

An Ordinance to Establish a Board of Trustees of the Water Works in and for the City of Alliance, Ohio.

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

Section 1. That a board of three trustees, to be known as the trustees of the Water Works, be and the same is hereby established to be composed of three persons, who shall be elected by the electors of the City of Alliance, Ohio, as hereinafter provided.

Section 2. That said trustees of the Water Works shall have the powers and authority, rights and privileges, and shall be subject to the duties and liabilities as are now or may be hereafter provided by the laws of the State of Ohio and said trustees of the Water Works shall be subject to the control of the Council of the said City of Alliance, Ohio, so far as is or may hereafter be provided by the laws of said state.

Section 3. That at the annual municipal election to be held on the first Monday of April A. D. 1899 there shall be elected and chosen by the electors of said City of Alliance one person to serve for one year, one person to serve for two years and one person to serve for three years, as provided by law, and at each succeeding annual municipal election thereafter one person shall be elected and chosen for the period of three years, as provided by law.

Section 4. That upon the passage and legal publication of this Ordinance, there shall be nominated by the Mayor of said City of Alliance, Ohio, and confirmed by the Council thereof, three persons who shall serve as such trustees of the Water Works from and after the time of such appointment until the election and qualification of their successors as hereinbefore provided.

Section 5. That the election of such trustees of the Water Works at and after the said <sup>annual</sup> municipal election to be held on the first Monday in April, A. D. 1899, shall be held at the same place or places and in the same manner and by the same boards of election or other officers, as other municipal officers of said City of Alliance, Ohio, and shall be returned in the same manner.

Section 6. That each member of said trustees of the Water Works shall receive a salary of one dollar for each year of his services in said board, payable annually.

Section 7. This Ordinance shall take effect and be in force from and after its passage and legal publication.

Passed February 6<sup>th</sup> 1899.

J. H. McConnell,  
City Clerk.

W. H. Morgan, President of Council.

I hereby certify that the foregoing Ordinance was passed by the Alliance City Council February 6<sup>th</sup> 1899, and duly published in the Alliance Daily Review July 7<sup>th</sup> and 8<sup>th</sup> 1899, a newspaper of general circulation in the corporation.  
J. H. McConnell,  
City Clerk.

An Ordinance to provide for the construction and repair of sidewalks in the City of Alliance, Ohio.

Be it ordained and enacted by the Council of the City of Alliance, Ohio, as follows:-

Section first:-

That it is hereby declared to be the duty of the owner of each and every lot or parcel of land abutting on any public street in said City of Alliance, Ohio, (whether such land be platted or unplatted,) to construct and keep in repair good and sufficient sidewalks along such street so far as such lot or parcel of land shall abut thereon, and to prevent any unevenness in the surface grade thereof, and to do the necessary grading therefor whenever required to do so by resolution of the Council of said City.

Section second:-

That all sidewalks hereafter constructed or repaired shall be so constructed or repaired in good workmanlike ~~manner~~ <sup>manner</sup> and shall be of the width and laid to the grade as prescribed by the several Ordinances now in force relating to such width and grade and shall so remain until changed by Ordinance; provided that no such sidewalk shall be hereafter constructed of less width than six feet and, in the absence of Ordinance or resolution of the Council of said City establishing a greater width, such sidewalks as may be hereafter constructed shall be of a uniform width of six feet.

Section third:-

That hereafter all sidewalks shall be constructed of hard burnt bricks or of stone flagging, properly dressed, surfaced and jointed and in every case shall be laid upon a substantial bed of sand resting upon a bed of gravel or cinders of sufficient depth to make such sidewalk firm and durable but not less than six inches.

Section Fourth:-

That all such sidewalks shall be of even grade and shall abut evenly together and with all street and alley crossings and shall be constructed or repaired under the supervision and to the approval of the sidewalk committee and City Civil Engineer, and it shall be the duty of the City Civil Engineer to give such grades and other information as may be necessary to a strict compliance with this Ordinance and the resolutions adopted hereunder.

Section Fifth:-

That when in the opinion of the Council of said City it shall be necessary to construct or repair any sidewalk the cost whereof shall exceed five dollars, it shall so declare by resolution and shall

cause notice to be given to the owner or owners of the abutting parcel or parcels of land in the manner provided by law.

Section Sixth:-

That if such sidewalks are not so constructed or repaired within the time as provided by law, the Council of said City shall by resolution provide for such construction or repair at the expense of such owner or owners of such parcel or parcels of land abutting thereon as have failed to so construct or repair the same and the expense so incurred shall be assessed and become a lien upon such property abutting thereon and the said assessment shall be assigned and transferred by the said City to the person or persons making the said improvement and shall be a full payment therefor and shall be collected in the manner and with the interest and penalties as provided by law.

Section Seventh:-

That whenever it shall come to the knowledge of the City Civil Engineer that any dangerous defect exists in any sidewalk, the total cost of repairing which to be charged to any one parcel of land, shall not exceed five dollars, he shall forthwith proceed in the manner provided by law to repair the same.

Section Eighth:-

That the City Civil Engineer and the Street Commissioner are hereby constituted a Board of Sidewalk Inspectors whose duty it shall be in the first week of May and the first week of September annually hereafter to view and inspect the sidewalks of said City and to report to Council any violation of this Ordinance that may be found to exist and to furnish Council with such information as may be deemed necessary or beneficial for the improvement of the various sidewalks in the City.

Section Ninth:-

That an Ordinance entitled "An Ordinance to provide for the construction and repair of sidewalks" passed August 31st, 1891 be and the same is hereby repealed.

Section Tenth:-

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

Passed February 20th 1899

J. H. McConnell.  
City Clerk.

O. C. Conger  
President Protem of Council.

I hereby certify that the foregoing Ordinance was passed by the Alliance City Council Feb'y 20th 1899 and duly published in the Alliance Daily Review Feb'y 22nd and 23rd 1899, a newspaper of general circulation in the Corporation.  
J. H. McConnell  
City Clerk.

A. Resolution to Improve South Union Avenue from the south line of Main street to the south line of Grant street in the City of Alliance, Ohio.

Be it resolved by the Council of the City of Alliance, Ohio. That it is necessary to improve South Union Avenue from the south line of Main street to the south line of Grant street, by grading the same to the established grade, paving the roadway with Asphalt Block to a width of not less than thirty four feet, setting curbs and gutters and constructing the necessary culverts, drains and retaining walls, etc, etc; in accordance with the plans, profiles and specifications on file in the office of the City Civil Engineer. The cost and expense of said improvement shall be paid by an assessment assessed per front foot upon the lots and lands abutting upon said improvement between the points named. Said assessments shall be payable in five annual installments, and bonds shall be issued in anticipation of the collection of such assessment. And the Clerk of said City is hereby directed to cause this resolution to be published for two weeks in a newspaper of general circulation in the corporation, and Dennis Smeltz, the City Marshal, is hereby appointed to serve notice of the passage of this resolution upon the owners of property abutting upon said improvement who are residents of Stark County, Ohio.

Adopted March 6<sup>th</sup> 1899.

J. H. McConnell.  
City Clerk.

A. B. Lovv.  
President of Council, Protem.

I J. H. McConnell, Clerk of the City of Alliance, Stark County, Ohio hereby certify that the foregoing Resolution was duly published in the Alliance Daily Review a newspaper of general circulation in the Corporation, on the 7<sup>th</sup>, 8<sup>th</sup>, 14<sup>th</sup> and 15<sup>th</sup> days of March 1899.

