

## An Ordinance

An Ordinance to assess a special tax upon real estate therein described

Sec 1. Be it ordained and enacted by the Council of the City of Alliance Ohio that there be levied and assessed upon each front foot of the lots and lands bounding and abutting on that part of the first alley south of and parallel with Main street in said city as lies between the public square and Linden Avenue the sums hereinafter named for each and every year as herein specified to wit:

For the year 1896. \$ .756 for the year 1897. \$ .7155 to provide a fund to pay the cost and expense of improving said alley between the points aforesaid together with the bonds issued according to the estimate of the engineer.

Sec 2. That the owners of the several lots and lands upon each front foot of which the sums aforesaid are assessed shall pay the amount of money by them severally due in that behalf to the City Clerk on or before the first day of December in each of the said several years and in default of such payment the said city clerk shall forthwith certify all unpaid assessments to the County Auditor to be by him placed on tax duplicate to be by him placed on the tax duplicate and collected according to law.

Sec 3. This Ordinance to take effect and be in force from and after the earliest period allowed by law.

Passed. February 3<sup>d</sup> 1896

Thomas Casselmann  
Clerk

Chas. J. Kay  
President of Council

I hereby certify that the foregoing Ordinance was passed Feb 3 1896 and published Feb 7<sup>th</sup> 1896 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation

Thomas Casselmann  
City Clerk

An Ordinance to Assess a special tax upon real Estate therein described

Sec 1. Be it ordained and enacted by the Council of the City of Alliance Ohio that there be levied and assessed upon each front-foot of the lots and lands bounding and abutting on South ~~Webb Avenue~~ from Ash Street to the first alley south of and parallel with Ash Street and being lots no 267 and 268 in the third ward in said city the sums herein named for each and every year as herein specified to wit; for the year 1896 \$,780. for the year 1897 \$,744. for the year 1898 \$,758. for the year 1899 \$,672 for the year 1900 \$,636 to pay the cost and expense of improving said South Webb Avenue between the points afore said together with the interest on the bonds issued therefor.

Sec 11 - That the owners of the several lots and lands upon each front foot of which the sums aforesaid are assessed shall pay the amount of money by them severally due in that behalf to the city clerk on or before the first day of December in each of the said several years and in default of such payment the said City Clerk shall forthwith certify all such unpaid assessments to the County Auditor to be by him placed on the tax duplicate and collected according to law.

Sec 111 - This Ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed February 3<sup>rd</sup> 1896

Thomas Casselmann  
Clerk

Chas. Y. Kay  
President of Council

I hereby Certify that the foregoing Ordinance was passed Feb'y 3<sup>rd</sup> 1896 and published February 7<sup>th</sup> 1896 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation

Thomas Casselmann  
City Clerk

An Ordinance to amend the grade on Park Avenue.

Be it ordained and enacted by the Council of the city of Alliance Ohio, That an ordinance establishing a grade on Park street, passed August 27th, 1879, be and the same is hereby amended to read as follows:

1. Beginning at the south curb of Oxford street with the established grade thereof, at an elevation of one hundred and forty-eight and forty-nine hundredths (148.49) feet, thence to the north curb of Oxford street to an elevation of one hundred and forty-eight and forty-nine hundredths (148.49) feet, thence to the south curb of High street to an elevation of one hundred and forty-three and twenty-two hundredths (143.22) feet, thence to the north curb of High street to an elevation of one hundred and forty-two and sixty-two hundredths (142.62) feet, thence to the south curb of Broad street to an elevation of one hundred and thirty-seven and thirty-five hundredths (137.35) feet, thence to the north curb of Broad street to an elevation of one hundred and thirty-six and thirty-five hundredths (136.35) feet, thence to the south curb of Columbia street to an elevation of one hundred and twenty-two (122.00) feet, thence to the north curb of Columbia street to an elevation of one hundred and twenty-one (121.00) feet, thence to the south curb of Market street to an elevation of one hundred and twelve and ninety-six hundredths (112.96) feet, thence to the north curb of Market street to an elevation of one hundred and eleven and ninety-six hundredths (111.96) feet, thence to the south curb of Main street to an elevation of one hundred and four and five hundredths (104.05) feet, thence to the north curb of Main street to an elevation of one hundred and three and five hundredths (103.05) feet, thence to the south curb of Prospect street to an elevation of ninety-five (95.00) feet, thence to the north curb of Prospect street to an elevation of ninety-four and forty hundredths (94.40) feet, thence to the south line of the P., F. & C. R.R. to an elevation of ninety and fifty hundredths (90.50) feet, thence to the north line of the railroad to an elevation of ninety and fifty hundredths (90.50) feet, thence to the

I hereby certify that the foregoing ordinance  
was published March 17, 1896 in the Alliance  
Standard Review a weekly newspaper of general  
circulation in the Corporation.

