

A Resolution for the Issue of Bonds in the City of Alliance, Ohio in the Sum of \$21600.00 for the purpose of extending the time of Payment of Certain Indebtedness which from its limits of taxation the said city is unable to pay at maturity.

Be it resolved by the Council of the City of Alliance, State of Ohio: -

Section 1. That certain indebtedness heretofore incurred by the City of Alliance, Ohio, to wit:

\$5000.00 Sewer Disposal Bonds, \$2500.00 East Main Street Bonds, \$2400.00 East Broadway Bonds, \$1000.00 North Union Avenue Bonds, No. 1, \$3500.00 S. Union Avenue No. 1, \$2500.00 South Freedom, \$500.00 Mechanic Avenue Bonds, \$300.00 Patterson Street Bonds, \$300.00 South Linden Avenue Bonds, No. 2, \$1000.00 North Walnut, \$2000.00 North Lincoln Avenue Bonds, \$300.00 East High Street Bonds, \$100.00 North Linden Avenue Bonds No. 2, \$200.00 Grant Street Bonds, is hereby determined and declared to be an existing, valid and binding obligation of said city.

Section 2. To provide means to extend the time of payment of said indebtedness which from its limits of taxation the city of Alliance, Ohio, is unable to pay at maturity there shall be issued the Bonds of the City of Alliance, Ohio to an aggregate amount of \$21600.00 (Twenty one thousand and six hundred dollars) which said Bonds shall be in the denominations as follows: - Forty two (42) of said Bonds shall be for Five Hundred (500) Dollars each and one (1) for Six Hundred (600) Dollars, and numbered consecutively from 694 to 736 both numbered inclusive, all made payable at the city Treasurer's office, in the City of Alliance, State of Ohio and bearing interest at the rate of four (4) percent per annum, payable semi-annually at the same place; and said bonds shall be dated March 10, 1904 and shall run for a period of ten (10) ~~days~~ years from their date.

Section 3, Said Bonds shall express upon their face the purpose for which they are issued and

that they were issued in pursuance of this resolution. They shall be prepared, issued and delivered under the direction of the Finance Committee of Council and the City Auditor and shall be signed by the Mayor of said city and by the City Auditor and sealed with the corporate seal of said city and registered in the office of the Sinking Fund Trustees and interest coupon attached to said Bonds shall be executed by the City Auditor with his signature thereto, or he shall have his signature printed or lithographed thereon.

Section 4. Said Bonds shall be first offered at par and accrued interest to the Trustees of the Sinking Fund in their official capacity and if the Sinking Fund Trustees refuse to take any or all said Bonds at par and interest, then said Bonds not so taken shall be advertised for public sale and sold in the manner provided by law, but not for less than their par value and accrued interest. The proceeds from the sale of said Bonds, except the premium and accrued interest thereon shall be used for the purpose of paying indebtedness aforesaid and for no other purpose; and the premiums and accrued interest received from such sale shall be transferred to the Trustees of the Sinking Fund to be applied by them in the manner provided by law.

Section 5. This resolution shall take effect and be in force from and after the earliest period allowed by law.

P. C. Ramsey.

Passed, Jan. 4, 1904.

Pres. Pro tem of Council.

Attest: Chas. O. Silver, Clerk.

I, Chas. O. Silver, Clerk of Council of City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on

An Ordinance to make Appropriations of Money for the Current Expenses and other expenditures of the City of Alliance, State of Ohio, during the fiscal half year ending June 30th, 1904.

Be it ordained by the council of the City of Alliance, State of Ohio:-

Section 1. That to provide for the current expenses and other expenditures of the City of Alliance State of Ohio during the fiscal half year ending June 30, 1904, the following sums be and the same are hereby set aside and appropriated, from and out of the moneys known to be in the treasury of said city and estimated to be and come into the treasury of said city from all sources during said fiscal half year, for each of the several objects for which said city has to provide, as follows, viz::

Section 2. That the following sums be and the same are hereby set aside and appropriated for the following purposes from and out of the General Fund.

Stationery	\$ 25.00
Total for Council	\$ 25.00

Clerk of Council

Salary	\$ 50.00
Clerk Hire	25.00
Incidentals	25.00
Total for Clerk of Council	\$ 100.00

Mayor.

Salary	\$ 125.00
Stationery	25.00
Incidentals	10.00
Total for Mayor	\$ 160.00

Auditor

Salary	\$ 480.00
Stationery	80.00
Incidentals	20.00
Total for Auditor	\$ 580.00

Treasurer.

Salary	\$200.00
Incidentals	<u>35.00</u>
Total for Treasurer	\$235.00

Solicitor

Salary	\$200.00
Stationery	10.00
Special Counsel	<u>200.00</u>
Total for Solicitor	\$410.00

Elections.

Judges, Clerks, Labor, and Incidentals	
Total for Elections	\$250.00

Legal Advertising

Ordinances and Resolutions	\$450.00
Reports	40.00
Proclamations	<u>10.00</u>
Total for Legal Advertising	\$500.00

Judicial

Jury & Witness fees in Mayor's court	\$25.00
Witness fees in other courts	<u>50.00</u>
Total for Judicial	\$75.00

Sidewalks.

Laying sidewalks	\$49.02
------------------	---------

Indebtedness

Notes and interest	\$800.00
Total appropriation from the General Fund - - - - -	\$3184.02

Section 3, That the following sums be and the same are hereby set aside and appropriated for the following purposes from and out of the Public Service Fund:

General Administration
(Board of Public Service)

Stationery	\$25.00
Legal Advertising	<u>\$50.00</u>
Total	\$75.00

Engineering

Engineer and Assistants	\$675.00
Stationery	<u>50.00</u>
Total for Engineering	\$725.00

Street Repairing	
Labor and Material	\$ 1,300.00
Notes and Interest	500.00
Street Permits Refund	230.00
Total for Street Repairing	<u>\$ 2,030.00</u>
Sewage Disposal	
Salaries	\$ 550.00
Supplies	300.00
Fuel	300.00
Total for Sewage Disposal	<u>\$ 1,150.00</u>
Public Lights	
Street Lighting	\$ 2,750.00
Public Buildings and Grounds.	
Notes and Interest	2,359.00
Fuel	90.00
Repairs	160.25
City Prison	1,500.00
Total	<u>\$ 4,109.25</u>
Sidewalks.	
Material and Laying	300.00
Water Works.	
Superintendent	\$ 600.00
Clerk	420.00
Stationery	50.00
Pay Roll of Employees	2,010.00
Tools and Machinery	100.00
Fuel and Light	2,150.00
Incidentals	350.00
Interest	5,578.68
Extension and Meters	500.00
Total for Water Works	<u>\$ 11,758.68</u>
Public Cemeteries.	
Superintendent	360.00
Clerk	60.00
Stationery	50.00
Pay Roll Laborers	300.00
Material	100.00
Incidentals	100.00
Total	<u>\$ 970.00</u>
Total appropriated from Public Service Fund	\$ 23,867.93

Section 4. That the following sums be and the same are hereby laid aside and appropriated for the following purposes from and out of the Public Safety Fund:—

General Administration (Board of Public Safety)	
Furniture and Fixtures	\$ 65.00
Stationery	10.00
Incidentals	150.00
Legal Advertising	25.00
Notes and Interest	500.00
Total	<u>\$750.00</u>
Fire and Police Alarm Systems.	
Fire Alarm Systems	\$50.00
Police Signalphone System	110.00
Total	<u>\$160.00</u>
Police Department	
Regular Police	\$2210.00
Special Police	160.00
Sustaining Prisoners	100.00
Conveying Prisoners	100.00
Supplies and Incidentals	142.00
Total for Police Dept.	<u>\$2,712.00</u>
Fire Department	
Regular Firemen	\$2,040.00
Furniture and Fixtures	60.00
Stationery	15.00
Special Firemen	125.00
Horses and Harness	125.00
Apparatus	125.00
Buildings and Repairs	100.00
Supplies	432.00
Incidentals	170.00
Total for Fire Dept.	<u>\$3,192.00</u>
Total appropriated from Public Safety Fund	<u>\$6,814.00</u>

Section 5. That the following sums be and the same are hereby set aside and appropriated for the following purposes from and out of the Public Health Fund:

General Administration
(Board of Health)

Health Officer's Salary	\$ 100.00
Clerk's Salary	10.00
Sanitary Policeman's Salary	240.00
Printing and Legal Advertising	25.00
Total,	\$ 375.00

Quarantine

Medical Supplies & Disinfectants	\$ 125.00
Food, Clothing etc.	75.00
Note and Interest	50.00
Total for Quarantine,	\$ 250.00

Plumbing Examinations and Inspections.

Plumbing Insp's Salary, Fees Collected	
Stationery and Incidentals	\$ 34.50
Total appropriated from Public Health Fund	\$ 659.50

Section 6. That the City Auditor is hereby authorized to draw his warrants on the City Treasurer for payment from any of the foregoing appropriations upon receiving proper certificates and vouchers therefor, approved by the board or officers authorized by law to approve the same, or an ordinance or resolution of Council to make the expenditures; provided that no warrants shall be drawn or paid for salaries or wages except to persons employed by authority of and in accordance with law or ordinance. Provided further that the appropriations for "Incidentals" can only be expended on items of expense constituting a legal obligation against the city, and for purposes other than those covered by the other specific appropriations made herein.

