

An Ordinance to amend Sections 4 and 5 of an Ordinance passed March 31<sup>st</sup> 1899, entitled "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 section four of an Ordinance passed March 31<sup>st</sup> 1899, entitled "An Ordinance to provide for the maintenance, operation and control of the Fire Department of the City of Alliance, Ohio" be amended to read as follows:

That all officers and employes of the Fire Department, other than the Chief Fire Engineer, shall be graded as follows; Captains for the first three months of continuous service in said department, as second grade; and for service thereafter as first grade; Lieutenants, drivers, hosemen, laddermen, linemen and cadets for the first three months of continuous service as third grade; for the second three months of continuous service as second grade; and for service thereafter as first grade; provided however that no employe or officer of said Department shall be promoted from one grade to another without having first passed a satisfactory examination, to be given by the Chief Fire Engineer and Fire Committee, relating to the service upon which examination such employe or officer shall attain to a percentage of not less than seventy five.

Section 2. That section five of said Ordinance be amended to read as follows:

This section  
repealed July 21<sup>st</sup>  
1902 see page  
in Volume 3

That the Chief Fire Engineer shall receive for his services the sum of Sixty-five dollars per month; Captains of the second grade fifty two dollars per month; Captains of the first grade fifty-five dollars per month; Lieutenants, drivers, hosemen, laddermen, linemen and cadets of the third grade, forty dollars per month; those of the second grade, forty-five dollars per month; and those of the first grade fifty dollars per month.

Section 3. That said sections four and five of said Ordinance passed March 31<sup>st</sup> 1899, be and the same are hereby repealed and this Ordinance shall take effect and be in force from and after its passage and legal publication.

Passed January 4<sup>th</sup> 1900.

J. H. McConnell.  
City Clerk.

Thomas Wilson.  
First Prater 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 January 1900.

J. H. McConnell.  
City Clerk.

## An Ordinance to Vacate certain Streets and Alleys.

Whereas on the 4<sup>th</sup> day of December, A. D. 1899, a petition was presented to the Council of the City of Alliance, Ohio, for the vacation of East Oxford Street and East High Street from the west line of South Meadow Avenue, to the west line of the first alley west of said South Meadow Avenue; the alley between East High Street and East Broadway Street and the alley between East High Street and East Oxford Street, both from the west line of said South Meadow Avenue to the west line of the first alley west thereof; and the first alley west of said South Meadow Avenue from the north line of the alley between East Oxford Street and East Cambridge Street to the south line of East Broadway Street, all in said City of Alliance, Ohio, notice of the pendency and prayer of which has been given as required by law; and, whereas upon hearing, the Council of said City of Alliance, Ohio, is satisfied that there is just cause for such vacation, and that the same would not be detrimental to the general interest and should be made; Therefore be it ordained and enacted by the Council of the City of Alliance, Ohio, that said respective Streets and Alleys as herein described and between the respective points herein named, be and the same are hereby vacated, and this Ordinance shall take effect and be in force from and after its passage and legal publication.

Passed February 5<sup>th</sup> 1900.

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 February 1900.

J. H. McConnell,  
City Clerk.

A Resolution declaring it necessary to issue bonds for the purpose of improving the present Water Works Plant or system of said City and erecting in connection therewith an Electric Light Plant.

Be it resolved by the Council of the City of Alliance, Ohio, that it is necessary to issue and sell the bonds of said City of Alliance, Ohio, in the sum of Thirty Five Thousand Dollars, for the purpose of improving the present Water Works Plant or system of said City and erecting in connection therewith an Electric Light Plant for supplying the said City and the inhabitants thereof with Light, as well as water, and that the question of issuing and selling the bonds of said City in the amount aforesaid be submitted to the electors of said City at a special election to be held for that purpose on the third day of March, A.D. 1900, and that the Mayor be and hereby is directed to give notice of the holding of such Election in the manner provided by law.

And it is further resolved that a copy of this resolution be certified by the Clerk of said City to the deputy state supervisors of Elections of Stark County, Ohio, as provided by law.

Adopted February 5<sup>th</sup>, 1900.

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 Resolution 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 February, 1900.

J. H. McConnell.  
City Clerk.

An Ordinance to prevent and punish fast driving or propelling of vehicles and fast driving or riding of animals 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 Main Street in the City of Alliance, Ohio at a rate of speed exceeding six miles an hour; or through or upon any other of the streets, alleys or other public highways in the said City of Alliance, Ohio, at a rate of speed exceeding nine miles per hour excepting that upon South Union Avenue between the hours of one O'clock P.M. and four O'clock P.M. on any day of the week other than Sunday, the provisions of this Ordinance shall not apply to animals or vehicles going to the south.
- 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 a sum not to exceed fifty dollars.
- Section 3. That an Ordinance passed December 18<sup>th</sup> 1899, entitled "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 and the same is hereby repealed.
- Section 4. That this Ordinance shall take effect and be in force from and after its passage and legal publication.
- Adopted February 5<sup>th</sup> 1900.

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 February, 1900.

J. H. McConnell.  
City Clerk.

An Ordinance to assess a special tax on the property abutting on South Arch Avenue to pay for the construction of sidewalk on said street.  
 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 constructing a sidewalk on South Arch Avenue between the south line of East Wilson street and the middle of Lot No. 2392, in said City of Alliance, Ohio, there be levied and assessed upon each front foot of the lots abutting upon the west side of said street - between the points named herein, to wit, all of Lot No. 2387 and the north half of Lot No. 2392 in said City the sum of 74 and  $\frac{1}{2}$  Cents.
- Section 2. That the owners of the Lots upon which the sums above mentioned are assessed shall pay the amount of their said assessment to Ed L. Miller, contractor, as follows: One half thereof within ten days from the passage hereof and one half thereof within one year and ten days from the passage hereof, or be subject to interest and penalty as allowed by law, and the Clerk is hereby directed to certify this Ordinance to said Ed L. Miller, Contractor, in payment for his labor and materials furnished in connection with said construction.
- Section 3. That this Ordinance shall take effect and be in force from and after its passage and legal publication.  
 Passed February 19<sup>th</sup> 1900.

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 according to law, in the Alliance Daily Review, a newspaper of general circulation in the corporation on the 23<sup>rd</sup> and 24<sup>th</sup> days of February, 1900.

J. H. McConnell,  
 City Clerk.

Repealed March 17<sup>th</sup> 1902 see page 121, Vol. 3.

An Ordinance to provide for the Salary of the Solicitor.  
Be it ordained and enacted by the Council of the City of Alliance, Ohio,  
as follows:

- Section 1. That the Solicitor of the City of Alliance, Ohio, shall receive as salary the sum of six hundred dollars per annum, payable quarterly, which sum shall be full compensation for all services rendered to said City, as provided by law, and he shall receive no other or further compensation for extra services or otherwise, excepting only that he may be reimbursed for his necessary expenses incurred in prosecuting the business of his office.
- Section 2. That so much of Section 2 of an Ordinance passed March 24<sup>th</sup> A.D. 1885, entitled "An Ordinance creating the office of Solicitor and Street Commissioner, and fixing the compensation of the same," as relates to the salary of the Solicitor, be and the same is hereby repealed.
- Section 3. That this Ordinance shall upon its passage and legal publication, take effect and be in force upon and after the expiration of the present term of office of the present Solicitor of said City.  
Passed March 5<sup>th</sup>, 1900.

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 7<sup>th</sup> and 8<sup>th</sup> days of March 1900.

J. H. McConnell  
City Clerk.

A Resolution to improve certain streets, corners and alleys by constructing Lateral Sanitary Sewers numbers 16, 36 and 34.

Be it resolved by the Council of the City of Alliance, Ohio, that it is hereby declared necessary that the present sanitary sewer system be extended by excavating and laying sewer pipes and building manholes and flush tanks according to plans, profiles and specifications relating to the same now on file in the office of the City Civil Engineer, along the following described street, corners and alleys:

Lateral Sanitary Sewer No. 16:—Commencing at the South end of Lateral Sanitary Sewer number 16 as the same is now constructed to or near the south line of Grant street on South Union corner in said City; thence south along South Union corner to the north line of Out-lot number 284, being the premises known as the "Old Cemetery" in the sixth ward of said City.

Lateral Sanitary Sewer No. 36:—Commencing at the inside of a manhole on Sanitary Sewer No. 16, as the same shall be constructed at the corner of Union corner and State street; thence west along west State street to the west line of City Lot number 2407.

Lateral Sanitary Sewer No. 34:—Commencing at the inside of a manhole on Sanitary Sewer No. 16, as the same shall be constructed at the corner of Union corner and College streets; thence west along College street to the east line of Aultman corner; and also commencing at the inside of said manhole and running thence east along College street to South Arch corner.

The cost and expense of said improvement shall be assessed pro front feet upon the lands and lots abutting on said improvement, according to the laws and Ordinances on the subject of assessments, and shall be payable in three annual installments, and bonds shall be issued in anticipation of the collection of such assessments.