Thomas Casselman City Clerk

center of Patterson street to an elevation of ninety and thirteen hundredths (90.13) feet, thence to the south curb of Ely street to an elevation of seventy-five and seventy-two hundredths (75.72) feet, thence to the north curb of Ely street to an elevation of seventy-four and seventy-two hundredths (74.72) feet, thence to the south curb of Harrison street to an elevation of sixty-nine and seventy-five hundredths (69.75) feet, thence to the north curb of Harrison street to an elevation of sixty-nine and fifty-five hundredths (69.55) feet, thence to the center of Hester avenue to an elevation of sixty-eight and twelve hundredths (68.12) feet, thence to the center of Washington street to an elevation of sixty-seven and seventy-eight hundredths (67.78) feet, thence to the south curb of Wayne street to an elevation of sixty-five and eighty-four hundredths (65.84) feet, thence to the north curb of Wayne street to an elevation of sixty-five and sixty-four hundredths (65.64) feet, thence to the south curb of Keystone street to an elevation of sixty-three and twenty hundredths (63.20) feet, thence to the north curb of Keystone street to an elevation of sixty-three (63.00) feet, thence north seventy-five (75) feet across the Cleveland and Pittsburgh railroad tracks to an elevation of sixty-three (63) feet, thence to the south curb of Perry street to an elevation of fifty-eight and twenty hundredths (58.20) feet, thence to the north curb of Perry street to an elevation of fifty-eight and twenty hundredths (58.20) feet, thence to the south curb of Vine street to an elevation of fifty-two and forty-eight hundredths (52.48) feet, thence to the north curb of Vine street to an elevation of fifty-one and seventy-eight hundredths (51.78) feet.

2. These elevations apply to the center line of the avenue, the tops of the curbs on each side are to conform to the grades of street crossings.
3. All ordinances or parts of ordinances in conflict with the foregoing are hereby repealed. This ordinance to be in force and take effect in ten days after its passage and due publication.

Passed March 9th, 1896.

Chas. Y. Kay, Pres. of Council.  
Thomas Casselman, City Clerk.

Published March 7th 1901

An Ordinance to fix the bond and salary and prescribe the duties of the City Street Commissioner and to repeal an Ordinance therein named.

Sec. 1. Be it ordained and enacted by the council of the city of Alliance, Ohio, that the city street commissioner shall enter into a bond in the sum of one thousand dollars for the faithful performance of his duties as street commissioner, and shall receive the sum of twenty cents per hour for his official services and shall perform such other labor as the statutes provide and the city council may direct.

Sec. 2. That the city street commissioner shall superintend the repairing and cleaning of the streets, alleys, bridges, culverts and crosswalks of the city under supervision of the city council or its appropriate committee, and perform such other duties as the council may from time to time by resolution or ordinance direct.

Sec. 3. That the city street commissioner shall not be directly nor indirectly interested in any work of contract of said city under his charge or the charge of the city council, nor shall he be allowed any fees or perquisites whatever other than his official salary, nor shall he own or have any interest directly or indirectly in any team, horses, wagons, carts, tools or implements used or employed in any work for the city.

Sec. 4. That the city street commissioner shall attend all meetings of the city council, and shall at the first meeting of the said council in each month present in writing a report of the work performed during the preceding month under his direction, stating the places at which work was done, the nature of the work and the total number of men, horses, wagons, carts, etc., employed at each place and for what length of time.

Sec. 5. That it shall be the duty of the city street commissioner to take a complete inventory of all the city property in his charge on the last week in December in each year and also at the expiration of his term of office and report the same, together with a summary of his operations and business for the year to the city council.

Sec. 6. That an ordinance entitled An Ordinance to fix the bond and salary and prescribe the duties of the

Repealed Number 7 & 1901

See page 107 in Ordinance Book No 3.

city street commissioner and to repeal an ordinance therein named, passed May 2, 1892, be and the same is hereby repealed.

Sec. 7. This ordinance shall take effect and be in force in ten days after its passage and publication.

Passed Feb. 17, 1896.

Chas. V. Kay, Pres. of Council.

Thomas Casselman, City Clerk.

I hereby certify that the foregoing Ordinance was passed February 17<sup>th</sup> 1896 and published March 27<sup>th</sup> 1896 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation.

Thomas Casselman  
City Clerk

An Ordinance to prescribe the duties and fix the salary of the City Civil Engineer and to repeal an ordinance therein named.

Sec. 1. Be it ordained and enacted by the council of the City of Alliance, Ohio, that at the first regular meeting in May, 1896 and biennially thereafter the council shall elect a city civil engineer who shall hold his office for a term of two years and until his successor shall be elected and qualified and all vacancies in said office shall in like manner immediately upon the vacancy occurring be filled for the unexpired term and until a successor shall be elected and qualified.