J. H. McConnell.  
City Clerk.

An Ordinance to Improve South Union Avenue from the south line of Main street to the south line of Grant street in the City of Alliance, Ohio.

Be it ordained and enacted by the Council of the City of Alliance, Ohio, as follows:-

Section 1. That the improvement of south Union Avenue from the south line of Main street to the south line of Grant street, in the City of Alliance, Ohio, be proceeded with in accordance with the resolution to improve the same adopted on the 6<sup>th</sup> day of March A. D. 1899, by grading the same to the established grade, paving the roadway with asphalt blocks to a width of not less than thirty four feet, setting curbs and gutters and constructing the necessary culverts, drains and retaining walls, and in otherwise improving said street as provided in said resolution and in accordance with the plans, profiles and specifications now on file in the office of the City Civil Engineer.

Section 2. That the cost and expense of said improvement shall be assessed per front foot upon the lands and lots abutting upon said improvement from the said south line of Main street to the said south line of Grant street and said assessment shall be payable in five annual installments and bonds shall be issued in anticipation of the collection of such assessment.

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

Passed April 7<sup>th</sup> 1899.

J. H. McConnell  
City Clerk.

H. H. Morgan  
President of Council.

I J. H. McConnell Clerk of the City of Alliance, Stark County, Ohio, hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review a newspaper of general circulation in the corporation, on the 8<sup>th</sup> and 10<sup>th</sup> days of April 1899.

J. H. McConnell  
City Clerk.

An Ordinance to provide for the Maintenance, Operation and Control of the Fire Department of the City of Alliance, Ohio.

Be it ordained and enacted by the Council of the City of Alliance, Ohio, as follows:-

Section 1.

That the Fire Department of the City of Alliance, Ohio, shall consist of the horses, wagons, hose, ladders, hooks, alarm boxes, and all other apparatus and equipment now in use by said City, together with such additional equipment as may be hereafter purchased or supplied by said City, and the necessary employees for the efficient working of the same.

Section 2.

That the Officers of the Fire Department shall consist of one Chief Fire Engineer and such Captains as may be authorized by resolution of the Council of said City.

Section 3.

That the other employees of the Fire Department shall be such Hosemen, Laddermen, Drivers and Timmen as may be employed under the provisions of this Ordinance or such Ordinances as may be hereafter adopted by the Council of said City.

Section 4.

That all officers and employees of the Fire Department, other than the Chief Fire Engineer, shall be graded as follows; for the <sup>first</sup> year of continuous service, as third grade; for the second year of continuous service, as second grade and for the third year of continuous service, as first grade, provided that in the present year, A.D. 1899, any or all of such grades may be filled regardless of previous service by resolution of the Council of said City.

Section 5.

That the Chief Fire Engineer shall receive for his services the sum of sixty five dollars per month; The Captain of the first grade, fifty dollars per month; The Captain of the second grade, forty four dollars per month; The Captain of the third grade, forty dollars per month; The Hosemen, Laddermen, Drivers and Timmen of the first grade, forty five dollars per month; Those of the second grade, forty dollars per month and those of the third grade, thirty eight dollars per month, all of said salaries to be paid monthly.

Section 6.

That at its second regular meeting in the month of April, A.D. 1899, and at such times thereafter as may be necessary, the Council of said City shall appoint a suitable person for Chief Fire Engineer, who

Section 4 of this Ordinance Repealed see page 450

Section 5 of this Ordinance Repealed see page 450.

shall hold his position during good behavior but subject to removal or suspension for cause upon hearing by the Council of said City after five days written notice of the time and place of such hearing. Any failure to comply with the rules and regulations to be adopted as hereinafter provided shall be sufficient cause for suspension or removal. Upon his qualification such Chief Fire Engineer shall appoint and the Council of said City confirm such Captain or Captains as may be deemed necessary, who shall serve during the term of the Chief Fire Engineer unless sooner discharged by him as hereinafter provided.

#### Section 7.

That the Chief Fire Engineer shall employ at the respective salaries hereinbefore provided such number of suitable persons, to serve as Hosemen, Laddermen, Drivers and Firemen, as may be authorized by a resolution of the Council of said City.

#### Section 8.

That the Chief Fire Engineer shall at all times have full power and authority to discharge any and all Captains, Hosemen, Laddermen, Drivers, Firemen or other employees of the Fire Department upon failure by them or any of them to perform their duties to his entire satisfaction and said Chief Fire Engineer shall not be required to assign or give any reason for any such discharge. Any person or persons who may be employed or appointed to any position or office in the Fire Department shall at all times be subject, as a condition of such employment or appointment in said Fire Department, to be thus discharged by the Chief Fire Engineer and in the event of any such discharge a successor for each person thus discharged shall be employed or appointed in the manner hereinbefore specified.

#### Section 9.

That the Chief Fire Engineer shall be an elector of the City of Alliance, Ohio, and shall take the oath of office as provided by law and shall give a good and sufficient bond in the sum of One Thousand Dollars, conditioned for the faithful discharge of his duties as Chief Fire Engineer, which said bond shall be approved by the Council of said City and filed with the City Clerk.

#### Section 10.

That the Chief Fire Engineer and the Committee on Fire Department shall prepare a systematic set of rules and regulations for the

control, management and discipline of the Fire Department in all its parts, which shall be approved by the Council of said City and upon such approval the same shall have, for the government, protection and discipline of said Fire Department, the same force and effect as the ordinances of the City.

Section 11.

That it shall be the duty of the Chief Fire Engineer to carry out and enforce all and singular the rules and regulations of the Fire Department; to recommend to the Council of said City such measures as he may deem necessary or advisable for the improvement of said Fire Department and the better protection of property from fire; to keep, preserve and maintain at all times the property, apparatus and equipment of said Fire Department in good condition and repair; to make to the Council of said City monthly reports of all fires occurring in said City with the estimated value of all property destroyed thereby and such other information as may be by him considered important; to submit to <sup>the</sup> Council of said City from time to time, the needs and requirements of the Fire Department as to repairs, equipment, apparatus, horses or other supplies of any kind before incurring any expense therefor; to examine buildings whenever he may deem it necessary and to remove or cause to be removed all stovepipes, defective flues or other dangerous things whereby fire is likely to occur in such building or buildings as he may thus visit; and to do such other things and perform such other duties as are or may be deemed to be essential to the efficient operation of the Fire Department or as provided by law or ordinance.

Section 12.

That at any fire or fires in said City the said Chief Fire Engineer, or in his absence the Captain of the highest grade present (during such absence) shall have sole control and command over all apparatus and equipment in use at such fire or fires and shall have the absolute management and control of all other officers and employees of the Fire Department and of any and all volunteer companies or bystanders present. Such commanding officer shall wear his proper badge of office conspicuously displayed upon his person and shall give such orders and adopt such measures as he shall deem necessary for the extinguishment of such fire or fires, the protection of life and property and the maintenance of good order and for that purpose he shall have all the powers of a police officer and may arrest or order the

arrest of any person or persons acting in a disorderly manner.  
Section 13.

That all and singular the provisions of any ordinance heretofore adopted by the Council of said City which are contradictory to any of the provisions of this ordinance or which provide for the maintenance, operation or control of the Fire Department of the City of Alliance, Ohio, be, and the same are hereby repealed.  
Section 14.

That this Ordinance shall take effect and be in force from and after the earliest period allowed by law.  
Passed March 31<sup>st</sup> 1899.

J. H. McConnell.  
City Clerk.

W. H. Morgan.  
President of Council.

I J. H. McConnell Clerk of the City of Alliance, Stark County, Ohio, hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review a newspaper of general circulation in the Corporation on the 4<sup>th</sup> and 5<sup>th</sup> days of April 1899.