The Clerk is hereby instructed to cause this resolution to be published for two weeks in a newspaper of general circulation in the corporation, and published therein.

Adopted May 21<sup>st</sup> 1900.

Attest J. H. McConnell.  
City Clerk.

J. H. Morgan.  
Pres. of Council.

I hereby certify that the foregoing Resolution was adopted by the Alliance City Council May 21<sup>st</sup> 1900, and duly published according to law for two consecutive weeks, commencing June 6<sup>th</sup> 1900, in the Alliance Daily Review a newspaper of general circulation in the corporation.

J. H. McConnell.  
City Clerk.

An Ordinance to construct Lateral Sanitary Sewers Numbers 16, 36 and 34.

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

Section 1. That the construction of what is known as Lateral Sanitary Sewers numbers 16, 36 and 34 be proceeded with in accordance with the Resolution to construct the same adopted May 21<sup>st</sup>, 1900, by excavating and laying the necessary tile according to the plans and specifications therefor on file in the Office of the City Civil Engineer and along the respective streets and alleys as hereinafter set forth, to-wit:

Sewer Number 16: Commencing at the south end of Lateral Sanitary Sewer No. 16 as the same is now constructed to or near the south line of Grant street on South Union Avenue in said City; thence south along South Union Avenue to the north line of Out lot No 284, being the premises known as the "Old Cemetery" in the sixth ward of said City.

Sewer No. 36: Commencing at the inside of a manhole on Sanitary Sewer No. 16, as the same shall be constructed at the corner of Union Avenue and State street; thence west along West State street to the west line of City Lot number 2451.

Sewer No. 34: Commencing at the inside of a manhole on Sanitary sewer No. 16, as the same shall be constructed at the corner of Union Avenue and College street; thence west along College street to the east line of Cullman Avenue; and also commencing at the inside of said manhole and running thence east along College street to South Oak Avenue.

Section 2. That 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. That this Ordinance shall take effect and be in force from and after its passage and legal publication.

Adopted July 2<sup>nd</sup> 1900.

Attest J. H. McConnell.  
City Clerk.

W. H. Morgan  
Pres. of Council.

J. H. McConnell Clerk of the City of Alliance, Stark County, Ohio, hereby certifies that the foregoing Ordinance was adopted by the Alliance City Council July 2<sup>nd</sup> 1900 and duly published according to law in the Alliance Daily Review a newspaper of general circulation in the corporation, on the 3<sup>rd</sup> and 5<sup>th</sup> days of July 1900.

J. H. McConnell  
City Clerk.

An Ordinance to fix the Salary of the Chief Fire Engineer.

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

Section 1. That the Chief Fire Engineer of the City of Alliance, Ohio, shall receive for his services the sum of Eighty dollars per month, beginning on the first day of August, A. D. 1900.

Section 2. That any and all Ordinances heretofore passed fixing the Salary of the Chief Fire Engineer of the City of Alliance, Ohio, be, and the same are hereby repealed so far as they have reference to the amount of such Salary, but no further.

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

Adopted July 9<sup>th</sup>, 1900.

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 adopted by the Alliance City Council July 9<sup>th</sup> 1900, and duly published according to law in the Alliance Daily Review a newspaper of general circulation in the corporation, on the 10<sup>th</sup> and 11<sup>th</sup> days of July 1900.

J. H. McConnell  
City Clerk.

# Ordinance Book # 3

	Alliance Eureka Oil & Gas Co. Ordinance granting franchise.....	Page..... 41.
	Alley. Resolution to improve .....	Page... 78
	Alley. Ordinance to improve .....	Page... 79
	Alley. Ordinance to issue Bonds to improve .....	Page.... 80
	Alley. Resolution to improve .....	Page... 82
	Alley. Ordinance to improve .....	Page.... 83
	Alley. Ordinance to issue Bonds to improve .....	Page.... 84
Repealed	Artificial Gas. Ordinance to regulate the price of .....	Page.. 91.
Repealed	Alliance Gas & Electric Co. Ordinance to contract with.....	Page.. 92. ✓
	Alliance Electric Railway Co. Ordinance granting right to extend lines of.	Page.. 95.
Repealed.	Alliance Electric Railway Co. Ordinance to grant renewal of franchise to.	Page. 110
	Alliance Electric Railway Co. Ordinance to grant renewal of franchise to	Page. 115
	Auld Street Ordinance to establish the grade of	Page 125
	Alliance Electric Railway Co Ordinance to construct double track	134
	Akron and Alliance Connecting Railway Co Granting permission <sup>to build</sup>	164
	Artificial Gas Ordinance to regulate the price	171
	Alliance Gas - Electric Co. Ordinance to contract with	183
	Alley Ordinance to vote an between lots 1283-1284	212
Repealed	Alliance Gas and Electric Company Ordinance to regulate the price which Alliance Gas - Electric Co. may charge for artificial gas for five years from the 15 <sup>th</sup> day of July A. D. 1903	220
	West Broadway An ordinance to establish the grade of West Broadway Street between certain designated points.	227
	Alley. Ordinance to improve North of Patterson St,	263-7
	Alley. Ordinance to improve 1 <sup>st</sup> West of Liberty St,	271-3
	Alley. Ordinance to improve 1 <sup>st</sup> North of Broadway	273-3
	Alley. Resolution to improve 1 <sup>st</sup> North of Broadway	281
	Alley. Ordinance to improve 1 <sup>st</sup> " " Patterson	328
	Administration, General. - - - - -	320
	Alley Ordinance to improve 1 <sup>st</sup> West of Liberty -	338
	Alley Ordinance to proceed 1 <sup>st</sup> North of Patterson	341
	Alley Ordinance to proceed 1 <sup>st</sup> North of Broadway	342
	Alley, Special Assessment for 1 <sup>st</sup> West of Liberty	374
	Alley, Special Assessment for 1 <sup>st</sup> North of E. Broadway	379
	Alley, " " " 1 <sup>st</sup> North of Patterson	384
	Alley To vacate first alley north of Grant Street in Josiah Grant's addition	
	Appropriation Ordinance to make appropriations for Expenditures	

Bonds. Resolution to issue \$29000. refunding	Page 33.
Bonds. Ordinance to issue \$29000. refunding	" 34.
Bonds. Resolution to issue \$62650.00 refunding	" 108
Bonds. Ordinance to issue \$62650.00 refunding	" 109
Bond. Ordinance to fix the bond of the Trustee of the sinking fund..	213
Board of Public Service Ordinance To authorize the B. of P. S. to enter into Contract for the repair of the City Hall.	219
Cambridge Street. An ordinance to establish the grade of Cambridge Street between certain designated points	246
Bonds. Resolution to issue \$21600. extending	267
Bonds. Resolution to issue \$6650.00	337
Bonds. Resolution to issue \$21600.00	314
Bonds. Refunding, Resolution to issue \$40000.00	366
Bonds. Resolution to issue for W. State Street &	370
Buildings, Insecure and Unsafe, Ordinance	381
Bonds. Ordinance to issue bonds for the purpose of Enlarging and Extending the water wks.	397
Bonds. Ordinance to issue bonds for the purpose of Enlarging and Extending the Storm Sewer System.	400
Bonds. Ordinance to issue bonds for the purpose of Enlarging and Extending and Improving the City Waterworks	419
<sup>Refunding</sup> Bonds. Resolution to issue \$40,000.00	457
Bonds. An ordinance to issue bonds for the purpose of enlarging and extending the water works.	460
Bonds. An Ordinance to issue bonds for the purpose of Enlarging and Extending the Storm Sewer System.	463
Bonds. An Ordinance to issue bonds for the purpose of Enlarging and Extending the water works	467
Bonds. An Ordinance to issue bonds for the purpose of erecting a building for the Fire Department.	469
Bonds. Resolution to issue \$74,500.00 extending	472
Bonds. Ordinance to issue bonds in the sum of \$10,000.00 to pay cost and expense of extending the water works.	476
Bonds. Ordinance to issue bonds in the sum of \$65,000.00 for Street Imp.	477
Bonds. Ordinance to issue bonds in the sum of \$17,500 for Street Imp.	480
Bonds. Ordinance to issue bonds in the sum of \$16,500.00 for constructing sewer	482
Bonds. Resolution to issue bonds for improving water works	480

Cambridge Street, Ordinance to vacate portion of.....	Page 57	
Clerk of Council Ordinance To fix the salary and bond of		214
Columbia Street, Ordinance to establish grade of.....		256
City Prison, Ordinance to repair		270
East Columbia Street, Resolution to improve		360

Depository Commission 383

	Electric Light Plant. Ordinance to provide for erection of an	Page 28.
	Electric Light Plant. Ordinance to issue bonds for erection of an	" 29.
	Electric Light Plant. Ordinance to provide for the management of	" 31.
	Cureka Oil & Gas Co. Ordinance granting franchise to	" 41.
Repealed	Electric Lights. Ordinance to regulate the price of Incandescant	" 90.
	Electric Railway Co. Ordinance to extend lines of Alliance	" 95.
Repealed	Electric Railway Co. Ordinance to grant renewal of franchise to	" 110.
	Electric Railway Co. Ordinance to grant renewal of franchise to	" 115.
Repealed	Electric Lights Ordinance to regulate the price of Incandescant	<del>90</del> 169
Repealed	Electric Lights Ordinance to regulate the price of Incandescant	231

Freedom Corner. Resolution to improve North..... Page 58.