Sec. 2. Such officer before entering upon the duties of his office shall take an oath or affirmation to support the Constitution of the United States and the State of Ohio and also an oath or affirmation of office and shall execute a bond to the City of Alliance in the sum of one thousand dollars (\$1,000) to be approved by the Mayor of said city conditioned for the faithful performance of the duties of his office which bond shall be deposited with the city clerk and shall be by said clerk with the approval endorsed thereon, recorded, filed and preserved in his office.

Sec. 3. The said city civil engineer shall keep his office in room provided by the city council which shall be kept open during business hours and he shall have

charge of all the engineering and surveying instruments belonging to the city and all public maps, charts, draughts, plans, profiles, surveys, books and papers pertaining to his office and shall cause the same to be correctly recorded in suitable books provided at the expense of the city which together with the field notes of all surveys shall be carefully preserved in the engineer's office as the property of the city.

Sec. 4. The city civil engineer shall make surveys of all streets, sidewalks, alleys, lanes, market spaces, public grounds, sewers and drains of the city, calculate and ascertain the grade lines and levels thereof and execute and record such plans, charts, profiles, draughts, estimates and calculations as shall be necessary for a complete record and history thereof and of the changes and improvements made therein from time to time and in making such surveys the engineer shall be guided and governed so far as practicable by the recognized land marks and records in existence known as the city bench marks. He shall make such surveys, plans, estimates and draughts of the public works and improvements as may be required by the city council or any committee thereof or by the mayor or city solicitor for prosecuting or defending any action in which the city is interested, and shall superintend all public works and improvements and see that the same are properly made.

Sec. 5. That he shall report to the city council all intrusions on the line of any street, alley or public ground by buildings, fences or otherwise which shall come to his knowledge, and it shall be his duty to take cognizance of new buildings being erected on the line of any street, alley or public ground, and ascertain whether or not such building or buildings do encroach upon any of said streets, alleys or public grounds, and in all cases of such encroachments he shall immediately report the same to the city council.

Sec. 6. It shall be the duty of the city civil engineer to report annually to the city council on the fourth Monday in March, which report shall give a detailed statement of all city improvements for the current year ending on the third Monday in March, done under his direction or

supervision, showing the cost of such improvement and the amount paid by the city and the amount assessed upon the abutting property, together with a detailed statement of all the business of his office and expenses of his department, and such other matters in the way of suggestions or recommendations as to future improvements as he may deem proper.

Sec. 7. The city civil engineer may, with the consent of the council, employ one or more assistants, who shall be under the control and direction of the city civil engineer, and the said assistants shall receive such compensation as the council may allow, and the engineer may discharge or receive the resignation of such assistants at any time.

Sec. 8. The said city civil engineer shall receive from the city of Alliance his compensation a salary of nine hundred dollars (\$900.00) per year, payable monthly from the city treasury.

Sec. 9. Any person who shall in any way willfully interrupt, molest or interfere with the city civil engineer or his assistants while in the performance of their official duties, or who shall willfully move or derange any stake or land mark fixed by them or either of them, shall upon conviction thereof before the mayor be fined in any sum not exceeding fifty dollars (\$50.00) or less than five dollars (\$5.00).

Sec. 10. The city civil engineer shall not in any way be interested in the profits or payments on any contract, job or work to be performed by or for the city or under its directions.

Sec. 11. That an ordinance entitled "An ordinance to create the office of city civil engineer, prescribe the duties and fix the compensation of the same" passed June 4, 1885, be and the same is hereby repealed.

Sec. 12. This ordinance shall take effect upon its passage and legal publication.

Passed March 23, 1896

Thomas Casselman, City Clerk.

Chas. J. Kay, Pres. of Council.

I hereby certify that the foregoing Ordinance was passed March 23, 1896 and Published March 27, 1896 in the Alliance Standard Census a week, newspaper of general circulation in the Corporation. Thomas Casselman, City Clerk.

An Ordinance to provide for the issuing of the bonds of the city of Alliance for the purpose of extending the time of payment of certain indebtedness which from its limits of taxation, said city is unable to pay at maturity.

Sec. 1. Be it ordained and enacted by the council of the city of Alliance, Ohio, that for the purpose of extending the time of payment of so much of its existing indebtedness now due and coming due April 1, 1896, as from its limits of taxation, said city is unable to pay at maturity, there be issued the bonds of the said city in the sum of three thousand (\$3,000.00) dollars as hereinafter provided.

Sec. 2. Said bonds shall consist of six bonds of \$500 each, and shall be numbered from 55 to 60 inclusive, and shall bear date of May 1, 1896, and shall become due and payable May 1, 1901.

Said bonds shall bear interest at the rate of 6 per cent per annum, payable semiannually and the several installments of interest shall be evidenced by coupons attached to said bonds, and both interest and principal shall be payable when due at the office of the city treasurer, Alliance, Ohio. Said bonds shall express on their face the purpose for which they are issued, and that they are issued under and in pursuance of this ordinance and shall be signed by the mayor and countersigned by the clerk of said city, under the corporate seal of said city.

