

THE FOLLOWING ORDINANCES AND RESOLUTIONS WERE TAKEN UP AND CONSIDERED:

ORDINANCE NUMBER 44-A

Mr. Merts: To issue a certificate of indebtedness to the City of Alliance, to reimburse the Health Fund; was read the first time.

Ordinance
44-A
Passed.

Merts moved, seconded by James G. Miller, that the statutory rule requiring Ordinances and Resolutions to be read on three different days, be suspended and Ordinance 44-A be read the second and third time. The question being on the suspension of the rule, the yeas and nays were taken and resulted, Yeas 6, Nays 0. Those who voted in the affirmative, were: Messrs. Grubb, Merts, Harry Miller, James Miller, Penick, Weaver. So the rule was suspended and the ordinance read the second and third time.

The question being on the passage of the Ordinance, the yeas and nays were taken and resulted, Yeas 6, Nays 0. Those who voted in the affirmative, were: Messrs. Grubb, Merts, Harry Miller, James Miller, Penick, Weaver. So the ordinance was passed.

ORDINANCE NUMBER 42-A.

Ordinance
42-A
passed.

Mr. James G. Miller: Declaring it necessary to improve alley south of Patterson Street from Oak Street to Elm Street by constructing Sanitary Sewer Number 172; was read the second time.

James G. Miller moved, seconded by Weaver, that the statutory rule requiring Ordinances and Resolutions to be read on three different days, be suspended and Ordinance 42-A be read the third time. The question being on the suspension of the rule, the yeas and nays were taken and resulted, Yeas 6, Nays 0. Those who voted in the affirmative, were: Messrs. Grubb, Merts, Harry Miller, James Miller, Penick, Weaver. So the rule was suspended and the Ordinance read the second and third time.

The question being on the passage of the Ordinance, the yeas and nays were taken and resulted, Yeas 6, Nays 0. Those who voted in the affirmative, were: Messrs. Grubb, Merts, Harry Miller, James Miller, Penick, Weaver. So the ordinance was passed.

ORDINANCE NUMBER 45-A.

Ordinance
45-A
passed.

Mr. Merts: An Ordinance to make supplementary appropriation to the regular semi-annual appropriation ordinance; was read the first time.

Harry Miller moved, seconded by Grubb, that the statutory rule requiring Ordinances and Resolutions to be read on three different days be suspended and Ordinance 45-A be read the second and third time. The question being on the suspension of the rule, the yeas and nays were taken and resulted, Yeas 6, Nays 0. Those who voted in the affirmative, were: Messrs. Grubb, Merts, Harry Miller, James Miller, Penick, Weaver. So the rule was suspended and the ordinance read the second and third time.

The question being on the passage of the Ordinance, the yeas and nays were taken and resulted, Yeas 6, Nays 0. Those who voted in the affirmative, were: Messrs. Grubb, Merts, Harry Miller, James Miller, Penick, Weaver. So the ordinance was passed.

ORDINANCE NUMBER 32-A.

Ordinance
32-A
passed.

Mr. Penick: An Ordinance to amend Ordinance 922 in so far as same applies to ditch filling; was read the first time.

Merts moved, seconded by Grubb, that the statutory rule requiring ordinances and resolutions to be read on three different days be suspended and Ordinance 32-A be read the second and third time. The question being on the suspension of the rule, the yeas and nays were taken and resulted, Yeas 6, Nays 0. Those who voted in the affirmative, were: Messrs. Grubb, Merts, Harry Miller, James Miller, Penick, Weaver. So the rule was suspended and the ordinance read the second and third time.

The question being on the passage of the ordinance, the yeas and nays were taken and resulted, Yeas 6, Nays 0. Those who voted in the affirmative, were: Messrs. Grubb, Merts, Harry Miller, James Miller, Penick, Weaver. So the Ordinance was passed.

ORDINANCE NUMBER 46-A.

Ordinance
No. 46-A
passed.

Mr. Merts: To issue bonds for the purpose of purchasing an aerial hose and ladder truck and combination chemical engine and hose wagon and equipment therefor for the department. A police signal system with necessary equipment and furnishings for same for the Police Department; was read the first time.

Penick moved, seconded by James G. Miller, that the statutory rule requiring ordinances and resolutions to be read on three different days be suspended and Ordinance Number 46-A. be read the second and third time. The question being on the suspension of the rule, the yeas and nays were taken and resulted, Yeas 6, Nays 0. Those who voted in the affirmative, were: Messrs. Grubb, Merts, Harry Miller, James Miller, Penick, Weaver. So the rule was suspended and the ordinance read the second and third time.

