city of Macomb, with such other parts of said town-

vided between the said city of Macomb and the portion of the townships lying without the limits thereof, in the proportion and manner following: The trustees of schools of each of said townships shall, within three months from of each of said townships shall, the passage of this act, appoint two commissioners who shall be respectable householders, one of whom shall rereal and personal estate of said townships, shall be dicity, who, after being duly sworn well and truly to perform their duties, shall proceed to ascertain, as nearly side in the city and the other in the township without the as may be, the whole number of white persons under the 2. The school land, school fund, and all other

and the portion of townships without the city in the proportions aforesaid, and having completed the same, shall make a full return of their proceedings to the trustees make appointments until the objects of this act are carneglect to perform their duties, the trustees shall appoint ried into effect. and the trustees shall have power to fill vacancies and perform like duties assigned to the first commissioners. others in their stead, who shall be chosen, sworn, and of and division of all the funds and real and personal estate belonging to the said townships, between the city the said commissioners shall have power to make partition without the city in the said townships respectively; and number of persons residing aforesaid within the city and and personal estate between said city and said townships without the city, in the proportion of and according to the divide and apportion the aforesaid township fund and real ing to the number of persons aforesaid residing within the city, and without the city, in the said townships, and thereupon the said trustees of each of said townships shall ships without the city, in the proportion of and accordreal and personal estate between said city and said towndivide and apportion the aforesaid township fund and city and without said city in the said thereupon the said trustees of each of said townships shall spective townships and the whole number residing in said age of twenty-one years residing in the whole of their retownships, and

school districts.

Macomb all necessary deeds and other conveyances for the distributive share of the real estate of said township to which the said Macomb School District may be entitled according to the division and distribution aforesaid, and upon such division, partition, and return of the commissioners being made, pay over and deliver to the clerk of said city of Macomb, the funds and other personal estate, and make, execute and deliver to the said city of tuke receipts for the same from the clerk. The trustees of schools of said township, shall

eause an abstract of the whole number of white children under the age of twenty-one years, in the Macomb School It shall be the duty of the City Council to

> ing in said district, taking his receipt therefor; but no abstract shall be required to be returned to the school commissioner oftener than is required by law in other annually pay to the clerk of the city of Macomb the proto the number of persons under the age aforesaid residportion of the solved, college and seminary fund to which McDonough county within ten days after the same shall the said Macomb School District may be entitled, according have been ascertained, and the school commissioner shall District, to be furnished to the school commissioner of

SPECIAL CHARTER

sale or lease to make, execute and deliver all proper conveyances, which said conveyance shall be signed by the Mayor or presiding officer and countersigned by the Clerk, and scaled with the corporate seal; but the proceeds arising from such sales shall be added to and constitute a part of the school fund. orty which may have been or may hereufter be donated agement, and sell or lease said lands and all other prop-Sec. 5. The school land, school fund and other property of the Macomb School District shall be vested in the city of Macomb. The City Council shall have power at all City Council may deem most advantageous, and on such to the school fund, on such terms and at such times as the think proper to their safe preservation and efficient mantimes to do all acts and things in relation to said school hand, school fund and other property which they may

Sec. 6. Nothing shall be done to impair the principal of said fund or to appropriate the interest accruing of teachers in the public schools of the district; and from the same to any other purpose than the payment should there be any surplus of interest, it shall be carried to and form a part of the school fund.

The City Council shall have power-

First——To erect, hire or purchase buildings suitable for school houses, and keep the same in repair.

necessary ground. Second-To buy or lease sites for school houses with

furniture and apparatus. Third—To furnish schools with the necessary fixtures.

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payment of city teachers from school taxes. and supply the inadequacy of the school fund Fourth-To maintain, support and establish schools for the

lowed to teachers. Fifth-To fix the amount of compensation to be al-

the studies to be taught in the different schools. -To prescribe the school book to be used and

create new ones, as circumstances may require. school districts, and from time to time after the same or Seventh-To lay off and divide the city into smaller

spectors of schools, but they may appoint seven inspectors to be denominated "A Board of School Inspectors," also three trustees of schools in each district and to esfublish and prescribe the powers and duties of each. Eighth-The City Council shall be ex officio in-

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rights, powers and authorities necessary for the proper management of schools and the school lands and funds belonging to the said school district, with power to emect such ordinances as may be necessary to carry their powers Sec. 8. The City Council shall have power to appoint Ninth-And generally to have and possess all the

Sec. 9. The school agent, before entering upon his dutics, shall give bond in such amount and with such conditions and securities as the Council may require; his compensation shall not be paid out of the school fund; and he shall be subject, for misconduct in office, to the sume penalties and imprisonment as school commissioners are or may be subject to by law. a school agent who shall have the custody and management of the money, securities and property belonging to the school fund of the district, subject to the direction

one hundred dollars shall be secured by unincumbered terest at the rate of ten per cent per annum, payable semi-annually in advance. No loan shall be made for a longer period than five years, and all loans exceeding The school fund shall be kept loaned at in-

> quired: Provided, The City Council shall have power to reduce the rate of interest by a vote of two-thirds of all the Aldermen elected. real estate of double the value, at the least, of the sum loaned, exclusive of the value of the perishable improvements thereon; for sums less than one hundred dollars, two good securities besides the principal shall be re-

Sec. 11. All notes and securities shall be taken to the city of Macomb for the use of the inhabitants of said city, for school purposes; and in that name all suits, actions and every description of legal proceedings may be had.

Sec. 12. All expenses of preparing or recording securities shall be paid exclusively by the borrower. 0

Sec. 13. In payment of dobts of deceased persons, those due the school fund shall be paid in preference to all others. except expenses attending the last illness and funeral of the deceased, not including the physician's

cipal is not due. and may be recovered by suit or otherwise. Suit may be brought for the recovery of interest only when the prinper cent upon the same shall be charged from the default and may be recovered by suit or otherwise. Suit may be Sec. 14...If default be made in the payment of interest, or of principal when due, interest at the rate of fifteen

to the same rights given by law to other purchasers. On redemption, ten per cent shall be paid from the time of judgment until paid; and in case of the sale of real estate thereon the city of Macomb may become the purchaser thereof for the use of the school fund, and shall be entitled Sec. 15. All judgments recovered for interest or principal, or both, shall respectively bear interest at the rate of ten per cent per annum from the rendition of

school fund. the school fund, may be a party, shall be chargeable to the Sec. 16. No costs made in the course of any judicial proceedings in which the city of Macomb, for the use of

Sec. 17. If the security money on any loan should, at

by them, and the receipts and expenditures of each school, specifying the sources of such receipts and the object of times as may be prescribed by ordinance of the city, in the newspaper publishing the ordinances of the city, a statement of the number of the pupils instructed in the year preceding, the several branches of education pursued Sec. 18. The Council shall annually publish at such

school houses and keeping the same in repair, and support-Sec. 19. The school tax shall be paid into the city treasury and be kept a separate fund for the building of fund and form a part of the same. time a surplus, the same may be paid over to the school ing und maintaining schools; and should there be at any Sec. 20.

or adjacent to said city, within two miles thereof, may, with his consent, be annexed to said Macomb School District, and school tax may be levied and collected upon the within the said district. the city collector in the same manner as school taxes lands and property of such person, subject to taxation by Any person owing land, or residing around

(See "An Act to provide for the appointment of school directors and members of the board of education in certain cases".)

ARTICLE XIII

MISCELLANEOUS PROVISIONS

Section in in H Council annually to publish financial statement.

The state of the s

Inhabitants of city not to pay county road tax.

City to support poor and pay part of circuit court expenses to have share of railroad stock. City supervisor to notity persons to work on streets—if they refuse to work to pay fine.

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Fines to be paid into city treasury.

Council may survey and plat city.

Taxes for local purposes to be expended in ward of persons paying same

City supervisor liable to indictment for neglect of duty. Council nor Mayor to remit fine except by vote of two-

10. thirds of Aldermen.

No vote to be reconsidered at special meeting, unless at as large a meeting as when vote taken.

Bural grounds exempt from execution and attachment.