J. H. McConnell.  
City Clerk.

An Ordinance to improve South Freedom Avenue from the south line of East Market Street to the south line of East Grant Street in the City of Alliance, Ohio.

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

Section 1. That the improvement of South Freedom Avenue from the South line of East Market Street to the South line of East Grant Street, be proceeded with in accordance with the resolution to improve the same adopted on the 20<sup>th</sup> day of March, A.D. 1899, by grading the same to the established grad, paving the roadway with brick blocks to a width of not less than twenty-eight feet, setting curbs and gutters and constructing the necessary culverts, drains, retaining walls and in otherwise improving said street as provided in said resolution and in accordance with the plans, profiles and specifications now on file in the office of the City Civil Engineer.

Section 2. That the cost and expense of said improvement shall be assessed per front foot upon the lands and lots abutting upon said improvement from the south line of East Market Street to the south line of East Grant Street and said assessment shall be payable in five annual installments and bonds shall be issued in anticipation of the collection of such assessment.

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

Passed April 17<sup>th</sup> 1899.

J. H. McConnell.  
City Clerk.

W. H. Morgan.  
President of Council.

I J. H. McConnell Clerk of the City of Alliance, Ohio, hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review a newspaper of general circulation in the corporation on the 18<sup>th</sup> and 19<sup>th</sup> days of April 1899.

J. H. McConnell.  
City Clerk.

An Ordinance to issue Bonds of the City of Alliance, Ohio, in anticipation of the collection of a special assessment on the property abutting on South Freedom Avenue from the south line of East Market street to the south line of East Grant street in said City.

Be it ordained and enacted by the Council of the City of Alliance, Ohio, as follows:-  
 Section 1. That to pay the immediate cost and expense of improving South Freedom Avenue from the south line of East Market street to the south line of East Grant street in said City, in accordance with an Ordinance passed April 17<sup>th</sup>, 1899, and in anticipation of the collection of a special assessment therefor, the Mayor and Clerk of said City be and they are hereby authorized and directed to issue the Bonds of said City in the sum of fifteen thousand dollars as hereinafter provided.

Section 2. That said Bonds shall consist of 15 Bonds and shall be in denominations of one thousand dollars each and shall bear date of June 15<sup>th</sup>, A.D. 1899, and shall become due and payable as follows:

Three thousand dollars in one year,

Three thousand dollars in two years,

Three thousand dollars in three years,

Three thousand dollars in four years, and

Three thousand dollars in five years from the date of issue as aforesaid.

Section 3. Said Bonds shall bear interest at the rate of four per centum per annum, payable semi-annually, on the 15<sup>th</sup> day of June and the 15<sup>th</sup> day of December of each year, 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 "South Freedom Avenue Improvement 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 they shall be signed by the Mayor and countersigned by the Clerk of said City under the corporate seal of said City and they shall be sold in a manner provided by law for the sale of Municipal Bonds.

Section 4. That upon the sale of said bonds the proceeds thereof shall be placed in the treasury of said City to the credit of the "South Freedom Avenue Improvement Fund" and shall be applied to the payment of the cost and expense of improving said South Freedom Avenue and for no other purpose; and the special assessment, in anticipation of which said bonds are issued, shall be paid into said "South Freedom Avenue Improvement Fund" of said City, when collected and shall be applied to the payment of said bonds and the interest thereon, as the same shall become due, and to no other purpose. Provided, that if on or before the sale of said bonds any of the property owners shall pay the full amount of their

assessments less the interest included therein, the amount so paid shall be applied to the payment of the cost and expense of said improvement and bonds shall be issued for the unpaid remainder of the total amount to be provided.

Section 5: This Ordinance shall be in force from and after its passage and legal publication.

Passed April 19<sup>th</sup> 1899.

J. H. McConnell.  
City Clerk.

W. H. Morgan.  
First of Council.

I J. H. McConnell Clerk of the City of Alliance, Ohio, hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the Corporation on the 20<sup>th</sup> and 21<sup>st</sup> days of April 1899.

J. H. McConnell, City Clerk.

An Ordinance for the issuing of Bonds of the City of Alliance, Ohio, in anticipation of the collection of a Special Assessment on the property abutting on South Union Avenue from the South line of Main Street to the South line of Grant Street in said City.

Be it ordained and enacted by the Council of the City of Alliance, Ohio, as follows:  
 Section 1. That to pay the immediate cost and expense of Improving South Union Avenue from the south line of Main Street to the south line of Grant Street in said City, in accordance with an Ordinance passed April 7<sup>th</sup> 1899, and in anticipation of the collection of a special assessment therefor, the Mayor and Clerk of said City be and they are hereby authorized and directed to issue the Bonds of said City in the sum of twenty-one thousand dollars as hereinafter provided.

Section 2. That said bonds shall consist of 21 Bonds and shall be in denominations of One thousand dollars each and shall bear date of June 15<sup>th</sup> A.D. 1899, and shall become due and payable as follows:

Five thousand dollars in one year,

Four thousand dollars in two years,

Four thousand dollars in three years,

Four thousand dollars in four years, and

Four thousand dollars in five years from the date of issue, as aforesaid.

Said Bonds shall bear interest at the rate of four per centum per annum, payable semi-annually on the 15<sup>th</sup> day of December and on the 15<sup>th</sup> day of June of each year, 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.

Section 3. Said Bonds shall be designated "South Union Avenue Improvement 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 they shall be signed by the Mayor and countersigned by the Clerk of said City, under the corporate seal of said City, and they shall be sold in the manner provided by law for the sale of Municipal Bonds.

Section 4. That upon the sale of said bonds the proceeds thereof shall be placed in the treasury of said City to the credit of the "South Union Avenue Improvement Fund" and shall be applied to the payment of the cost and expense of improving said South Union Avenue and for no other purpose; and the special assessment, in anticipation of which said bonds are issued, shall be paid into the said "South Union Avenue Improvement Fund" of said City when collected, and shall be applied to the payment of said bonds and the interest thereon as the same shall become due, and to no other purpose.

Provided that if on or before the sale of said Bonds any of the property owners

shall pay the full amount of their assessments less the interest included therein, the amount so paid shall be applied to the payment of the cost and expense of said improvement, and bonds shall be issued for the unpaid remainder of the total amount to be provided.

Section, 5: That this Ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed April 19<sup>th</sup> 1899.

J. H. McConnell  
City Clerk.

H. H. Morgan  
Pres't of Council.

J. H. McConnell, Clerk of the City of Alliance, Ohio, hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on the 20<sup>th</sup> and 21<sup>st</sup> days of April 1899.

J. H. McConnell, City Clerk.

An Ordinance to issue Bonds of the City of Alliance, Ohio, in anticipation of the collection of a special assessment on the property abutting on North Union Avenue from the north line of Main street to the south line of Ely street in said City.

Be it ordained and enacted by the Council of the City of Alliance, O, as follows:  
 Section, 1. That to pay the immediate cost and expense of improving North Union Avenue from the north line of Main street to the south line of Ely street in said City, in accordance with an Ordinance passed September 19<sup>th</sup> 1898, and in anticipation of the collection of a special assessment therefor, the Mayor and Clerk of said City be and they are hereby authorized and directed to issue the bonds of the City in the sum of Eight thousand dollars as hereinafter provided.