Section 7. That the Clerk of Council is hereby directed to certify a copy of this ordinance to each officer, board or department of said city for which appropriations are made.

Section 8. That this ordinance shall take effect at the earliest possible period allowed by law,
Passed, Jan. 26, 1904,

J. C. Ramsey,
Pres. Pro tem of Council.

Attest:

Chas. O. Silver, Clerk.

I, Chas. O. Silver, Clerk of Council of City of
Alliana, Ohio do hereby certify that the foregoing
ordinance was duly published in the Alliana
Daily Review, a newspaper of general circula-
tion in the corporation on,

An Ordinance to improve first alley west of Liberty Avenue from East Grant Street to East Milner Street by constructing a sanitary sewer.

Be it ordained by the Council of the City of Alliance State of Ohio, three fourths of all members elected thereto concurring:

Section 1. That the first alley west of Liberty Avenue from East Grant street to East Milner street, shall be improved in the following manner to wit, by constructing a Sanitary Sewer.

Section 2. That the grade of said alley as improved shall be the existing grade.

Section 3. That the plans, specifications, estimates and profiles of the proposed improvement heretofore prepared by the engineer and now on file in the office of the department of public service, be and the same are hereby approved.

Section 4. That the whole cost of said improvement shall be assessed by the foot frontage upon the following described lots and lands to-wit; All lots and lands bounding and abutting upon the proposed improvement which said lots and lands are hereby determined to be specially benefited by said improvement, and the cost of said improvement shall include the expense of the preliminary and other surveys and of printing and publishing the notices, resolutions and ordinances required, and the serving of said notices, the cost of construction together with interest on bonds issued in anticipation of the collection of deferred assessments, and all other necessary expenditures.

Section 5. That the assessments so to be levied shall be paid in three annual installments, with interest on deferred payments at 4 per cent per annum, provided that the owner of any property assessed at his option, pay such assessment in cash within thirty days from and after the passage of the assessing ordinance, in which case said cash assessment shall not include any item of interest upon bonds to be issued in anticipation

of the collection of deferred installments of assessments.

Section 6, That bonds of the City of Alliance, Ohio shall be issued in anticipation of the collection of assessments by installment and in an amount equal thereto.

Section 7, This ordinance shall take effect and be in force from and after the earliest period allowed by law.

J. H. Lloyd,
Pres. of Council.

Passed Feb. 15, 1904,

Attest, Chas. O. Silver, Clerf.

Approved Feb. 17, 1904,

O. H. Walker, Mayor.

Published in Review, Feb. 18-25 '04.

I, Chas. O. Silver, Clerf. of Council of City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on Feb. 18-25, 1904.

An Ordinance to improve Franklin Avenue from Noble Street to Reed Street by grading and graveling.

Be it ordained by the Council of City of Alliance, State of Ohio, threefourths of all members elected thereto concurring:

Section 1. That Franklin Avenue from Noble Street to Reed Street shall be improved in the following manner to wit, by grading and graveling.

Section 2. That the grade of said street as improved shall be the existing grade.

Section 3. That the plans, specifications, estimates and profiles of the proposed improvement heretofore prepared by the engineer, and now on file in the office of the department of public service, be and the same are hereby approved.

Section 4. That the whole cost of said improvement shall be assessed by the foot frontage upon the following described lots and lands, to-wit: All lots and lands bounding and abutting upon the proposed improvement which said lots and lands are hereby determined to be specially benefitted by said improvement; And the cost of improvement shall include the expense of the preliminary and other surveys, and of printing and publishing the notices, resolution and ordinance required, and the serving of said notices, the cost of construction together with interest on bonds issued in anticipation of the collection of deferred assessments, and all other necessary expenditures.

Section 5. That the assessments so to be levied shall be paid in three annual installments, with interest on deferred payments at 4 per cent per annum provided that the owner of any property assessed at his option, pay such assessment in cash within thirty days from and after the passage of the assessing ordinance, in which case said cash assessment shall not include any item of interest upon bonds to be issued in anticipation of the collection of deferred installments of assessments.

Section 6. That bonds of the city of Alliance, Ohio

shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

Section 7. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Feb. 15, 1904.

J. H. Lloyd,
Pres. of Council.

Attest, Chas. O. Silver, Clerk.

Approved, Feb. 17, 1904, O. H. Walker, Mayor.

I, Chas. O. Silver, Clerk of Council of City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on

An Ordinance to improve First Alley north of Broadway from Webb Avenue to first alley west of Webb avenue by constructing a sanitary sewer.

Be it ordained by the Council of the City of Alliance, State of Ohio, threefourths of all members elected thereto concurring,

Section 1. That the first alley north of Broadway from Webb avenue to first alley west of Webb avenue, shall be improved in the following manner, by constructing a sanitary sewer.

Section 2. That the grade of said alley as improved shall be the existing grade.

Section 3. That the plans, specifications, estimates and profiles of the proposed improvement heretofore prepared by the engineer and now on file in the office of the department of public service, be and the same are hereby approved.

Section 4. That the whole cost of said improvement shall be assessed by the foot frontage upon the following described lots and lands, to-wit: All lots and lands bounding and abutting upon the proposed improvement which said lots and lands are hereby determined to be specially benefitted by said improvement: And the cost of said improvement shall include the expense of the preliminary and other surveys, and of printing and publishing the notices, resolutions and ordinances required, and the serving of said notices, the cost of construction together with interest on bonds issued in anticipation of the collection of deferred assessments, and all other necessary expenditures.

Section 5. That the assessments so to be levied shall be paid in three annual installments, with interest on deferred payments at 4 per cent per annum: provided that the owner of any property assessed at his option, pay such assessment in cash within thirty days from and after the passage of the assessing ordinance, in which case said cash assessment shall not include and item of interest upon bonds to be issued in anticipation of the collection

of deferred installments of assessments.

Section 6. That bonds of the City of Alliance, Ohio shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

Section 7. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Feb. 15, 1904.

J. H. Lloyd,
Pres. of Council.

Attest, Chas. O. Silver, Clerk.

Approved, Feb. 17, 1904, O. H. Walker, Mayor.

I, Chas. O. Silver, clerk of Council of City of Alliance Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on,

An Ordinance to improve first alley north of Patterson Street from first alley west of Webb Avenue to first alley east of Webb Avenue, by constructing a six inch sanitary sewer.

Be it ordained by the council of the City of Alliance, State of Ohio, three fourths of all the members elected thereto concurring:

Sec. 1. That the first alley north of Patterson St. from the first alley east of Webb Avenue to the first alley west of Webb Avenue shall be improved in the following manner; by constructing a sanitary sewer.

Sec. 2. That the grade of said alley as improved shall be the existing grade.

Sec. 3. That the plans, specifications, estimates and profiles of the proposed improvement heretofore prepared ^{by} the engineer and now on file in the office of the department of public service, be and the same are hereby approved.

Sec. 4. That the whole cost of said improvement shall be assessed by the foot frontage upon the following described lots and lands, to-wit; all lots and lands bounding and abutting upon the proposed improvement, which said lots and lands are hereby determined to be specially benefitted by said improvement; and the cost of said improvement shall ~~to~~ include the expense of the preliminary and other surveys, and of printing and publishing the notices, resolutions and ordinances required, and the serving of said notices, the cost of construction together with interest on bonds issued in anticipation of the collection of deferred assessment, and all other necessary expenditures.

Sec. 5. That the assessments so to be levied shall be paid in three annual installments, with interest on deferred payments at 4 per cent per annum, provided that the owner of any property assessed, at his option, pays such assessment in cash within thirty days from and after the passage of the assessing ordinance, in which case said cash

assessment shall not include any item of interest upon bonds to be issued in anticipation of the collection of deferred installment of assessment.

Sec. 6. That bonds of the City of Alliance, Ohio, shall be issued in anticipation of the collection of assessments by installment and an amount equal thereto.

Sec 7. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Feb. 15, 1904.

J. H. Lloyd,
Pres. of Council.

Attest, Chas. O. Silver, Clerk.

Approved, Feb. 17, 1904. O. H. Walker, Mayor.

I, Chas. O. Silver, clerk of council of City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on

An Ordinance to vacate a portion of North Liberty Avenue between the north line of East Main Street and the south line of the Pittsburg, Ft. Wayne and Chicago Railroad Company's Right of Way in the City of Alliance, Ohio.

It whereas, on the 10th day of February 1904, a petition by persons owning lots in the immediate vicinity of that portion of North Liberty Avenue in the City of Alliance, Ohio., between the north line of East Main St. and the south line of the Pittsburg, Ft. Wayne and Chicago Railroad Company right of way was duly presented to Council of the City of Alliance, Ohio, praying that said portion of said street between the points named, be vacated; and notice of the pendency and prayer of said petition has been given as required by law by publication in the Alliance Daily Review a newspaper of general circulation in the corporation for six consecutive weeks ending on the 16th day of March 1904, and by publication in the Alliance Daily Leader a newspaper of general circulation in the corporation of six consecutive weeks ending on the 17th day of March 1904; and

It whereas, council upon hearing, is satisfied that there is good cause for such vacation as prayed for, that it will not be detrimental to the general interest and ought to be made, now therefore,

Be it ordained by council of the City of Alliance, Ohio, Sec. 1. That, that portion of North Liberty Avenue between the north line of East Main St. and the south line of the right of way of the Pittsburg, Ft. Wayne and Chicago Railroad Company in the City of Alliance Stark Co., Ohio, which said portion is further described as follows, to-wit: Being that part of North Liberty Ave., in the City of Alliance, Stark Co., Ohio bounded on the north by the south right of way line of the Pittsburg, Ft. Wayne & Chicago Railroad; on the east by lot number three hundred and eighteen (318) in said City of Alliance; on the south by the North line of East Main St. in said City of Alliance and on the west by lot number five hundred and forty five (545)

in said City of Alliance, Ohio, be and the same is hereby vacated.