The question being on the passage of the Ordinance, the yeas and nays were taken and resulted, Yeas 6, Nays 0. Those who voted in the affirmative, were: Messrs. Grubb, Merts, Harry Miller, James Miller, Penick, Weaver. So the Ordinance was passed.

Public health fund to be reimbursed for small pox quarantines. Chief of police requested to return chair to Council Chamber.

Grubb moved seconded by Penick that the public health fund be reimbursed to cover the expenses incident to the recent smallpox quarantines. Some discussion took place relative to certain bills presented to the Board of Health for food and service relative to the smallpox cases quarantined in the City. They said that some method should be employed to guard against a repetition of this high expense.

Grubb moved, seconded by Harry Miller, that the Chief of Police be requested to return a chair now being used in the department of Public Service to the Council Chamber.

On motion of James G. Miller, seconded by Grubb, Council adjourned

Attest
Chas. Silver
City Auditor

W. E. Barnard
President of Council

MINUTES

RULES
OF
ALLIANCE CITY COUNCIL

RULE 1.

The regular meetings of Council shall be held in the Council chamber, city hall, on the first and third Monday evening of each month at 7:30 o'clock.

RULE 2.

Whenever the regular meetings of the Council occur upon a legal holiday, or on an election day, the Council shall meet in regular session on the day following and at the place and hour fixed by the rule governing the same.

RULE 3. SPECIAL MEETINGS

Special meetings may be called by the Mayor or any three members of Council. Notices shall be served upon each member personally, or left at his usual place of residence, by the Chief of Police or his assistants and at least 12 hours notice to each member. The notices shall contain the particularly business for which the special meeting is called for. After the business specified in the notice has been disposed of, any business can then be taken up and considered.

RULE 4. OPENING PROCEEDINGS.

The President shall take the chair at the hour prescribed in Rule 1, and shall immediately call the members to order: he shall then cause the Journal of the preceding session to be read and disposed of, unless otherwise ordered by Council. In the absence of the President and President pro tem, the Clerk shall call the Council to order, and if a quorum shall then be present, the Council shall appoint one of its members President for that meeting, or until the appearance of the President or President pro tem.

RULE 5. QUORUM.

A majority of all members elected to Council shall constitute a quorum, and the vote of the majority of those present and constituting a quorum shall be sufficient to transact business in the absence of other members, except in those cases where a different number is or may be required by the laws of the State of Ohio, or by the rules of Council.

RULE 6.

The mayor, the Directors of Public Service, the Director of Public Safety, the Auditor, and the City Solicitor are specifically requested to attend each meeting of the Council, and to answer at any such meeting such questions relating to the affairs of the City under their respective management and control, as may be put to them by any member of the Council; and the mayor shall be entitled to take part in the proceedings and deliberations on all questions before the Council, and the Directors and other officers of the various departments herein invited to attend meetings of the Council, shall be entitled to take part in its proceedings and deliberations on all questions relating only to their respective departments.

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RULE 7. PRESIDING OFFICERS
PRESIDENT

The President shall preserve order and decorum, prevent personal reflections and confine members in debate to the question. He may in common with any other member call any member to order who shall violate any of the rules, and shall, when in the chair, decide all questions of order, subject to an appeal to the Council on the demand of two members.

On such appeal there shall be no debate, but the member making the appeal may briefly state his reason for the same, and the presiding officer shall have the same right to a similar brief statement.

PRESIDENT PRO TEM

In the absence of the President, the President Pro tem shall discharge the duties and be clothed with the power of the President.

RULE 8. COMMITTEES

It shall be the duty of the President, unless the Council shall otherwise order to appoint all committees and the following standing committees viz; Finance, Streets and Alleys, Railways, Telegraphs and Telephones, Sewer, Fire and Patrol, Police, Public Lights, Bridges and Permanent Improvements, Printings, Water, Sidewalks, Assessments, Judiciary, Grades, Platting and Cemetery.

A majority of the members of a committee shall constitute a quorum for the transaction of business.

Whenever any matter pending before the Council is referred to more than one committee, the several committees to which such reference is made shall consider the same jointly and in such consideration shall constitute a joint committee, a majority of the members of the several committees shall constitute a quorum of the joint committee, and of any such joint committee, the chairman of the standing committee first named in reference, shall be chairman, the members of the joint committee may choose a chairman.