Freedom Corner. Ordinance to improve North..... " 59.

Freedom Corner. Ordinance to issue Bonds to improve North..... " 60

Freedom Corner. Ordinance to establish the grade on North... " 101

Fire Department Ordinance to regulate salaries of 174

Fire Department Ordinance fixing the Number Bonds " 217  
and Salaries of Members of the  
Fire Department.

Fires, Ordinance for prevention of ..... 266

Franklin Ave, Resolution to improve 272  
Prevent unlawful

Fire Department, interference with 277

Franklin Ave, Ordinance to improve 279-324

Franklin Ave. Ordinance to proceed 343.

Fire Department. Ordinance fixing the Number,  
Bonds and salaries of Members  
of the Fire Department 407

Franklin Cor. To levy a special assessment  
for the improvement of Franklin Cor.  
from Noble Street to Reed Street by  
grading and curbing and to  
provide for the payment for said  
improvement 412.

Fire Department. Ordinance fixing the number, bonds and 449  
salaries of Members of Fire Department.

Fortune-Tellers. Ordinance to provide punishment for, 450

Fire Department. Ordinance to authorize and direct expenditures 474  
of \$15,000.00 for the erection of a building for the  
Fire Department.

✓ Gambling. An Ordinance to prohibit gaming and .....	Page 51
✓ Grade Ordinance on first Alley south of Main st from Union Ave to Mechanic Ave...	" 100.
✓ Grade Ordinance on Lincoln Ave from Ely st to Erie st .....	" 99.
✓ Grade Ordinance on N. Freedom Ave from Patterson st to E. Wayne st. ....	" 101.
✓ Grade Ordinance on N. Walnut Ave from N. Freedom Ave to water works Bridge...	" 102.
✓ Gas. Ordinance to regulate the price of Artificial	" 91.
✓ High Avenue Ordinance to establish grade of	128
✓ Grade Ordinance on Cambridge St	246
✓ Grade Ordinance on West Broadway	247
✓ Grade, Ordinance on South Street	269
✓ Grade, Ordinance on Twelfth Street	275
✓ Grade, Ordinance on Highland Ave.	276
✓ Grade, Ordinance on West Market	284
Grade. Ordinance on West. Cambridge	416
✓ Gambling. Ordinance to authorize the destruction of instruments or devices used for the purpose of gambling.	425
Grade. Ordinance to establish grade on West Cambridge Street	459
Grade. Ordinance to establish grade Union Avenue	464
Grade. Ordinance to establish grade on West Cambridge Street.	466

Haines Corner, Ordinance to establish the grade of..... Page 119.  
Hours of employes, Ordinance to further..... 182  
Haines Avenue, Ordinance to establish grade of " 2.54



To regulate Ale, Beer and Porter Houses, and other places where  
intoxicating liquors are sold at Retail Ordinance 195

Intoxicating Liquor Ordinance to regulate places where  
intoxicating liquors are sold, furnished  
or given away as a beverage. 473

Intoxicating No. 75 Ordinance to regulate the selling, furnishing  
and giving away of Intoxicating Liquors as a  
beverage and places where the same are  
so sold, furnished, or given away. 478



Lincoln Avenue. Ordinance to establish the grade of ..... Page 99.  
Liberty Avenue. Ordinance to establish the grade of North.... " 103.  
Linden Avenue. Ordinance to establish the grade of North ..... " 106.  
Lots, Town. Ordinance authorizing sale of " 285

Mechanic Avenue. Resolution to improve .....	Page 74.
Mechanic Avenue. Ordinance to improve .....	Page 75.
Mechanic Avenue. Ordinance to issue Bonds to improve .....	Page 76
Mechanic Avenue. Ordinance to construct Switch on .....	Page 46
Mechanic Avenue. Ordinance to vacate a portion of South .....	Page 123.
Morgan Avenue Ordinance to establish grade of .....	" 126
Market Avenue Ordinance to establish grade of .....	" 130
Market Street Ordinance to construct Sanitary sewer # 47 ..	162
Money. An Ordinance to appropriate .....	336.
Money. Appropriations of Current Expenses .....	316.
Money. An Ordinance to appropriate for Water Mains .....	340
Money. Ordinance to appropriate for current expense of city ..	352
Money. Ordinance to provide for deposit of public .....	383
Money. Ordinance to appropriate .....	386
Mayor. Ordinance fixing the salary and bond of .....	422
Mayor. Ordinance fixing the salary and bond of .....	471
Morgan, W. H. Ordinance to grant right to erect poles, etc .....	483
Morgan Engineering Co. Ordinance to grant right to construct subway ..	487.
Money. Resolution to borrow money .....	488
Money. Ordinance to appropriate .....	489
Money. Resolution to authorize Finance Committee to borrow .....	490
Money. Ordinance to appropriate .....	491
Money. Ordinance to appropriate .....	492
Money. Ordinance to make appropriation out of Public Service Fund ..	493
Money. Ordinance to make appropriations out of Water Fund .....	494.
Money. Ordinance to make appropriations out of Public Service Fund ..	494
Money. Ordinance to make appropriations from and out of Public Safety Fund ..	495
Money. Ordinance to appropriate money for Clerk Hire for Board of Public Service ..	496

9  
90  
91  
92  
492  
493  
494  
494  
495  
496

North Liberty, Ordinance to vacate a portion of ----- 330.  
Numbering Buildings, Ordinance to provide for ----- 435  
Naming Street. Ordinance naming a street therein described and located. 454

0.  
5  
54

Ordinance granting right to construct Switch on N. Mechanic Ave. .... Page 46.  
 Ordinance granting right of way to O. R. & L. E. R. R. Co over certain st. & Allys ..... " 53  
 Ordinance to establish grade on first Alley south of Main St from Union Ave to Mechanic Ave. " 100

Patterson Street. Resolution to improve East .....	Page 62.
Patterson Street. Ordinance to improve East .....	" 63.
Patterson Street. Ordinance to issue Bonds to improve East .....	" 64.
Police force Ordinance to establish and regulate a Payment.	146
Ordinance to provide for the time of.	181
Pennsylvania Co. Ordinance To grant to the right to construct a third and fourth track.	203.
Police Department An ordinance fixing the Number, Bonds and Salaries of the Members of the —	215
Members of the Police force. An ordinance to protect.	317.
Plumbing. plates An ordinance to approve rules and regulations for the construction attestation and inspection of plumbing plates in or in connection with any building in the City of Alliance, O	227
Pennsylvania Co. Ordinance granting the right to construct additional tracks	237
Park Avenue. Resolution to improve	347
Police Department. An ordinance fixing the number bond, and salary of the Members of the police force of Alliance O	362
Police Department. An ordinance fixing the number, bond and salary of the members of the police force of Alliance, Ohio.	408
Police Department. An ordinance fixing the number, bond and salary of the members of the police force of Alliance, Ohio.	448
Police Department. An ordinance fixing the number, bond and salary of the members of the police force of Alliance, Ohio.	456





to here

Sanitary Sewers. Ordinance to issue \$13500.00 to construct ..... Page 35.

Sidewalk. Ordinance to assess special tax for construction along Lot No 1947..... Page 55.

Sidewalk. Ordinance to assess special tax for construction along Lot No. 429 ..... Page 56.

Sewer. Resolution to construct no 28 Sanitary ..... Page 66.

Sewers. Resolution to construct Nos 6, 9, 19, 20, 14, 43 & 44 Sanitary ..... Page 67.

Sewers. Ordinance to construct Nos 6, 9, 19, 20, 14, 43, 44 & 28 Sanitary ..... Page 69.

Sewers. Ordinance to issue Bonds to construct Nos 6, 9, 19, 20, 14, 43, 44 & 28 Sanitary ... Page 72.

Sewers. Ordinance to assess tax for constructing Nos 13, 15, 30, 31, 16, 36 & 34 Sanitary ... Page 86.

Seneca Avenue. Resolution to improve ..... Page 88.

Seneca Avenue. Ordinance to improve ..... Page 89.

Railway Co. Ordinance to extend lines of Alliance Electric Page 95.

Summit street. Ordinance to establish the grade of East ..... Page 104.

Street Commissioner. Ordinance to fix Bond and Salary of ..... Page 107.