Ordinances imposing fine to be published three days—

11. 12.

publication how proved.
Actions to recover penalties—how brought.

13 14. Police Justices may be appointed—municipal courts to be established—their jurisdiction.

Execution—when may issue—nature of—defendant may be imprisoned—expenses for prosecutions to be paid irst process to be summons or warrant.

17. 16. into city treasury.

malty for injuring public buildings, etc.—civil action

18. Penalty for injuring public buildings, exceptions and be maintained.

No person an incompetent judge, witness, etc., because a resident of city, in any action in which city is inter-

21. 19. 20. Ordinances, etc., now in force not repealed. Rights and actions which have accrued, to vest in cor-

Propertion.

Property of the city of Macomb, to vest in this corporation—officers to continue in office and to be governed by this act.

Ordinances printed and published to be received without further proof.

Style of ordinances.

25. 25. 25.

27. 28. Style of ordinances.

Additions may be made to city.

This act not to invalidate acts of City Council.

Officers of city may arrest, with or without process, for violation of ordinance, and detain person in custouy

until trial may be had.

City Council to possess all powers heretofore conferred.

Digest of ordinances to be published.

This declared a public act—when to take effect.

lished in the newspaper publishing the ordinances of the city, a correct and full statement of the receipts and expenditures from the date of the last annual report, toto a full understanding of the financial affairs of the city and repairing streets, highways and bridges for the same expended in the respective wards and divisions for multing gether with the sources from whence the former are de-rived and the mode of disbursement, and also a distinct period, statement of the whole before the annual election in each year, cause to be pub-Section 1. together with such information as may be necessary The City Council shall, at least ten days amount assessed, received Ditta .

SPECIAL CHARTER

in lieu thereof without said limits. beyond the limits of the city, and from paying the tax hereby exempted trom working on any road or highway The inhabitants of the city of Macomb are

notice shall be given at least five days previous to the first day on which he or they are required to labor, requiring such person to appear at such time and place as may be designated, for the purpose of laboring upon the streets and alleys. But a similar notice, published for ten days in the newspaper publishing the ordinances of the city, by Upon the neglect of any person to uppear and labor as aforesaid, or to pay the tax in lieu thereof, the collector the supervisor, or posted up in three of the public places of the ward or district, shall be deemed a sufficient notice to require all persons to appear and labor as aforesaid. be recovered by suit, with costs, as in other cases. for collecting the same added thereto, or the same may other taxes, the sum of three dollars, with his commission shull collect from each person, printed notice, or partly written or partly printed notice, in such form as the City Council shall prescribe; which delivered or left at the usual place of abode or business of any person so required to labor as aforesaid, a written or alleys of the city, at such time and place and in such manner as the City Council may direct or the supervisor shall deem necessary. He shall deliver or cause to Persons who are required to labor on the streets and The supervisor shall demand the services of in the same manner as

deem proper for the purpose thereof. The City Council shall also provide for the payment of all costs, in the circuit court of McDonough county, of the constition of any citizen of said city for any criminal offense, and the prosecuting attorney's fees and the jailor's fees, in case the same cannot be collected from the offender. Or the of McDonough, annually, of such sums as will be a fair City Council may provide for the payment to the county support and cure of all paupers belonging to said city, and pass such ordinances and regulations as they shall Sec. 4. The county of McDonough shall be exempt from the support of any citizen of said city who may become a pauper, but the City Council shall provide for the

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county purposes, except for the purpose of paying the interest, and finally the principal, of the bonds of Mc-Donough county, issued, or herenfter to be issued, as subscriptions for railroad stock: Provided, that upon the final payment of any such bonds, the said city shall be entitled. were given with said county according to the amount titled to a pro rate amount of the stock for which they of the expenses and costs aforesaid, all the real estate within said city and all the personal property of the inpaid therefor by said city. consideration of the support of punpers and the payment county, and to be apportioned equitably and justly. habitants of said city, shall be exempt from all taxes for fixed by the City Conneil and the county court of court of said county-the amount to be ascertained proportion of the expenses of the county, for the circui-

city for any conviction in the circuit court, shall be paid over in like manner. Sec. 5. All fines, forefeitures and penalties collected for offenses committed within said city shall be paid into the treasury of said city by the officers collecting the same,

city, or all lands adjoining or within the same, hid out into blocks or lots, shall be laid out and platted to correspond and conform to the regular blocks, streets and alleys almark and declare the boundaries and names of streets and alleys; to require that all additions hereafter made to said duly recorded, shall be a good and valid description of said blocks and lots, or fractional blocks and lots to establish, and such plat, designation and numbers, when made and blocks in such munner as they may prescribe by ordinance numbered in consecutive numbers from one upwards, and Sec. 6. The City Council shall have power to cause the blocks and lots of the city to be surveyed, platted and to designate and number all tractional or other lots or out and established within the city.

may be, of the whole expenditures for like purposes during natural divisions of the city, such proportions, as near as purposes strictly local, expend annually, in the several the same period, as will correspond to the several sums Sec. 7. The City Council shall, in all expenditures for

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contributed by each division to the general fund, that taxes shall be expended in the several wards or districts where the persons paying the same may respectively reside.

Sec. 8. The supervisor, in addition to the penalties prescribed by ordinance shall for wilful neglect of duty, be liable to indictment and fine in the same manner as supervisors under the laws of the state.

Sec. 9. Neither the City Council or Mayor shall remit any fine or penalty imposed upon any person for a violation of any laws or ordinances of said city, or release from confinement, unless two-thirds of all the Aldermen elected shall vote for such release or remission; nor shall anything in this act be so construed as to oust any court of jurisdiction to abate and remove nuisances within its jurisdiction by indictment or otherwise.

Sec. 10. No vote of the City Council shall be reconsidered or rescinded at a special meeting unless the meeting called in whole or in part for that purpose, and the Aldernen be so notified, and unless at such special meeting there be present as large a number of Aldernen as was present when the vote was taken.

Sec. 11. The cemetery lots which may be laid out and sold by the city or private persons, for private places of burial, shall, with the appurtenances, be exempt from execution and attachment.

Sec. 12. Every ordinance, regulation and by-law involution of its provisions, shall, after the passage thereof, be published three days in the newspaper publishing the the allowite of the city, and proof of such publication, by paper, taken before any officer authorized to administer proof of such publication, shall be conclusive evidence of such publication, shall be conclusive evidence, regulation or by-law in all courts and places.

Sec. 13. All actions brought to recover any penalty or forfeiture incurred under this act, or any ordinance, bylaw or police regulation made in pursuance thereof, shall

be brought in the corporate name. It shall be lawful to declare generally in debt, for such penalty, fine or for-feiture, stating the clause of this act or the by-law or ordinance under which the penalty is claimed, and to give the special matter in evidence under it.

Sec. 14. In all prosecutions for any violation of any ordinance, by-law or regulation, the first process shall be a summons, unless oath or affirmation be made for a wavrunt, as in other cases.

sec. 15. The City Council shall have power to designate one or more justices of the peace in said city, who shall have jurisdiction in any action for the recovery of any fine, penalty or forfeiture under this act, or any ordinance, by-law or police regulation, anything; in the laws of this state to the contrary notwithstanding. Such justices shall have power to impose fines and penaltics, not the state. There shall be such local court of civil and eriminal jurisdiction as may be established by the general assembly in the cities of the state, in accordance with the Constitution of the state. Such court shall have jurisdiction over all cases arising under this act, or any ordinance of said city in pursuance thereof, and such other civil and criminal jurisdiction as may be provided by law.

Sec. 16. Execution may be issued immediately on rendition of judgment. If the defendant has no goods or chattels or roal estate within the county of Meldonough, whereof the judgment can be collected, the executive shall require the defendant to be confined in the county jail, work-house or city prison for a term not exceeding six months, in the discretion of the court rendering judgment, and all persons who may be committed under this section shall be confined one day for each one dollar of such judgment and costs. All expenses incurred in prosecution for the recovery of any fine, penalty or forfeiture, when collected, shall be paid into the city treasury.

