

At a Regular Meeting of the Common Council of the City of  
Plattsburgh, New York, held May 13th, 1949.

PRESENT: Mayor Davies, Aldermen Holland, LeClair, Villoni, Croteau, Ryan and Cardi

ABSENT: None.

By Alderman Cardi;

Seconded by Alderman LeClair:

LOCAL LAW NO. 25 OF 1949

ENTITLED AN ACT adding Section 45C to Chapter 269 of the  
Laws of 1902.

BE IT ENACTED by the Mayor and the Common Council of the  
City of Plattsburgh, New York, as follows:

SECTION 1. Section 45C is hereby added to Chapter 269 of  
the Laws of 1902, the same to read as follows:

Section 45C. Sewers.- The Common Council may order  
sewers for the drainage of streets, cellars, buildings, lots,  
pools, vaults or for any other proper sewerage purpose to be  
constructed in any street, and with the consent of the owners, in,  
upon or across the real property outside the streets and may fix  
the charge of abutting property for connecting therewith on streets  
at a sum not less than ten dollars on streets with brick, concrete,  
wood blocks or any other similar substance or macadam, and five  
dollars on all other streets, whenever the building of extension  
of any sewer within the city is contemplated, it shall require the  
Superintendent of Water and Sewage to cause the plans to be  
constructed and estimates of the cost thereof to be prepared,  
which plans and estimates shall remain on file in the Office of  
the City Clerk. In case it shall determine that the same shall be  
constructed, it shall record an order to that effect in its minutes  
and shall immediately thereafter transmit to the City Clerk copies

of such order. The Common Council shall cause such improvement to be made and any expense incurred in the construction or extension of any such sewer shall be a charge upon the city. The amount of any expenses so incurred shall be paid out of the Sewer Fund, and if there shall not be sufficient money in said fund for that purpose there to meet necessary sewer expenses until taxes for the next year are paid in, the Common Council shall thereupon borrow the necessary amount to pay into the sewer fund and include it in the next tax levy, and the amount so borrowed shall be repaid within one year from the proceeds of such tax. But the Common Council may, in its discretion, instead of including the amounts so borrowed or any of it the next tax levy, issue bonds for the amounts or any part thereof in such amounts and for such time as it shall deem advisable in accordance with the provisions of the Local Finance Law. If the Common Council shall declare its intention to construct any sewer in, upon or across any real property outside of the streets of the city and the owners of such real property shall not consent thereto, and the city is unable to agree with the owners of such real property and upon the compensation to be made therefor, the Common Council in the name of the City may acquire the title, right or easement in or to said property for said sewers by Condemnation proceedings in accordance with the provisions of the Condemnation Law of the State of New York.


Section 2. Time of Taking Effect.- This act shall take effect after public hearing and approval by the Mayor.

On roll call, Aldermen Holland, LeClair, Villoni, Croteau, Ryan and Cardi voted in the affirmative; no one in the negative, CARRIED.

The foregoing Local Law certified to the Mayor this 16th day of May, 1949.

  
ACTING CITY CLERK

The foregoing Local Law is hereby approved after Public Hearing held this 24th day of May, 1949.

  
MAYOR

(SEAL)

PUBLISHED: MAY 17, 1949.