RULE 9. ORDER OF BUSINESS

The business at all regular meetings of the Council shall be transacted in the following order:

1. Roll call.
2. Reading and disposing of the Journal.
3. Reports and communications from the Mayor, Directors of Departments, and City officers.
4. Reports of Standing Committees.
5. Reports of Special Committees.
6. Third reading of ordinances and resolutions.
7. Second reading of ordinances and resolutions.
8. Introduction of Ordinances.
9. Miscellaneous business.

The President may at any time permit a member to introduce and Ordinance, motion of resolution out of the regular order for the same, provided that two-thirds of the members present shall concur.

RULE 10. VOTING EXPULSION

Every member present shall vote on any question on the call of the call of the yeas and nays, unless excused by the unanimous consent of Council, and any member not being excused who refuses to vote on any question when the yeas and nays are being taken, shall be guilty of contempt of the Council, and may for such contempt be censured by a majority vote of the Council or may be expelled by a vote of two-thirds of all the members.

RULE 11. REPORTS OF COMMITTEES

The report of any committee of the Council, Official board or City Officer, upon matter referred to by the Council shall be made in writing

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and shall be accompanied by the original papers upon which such report is based.

If any matter referred by the Council to any committee, Board or Officer, be not reported upon before or at the next regular meeting from the time of such reference, such matter shall be brought by the City Clerk to the attention of the Council, which shall take such further action in the premises as it may deem best.

RULE 12. SPEAKING

No member shall be allowed to speak except from his own chair. No member shall speak longer than ten minutes at one time without leave, and no member shall speak more than once on the same motion until every member desiring to speak on that motion shall have had an opportunity to do so.

RULE 13. MOTIONS WHEN DEBATABLE: WITHDRAWAL.

When a motion is made and seconded it shall be stated by the President before any debate shall be in order. Any such motion and any amendment thereto may be withdrawn by the movers thereof at any time before decision if a majority of the members then present shall agree thereto.

RULE 14. DIVISIONS OF QUESTIONS.

Any member may call for a division of the question or the President may direct the same, and in either case, the same shall be divided if it comprehends questions so distant that one being taken away, the other will stand as an entire question for decision.

RULE 15. TO REFER; PRECEDENCE

When there is a question of referring a given subject to a standing committee, the question of reference to a standing committee shall be put first.

RULE 16. DATE & AMOUNTS; PRECEDENCE

The largest sum or the longest time shall be put first in cases where different sums or different times are named.

RULE 17. To ADJOURN.

The motion to adjourn shall always be in order unless the Council is engaged in voting, and the motion to adjourn, or lay on the table, or for the previous question shall be decided without debate.

RULE 18. SUBSIDIARY; ORDER OR PRECEDENCE

When a question or proposition is before the Council or under debate no motion shall be received except the following:

1. To adjourn.
2. To lay on the table.
3. For the previous question.
4. To postpone to a certain day.
5. To commit.
6. To amend.
7. To postpone indefinitely.

The several motions shall have precedence in the order in which they are herein arranged.

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RULE 19. TO TAKE FROM THE TABLE

A motion to take from the table shall be in order only when that order of business is being transacted in which the matter to be taken up was laid upon the table. Such motion shall be decided without debate, provided the mover may be permitted briefly to state his reasons for the motion.

RULE 20. RECONSIDERATION.

Any member who voted with the prevailing side may move a reconsideration of any action of the Council, provided that the motion be made not later than the next regular meeting after such action was taken.

A motion to reconsider shall be in order at any time except when a motion on some other subject is pending.

No motion to reconsider shall be made more than once on any matter or subjects, and the same number of votes shall be required to reconsider any action of the Council as is required to pass or to adopt the same.

RULE 21. YEAS AND NAYS: DEMAND FOR

When demanded by any member and seconded, the Yeas and Nays shall be taken on the passage of any resolution or any question or proposition submitted to the Council. And in taking the Yeas and Nays, the Clerk shall call the name of the members in their alphabetical order. Before the announcement of the vote by the President, the Clerk shall read the votes so taken upon demand of any member.

RULE 22. ORDINANCE, RESOLUTION & REPORTS INTRODUCTION.

Ordinance and resolutions shall be introduced only by members of the Council then present, with their names endorsed thereon, except such ordinances and resolutions as may be presented to the Council upon written recommendation of some committee of the Council or some officer of the City to which the subject matter has previously been referred.

RULE 23. GENERAL AND PERMANENT RULES.

All rules, resolutions and ordinances of a general or permanent nature shall be fully and distinctly read on three different days, unless three-fourths of all the members elected shall suspend the rule, and the vote on such suspension shall be taken by Yeas and Nays and entered on the Journal.

All ordinances of a general or permanent nature shall be read for information on the day when introduced, and unless otherwise ordered by the Council, be referred to a proper committee, which shall report the same back, (with or without amendments), as the committee shall deem best, at the next meeting of Council.