Sec. 3. That the mayor and clerk of said city be and are hereby authorized and directed as soon as practical, to prepare and execute said bonds as provided by law, and the proceeds thereof when the same shall have been disposed of, shall be used and applied for the sole purpose of paying off and renewing and extending said maturing indebtedness and to no other purpose whatsoever.

Sec. 4. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed March 23, 1896.

Chas. Y. Kay, Pres. of Council.

Thomas Casselman, City Clerk.

I hereby certify that the foregoing ordinance was

passed March 23-1896 and published March 27-1896 in the Alliance Standard Review a weekly news paper of general circulation in the Corporation. Thomas Casselman City Clerk

An Ordinance to provide for the issuing of the bonds of the city of Alliance, Ohio, in anticipation of the collection of a special assessment on the property abutting on College street, South Webb street, and the first alley south of and parallel with Main street and lying between the public square and Linden ave.

Sec. 1. Be it ordained and enacted by the council of the city of Alliance, Ohio, that to pay the cost and expense of improving College street between Arch street and Union avenue, Webb Street from the south side of Ash street south to the south side of the first alley south of and parallel with Ash street, and the first alley south of and parallel with Main street, and lying between the public square and Linden avenue, and in anticipation of the collection of a special assessment therefore, the mayor and clerk be and they are hereby authorized to issue the bonds of the city in the sum of one thousand three hundred (\$1,300) dollars as hereinafter provided. Said bonds shall consist of two alley paving bonds of \$50 each; one maturing in one year and one in two years from date of issue; two College streets bonds of \$200 each; one maturing in one year and one in two years from date of issue; and five South Webb street bonds of \$20 each; one bond maturing in one year, one in two years, one in three years, one in four years and one in five years from date of issue.

Said bonds shall bear interest at the rate of six percent per annum payable semiannually and the several installments of interest shall be evidenced by coupons attached to said bonds, and both principal and interest shall be payable when due at the office of the city treasurer of Alliance, Ohio. Said bonds shall ~~shall~~ express on their face the purpose for which they are issued and that they are issued under and in pursuance of this ordinance, and shall be signed by the mayor and countersigned by the clerk of said city under the corporate seal of said city, and shall be sold for not less than their par value.

Sec. 2. That upon the sale of said bonds the proceeds thereof shall be placed in the city treasury and be applied to the payment of the cost and expense of the aforesaid improvements; and the said special assessment in anticipation of which the said bonds were issued, shall be paid into the sinking fund when collected, and be used and applied to the

payment of said bonds and the interest thereon as the same shall become due and to no other purpose whatsoever.

Sec 3. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed March 23, 1896.

Chas. Y. Kay, Pres. of Council.

Thomas Casselman, City Clerk.

I hereby certify that the foregoing ordinance was passed March 23-1896 and published March 27" 1896 in The Alliance Standard Review a weekly newspaper of general circulation in the corporation.

Thomas Casselman City Clerk

An Ordinance to Levy taxes for Municipal purposes.

Sec 1- Be it ordained and enacted by the Council of the City of Alliance Ohio that there be levied for Corporate purposes for the year 1896 on each and every dollar of valuation of taxable property real and personal in said Corporation the sum of nine (9) mills and that said levy be apportioned as follows.

For the General fund	.2	Mills
" " Sinking	2.3	"
" " Street	.8	"
" " Police & Salary	.2	"
" " Light	1.2	"
" " Water	2.	"
" " Fire	.9	"
" " Surr	1.	"
" " Bridge	.4	"

Sec 11- That the City Clerk is hereby directed to certify the above levy to the Auditor of Stark County Ohio to be placed on the tax duplicate for collection as provided by law.

This Ordinance to take effect and be in force from and after its passage.

Passed May 25<sup>th</sup> 1896.

Thomas Casselman  
Clerk

Char. Y. Kay  
President of Council

An Ordinance to levy a special tax of one mill in addition to all other taxes levied for municipal purposes in pursuance of the special authority therein set forth.

Whereas the general assembly of the State of Ohio by an act entitled an act to authorize the City of Alliance Ohio to borrow money and issue bonds therefore to pay the outstanding indebtedness of said City passed February 12<sup>th</sup> 1889, did authorize the Council of said City to issue bonds in any sum not exceeding \$15000<sup>00</sup> and to levy a tax on all the taxable property in said City not exceeding one mill on each ~~dollar~~ of valuation in any one year for the purpose of paying said bonds and the interest thereon, and whereas in pursuance of said authority the Council of said City did on March 18<sup>th</sup> 1889 authorize the issue of said bonds in the sum of \$14000<sup>00</sup> in accordance with the provisions of said act of the general assembly. Therefore be it ordained and enacted by the Council of the City of Alliance Ohio that for the purpose of paying said bonds and the interest thereon as the same shall become due, a tax is hereby levied on all the taxable property in said City except the sixth ward (formerly Mt. Union) of one mill on each and every dollar for the year 1896 in addition to the taxes now authorized by law. which Levy the Clerk of said City is hereby directed to certify to the Auditor of Stark County to be placed on the tax duplicate and collected as other taxes.

