

Brighton, Ill.,
April 7, 1936

The Village Board met in regular session on Tuesday evening in the Village Hall.

The following officers were present: Pres. O. C. Isenberg; Treas. Wm. Schneeberg; Clerk Harold G. Bott, Trustees: Hauter, Farrell, Hartman, Bauer, Scheffel, Schroeder.

The Treasurer's report was read to the Village Board.

General Fund: Balance on hand \$ 5.74

It was properly moved by Trustees Scheffel, seconded by Hauter that the Treasurer's report be accepted as read.

The motion carried by roll call as follows: Schroeder yes; Farrell Yes; Hauter Yes; Hartman Yes; Bauer Yes; Scheffel Yes.

It was properly moved by Trustees Hauter seconded by Scheffel That Ordinance Number 138 be accepted as read.

The motion lost by roll call of trustees as follows: Scheffel No; Schroeder No; Bauer No; Hartman No; Hauter No; Farrell No.

It was properly moved by Trustees Schroeder seconded by Scheffel that Ordinance Number 138 be read at an adjourned meeting from April 7, 1936 to April 15, 1936 at 7 P.M.

The motion carried by roll call of trustees as follows: Scheffel Yes; Bauer Yes; Hartman Yes; Hauter Yes; Farrell Yes; Schroeder Yes.

It was properly moved by Trustees Hauter seconded by Farrell That some one be hired to kill all dogs running on streets and alleys of village of Brighton and to be paid 2 dollars a dog.

The motion carried by roll call of Trustees as follows: Schroeder Yes; Scheffel Yes; Bauer Yes; Farrell Yes; Hartman Yes; Hauter Yes;

> It was properly moved by Trustees Hauter seconded by Hartman That Charles Wilton be granted permission to dig ditch for tile across North Street and putting dirt back should be tamped and be in as good a condition as was and if any accidents occur he shall be responsible.

The motion carried by roll call of Trustees as follows: Scheffel Yes; Bauer Yes; Hartman Yes; Hauter Yes; Farrell Yes; Schroeder Yes.

It was properly moved by Trustees Schroeder seconded by Scheffel that the application and bond of Henry Bott be granted to operate a dram shop for the fiscal year.

The motion carried by roll call of trustees as follows: Scheffel Yes; Schroeder Yes; Bauer Yes; Hartman Yes; Farrell Yes; Hauter Yes.

It was properly moved by Trustees Hauter seconded by Schroeder That ordinance number 139 be accepted as read.

The motion carried by roll call of trustees as follows: Scheffel Yes; Schroeder Yes; Bauer Yes; Farrell Yes; Hartman Yes; Hauter Yes.

The following bills were read to the Village Board:

Peter Dolan	Police March	\$ 45.00
Peter Dolan	Killing dog	1.00
Illinois Power and Light Co.	Street light	297.00
Norman Waddington	Labor 29½ hours	10.83
Albert Laux	Labor 23½ hours	7.88
Harold Chase	Salary	50.00
C. C. Schmidt	Gas and oil	1.92
Illinois Firemans Assn.	Ins.	2.50

Gilson Brown	Salary	67.50
O. C. Isenberg	Salary	11.00
H. G. Bott	Salary and Expense	51.24
J. H. Hauter	Salary	11.00
F. G. Scheffel	Salary	10.00
F. Hartman	Salary	9.00
V. W. Schroeder	Salary	10.00
A. F. Farrel	Salary	12.00
J. A. Bauer	Salary	12.00

It was properly moved by Trustees Bauer seconded by Scheffel that the bills be allowed as read and the president and clerk borrow enough money to pay same.

The motion carried by roll call of trustees as follows: Bauer Yes; Scheffel Yes; Hartman Yes; Hauter Yes; Farrell Yes; Schroeder Yes.

It was properly moved by trustees Hauter seconded by Schroeder that the meeting adjourn until 7 P.M. April 15, 1936. Carried.

(Signed) Harold G. Bott
Village Clerk

The Village Board met in adjourned meeting April 15, 1936.

The following officers were present: Pres. O. C. Isenberg, Treas. Wm. Schneeberg; Clerk Harold G. Bott, Trustees Hauter, Farrell, Bauer, Hartman, Schroeder, Scheffel.

It was properly moved by trustees Schroeder seconded by Farrell that the proposed franchise be not accepted.

The motion carried by roll call of trustees as follows: Scheffel No; Bauer Yes; Hartman No; Hauter Yes; Farrel Yes; Schroeder Yes.

It was properly moved by Trustees Scheffel, seconded by Schroeder that the application and bond of D. O. McPherson to operate beer tavern be accepted as read.

The motion carried by roll call of trustees as follows: Scheffel Yes; Schroeder Yes; Bauer Yes; Farrel Yes; Hartman Yes; Hauter Yes.

It was properly moved by trustees Hauter seconded by Bauer that the President instruct the officer to remove slot machines from all places of business at once.

The motion carried by roll call of trustees as follows: Scheffel Yes; Hauter Yes; Bauer Yes; Schroeder Yes; Farrel Yes; Hartman Yes.