Sec. 2. That this ordinance be and remain in force from and after the earliest period allowed by law,
Attest, Chas. O. Silver, Clerk, J. H. Lloyd,
Passed, Apr. 4, 1904. Pres. of Council.

I, Chas. O. Silver, clerk of Council of City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on Apr. 21-28, 1904.

Chas. O. Silver, Clerk.

A Resolution to provide for the issue of bonds of the City of Alliance, Ohio in the sum of \$6,650.00, for the purpose of extending the time of payment of certain indebtedness which from its limits of taxation the said City is unable to pay at maturity.

Be it resolved by the council of City of Alliance, State of Ohio;

Sec. 1, That certain indebtedness heretofore incurred by the City of Alliance, Ohio, to-wit; that incurred in repairing the City hall to the amount of \$2,365.00; in repairing the city jail to the amount of \$1800.00; in purchasing a chemical fire engine to the amount of \$800.00; in preventing the spread of small pox within the past two years to the amount of \$1,685.00, making in the aggregate \$6,650.00, is hereby determined to be an existing, valid and binding obligation of said City.

Sec. 2, To provide means to extend the time of payment of said indebtedness which from its limits of taxation the said City is unable to pay at maturity, there shall be issued the bonds of the City of Alliance, Ohio, to an aggregate amount of \$6,650.00, which said bonds shall be in the denominations, as follows, to-wit: twelve bonds for \$500.00 each and one bond for \$650.00, and numbered consecutively from 737 to 749, both numbers inclusive, all made payable at the City Treasurer's Office, in the City of Alliance, State of Ohio, and all bearing interest at the rate of five per cent, per annum; payable semi-annually at the same place; and each of said bonds shall be dated July 1, 1904, and shall run for the following periods, that is to say bonds No. 737 for one year, No. 738 for two years, No. 739 for three years, No. 740 for four years, No. 741 for five years, No. 742 for six years, No. 743 for seven years, No. 744 for eight years, No. 745 for nine years, No. 746 for ten years, No. 747 for eleven years, No. 748 for twelve years, No. 749 for thirteen years from their date.

Sec. 3, Said bonds shall express upon their face the purpose for which they were issued and that

they were issued in pursuance of this resolution. They shall be prepared issued and delivered under the direction of the finance committee of council and the city auditor, and shall be signed by the mayor of said city and by the city auditor, and sealed with the corporate seal of said city; and interest coupons attached to said bonds shall be executed by the city auditor with his signature thereon, or he shall have his signature printed or lithographed thereon.

Sec. 4. Said bonds shall be first offered at par and accrued interest to the trustees of sinking fund in their official capacity and if the sinking fund trustees refuse to take any or all said bonds at par and interest, then said bonds not so taken shall be advertised for public sale and sold in the manner provided by law, but not for less than their par value and accrued interest. The proceeds from sale of said bonds, except the premiums and accrued interest thereon, shall be used for the purpose of paying the indebtedness aforesaid and for no other purpose; and the premiums and accrued interest received from such sale shall be transferred to the trustees of the sinking fund to be applied by them in the manner provided by law.

Sec. 5. This resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed May 2, 1904.

Attest Chas. O. Silver, Clerk.

Approved May 4, 1904. O. H. Walker,
Mayor.

I, Chas. O. Silver, clerk of Council of City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on.

Resolution declaring it necessary to improve West State Street from the west line of Union Avenue to the west corporation line by grading and repairing, and constructing drain.

Be it resolved by the council of the City of Alliance, State of Ohio threefourths of all members elected thereto concurring.

That it is necessary to improve West State St. from the west line of Union Ave. to the west corporation line by grading, repairing and constructing an eight inch street drain.

Be it further resolved that the city engineer be and he is hereby directed to prepare plans, specifications, estimates and profiles of the proposed improvement, showing the grade of same with reference to the property abutting thereon, and file said plans, specifications, estimates and profiles in the office of the department of public service, where the same shall be open to the inspection of all persons interested and;

Be it further resolved, that the clerk be, and he is hereby directed to cause this resolution to be published according to law.

Adopted May 2, 1904,

J. H. Lloyd,

Attest, Chas O. Silver, Clerk, Pres. of Council

Approved, May 4, 1904, O. H. Walker, Mayor,

I, Chas. O. Silver, clerk of Council of City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on May 5-6, 1904

Chas. O. Silver,

Resolution declaring it necessary to issue bonds for the purpose of enlarging and improving the Water Works of the City of Alliance.

Be it resolved by the Council of the City of Alliance, State of Ohio, two thirds of all members elected thereto concurring, that it is necessary to issue and sell bonds in the fiscal year beginning January first, 1904, for the purpose of enlarging and improving the Water Works of the City of Alliance, Ohio, in an amount greater than one per cent of the total value of all property in said City of Alliance, as listed and assessed for taxation, to-wit; in the sum of \$50,000.00, and that the question of issuing and selling the bonds of said City of Alliance, in excess of said one per cent, that is ~~is~~ ~~not~~ in the sum aforesaid, be submitted to a vote of the qualified electors of said City of Alliance at a special election to be held in said city for that purpose on the 28th day of March 1904.

That the Mayor be and he is hereby directed to give public notice of the time and place of holding said election in the manner provided by law,

That the clerk be and he is hereby directed to certify a copy of this resolution to the deputy state supervisors of Stark County, Ohio.

Adopted May 5, 1904

Attest: Chas. O. Silver, Clerk, J. H. Lloyd, Pres. of Council

Approved, May 6, 1904

O. H. Walker, Mayor.

I, Chas. O. Silver, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on May 6, - 12, 1904,

Chas. O. Silver, Clerk,

An Ordinance to appropriate money.
 Be it ordained and enacted by the Council of
 the City of Alliance,

Section 1. That there be appropriated out of the
 Public Service fund, the sum of \$1200.00 to be used
 as follows, \$1000.00 for Street repair, \$200.00 for
 Horse and Cart and to no other purposes what-
 ever.

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

Passed Apr, 18th 1904.

Attest, Chas. O. Silver, Clerk.

Approved, Apr, 19, 1904.

D. H. Walker, Mayor.

J. H. Lloyd,
 Pres. of Council.

I, Chas. O. Silver, clerk of council of City of
 Alliance, Ohio do hereby certify that the foregoing
 ordinance was duly published in the Alliance
 Daily Review, a newspaper of general circulation
 in the corporation on

An Ordinance fixing the rate of pay of Emergency or Special Policemen and Emergency or Special Firemen.

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

Sec. 1. That Emergency or Special Policemen in the employ of said city shall receive for such services \$2.00 per day of twelve hours.

Sec. 2. That Emergency or Special Firemen in the employ of said city shall receive for such services \$2.00 per day of twenty four hours.

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

Passed, Apr. 18th, 1904,

Attest, Chas. O. Silver, Clerk,

Approved, Apr. 19, 1904,

O. H. Walker, Mayor.

J. H. Lloyd,
Pres. of Council.

I, Chas. O. Silver, Clerk of Council of City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review a newspaper of general circulation in the corporation on

Aug. 17, 1904.

An Ordinance determining to proceed with the improvement of First Alley west of Liberty Avenue from East Grant Street to East Milner Street by constructing a Sanitary Sewer.

Be it ordained by the Council of the City of Alliance, Ohio, three fourths of all members elected thereto concurring:

Section 1. That it is hereby determined to proceed with the improvement of first alley west of Liberty Avenue from East Grant Street to East Milner Street by constructing a sanitary sewer in accordance with Ordinance No. ---, passed on the 15th day of February, 1904, and in accordance with the plans, specifications, estimates and profiles hereto approved and now on file in the office of the Board of Public Service.

Sec. 2. That all claim for damages resulting therefrom shall be judicially inquired into before commencing of the proposed improvement, and the solicitor be and he is hereby authorized and directed to institute proceedings in a court of competent jurisdiction to inquire into such claims.

Sec. 3. That the cost of said improvement shall be paid as provided in an ordinance entitled "An Ordinance to improve first alley west of Liberty Avenue from East Grant Street to East Milner Street by constructing a Sanitary Sewer," passed on the 15th day of February, 1904 and bonds shall be sold as therein provided.

Sec. 4. That the following lot and lands shall be assessed for said improvement as above determined to wit:

Lots No. 2197, 2198, 2199, 2200, 2201, 2202, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240.

Sec. 5. That the Board of Public Service be and hereby is authorized and directed to make and execute a contract for said improvement with the lowest and best bidder after advertisement, according to law.

Sec. 6. This Ordinance shall take effect and be in
 force from and after the earliest period allowed by
 law.

P. C. Ramsey,
 Pres. Pro Tem of Council

Attest,

Chas. O. Silver, Clerk.

Approved June 7, 1904,

O. H. Walker, Mayor

Passed June 6, 1904.

