

Amendment No. 1.

Amend Section 64 of the Duluth City Charter by adding at the end thereof the following words:

"Eighty-eighth. To acquire and hold by gift, devise, purchase or by the exercise of the power of eminent domain through condemnation proceedings, property, for public use, either within the corporate boundaries of the city or outside of such corporate boundaries, for work houses, work farms, detention homes and like corrective institutions, and all other places of confinement; public lodging houses, houses of refuge, and similar institutions for the well-being of the unfortunate and delinquents of the city, and public baths, gymnasiums, public halls and similar places of public recreation, convenience and amusement, and to provide for the erection of buildings thereon and the maintenance, management, control and operation of all of the same, either solely or jointly with the County of St. Louis and the State of Minnesota, or with either such county or state."

Amend said charter by adding a Chapter thereto to be known as Chapter XVIII-A, to read as follows:

"Section 244-a. There is hereby created a Board of Public Welfare which shall be composed of five members, who shall be appointed by the Mayor. The members of said Board shall be selected with reference to their special fitness for the position, and shall serve without compensation. The members of the Board shall be appointed on the second Tuesday in March in each year, or as soon thereafter as may be, their term of office to begin on the first day of April following. The term of office of each of the members of said Board shall be five years; provided that the members of the Board first appointed hereunder shall determine by lot at their first meeting the term of service of each member so that the term of one such member shall expire April 1, 1913, and the term of one of each of the others shall expire yearly thereafter. Said Board shall elect from its members at its first regular meeting after April first in each year a president and vice president. It shall also appoint a secretary who shall not be a member of said Board and who may be removed by the Board at its sole discretion. Subject to the provisions of this charter, the Board shall employ, dismiss, and fix the compensation of all such other employees as the Board may deem necessary to employ in the performance of the duties of said Board."

"Section 244-b. The Board shall have authority and it shall be its duty to maintain, manage, control and operate any work houses, work farms, detention homes, and like corrective institutions, and all other such places of confinement, and any public lodging houses, houses of refuge and similar agencies for the well-being of the unfortunate and delinquents of the city, and public baths, gymnasiums, public halls and similar places of public recreation, convenience and amusement as may be established under the sole direction, ownership or management of the city, or in which the County of St. Louis and the State of Minnesota, or either said county or state, is jointly interested with the city. The Board shall employ one or more assistants whose duties it shall be to attend all sessions of the Municipal or other courts at which criminal cases are or are likely to be heard, or considered, and to advise and co-operate with other officials engaged in the duty of administering the criminal laws of the city and state. It shall also be the duty of said Board to make such investigations and surveys of social conditions having a tendency to induce crime, poverty and personal delinquencies of any kind as may to said Board seem proper."

"Section 244-c. The Comptroller, the Conference Committee and the Common Council shall include in their annual estimates and apportionment of funds, made under Sections 301 and 302 of this charter, a sum of money to be set aside out of the general fund for the exclusive use of the Board of Public Welfare for the ensuing year, and when so set aside said fund shall be used for no other purpose, and separate accounts thereof shall be kept by the Treasurer and Comptroller. Expenditures from such fund so set aside shall be ordered and allowed by said Board of Public Welfare, and shall be paid by the City Treasurer only upon orders of said Board, signed by its president or vice president, attested by its secretary and countersigned by the comptroller. Said Board shall have authority to make all contracts on behalf of the city authorized by this chapter, and the same shall be signed for the city by the president or vice president and attested by the secretary of said Board."

"Section 244-d. Any person desiring to make donations, bequests or devises of money or property for the benefit of the Board of Public Welfare shall have the right to vest the title to the same in the city, to be held and controlled by said Board, when accepted according to the terms of the donation, bequest or devise of such property, and as to such property the city shall be held and considered to be a special trustee, such trust to be managed and administered exclusively through and by the Board of Public Welfare as an agent of said city."

Amendment No. 2.

Amend next to the last paragraph of Section 284 of the city charter so as to read as follows:

"The aggregate amount levied by the common council, in any one year, for said funds, numbered third to sixteenth inclusive, shall not exceed eleven mills of the assessed valuation of all taxable property in said city; a levy in excess of this limitation shall be void as to such excess."

Amendment No. 3.