When any law of the state requires or may require, more than a majority of all the members to pass an ordinance, the law of the state shall govern, and the rule shall be subject thereto.

RULE 24. PASSAGE OR ADOPTION.

All ordinances and resolutions and all rules for the government of the Council, shall require for their passage or adoption the concurrence of a majority of all the members elected, and the votes on their passage or adoption shall be taken by Yeas and Nays and recorded on the Journal.

RULE 25. APPROPRIATION OF MONEY.

No money shall be appropriated except by ordinance. All ordinances for the appropriation of money for the issue of bonds, the transfer of any money to any fund, or the payment of claims, shall be referred without debate to the Finance Committee for consideration and report, unless the rules shall be temporarily suspended by a vote of three-fourths of all

member

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members elected. The vote on each suspension shall be taken by yeas and nays, and entered on the Journal.

RULE 26. REPORTS FROM CITY OFFICERS. ETC.

All reports from heads of departments or other City Officers suggesting or recommending action by the Council on any matter not referred to the source of such report by Council, or not otherwise provided for by the rules of the Council shall be referred to the standing committee, to which the subject matter of said report is more closely related. Said standing committee shall consider the suggestions and recommendations thus referred to them, and report thereon to the Council without unnecessary delay.

All ordinances, resolutions, and communications pertaining to matters that come under the care, supervision and control of the Board of Public Service, except resolutions or ordinances to lay, relay, or repair sidewalks and crosswalks, to build sewers and pave streets, shall in addition to being referred to the proper committee of Council be referred to such Board.

All ordinances, resolutions, and communications, which pertain to the Department of Public Safety shall be referred to the Board of Public Safety as well as to the proper committee of Council.

And every Board or Officer to whom any such matter is referred shall report the same back to Council at the next regular meeting, with recommendation of such Board or Officer thereon.

RULE 27. PRIVILEGES OF THE FLOOR

No person, except members, reporters for the press and persons invited by the President or by vote or rule of the Council shall be admitted within the bar of the Council Chamber.

RULE 28. PRESERVE ORDER.

Under the direction of the presiding officer, the Chief of Police shall preserve order and decorum, and by order of the Council shall compel the attendance of absent members, as may by ordinance be prescribed.

RULE 29. AMENDMENTS

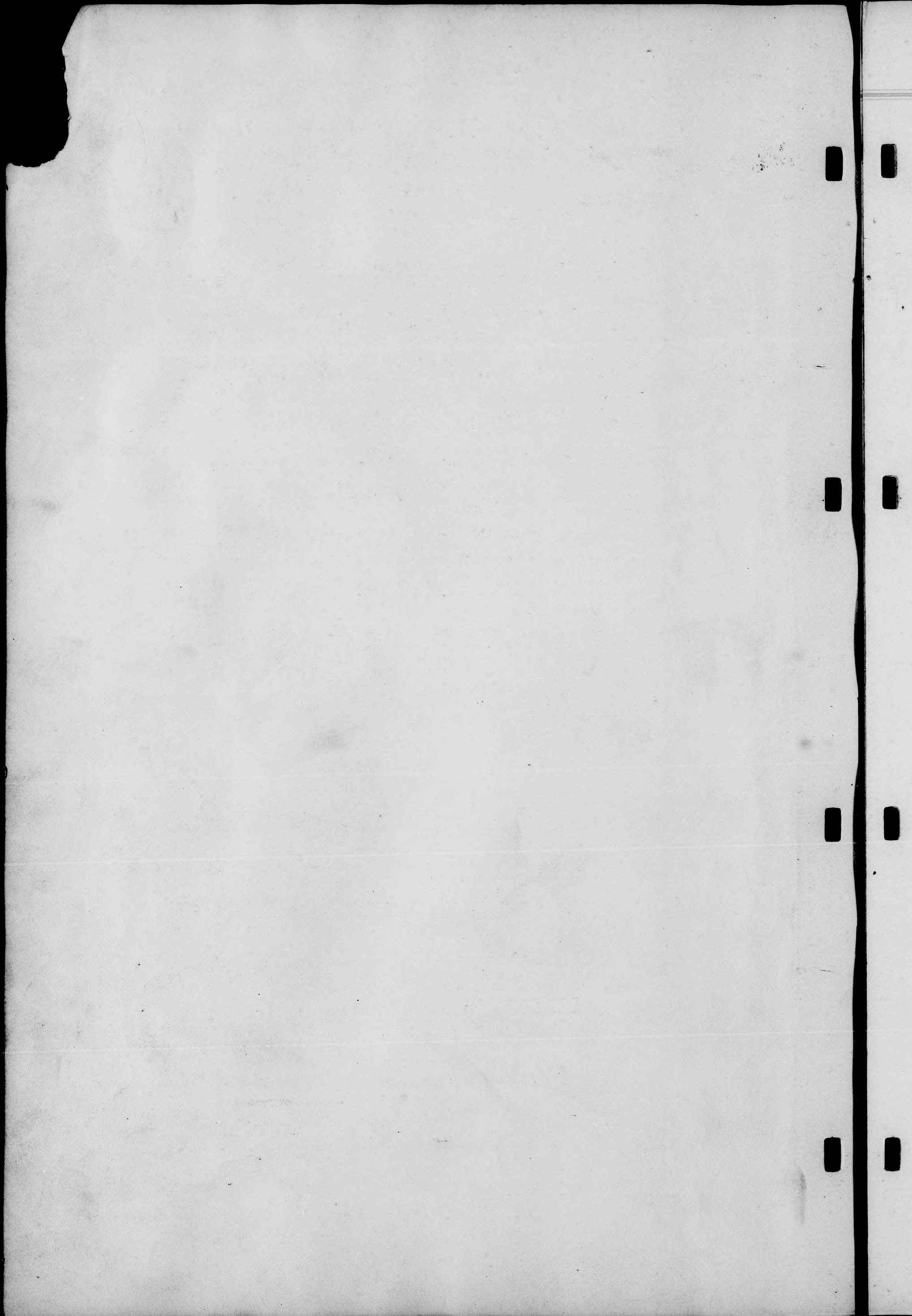
These rules may be amended or altered or new rules adopted by a majority of all the members elected, at any meeting of the Council, on the report of a committee to which the subject has been referred at a previous meeting.