I, Chas. O. Silver, Clerk of Council of City of
 Alliance, Ohio do hereby certify that the foregoing
 ordinance, was duly published in the Alliance,
 Daily Review, a newspaper of general circulation
 in the corporation on.

Published in Review June 10 & 17, 1904

An Ordinance to make Appropriation of Money to construct or extend the Water Mains to the Asbestos Plant.

To make appropriation of Money to construct or extend the water mains to the Asbestos Plant.

Be it ordained by the Council of the City of Alliance, Ohio,

Sec. 1. That to provide for the extension of the water mains to the Asbestos Plant that there be appropriated out of the Public Service Fund (\$4,000) to be used for said purpose and to no other purpose whatsoever.

Sec. 2. That the City Auditor is hereby authorized to draw his warrant on the City Treasurer for payment from the foregoing appropriation upon receiving proper voucher thereof approved by the Board of Public Service.

Sec. 3. That this Ordinance shall take effect at the earliest period allowed by law.

Attest, D. E. Ramsey,
Chas. O. Silver, Clerk. Pres. Protem of Council.

Approved June 7, 1904.

O. H. Walker, Mayor.

I, Chas. O. Silver, Clerk of Council of City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on

Published in Review June 10, 1904.

An Ordinance determining to proceed with the improvement of first alley north of Patterson Street from First Alley west of Webb Avenue to first alley East of Webb Avenue.

Be it ordained by the council of the City of Alliance, Ohio, threefourths of all members elected thereto concurring:

Sec. 1. That it is hereby determined to proceed with the improvement of first alley north of Patterson street from first alley west of Webb avenue to first alley east of Webb avenue in accordance with Ordinance No. ---, passed on the 15th day of February, 1904, and in accordance with the plans, specifications, estimates and profiles hereto approved and now on file in the office of the department of Public Service.

Sec. 2. That all claims for damages resulting therefrom shall be judicially inquired into before commencing of the proposed improvement, and the solicitor be and he is hereby authorized and directed to institute proceedings in a court of competent jurisdiction to inquire into such claims.

Sec. 3. That the cost of said improvement shall be paid as provided in an ordinance entitled, "An Ordinance to improve first alley north of Patterson street from first alley west of Webb avenue to first alley east of Webb avenue, by constructing a six inch sanitary sewer," passed on the 15th day of February 1904, and bonds shall be sold as therein provided.

Sec. 4. That the following lots and lands shall be assessed for said improvement as above determined to-wit: Lots Nos. 2514, 2487-2467, 2468, 2469, 2470, 2471, 2472.

Sec. 5. That the Board of Public Service be and hereby is authorized and directed to make and execute a contract for said improvement with the lowest and best bidder after advertisement according to law.

Sec. 6. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

J. C. Ramsey,

Passed June 6, 1904. Pres. Protem of Council.

Attest, Chas. O. Silver, Clerk.

Approved, June 7, 1904.

O. H. Walker, Mayor.

I, Chas. O. Silver, Clerk of Council of City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on

Published in Review June 9 & 16.

Attest

Chas. O. Silver Clerk,

Approved, June 7, 1904.

O. H. Walker, Mayor.

I, Chas. O. Silver, Clerk of Council of City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on

Pub. in Review June 10 & 17

An Ordinance determining to proceed with the improvement of Franklin Avenue from Noble Street to Reed Street by grading and graveling.

Be it ordained by the council of the City of Alliance, State of Ohio, three fourths of all members elected thereto concurring:

Section 1. That it is hereby determined to proceed with the improvement of Franklin Avenue from Noble Street to Reed Street, by grading and graveling, in accordance with ordinance No. ---, passed on the 15th day of February 1904, and in accordance with the plans, specifications, estimates and profiles hereto approved and now on file in the office of the department of public service.

Sec. 2. That all claims for damages resulting therefrom shall be judicially inquired into before commencing of the proposed improvement, and the solicitor be and he is hereby authorized and directed to institute proceedings in a court of competent jurisdiction to inquire into such claims.

Sec. 3. That the cost of said improvement shall be paid as provided in an ordinance entitled "An Ordinance to improve Franklin Avenue from Noble Street to Reed Street by grading and graveling," passed the 15th day of February, 1904, and bonds shall be sold as therein provided.

Sec. 4. That the following lots and lands shall be assessed for said improvement as above determined, to wit: Lots Nos. 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590.

Sec. 5. That the Board of Public Service be and hereby is authorized and directed to make and execute a contract for said improvement with the lowest and best bidder after advertisement according to law.

Sec. 6. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

J. C. Ramsey,
Pres. of Council

An Ordinance determining to proceed with the improvement of first alley north of Broadway from Webb avenue to first alley west of Webb avenue, by constructing a Sanitary Sewer.

Be it ordained by the council of the City of Alliance, State of Ohio, three fourths of all members elected thereto concurring:

Section 1. That it is hereby determined to proceed with the improvement of first alley north of Broadway from Webb avenue to first alley west of Webb avenue, by constructing a sanitary sewer, in accordance with Ordinance No. --- passed on the 15th day of February 1904, and in accordance with the plans, specifications estimates and profiles hereto approved and now on file in the office of department of public service.

Sec. 2. That all claims for damages resulting therefrom shall be judicially inquired into before commencing of the proposed improvement, and the solicitor be and he is hereby authorized and directed to institute proceedings in a court of competent jurisdiction to inquire into such claims.

Sec. 3. That the cost of said improvement shall be paid as provided in an ordinance entitled, "An Ordinance to improve first alley north of Broadway from Webb Avenue to first alley west of Webb avenue, by constructing a sanitary sewer, passed Feb. 15, 1904, and bonds shall be sold as therein provided.

Sec. 4. That the following lots and lands shall be assessed for said improvement as above determined to wit: Lots Nos. 800, 801, 802, 840, 843, 844,

Sec 5. That the board of Public Service be and hereby is authorized and directed to make and execute a contract for said improvement with the lowest and best bidder after advertisement, according to law.

Sec 6. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

P. C. Ramsey,
Pres. Pro-Tem of Council

Passed, June 6, 1904,

Attest, Chas. O. Silver Clerk,

Approved, June 7, 1904,

O. H. Walker, Mayor.

I, Chas. O. Silver, Clerk of Council of City of Alliance, O., do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on,

Published in Rev. June 9 & 16.

An Ordinance to Levy Taxes for Municipal Purposes for the year 1904.

Be it ordained by the council of the city of Alliance, State of Ohio,

Sec. 1. That there be levied and collected for municipal purposes for the year 1904, on each dollar of valuation of real and personal property within the City of Alliance, Ohio returned on the grand duplicate and subject to taxation of 9.0 mills

Sec. 2. That the levy above authorized for municipal purposes be and the same is hereby apportioned as follows:

For Public Service Purposes	4.7	mills
For Public Safety	2.6	"
For Public Health	.5	"
For General	1.2	"
Total for Municipal	9.0	"

Sec. 3. That there be levied and collected on each dollar of the property aforesaid for the year 1904, the following additional sum:

For Sinking Fund and Interest	4.0	mills
Grand Total Corporation Tax	13.0	"

Sec. 4. That the clerk is hereby directed to certify the above levies to the auditor of Stark County to be placed on the tax list and collected according to law.

Sec. 5. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed June 6, 1904.

P. C. Ramsey,

Pres. Pro Tem of Council

Attest Chas. O. Silver Clerk,

Approved, O. H. Walker, Mayor.

I, Chas. O. Silver, Clerk of Council of City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on June 27, & 29, '04.

An Ordinance granting the Pennsylvania company operating the Cleveland and Pittsburg railroad the right to construct additional tracks and change the grade of the present tracks across certain streets in the City of Alliance, Ohio.

Whereas, The Pennsylvania Company, operating the Cleveland and Pittsburg railroad, which company now has a right of way in and through the City of Alliance, Ohio, on which it has tracks for the purpose of running, maintaining and operating cars and locomotives, is desirous of improving its said right of way, and will incur the necessity of much repairs to streets, sidewalks, alleys and other property of said city, thereby causing the outlay of much money for the expense of the same, and,

Whereas, said railroad company has petitioned the said common council of said city to pass an ordinance for the purpose of enabling said company to make such improvements and as a consideration in favor of said city for the privilege granted by the passage of said ordinance, proposes as follows:

1. The said railroad company will bear all expenses of making said improvements and will pay all damages sustained by said city or any of its property, or to any owner or owners of property, or to any private citizen of said city, caused in any way by reason of such improvement being made, regardless of the fact whether or not such injury results to said city, its property, or any person or their property, on or off the right of way of said company, which liability of said company shall extend so far as the same will ^{in any way} effect or render liable said city, by reason of granting ordinance allowing said improvements.

2. Said company will, at its own expense, to the entire satisfaction of the Board of Public Service of said city, replace the pavement

of, and repair any and all streets, sidewalks, alleys or any other public property or improvement of said city, and in every respect put the same in as good repair and condition as the same was before any change thereof was made by said company.

3. Said company will pay and satisfy the city civil engineer of said city for all services necessarily rendered by him, for the use of and by reason of said improvement, and for anything done by him incidental thereto.

Therefore, Be it ordained by the city council of the city of Alliance, Ohio, and it is hereby ordained and enacted by the authority of the same as follows, to-wit:

Sec. 1. That the Pennsylvania company operating the Cleveland and Pittsburg railroad, its successors and assigns, be and it is hereby granted the right to construct and maintain additional tracks over and across the following streets, in the City of Alliance, Ohio.