Amend paragraph number seventeenth of Section 284 of the city charter so as to substitute for the first three sentences thereof the following:

"Seventeenth. There shall also be a permanent improvement revolving fund which shall not be supported by taxation. There shall be paid into the permanent improvement revolving fund moneys received from all special assessments assessed and levied under this charter for local improvements under the provisions of sub-chapter two of chapter twenty-three of said charter, and also such amounts as may be realized by the sale of the one hundred fifty thousand dollars worth of bonds authorized herein. When the board of public works shall make the report to the common council provided for by section 364 of this charter as to the amount of the aggregate sum of such improvements which in its judgment will be extended for payment, as is elsewhere provided for in this amendment, but in no case shall such aggregate amount exceed seventy-five per cent of the total estimated cost of such improvements, and order the issuance and sale of extended assessment certificates representing such aggregate sum, which shall entitle the holder thereof to demand and receive from the city of Duluth upon the surrender of such certificates to the city treasurer on or after the date of payment thereof, the amount of money named to be paid therein, with the rate of interest stipulated to be paid thereon to the due date thereof and not after such date. Such certificates may be issued in such amounts and become due on such dates as the common council may determine, but none of the same shall be payable more than five years from the date of the same. The proceeds of the sale of said certificates shall be paid into the permanent improvement revolving fund. Said certificates shall bear a rate of interest not exceeding six per cent per annum. The common council may, in its discretion, contract in advance for the sale of all such certificates that may be issued during any calendar year. No sale of such certificates shall be made except after advertising for bids at least one week prior to sale in the official newspaper of the city, and sales shall be made to the highest responsible bidder. Bids may be asked either on the basis of a rate of interest specified in the proposals or on the net interest basis on which the bidder will pay par for the same. The city treasurer shall keep a separate account of each assessment levied, and of each issue of bonds and certificates, the proceeds of which go into said fund."

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caused it
Duluth, i

City of Duluth.

of the City of Duluth, of St. Louis
tify that the foregoing amendments to
h were submitted to the qualified
adoption and ratification, at the
y of Duluth, which was held on the
2; and that said amendments and each
three-fifths vote of all the qualified

ave signed this certificate and
the corporate seal of the City of
day of February, A. D. 1912.

M. B. Ballum
Mayor of the City of Duluth.

#2373

OBS! Hr Gust Hjerpe, denna
 tidnings resesagent, besöker nästa
 vecka Range-sfärderna och hoppas
 han då få träffa alla tidningens sam-
 la prenumeranter samt göra bekant-
 skap med hundratals nya.
 ALBORN.
 Hjälsningen kionjär, John Mell,
 en af de äldsta svenskarne här på
 platsen, afled i måndags t. v. i en
 ålder af 70 år. Begrifningen hölls
 i försäls och följdes af pastor

Range Nyheter

Vargar äro denna vinter ovanligt
 närvarande och ha vid flera till-
 fällen visat sig inom stadens grän-
 ser. Brnest B. Cavallin, en maskin-
 arbetare, bosatt i Waldo, fann, då
 han vid hett 7-tiden en morgon var-
 om strälsdanden, två vargar stående
 mitt i vägen framför honom. Han
 sten stegrade sig och ville inte gå
 vidare och då på båda sidor om vä-
 gen flera vargar upphörde sine hem-
 ska tjut, började herr Cavallin att
 lunda på hur han skulle komma
 ur knipan. Just i "stevens tid"
 som han hade en brinnande lykta
 med sig makade varg-hertskapet sig
 ur vägen och låt de väglarande pas-
 sara — sålunda gående miste om
 sin tillämnade läckra truckost.
 Grundade.
 ende den allmänna vore fullkomligt o-
 utom, att andra onda rykten kungä-
 och rök. Obduktionen visade dess-
 lungor vore nämligen fulla af sot
 förtärla, genom våld. Hjarta och
 ning och ej som ryktet visste att
 ligt att hon omkommit genom kväl-
 komma Amy Anderson, visades tyd-
 vid eldsvådan i Clinton hotell om-
 duktion, som företogs i liket efter
 Falska rykten vederlagda. Vid ob-
 bors för nära 30 år sedan. Han
 efterlämnat en systers fru C. M.
 Pioath, bosatt härstades, samt två
 bröder, Louis Moe i West Duluth
 och Peter Moe i Minneapolis.

Amendment No. 3.

Amend paragraph number seven-
 teenth of Section 284 of the city charter
 so as to substitute for the first three
 sentences thereof the following:
 "Seventeenth. There shall also be a
 permanent improvement revolving fund
 which shall not be supported by taxa-
 tion. There shall be paid into the per-
 manent improvement revolving fund
 moneys received from all special assess-
 ments assessed and levied under this
 charter for local improvements under
 the provisions of sub-chapter two of
 chapter twenty-three of said charter,
 and also such amounts as may be real-
 ized by the sale of the one hundred
 fifty thousand dollars worth of bonds
 authorized herein. When the board of
 public works shall make the report to
 the common council provided for by
 section 364 of this charter as to the
 amount described in Section 285 of this
 charter, the common council may by
 resolution determine the aggregate
 amount of the assessments for such im-
 provements which in its judgment will
 be extended for payment, as is else-
 where provided for in this amendment,
 but in no case shall such aggregate
 amount exceed seventy-five per cent of
 the total estimated cost of such im-
 provements, and order the issuance and
 sale of extended assessment certifi-
 cates representing such aggregate sum,
 which shall entitle the holder thereof
 to demand and receive from the city
 of Duluth upon the surrender of such
 certificates to the city treasurer on or
 after the date of payment thereof, the
 amount of money named to be paid
 therein, with the interest thereon stip-
 ulated to be paid thereon in the due
 and lawful manner and at such date.
 The common council may also order
 the common council may determine
 when of the same shall be payable
 as aforesaid."