Sec 11 - This ordinance shall take effect and be in force from and after its passage.

Passed May 25<sup>th</sup> 1896.

Thomas Casselman  
Clerk

Chas Y. Kay  
President of Council

An Ordinance to construct Surr No 18.

Be it ordained and enacted by the Council of the City of Alliance Stark County, Ohio:

Section 1. That the construction of Surr No. 18 be proceeded with in accordance with the resolution to construct the same adopted May 24<sup>th</sup> 1896, by excavating and laying the necessary tile, according to the plans and specifications for the same now on file in the City Clerks office, along the following streets and alleys of said Street. Commencing at the intersection of Arch and High Street, thence south along said alley to South Street.

Section 2. The cost and expense of said improvement shall be assessed per front foot upon the lots and lands abutting upon that portion of said streets and alleys in which said surr is constructed and said assessment shall be payable in three annual installments and bonds shall be issued in anticipation of the collection of such assessments.

Section 3. This Ordinance shall take effect and be in full force from and after the earliest period allowed by law.

Passed June 15, 1896.

Thomas Casselman, Clerk.

Chas J. Hay, Pres of Council.

An Ordinance to construct Surr No 16.

Be it ordained and enacted by the Council of the City of Alliance, Stark County, Ohio.

Section 1. That the construction of Surr No 16 be proceeded with in accordance with the resolution to construct the same adopted May 18<sup>th</sup> 1896, by excavating and laying the necessary tile, according to the plans and specifications for the same now on file in the City Clerks office along the following Streets and Alleys of said City:

Commencing at Main Surr No 3 at the intersection of Mechanic Street and the first alley running east and west, south of and parallel with Main Street, thence west along said alley to Union Avenue, thence south along Union Avenue to Grant Street.

Section 2. The cost and expense of said improvement shall be assessed per front foot upon the lots and lands abutting upon that portion of said street and alley in which said surr is constructed, and said assessment shall be payable in three annual installments and bonds shall be issued in anticipation of the collection of such assessments.

Section 3. This Ordinance shall take effect and be in full force from and after the earliest period allowed by law.

Passed June 15, 1896

Thomas Casselman, Clerk.

Chas J. Hay, Pres of Council.

An Ordinance to construct Sewer No 25.

Be it ordained and enacted by the Council of the City of Alliance Stark County, as follows:

Section 1. That the improvement by constructing sewer No 25 be proceeded with in accordance with the resolution to construct the same, adopted the 18<sup>th</sup> day of May, 1896, by excavating and laying tile according to the plans and specifications now on file for the same in the City Clerk's office, along the streets and alleys of said City, commencing at the manhole on South Well-avenue at its intersection with Columbia street between lots No 799 and 806, thence west along Columbia Street to the first alley running north and south, east of and parallel with South Liberty avenue, thence south along said alley to a spot designated for a terminal between lots Nos. 851 and 854, situated on Broadway in said City.

Section 2. The cost and expense of said improvement shall be assessed per front foot upon the lots and lands abutting upon that portion of said streets and alleys in which said sewer is constructed, and said assessment shall be payable in three annual installments, and bonds shall be issued in anticipation of the collection of such assessments.

Section 3. This Ordinance shall take effect and be in full force from and after the earliest period allowed by law.

Passed June 15 1896.

Thomas Casselman, Clerk.

Chas J. Hay, Pres of Council.

An Ordinance to construct Sewer No 21.

Be it ordained and enacted by the Council of the City of Alliance, Stark County, Ohio.

Sec 1. That the construction of Sewer No. 21 be proceeded with in accordance with the resolution to construct the same, adopted the 18<sup>th</sup> day of May, 1896, by excavating and laying the necessary tile, according to plans and specifications for the same now on file in the City Clerk's office, along the following streets and alleys of said City, commencing at the manhole in the first alley running east and west, parallel with and south of Oxford street, between Liberty and Seneca Avenues; thence west along said alley to the first alley running north and south thence south along said alley to Grant Street.

Sec 2. The cost and expense of said improvement shall be assessed per front foot upon the lots and lands abutting upon that portion of said streets and alleys in which said sewer is constructed and said assessments shall be payable in three annual installments and bonds shall be issued in anticipation of the collection of such assessments.

Sec 3. This ordinance shall take effect and be in full force from and after the earliest period allowed by law.

Passed June 15 1896.

Thomas Casselman, Clerk.

Chas J. Hay, Pres, of Council.

An Ordinance to construct Sewer No. 17.