Sewers. Ordinance to assess special tax along No 6-9-19-20-14-43-44-28 Sanitary... Page 112.

Stark Electric Railway Co. franchise to furnish Electric Light ..... Page 117

Sidewalks. Ordinance to prohibit riding or driving upon ..... Page 120.

Solicitor. Ordinance to provide for Salary of ..... Page 121

Sears Avenue. Ordinance to vacate ..... Page 122.

Suspicious persons To provide punishment for Page 132

Street Railway Route Establishing a street railway route .. 140

South Union Ave. Resolution to improve .. 173

Sanitary Sewers Ordinance to construction sewer No 19 & 46 .. 176

Sidewalk Ordinance to assess a special tax on W Main St. 179

Sidewalk Ordinance to assess a special tax on S Ludlow St 178

Sanitary Sewers Ordinance to issue \$5000 sewer 19 & 46 189

Slaughter Houses Ordinance In relation to 191 & 192

Salaries, and bonds of all officers to be elected on the first Monday in April 1903 199

Safety Director of Public. To determine the number of Services " " " " " " 201

Sinking fund, Ordinance To fix the bond of the Board of Trustees 213

Street cars An ordinance to regulate the operation of - 228

Sewer. Resolution declaring it necessary to improve first alley north of Patterson St from first alley west of West to first alley East by constructing a sewer. 233

Streets An ordinance to regulate the digging up of improved streets in the City of Alliance, O. 234

Streets. An ordinance to regulate the digging up of improved streets in the City of Alliance, Ohio.

passed July 17, 1900

Salary of Emergency or Special Policemen	337.
" " " " " Firemen	337.
South Union Avenue. Resolution to improve	358.
Summit Street, East, Resolution to improve	364.
South Union Avenue. Resolution to improve	396.
South Union Avenue. Ordinance to establish grade on Union Avenue between designated points.	410.
Sinking Fund Trustee. Ordinance to authorize the Trustees of Sinking Fund to employ a Secretary	411.
Storm Sewers	415.
Street.	418.
	1172
Sinking Fund. Ordinance to authorize the Trustees of Sinking Fund to employ a Secretary	455.
Storm Sewers. Authorizing the Board of Public Service to enter into a contract for the purpose of enlarging and extending the storm sewers.	465.
Safety, Board of Public; Ordinance to authorize payment of money	488.
Special Police & Firemen - Ordinance fixing pay	490.
Switch Track. Ord Granting C. R. & L. E. Ry. Co right to build	53.

Repealed.	Telephone Exchanges. Ordinance granting the right to erect .....	Page 37.
	Telephone Exchange. Ordinance granting Stark Co. Telephone Co. the right to erect ..	47.
	Trees. Ordinance to prohibit planting Poplar, Willow & Cotton-wood ..	94
	Taxes Levy - for Municipal Purposes for The ..	223
	Year 1903.	
	Tax, Special, Ordinance to assess South Seneca Ave. ..	259
	Tax, Special, Ordinance to assess North Liberty Ave. ..	261
	Tax, Special Ordinance to assess North Union ..	282
	Tax, Special Ordinance to assess East Grant St. ..	286
	Tax, Special, Ordinance 1 <sup>st</sup> Alley south of Ash St. ..	288
	Tax, Special, Ordinance to assess East High St. ..	290
	Tax, Special, Ordinance 1 <sup>st</sup> Alley north of East Main St. ..	292
	Tax, Special, Ordinance 1 <sup>st</sup> Alley east of Linden Ave. ..	294
	Tax Special, Ordinance to assess Lincoln Ave ..	296
	Tax, Special, Ordinance to assess South Linden Ave. ..	298.
	Tax, Special, Ordinance to assess N. Walnut Ave. ..	300
	Tax, Special, Ordinance to assess N. Freedom Ave. ..	302
	Tax Special, Ordinance to assess N. Linden Ave. ..	304
	Tax, Special Ordinance to assess S. Arch Ave. ..	306
	Tax, Special Ordinance 1 <sup>st</sup> Alley west & parallel to Arch St. ..	308
	Tax, Special Ordinance to assess S. Union Ave. ..	310
	Taxes, Levy, for Municipal Purpose for year 1904. ..	346
	Taxes, Levy, for Municipal Purposes for year 1905 ..	452
	Transfer. Resolution to transfer funds. ..	488
	Transfer Resolution to transfer funds. ..	493

Ord. #72 Vacation. Ordinance to vacate first alley north of Grant Street, in Josiah Grant's 434 addition.

Vacation. Ordinance to vacate a sixteen-foot alley, from Summit Street, to the intersection of said alley with a twenty foot alley running west from Willow Avenue between Summit and Grant Streets. 451

Vacation. Ordinance to vacate a twenty-foot alley running west from Willow Avenue to the east line of the right of way of the Cleveland & Pittsburg Railroad, between Summit and Grant Streets. 453

Vacation Part of S. Mechanic Ave. 123

✓ Walnut Avenue, Ordinance to establish the grade on North .....	Page 102.
West State street Resolution to improve	" 174
West Cambridge Street Resolution to improve	" 211
West state street Resolution to improve	" 226
West State Street Ordinance to improve	334
	249 251
✓ Webb Ave., South, Ordinance to establish grade .....	257
Water Works, Resolution to enlarge and improve	335
West State Street, Resolution to improve	368
West State Street Ordinance to proceed	372
Water Works, Resolution to enlarge and improve	475
Hard line -	206

434

451

53

123

Walnut, Resolution to improve North Walnut,	497
.. Ordinance .. ..	498
.. .. to issue bonds for improvement of same	499

7

8

19

5

11





An Ordinance

To provide for improving the present water works plant or system of the city of Alliance Ohio, and erecting in connection therewith an Electric Light plant.

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

Section 1. That it is hereby declared to be necessary to improve the present Water Works plant or system of said city, and to erect in connection therewith an electric light plant for supplying said city and the inhabitants thereof with light as well as water; and that said city shall proceed therewith in accordance with the plans and specifications therefor, now on file in the office of the city civil engineer.

Section 2. That the necessary buildings, water mains, pipes, conduits, valves, poles, wires, machinery, and other apparatus and appliances of said improvement of said Water Works plant or system and of said erection of said Electric Light plant in connection therewith, shall be located, constructed and erected in and upon various streets, alleys, public grounds, and other places and parts of said city, as is provided by said plans and specifications.

Section 3. That the cost and expense of all the foregoing shall be paid out of the "Electric Light Plant Fund," which is hereby created for that purpose.

Section 4. That this ordinance shall take effect and be in force from and after its passage and legal publication.

Adopted July 9<sup>th</sup>, 1900.

Attest. J. H. McConnell,  
City Clerk,

H. H. Morgan  
Pres't.

I hereby certify that the foregoing Ordinance was passed by the the Alliance City Council July 9<sup>th</sup>, 1900. and duly published according to law in the Alliance Daily Review July 10<sup>th</sup> and 11<sup>th</sup> 1900. a newspaper of general circulation in the Corporation.

J. H. McConnell  
City Clerk.

An Ordinance,

To Issue Bonds for the Purpose of Improving the Present Water Works Plant or System of the City of Alliance, Ohio, and Erecting in Connection Therewith an Electric Light Plant.

Whereas, at a special election held for that purpose on the third day of March, A. D. 1900, at which the question of issuing bonds of the City of Alliance, Ohio, in the sum of thirty five thousand dollars for the purpose of improving the present Water Works plant or system of said City, and erecting in connection therewith an Electric Light plant for supplying the said City and the inhabitants thereof with light as well as water, was submitted to the qualified voters of said City; and

Whereas, two thirds and more of the voters voting at said election upon said question, voted in favor thereof; now therefore

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

Section 1. That the bonds of said City be issued in the sum of thirty five thousand dollars for the purpose of improving the present Water Works system or plant of said City, and erecting in connection therewith an Electric Light plant for supplying the said City and the inhabitants thereof with light as well as water.

Section 2. That said bonds shall consist of thirty five bonds and shall be in denominations of one thousand dollars each and shall bear date of September 10th, A. D. 1900, and shall become due and payable as follows: Two thousand dollars in two years from the date thereof, as aforesaid; two thousand dollars each year thereafter for nine consecutive years, and three thousand dollars each thereafter until the entire sum shall be paid.

Section 3. That said bonds shall bear interest at the rate of five per cent per annum, payable semi-annually on the 10th day of March and the 10th day of September of each year, and the several installments of interest shall be evidenced by

coupons attached to said bonds, and both principle and interest shall be payable, when due, at the office of the City Treasurer of Alliance, Ohio. Said bonds shall be designated "Electric Light Plant 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 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 "Electric Light Plant Fund" and shall be applied to the cost and expense of improving the present Water Works plant or system of said City and erecting in connection therewith an Electric Light Plant, and for no other purpose whatsoever.

Section 5. That this ordinance shall take effect and be in force from and after its passage and legal publication.

