

any street or alley, or parts thereof, in said city graded, paved, sewered or otherwise improved, and levy the whole expense thereof on the property binding on such street or alley agreeable to the extent of such lots thereon, and collect the expense thereof as directed in Section 69; provided, that in estimating the number of front feet upon such street or alley to be improved in all cases when a portion of such front feet shall be occupied by a railroad track or its slopes, the number of front feet so occupied shall not be included in said estimate nor shall said railroad be assessed with any part of the costs of such improvements, unless such property of said railroad shall be used for other purposes than a track simply, in which case said property shall be estimated and charged in the same manner as the property of other parties binding on such streets or alleys; and the Mayor and City Council shall provide by ordinance for the giving of notice by publication or by service of written notice personally upon the parties to be affected by said proceedings and allowing them to be heard before any such proceedings are had. But nothing in this section shall be construed to prevent said Mayor and City Council from constructing any sewer or system of sewers and paying for the same out of the funds of the city, nor to prevent said Mayor and City Council from charging a reasonable sum for the use of said sewers, either by an annual charge or by a charge for the right of connection therewith in perpetuity, all of which said powers are hereby granted to said Mayor and City Council.

Grading and paving of streets and alleys.

Abutting property owners to pay for same.

Constructing sewers and charge for using them.

68A. The Mayor and City Council may, upon the petition in writing of the owners of the majority of front feet of property abutting on any street or alley or part of any street or alley (not less than a block) verified by the affidavit of one or more parties to said petition, cause the same to be regraded, repaved, recurbed, sewered or otherwise improved, and with such materials and upon such general plan, if any plan is specified, as the said petitioners shall apply for in said petition. After the passage or approval of any ordinance for the regrading, repaving, recurring, sewerage or otherwise improving any street or alley or part thereof under this section, notice shall within ten days thereafter be given by hand bills posted in conspicuous places along the line of the proposed improvement, which notice shall state the fact of the passage or approval of the ordinance, the date of its passage or approval, that the petition was signed by the owners of a majority of front feet of property abutting on the line of the proposed improvement,

Petition to re-grade, etc.