Be it ordained and enacted by the Council of the City of Alliance, Stark County, Ohio, Section 1. That the construction of Sewer No. 17 be proceeded with in accordance with the resolution to construct the same, adopted May 4 1896, by excavating and laying the necessary tile according to the plans and specifications for the same now on file in the City Clerk's office, along the following streets and alleys of said City. Commencing at the southern terminus of main sewer No. 3, at the intersection of Market and Mechanic streets, thence south along Mechanic street to the first alley running east and west, thence east in said alley to the first alley running north and south, thence south in said alley to the first alley running east and west south of Columbia street, thence east in said alley to Arch avenue, thence south along Arch avenue to the first alley running east and west south of High street, thence west along said alley to the first alley west of and parallel with Arch avenue, thence south in said alley to the first alley south of Elmuth street.

Sec 2. The cost and expense of said improvement shall be assessed per foot front upon the lots and lands abutting upon that portion of said streets and alleys in which said sewer is constructed, and said assessments shall be payable in three annual installments, and bonds shall be issued in anticipation of the collection of such assessments.

Sec 3. This Ordinance shall take effect and be in full force from and after the earliest period allowed by law.

Passed June 15 1896.

Thomas Casselman, Clerk.

Chas J. Kay, Pres. of Council.

An Ordinance to Construct Sewer No. 24.

Be it ordained and enacted by the council of the City of Alliance, Stark County, Ohio.

Sec 1. That the construction of Sewer No 24, be proceeded with in accordance with the resolution to construct the same, adopted May 18, 1896, by excavating and laying the necessary tile according to the plans and specifications for the same now on file in the City Clerks office along the following streets and alleys of said City: Commencing at the manhole on South Webb Avenue at its intersection with Fulton Street, thence west along Fulton Street to the first alley west of Liberty Avenue, running north and south; thence south along said alley to the first alley north of Broadway, running east and west; thence west along said alley to a spot designated for a termination between lots Nos. 776 and 880 on Freedom Avenue of said City.

Sec 2. The cost and expense of said improvement shall be assessed per front foot upon the lots and lands abutting upon that portion of said streets and alleys in which said sewer is constructed and said assessment shall be payable in three annual installments and bonds shall be issued in anticipation of the collection of such assessments.

Sec 3. This Ordinance shall take effect and be in full force from and after the earliest period allowed by Law.

Passed June 15, 1896.

Thomas Casselman, Clerk.

Chas J. Hoy, Pres. of Council.

An Ordinance to authorize the issue of bonds of the City of Alliance, Ohio, in anticipation of the collection of a special assessment for the construction of lateral sewers.

Section 1. Be it ordained and enacted by the council of the City of Alliance, Ohio that to provide a fund for the immediate payment of the cost and expense of constructing lateral sewers No 16, 17, 18, 21, 24 and 26 as shown on the plans adopted by the council of said City and in anticipation of the collection of a special assessment upon the property abutting on said sewers, the Mayor and Clerk are hereby authorized to issue the bonds of said City of Alliance Ohio in the sum of twelve thousand five hundred dollars as hereinafter provided.

Section 2. That said bonds shall be in denominations of five hundred dollars each. shall bear date of August 10 1896. and shall become due and payable as follows; Four thousand dollars in one year, Four thousand dollars in two years and Four thousand five hundred dollars in three years from date of issue.

Said bonds shall bear interest at the rate of six per cent per annum, payable semiannually, and the several installments of interest shall be evidenced by coupons attached to said bonds, and both principal and interest shall be payable when due at the office of the City Treasurer of Alliance Ohio.

Said bonds shall be designated as lateral sewer Bonds" and shall express on their face the purpose for which they are issued and that they are issued under and in pursuance of this Ordinance, and shall be signed by the Mayor and countersigned by the Clerk of said City under the corporate seal of said City.

Section 3. That upon the sale of said bonds the proceed thereof shall be placed in the treasury to the credit of the lateral sewer fund and be used and applied to the payment of the cost and expense of constructing said lateral sewers and to no other purpose whatsoever; and the said special assessments and all portions thereof in anticipation of which said bonds are issued, shall, when collected, be paid into the lateral sewer fund and be used and applied to the payment of said bonds and the interest thereon and to no other purpose whatsoever.

Section 4. This Ordinance shall take effect and be in force from and after its passage and legal publication.

Passed June 29, 1896.

Thomas Casselman.  
City Clerk.

Chas G. Ray.  
Pres of Council.

An Ordinance to provide for the issuing of the Bonds of the City of Alliance, Ohio, for the purpose of extending the time of payment of certain indebtedness which from its limits of taxation said City is unable to pay at maturity.

Section 1. Be it ordained and enacted by the Council of the City of Alliance, Ohio, that for the purpose of extending the time of payment of so much of its existing indebtedness now due and coming due August 25<sup>th</sup> 1896. as from its limits of taxation said City is unable to pay at maturity there be issued the bonds of the City in the sum of four thousand dollars as hereinafter provided.