Adopted July 9th, 1900.

Attest, J. H. McConnell. W. H. Morgan.  
City Clerk. Pres.

I hereby certify that the foregoing Ordinance was passed by the Alliance City Council July 9th 1900, and duly published according to law in the Alliance Daily Review, July 10th and 11th 1900, a newspaper of general circulation in the corporation.

J. H. McConnell.  
City Clerk.

An Ordinance

To Provide for the Construction of the Improvements of the Water Works Plant or System, of the City of Alliance, Ohio, and the Erection in Connection Therewith of an Electric Light Plant, and the Subsequent Management of the Same.

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

Section 1. That thereby and hereby is appointed, a board of trustees of three members, to wit, W. H. Morgan, A. B. Love and O. N. Pfouts, which shall construct the improvement of the Water Works plant or system, of the City of Alliance, Ohio, and erect in connection therewith an Electric Light plant in accordance with the plans and specifications therefor as adopted by the said City and now on file in the office of the City Civil Engineer.

Section 2. That upon and after the completion of said improvement of the said Water Works plant or system and the erection in connection therewith of an Electric Light plant, the Trustees of the Water Works shall manage, conduct, control and operate said Electric Light plant in connection with the Water Works of said City, furnish and sell electric light from said plant to any person, or persons, company, or companies, and corporation or corporations doing business or situate within the corporation limits of said City of Alliance, Ohio; collect light rents from private consumers, appoint all necessary officers and agents, and fix the term of office and the amount of salary of each officer and agent so appointed; and said Trustees of the Water Works shall have power to make such by-laws and regulations as they may deem to be necessary or proper so far as the same may be authorized by the laws of the state of Ohio; and they shall have such other powers and shall perform such other duties as may be provided by such laws of said State or the Ordinances of said City.

Section 3. That before entering upon the duties

herein provided, each of the members of said board provided for in section one herein and each of the members of the said Trustees of the Water Works shall take an official oath to diligently perform the duties herein provided and shall enter into a bond in the sum of five thousand dollars, to be approved by the Council of said City, conditioned for the faithful performance of his duties as such trustee; and the successors of said Trustees of the Water Works, shall from time to time, as they shall be elected, or otherwise chosen, comply with all the requirements of this ordinance before assuming the duties of such office.

Section 4. That this ordinance shall take effect and be in force from and after its passage and legal publication.

Adopted July 9<sup>th</sup> 1900.

Attest, J. H. McConnell.  
City Clerk.

W. H. Morgan.  
Pres't

I hereby certify that the foregoing Ordinance was passed by the Alliance City Council July 9<sup>th</sup> 1900, and duly published according to law in the Alliance Daily Review July 10<sup>th</sup> and 11<sup>th</sup> 1900 a newspaper of general circulation in the Corporation.

J. H. McConnell.  
City Clerk.

## A. Resolution

To Refund Certain Bonds of the City of Alliance, Ohio.

Be it resolved by the Council of the City of Alliance, Ohio, that the following described bonds of this city aggregating the sum of Twenty-nine thousand dollars are existing, valid and binding obligations of the City of Alliance, Ohio, to wit: "Refunding Bonds," numbers 1113 to 1118, both inclusive, issued August 1, A. D., 1895, and due August 1, A. D., 1900; "Refunding Bonds," numbers 97 to 100, both inclusive, issued August 10, A. D., 1897, and due August 10, A. D., 1900; "Lateral Sewer Bonds" numbers 101 to 108, both inclusive, issued August 10, A. D., 1897, and due August 10, A. D., 1900; "Sewer Disposal Bonds," numbers 16 to 17, both inclusive, issued September 5, A. D., 1895, and due September 5, A. D., 1900; "Main Sewer Bonds," numbers 979 to 992, both inclusive, issued September 1, A. D., 1893, and due September 1, A. D., 1900.

Be it further resolved that it appears to be for the best interest of the said City of Alliance, Ohio, to extend the time of payment of said bonds and indebtedness and the costs incident thereto, bonds of said City of Alliance, Ohio, be issued aggregating the sum of twenty-nine thousand dollars as follows, to wit: Fifty-eight bonds for the sum of five hundred dollars each and to become due and payable September 15, A. D., 1920, and that all of said bonds shall bear interest at the rate of four per centum per annum, payable semi-annually and both principal and interest shall be payable at the office of the City treasurer in Alliance, Ohio.

And the clerk is hereby directed to cause this resolution to be published for two weeks in a newspaper of general circulation in the corporation.

Adopted July 9, 1900.      M. H. Morgan, Pres't.  
Attest, J. H. McConnell, City Clerk.

I hereby certify that the foregoing resolution was passed by the Alliance City Council July 9<sup>th</sup>, 1900, and duly published according to law in the Alliance Daily Review July 10<sup>th</sup>, 11<sup>th</sup>, 17<sup>th</sup> and 18<sup>th</sup>, 1900, a newspaper of general circulation in the corporation.

J. H. McConnell, City Clerk.

## An Ordinance

To Issue Refunding Bonds 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 for the purpose of extending the time for payment of the following bonds of the City of Alliance, Ohio, to wit: "Refunding Bonds" Nos. 1113 to 1118, both inclusive; "Refunding Bonds" Nos. 97 to 100, both inclusive; "Lateral Sewer Bonds" Nos. 101 to 105, both inclusive; "Sewer Disposal Bonds" Nos. 10 to 17, both inclusive; and "Main Sewer Bonds" Nos. 979 to 992, both inclusive, and the cost incident thereto and for the reason that it is for the best interests of said City to extend said time, there be issued bonds of this City to an amount aggregating the sum of twenty-nine thousand dollars.

Section 2. That said bonds shall be in denominations of five hundred dollars each, shall bear date on the 15th day of September, A. D., 1900, and shall be due and payable on the 15th day of September, A. D., 1920; that said bonds shall bear interest at the rate of four per centum per annum, payable semi-annually on the 15th day of March and the 15th day of September of each year and both principal and interest shall be payable at the office of the City treasurer in the City of Alliance, Ohio. Said bonds shall express on their face the purpose for which they are issued, and that they are issued under and pursuant to this ordinance, and shall be signed by the Mayor and countersigned by the Clerk of said City, and shall be numbered and sold in the manner provided by the law for the sale of municipal bonds, and the proceeds arising from the sale thereof shall be applied to the payment of the above described indebtedness 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.

Adopted July 23, A. D., 1900

Attest J. H. McConnell, City Clerk

A. B. Love, Pres't Pro. tem.

I hereby certify that the foregoing Ordinance was passed by the Alliance City Council July 23, 1900, and duly published according to law in the Alliance Daily Leader July 24<sup>th</sup> and 25<sup>th</sup> 1900, a newspaper of general circulation in the Corporation.  
J. H. McConnell,  
City Clerk.

## An Ordinance

To issue Bonds for Sewer Purposes.

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

Section 1. That to provide a fund for the immediate cost and expense of constructing Lateral Sewers numbers 13, 15, 30, 31, 16, 36, and 34, in accordance with Ordinances passed May 15th, A. D. 1899, and July 2, 1900, and in anticipation of the collection of a special assessment upon the property abutting on said sewers, the Mayor and Clerk are hereby authorized to issue the bonds of said City of Alliance, Ohio, in the sum of Thirteen thousand five hundred dollars as hereinafter provided.

Section 2. That said bonds shall be in denominations of five hundred dollars each, shall bear date of Sept. 15th, A. D., 1900, and shall become due and payable as follows:

\$4500 September 15th, 1901.

\$4500 September 15th, 1902.

\$4500 September 15th, 1903.

Said bonds shall bear interest at the rate of 4 per centum per annum, payable semi-annually 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 styled and designated as Lateral Sewer Bonds and shall express on their face the purpose for which they are issued and that they are issued under and in pursuance of this ordinance and shall be signed by the Mayor and countersigned by the Clerk of said city under the corporate seal of said city.

Section 3. That upon the sale of said bonds the proceeds thereof shall be placed in the treasury to the credit of the Lateral Sewer Fund and be used and applied to the payment of the cost and expenses of constructing said Lateral Sewers and to no other purpose whatsoever; and the said special

assessments and all portions thereof in anticipation of which said bonds are issued, when collected, be paid into the Lateral Sewer Fund to be applied to the payment of said bonds and the interest thereon and to no other purpose whatsoever.

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

Passed July 23, 1900.

A. B. Love.

Pres't Pro Tem.

J. H. McConnell.  
City Clerk.

I hereby certify that the foregoing Ordinance was passed by the Alliance City Council July 23<sup>d</sup>, 1900, and duly published according to law in the Alliance Daily Review July 24<sup>th</sup> and 25<sup>th</sup>, 1900, a newspaper of general circulation in the Corporation.

J. H. McConnell.  
City Clerk.

## An Ordinance

Repealed

December 13-1960

see page 50.