RULE 30. SUSPENSION OF RULES

These rules, or any of them, may be temporarily suspended at any meeting of the Council by a concurrent vote of the majority of all members elected, except when a greater number is required by law, or these rules. The vote on such suspension shall be taken by the yeas and nays.

RULE 31. CUSHING'S MANUAL TO GOVERN

In the absence of any rule upon any matter of business, the Council shall be governed by Cushing's Law and Practice in Legislative Assemblies.



Council met in regular session with President Barnard in the chair.

The roll being called, the following members answered to their names: Messrs. Grubb, Lower, Merts, Harry Miller, James Miller, Penick, Weaver. Present 7, Absent 0.

Penick moved, seconded by Harry Miller that Lower be excused from non-attendance of last meeting.
The minutes of the previous meeting were read and approved.

J.H.Patton
recom.
\$27,500
bonds for
fire &
police.
Com. from
War Board
relating
to priority
certif-
icates.

A communication was read from J. H. Patton, Safety Director, recommending the \$27,500.00 bonds issued for fire and police apparatus. The communication was ordered filed.

A communication was received from the War Industrial Board, Council of National Defense, Washington, relating to priority certificates concerning coal, chlorine and alum. Same was read and ordered filed.

The Committee to whom was referred the proposition of installing curb markets and the employing of marketmasters, submitted the following:

Inasmuch as an ordinance providing for a Growers Market on the curb in the City of Alliance has been passed by Council, the following regulations governing the same have been agreed upon by Council this Monday, May 6, 1918.

Communica-
tion
regarding
Curb
Markets.

Section 1. Said markets to be located at _____ and _____ with the understanding that additional markets may be established as occasion demanded.

Section 2. This Growers Market shall be open for the purpose of displaying and selling produce raised in or near the City of Alliance, these products to be sold by the producer or his agent.

Section 3. There shall be created the offices of Market Master and Assistant Market Master whose duties shall be to enforce all regulations herein agreed upon. The Marketmaster shall be paid the sum of twenty dollars (\$20) per month.

Section 4. A charge of 15¢ per wagon shall be collected by the Marketmaster from each producer for each day he appears on the Market. In case a producer has more than one vehicle he shall pay 10¢ for each additional vehicle.

Section 5. This Market shall be open Tuesdays, Thursdays and Saturdays of each week during the months of June, July, August, September and October, beginning at 6:30 A. M. and continuing until 9:30 A. M.

Rule 1. Each person selling goods shall be required to leave the space occupied by him upon the Market in a clean and orderly condition.

Rule 2. Any person desiring to sell goods on said Market shall satisfy the Marketmaster that he is entitled to such privilege.

Rule 3. It shall be unlawful for any person to use any deceit or misrepresentation in attempting to sell any article on this Market.