Section 2. That said bonds shall be in denominations of four bonds of one thousand dollars each; shall bear date of August 25<sup>th</sup> 1896. and shall become due and payable August 25<sup>th</sup> 1899.

Said bonds shall bear interest at the rate of six per cent, per annum, payable semiannually principal and interest payable when due at the office of the City Treasurer of Alliance, Ohio.

Said bonds shall express on their face the purpose for which they are issued and under what ordinance. Said bonds shall be signed by the Mayor and countersigned by the Clerk of said City under the corporate seal of said City, and shall be sold in the manner provided by law for the sale of municipal bonds, and the proceeds arising from the sale of said bonds shall be applied to the payment of said matured and maturing indebtedness, and to no other purpose whatsoever.

Section 3. This ordinance shall take effect and be in force from and after its passage and legal publication.

Passed June 29<sup>th</sup> 1896.

Thomas Casselman,  
City Clerk.

Chas. G. Ray,  
Pres. of Council.

An Ordinance Granting a franchise to the Postal Telegraph Cable Company to construct and maintain its poles and wire in certain streets and alleys of the City.

Sec 1. Be it ordained and enacted by the Council of the City of Alliance, Ohio, that the Postal Telegraph Cable Company, its successors and assigns, be and are hereby permitted to construct, erect and maintain the necessary poles and wires to transact its business, along the following streets and alleys to wit: Commencing on west State street at the corporation line, thence east along state street to the first street west of Altman Street; thence south on said street to first alley; thence east on said alley to first alley east of Cherry street; thence north on said alley to State street; thence east on State street to Liberty Avenue; thence north on Liberty Avenue to Milner street; west on Milner to first alley; north on said alley to first alley south of Main street; thence west on said alley to first alley east of Linden Avenue; thence north to and across Main Street, to the present Postal Telegraph Cable Company's office; also commencing at the intersection of the two alleys lying between Seneca and Liberty Avenues and Oxford and High streets, thence east along the alley to the property of the Morgan Engineering Company.

Sec 2. Said permit is granted upon the following terms and conditions: That all poles erected shall be straight, slightly ones and shall be erected in a careful and safe manner at such points along said route as shall be the least hindrance to the public and as shall be approved of by the street and alley committee of said Council.

Should it become necessary at any time to temporarily move and reset any of said poles by reason of any public improvement on said streets and alleys, said Company, its successors or assigns, shall move and replace said poles at its own expense, in such manner as shall be agreeable to said Council.

Sec 3. If said Company, its successors or assigns shall violate or fail to comply with any of the provisions of this ordinance, the Council may, for that cause, declare said permit forfeited.

Sec 4. This Ordinance shall take effect and be in full force when ten days shall have elapsed after its passage and legal publication, and the payment by said Company of the cost of the publication of this Ordinance.

Passed July 20, 1896.

Chas. Y. Kay, Pres. of Council.

J. H. McConnell, City Clerk.

I hereby certify that the foregoing ordinance was duly published in the Alliance Standard Review, a newspaper of general circulation in the Corporation, on the 31<sup>st</sup> day of July 1896.  
J. H. McConnell, City Clerk.

An Ordinance to Assess a Special Tax for the construction of Sewers

Nos. 10, 11, 12, 16, 17, 18, 19, 21, 24, 25, 27.

Be it ordained and enacted by the Council of the City of Alliance, Stark County, Ohio, that to pay the cost and expense of extending the present sewer system in said City by the construction of what is known as lateral sewer number ten (10) commencing at a manhole at the intersection of Mechanic Avenue and the first alley north of Main Street; thence east on said alley to Freedom Avenue; thence across Freedom Avenue and east along Warehouse Street to Sumner Avenue; Lateral Sewer number eleven (11) commencing at the intersection of Mechanic Avenue and Main Street; thence east along Main Street to the first alley east of Liberty Avenue; Lateral sewer number twelve (12) commencing at the intersection of Mechanic Avenue and the first alley south of Main Street; thence east along said alley to Liberty Avenue; thence across Liberty Avenue and east along Ash Street to the first alley east of Liberty Avenue; Lateral sewer number sixteen (16) commencing at the intersection of Mechanic Avenue and the first alley south of Main Street at a manhole; thence west along said alley to Union Avenue; thence south along Union Avenue to Grant Street; Lateral sewer number seventeen (17) commencing at the intersection of Mechanic Avenue and Market Street; thence south along Mechanic Avenue to the first alley south of Market Street; thence east along said alley to the first alley west of Arch Avenue; thence south in said alley to the first alley south of Columbia Street; thence east along said last mentioned alley to Arch Avenue; thence south along Arch Avenue to the first alley south of High Street; thence west along said alley to the first alley west of Arch Avenue; thence south along the first alley west of Arch Avenue to the first alley south of Eleventh Street; Lateral sewer number eighteen (18) commencing at the intersection of Arch Avenue and High Street; thence east in High Street to the first alley east of Arch Avenue; thence south in said alley to South Street; Lateral sewer number nineteen (19) commencing at the intersection of south Webb Avenue and Ash Street; thence south in south Webb Avenue to the first alley south of and parallel with Oxford Street; thence west in said alley to the first alley west of Liberty Avenue; Lateral sewer number twenty one (21) commencing at a manhole in the first alley south of Oxford Street at its intersection with the first alley west of Liberty Avenue; thence south on said alley to Grant Street; Lateral sewer number twenty four (24) commencing at the intersection of Webb Avenue and Fulton Streets; thence west on Fulton Street to the first alley west of Liberty Avenue; thence south along said alley to the first alley north of Broadway Street; thence west along said alley to Freedom Avenue; Lateral sewer number twenty five (25) commencing at the manhole on south Webb Avenue at its intersection with Columbia Street thence west along Columbia Street to the first alley east of Liberty Avenue; thence south along said alley to Broadway; Lateral sewer number twenty seven (27) commencing at the intersection of Lateral sewer number four (4) and Broadway Street; thence west on Broadway to the west side of the Cleveland and Pittsburgh Railway, in accordance with Ordinances heretofore passed by said Council for the construction of the same, and the estimate of the Engineer on file, there be levied and assessed upon each front foot of the lots and lands abutting upon said