Granting the Right to Erect, Acquire, Maintain and Operate a Telephone Exchange and System of Telephone Lines or Telegraph in the City of Alliance, Ohio.

Section 1. Be it ordained by the City Council of Alliance, Ohio that S. C. Thayer, his associates, successors or assigns be and they are hereby empowered and authorized to build, acquire, operate and maintain a first class telephone exchange system and telephone toll lines or telegraph in connection therewith, in the City of Alliance, Ohio, and further for that purpose are hereby authorized to enter in upon and use the streets, alleys, avenues and other public grounds of said City for the purpose of erecting and fixing the necessary poles, guy stubs, wires and all other things, both aerial and underground requisite for the successful maintenance and operation of said telephone system.

Section 2. That in pursuance of the enjoyment of the rights herein granted, the said S. C. Thayer, his associates, successors or assigns are hereby required to so locate the poles, posts and other structures so as not to interfere with public travel, nor the flow of water, nor drainage within said City, and are further required to replace any and all portions of the streets, alleys, avenues or other public grounds in said City which may be by them interfered with in the erection, maintenance or operation of said telephone system in as good condition as they were prior to such interference or use: Provided nevertheless;

First:- That all poles, posts and other fixtures shall be located in the alleys of said City so far as may be practicable.

Second:- That all poles upon which wires are to be strung shall not be less than thirty-five (35) feet in length and that all poles shall be shaved and kept neatly painted.

Third:- That all poles shall be securely planted and the wires properly and safely strung so as to interfere as little as practicable with existing wires and other property rights, and said plant shall at all times

thereafter be properly and efficiently operated and maintained.

Fourth:- That no underground conduits shall be constructed without the consent of the City Council first having been obtained and that all plans, diagrams and specifications for such work shall be first approved by said Council.

Fifth:- That said S. C. Thayer, his associates, successors or assigns shall have said City free and harmless from any and all claims for damage or otherwise growing out of the erection, operation or maintenance of said plant and shall respond to said City in damages to any amount that may be sustained by reason of negligence or imperfect work in the streets, alleys, avenues or other public grounds of said City.

Section 3. Be it further ordained that the said S. C. Thayer, his associates, successors or assigns be and they are hereby limited in the price to be charged for exchange service within the corporate limits in the said City of Alliance under the powers herein granted as follows to-wit:-

The charge for long distance telephone instruments, connected with individual full copper metallic lines, when placed in a residence shall not exceed \$5.00 per annum payable quarterly in advance, and the charge for a like equipment when placed in a business house shall not exceed \$4.00 per annum payable quarterly in advance.

Section 4. Be it further ordained that the said S. C. Thayer, his associates, successors or assigns shall permit the police and fire department alarm wires of said City to be placed on their poles without charge to the City if the City so elects.

Section 5. Be it further ordained that the rights herein granted shall lapse and become void unless the said S. C. Thayer, his associates, successors or assigns shall begin the work of erecting the said telephone exchange within six (6) months from the time this ordinance takes effect and have the same in operation within twelve (12) months thereafter; provided however that if delayed in

the progress of said work by strikes, legal proceedings or other unavoidable cause or causes without the fault of the said S. C. Thayer, his associates, successors or assigns then the limitation as to the commencement of the work and operation of same as herein before contained shall be extended for such period as the said S. C. Thayer, his associates, successors or assigns may be so delayed.

Section 6. Be it further ordained that in consideration of the rights herein granted and as a prerequisite to the enjoyment of same the said S. C. Thayer, his associates, successors or assigns shall furnish to the City of Alliance telephones not to exceed five (5) in number which shall be located at the places designated by the Council of said City and one (1) in each public school building in said City and shall maintain the same in good order and operate such telephones in connection with their central office or exchange in said City.

Section 7. All poles, posts or other fixtures shall be located subject to the limitation herein before provided under the direction and with the consent of the Street Committee of said City Council, due regard being had to the convenience and welfare of the said S. C. Thayer, his associates, successors or assigns.

Section 8. Be it further ordained that the rights herein granted shall lapse and become void and the bond hereinafter provided for shall become due to the City of Alliance Ohio, as liquidated damages and not by way of penalty if the said S. C. Thayer, his associates, successors or assigns shall sell his or their system in Alliance, O., or the franchise hereunder to The Central Union Telephone Co. or The American Bell Telephone Co.

Section 9. Be it further ordained that any willful failure to maintain and operate said plant agreeably to the terms of this ordinance and to fully comply with its provisions shall work a forfeiture of all the rights herein granted.

Section 10. Be it further ordained that the said S. C. Thayer, his associates, successors or assigns shall give bond to be approved by the Council in

the sum of Ten Thousand (\$10,000) Dollars conditioned for the faithful performance of all and singular the terms and conditions contained in this ordinance and also conditioned against any sale of franchise or system to the Central Union Telephone Co, or the American Bell Telephone Co. and the failure of the said S. C. Thayer, his associates, successors or assigns to file said bond within thirty (30) days after the passage of this ordinance shall work a forfeiture of all the rights and franchises granted herein.

Section 11. Be it further ordained that the said S. C. Thayer, his associates, successors or assigns shall file with the City Clerk of said City within thirty (30) days after the passage of this ordinance a written acceptance of the terms and conditions herein contained.

Section 12. Be it further ordained that the said S. C. Thayer, his associates, successors or assigns be and they are hereby required to pay the cost of publication of this ordinance as is required by law.

Section 13. Be it further ordained that the grants, rights, powers and franchises herein granted and given to the said S. C. Thayer, his associates, successors or assigns shall be in force and continue during the full term of twenty-five (25) years from the date at which this said ordinance shall take effect.

Section 14. This ordinance shall take effect and be in force from and after its passage and legal publication according to law.

Passed Sept. 12<sup>th</sup> 1900.

J. H. McConnell  
City Clerk

J. F. Zimmerman  
Pres. Pro Tem.

I hereby certify that the foregoing Ordinance was passed by the Alliance City Council September 12<sup>th</sup>, 1900, and duly published according to law in the Alliance Daily Review Sept. 17<sup>th</sup> and 18<sup>th</sup> 1900, a newspaper of general circulation in the corporation.

J. H. McConnell  
City Clerk.

An Ordinance

To grant to the Alliance Eureka Oil and Gas Company, its successors and assigns, the right to lay, bury, maintain, operate, repair and remove gas mains and pipes in, through and under the streets, alleys and public grounds of the City of Alliance, Ohio, for the transportation, supply and sale of natural and artificial gas to the said City of Alliance, Ohio, and the inhabitants thereof.

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

Section 1<sup>st</sup>

That the Alliance Eureka Oil and Gas Company, its successors and assigns, be and are hereby granted the right to enter upon the streets, alleys and public grounds of the City of Alliance, Ohio, and to dig trenches and to lay and bury therein, and maintain, operate, repair and remove gas mains and pipes of standard weights and quality and of such sizes as the said company shall deem best for the transportation, supply and sale of natural and artificial gas to the said City of Alliance, Ohio, and the inhabitants thereof, and to all persons, firms, corporations, associations or other consumers thereof, residing or doing business in said City, together with the right to construct and maintain, repair and remove all necessary regulators, valves, curb boxes, safety appliances and other fixtures or appurtenances thereto appertaining or belonging.

Section 2<sup>nd</sup>

That all work done in or upon any of the streets, alleys and public grounds of said City in the original construction, making of repairs, or removal of pipes, shall be done under the direction and supervision of the City Civil Engineer, and all trenches and ditches shall be dug, pipes laid therein, the ditches or trenches closed, and all removed paving replaced in the shortest time possible consistent with proper skill and safety, and all pavements, sidewalks or other improvements removed or in any manner interfered with shall be replaced in as good and substantial condition as the same were in before such removal or interference and such work shall

at all time be so done as to interfere as little as possible with the public use and travel upon said streets, alleys and public grounds. Said company shall lay and maintain its pipes in conformity with the grades of the respective streets, alleys and public grounds as they now are, or may be changed to be hereafter, and said company shall not be entitled to any damages by reason of any future change of the grade of any street, alley or public ground in said City.

Section 3<sup>rd</sup>.

That in case said The Alliance Eureka Oil and Gas Company shall at any time fail, neglect or refuse to properly refill any excavations made by it, or shall fail, neglect or refuse to properly replace any pavement by it removed or disturbed, or shall fail, neglect or refuse to properly repair any improvement that may have been in any manner interfered with by it in the construction, removal, repair or operation of its said lines of pipes, the City of Alliance, Ohio, may, after written notice shall have been first given to said company at its office in the City of Alliance, Ohio, proceed to make such repairs and do such repaving, and the cost and expense thereof shall be paid to said City by said company, its successors or assigns, upon demand therefor. Said company shall in the construction, operation, maintenance and repair of its lines of pipe, comply with all and singular the ordinances of the said City of Alliance, Ohio, and shall in the prosecution of its work, place such lights and danger signals as may be necessary, customary or usual in the prosecution of such work, and said company shall be liable for any damages arising from any failure to place such lights and danger signals as are necessary or proper.