Sec. 17. Any person who shall injure or destroy any bridge or public building, or other property belonging to the city, or shall cause or procure the same to be injured or destroyed, shall be subject to a penalty not exceeding

Section 1. Limits.

Taxes. Overseer of poor

Election precinct.
Supervisor and assistant.
City officers.
Election of police magistrate.

Election. Vacancies,

ship purposes, be included within the jurisdiction either of the townships or Scotland, Chalmers, Emmet or Maof Illinois, represented in the General Assembly, That after the taking effect of this act, the territory now or hereafter to be embraced within the limits of the City of Macomb, comb. in McDonough county, in this state, shall not, for town-Section 1. Be it Enacted by the People of the State

the poor in townships in counties ucting under township organization, but the accounts of such overseers of said city, instead of being audited by the township auditor, shall be audited by the common council of said city, and certified by them to the Board of Supervisors of said urer of said county for the payment thereof. county, who shall cause an order to be drawn on the treas-Sec. 2. At the annual election of city officers in said city, there shall be elected one overseer of the poor for said city, who shall have the same powers, rights and privileges, and perform the same duties as overseers of

tuxation within said city, shall be assessed by the city ussessor, and all state and county taxes within the same shall be collected by the tax collector of said city, in the same manner and for the same compensation as assessments and collection of taxes are finded in other townships bond as said township collector, which bond may be apin said county; said collector being roundred to give like Sec. 3. The real and personal property, subject to

proved by either of the supervisors of said city

SPECIAL CHARTER

common council shall have power to divide said city into election precincts, but not exceeding one for each ward appointed by the common council of said city, and said tions, and the judges and clerks of such elections shall be precinct for all general or special state or county cle-Sec. 4. Said city is hereby declared to be an election

entitled to elect one supervisor, but in forming districts said county, and the common council of said city may divide said city into two districts, each of which shall be said city, each of whom shall possess all rights, powers and privileges of supervisors of the several townships in no ward shall be divided. said city, there shall be elected by the qualified voters thereof, one supervisor and one assistant supervisor for Sec. 5. At each annual election for city officers in

shall not be filled, unless such vacancy shall or removal of any justice of the peace (police magistrate excepted), constable or notary public in said city, the the number of like officers to which said city shall be entitled: Provided, said city shall be entitled to as many vicancy occasioned by such death, resignation or removal Sec. 6. No justice of the peace, constable or notary public shall be ousted of his office in consequence of the passage of this act, but in case of the death, resignation justices of the peace as towns now are, or hereafter may diminish

elected the like number of constables. Sec. 7. At each election of city justices of the peace in said city, there shall police magistrates and رار

to fill all vacancies in the office of supervisor, assistant Sec. 8. The City Council shall have power to appoint

from and after its passage. 9 This act shall take effect and be in force

Approved February 23, 1867

supervisor and overseer of the poor.

SPECIAL CHARTER

live hundred dollars for such offense, to be recovered by the city in an action of debt, and may be imprisoned not exceeding six months, in the discretion of the court beshall also be liable in a civil action at the suit of the city fore whom such conviction may be lind, and such for the damages occasioned by such injury or destruction person

justice, witness or juror, by reason of his being an inhabitant or freeholder in the city of Macomb, in any action or proceeding in which said city may be a party in interest. ' Sec. 18. No person shall be an incompetent judge.

Note that the city of Macomb, and resolutions and resolutions and resolutions and resolutions and resolutions are in the city of Macomb, and not inconsistent with this act, shall remain in force under this act until aftered, modified or repealed by the City Council after this act shall take effect. . Sec. 19.

'Sec. 20.' All rights, actions, tines, penalties and for-feitures, in suit or otherwise, which have accrued under the several acts consolidated herein, shall be vested in and presecuted by the corporation hereby created.

the same until superseded in conformity to the provi-sions hereof, but shall be governed by this act, which shall corporation now in office shall respectively continue in corporation created by this act, and the officers of said take effect from and after its passage. Sec. 21. All property, went, personal or mixed, pc-

Sec. 22. All ordinances of the city, when printed and published by authority of the City Council, shall be received in all courts and places without further proof.

Sec. 23. The style of all ordinances shall be, "Be Ordained by the City Council of the City of Macomb." The style of all ordinatees shall be, "Be it

annexed to said city, and form a part thereof. cording to law, and any trust of land adjoining the city, with the consent of the owner thereof, shall and may be Sec. 24. Any tract of hind adjoining said city which may be haid off into blocks or lots, and duly platted ac-

This not shall not invalidate any legal no

prior to the passage of this act. right of property or otherwise, or liability which may officers, nor divest their successors under this not of now done by the City Council of the city of Macomb, or by its have accrued to or been created by said corporation

out process, all persons who shall break the peace or threaten to break the peace, or be found violating any of the peace by this act, or authorized by any ordinance, shall have power to arrest or cause to be arrested, withordinance of the city, commit for examination, and, necessary, detain such person in custody over night, or the peace as the City Council may prescribe. until they can be brought before a mugistrale, and shall the Subbath, in the watch-house or other safe place, or have and exercise such other powers as conservators of Sec. 26. All officers of the city created conservators

Sec. 27. Nothing in this act contained shall be so construed as to deprive the City Council of said city of any powers or authority conferred upon the same, by the acts under which said city was incorporated; but the by this act, or the acts heretofore mentioned. powers and authority are expressly modified or repealed heretofore conferred upon the same except so far as such City Council shall possess all the powers and authority

the city, which are of a general nature, published in one year after the passage of this act, and a like digest within every period of five years thereafter. There shall be a digest of ordinances of

shall be taken thereof in all courts and places, and shal may be read in evidence without proof, and judicial notice take effect from and after its passage. This act shall be deemed a public act, and

SAM'L HOLMES,

Speaker of the House of Representatives.

JOHN WOOD

Speaker of the Senate.

Approved, Feb. 14th, 1857 WM. H. BISSELL,

Governor

PLAINTIFF'S GROUP EXHIBIT 2



Diane Cohendcohen@libertyjusticecenter.org

Fwd: Election Inquiry

1 message

Steve Wailand< wailandforalderman@gmail.com> To: dcohen@libertyjusticecenter.org

Fri, Mar 29, 2013 at 12:50 AM

----- Forwarded message -----

From: Kristen Petrie < kpetrie@cityofmacomb.com>

Date: Fri, Mar 8, 2013 at 9:12 AM

Subject: Election Inquiry

To: wailandforalderman@gmail.com

Mr. Wailand:

I have had an opportunity to review the situation you are inquiring about and I have surmised that questions and requests for written explanation should be directed to the County Clerk of McDonough County. The certification of the election was issued by the County Clerk and the City does not participate in this action. It would not be appropriate for the City to issue written or verbal statements explaining or discussing the decision of the County Clerk.

Very Truly Yours,

Kristen L. G. Petrie

Kristen L. G. Petrie,

City Attorney,

City of Macomb

232 East Jackson Street

P.O. Box 377

Macomb, IL 61455

Phone: (309) 833-4373

kpetrie@cityofmacomb.com

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Diane Cohendcohen@libertyjusticecenter.org

Fwd: Election

1 message

Steve Wailand< wailandforalderman@gmail.com> To: dcohen@libertyjusticecenter.org

Fri, Mar 29, 2013 at 12:50 AM

----- Forwarded message -----

From: Steve Wailand < wailandforalderman@gmail.com >

Date: Wed, Mar 6, 2013 at 12:46 PM

Subject: RE: Election

To: Kristen Petrie <kpetrie@cityofmacomb.com>

Is it possible to receive it by tomorrow afternoon or Friday morning? I understand that things are hectic now, but I would like to have that information as soon as possible. Time is of the essence with things such as this and I don't feel that is unreasonable to receive a statement within 24-36 hours. However, if you think that it is, let me know.

Steve Wailand

On Mar 6, 2013 10:47 AM, "Kristen Petrie" <kpetrie@cityofmacomb.com> wrote:

Mr. Wailand:

Yes, I remember meeting with you. Hope all is well with Spring Break fast approaching for you. I will work on a written opinion this week and will hopefully have something for you by early next week. Unfortunately, this week is a little crowded with some lingering issues that are on a deadline and a few meetings, but I feel confident I can have something together by the start or just within the early part of next week. Please advise if this is a problem. Thank you.