At Mahoning avenue, two (2) additional tracks, making a total number of four (4) to be laid over and across said streets at the grade of the present tracks.

At Grant street, two (2) additional tracks, making a total number of four (4) to be laid over and across said street at the grade of the present tracks.

At Summit street, one (1) additional track, making a total number of four (4) to be laid over and across said street at the grade of the present tracks.

At Broadway, one (1) additional track, making a total number of eight (8) to be laid over and across said street at the grade of the present tracks.

At Patterson Street, the present tracks to be raised one and five tenths (1 & 5-10) feet to conform to new street grade as hereinafter set forth in section two (2).

At Hayne street, two (2) additional tracks, making a total number of four (4) to be laid over and

across said street at an elevation of one and four tenths ($1\frac{4}{10}$) feet above the grade of the present tracks, and the present tracks to be raised to conform to the said grade.

At Walnut street, two (2) additional tracks, making a total number of four (4) to be laid over and across said street at an elevation of ($1\frac{3}{10}$) feet above the present grade as hereinafter set forth in section three (3). Present tracks to be raised to conform to the established grade.

At Keystone street, two (2) additional tracks, making a total number of four (4) to be laid over and across said street at an elevation of four tenths ($\frac{4}{10}$) feet above the grade of the present tracks, and the present tracks to be raised to conform to said grade.

At Park Street, two (2) additional tracks, making a total number of four (4) to be laid over and across said street at an elevation of four tenths, ($\frac{4}{10}$) feet above the grade of the present tracks, and the present tracks to be raised to conform to said grade.

At Perry Street, two (2) additional tracks, making a total number of four (4) to be laid over and across said street at the grade of present tracks.

At Union Avenue, two (2) additional tracks making a total number of four (4) to be laid over and across said street at the grade of the present tracks.

At Vine street, two additional tracks, making a total number of four (4) to be laid over and across said street at the grade of the present tracks.

It being the intention of this section of this ordinance to grant the right to the said Pennsylvania company, operating the Cleveland and Pittsburg railroad to lay, maintain and operate four (4) main tracks through the city of Alliance, Ohio, crossing all streets and alleys intersecting or crossing the Cleveland and Pittsburg right of way.

Sec 2. That the grade of Patterson street across the right of way of the Cleveland and Pittsburg

railroad shall be and the same is hereby re-established at and on a level of (185-10) feet above the present level of the main track of said railroad at that point. The said Pennsylvania company is hereby ordered and agrees to construct said street at the grade thus established across its track and to adjust the approaches of said street to said tracks in the following manner:

A uniformly descending grade to be made from the east rail of the most easterly track of said railroad to the west line of N. Liberty Avenue.

A uniformly descending grade with proper vertical curves to be made from the west rail of the most westerly track of said railroad to a point one hundred and two (102) feet distant westwardly therefrom.

Sec. 3. That the grade of Walnut street across the right of way of the Cleveland and Pittsburg railroad shall be and the same is hereby re-established at and on a level of one and three tenths (1 3-10) feet above the present level of the main track of said railroad at that point. The said Pennsylvania company is hereby ordered and agrees to construct said street at the grade thus established across its tracks and to adjust the approaches of said street to said tracks in the following manner:

A uniformly descending grade with proper vertical curves to be made from the north rail of the most northerly track of said railroad to the south line of a twenty (20) foot alley between Out lots Nos. 151 and 65 in the said city of Alliance, Ohio.

A uniformly descending grade with proper vertical curves to be made from the south rail of the most southerly track of said railroad to a point one hundred and two (102) feet distant southwardly therefrom.

Sec. 4. The said Pennsylvania company is hereby ordered and agrees to construct two (2) catch basins and suitable under drains for the proper drainage of Wayne street at the intersection of Wayne and Walnut streets in said city of Alliance, Ohio.

Sec. 5. That all ordinances in conflict with the above and foregoing provisions, and each of them,

are hereby repealed.

Sec. 6. That the above and foregoing ordinance, and each and every section thereof, shall be null and void unless said railroad company shall, within thirty (30) days from date of the passage thereof, signify in writing, its intention to accept the terms of said ordinance and shall at said time file with the city auditor, of said city, a good and sufficient bond, subject to the approval as aforesaid, that it will comply with all the conditions herein and keep said city free from any and all liability.

This ordinance passed on the 20th day of June, 1904.

Approved by me this 25th day of June, 1904.

O. H. Walker,

Mayor.

Attest, Chas O. Silver, Clerk of Council.

P. C. Ramsey,

Pres. Protem.

I, Chas. O. Silver, Clerk of Council of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation on June 30 to July 7, 1904.

Chas Silver

An Ordinance to make Appropriations of Money for the current expenses and other expenditures of the City of Alliance, State of Ohio, during the fiscal half year ending December, 31, 1904.

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

Section 1. That to provide for the current expenses and other expenditures of the City of Alliance, State of Ohio, during the fiscal half year ending December 31st 1904 the following sums be and the same are hereby set aside and appropriated from and out of the money known to be in the treasury of said city and estimated to be and come into the treasury of said city from all sources during said fiscal half year, for each of the several objects for which said city has to provide, as follows, viz-

Sec. 2. That the following sums be and the same are hereby set aside, and appropriated for the following purposes from and out of the General Fund:

	Council	
Special Counsel		\$150.00
Incidentals		25.00
Total		<u>175.00</u>
	Clerk of Council	
Salary		50.00
Clerk Hire		10.00
Incidentals		15.00
Total		<u>75.00</u>
	Mayor	
Salary		125.00
Stationery		15.00
Incidentals		50.00
Total		<u>190.00</u>
	Auditor	
Salary		480.00
Stationery		25.00
Incidentals		25.00
Total		<u>530.00</u>

	Treasurer	
Salary		200 ⁰⁰
	Solicitor	
Salary		200 ⁰⁰
Special Counsel		100 ⁰⁰
Incidentals		20 ⁰⁰
Total		320 ⁰⁰

	Legal Advertising	
Ordinances and Resolutions		450.00
Reports		60.00
Proclamations		10.00
Bonds		100.00
Total		620.00

	Judicial	
Jury and Witness fees in Police Court		15.00
Jury and Witness fees in other Courts		10.00
Court costs paid		50.00
Total		75.00

	Sidewalks.	
Laying sidewalks		26.43

	Indebtedness	
Note and interest		1658.29
Total appropriated from the General Fund		3869.72

Sec. 3. That the following sums be and the same are hereby set aside and appropriated for the following purposes from and out of the Public Service Fund.

	General Administration (Board of Public Service)	
Incidentals		25.00
Legal Advertising		40.00
Note and Interest		2501.98
Total		2566.98

	Engineering	
Engineers and Assistants		637.00
Office Expenses		150.00
Storse Feed		90.00
Total		877.00

Street Department		
Labor and Material		\$2000 ⁰⁰
Public Lights		
Street Lighting		2750 ⁰⁰
Sewage Disposal		
Salaries		555 ⁰⁰
Supplies		600 ⁰⁰
Fuel		200 ⁰⁰
Total		1355 ⁰⁰
Public Buildings and Grounds.		
Fuel		200 ⁰⁰
Repairs		200 ⁰⁰
Total		\$400 ⁰⁰
Public Cemeteries.		
Superintendent		360 ⁰⁰
Clerk		60 ⁰⁰
Labor		300 ⁰⁰
Material		100 ⁰⁰
Incidentals		100 ⁰⁰
Total		920 ⁰⁰
Water Works.		
Superintendent		600 ⁰⁰
Clerk		420 ⁰⁰
Office Supplies		350 ⁰⁰
Pay-roll of Employees		2060. ⁰⁰
Tools and Machinery		100 ⁰⁰
Interest		5150 ⁰⁰
Extensions, Meters, etc.		550 ⁰⁰
Horsefeed		400 ⁰⁰
Blacksmith work and repairs		175. ⁰⁰
Incidentals		350 ⁰⁰
New flood at works		65 ⁰⁰
Fuel and Light		2250. ⁰⁰
Purchase of Land		100 ⁰⁰
Drilling Test Wells		475 ⁰⁰
Total		13045. ⁰⁰
Total appropriated from public Service Fund		23913.98

Sec. 4. That the following sums be and the same are hereby set aside and appropriated for the

following purposes from and out of the Public Safety Fund:

General Administration.
(Board of Public Safety)

Incidentals	25 ⁰⁰
Legal Advertising	25 ⁰⁰
Note and interest	862.88
Total	912.88

Fire and Police Alarm Systems.

Fire alarm system	100 ⁰⁰
Police Signalphone System	278 ⁰⁰
Total	378.00

Fire Department

Salaries	2340.00
Special Firemen	5.00
Furniture and Fixtures	45.00
Buildings and Repairs	155.00
Apparatus and Apparatus Repairs	210.00
Harness and Harness Repairs	30.00
Horse Feed	268.00
Horse Shoeing	58 ⁰⁰
Fuel	25 ⁰⁰
Stationery	5 ⁰⁰
Supplies	100 ⁰⁰
Incidentals	66 ⁰⁰
Total	\$3307.00

Police Department.