It was properly moved by trustees Hauter, Seconded by Schroeder that Ordinance number 139 be reconsidered.

The motion carried by roll call of trustees as follows: Scheffel Yes; Schroeder Yes; Hauter Yes; Bauer Yes; Farrell Yes; Hartman Yes.

It was properly moved by trustees Hauter, seconded by Schroeder to adopt revised ordinance number 139.

The motion carried by roll call of trustees as follows: Schroeder Yes; Farrell Yes; Hauter Yes; Hartman Yes; Bauer Yes; Scheffel Yes.

It was properly moved by trustees Hauter seconded by Hartman that the meeting adjourn. Carried.

(Signed) Harold G. Bott
Village Clerk

STREET LIGHTING CONTRACT ORDINANCE

ORDINANCE No. 138

AN ORDINANCE CONTRACTING WITH THE ILLINOIS POWER AND LIGHT CORPORATION, AN ILLINOIS CORPORATION, ITS SUCCESSORS AND ASSIGNS, FOR THE FURNISHING OF STREET LIGHTING IN THE VILLAGE OF BRIGHTON COUNTIES MACOUPIN AND JERSEY, STATE OF ILLINOIS.

WHEREAS, said ILLINOIS POWER AND LIGHT CORPORATION, hereinafter designated as Power Company, has offered to furnish and maintain upon certain streets, alleys, avenues and other public places within the Village of Brighton, hereinafter designated as Municipality, a street lighting system in accordance with the provisions hereinafter set forth, and the acceptance of said proposal is deemed to be to the best interest of the Municipality and the Public.

NOW THEREFORE, BE IT ORDAINED By the President and Board of Trustees of the Village of Brighton, Counties of Macoupin and Jersey,

STATE OF ILLINOIS:

1. That, Power Company hereby agrees to furnish, operate and maintain a street lighting system for the lighting of the streets, avenues and other public places within said Municipality. The location, number and sizes of the lamps to be operated shall be as determined by the Municipality within limits and subject to conditions as hereinafter set forth. The street lighting system to be installed hereunder shall be what is known as the Series System.

2. That Municipality hereby agrees to pay to Power Company for such lighting service the amounts due for lamps installed and operated from time to time under the following schedule of prices and Power Company shall supply and operate, until otherwise provided, the number and character of lamps, on time schedule as follows:

<u>NUMBER OF LAMPS INSTALLED</u>	<u>SIZE</u>	<u>CHARACTER OF LAMP</u>	<u>HOURS IN SERVICE</u>	<u>RATE PER ANNUM</u>
39	100 c.p.	Series	Dusk to dawn	\$ 20.00 per year

Additional Lamps

250 c.p.		Series	Dusk to dawn	\$30.00 per year
100 c.p.		Series	Dusk to dawn	\$20.00 per year

3. That said Power Company will render a bill each month for the proportional monthly charge for character of service furnished on all lamps installed, and said Municipality agrees to approve said bills at the first meeting of the Council or Board of Trustees after the date of such bill. It is further understood and agreed that all bills not paid within thirty (30) days after date of same shall bear interest at the rate of six per cent (6%) per annum.

4. That Municipality agrees to have installed and to authorize to be operated during the term herein a sufficient number of lamps to make under the above schedule of rates a minimum monthly bill of Sixty-five and No/100 Dollars (\$65.00) Dollars.

5. That Municipality may, by resolution duly adopted, order more lamps at installed at any time, of size and character as above provided for or as may be mutually agreed upon and Power Company will furnish and install such lamps at locations designated by Municipality. When so ordered and installed, said lamps shall thereafter be paid for at the rates above provided, and will become subject to this Contract Ordinance.

If, however, any such additional lamp or lamps shall be required to be installed at a greater distance than three hundred (300) feet from a then existing circuit, the Municipality shall reimburse Power Company for the additional cost of the installation thereof over and above the cost of installing a similar lamp or lamps at a distance of three hundred (300) feet from any existing lamp.

Power Company will not be required to install additional lamps during the last two years of term of this agreement or of any renewal thereof.

6. That the lamps herein contracted for shall be located at such places within the municipal limits as the said Municipality shall direct, and shall be hung on brackets approximately eighteen (18) feet from the ground or in the center of the street as may be required. Should the Municipality during the term of this contract Ordinance require the location of any lamp or lamps to be changed the cost of such change shall be bornw by the Municipality.

7. That if Power Company shall fail to operate such lights as are herein provided for, an amount proportional to the period of out age for number of lamps not burning shall be deducted from the monthly rental, provided, however, no deduction shall be made unless said Power Company shall fail to turn on the lights after written notification, or shall fail to replace burned out lights within twenty-four (24) hours after written notice from the Municipality. Said Power Company agrees to furnish all lamp renewals as required.

8. That Power Company will immediately make effective the rates hereinabove stated by filing same with the Illinois Commerce Commission as required by law; and such rates will be subject to the Commission's approval and subject to change by order of said Commission.