Very Truly Yours,

Kristen L. G. Petrie

Kristen L. G. Petrie,

City Attorney,

City of Macomb

232 East Jackson Street

P.O. Box 377

Macomb, IL 61455

Phone: (309) 833-4373

kpetrie@cityofmacomb.com

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From: Kristen Petrie [mailto:kpetrieattorney@live.com]

Sent: Wednesday, March 06, 2013 10:38 AM

To: kpetrie@cityofmacomb.com

Subject: FW: Election

Date: Wed, 6 Mar 2013 10:23:11 -0600

Subject: Election

From: wailandforalderman@gmail.com

To: Kpetrieattorney@live.com

Ms. Petrie,

This is Steve Wailand, candidate for Ward 2 Alderman in Macomb. You may remember me coming to speak with you and Mel last Wednesday regarding the election standards, etc. I have talked with Mel since then and she explained what she had found. However, I would like to have a written statement declaring what the city's decision in this matter is and the reasoning behind it. This would help me greatly, especially in understanding the situation. From what I understand, the city attorney would handle this. So, what I am asking is would you be able to speak with Mel and prepare a statement?

Thanks in advance,

Steve Wailand

PLAINTIFF'S GROUP EXHIBIT 3

Black's Law Dictionary (9th ed. 2009), majority

MAJORITY

majority. (16c) 1. The status of one who has attained the age (usu. 18) at which one is entitled to full civic rights and considered legally capable of handling one's own affairs. See AGE OF MAJORITY. Cf. MINORITY (1). [Cases: Infants 1.] 2. A number that is more than half of a total; a group of more than 50 percent < the candidate received 50.4 percent of the votes — barely a majority>. • A majority always refers to more than half of some defined or assumed set. In parliamentary law, that set may be all the members or some subset, such as all members present or all members voting on a particular question. A "majority" without further qualification usu. means a simple majority. See *simple majority*. Cf. PLURALITY; MINORITY (2); HALF PLUS ONE. *absolute majority*. A majority of all those who are entitled to vote in a particular election, regardless of how many voters actually cast ballots. See QUORUM. [Cases: Elections 126(6), 215.]

constitutional majority. See majority of all the members.

extraordinary majority. See supermajority.

majority of all the members. A majority of all the actual members, disregarding vacancies. — Also termed constitutional majority; majority of the entire membership; majority of the membership.

majority of all the memberships. A majority of all the possible memberships, including vacancies. — Also termed majority of the fixed membership.

majority of the entire membership. See majority of all the members.

majority of the fixed membership. See majority of all the memberships.

majority of the membership. See majority of all the members.

ordinary majority. See simple majority.

plural majority. See PLURALITY.

simple majority. A numerical majority of those actually voting. • Absent members, members who are present but do not vote, blanks, and abstentions are not counted. — Also termed *ordinary majority*. [Cases: Elections 126(6), 215.]

supermajority. A fixed proportion greater than half (often two-thirds or a percentage greater than 50%), required for a measure to pass. • Such a majority is needed for certain extraordinary actions, such as ratifying a constitutional amendment or approving a fundamental corporate change. — Also termed extraordinary majority.

veto-proof majority. A legislative majority large enough that it can override an executive veto.

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Black's Law Dictionary (9th ed. 2009), half plus one

HALF PLUS ONE

half plus one. Parliamentary law. A common but inexact (and often inaccurate) approximation for a majority. • For a body with 100 members, a majority is indeed half plus one, or 51. But for a body with an odd number of members, "half plus one" would not be a whole number. So "a simple majority" is a better choice for designating majority rule. — Also termed 50 percent plus one. See MAJORTY (2).

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CAMBRIDGE DICTIONARY OF AMERICAN ENGLISH (2d ed. 1999)

to maintain a minimum bal-

ten/ v[] to keep a road, maetc in good condition o A large

Ja maintain. memt-an-ans/ n [U] o Bridges re-

en unitenance. your belief that something is true he maintains (that) she's being for telling the truth

is me daes tuk/ adj (of something) have the of causing you to feel great ad-respect for it because of its size, pearly of the because of its size, pearly of we flew over the majestic Siteral mountains.

If it heads a stif n [U] A whale passed by the beauty.

்த்த்/'ருædʒ' ə sti/ n [C] a title used to speak This aking or queen or other ruler with a gire of Her Majesty, the Empress of Japan

o MPORTANT> / mei dʒər/ adj [not gradnote important, bigger, or more serious others of the same type o Fresh fruits are a continue of vitamin C. o We awaited major new compare Mine peace talks. O Compare Minerals in the peace talks. NO CONTMPORTANT>

once I'mer daər/ n [C] a military officer of note rank, above a CAPTAIN

Usto /mei-dʒər/ adj (of music) based on a J. I' (= series of notes) in which there is a whole (= sound difference) between each note excolbelween the third and fourth notes and the weight and eighth notes a major scale a ma-

Situl Subject > /'mer-dgar/ n[C] the most impriant subject that a college or university stuint is studying, or the student studying that spect o an English major

WILLYERB with major

wn with

average s about

'teɪn/

, or not differen

a close

major in sometimes to study something as your man subject in college or a university o She mafred in earth sciences at Arizona State.

"dajority /mə'dʒɔ:r-əţ-i, -'dʒar-/ n [U] 1 more half of a total number or amount; the larger Part of something o A majority of the people voted oranst the bill to raise school taxes. 2 A majority salso the difference in the number of votes in a) election between the winning person or group and the one that has the second highest number: [C] The Republicans won by a small ma-Prity o Compare MINORITY

major league n [C] an organized group of Ports teams that have the best players, who are hid for playing o He's happy to finally be playing in the major leagues. o (fig.) She hired a major-league attorney (= one who is highly paid and consideration) Considered to be among the best).

/merk/ v [T] past made to bring something into existence, esp. using a par-

ticular substance or material; produce o Does that company make computers? O Butter is made from cream. O My wedding ring is made of gold. O He made us some coffee.

*make /meik/ n [C] a particular product, or the name of the company that made it o What make of air conditioner do you recommend?

maker /'mei-kər/ n [C] o The makers of music videos show a fantasy world. \Usage: do or make? at DO <CAUSE TO HAPPEN>

*<CAUSE> /meik/ v [T] past made to cause something o The kids made a mess in the kitchen. O Don't make any noise. Study Pages: Get, Have, and Other Verbs Used to Mean "Cause"

<CAUSE TO BE> /meik/ v [T] past made to cause something to be, become, or appear in a particular way o If you open some windows, you'll make it cooler. O He said something that made her angry. o We can sit closer together and make room (= provide space) for one more. O We're making our attic into a spare bedroom.

<PERFORM> /metk/ v [T] past made 1 to perform an action o I've got to make a (phone) call to Ricardo. O We must make a decision by tomorrow. O Someone has made a mistake. O Latisha is making progress in her reading. o Can I make a suggestion? O We might as well make use of the car, since we've got it for the whole weekend. 2 To make the bed is to put sheets and covers on a bed so that someone can sleep in it, or to straighten them after it has been slept in. \$Study Pages: Do: Verbs Meaning "Perform"

<FORCE> /meik/ v[T] past made to force someone or something to do something o He said the police made him sign a confession, and declared he was innocent. EUSÂGE

make Remember that if you use make with the mean-ing "cause something" or "force someone to do something" then you need to use the pattern make + object + infinitive without to:

They made him clean the house.

They made him to clean the house.

The exception to this rule is when make is in the passive, when you must use to with the infinitive.

The prisoners were made to clean out their cells.

<BE OR BECOME> /meik/ v [L] past made to be or become something, esp. by having the necessary characteristics o I don't think he will ever make a good lawyer. O Hector and Wanda make a delightful couple. O He worked really hard, but he didn't make the team (= was not chosen to be a

makings / mer-kinz/ pl n o I think the plan has (all) the makings of a disaster (= is likely to be

<TOTAL> /meik/ v [L] post made to add up to (a total) o 6 and 6 make 12.