Salaries	1824 ⁰⁰
Special Police	188 ⁰⁰
Sustaining Prisoners	92 ⁰⁰
Conveying Prisoners	40 ⁰⁰
Supplies and Incidentals	100 ⁰⁰
Total	\$2244.00

Total Appropriated from
Public Safety Fund: 6841.88.

Sec. 5. That the following sums be and the same are hereby set aside and appropriated for the following purposes from and out of the Public Health Fund:

General Administration
(Board of Health).

Clerk's Salary	10 ⁰⁰
Health Officer's Salary	100 ⁰⁰
Sanitary Policeman's Salary	240 ⁰⁰
Incidentals	25 ⁰⁰
Interest	22 ⁴⁰
Total	\$397.40

Quarantine

Medical Supplies	100 ⁰⁰
Food, Clothing, etc.	200 ⁰⁰
Incidentals	25 ⁰⁰
Medical Services	225 ⁰⁰
Total	550.00

Total appropriated from the Public Health Fund \$947.40

Sec. 6. That the City Auditor is hereby authorized to draw his warrants on the City Treasurer for payment of any of the foregoing appropriations upon receiving proper certificates and vouchers therefor, approved by the board of officers authorized by law to approve the same, or an ordinance or resolution of council to make the expenditures; provided that no warrants shall be drawn or paid for salaries or wages except to persons employed by authority of and in accordance with law or ordinance. Provided, further, that the appropriations for "incidentals" can only be expended on items of expense constituting a legal obligation against the city and for purposes other than those covered by the other specific appropriations made herein.

Sec. 7. That the Clerk of Council is hereby directed to certify a copy of this ordinance to each officer, board or department of said city, for which appropriations are made.

Sec. 8. This ordinance shall take effect and be in force from and after the earliest period allowed by law.
Passed, July, 12, 1904.

Attest

Chas. O. Silver, Clerk,

J. H. Lloyd,
Pres. of Council

Approved, July, 13, 1904.

O. H. Walker, Mayor.

I Chas. O. Silver, Clerk of Council of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on July 14 and 21st 1904.

Resolution declaring it necessary to improve South Union Avenue.

Be it resolved by the Council of the City of Alliance, Ohio, threefourths of all members elected thereto concurring:

Sec. 1. That it is necessary to improve South Union Avenue from Old Corporation Line to north line of Out Lot No. 284 (said out lot being the old Mt Union Cemetery) by grading, curving and paving the central 34 foot portion thereof with brick.

Sec. 2. That the grade of said street as improved shall be the present established grade; and that the grade of the curbs shall be the same.

Sec. 3. That the plans, specifications, estimates and profiles of the proposed improvement heretofore prepared by the engineer and now on file in the department of Public Service be and the same are hereby approved.

Sec. 4. That the whole cost of said improvement, less one fiftieth thereof, the cost of intersections shall be assessed by the foot frontage upon the following lots and lands, to-wit: - all lots and lands bounding and abutting upon the proposed improvement; and that the cost of said improvement shall include the expense of all necessary surveys and of the printing and publishing notices, resolutions and ordinances required and the serving of said notices, the cost of construction together with interest on bonds issued in anticipation of deferred assessments and all other necessary expenditures.

Sec. 5. That the assessment so levied shall be paid in five (5) annual installments, with interest on deferred payments at 4 per cent per annum; provided that the owner of any property assessed may at his option pay such assessment in cash within thirty days from the date of passage of the assessing ordinance, in which case said assessment shall not include any item of interest upon the bonds to be issued in anticipation of the collection of deferred installments of assessments.

Sec. 6. That bonds of the city of Alliance, Ohio, shall be issued in anticipation of the collection of assessment by installment and in an amount equal thereto.

Sec. 7. That the remainder of the entire cost of said improvement, not specially assessed, including cost of intersection, together with the cost of any real estate or interest therein, purchased or appropriated and the cost of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands and interest thereon, and the cost and expense of any such award, shall be paid by the issuance of bonds in the manner provided by law.

Sec. 8. This resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed July 12, 1904.

J. H. Lloyd, Pres of Council.

Attest:

Chas O. Silver, Clerk.

Approved July, 14, 1904.

O. H. Walker, Mayor.

I, Chas. O. Silver, Clerk of Council of the City of Alliance, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on

Resolution declaring it necessary to improve East Columbia Street.

Be it resolved by the Council of the City of Alliance Ohio, threefourths of all members elected thereto concurring:

Sec. 1. That it is necessary to improve East Columbia Street from South Liberty Avenue to South Arch Avenue, by grading, curbing and paving the central 28 foot portion thereof with brick.

Sec. 2. That the grade of said street as improved shall be the present established grade; and that the grade of the curbs shall be the same.

Sec. 3. That the plans, specifications, estimates and profiles of the proposed improvement heretofore prepared by the engineer and now on file in the department of Public Service be and the same are hereby approved.

Sec. 4. That the whole cost of said improvement less one fiftieth thereof, the cost of intersections, shall be assessed by the foot frontage upon the following lots and lands, to wit: All lots and lands bounding and abutting upon the proposed improvement, and that the cost of said improvement shall include the expense of all necessary surveys, and of the printing and publishing notices, resolutions and ordinances required, and the serving of said notices, the cost of construction, together with interest on bonds issued in anticipation of deferred assessments and all other necessary expenditures.

Sec. 5. That the assessment so levied shall be paid in five annual installments, with interest on deferred payments at four (4) per cent per annum; provided that the owner of any property assessed may at his option pay such assessment in cash within thirty days from the date of passage of the assessing ordinance, in which case said assessment shall not include any item of interest upon the bonds to be issued in anticipation of the collection of deferred installments of assessments.

Sec. 6. That bonds of the City of Alliance, Ohio, shall be issued in anticipation of the collection of assessments by installment and in an amount equal thereto.

Sec. 7. That the remainder of the entire cost of said improvement, not especially assessed, including cost of intersections, together with the cost of any real estate or interest therein, purchased or appropriated and the cost of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands and interest thereon, and the cost and expense of any such award shall be paid by the issuance of bonds in the manner provided by law.

Sec. 8. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Attest:

Chas. O. Silver, Clerk

J. H. Lloyd,
Pres. of Council.

Passed, Aug. 2, 1904.

Approved, Aug. 3, 1904.

O. H. Walker, Mayor.

I, Chas. O. Silver, Clerk of Council of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on Aug. 4 & 11, 1904.

Resolution declaring it necessary to improve Park Avenue.

Be it resolved by the Council of the City of Alliance, Ohio, threefourths of all members elected thereto concurring.

Sec. 1. That it is necessary to improve Park Avenue from Broadway Street to Oxford Street by grading the central 34 foot portion thereof to the established grades.

Sec. 2. That the grade of said street as improved shall be the present established grade; and that the grade of the curbs shall be the same.

Sec. 3. That the plans, specifications estimates and profiles of the proposed improvement heretofore prepared by the engineer and now on file in the department of public service be and the same are hereby approved.

Sec. 4. That the whole cost of said improvement, less one fiftieth thereof, the cost of intersections, shall be assessed by the foot frontage, upon the following lots and lands to wit: All lots and lands bounding and abutting upon the proposed improvement, and that the cost of said improvement shall include the expense of all necessary surveys, and of the printing and publishing notices, resolutions and ordinances required, and the serving of said notices, the cost of construction, together with the interest on bonds issued in anticipation of deferred assessments and all other necessary expenditures.

Sec. 5. That the assessment so levied shall be paid in five annual installments, with interest on deferred payments at five per cent per annum; provided that the owner of any property assessed, may at his option pay such assessment in cash within thirty days from the date of passage of the assessing ordinance, in which case said assessment shall not include any item of interest upon the bonds to be issued in anticipation of the collection of deferred installments of assessments.

Sec. 6. That bonds of the City of Alliance, Ohio shall be issued in anticipation of the collection of assessments by installment and in an amount

equal thereto.

Sec. 7. That the remainder of the entire cost of said improvement, not especially assessed, including cost of intersections, together with the cost of any real estate or interest therein, purchased or appropriated, and the cost of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands and interest thereon, and the cost and expense of any such award shall be paid by the issuance of bonds in the manner provided by law.

Sec. 8. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Attest:

Chas. O. Silver, Clerk,

J. W. Lloyd,

Pres. of Council

Passed, Aug. 2, 1904.

Approved, Aug. 3, 1904.

O. H. Walker, Mayor.

I, Chas. O. Silver, Clerk of Council of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on Aug 4^{and} 11, 1904.

Resolution declaring it necessary to improve East Summit Street.

Be it resolved by the Council of the City of Alliance, Ohio, threefourths of all members elected thereto concurring.

Sec. 1. That it is necessary to improve East Summit Street from South Seneca avenue to Mahoning avenue, by grading, curbing, and paving the central 34 foot portion thereof with brick.

Sec. 2. That the grade of said street as improved shall be the present established grade; and that the grade of the curbs shall be the same.

Sec. 3. That the plans, specifications, estimates and profiles of the proposed improvement heretofore prepared by the engineer and now on file in the department of Public Service be and the same are hereby approved.

Sec. 4. That the whole cost of said improvement, less one fiftieth thereof, the cost of intersections, shall be assessed by the foot frontage upon the following lots and lands, to wit: all lots and lands bounding and abutting upon the proposed improvement; and that the cost of said improvement shall include the expense of all necessary surveys, and of the printing and publishing notices, resolutions and ordinances required, and the serving of said notices, the cost of construction, together with interest on bonds issued in anticipation of deferred assessments and all other necessary expenditures.