Rule 4. All goods offered for sale by weight must be weighed in plain view of purchaser.

Rule 5. No baked goods of any kind shall be sold on this Market.

Section 6. It shall be the duty of the Marketmaster to ascertain a fair maximum price for each commodity offered on this market, this to be a price between the local wholesale and retail price. Quality and competition shall regulate all prices under the maximum price. This regulation is designed to protect both producer and customer.

Section 7. No goods shall be sold on this market to any vender or retailer with the idea of reselling, it being understood that all goods on this market are sold directly from producer to consumer.

Section 8. Any person selling goods in violation of any of the rules herein agreed upon may be suspended by the Marketmaster or his assistant from selling goods on this market.

Note
To the Council:

Section 4 seems just since many producers bring trailers behind their automobiles thus taking much room as well as selling a very valuable load. It seems unjust for the man or woman with a few dollars worth to pay as much as the man with the \$50 or \$75 load.

Referred to the Special Committee on Curb Markets.

The following protest was presented to Council:

May 1, 1918

The following protest was unanimously voted on at our last Grange meeting:

Protest
from
Marlboro
Grange.

Inasmuch, as we believe it to be the duty of every loyal farmer to produce the maximum amount of food and just as much the duty of those who cannot produce to at least encourage production - We as a body protest against the proposed plan of putting a maximum price on produce to be sold on the curb market this season.

We recognize the fact that too high prices, will keep consumers from the market; but we also recognize the fact, that too low prices will keep producers from the market.

Therefore, we as a body enter this protest against what we feel to be unjust discrimination against the producer.

Edith Vick, Master
Mrs. Rena Fox,
Sec. of Marlboro.

Grange No. 1401

J. O. Wilhelm
J. B. Bryan) Committee.
O. M. Shaw

Referred to Curb Market Committee.

MONDAY MAY 6, 1918 (CONTINUED).

A communication was received from W. H. Purcell, President of the Stark Electric Railroad Company, relating to the increase of City fares.

April 30, 1918.

Alliance City Council,
Alliance, Ohio.

C. E. Barnard, President.

Gentlemen:-

Some six (6) weeks ago we made a reasonable request of The Alliance City Council to give our Company consideration in the way of allowing us to increase city fares, but up to the present time this does not seem to have been taken up, for some reason or other, and we hardly think it fair to our Company.

In the face of the high cost of living our men justly demand a higher rate of wages. They cannot get along without it. They are absolutely entitled and justified in asking this and the Company have to consider it, irrespective of their stockholders. It is a real condition and one which has to be met, and in addition to all our other troubles it means just this much additional expenditure and the additional jeopardizing of every dollar invested by our home stock holders and others in the Stark Electric Company.

We state clearly that the men are absolutely justified in coming to us for an increase in wages to meet the abnormal conditions which all of us are up against, no difference at what expense to the Company. Their demands were brought about by the high cost of living, and the stockholders, irrespective of earnings, and irrespective of how long the Company can run under the present conditions, have considered the fairness of their demands.

Now on our part, we ask the City Council to place themselves in the same position as any other manufacturing company would and consider the Stark Electric Railroad Company as part of their business and who are asking at your hands a fair decision to give them a chance to live under the abnormal conditions which we are existing under, the same as are our employees, and your immediate attention to our request will be appreciated. Just keep this in mind, we are only asking the same fair consideration that we are giving, and from whatever standpoint or from whatever angle you analyze the situation, you will have to come to the conclusion that our request is just.

Will you not kindly take this up at the earliest possible opportunity?

Yours very truly,

W. M. Purcell,
President.

The communication was referred to the Committee on Railways and Telegraphs.

The following communication was received and read:

May 1, 1918.

To the City Council of Alliance, Ohio:

Gentlemen:-

In accordance with my letter of April 25th, I am enclosing herewith a copy of the "Report on Plans for Additional Filters for the Water Purification Plant at Alliance", prepared by our division of sanitary engineering.

Yours truly,

A. W. Freeman, Commissioner.

The report of the plans for additional filters for the Water Purification of Alliance, Ohio, was ordered filed.

Solicitor Shetler reported that Mayor Westover and he, to whom had been referred the claim of J. J. Yochum for damages, the latter sustaining a fall on south Liberty Avenue, felt that the City was not liable for the damages. He suggested that the Sewer Committee investigate,

A claim from Arthur Morgan for damages to a refrigerator which was to have been caused by the stopping of a sewer which caused water to back into the Morgan cellar.

The W. M. Ellet damage case, argued for a new trial, last week, is now being held under advisement by the judge.