MERRIAM-WEBSTER'S COLLEGIATE DICTIONARY (11TH ed. 1998)

provement) b: prominent or significant in size, amount, or degree (earned some ~ cash) 5: involving grave risk: SERIOUS (a ~ illness) 6: of or relating to a subject of academic study chosen as a field of specialization 7 a: having half steps between the third and fourth and the seventh and eighth degrees (~ scale) b? based on a major scale (~ key) c: equivalent to the distance between the keynote and another tone (except the fourth and fifth) of a major scale (~ third) d: having a major third above the root (~ triad) major n (1616) 1: a person who has attained majority 2 a: one that is superior in rank, importance, size, or performance (economic power of the oil ~ b: a major musical interval, scale, key, or mode 3: a commissioned officer in the army, air force, or marine corps ranking above a captain and below a lieutenant colone 4 a: an academic subject chosen as a field of specialization b: a student specializing in such a field (a history ~) 5 pl: major league baseball — used with the 6: any of several high-level tournaments in professional golf major axls n (1879): the axis passing through the foci of an ellipse major depression haracteristic of major depressive disorder major depressive disorder n (1978): a mood disorder having a clinical course involving one or more episodes of serious psychological depression lasting two or more weeks each with no intervening episodes of mania ma-jor-do-mo \mathba{major-do-mo \mathb

piession fasting two of more weeks each with no intervening episoues of mania ma-jor-do-mo \,mā-jar-'dō-(\,)mō\ n, pl-mos [Sp mayordomo or obs. It maiordomo, fr. ML major domus, iit., chief of the house] (1589) 1: a head steward of a large household (as a palace) 2: BUTLER, STEWARD 3: a person who speaks, makes arrangements, or takes charge for another; broadly: the person who runs an enterprise (the ∼ of the fair) ma-jor-ette \,\mā-ja-'ret\ n (1940): DRUM MAJORETTE 2 major general n [F major général, fr. major, n. + général, adj., general] (1633): a commissioned officer in the army, air force, or marine corps who ranks above a brigadier general and whose insignia is two stars major histocompatibility complex n (1972): a group of genes in mammals that code for cell-surface polymorphic glycoprotein molecules which display antigenic peptide fragments for T cell recognition and aid in the ability of the immune system to determine self from non-self

and aid in the ability of the immune system to determine self from non-self ma-jor-l-tar-l-an \mo-jor-o-ter-e-on, -, jär-\ n (1942): a person who believes in or advocates majoritarianism — majoritarian adj ma-jor-l-tar-l-an-lsm \epsilon-o-in-zm\ n (1942): the philosophy or practice according to which decisions of an organized group should be made by a numerical majority of its members ma-jor-l-ty \mo-jor-o-ie, -jär-\n, pl-ties (1552) 1 obs: the quality or state of being greater 2 a: the age at which full civil rights are accorded b: the status of one who has attained this age 3 a: a number or percentage equaling more than half of a total (a ~ of voters) (a two-thirds ~) b: the excess of a majority over the remainder of the total: MARGIN (won by a ~ of 10 votes) C: the greater quantity or share (the ~ of the time) 4: the group or political party having the greater number of votes (as in a legislature) 5: the military office, rank, or commission of a major — majority adj majority leader n (1909): a leader of the majority party in a legislative body (as the U.S. Senate)
majority rule n (1848): a political principle providing that a majority usu. constituted by fifty percent plus one of an organized group will have the power to make decisions binding upon the whole major league n (1890) 1: a league of highest classification in U.S. professional baseball: broadly: a league of major importance in any of various sports 2: BIG TIME 2 — major-league adj — major leaguern major-ly \mathbb{major-le} \mathbb{Major-le} \mathbb{Major-le} \mathbb{Major-league} adj — major leaguern

ma-jor-ly 'mā-jor-le' adv (1956): in a major way a: PRIMARILY 1 (was ~ a poet) b: EXTREMELY 1 (was ~ annoyed) major-medical adj (ca. 1955): of, relating to, or being a form of insurance designed to pay all or part of the medical bills of major illnesses usu. after deduction of a fixed initial sum major order n (ca. 1741): one of the Roman Catholic or Eastern clerical orders that are sacramentally conferred and have a sacred character that implies major religious obligations (as clerical celibacy) — usu. used ln pl.; compare MINOR ORDER major party n (1950): a political party having electoral strength sufficient to permit it to win control of a government usu, with comparative regularity and when defeated to constitute the principal opposition to the party in power

major penalty n (1925): a 5-minute suspension of a player in ice hockey or lacrosse

major premise n (1821): the premise of a syllogism containing the ma-

ey or lacrosse major premise n (1821): the premise of a syllogism containing the major premise n (1821): the premise of a syllogism containing the major seminary n (1945): a Roman Catholic seminary giving usu. the entire six years of senior college and theological training required for major orders major sult n (1916): either of the suits hearts or spades having superior scoring value in bridge major term n (1847): the term of a syllogism constituting the predicate of the conclusion ma-Jus-cule \(\text{majos-t}_i \), the term of a syllogism constituting the predicate of the conclusion ma-Jus-cule \(\text{majos-t}_i \), and $(\text{major}_i \text{ ca.} 1825)$: a large letter (as a capital) — ma-jus-cu-lar \(\text{maj-is-ky-lar} \) adj — majus-cule adj makable var of Makeable \(\text{Makable} \) and $(\text{major}_i \text{ ca.} 1825)$: a large letter (as a capital) — ma-jus-cu-lar \(\text{ma-kable} \) \(\text{mai-(pika)} \) adj — majus-cule adj \(\text{majos-ky-lar} \) adj — majus-cule adj \(\text{major} \) makable var of Makeable \(\text{Makable} \) and var of the Pacific Northwest \(2 \): the Wakashan language of the Makab people \(\text{mak-kar} \), var \(\text{Mai-kar} \), var \(\text{Makable} \) and \(\text{Makable} \) a

Struct (~a road) 4:10 frame of the stone of 8:10 compute or estimated stone of 10 could fill 7:3:10 compute or estimated stone or of 1:0 short fill get in order (%c. or early in order (%c. or e

make—be-lief \-\label{ief} n (1811 \\
\text{order} \text{if} n \text{order} \text{order} \\
\text{order} \text{order} \text{order} \\
\text{order} \text{order} \text{order} \\
\text{orde make off with: to take a

is or 'brāk' adj (1919): allowing no m and failure and failure is an artifact of the failure is an artifact of

A poly thing is an act or instance of making the start in (1927): an act or instance of making the start in (1927): a changing of a person's appearant of a different hairdo) are or a different hairdo) if to transfer the title of (property) 2 a necessity (made the whole house over) because of the start in the start i

(14c): one that makes: as a cap: GOD 1 b

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The previous postponement, omission, failure, of delight of the property of th

ok \'māk-,wərk\ n (1923): work assigned or done

busy the horizontal Japanese or done of busy to how himself (1882): a horizontal Japanese ornaments ornaments or sample seroll or compare KAKEMONO J. M.E. fr. OE macung, fr. macian to make [12c) 1: o forming, causing, doing, or coming into being (sp. 18c) of long into horizontal or coming made; esp: a quantity produced at one time: BATALITY often used in pl. (had the ~s of a great are limited from which something is to be made; esp usus and tobacco for rolling eigarettes by hand hark Vima (1860, "mā-N Il Maori mako mako shark] (two relatively slender mackerel sharks (Isurus paulaus) that are dark blue above and white below with 18c and that are notable sport fish — called also Illustration 190 LIKUTA
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adventure make-able or mak-able \make-bal\ adj (15c): capable of make-able or make-able or make-bal\ adj (15c): capable of mak

THE AMERICAN HERITAGE DICTIONARY OF THE ENGLISH LANGUAGE (11TH ed. 2011)

thon and is not an auxiliary verb. In the sentence, *The bird*

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cipal materia of a two-base refion and is not all auxiliary verb. In the sentence, The bird verb vis the main verb vis the lower yard on a mainmast.

The lower yard on a mainmast.