Section, 2. That said bonds shall consist of Eight bonds and shall be in denominations of one thousand dollars each and shall bear date of June 15<sup>th</sup> A. D. 1899, and shall become due and payable as follows:

Two thousand dollars in one year,

One thousand dollars in two years,

One thousand dollars in three years,

One thousand dollars in four years

One thousand dollars in five years,

One thousand dollars in six years and

One thousand dollars in seven years from date of issue as aforesaid.

Said Bonds shall bear interest at the rate of four per cent per annum, payable semi-annually on the 15<sup>th</sup> day of December and on the 15<sup>th</sup> day of June of each year 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.

Section, 3. Said Bonds shall be designated North Union Avenue <sup>Improvement</sup> 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 they shall be signed by the Mayor and countersigned by the Clerk of said City under the corporate seal of said City, and they shall be sold in the manner provided by law for the sale of municipal bonds.

Section 4. That upon the sale of said bonds the proceeds thereof shall be placed in the treasury of said City to the credit of the "North Union Avenue Improvement Fund" and shall be applied to the payment of the cost and expense of improving said North Union Avenue, and for no other purpose whatsoever; and the special assessment, in anticipation of which said bonds are issued, shall be paid into the said "North Union Avenue Improvement Fund" of said City when collected and shall be applied to the payment of said bonds and the interest thereon as the same shall become due, and to no other purpose whatsoever.

Section 3. That this Ordinance shall take effect and be in force from and after its passage and legal publication.

Passed April 19<sup>th</sup> 1899.

J. H. McConnell.  
City Clerk.

W. H. Morgan.  
Pres of Council.

I J. H. McConnell Clerk of the City of Alliance, Ohio, hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on the 20<sup>th</sup> and 21<sup>st</sup> days of April 1899.

J. H. McConnell, City Clerk.

The accounts, in anticipation of the election of which this bond issue is the 19<sup>th</sup> of April 1899 were not authorized to be paid till Dec 6<sup>th</sup> 1899 this bond issue, therefor, was not legally authorized.

An Ordinance to construct Sanitary Sewers Nos 8, 13, 15, 30 and 31.

Be it ordained and enacted by the Council of the City of Alliance, Ohio, that the present sewer system be extended as follows:

Section 1. That the construction of what is known as sanitary sewers Nos. 8, 13, 15, 30 and 31, be proceeded with in accordance with the resolutions to construct the same adopted January 16<sup>th</sup> and April 19<sup>th</sup> 1899, by excavating and laying the necessary tile, according to the plans and specifications now on file for the same in the City Civil Engineers Office, along the streets and alleys of said City.

Sewer No. 8 - Commencing on Patterson street at the first alley west of Webb Avenue, thence west along the center of Patterson street to the east line of Freedom Avenue.

Sewer No. 13. - Commencing at a manhole on Lateral sewer No. 30, in Mechanic Avenue, at the first alley south of Market street; thence south along the west side of Mechanic Avenue to the first alley south of and parallel to Columbia street; thence west along the first alley south of and parallel to Columbia street, to the first alley west of and parallel to Mechanic Avenue; thence south along the first alley west of and parallel to Mechanic Avenue, to the first alley south of and parallel to Broadway; thence west along the first alley south of and parallel to Broadway to the center of Park Avenue; thence south along the center of Park Avenue to the center of Oxford street; thence west along the center of Oxford street to the alley east of Union Avenue.

Sewer No. 15. - Commencing at a manhole on lateral sewer No. 13, in Park Avenue, at the intersection of High street; thence west along the center of High street to the first alley east of Union Avenue.

Sewer No. 30. - Commencing at a manhole on lateral sewer No. 17, in Mechanic Avenue, at the intersection of the first alley south of and parallel to Market street; thence west along the first alley south of and parallel to Market street, to the first alley east of Union Avenue.

Sewer No. 31. - Commencing at a manhole on lateral sewer No. 13, in the first alley south of and parallel to Columbia street, at the first alley east of Park Avenue; thence west in the first alley south of and parallel to Columbia street, to the first alley east of Union Avenue.

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 sewers are constructed, and said assessments 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 May 15<sup>th</sup> 1899. J. H. McConnell, City Clerk.

P. A. Gabel, President Protem of Council.

J. H. McConnell Clerk of the City of Alliance, Stark County, Ohio, hereby certifies that the foregoing Ordinance was duly published in the Alliance Daily Review a newspaper of general circulation in the Corporation on the 16<sup>th</sup> and 17<sup>th</sup> days of May 1899. J. H. McConnell, City Clerk.

An Ordinance to assess a special tax upon the lots and lands abutting upon East Broadway street from the <sup>east</sup> line of South Oak Avenue to the west line of South Webb Avenue in the City of Alliance, Ohio.

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

Section 1. That to pay the cost and expense of improving East Broadway street from the East line of South Oak Avenue to the west line of South Webb Avenue in the City of Alliance, Ohio, together with the interest on the Bond issued therefor, and in accordance with the provisions of an Ordinance passed June 1<sup>st</sup>, 1898, entitled "An Ordinance to improve East Broadway Street, etc." for that purpose, and the estimate of the City Civil Engineer on file, there be levied and assessed upon each front foot of the lots and lands abutting upon said street between the points aforesaid, the sum of two dollars and eighty-three cents (\$2.83,) it being determined by the Council and hereby declared that each of said lots and lands has been benefitted by said improvement in an amount equal to the sum hereby assessed upon the same; and that said assessment be payable in five annual installments as follows:

For the year A. D. 1899, 61 cents.

For the year A. D. 1900, 59 cents.

For the year A. D. 1901, 57 cents.

For the year A. D. 1902, 54 cents.

For the year A. D. 1903, 52 cents.

Section 2. That the owners of the lots and lands upon each front foot on which said sum is assessed shall pay the annual installments of their said assessments to the City Clerk on or before the 25<sup>th</sup> day of July, of each year as above specified or be subject to the interest and penalty as allowed by law; and in case of default of payment as herein provided the said City Clerk is hereby directed to certify any unpaid installments forthwith to the County Auditor to be placed upon the tax duplicates for collection according to law.

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

Passed July 17<sup>th</sup>, 1899.

J. H. McConnell, City Clerk.

H. H. Morgan, Pres. of Council.

I J. H. McConnell Clerk of the City of Alliance, Ohio, hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review a newspaper of general circulation in the corporation on the 20<sup>th</sup> and 21<sup>st</sup> days of July 1899.

J. H. McConnell, City Clerk.

An Ordinance to regulate the riding and propelling of Bicycles, Tandems and Companion Wheels upon the Streets and Sidewalks of Alliance, Ohio.

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

Section 1. That no person shall ride or propel any bicycle, tandem or companion wheel upon any sidewalk of any street in said City of Alliance, Ohio except only that in case an unpaved street in said City is muddy or otherwise impassable, the sidewalks of such street may be used while such street is thus impassable.

Section 2. That no person shall ride or propel any bicycle, tandem or companion wheel upon or along any street in said City of Alliance, Ohio in such a manner as to endanger or unreasonably discommode any person passing along or being upon such street, or at a rate of speed exceeding six miles an hour.

Section 3. That no person shall ride or propel any bicycle, tandem or companion wheel upon or along any street in said City of Alliance, Ohio, unless the same shall have a bell properly placed thereon and of sufficient size to warn persons of the approach of such vehicle.

Section 4. That no person shall ride or propel any bicycle, tandem or companion wheel upon or along any street of said City of Alliance, Ohio in the night season and after it has become dark unless the same shall have properly placed thereon a lighted lamp of sufficient candle power to be plainly visible at a distance of thirty yards in front of such vehicle.

Section 5. That no person shall ride or propel any bicycle, tandem or companion wheel through any civic, military or funeral procession.