Sec. 5. That the assessment so levied shall be paid in five annual installments, with interest on deferred payments at four (4) per cent per annum; provided that the owner of any property assessed may at his option pay such assessment in cash within thirty days from the date of passage of the assessing ordinance in which case said cash assessment shall not include any item of interest upon the bonds to be issued in anticipation of the collection of deferred installments of assessments.

Sec. 6. That bonds of the City of Alliance, Ohio shall be issued in anticipation of the collection of

assessments by installment and in an amount equal thereto.

Sec. 7. That the remainder of the entire cost of said improvement, not specially assessed, including cost of intersections, together with the cost of any real estate or interest therein, purchased or appropriated, and the cost of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands and interest thereon, and the cost and expense of any such award, shall be paid by the issuance of bonds in the manner provided by law.

Sec. 8. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed, Aug. 2, 1904,

J. W. Lloyd,

Attest:

Pres. of Council,

Chas. O. Silver, Clerk,

Approved, Aug 3, 1904,

O. H. Walker, Mayor,

I, Chas. O. Silver, Clerk of Council of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on Aug. 4 and 11, 1904.

Resolution to issue Refunding Bonds to provide for the issue of Bonds of the City of Alliance, State of Ohio, in the sum of \$40,000⁰⁰ for the purpose of extending the time of payment of certain indebtedness, which from its limits of taxation the said city is unable to pay at maturity.

Be it resolved by the council of the City of Alliance, State of Ohio,

Sec. 1. That certain indebtedness heretofore incurred by the City of Alliance, Ohio, to wit, that incurred by the City of Alliance, Ohio, in improving the following streets: North Lincoln Avenue \$1575⁰⁰; North Walnut Avenue, \$1200⁰⁰; South Union Avenue No. 2 \$2000⁰⁰; North Union Avenue No. 2, \$1000⁰⁰; East High Street \$800⁰⁰; North Linden Avenue \$575⁰⁰; South Arch Avenue \$700⁰⁰; East Grant Street \$645⁰⁰; Alley No. 6 north of Main Street \$130⁰⁰; Mechanic Avenue \$400⁰⁰; Patterson \$250⁰⁰; Alley No. 1 South of Main \$50⁰⁰; South Freedom Avenue \$1550⁰⁰; South Union No. 1, \$2275⁰⁰; North Union No. 1, \$600⁰⁰; South Linden Avenue \$1700⁰⁰; North Freedom No. 2, \$1050⁰⁰, to the amount of \$16500⁰⁰.

Sewage Disposal Bonds due Sept. 5, 1904, to the amount of \$2500⁰⁰; Refunding Bonds due Oct. 1, 1904, to the amount of \$21000⁰⁰; is hereby determined and declared to be an existing, valid and binding obligation of said city.

Sec. 2. To provide means to extend the time of payment of said indebtedness which from its limits of taxation the City of Alliance, Ohio is unable to pay at maturity there shall be issued the bonds of the City of Alliance, State of Ohio to an aggregate amount of \$40,000.00, which said bonds shall be in denomination of \$1000⁰⁰ each and numbered consecutively from 755 to 794 all made payable at the City Treasurer's office in the City of Alliance, Ohio, and all bearing interest at the rate of four (4) per cent per annum, payable semi-annually at the city treasurer's office, and said bonds shall be dated October 15, 1904 and \$20000⁰⁰ shall run for a period of twelve years, and \$20000⁰⁰ shall run for a period of fourteen years from their date.

Sec. 3. Said bonds shall express upon their face the purpose for which they are issued and that they were issued in pursuance of this resolution. They shall be prepared, issued and delivered under the direction of the Finance committee of council and the City Auditor and shall be signed by the Mayor and by the City Auditor of said city and sealed with the corporate seal of said city, and interest coupons attached to said bonds shall be executed by the City Auditor and his signature thereto, or he shall have his signature printed or lithographed thereon.

Sec. 4. Said bonds shall be first offered at par and accrued interest to the Trustees of the Sinking Fund in their official capacity, and if the Sinking Fund Trustees refuse to take any or all said bonds, at par and interest, then said bonds not so taken shall be advertised for public sale and sold in the manner provided by law, but not for less than their par value and accrued interest. The proceeds from the sale of said bonds, except the premiums and accrued interest thereon, shall be used for paying the indebtedness aforesaid, and for no other purpose, and the premiums and accrued interest received from such sale shall be transferred ~~to~~ the trustees of the Sinking fund to be applied by them in the manner provided by law.

Sec. 5. This resolution shall take effect from and after the earliest period allowed by law.

Passed Aug. 15, 1904.

Attest: Chas. O. Silver, Clerk

J. H. Lloyd,

Pres. of Council.

Approved Aug. 17, 1904

O. H. Walker, Mayor.

I, Chas. O. Silver, Clerk of Council of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on Aug. 17 & 24, 1904.

Resolution declaring it necessary to improve West State Street.

Be it resolved by the Council of Alliance, Ohio, three fourths of all members elected thereto concurring:

Sec. 1. That it is necessary to improve West State Street from Union Avenue to the west corporation line by grading, curbing, sewerage and paving the central 34 foot portion thereof with brick.

Sec. 2. That the grade of said street as improved shall be the present established grade; and that the grade of the curbs shall be the same.

Sec. 3. That the plans, specifications, estimates and profiles of the proposed improvement heretofore prepared by the engineer and now on file in the department of public service be and the same are hereby approved.

Sec. 4. That the whole cost of said improvement, less one fiftieth thereof, the cost of intersections, and so much as is required to be paid by the street railway company now occupying and using said street, shall be assessed by the foot frontage upon the following lots and lands to wit:— all lots and lands bounding and abutting upon the proposed improvement; and that there be charged and assessed against the Stark Electric Railroad Company so much of expense of said improvement as is provided for in an ordinance passed by the City Council of Alliance, Ohio on June 10, 1901; and that the cost of said improvement shall include the expense of all necessary surveys, and of printing and publishing notices, resolutions and ordinances required, and the serving of said notices, the cost of construction, together with interest on bonds issued in anticipation of the collection of deferred assessments, and all other necessary expenditures.

Sec. 5. That the assessments so to be levied shall be paid in five annual installments, with interest on deferred payments at four per cent per annum; provided that any owner of property assessed may, at his option, pay such assessment in cash within thirty days from the date of passage of such assessing

ordinance, in which case said cash assessment shall not include any item of interest upon the bonds to be issued in anticipation of the collection of deferred installments of assessments.

Sec. 6. That bonds of the City of Alliance, Ohio, shall be issued in anticipation of the collection of assessments by installment and in amount equal thereto.

Sec. 7. That the remainder of the entire cost of said improvement, not specially assessed, including cost of intersections, together with the cost of any real estate or interest therein, purchase or appropriated, and the cost and expense of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands and interest thereon, and the cost and expense of any such award, shall be paid by the issuance of bonds in manner provided by law.

Sec. 8. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

J. H. Lloyd,
Pres. of Council.

Passed July 12, 1904.

Attest: Chas. O. Silver, Clerk

Approved July 13, 1904.

O. H. Walker, Mayor.

I, Chas. O. Silver, Clerk of Council of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on July 13 and 20.

An Ordinance to issue Bonds for the purpose of paying the cost and expense of improving West State Street.

Be it ordained by the Council of the City of Alliance, Ohio, two thirds of all members elected thereto concurring:

Sec. 1. That it is deemed necessary by the Council of the City of Alliance, Ohio to issue and sell the bonds of said city in the sum of \$19000⁰⁰ for the purpose of paying the cost and expense of improving West State Street from Union avenue to Corporation line.

Sec. 2. That the bonds of said city of Alliance, Ohio be issued in the sum of \$19000⁰⁰ for aforesaid purpose; each of said bonds to be in the denomination of \$3800⁰⁰; and numbered consecutively from 750 to 754, both numbers inclusive, and payable in one, two, three, four and five years from the date thereof, and bearing interest at the rate of four (4) per cent. per annum, payable semi-annually, evidenced by coupons attached thereto; said bonds shall be dated Oct. 1st 1904, and run for the aforesaid periods from said date; and said bonds shall be payable at the office of the City Treasurer in the City of Alliance, Ohio.

Sec. 3. Said bonds shall express on their face the purpose for which they are issued and that they are issued in pursuance of this ordinance. They shall be prepared, issued and delivered under the direction of the finance committee of Council and the City Auditor, and sealed with the corporate seal of said city, and they shall be signed by the mayor and Auditor of said city; and the interest ^{coupons} attached to said bonds shall be executed by the City Auditor with his signature thereto, or he shall have his signature printed or lithographed thereon.

Sec. 4. Said bonds shall be first offered at par and accrued interest to the trustees of the sinking fund in their official capacity, and if the sinking fund trustees refuse to take any or all of said bonds at par and interest, then said bonds not so taken shall be advertised for public sale and sold

in the manner provided by law, but not for less than their par value and accrued interest.

The proceeds from the sale of said bonds, except the premiums and accrued interest to the trustees of the sinking funds in their official capacity, and if the sinking fund trustees refuse to take any or all of said bonds at par and interest, then said bonds not so taken shall be advertised for public sale and sold in the manner provided by law, but not for less than their par value and accrued interest.