A city of west-central Germany at the confluence of the Main Rivers west southwest of Frankfurt. Built on the site of a founded in the 1st century BC, it is an important industrial. Min Kivets west southwest of Frankfurt. Built on the site of a founded in the 1st century BC, it is an important industrial diy. Johann Gutenberg established a printing industry the century.

the (ma'22-net/, -sa) n. Chiefly British 1. A small house. the (ma which, or) is empty british 1. A small house, ment occupying two or more floors of a larger building and sown entrance from outside. [French maisonnette, diminhouse, dwelling < Old French < Latin manager.] house, dwelling < Old French < Latin mānsiō, mānsiōn-;

n, pl. mai tais A cocktail made with rum, curaçao, [Tahitian maitai, good]

tel (mā/trə dō-tēl/) n., pl. maî-tres d'hô-tel (mā/trə hadwaiter. 2. A major-domo. 3. A sauce of melted butter, by lemon juice, salt, and pepper. JFranch de la sauce of melted butter, sey, lemon juice, salt, and pepper. [French maître d'hôtel : a+de, of + hôtel, house.]

1. See corn¹ (sense 1). 2. A light yellow to moderate n. I. Schmaiz < Arawakan mahiz, mahis.] — maize adj. lajor MAJ abbr. major

jc (ma-jės/tīk) also ma-jes-ti-cal (-tī-kəl) adj. Impressive or I trignified or inspiring way. See Synonyms at grand.—ma-

Hagamus (1) Apal. Sovereign power, dignity, or oragisty of the royal couple. b. Supreme authority or power:

The law 2a. A royal personage. b. Majesty Used with His, as a title and form of address for a sovereign. 3. Magnification: the majesty of the Rockies. [Middle English mageste, Magnificanch majeste < Latin majests; see meg- in App. 1.] norMajGen abbr. major general

(ma-jöl/i ka, -yöl/-) n. 1. Tin-glazed earthenware that is lored and decorated, especially an earthenware of this type 1 , 11y. 2. Pottery made in imitation of this earthenware. [Ital-(Medieval Latin Māiōlica, Majorca (where it was made), Pur Latin Māiōrica.]

(100pr) adj. 1. Greater than others in importance or rank: a 42 Great in scope or effect: a major improvement. 3. Great the or extent: the major portion of the population. 4. Rethention or concern; very serious: a major illness. 5. Law
mixed as having reached the age of adulthood. 6. Of or
theld of academic study in which a student specializes.
Disgrating a scale or mode having half steps between the
orth and the seventh and eighth degrees. b. Equivalent to or between the tonic note and the second or third or sixth denotes of a major scale or mode: a major interval. c. Based the a major key. \Leftrightarrow n. 1a. A commissioned rank in the borce, or Marine Corps that is above captain and below b. One who holds this rank. 2. One that is superior otoce, or ability: an oil-producing country considered as one A Law One recognized by the law as having reactive and 4a. A field of study chosen as an academic specialty.

Ocializing in such studies. a linguistics major. 5. Logic

Music a. A major scale, key, b. A major term. 6. Music a. A major scale, key, b. A chord containing a major third between the first and a minor third between the second and third notes. The major leagues. * intr.v -jored, -jor-ing, -jors To chudies in a major: majoring in mathematics. [Middle

Latin maior; see meg- in App. 1.] Th.John Roy Born 1943. British banker and politician commister (1990–1997). During his administration he inflationary budget discipline, and negotia-Northern Ireland.

The longer of the two lines about which an ellipse is that passes through both focuses of an ellipse.

pior/ka, -yôr/-) also Mal·lor·ca (mä-yôr/kä, -lyôr/-) in the western Mediterranean Sea off the east-central

In the western Mediterranean Sea off the east-central and The largest of the Balearic Islands, it was the center Gingdom from 1276 until 1343. Tourism is its major of tan adj. 8 n.

A maijor-dô/mô) n., pl. -mos 1. The head steward or Sovereign or great noble. 2. A steward or makes arrangements or directs affairs for another. The major, chief; see meg- in App. 1 + Latin domüs, bouse; see dem- in App. 1. shouse; see dem- in App. 1.]

a b-ret') n. 1. A female dancer who twirls a baton, pand sometimes with a marching band. 2. A drum

A commissioned rank in the US Army, Air that is above brigadier general and below lieuten-beholds this rank.

no holds this rank.

noatibility complex n. Abbr. MHC A group

to cil surface histocompatibility antigens and are the aurace histocompatibility antigent

vrissue type and transplant compationity.

oldin-jôr'i-târ'e ən, -jör'-) adj. Of, relating to, or

rule, tspecially as a political principle: "a naively

of simple majoritarian democracy" (Saturday ocate of majoritarianism.

ma-jor-i-tar-i-an-ism (ma-jor'i-tar'e-a-niz'am, -jor'-) n. Rule by simple numerical majority in an organized group.

ma-jor-i-ty (ma-jor/i-tē, -jōr/-) n., pl. -ties 1. The greater number or part; a number more than half of the total. 2. The amount by which the greater number of votes cast, as in an election, exceeds the total number of remaining votes. 3. The political party, group, or faction having the most power by virtue of its larger representation or electoral strength. 4. Law The age at which a person is recognized as an adult by the law. 5. The military rank, commission, or office of a major. {French majorité < Medieval Latin māiōritās < Latin māior, greater; see meg- in App. 1.]

USAGE NOTE When majority refers to a particular number of votes, it takes a singular verb: Her majority was five votes. His majority has been growing by 5 percent every year. When it refers to a group of persons or things that are in the majority, it may take either a singular or plural verb, depending on whether the group is considered as a whole or as a set of people considered individually. So we say *The majority elects* (not *elect*) the candidate it wants (not they want), since the election is accomplished. by the group as a whole; but The majority of the voters live (not lives) in the of the group as a whole, but the majority of the voters live (not lives) in the city is something that each voter does individually.

• Majority is often preceded by great (but not by greater) in expressing emphatically the sense of "most of": The great majority approved. The phrase greater majority is appropriate only when considering two majority. ties: He won by a greater majority in this election than in the last.

majority leader n. The leader of the majority party in a legislature, as in the US Senate or House of Representatives.

majority rule n. A doctrine by which a numerical majority of an organized group holds the power to make decisions binding on all in

major league n. 1. Either of the two principal groups of professional baseball teams in the United States. 2. A league of principal importance in other professional sports, such as basketball, football, or ice hockey. ma-jor-league (mā/jər-lēg/) adj. 1. Sports Of or relating to a major league: major-league baseball. 2. Informal Prominent or important: a major-league ballet company. 3. Informal Impressive, as in extent or quan-

tity: "a destination for major-league wooing" (Bryan Miller).

ma-jor-lea-guer (mā/jər-lē/gər) n. Sports A member of a major-league team, especially a major-league baseball player.

ma-jor-ly (mā/jor-le) adv. Slang To a great or an intense degree; extremely or intensely: "I always think how funny it is we get along so good—us being majorly different" (Patricia Baird Green). "We were voted Cutest Couple—even though we never majorly made out" (Alex Sanchez).

major medical n. Insurance that covers all or most of the medical bills engendered by major or prolonged illnesses above a set amount.

major order n. Ecclesiastical A principal order of the clergy, especially the rank of bishop, priest, or deacon, in the Roman Catholic, Eastern Orthodox, and Anglican Churches. Also called holy order.

major party n. A political party having enough strength to gain control of a government with comparative regularity.

major premise n. The premise containing the major term in a syllogism.

Major Prophets pl.n. Bible The Hebrew prophets Isaiah, Jeremiah, and Ezekiel

major scale n. Music A diatonic scale having half steps between the third and fourth and the seventh and eighth degrees and whole steps between the other adjacent degrees.

major suit n. Games A suit of superior scoring value, either spades or hearts in bridge.

major term n. The term of a syllogism that forms the predicate of the conclusion.

major tranquilizer n. See antipsychotic drug.

Ma-ju-ro (ma-joor/o) The capital of the Marshall Islands, an atoll of the southern Ratak Chain.

ma-jus-cule (ma-jus/kyool, māj/a-skyool/) n. A large letter, either capital or uncial, used in writing or printing. [French < Latin māiusculus, somewhat larger, diminutive of māior, greater; see meg- in App. 1.]

