An Ordinance to provide for certain improvements on Lebanon Street from where the South end of Lebanon Street intersects with the paving on the North side of Main Street 950 Lin. feet North to where the said Lebanon Street intersects the spur track of the Central of Georgia Railway Company, and to the South side of the Right of Way of such spur track.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ROANOKE, ALABAMA, as follows:

SECTION 1: That Lebanon Street from where the South end of Lebanon Street intersects with the Paving on the North Side of Main Street, 950 Lin. feet North to where the said Lebanon Street intersects the spur track of the Central of Georgia Railway, and to the South side of the Right-of-way of such spur track, shall be graded.

That the North and South edges of a 20 feet roadway along the center line of Lebanon Street where the South end of Lebanon Street intersects with the paving on the North side of Main Street 950 Lin. Feet North to where the said Lebanon Street intersects the spur tract of the Central of Georgia Railway Company and to the South side of the Right-of-way of such spur track, shall be surfaced with Portland Cement Concrete constructed integral with the paving; that the roadway between the curb line of Lebanon Street from where the South end of Lebanon Street intersects with the paving on the North side of Main Street 950 Lin. feet North to where the said Lebanon Street intersects the spur track of the Central of Georgia Railway Company, and to the South side of the Right-of-way of such spur track, and the roadway between the curb lines extending to the property lines of all intersecting streets between said points, shall be paved with Portland Cement
concrete paving 6 inches thick.

That the entrances of roads along said street shall be paved with Portland Cement Concrete 6 inches thick, or the full width of the sidewalk. That vitrified clay or concrete drainage pipes, inlets and manholes bricked with cast iron covers, shall be constructed along said street between said points.

SECTION 2: That said improvements shall be made in accordance with the established grades on file in the office of the City Clerk, for said portion of said street, and according to the full details, drawings, plans, specifications and surveys of said work and estimates, which have been prepared by the City Engineer, exhibited to the City Council, and now on file in the office of the City Clerk, where property owners who may be affected by said improvements, may see and examine the same.

SECTION 3: That the cost of constructing said improvements shall be assessed against the property abutting on that portion of said street so improved, provided:

(a) That the cost of improving any intersection or any part thereof, shall be assessed against the lots or parcels of land abutting on each of the streets, avenues, alleys or other highways so intersecting for a half block in each direction therefrom, provided, that for the purpose of computing assessments, no block shall be considered as extending more than 1000 feet from any intersection so improved,

(b) That no assessment shall exceed the cost of such improvement or the increased value of such property by reason of the special benefits derived from such improvements.

SECTION 4: That the details estimates of the cost of improvements on file in the office of the City Clerk aggregate $3,104.59,
and that the City Council of Roanoke, Alabama, will meet on the 25th day of July, 1938, at the Council Chamber, at 7:30 o'clock, P.M. to hear any objections, remonstrances or protests that may be made against said improvements, the manner of making the same or the character of materials to be used.

SECTION 5: That this Ordinance shall be published by the City of Roanoke, in the Roanoke Leader, a newspaper published in Roanoke, once a week, for two consecutive weeks, prior to the date set herein at which time the City Council will meet to hear objections or remonstrances, as may be made to said improvements, the manner of making the same or the character of materials to be used.

SECTION 6: That in the event the said improvements shall be ordered on or after the date of protest, then such paving will be done by the City of Roanoke according to the plans and upon the terms and conditions set out in the specifications on file in the office of the City Clerk.

SECTION 7: That the City Clerk is hereby directed to have a copy of this Ordinance sent by Registered mail, postage prepaid, to the person or persons last assessing for City taxation the property which may be assessed for said improvements at their last known address; said copies to be mailed not less than 10 days before the meeting of City Council of Roanoke, Alabama, hereinabove provided for.

I, Ora E. Jones, Clerk of the City of Roanoke, hereby certify that the foregoing Improvement Ordinance No. 298 was passed and adopted by the Mayor and City Council of the City of Roanoke on the 12th day of July, 1938, and was herein recorded, and was pub-
lished in the Roanoke Leader, a newspaper of general circulation in the City of Roanoke, Alabama, on the 13th and 20th day July, 1938.

Ora E. Jones, Clerk
City of Roanoke, Alabama