9. That Power Company will endeavor to maintain adequate and continuous service, but does not guarantee that the supply of electrical energy will, at all times, be constant; and it is agreed that temporary cessation of Power Company's service hereunder, occasioned by fire, explosion, flood, strike, insurrection, mob violence, governmental interference, breakdown or injury to machinery or distributing lines, or other accidents or causes not reasonably within its control, shall not constitute a breach of this contract on the part of Power Company, and Power Company shall not be liable to Municipality for any damages resulting from such temporary cessation of service.

10. That the poles, wires and equipment placed by Power Company on the streets, avenues, alleys and public places in said Municipality shall be exempt from any special tax, assessment, license or rental fee to the Municipality during the term of this Ordinance.

11. That this Contract Ordinance shall be in full force and effect for a term of Ten (10) Years, said term to commence when said Power Company accepts this Ordinance in writing, which said Acceptance shall be filed within sixty (60) days after the passage and approval of this Ordinance, and this Ordinance when so accepted by said Power Company shall become a Contract between Municipality and Power Company and shall continue in full force and effect during the term aforesaid.

11a. That Ordinance No. 121 passed by the President and Board of Trustees and approved by the President of the Board of Trustees of the Village of Brighton, Counties of Macoupin and Jersey, State of Illinois, on the 30th day of July A. D. 1930 be and the same is hereby repealed.

12 That all provisions of this Contract which are obligatory upon or shall inure to the benefit of said Power Company shall inure to the benefit of all successors and assigns of said Power Company.

Passed by the President and Board of Trustees of said

Village of Brighton Counties Macoupin and Jersey, State of Illinois, this 5th day of May A. D. 1936.

Approved by the President of Board of Trustees of said Village of Brighton this 5th day of May A. D. 1936.

President of Board of Trustees

Attest

(Signed) Harold G. Bott

Village Clerk

STATE OF ILLINOIS)
COUNTIES OF MACOUPIN) SS
AND JERSEY)

I, Harold G. Bott, clerk of the Village of Brighton Counties of Macoupin and Jersey, State of Illinois, do hereby certify that the foregoing is a true, correct and complete copy of a Street Lighting Contract Ordinance, duly passed by the President and Board of Trustees of said Village this day of May 5, A.D. 1936, the original of which Street Lighting Contract Ordinance is on file in my office.

I do hereby certify that I am the legal custodian of all papers, contracts, documents and records of said City.

In Witness Whereof, I have hereunto set my hand and affixed the official seal of said Village, this 5th day of May, A. D. 1936.

(Signed) Harold G. Bott

SEAL

Village Clerk

ORDINANCE NO. 139

An Ordinance amending ordinance number 132 and amending thereto to regulate the sale of Alcoholic Liquors in the Village of Brighton.

Be It Ordained by the President and Board of Trustees of the Village of Brighton, Counties of Macoupin and Jersey, State of Illinois:

That Section Nine (9) of the Original Ordinance Number 132 as amended shall now be amended to read as follows:

"It shall be unlawful to sell or offer for sale any alcoholic liquor, malt or vinous drinks in the Village between the hours of 12 o'clock at night and 6 o'clock in the morning of every week day and at any time of the day on the first day of the week commonly called Sunday, nor at any time on the day of any National, State, County, Municipal or Primary election during the hours when the polls are open, and that every place where such liquors or drinks are kept or offered for sale shall remain closed during all times when the said sales are prohibited as aforesaid."

This Ordinance as revised shall be in full force and effect ten (10) days after its publication as provided by law.

Passed and approved this fifteenth day of April A. D. 1936.

President

(Signed) Harold G. Bott

Village Clerk

ORDINANCE NUMBER 140.

An Ordinance making appropriation for corporate purposes for the fiscal year from the first day of May A. D. 1936 to the first day of May A. D. 1937.

IT IS ORDAINED by the President and Board of Trustees of the Village of Brighton, in the Counties of Macoupin and Jersey, in the State of Illinois:

SECTION NUMBER ONE:

That the following sums or so much thereof as may be authorized by law, be and the same are hereby appropriated for corporate purposes of the Village of Brighton, as hereinafter specified, for the said fiscal year beginning May first A. D. 1936:

For Electric Lights on Streets.....	\$ 1,000...
For Officers Salaries.....	300.00
For Streets, Alleys and Sidewalks.....	1,500.00
For Services of Village Marshall.....	500.00
For Expenses of Village Board of Health.....	50.00
For Maintenance of Village Fire Engine.....	150.00
For Election Expenses.....	150.00
For Payment of Village Bonds and Interest thereon..	<u>650.00</u>
	\$ 4,300.00

SECTION NUMBER TWO

All unexpended balances of any item or items of any general appropriation made by this Ordinance may be expended in making up any insufficiency in any items in the same general purpose or in like appropriation made by this Ordinance.

Passed and approved this fifth day of May, A.D. 1936.

Village President

ATTEST:

(Signed) Harold G. Bott
Village Clerk