—ma-jus/cule, ma-jus/cu-lar (mo-jūs/kyə-lər) adj.

Ma-kah (ma-ka') n., pl. Makah or -kahs 1. A member of a Native American people inhabiting the Cape Flattery area of northwest Washington. 2. The Wakashan language of the Makah.

Mak-a-lu (muk/a-loo') A mountain, 8,463 m (27,765 ft) high, in the Himalaya Mountains of northeast Nepal. It was first scaled in 1955.

mak-ar (mā'kər, mā'-) n. Chiefly Scots A poet. [Middle English, variant of maker, maker, poet.]

Ma·kar·i·os III (mə-kăr/ē-əs, -ōs', mä-kä'rē-ōs) Originally Mikhail Khristodolou Mouskos. 1913–1977. Cypriot prelate and politician. Archbishop of the Orthodox Church of Cyprus (1950–1977), he supported the political unification of Cyprus and Greece and was the first president of independent Cyprus (1959-1977).

Ma-kas-sar or Ma-ka-sar (ma-kas/ar) See Ujung Pandang.

Makassar Strait A strait between Borneo and Sulawesi connecting the Java Sea with the Celebes Sea.

make (māk) v. made (mād), mak-ing, makes -tr. 1. To cause to exist or happen; bring about; create: made problems for us; making a commotion. 2. To bring into existence by shaping, modifying, or putting together material; construct: make a dress; made a stone wall. 3. To form by assembling individuals or constituents: We made a temporary information center using savvy volunteers. 4. To change from one form or function to another: make clay into bricks. 5a. To cause to be or become: made her position clear; a decision that made him happy. b. To cause to assume a specified function or role: made her treasurer; made Austin his home.



maiolica c. 1490-1525 Italian maiolica dish



major scale C major scale

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Stress marks: / (primary); ' (secondary), as in dictionary (dīk'shə-ner'e)

THE NEW SHORTER OXFORD ENGLISH DICTIONARY (4TH ed. 1993)

opinions held by Georg Major (1502-74), a German Protestant, who maintained that good

works are necessary for salvation.

Majorist n. a follower of Georg Major 119.

Majoristic a pertaining to Majorism or to the Majorists M19.

Majorism /meidʒəriz(ə)m/ n.º L20. [f. John Major (see below) + -ism.] The political and economic policies of the British Conservative politician John Major (b. 1943), who became Prime Minister in 1990.

majoritarian /ma,dʒori'tɛ:rɪən/ a. & n. E20. [f. next + -ARIAN.] (A person) governed by or believing in decision by a majority; (a person)

supporting the majority party.

majoritarianism n belief in, or the existence of,

rule or decisions by a majority M20.

majority /ma'd3Driti/ n. M16. [Fr. majorité, in branch I f. med.L majoritas, f. as MAJOR a., in branch II f. as MAJOR n.!: see -ITY.] I†1 The state or fact of being greater; superiority; pre-eminence. M16-E18. 2 The state of being of full age. M16. 3 The greater number or part; a number which is more than half the whole number; spec. the larger party voting together in a deliberative assembly or electoral body. L17. 4
The number by which the votes cast for one party etc. exceed those for the next in rank. M18.

2 L. STRACHEY A few days before her eighteenth birthday—the date of her majority. Listener It is said the stranger of the responsibility of the presentation. birthday—the date of her majority. Listener It is sad that, as it approaches its majority, this organisation should have run into deep waters. 3 Byron The majority In council were against you. F. H. A. SCRIVENER Not in the vast majority of instances does it exist. N. CHOMSKY The large majority of its population. is Khmer. but there are substantial Chinese and Vietnamese minorities. J. NAGENDA These friends, the majority of whom had been as chool with him. 4 J. McCarthy A majority of forty-six was given for the resolution. V. Brittain Mr. Harris won the election with a comfortable majority. II 5 The rank or office of a major. L18.

II 5 The rank or office of a major. L18.
5 R. CAPELL This redoubtable sapper, risen from the Tanks to a majority, is a type such as makes empires.

Phrases: absolute majority: see ABSOLUTE a. 8. in the majority belonging to or constituting the majority selent majority: see SILENT a. the great majority: see GREAT a. the majority spec. the dead; join the majority, die. the wast majority: see VAST a. 5.

Comb.: majority carrier Electronics in a semiconductor, a charge carrier (electron or hole) of the kind carrying the greater proportion of the current; majority rule the principle that the greater number should exercise greater power; majority verdict a verdict given by more than half of a jury, but not Electronics unanimous:

majuscule /mad3oskju:l/a. & n. E18. [Fr., f. L. majuscula (littera) dim. of major: see MAJOR a., -CULE.] A adj. 1 Typogr. Of a letter: capital. rare. -CULE.] A adj. 1 Typogr. Of a letter: capital. rare. E18. 2 Palaeogr. Of a letter: large (whether capital or uncial); pertaining to, of, or written in large lettering; designating or pertaining to a script having every letter bounded by the same two (imaginary) lines. M19. B n. 1 Typogr. A capital letter. rare. E19. 2 Palaeogr. A large letter, whether capital or uncial: (a maguscript in) whether capital or uncial; (a manuscript in)

large lettering or majuscule script. M19. majuscular /mo'dʒaskjulə/ a. †(a) gen. large; (b) of the nature of a majuscule; written in majuscules: E19.

makable /'meikəb(ə)l/ a. LME. [f. MAKE v. + -ABLE.] That can be made.

makai /məˈkʌi/ adv. & a. M20. [Haw., f. ma toward + kai the sea.] In Hawaii: in the direction of the sea, seaward.

makan / makan/ n. E20. [Cf. Malay makan to eat, makanan food.] In Malaysia, food.

makar /'makə/ n. Sc. LME. [Var. of MAKER.] = MAKER. Now only, a poet writing in Scots.

makara /ˈmʌkərə/ n. Lig. [Skt: cf. MUGGER n.º] A crocodile, variously represented in Indian art; the equivalent of Capricorn in the signs of the

Makasar a. & n. see MACASSAR.

Makasarese /makasa'ri:z/ n. & a. Also (arch.) Macassar-. L19. [f. Makasar (see Macassar) + -ESE.] A n. Pl. same. A member of a Malay people of Makasar in the island of Sulawesi (Celebes), Indonesia. Also, the language of this

people. L19. B adj. Of or pertaining to the Makasarese or their language. M20.

make /meik/ n.¹ obs. exc. dial. [OE gemaca corresp. to OS gimaco fellow, equal, OHG gimahlo, f. WGmc: rel. to MATCH n.¹] 1 An (or one's) equal, a match; (one's) like. OE. 2 An animal's, esp. a bird's, breeding-partner, a mate; a person's husband or wife, a person's lover or mistress. OE. 3 A companion. ME.

make /meik/ n.2 ME. [f. the vb.] 1 The manner in which a thing (natural or manufactured) is made; style of construction, kind of composition; build of body; (particular) origin or type of manufacture, a brand. ME. b Of an immaterial thing; form, fashion; sort, character, nature; dial. a kind, a sort, a species. M17. c Mental or moral constitution, disposition, or manner of action or behaviour. LME-M16. 3a
The action or process of making or
manufacture. Now rare. M18. b An amount manufactured; the quantity produced. M19. 4
The action of making profit or of advancing oneself. Only in on the make below. slang. M19. 5 The act of making electrical contact; the position or condition in which contact is made. Ltg. 6 Bridge. A declaration. E20. 7 A (sexual) conquest. slang. M20. 8 An identification or profile of, or information about, a person or thing from police records, fingerprints, etc.

thing from police records, ingerprints, etc. slang. M20.

1 H. Martineau Look at his delicate hands and slight make. J. Cary He was crowned by a helmet of French make. E. Bruton A stone which is near the ideal is said to be of good make or fine make. Motor Sport They confine their purchases to one make of car or commercial vehicle. 8 N. Thornburg Let me give you a short make on our witness here. N. Mailer 'What's your make on Pangborn?' 'Corporate lawyer. Sharp.'