Section 6. Any person violating any of the provisions of this Ordinance shall upon conviction thereof before a Court of competent jurisdiction be fined in any sum not exceeding twenty-five dollars for the first offense and in any sum not exceeding fifty dollars for each subsequent offense.

Section 7. Section 5 of an Ordinance defining and prohibiting nuisances and providing for the abatement of same passed May 15<sup>th</sup>, A. D. 1882 and recorded in volume 1 at page 267 of the Records of Ordinances of Alliance, Ohio is hereby repealed.

Section 8. This Ordinance shall take effect and be in force from and after its passage and legal publication.

Passed August 7<sup>th</sup>, 1899.

J. H. McConnell.  
City Clerk.

W. H. Morgan.  
President of Council.

J. H. McConnell Clerk of the City of Alliance, Stark County, Ohio.  
I hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review a newspaper of general circulation in the corporation on the 8<sup>th</sup> and 9<sup>th</sup> days of August 1899.  
J. H. McConnell  
City Clerk.

An Ordinance to Establish a Board of Health and to Repeal Certain Ordinances heretofore passed for that purpose.

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

Section 1. That a Board of Health for the City of Alliance, Ohio, be and the same is hereby established, as provided in Section 2113 of the Revised Statutes of Ohio, and that said Board shall be constituted and the appointments thereto made, as in said Section provided, and to have the powers and duties as provided by law.

Section 2. That an Ordinance entitled "An Ordinance to create a Board of Health and define certain powers of said Board." passed October 11<sup>th</sup> 1872, and recorded in Vol. 1. at page 71 of the book of Ordinances and an Ordinance entitled "An Ordinance creating a Board of Health, prescribing the duties thereof and repealing certain Ordinances therein named" passed June 11<sup>th</sup> 1875, and recorded in Volume 1 at pages 144 et seq., be and the same are hereby repealed.

Section 3. That this Ordinance shall take effect and be in force from and after the earliest period allowed by law, passed August 7<sup>th</sup> 1899.

J. H. McConnell.  
City Clerk.

W. H. Morgan.  
President of Council.

J. H. McConnell Clerk of the City of Alliance, Stark County, Ohio, hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review a newspaper of general circulation in the Corporation on the 8<sup>th</sup> and 9<sup>th</sup> days of August 1899.

J. H. McConnell.  
City Clerk.

An Ordinance Establishing a Street Railway Route on Patterson Street in the City of Alliance, Stark County, Ohio, to be known as Route No. 3. Be it ordained by the Council of the City of Alliance, Stark County, Ohio, as follows:-

Section 1- That a Street Railway route to be known as Route No. 3. be and the same is hereby established as follows:-

Beginning at the east corporation line of said City and thence west on Patterson street to the point of intersection of said Patterson street with the west line of North Arch Avenue. The said Railway to be built and established in and upon said route shall be constructed, equipped and operated in the manner following, to wit:

First,- Said Street Railway shall be constructed with a single track of the gauge known as Standard gauge with the necessary switches and turnouts and shall be laid as near the center of the street over the entire route as practicable. The rails used to be of the latest and most approved design not less than 60 pounds weight per yard and subject to the approval of Council.

Second.- At the time of building said track and before cars are operated thereon, the person or Company constructing the same shall or cause to be filled between the rails and for a space of 18 inches on the outside of the rails to a depth of 8 inches with a bed of pounded stone, furnace slag or other suitable material so feathered out on each side of the track as to permit teams and wagons readily to pass across said track at any point in the street. Provided that upon that portion of said street already macadamized the road material displaced in constructing such railway shall be replaced by the person or Company constructing said railway as the same previously existed and to the full approval of the City Engineer or such person or persons as the City Council may place in charge of said work, and such filling and macadamizing between the rails and 18 inches on either side of the track shall be maintained by and kept in good condition and repair during such term as a franchise for the construction of said street Railway is granted.

Third.- Said track shall be laid to the present surface grade of said street and should a change be hereafter made in the grade of said street the person or Company owning or controlling said track shall make the same to conform to such changed grade when ordered so to do by the City Council, without receiving or being entitled to receive from said City any compensation or damages by reason of such change of grade.

Fourth.- The motive power to be used in propelling cars on said line shall be electricity.

Fifth.- The right to construct and operate said street Railway shall include the right to erect poles and string trolley wires and such other wires and appliances as are proper and necessary for constructing electric current for propelling cars and maintaining lights, said poles shall be of wood not less than 25 feet in length and straight and shall be firmly set in the ground a depth of at least 4 feet and kept as nearly vertical as possible.

They shall be placed as nearly as possible 120 feet apart and be so located as not to interfere with ingress and egress to and from abutting property.

City Council shall have power and authority to change the location of any of said poles and they may be temporarily removed when necessary, when any improvements or repairs are being made. Said poles shall be painted of a color to be approved by the City Council when erected and shall be repainted from time to time as Council shall deem proper.

The wires herein maintained shall be provided with the latest improved appliances for the protection of life and shall be so laid placed and constructed as not to interfere with the wires of the City Fire Alarm system of the City.

Sixth.- The cars to be used on said line shall be provided with all the latest improved appliances for the comfort, protection and safety of passengers and employees. They shall be provided at either end with a suitable signal light which shall be kept lighted while cars are in use in the night time, and they shall be provided at the forward end of each car with a bell or gong.

The person or Company building or operating said Railway shall comply with any and all rules and regulations that may hereafter be adopted by the City Council touching the equipment and operation of said Railway.

Seventh.- The work shall begin on said Railway within six months and shall continue without unnecessary delays until the line is completed and the entire route shall be completed and in operation within eighteen months from the passing of the Ordinance granting the franchise for the construction and operation of said Street Railway.

Eighth.- Cars shall be run over said route at regular intervals and at least one car each way per hour shall be operated over said line between the hours of six O'clock in the morning and nine O'clock at night. All City Officials, Members of the Police Force and Chief of the Fire Department to have free transportation over said

route within the limits of said City.

Section 2.- Whenever the City Council shall cause any part of said Patterson Street on which said Railway is established to be paved, then the person or company operating said Railway shall pay so much of the expense thereof as may be necessary to pave the space between the rails of the track and for a distance of 18 inches on the outside of each rail and upon the same terms and conditions that may be prescribed for abutting property owners and the City Council shall have the right to specify the kind of track construction, rails, ties, etc both as to labor and materials that shall be used in such improvement. It shall be the duty of the Street Railway Company to keep in proper repair that portion of the street between the rails and for a distance of 18 inches on the outside of each rail.

Section 3.- The person or company operating said Street Railway shall at all times defend, keep harmless and indemnify the City of Alliance from all damages, lawful claims and demands for injuries to persons or property and costs and expenses to which said City may be subjected or made liable by any proceedings at law or in equity or otherwise growing out of the grant of the privileges in this Ordinance set forth or out of the exercise or enjoyment of the same.

Section 4. The franchise for the building and operating a Street Railway on said route to be granted by Ordinance hereafter to be passed shall be for the term of 25 years from the passage of such Ordinance and shall contain such further regulations as to the construction operation and maintenance of such road as the City Council shall deem reasonable and necessary. It shall contain a provision in substance that should the person or company to whom such franchise is granted his or its successors or assigns fail, neglect or refuse to comply with the provisions of said Ordinance or should after the completion of said Railway fail to operate its cars on the same for a period of thirty (30) consecutive days, except in case of strikes or unavoidable accidents, then such franchise to become null and void at the option of City Council.