Section 4<sup>th</sup>.

That said the Alliance Eureka Oil and Gas Company, its successors, and assigns, shall protect, keep and save harmless the said City of Alliance, Ohio from all damages, loss, and cost and expense arising from any accident, leak, or explosion occurring during the construction, maintenance or operation of its said lines of pipe in the said City, and said company shall not in any manner interfere

with the rights, privileges, franchises, or property of any person, company or corporation now owning or operating, or that may hereafter own or operate any system of gas pipes in said City nor with the water pipes or sewers of said City nor with the operation of any street railway in said City.

Section 5<sup>th</sup>.

That said The Alliance Eureka Oil and Gas Company, its successors and assigns, shall at all times be subject to and observe all reasonable regulations and conditions which the said City may hereafter ordain as to the use, maintenance and operation of its lines of pipes, for the due protection of the inhabitants of said City and said company shall lay, maintain and operate its pipes only in the alleys of said City except where it may be necessary to cross a street or avenue at the intersection of the same with the alley along which the pipes of said company are being laid and also except when special permission shall be given to lay, maintain and operate the same along specified streets or avenues or upon specified public grounds, by resolution of the Council of said City.

Section 6<sup>th</sup>.

That the minimum rate at which said The Alliance Eureka Oil and Gas Company, its successors and assigns, shall be required to furnish natural gas to the consumers thereof in said City for and during the period of ten years from the passage of this ordinance, shall be as follows: For and during the first five years, twenty five cents for each one thousand <sup>cubic</sup> feet of gas sold and delivered, provided the same shall be paid for on or before the 10<sup>th</sup> day of the month next following that in which such gas is delivered to the consumer thereof, and for and during the next ensuing five years, thirty cents per thousand cubic feet of gas sold and delivered, provided the same is paid for on or before the 10<sup>th</sup> day of the month next following that in which such gas is delivered the consumer thereof, but if at any time during said period of ten years any gas delivered is not paid for until after the 10<sup>th</sup> day of the month next following that of its delivery

as aforesaid, then said company may charge an additional sum of two cents per thousand cubic feet, and the said company shall, for and during said period of ten years charge and receive from the consumers of any natural gas by it sold and delivered, a sum not to exceed the said minimum rates above set forth and said company shall make a reduction therefrom of ten percent for all gas sold and delivered to the City of Alliance, other than is hereinafter provided, or to any of the public school buildings or churches therein, but said company shall furnish and supply natural gas to the City of Alliance, Ohio, free of charge for the purpose of heating and lighting such of its City buildings, other than school buildings, as may be situated along the lines of its pipes as the same are from time to time constructed. In consideration of the foregoing the City of Alliance shall not, for and during the said period of ten years, pass any ordinance fixing or attempting to fix the rates at any lower price than aforesaid.

Section 7<sup>th</sup>.

That said The Alliance Eureka Oil and Gas Company its successors and assigns, shall commence to lay mains and pipes in the City of Alliance, Ohio, within one year from the date of this ordinance and shall thereafter continue to lay pipes fast enough to supply the demands of the citizens and others of the said City who desire to use natural gas, so far as possible.

Section 8<sup>th</sup>.

That said The Alliance Eureka Oil and Gas Company shall, within ten days after the passage of this ordinance, file with the Clerk of said City its written acceptance of the terms of this ordinance and before commencing operations hereunder it shall also file with said City Clerk its penal bond in the sum of Ten Thousand Dollars, to the approval of the Council of said City, payable to said City, and upon such form as the City Solicitor shall approve, conditioned to save, protect and keep the said City harmless and to indemnify it against any and all losses, damages, actions, costs, charges and expenses of every kind in any manner connected with the operations of said company in said

City, and said bond shall be further conditioned, that said company will in all respects abide by and comply with the terms of this ordinance and all other ordinances of said City as they now are or may be hereafter passed or adopted.

Section 9<sup>th</sup>.

That all of the conditions herein provided to be observed by said The Alliance Eureka Oil and Gas Company shall be equally binding upon its successors or assigns, whether specifically mentioned herein or not and in case of any failure upon the part of said company, its successors and assigns, to comply with the provisions of this ordinance in any of the particulars herein contained, by it to be kept and performed, then all of the rights, privileges and franchises herein granted shall revert to said City and shall become null and void at the option of the Council of said City.

Section 10<sup>th</sup>.

That said company shall pay for the legal advertisement of this ordinance as provided by law and this ordinance shall take effect and be in full force from and after its passage and legal publication.

Adopted, Sept. 19<sup>th</sup>, 1900.

Attest, J. H. McConnell.  
City Clerk.

Thomas Wilson.  
Pres't. Pro Tem.

I hereby certify that the foregoing Ordinance was passed by the Alliance City Council September 19<sup>th</sup>, 1900, and duly published according to law in the Alliance Daily Review Sept 20<sup>th</sup> and 21<sup>st</sup>, 1900, a newspaper of general circulation in the corporation.

J. H. McConnell  
City Clerk.

## An Ordinance.

Granting to Fogg & Eyr and Huston & Hill, their successors and assigns, the right to construct, maintain, and operate certain railroad switches on and across North Mechanic 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 Fogg & Eyr and Huston & Hill their successors and assigns, are hereby granted the right to erect, maintain and operate a railroad switch upon and across North Mechanic Avenue, connected with the railroad of the P. F. W. & C. Railroad Co., and also a railroad switch on and across said North Mechanic Avenue, connected with the railroad of the Alliance & Northern Railroad Co.

Section 2. That this right is granted to said parties upon the condition, that they keep and maintain such railroad switches in good order at all times, and that when said North Mechanic Avenue shall be improved, they shall comply with all reasonable demands of this Council for the improvement of the portion of the street which lies between the rails of said railroad switches and 18 inches from each side thereof, and also that they protect said City from any and all damages arising therefrom.

Section 3. That any failure to comply with the terms of this Ordinance shall operate a revocation of the same, at the election of the Council of said City of Alliance, Ohio.

Section 4. That this Ordinance shall take effect and be in force from and after its passage and legal publication, and said Fogg & Eyr and Huston & Hill shall pay the costs of such publication.

Passed November 1<sup>st</sup>, 1900.

J. H. McConnell.  
City Clerk.

A. B. Lorr.  
Pres. Protm of Council.

I hereby certify that the foregoing Ordinance was passed by the Alliance City Council Nov 1<sup>st</sup> 1900, and duly published according to law in the Alliance Daily Review November 23<sup>rd</sup> and 24<sup>th</sup> 1900, a newspaper of general circulation in the Corporation.

J. H. McConnell.  
City Clerk.

## An Ordinance

Granting the right to erect, acquire, maintain, and operate a Telephone Exchange and System of Telephone Lines or Telegraph in the City of Alliance, Ohio.

Section 1. Be it ordained by the City Council of Alliance, Ohio, that the Stark County Telephone Company, its successors or assigns be and they are hereby empowered and authorized to build, acquire, operate and maintain, a first class telephone exchange system and telephone toll lines or telegraph in connection therewith, in the City of Alliance, Ohio, and further for that purpose are hereby authorized to enter in upon and use the streets, alleys, avenues, and other public grounds of said City for the purpose of erecting and fixing the necessary poles, guy stubs, wires and all other things, both aerial and underground requisite for the successful maintenance and operation of said telephone system.

Section 2. That in pursuance of the enjoyment of the rights herein granted, the Stark County Telephone Company, its successors or assigns are hereby required to so locate the poles, posts and other structures so as not to interfere with public travel, nor the flow of water, nor drainage within said City, and are further required to replace any and all portions of streets, alleys, avenues or other public grounds in said City which may be by them interfered with in the erection, maintenance or operation of said telephone system in as good condition as they were prior to such interference or use.

First. That all poles, posts and other fixtures shall be located in the alleys of said city so far as may be practicable.

Second. That all poles upon which wires are to be strung shall not be less than thirty-five (35) feet in length and that all poles shall be shored and kept neatly painted.

Third. That all poles be securely planted and the wires properly and safely strung so as to interfere as little as practicable with existing wires and other property rights, and said plants shall at all times thereafter be properly and efficiently operated and maintained.

Fourth. That no underground conduits shall be constructed without the consent of the City Council first having been obtained and that all plans, diagrams and

specifications for such work shall be first approved by said Council.  
 Fifth. That the Stark County Telephone Company, its successors or assigns shall save said City free and harmless from any and all claims for damage or otherwise growing out of the erection, operation or maintenance of said plant and shall respond to said City in damages to any amount that may be sustained by reason of negligence or imperfect work in the streets, alleys, avenues or other public grounds of said City.