Sharp.'

Phrases: make and mend the action of making and Prinases: make and mend the action of making and repairing clothes; Naut. a period set apart for repairing clothes, a period of leisure, a half-holiday. on the make slang (a) intent on profit or advancement; (b) intent on winning someone's affections, seeking sexual pleasure; (c) improving, advancing, getting better. put the make on N. Amer. slang make sexual advances rowards. towards.

make /meik/ n.3 arch. slang & dial. M16. [Origin unkn. Cf. MAG n.3] A halfpenny.

make /meik/ v. Pa. t. & pple made /meid/. [OE macian = OFris. makia, OS makon (Du. maken), OHG mahhōn (G machen), f. WGmc, f. Gmc base meaning 'fitting'. Rel. to MATCH n.1] I 1 v.t. Produce by combination of parts or ingredients, by giving a certain form to matter, by extraction, by giving a certain form to matter, by extraction, or by modification of some other substance; construct, frame, fashion. (Foll. by of, out of, with.) OE. b v.t. spec. Produce (an article of food or drink) by culinary or other operations; put together and set alight materials for (a fire); put together and set alignt materials for (a life); set apart and prepare the site for (a garden, park, road, etc.). OE. c v.t. & †i. Compose, write as the author (a book, a poem, verses, etc., †a letter, †a work of a specified title); draw up (a legal document, esp. one's will). ME. d v.i. Produce an article (for). Freq. in make or mend. MI9. 2 v.t. Cause the material or physical existence of; produce by action, bring about (a condition of things, a state of feeling); inflict (a wound); produce (a hole, a mark, a sound, etc.); create or take part in the creation of (a sound obj. (orig. dat. of the person) or to, unto: cause to happen to or fall to the lot of; cause to experience. OE-E18. c Gram. Of a word: form (a certain case, tense, etc.) in a specified manner; change into (a specified form) when inflected. OE. d Establish (a rule, an ordinance); enact (a law); impose (a rate). Formerly also, found, institute (a religious order etc.); arrange, fix the time and place for (a match), institute (games). OE. e Prepare or provide (a meal, a feast) for guests; give (a dinner etc.). arch. OE. f Give rise to; have as a result or consequence; be the cause of. ME. g Bring (a crop etc.) to maturity, grow. US. E18. h Electr. Complete, close, (a circuit). Opp. break. M19. 3 v.t. a Create by election, appointment, or ordination;

appoint (an officer), ordain (a priest etc.). OE. b gen. Cause a person or persons to become (what is specified by the object). ME. c Fix (a price). Now only Comm. LME. † d Translate, render. E16-E17. e Naut. Promote in rank. L18. 4 v.t. Form by collection of individuals, get together (in early use spec. a party, a force, troops). ME. 5 v.t. Foll. by of or (esp. in physical sense) out of: cause what is denoted by the object of the prep. to become what is denoted by the object of the vb; create (one thing) of or out of another; regard what is denoted by the object of the prep. as being what is denoted by the object of the vb, arrive at (a particular amount or quantity) as the result of calculation or estimation, assign (a meaning) to a statement, expression, representation, etc., or (a cause, motive, or reason) for actions or phenomena, (freq. with interrog. or indef. pron. as object). ME. †b v.i. Foll. by of: (a) esteem (well, ill); (b) value highly, treat with great consideration. LME-E19. highly, treat with great consideration. LME-E19. 6 v.t. Produce from one's body or organically (now spec. urine, water, formerly also fruit, blossom); (now dial.) give birth to, beget. ME. 7 v.t. Amount to; (of the latest item in an enumeration) bring up the sum to (a certain amount); be sufficient to constitute, be the essential criterion of, (in proverbial or quasi-proverbial uses, mainly in neg. contexts); avail (now rare) or signify (much, little, nothing, etc.). ME. † b v.t. & i. Of arguments or evidence: avail ME. † b v.t. & i. Of arguments or evidence: avail M.E., † D. v.t. & t. Of arguments or evidence: avail (much, little, etc.) for, against (an opinion or a disputant). L16-E18. 8 v.t. a Gain, acquire, or earn (money, reputation, etc.) by labour, business, etc. (foll. by of, out of); slang & dial. steal, acquire, manage to get; be sold for or fetch (a certain price). M.E. b lin Cards, win or take (a reich) play to advantage (a certain card) win the trick), play to advantage (a certain card), win the number of tricks that fulfils (a contract). M16. c In various games, secure a score of, score (a point, a run, etc.); (passing into sense 2f) play so as to enable another to score (a goal etc.).
M16. 9 v.t. Form within the mind; give conceptual existence or recognition to; entertain (a doubt, scruple, question, etc.) in the mind; formulate mentally. LME. b Formulate and set out (a case, a legal title, etc.). M19. 10 v.t. Count as, have the position of, form, (a part or unit in an aggregate, a particular member in a series). LME. 11 v.t. Be the material or components of, constitute, be made or series). LIME. 11 v.t. Be the material of components of, constitute, be made or converted into, serve for; admit of being made into; (of a person) become by development or training, (with obj. a n. qualified by good, bad, etc.) perform (well, ill, etc.) the part or function of. LME. 12 v.t. Naut. Descry or discern (as) from the top of a mast or tower; come in sight

Of. MIO.

1 R. PECOCK God that made the world and alle things that ben in it. Goldsmith As birds sometimes are seen to make their nests. A. Ure The patent plan are seen to make their nests. A. URE The patent plan of Mr William Onions of making cast steel. P. MORTIMER The factory made many things beside rope mats. b L. HELLMAN That night I was making her saffron rice. S. HARVESTER Who can make tea with a bloody bag like a lavendar sachet? c. C. C. F. GREVILLE In 1810 the king made another will. P. KAVANAGH I make a lot of ballads. Punch He has made only a couple of dozen short stories. 2a R. H. MOTTRAM The shell had fallen.. and made a hole the size of the midden at home. J. RHYS They made a hell of a row for a week. G. PRIESTLAND The car was sold to make room in the garage for rabbits. R. ELLMANN or a row for a week. G. Friestland The call was sold to make room in the garage for rabbits. R. ELLMANN Miles...made a small sketch of Wilde. make a commotion, a fuss, an impression, a noise, a sensation, a stir, etc. f V. Woolf One word of affection... would have made all the difference. Day Lewis It made a have made all the difference. DAY LEWIS It made a stanza in my poem, 'The Innocent'. I. MURDOCH He would have liked a coal-fire now, only it made so much work. 3b LD MACAULAY He. tried. to make as few enemies as possible. J. HUXLEY Oxford, where we had so naturally made many friends. 5 H. JAMES I didn't know at first quite what to make of it. D. H. LAWRENCE Of her own kerchief she made a pad for the wound. M. Bradbury For the mass of men. you can't make a silk purse out of a sow's ear. M. Warnock Jean Smith who made sense of my manuscript. T. Tanner Too much has perhaps been made of the notion that the English novel is obsessed with . . class. make a habit of, a practice of, etc. make an example of, an exhibition of oneself, a fool of (oneself), etc.

a cat, α: arm, ε bed, a: her, ι sit, i cosy, i: see, υ hot, α: saw, λ run, υ put, u: too, a ago, λι my, αυ how, ει day, ου no, ε: hair, ιο near, αι boy, υο poor, λια tire, αυσ sour

ROBERTS RULES OF ORDER: "WHAT CONSTITUTES A MAJORITY"

Question 4:

In determining the result of a vote, what constitutes a majority?

Answer:

The word "majority" in this context means, simply, *more than half*. The use of any other definition, such as 50 percent plus one, is apt to cause problems. Suppose in voting on a motion 17 votes are cast, 9 in favor and 8 opposed. Fifty percent of the votes cast is 8 1/2, so that 50 percent plus one would be 9 1/2. Under such an erroneous definition of a majority, one might say that the motion was not adopted because it did not receive 50 percent plus one of the votes cast, although it was, quite clearly, passed by a majority vote. [RONR (11th ed.), p. 400; see also p. 66 of RONRIB.]