The Finance Committee submitted the following bills, and recommended their payment:

Review Publishing Company....\$ 3.73
Review Publishing Company.....74.13
Review Publishing Company.....17.82

Chas. Merts
J. W. Penick
L. E. Grubb.

The report of the Committee was agreed to.

Communication from
W.H.Purcell
Pres. of
Stark
Electric
Co. relat-
ing to
increase
of City
Fares.

Communica-
tion for
Plans for
Additional
Filters
for the
Water
Purifica-
tion.

Report of
J. J.
Yochum
damage
case.
Sewer Com.
to inves-
tigate
claim of
Arthur
Morgan.

Finance
Com. re-
comends
payment
of bills.

MONDAY MAY 6, 1918

Sts. and Alley Comm. recom. passage of 52-A. Ord. 41-A submitted.

The Committee on Streets and Alleys submitted Ordinance 52-A and recommended its passage.

James. Miller.
L. L. Lower.

The report of Committee was agreed to.

The Committee on Railways and Telegraphs submitted Ordinance 41-A without recommendation.
The report of the Committee was agreed to.

THE FOLLOWING ORDINANCES AND RESOLUTIONS WERE INTRODUCED:

Ord. 53-A read 1st time.

Ordinance 53-A.
Mr. Penick: An Ordinance to accept the plat of H. D. Tolerton, by replatting part of Out Lot 216 and Out Lot 217; was read the first time.
Referred to the Platting Committee.

Ord. 54-A read 1st time.

ORDINANCE NUMBER 54-A.
Mr. : An Ordinance to accept the plat of David Mathews by replatting part of Out Lot 268 in the City of Alliance, Ohio; was read the first time.
Referred to the Platting Committee.

Ord. 49-A read 1st time.

ORDINANCE NUMBER 49-A.
Mr. Penick: To license keepers of houses of public entertainment, known as coffee houses, within the City of Alliance, Ohio; was read the first time.
Referred to the judiciary Committee.

Ord. 50-A read 1st time.

ORDINANCE NUMBER 50-A.
Mr. Harry Miller: An Ordinance to license billiard and pool rooms within the City of Alliance, Ohio; was read the first time.
Referred to the judiciary Committee.

Ord. 51-A read 1st time.

ORDINANCE NUMBER 51-A.
Mr. Harry Miller: To regulate and license the business of billposting, advertising, sign painting, bill distributing, card tacking and distributing of advertising matter, within the City of Alliance, Ohio; was read the first time.
Referred to the judiciary committee.

Ord. 56-A read 1st time.

ORDINANCE NUMBER 56-A.
Mr. James G. Miller: Determining to proceed with the improvement of Perry Street and alley west of Diehl Court to Garfield Avenue by constructing an extension to sewer 153; was read the first time.
Referred to the Sewer Committee.

Ord. 57-A read 1st time.

ORDINANCE NUMBER 57-A.
Mr. James G. Miller: Determining to proceed with the improvement of the alley and proposed alley between Vine street and Perry street from Lincoln Avenue to Rockhill Avenue by the construction of Sanitary Sewer No. 164; was read the first time.
Referred to the Sewer Committee.

On motion of Grubb, seconded by James G. Miller, Council referred back to the reports of the standing Committees.

Comm. on Sewers recom. passage of 56-A 57-A. Finance Com. recom. passage of Ord. 48-A.

The Committee on Sewers submitted Ordinance 56-A and 57-A and recommended their passage.

James Miller
L. L. Lower
L. L. Weaver.

The report of the Committee was agreed to.

The Finance Committee submitted Ordinance 48-A and recommended its passage.

Chas. Merts.
James Penick.
L. E. Grubb.

The report of the Committee was agreed to.

THE FOLLOWING ORDINANCES AND RESOLUTIONS WERE TAKEN UP AND CONSIDERED:

Ord. 52-A read 1st time.

ORDINANCE NUMBER 52-A.
to ch An Ordinance to vacate first alley north of Broadway ^{from} to the east line of Mechanic ^{and west} and west line of first alley west of Arch Avenue; was read the first time.
Harry Miller moved, seconded by James G. Miller that the statutory rule requiring ordinances and resolutions to be read on three different days be suspended and Ordinance 52-A be read the second and third time. The question being on the suspension of the rule, the Yeas and Nays were taken and resulted, Yeas 7, Nays 0. Those who voted in the affirmative, were: Messrs. Grubb, Lower, Merts, Harry Miller, James Miller, Penick, Weaver. So the rule was suspended and the Ordinance read the second and third time.
The question being on the passage of the ordinance, the Yeas and Nays were taken and resulted, Yeas 7, Nays 0. Those who voted in the affirmative, were: Messrs. Grubb, Lower, Merts, Harry Miller, James Miller, Penick, Weaver. So the Ordinance was passed.