Section 3. Be it further ordained that the said The Stark County Telephone Company, its successors or assigns be and they are hereby limited in the price to be charged for exchange service within the corporate limits in the said City of Alliance under the powers herein granted as follows to wit:—

The charge for long distance telephone instruments, connected with individual full copper metallic lines, when placed in a residence shall not exceed \$18 per annum payable quarterly in advance, and the charge for a like equipment when placed in a business house shall not exceed \$24 per annum, payable quarterly, in advance.

Section 4. Be it further ordained that the said The Stark County Telephone Company, its successors or assigns, shall permit the police and fire alarm wires of said City to be placed on their poles without charge to the City if the City so elects.

Section 5. Be it further ordained that the rights herein granted shall lapse and become void unless the said The Stark County Telephone Company its successors or assigns shall begin the work of erecting the said telephone exchange within 6 months from the time this ordinance takes effect and have the same in operation within twelve (12) months thereafter, provided however, that if delayed in the progress of said work by strikes, legal proceedings or other unavoidable cause or causes without the fault of the said The Stark County Telephone Company its successors or assigns then the limitation as to the commencement of the work and operation of same as herein before contained shall be extended for such period as the said Stark County Telephone Company, its successors or assigns may be so

delayed.

Section 6. All poles, posts or other fixtures shall be located subject to the limitation herein before provided under the direction and with the consent of the Street Committee of said City Council, due regard being had to the convenience and welfare of the The Stark County Telephone Company, its successors or assigns.

Section 7. Be it further ordained that the rights herein granted shall lapse and become void and the bond herein after provided for shall become due to the city of Alliance, Ohio, as liquidated damages and not by way of penalty if the said The Stark County Telephone Company, its successors or assigns shall sell its system in Alliance, Ohio, or the franchise hereunder to the Central Union Telephone Co., or the American Bell Telephone Co.

Section 8. Be it further ordained that any wilful failure to maintain and operate said plant agreeably to the terms of this ordinance and to fully comply with its provisions shall work a forfeiture of all the rights herein granted.

Section 9. Be it further ordained that the said The Stark County Telephone Company, its successors or assigns shall give bond to be approved by the Council in the sum of Ten Thousand (\$0,000) Dollars conditioned for the faithful performance of all and singular the terms and conditions contained in this ordinance and also conditioned against any sale of franchise or system to the Central Union Telephone Company, or the American Bell Telephone Co. and the failure of the said Stark County Telephone Company, its successors or assigns ~~to~~ to file said bond within thirty (30) days after the passage of this ordinance shall work a forfeiture of all the rights and franchises granted herein.

Section 10. Be it further ordained that the said the Stark County Telephone Company, its successors or assigns shall file with the City Clerk of said City within thirty (30) days after the passage of this ordinance a written acceptance of the terms and conditions herein contained.

Section 11. Be it further ordained that the said The Stark County Telephone Company, its successors or assigns be and they are hereby required to pay the cost of publication of this ordinance as is required by law.

Section 12. Be it further ordained that the grants, rights, powers, and franchises herein given and granted to the said The Stark County Telephone Company, its successors or assigns shall be in force and continue during the full term of twenty five (25) years from the date at which this said ordinance shall take effect.

Section 13. Be it further ordained that the ordinance entitled, "An ordinance granting the right to erect, acquire, maintain and operate a Telephone Exchange and system of Telephone or Telegraph in the City of Alliance, Ohio" granted to S. C. Thayer, his associates, successors or assigns on 12<sup>th</sup> day of September 1900 and any and all ordinances be, and the same are hereby repealed.

Section 14. This ordinance shall take effect and be in force from and after its passages and legal publication according to law.

Passed December, 13, 1900.

J. H. McConnell,  
City Clerk.

Thomas Wilson,  
Pres. Prot. of Council.

I hereby certify that the foregoing Ordinance was passed by the Alliance City Council Dec 13<sup>th</sup> 1900, and duly published according to law in the Alliance Daily Review Dec 15<sup>th</sup> and 17<sup>th</sup> 1900, a newspaper of general circulation in the Corporation.

J. H. McConnell.  
City Clerk.

A resolution to improve North Freedom Avenue from the north line of the Pittsburgh, Fort Wayne and Chicago Railroad Company's tracks to the south line of East Patterson 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 North Freedom Avenue from the north line of the Pittsburgh Fort Wayne and Chicago Railroad Company's tracks to the south line of East Patterson street in said City of Alliance, Ohio, by grading the same to the established grade, paving the roadway with bricks or blocks to a width of not less than twenty-eight feet, setting curbs and gutters and constructing the necessary culverts, drains and retaining walls etc. etc. in accordance with the plans, profiles and specifications now on file in the office of the City Civil Engineer.

The cost and expense of such 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 assessment shall be payable in five annual installments and bonds shall be issued in anticipation of the collection thereof.

And the clerk is hereby directed to cause this resolution to be published for two weeks in a newspaper of general circulation in the corporation, and Percy D. Howell, the chief of police is hereby appointed to serve notice of the passage of this resolution upon the owners of property abutting upon said improvements who are residents of Stark County, Ohio.

Adopted May 7, 1900

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 Resolution was duly  
published in the Alliance Daily Review a newspaper  
of general circulation in the corporation, on the  
9<sup>th</sup>, 10<sup>th</sup>, 16<sup>th</sup> and 17<sup>th</sup> days of May 1900.

J. H. McConnell, City Clerk.

A Resolution to improve East Patterson street from <sup>the west line of North Freedom Avenue to</sup> the west line of the Cleveland and Pittsburgh Railroad Company's tracks in the City of Alliance, Ohio.

Be it resolved by the council of the City of Alliance, Ohio That it is necessary to improve East Patterson street from the west line of North Freedom Avenue to the west line of the Cleveland and Pittsburgh Railroad Company's tracks in said City of Alliance, Ohio, by grading the same to the established grade, paving the roadway with bricks or blocks to a width of not less than thirty-four feet, setting curbs and gutters and constructing the necessary culverts, drains, retaining walls etc. etc in accordance with the plans, profiles and specifications now on file in the office of the City Civil Engineer.

The cost and expense of such 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 assessment shall be payable in five annual installments, and bonds shall be issued in anticipation of the collection thereof.

And the Clerk is hereby directed to cause this resolution to be published for two weeks in a newspaper of general circulation in the corporation, and Percy D. Howell, the chief of police, 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 May 7<sup>th</sup> 1900.

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 Resolution was duly published in the Alliance Daily Review a newspaper of general circulation in the corporation on the 9<sup>th</sup>, 10<sup>th</sup>, 16<sup>th</sup> and 17<sup>th</sup> days of May 1900.

J. H. McConnell  
City Clerk

A Resolution to improve the first alley south of and parallel with east Main street from the east line of the public square to the west line of South Liberty street in the City of Alliance.

Be it resolved by the council of the city of Alliance, Ohio, that it is necessary to improve the first alley south of and parallel with East Main street from the east line of the public square to the west line of South Liberty avenue in the said city of Alliance, Ohio by grading the same to the established grade, paving the same with bricks or brick blocks to a width of not less than twenty-two feet, including curbs, setting curbs and gutters and constructing the necessary culverts, drains and retaining walls etc. etc. in accordance with the plans, profiles and specifications therefor now on file in the office of the city civil engineer.

The cost and expense of such 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 three 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 P. D. Howell, chief of police 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 August 20<sup>th</sup> 1900.

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 Resolution was duly published in the Alliance Daily Leader, a newspaper of general circulation in the corporation on the 21-22-28 and 29<sup>th</sup> days of August-1900.

J. H. McConnell  
City Clerk.

A Resolution to improve South Seneca avenue from Grant street <sup>to Milner street</sup> in the City of Alliance, Ohio.

Be it resolved by the council of the City of Alliance, Ohio. That it is hereby declared necessary to improve South Seneca avenue from the north line of Grant street to the south line of Milner street in the City of Alliance, Ohio, by excavating and filling the roadway to the established grade thereof in accordance with plans and specifications therefor now on file in the office of the city civil engineer.

The cost and expense of such improvement shall be paid by an assessment, assessed per front foot upon the lots and lands abutting upon said improvement. Said assessment shall be payable in two annual installments and bonds shall be issued in anticipation of the collection of such assessment and the clerk is hereby directed to cause this resolution to be published for two weeks in a newspaper of general circulation in the corporation and the chief of police is hereby appointed to serve notice of the passage of this resolution upon the owners of property abutting on said improvement who are residents of Stark County, Ohio.

Adopted July 23, 1900.

J. H. McConnell  
City Clerk.

A. B. Love,  
Pres't. Prot'm.

I J. H. McConnell, Clerk of the City of Alliance, Ohio, hereby certify that the foregoing Resolution was duly published in the Alliance Daily Leader, a newspaper of general circulation in the corporation, on the 27<sup>th</sup> and 28<sup>th</sup> days of July, 1900, and on the 3<sup>rd</sup> and 4<sup>th</sup> days of August 1900.

J. H. McConnell  
City Clerk.