M. PETERSON
 —handlar med—
 Malarefförger, Tapeter, Kullgard-
 ner, Kammist, Tatvelramar, Fön-
 sterglas, m. m.

State of Minnesota, ss.
 County of St. Louis.

City of Duluth.

I, M. B. Cullum, mayor of the City of Duluth, of St. Louis
 County, Minnesota, do hereby certify that the foregoing amendments to
 the Charter of the City of Duluth were submitted to the qualified
 voters of the city of Duluth for adoption and ratification, at the
 General City Election in the city of Duluth, which was held on the
 Sixth day of February, A. D. 1912; and that said amendments and each
 of them were duly ratified by a three-fifths vote of all the qualified
 voters voting at said election.

IN WITNESS WHEREOF, I have signed this certificate and
 caused it to be authenticated by the corporate seal of the City of
 Duluth, in duplicate, this 24th day of February, A. D. 1912.

M. B. Cullum
 Mayor of the City of Duluth.

#2373

Amend Section 372 of the city charter so as to read as follows:

"Section 372. When said board shall be ordered by the common council to make any improvements described in Section 356 of this charter, and said improvements so ordered shall have been completed and the final estimate therefor shall have been allowed by the common council, or the total cost of such improvement shall otherwise be determined, the board shall thereupon proceed at once to assess the total cost of such improvement as is assessable, including therein such additional amount as will defray the necessary expenses of making surveys, plans, specifications, superintendence, inspection and assessments, on the property to be benefited by said improvement, in proportion as nearly as may be to the benefits resulting thereto, but in no case in excess of such benefits. In making such assessment roll the board shall describe each piece of property assessed, and the amount assessed against the same, and shall state the name of the owner thereof, so far as known to said board. No mistake in or omission of such owner's name shall in any wise affect such assessment."

Amend Section 378 so as to read as follows:

Section 378. Said assessment shall be entered by the board of public works in a book kept for that purpose. As soon as said assessment roll is delivered to the comptroller he shall insert forthwith in the official paper in two successive issues a notice briefly describing the improvement for which the assessment is made and state that the assessment is payable in the City Treasurer's office within thirty days after the publication of said notice and that unless the same is so paid within forty days after such publication, or an application is made to the common council for the extension of the time of payment of the same, as provided by law, within thirty days after the publication of said notice, a penalty of ten per cent will be added to such assessment. Within the time limited within which the assessments made as herebefore provided for may be paid to the city treasurer without penalty, upon application to the common council duly signed by any owner of real estate against which an assessment is made, when the assessment exceeds twenty-five dollars for each thirty-five hundred square feet of property benefited by the improvement, and upon payment to the city treasurer of twenty-five per cent of such assessment, and when the remaining portion of such assessment does not exceed the assessed valuation of such real estate, and when the applicant waives all defenses and questions as to the legality of such assessment, whether such defenses be interposed in proceedings by the state for the collection of general taxes or otherwise, the common council may by resolution extend the time for paying the remaining portion of such assessment into not exceeding three installments, payable in one, two and three years from the first day of October next following the date of the passage of such resolution. In case such assessment is made between October first and December thirty-first, and application is granted for an extension of the time within which to pay the same, the first installment of such extended assessment shall be due and payable on the first day of October next thereafter. Each of said installments of said extended assessments shall bear interest at the rate of seven per cent per annum from the date the original assessment would have been payable without penalty and the ten per cent penalty provided in Section 386 of this charter shall not be added to such extended assessments until they become delinquent. Such installments of extended assessments, together with the accrued interest thereon to the first Monday of January following, shall be considered to be delinquent under Section 384 of this charter when they shall severally become due and payable, but not before. Any such installment of extended assessments may be paid at any time prior to its maturity, with interest to date of payment only. No assessment for the construction of sidewalks shall be payable in installments unless they are built in connection with other street improvements. The owner of any property making the application hereunder shall be determined according to the records of the office of the Register of Deeds or Registrar of Titles of St. Louis County. Any provision of the charter conflicting with any of the provisions of this amendment is hereby repealed."

Amendment No. 4.

Amend Section 201 of the city charter by adding at the end of said Section the following:

"The Board of Park Commissioners shall also have authority to provide free band concerts and other musical entertainments in the public parks of Duluth."

Amend the "Thirteenth" sub-division of Section 284 of the city charter by adding at the end of the first sentence in said sub-division after the words "maintenance of public parks" the following words, viz: "and for free band concerts and other musical entertainments in the public parks."