ORDINANCE NUMBER 55-A.

Mr. Weaver: An Ordinance granting the right-of-way to the Reeves Bros. Company, across east Keystone street in the City of Alliance, for two side tracks and switches was read.

Ord. 55-A Passed.

Merts moved, seconded by Harry Miller that the statutory rule requiring ordinances and resolutions to be read on three different days be suspended and Ordinance 55-A be read the second and third time. The question being on the suspension of the rule, the Yeas and Nays were taken and resulted, Yeas 7, Nays 0. Those who voted in the affirmative were: Messrs. Grubb, Lower, Merts, Harry Miller, James Miller, Penick, Weaver. So the rule was suspended and the ordinance read the second and third time.

The question being on the passage of the ordinance, the Yeas and Nays were taken, and resulted, Yeas 7, Nays 0. Those who voted in the affirmative, were: Messrs. Grubb, Lower, Merts, Harry Miller, James Miller, Penick, Weaver. So the ordinance was passed.

ORDINANCE NUMBER 56-A.

Ordinance Number 56-A was read.

Ord. 56-A Passed.

James G. Miller, moved seconded by Grubb that the statutory rule requiring ordinances and resolution to be read on three different days be suspended and Ordinance 56-A be read the second and third time. The question being on the suspension of the rule, the Yeas and Nays were taken and resulted, Yeas 7, Nays 0. Those who voted in the Affirmative, were: Messrs. Grubb, Lower, Merts, Harry Miller, James Miller, Penick, Weaver. So the rule was suspended and the Ordinance read the second and third time.

The question being on the passage of the ordinance, the Yeas and Nays were taken and resulted, Yeas 7, Nays 0. Those who voted in the affirmative, were: Messrs. Grubb, Lower, Merts, Harry Miller, James Miller, Penick, Weaver.. So the ordinance was passed.

ORDINANCE NUMBER 57-A.

Ordinance number 57-A was read.

Ord. 57-A Passed.

Merts moved, seconded by James G. Miller, that the statutory rule requiring ordinances and resolutions to be read on three different days be suspended and Ordinance Number 57-A be read the second and third time. The question being on the suspension of the rule, the Yeas and Nays were taken and resulted, Yeas 7, Nays 0. Those who voted in the Affirmative, were: Messrs. Grubb, Lower, Merts, Harry Miller, James Miller, Penick, Weaver. So the rule was suspended and the ordinance read the second and third time.

The question being on the passage of the ordinance, the yeas and nays were taken and resulted, Yeas 7, Nays 0. Those who voted in the affirmative, were: Messrs. Grubb, Lower, Merts, Harry Miller, James Miller, Penick, Weaver. So the Ordinance was passed.

ORDINANCE NUMBER 48-A.

Ordinance Number 48-A was read.

Ord. 48-A Passed.

James G. Miller moved, seconded by Merts that the statutory rule requiring ordinances and resolutions be read on three different days be suspended and Ordinance Number 48-A be read the second and third time. The question being on the suspension of the rule, the Yeas and Nays were taken and resulted, Yeas 7, Nays 0. Those who voted in the affirmative, were: Messrs. Grubb, Lower, Merts, Harry Miller, James Miller, Penick, Weaver. So the rule was suspended and the ordinance read the second and third time.

The question being on the passage of the ordinance, the Yeas and Nays were taken and resulted, Yeas 7, Nays 0. Those who voted in the affirmative, were Messrs. Grubb, Lower, Merts, Harry Miller, James Miller, Penick, Weaver. So the Ordinance was passed.

Encroachment of sidewalks.

The matter of encroachment of sidewalks was taken up and considered. A lengthy discussion of the subject was rendered in which it was stated that the City had no right to grant permission to any one to occupy street space for private gain.

Lower moved, seconded by Harry Miller that the Solicitor be instructed to take steps to remove all stands deemed obstructive to traffic on sidewalks and especially fruit stands on the south west corner of Main Street and Freedom Avenue and the one at the Stark Electric Depot.

A. G. Tanner special police officer who has charge of streets and alleys, said he had difficulty in getting people to clear the sidewalks of temporary obstructions as they declared that others were using the side walk space regularly.

On motion of Harry Miller, seconded by Grubb, Council adjourned.

Attestz

Chas. Elmer

City Auditor.

C. E. Barnard

President of Council.