Lateral sewer between the points afore said, excepting that none of the lots and lands abutting on the north side of said Lateral sewer number twelve (12) is hereby assessed for the constructing of said Lateral sewer number twelve (12) excepting twenty six feet off the south end of lot number five hundred and fifty nine at the southwest corner of the public square, which is hereby assessed the sum of seventy-five cents, it being determined by Council and hereby declared that each of said lots and lands has been benefited by said sewers on which they abut in an amount equal to the sum hereby assessed by the same. It is further declared by said Council that each and all of the lots and lands hereby assessed need local drainage and are not provided therewith, and that the amount hereby assessed against each of said lots or lands does not exceed the amount, which in the opinion of this Council would be required to construct an ordinary street sewer or drain of sufficient capacity to drain or sewer any of said lots or lands.

That the owner of the lots and lands upon each front foot of which said sum is assessed shall pay the amount of their said assessment to the City Clerk as follows:

Twenty five cents per front foot on January 15<sup>th</sup> 1897.

Twenty five cents per front foot on January 15<sup>th</sup> 1898.

Twenty five cents per front foot on January 15<sup>th</sup> 1899.

or be subject to interest and penalty as provided by law, and in case of default of payment as herein provided, the Clerk is hereby directed to certify any unpaid assessments to the County Auditor to be placed upon the tax duplicate for collection.

This Ordinance shall be in full force and effect when ten days shall have elapsed from and after its passage and legal publication.

Passed July 28<sup>th</sup> 1896.

Chas. Y. Kay, Pres. of Council.

J. H. McConnell, City Clerk.

I hereby certify that the foregoing Ordinance was duly published in the Alliance Standard Review, a newspaper of general circulation in the corporation, on July 31<sup>st</sup> 1896.

J. H. McConnell, City Clerk.

An Ordinance to establish the grade of High Street between Union Avenue and the L. E. A. & S. R. R.

Be it ordained by the City Council of the City of Alliance, Ohio, That the grade of High Street, between Union Avenue and the L. E. A. & S. R. R. be and the same is hereby established as follows:

Section 1. Commencing at the east curb line of Union Avenue and on the south curb line of High Street at an elevation of 143.58 feet, thence east along the south curb of High Street, and ascending at a rate of 30-100 feet per 100 feet for a distance of 203 feet to the centre of a 20 foot Alley, at an elevation of 144.20 feet; thence east and descending at a rate of 487-1000 feet per 100 feet for a distance of 201 feet to the west curb line of Park Avenue at an elevation of 143.22 feet, thence east and level for a distance of 40 feet to the east curb line of Park Avenue, at an elevation of 143.22 feet, thence east and descending at a rate of 30-100 feet for a distance of 222 feet to the centre of the L. E. A. & S. R. R. at an elevation of 142.55.

The north curb line to conform to the south curb line as nearly as intersecting grades will admit. All elevations are in reference to the City Datum Plane, established by Ordinance Passed June 30, 1866, and recorded in Vol. 1, page 30, of the Council proceedings records of the City of Alliance, Ohio.

Section 2. All Ordinances inconsistent with the above are hereby repealed.

Section 3. This Ordinance shall take effect and be in force in ten days after its passage and legal publication.

Passed August 31<sup>st</sup> 1876.

J. H. McConnell,  
City Clerk.

A. B. Love,  
Pres. Protem of Council

I hereby certify that the foregoing Ordinance was duly published in the Alliance Standard Review, a newspaper of general circulation in the corporation on Sept 4, 1876.

J. H. McConnell, City Clerk.