Section, 5. The City to have the right to string wires for fire alarm purposes on the poles of said Railway providing the work is done in such manner as not to interfere with the wires of same Railway or their successful operation.

Section, 6. The City Clerk is hereby directed to advertise for Sealed proposals to construct and operate said Railway as established in

Section 1 hereof for a period of three (3) consecutive weeks as provided by law.

Section 7. This Ordinance shall take effect and be in force from and after its passage and legal publication.

Passed October, 16<sup>th</sup>, 1899.

J. H. McConnell.  
City Clerk.

W. W. Gilson  
President Protem of Council.

I J. H. McConnell Clerk of the City of Alliance, Stark County, Ohio, hereby certify that the foregoing Ordinance was duly published according to law in the Alliance Daily Review a newspaper of general circulation in the Corporation on the 17<sup>th</sup> and 18<sup>th</sup> days of October, 1899.

J. H. McConnell.  
City Clerk.

An Ordinance Granting to The Alliance, Sebring & Salem Electric Railway Company, the right to construct, maintain and operate a street Railway on Patterson street in the City of Alliance, Ohio, from the east corporation line of said City to the west line of North Arch Avenue and prescribing the terms and conditions upon which the same shall be done under said grant.

Whereas, the Council of the City of Alliance, Ohio, did by Ordinance passed the 16<sup>th</sup> day of October, 1899, establish street Railroad route No. 3 and, Whereas, the Clerk of said City in pursuance of the direction in said Ordinance contained did give public notice by publication in the Alliance Daily Review, a newspaper published daily in said City and of general circulation therein, for three consecutive weeks next preceding the 1<sup>st</sup> day of November, 1899, advising the public that sealed proposals would be received until 12 o'clock noon of the first day of November, 1899, by the Clerk of said City for the grant of the right to construct and operate for the period of twenty five (25) years said street Railway route as established in said Ordinance,

And whereas, the bid of The Alliance, Sebring & Salem Electric Railway Company was received by the Clerk of said City and was opened by him at said time, and it appearing that there was no other bid received, and that the said, The Alliance, Sebring & Salem Electric Railway Company proposes to carry passengers on said street Railway at the following rates of fare, viz: Single cash fare five cents each; Commutation ticket twenty five for one dollar, twelve for fifty cents, and six for twenty five cents.

Now, therefore, Be it ordained by the Council of the City of Alliance, Stark County, Ohio.

Section. 1. That permission be and is hereby granted to The Alliance, Sebring & Salem Electric Railway Company, its successors and assigns to construct and operate said street Railway Route No. 3 as follows:

Beginning at the east corporation line of said City, and thence west on Patterson street to the point of intersection of said Patterson street with the west line of North Arch Avenue.

Section. 2. That the foregoing grant shall be for the term of twenty five years and shall be subject to all the terms and conditions contained in an Ordinance establishing said route passed October 16<sup>th</sup>, 1899.

Section. 3. That in the event that a "T rail" is used in the original construction of said Railway, the City Council shall have the right, when any part of said street is paved to require said Company to replace said "T rail" on the part or parts so paved by a girder rail of not less than 8" in height and to replace any imperfect ties or other parts of

its track before said paving is laid, and in default of said Railway Company complying with the orders of the City Council in reference to the relaying of said track on the portion or portions of said street so paved, the City shall have the right to construct said track, or any part thereof, and charge the expense of the same to said Company to be collected in the same manner as may be then provided for the collection of other assessments for the improvement of said street or declare this franchise void and its option.

Section. 4. That the rate of fare shall at no time exceed the rate named in the preamble to this Ordinance, viz: Single cash fare five cents, commutation tickets in package twenty five for one dollar, twelve for fifty cents and six for twenty five cents.

Section. 5. This Ordinance shall take effect from and after its passage and due publication.

Passed November 6<sup>th</sup> 1899.

J. H. McConnell  
City Clerk.

J. H. Morgan  
President of Council.

J. H. McConnell Clerk of the City of Alliance, Stark County, Ohio, hereby certify that the foregoing Ordinance was duly published according to law in the Alliance Daily Review a newspaper of general circulation in the Corporation on the 9<sup>th</sup> and 10<sup>th</sup> days of November 1899.

J. H. McConnell  
City Clerk.

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An Ordinance to prohibit the obstructing of streets, Alleys, sidewalks or public grounds, and to repeal certain Ordinances named therein.

Be it ordained and enacted by the Council of the Incorporated City of Alliance, Ohio, as follows:

Section 1.-

That it shall be unlawful for any person or persons to place or cause or permit to be placed upon any of the streets, Alleys, sidewalks or public grounds or upon any part or parts thereof, within said City, except as hereinafter provided, any boxes, barrels, casks, crates, coops, structures, privies, water-closets, washrooms, goods, wares, merchandise, lumber, coal, coal-ashes, wood, stone, brick, tile, hay, straw, manure or any other thing or things whatsoever that shall in any manner obstruct any of said streets, Alleys, sidewalks or public grounds or any part or parts thereof, or to permit the same to remain upon said streets, Alleys, sidewalks or public grounds or upon any part or parts thereof after written notice from the Marshal of said City to remove the same. Provided that persons may, carefully and when necessary, occupy sidewalks, Alleys and streets long enough to load, unload, transfer or remove merchandise or other materials.

Section 2.-

That any person erecting or repairing any building may occupy with building materials one third of the street or alley adjoining the premises on which said building is situated, for a period not to exceed ninety days, but shall not obstruct the flow of water in the gutters provided for such flow, nor allow rubbish or other solid materials so placed as aforesaid, to get into catch-basins. The Council may for good cause extend the time for such building materials as aforesaid, to remain on such streets or alleys.

Section 3.-

It shall be the duty of the Marshal of said City, upon view or information that any obstruction has been placed in or upon any street, alley, sidewalk or public ground within said City, immediately to notify, in writing, the person or persons causing said obstructions, to remove the same, and if such notice is not immediately complied with, said Marshal shall forthwith file complaint with the Mayor of said City, against such person or persons.

Section 4.-

Any person or persons violating any of the provisions of Sections one or two of this Ordinance, shall, upon conviction thereof before the Mayor of said City be fined in any sum not to exceed fifty dollars, and pay the cost of prosecution, and be committed till fine and costs are paid.

Section 5.-

That an Ordinance entitled "An Ordinance to prohibit the obstructing of streets, Alleys, and sidewalks," passed, October 20<sup>th</sup> 1878; also, an Ordinance

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entitled, "An Ordinance to prohibit the obstructing of streets, alleys and sidewalks,"  
 passed June 21<sup>st</sup> 1886, be and the same are hereby repealed.

Section. 6.- This Ordinance shall take effect and be in force from and after its passage  
 and legal publication.

Passed November 13<sup>th</sup> 1899.

J. H. McConnell.  
 City Clerk.

A. B. Lorr.  
 President Protem of Council.

I J. H. McConnell Clerk of the City of Alliance, Stark County, Ohio,  
 hereby certify that the foregoing Ordinance was duly published  
 according to law in the Alliance Daily Review a newspaper of  
 general circulation in the corporation on the 14<sup>th</sup> and 15<sup>th</sup> days  
 of November 1899.

J. H. McConnell.  
 City Clerk.

An Ordinance to improve East Columbia Street from the east line of South Union Avenue to the west line of South Arch Avenue in the City of Alliance, Ohio.

Be it ordained and enacted by the Council of the City of Alliance, Ohio, as follows:-

Section 1. That the improvement of East Columbia Street from the East line of South Union Avenue to the west line of South Arch Avenue in the City of Alliance, Ohio, be proceeded with in accordance with the resolution to improve the same adopted on the 16<sup>th</sup> day of October, A.D. 1899, by grading the roadway to the established grade thereof in accordance with the plans and specifications therefor now on file in the office of the City Civil Engineer.

Section 2. That the cost and expense of said improvement shall be assessed per front foot upon the lots and lands abutting upon said improvement and said assessments shall be payable in three annual installments and bonds shall be issued in anticipation of the collection of such assessment.

Section 3. That this Ordinance shall take effect and be in force from and after its passage and legal publication.

Passed November 13<sup>th</sup> 1899.

J. H. McConnell.  
City Clerk.

A. B. Love.  
President Protem of Council.

J. H. McConnell Clerk of the City of Alliance, Stark County, Ohio, hereby certify that the foregoing Ordinance was duly published according to law in the Alliance Daily Review a newspaper of general circulation in the Corporation on the 14<sup>th</sup> and 15<sup>th</sup> days of November 1899.

J. H. McConnell.  
City Clerk.

An Ordinance to issue Bonds of the City of Alliance, Ohio, in anticipation of a special assessment on the property abutting on East Columbia Street from the west line of South Arch Avenue to the east line of South Union Avenue in said City.

Be it ordained and enacted by the Council of the City of Alliance, Ohio, as follows:-

- Section 1. That to pay the immediate cost and expense of improving East Columbia Street from the west line of South Arch Avenue to the east line of South Union Avenue in said City in accordance with an Ordinance passed November 13<sup>th</sup>, 1899, and in anticipation of a special assessment to be collected therefor, the Mayor and Clerk of said City be and they are hereby authorized and directed to issue the bonds of said City in the sum of six hundred dollars, as hereinafter specified.
- Section 2. That said bonds shall consist of three bonds of the denomination of two hundred dollars each and shall bear date of December 10<sup>th</sup>, 1899 and shall become due and payable as follows:-  
 Two hundred dollars in one year,  
 Two hundred dollars in two years and  
 Two hundred dollars in three years from the date of issue as aforesaid.  
 Said bonds shall bear interest at the rate of five per cent per annum, payable semi-annually on the 10<sup>th</sup> day of June and the 10<sup>th</sup> day of December of each year 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.
- Section 3. That said bonds shall be designated "East Columbia Street Improvement 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 they shall be signed by the Mayor and countersigned by the Clerk of said City under the corporate seal of said City, and they shall be sold in the manner provided by law for the sale of Municipal bonds.
- Section 4. That upon the sale of said bonds the proceeds thereof shall be placed in the treasury of said City to the credit of "the East Columbia Street Improvement Fund" and shall be applied to the payment of the cost and expense of improving said East Columbia Street and for no other purpose whatsoever; and the special assessment, in anticipation of which said bonds are issued shall be paid into said "East Columbia Street Improvement Fund" of said City when collected and shall be applied to the payment of said bonds and the interest thereon as the same shall become due and to no other purpose whatsoever.
- Section 5. That this Ordinance shall take effect and be in force from and after its passage and legal publication.

Passed December 4<sup>th</sup>, 1899.

J. H. McConnell, City Clerk.

W. H. Morgan, President of Council.

J. H. McConnell Clerk of the City of Alliance, Stark Co., Ohio, hereby certify that the foregoing Ordinance was published according to law in the Alliance Daily Review a newspaper of general circulation in the county on the 5<sup>th</sup> and 6<sup>th</sup> days of December 1899.

J. H. McConnell, City Clerk.

An Ordinance to abolish the Office of City Marshal.

Be it ordained and enacted by the Council of the City of Alliance, Ohio, as follows:-

Section 1. That the office of City Marshal in and for said City of Alliance, Ohio, be and the same is hereby abolished.

Section 2. That this ordinance shall take effect and be in force at and upon the expiration of the present term of Office of the present incumbent.

Passed December 4<sup>th</sup> 1899.

J. H. McConnell.  
City Clerk.

W. H. Morgan.  
President of Council.

I J. H. McConnell Clerk of the City of Alliance, Stark County, Ohio, hereby certify that the foregoing Ordinance was duly published according to law in the Alliance Daily Review a newspaper of general circulation in the corporation on the 5<sup>th</sup> and 6<sup>th</sup> days of December 1899.

J. H. McConnell.  
City Clerk.

Sections two, three, four, five, and six of this ordinance Repealed May 5<sup>th</sup> 1902.

An Ordinance to create the Office of Chief of Police.

Be it ordained and enacted by the Council of the City of Alliance, Ohio, as follows:-

- Section 1. That there be and is hereby created the office of Chief of Police in and for said City.
- Section 2. That on the second regular meeting of the Council of said City in the month of April of each year a suitable person shall be appointed by the Mayor of said City by and with the advice and consent of the said Council, to fill said office for the term of one year, or until his successor is duly appointed.
- Section 3. That any person thus appointed to said office shall be subject to removal at any time thereafter for any misconduct in office or failure to properly discharge the duties thereof, whenever upon a hearing before said <sup>City</sup> Council two thirds of the members elected thereto shall vote in favor of such removal.
- Section 4. That such Chief of Police shall do and perform all and singular the duties heretofore performed by the City Marshal and such other duties as may be prescribed by the Laws of Ohio or by the City Council of the said City of Alliance, Ohio.
- Section 5. Before entering upon the discharge of his duties such person, so appointed to said office, shall give a bond with at least two good and sufficient sureties to the approval of the Mayor in the sum of One Thousand Dollars, conditioned according to law for the faithful performance of his duties and payable to said City of Alliance, Ohio.
- Section 6. Such officer shall receive a compensation of Four Hundred and Eighty Dollars, per annum payable quarterly, and such fees for services as have been heretofore allowed to the City Marshal as provided by law.
- Section 7. This Ordinance shall take effect and be in force at and upon the expiration of the term of office of the present City Marshal of said City of Alliance, Ohio.
- Passed December 4<sup>th</sup> 1899.

J. H. McConnell.  
City Clerk.

W. H. Morgan.  
President of Council.

I J. H. McConnell Clerk of the City of Alliance, Stark County, Ohio, hereby certify that the foregoing Ordinance was duly published according to law in the Alliance Daily Review a newspaper of general circulation in the corporation on the 6<sup>th</sup> and 7<sup>th</sup> days of December 1899.

J. H. McConnell.  
City Clerk.

An Ordinance to assess a special tax upon the lots and lands abutting upon South Union Avenue from the south line of Main street to the south line of Grant street in the City of Alliance, Ohio.

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

Section 1.

That to pay the cost and expenses of improving South Union Avenue from the south line of Main street to the south line of Grant street in the City of Alliance, Ohio, together with the interest on the bonds issued therefor, and in accordance with the provisions of an Ordinance passed April 7<sup>th</sup> 1899, entitled, "An Ordinance to improve South Union Avenue etc." for that purpose, and the estimate of the City Civil Engineer on file, there be levied and assessed upon each front foot of the lots and lands abutting upon said street between the points named, as aforesaid the sum of three dollars and seventy five cents, it being determined by Council and hereby declared that each of said lots and lands will be benefitted by said improvement in an amount equal to the sum hereby assessed upon the same; and that said assessment shall be payable in five annual installments as follows, to-wit:

For the year A. D. 1900, 81 Cents.

For the year A. D. 1901, 77 Cents.

For the year A. D. 1902, 75 Cents.

For the year A. D. 1903, 72 Cents.

For the year A. D. 1904, 70 Cents.

Section 2.

That the owners of the lots and lands upon each front foot of which said assessment is levied shall pay the annual installments of their respective assessments to the City Clerk on or before the first day of May of each and every year as above specified or be subject to the interest and penalty as provided by law; and in case of default of payment as herein specified the said City Clerk is hereby directed to certify any unpaid installments forthwith to the County Auditor to be placed on the tax duplicate for collection according to law.

Section 3.

That an Ordinance passed June 5<sup>th</sup> 1899, entitled "An Ordinance to assess a special tax upon the lots and lands abutting upon South Union Avenue etc." be and the same is hereby repealed, and this Ordinance shall take effect and be in force from and after its passage and legal publication.

Passed December 4<sup>th</sup> 1899.

J. H. McConnell,  
City Clerk.

W. H. Morgan  
President of Council.

I J. H. McConnell Clerk of the City of Alliance, Stark County, Ohio, hereby certify that the foregoing Ordinance was duly published according to law in the Alliance Daily Review, a newspaper of general circulation in the Corporation on the 6<sup>th</sup> and 7<sup>th</sup> days of December 1899.

J. H. McConnell, City Clerk.

An Ordinance to assess a special tax upon the lots and lands abutting upon North Union Avenue from the north line of Main Street to the south line of Ely Street in the City of Alliance, Ohio.

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

Section 1. That to pay the cost and expenses of improving North Union Avenue from the north line of Main Street to the south line of Ely Street in the City of Alliance, Ohio, together with the interest on the bonds issued therefor, and in accordance with the provisions of an Ordinance passed September 19<sup>th</sup> A. D. 1898, entitled "An Ordinance to improve North Union Avenue etc." for that purpose, and the estimate of the City Civil Engineer on file, there be levied and assessed upon each front foot of the lots and lands abutting upon said street between the points named, as aforesaid, the sum of three dollars and sixty nine cents and five mills, it being determined by Council and hereby declared that each of said lots and lands will be benefitted by said improvement in an amount equal to the sum hereby assessed upon the same; and that said assessment be payable in seven annual installments as follows:-

For the year A. D. 1900, 58.2 Cents,

For the year A. D. 1901, 56.4 Cents.

For the year A. D. 1902, 54.5 Cents.

For the year A. D. 1903, 52.8 Cents.

For the year A. D. 1904, 51 Cents

For the year A. D. 1905, 49.2 Cents

For the year A. D. 1906, 47.4 Cents

Section 2. That the owners of the lots and lands upon each front foot of which said sum is assessed shall pay the annual installments of their respective assessments to the City Clerk on or before the first day of May in each and every year as above specified or be subject to have the interest and penalty added as provided by law; and it is hereby made the duty of the City Clerk, in case of default of payment of any installment of said assessment, to forthwith certify the same to the County Auditor to be placed on the tax duplicate for collection according to law.

Section 3. That an Ordinance passed June 5<sup>th</sup> 1899 entitled "An Ordinance to assess a special tax upon the lots and lands abutting upon North Union Ave etc." be and the same is hereby repealed and this Ordinance shall take effect and be in force from and after its passage and legal publication.

Passed December 4<sup>th</sup> 1899.

J. H. McConnell.  
City Clerk.

A. H. Morgan.  
President of Council.

I J. H. McConnell Clerk of the City of Alliance, Stark Co, Ohio, hereby certify that the foregoing Ordinance was duly published according to law in the Alliance Daily Review, a newspaper of general circulation in the corporation on the 5<sup>th</sup> and 6<sup>th</sup> days of December 1899.

J. H. McConnell, City Clerk.

An Ordinance to assess a special tax upon the lots and lands abutting upon South Freedom Avenue from the south line of East Market Street to the south line of East Grant Street in the City of Alliance, Ohio.

Be it ordained and enacted by the Council of the City of Alliance, Ohio, as follows:-

Section 1. That to pay the cost and expenses of improving South Freedom Avenue from the South line of East Market Street to the South line of East Grant Street in the City of Alliance, Ohio, together with the interest on the bonds issued therefor, and in accordance with the provisions of an Ordinance passed April 17<sup>th</sup> 1899 entitled "An Ordinance to improve South Freedom Street etc." for that purpose, and the estimate of the City Civil Engineer on file, there be levied and assessed upon each front foot of the lots and lands abutting upon said street between the points named as aforesaid, the sum of three dollars and fifteen cents, it being determined by Council and hereby declared that the several lots and lands will each be benefitted by said improvement in an amount equal to the sum hereby assessed upon the same; and that said assessment be payable in five annual installments as follows:-

For the year A. D. 1900, 68 cents.

For the year A. D. 1901, 65 cents.

For the year A. D. 1902, 63 cents.

For the year A. D. 1903, 61 cents.

For the year A. D. 1904, 58 cents.

Section 2. That the owners of the lots and lands upon each front foot of which said assessment is levied shall pay the annual installments of their respective assessments to the City Clerk on or before the 1<sup>st</sup> day of May in each and every year as above specified or be subject to have the interest and penalty added as provided by law; and in case of default of payment as herein specified the said City Clerk is hereby directed to certify any unpaid installment forthwith to the County Auditor to be placed upon the tax duplicate as provided by law for the collection of the same.

Section 3. That an Ordinance passed June 5<sup>th</sup> 1899 entitled "An Ordinance to assess a special tax upon the lots and lands abutting upon South Freedom Avenue etc." be and the same is hereby repealed and this Ordinance shall take effect and be in force from and after its passage and legal publication.

Passed December 4<sup>th</sup> 1899.

J. H. McConnell.  
City Clerk.

W. H. Morgan  
President of Council.

I J. H. McConnell Clerk of the City of Alliance, Stark County, Ohio, hereby certify that the foregoing Ordinance was duly published according to law in the Alliance Daily Review, a newspaper of general circulation in the corporation on the 6<sup>th</sup> and 7<sup>th</sup> days of December 1899.

J. H. McConnell.  
City Clerk.

Repealed February 5<sup>th</sup> 1900. See page 453.

An Ordinance to prevent and punish fast driving or riding of animals and fast driving or propelling of vehicles through the public highways of the City of Alliance, Ohio.

Be it ordained and enacted by the Council of the City of Alliance, Ohio, as follows:-

- Section 1. That it shall be unlawful for any person or persons to drive or ride any animal, or to drive or propel any vehicle through or upon any of the streets, alleys or other public highways in the City of Alliance, Ohio, at a rate of speed exceeding six miles per hour.
- Section 2. That any person or persons violating any of the provisions of this Ordinance shall, upon conviction thereof, before a court of competent jurisdiction, be fined in any sum not to exceed fifty dollars.
- Section 3. That an Ordinance passed August 7<sup>th</sup> 1882, entitled "An Ordinance to prevent fast riding or driving of horses and other animals within the limits of the incorporated village of Alliance, Ohio," be and the same is hereby repealed.
- Section 4. That a Ordinance passed August 6<sup>th</sup> 1883, entitled "An Ordinance to prevent and punish fast driving or riding of animals or fast driving or propelling of vehicles through the public highways" be and the same is hereby repealed.
- Section 5. That this Ordinance shall take effect and be in force from and after its legal passage and publication.  
Passed December 18<sup>th</sup> 1899.

J. H. McConnell.  
City Clerk.

Thomas Wilson.  
President Protem. of Council.

J. H. McConnell Clerk of the City of Alliance, Stark County, Ohio, hereby certify that the foregoing Ordinance was duly published according to law in the Alliance Daily Review, a newspaper of general circulation in the corporation on the 20<sup>th</sup> and 21<sup>st</sup> days of December 1899.

J. H. McConnell.  
City Clerk.