The proceeds from the sale of said bonds, except the premiums and accrued interest thereon shall be placed in the city treasury to the credit of the West State Street Improvement Fund, and shall be disbursed upon vouchers for the purpose of improving West State Street according to the ordinance passed July 12, 1904, and for no other purpose; and the premiums and accrued interest received from such sale shall be transferred to the trustees of the sinking fund, to be applied by them in the manner provided by law.

Sec. 6. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Aug 2, 1904.

J. H. Lloyd,

Attest:

Pres. of Council.

Chas. O. Silver, Clerk.

Approved Aug. 3, 1904.

O. U. Walker, Mayor.

I, Chas. O. Silver, Clerk of Council of the City of Alliance, O. do hereby certify that the foregoing was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on Aug. 8. & 15, 1904.

An Ordinance determining to proceed with the improvement of West State Street from Union Avenue to the west corporation line by grading, curbing, sewerage and paving the central 34 foot portion thereof with brick.

Be it ordained by the Council of Alliance, Ohio threefourths of all members elected thereto concurring:

Sec. 1. That it is hereby determined to proceed with the improvement of West State street from the west line of Union Avenue to the west corporation line by grading, curbing, sewerage and paving the central 34 foot portion thereof with brick, in accordance with the plans, specifications estimates and profiles heretofore approved and now on file in the office of the department of public service and in accordance with the resolution passed July 12, 1904, and the character of materials which shall be bid upon shall be as follows: Standard wire cut brick, clean bank gravel, sharp washed sand, 5 in. by 24 in. sand stone curbing, sand filler, 8 inch vitrified drain pipe.

Sec. 2. That the whole cost of said improvement, less one fiftieth thereof, the cost of intersections, and so much as is required to be paid by the street railroad company now occupying and using said street, shall be assessed by the foot frontage upon the following lots and lands, to wit: all lots and lands bounding and abutting upon the proposed improvement; and that there be charged and assessed against the Stark Electric Railroad Company so much of the expense of said improvement as is provided in an ordinance passed by the City Council on the 10th day of June 1901; and the cost of said improvement shall include the expense of all necessary surveys, and the printing and publishing notices, the cost of construction, together with interest on bonds issued in anticipation of the collection of deferred assessments, and all other necessary expenditures.

Sec 3. That the assessments so to be levied shall

be paid in five annual installments, with interest on deferred payments at four (4) per cent per annum; provided that any owner of property assessed may at his option, pay such assessment in cash within 30 days from the date of passage of such assessing ordinance, in which case such cash assessment shall not include any item of interest upon the bonds to be issued in anticipation of the collection of deferred installments of assessments.

Sec. 4. That bonds of the City of Alliance, Ohio, shall be issued in anticipation of the collection of assessments by installment and in an amount equal thereto.

Sec. 5. That the remainder of the entire cost of said improvement, not specially assessed, including cost of the intersections, together with the cost of any real estate or interest therein, purchased or appropriated and the cost and expense of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands and interest thereon, and the cost and expense of any such award, shall be paid by the issuance of bonds in the manner provided by law.

Sec. 6. That the board of public service be and hereby is authorized and directed to make and execute a contract for said improvement with the lowest and best bidder after advertisement according to law.

Sec. 7. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Aug. 15, 1904.

J. W. Lloyd,
Pres. of Council.

Attest: Chas. O. Silver, Clerk,

Approved, Aug 17, 1904.

I, Chas. O. Silver, Clerk of Council of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review a newspaper of general circulation in the corporation on Aug 18 & 25, 1904.

An Ordinance to levy a Special Assessment for the Improvement of first alley west of Liberty avenue from East Grant Street to Milner Street by constructing a sanitary sewer, No. 21 Extension.

Be it ordained by the Council of the City of Alliance, Ohio.

Sec. 1. That to pay the portion of the cost and expense heretofore determined to be specially assessed for the improvement of first alley west of Liberty avenue from East Grant street to Milner Street by constructing a sanitary sewer, there be levied and assessed upon the lots and lands hereinafter described the several amounts herein set forth, viz:

Lot No.	Owner's Name	Feet Front	Rate per ft.	Am't. Ass'd.
2197	Anna M. Temple	50	\$.75	\$ 3750
2198	" " "	50	.75	3750
2199	" " "	"	"	"
2200	D. O. and E. Stockham	"	"	"
2201	Anna M. Temple	"	"	"
2202	" " "	"	"	"
2223	Emily Moore	"	"	"
2224	Robt. A. Temple	"	"	"
2225	Geo. W. Gilmore	"	"	"
2226	Lulu Carlisle	"	"	"
2227	Homer Buck	"	"	"
2228	M. J. Sheehan	"	"	"
2229	Wm. Wagner	"	"	"
2230	Geo. Wynnes	"	"	"
2231	Susan C. Bichsel	"	"	"
2232	John Bichsel	"	"	"
2233	Eliz. C. Knowles	"	"	"
2234	Alva R. Custer	"	"	"
2235	Thos. D. James, Jr.	"	"	"
2236	" " "	"	"	"
2237	J. C. & S. Klinger	"	"	"
2238	L. A. Sittler	"	"	"
2239	E. D. Geagley	"	"	"
2240	Franz Simon	"	"	"

Sec. 2. That the total assessment against each lot shall be payable in cash within thirty days of

the passage final of this ordinance, or in three annual installments with interest at four (4) per cent per annum upon deferred payments, at the option of the owner. All cash payments shall be to the city treasurer. All installments of assessments shall be certified by the clerk of council to the county auditor on or before the second Monday ~~of~~ September, annually, to be by him placed on the tax duplicate and collected as other taxes are collected.

Sec. 3. That to provide for the fund for the payment of the portion of the cost and expense for which the special assessments herein are levied for the improvement of the aforesaid alley as aforesaid, the mayor and auditor be and they are hereby authorized to issue the bonds of the City of Alliance, Ohio, in the aggregate sum of \$1725.⁰⁰ payable at the City Treasurer's office, which bonds shall be in the denomination of \$575.⁰⁰ and payable as follows: viz., one, two and three years, with interest on said bonds at the rate of four (4) per cent per annum, payable semi-annually, said bonds to be signed by the aforesaid officers, and sold by them as provided by law, and the proceeds thereof shall be applied to the payment of the cost and expense of said improvement aforesaid, and to no other purpose whatsoever; and for the payment of said bonds and the interest thereon, the revenue and faith and all real and personal property of the City of Alliance, Ohio, are hereby pledged; provided, that if within the time specified and before the sale of said bonds any of the owners of said property shall pay their total assessment in cash, the aggregate sum of bonds to be issued shall be reduced by deducting the amount so paid in cash from the total amount of the fund to be provided, and the bonds issued shall be severally reduced in amount proportionally.

Sec. 4. That upon the sale of said bonds the proceeds thereof, together with the money received, if any from the cash payments of assessments, shall be placed in the City Treasury, and dis-

bursed upon proper vouchers in payment of the cost and expense of the improvement aforesaid.

Sec. 5. That the said annual installments and all portions thereof, shall be applied to the payment of said bonds and the interest thereon as the same shall become due and to no other purpose whatsoever.

Sec. 6. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Aug 15, 1904.

Attest, Chas. O. Silver, Clerk, J. H. Lloyd, Pres. of Council

Approved, Aug 19, 1904.

O. W. Walker, Mayor.

I, Chas. O. Silver, Clerk of the Council of City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on Aug. 19 and 26, 1904.

An Ordinance to lay a Special Assessment for the Improvement of first alley north of East Broadway Street from South Webb Avenue to a point 185 feet westwardly therefrom by constructing a Sanitary Sewer. No. 55.

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

Sec. 1. That to pay the portion of the cost and expense heretofore determined to be specially assessed for the improvement of first alley north of East Broadway street from South Webb avenue to a point 185 feet westwardly therefrom by constructing a sanitary sewer, there be levied and assessed upon the lots and lands hereinafter described the several amounts herein set forth, viz:

Lot No.	Owner's Name.	Feet Front	Rate per ft.	Am't. Ass'd.
843	Eliz. Gray	31	.75	23 25
844	Jac. Kern	31	.75	23 25
847	" "	33 1-3	.75	25 00
848	Jas. Gwynn	33 1-3	.75	25 00

Sec. 2. That the total assessment against each lot shall be payable in cash within thirty days of the passage final of this ordinance, or in three annual installments with interest at four (4) per cent per annum upon deferred payments, at the option of the owner. All cash payments shall be to the city treasurer. All installments of assessments shall be certified by the clerk of council to the county auditor on or before the second Monday of September, annually to be by him placed on the tax duplicate and collected as other taxes are collected.

Sec. 3 That to provide a fund for the payment of the portion of the cost and expense for which the special assessments herein are levied for the improvement of the aforesaid alley as aforesaid the mayor and auditor be and they are hereby authorized to issue the bonds of the City of Alliance, Ohio, in the aggregate sum of \$375⁰⁰ payable at the City Treasurer's office, which bonds shall be

in the denomination of \$125⁰⁰ and payable as follows, viz: one, two and three years, with interest on the said bonds at the rate of four (4) per cent per annum, payable semi-annually, said bonds to be signed by the aforesaid officers and sold by them as provided by law, and the proceeds thereof shall be applied to the payment of the cost and expense of said improvement aforesaid, and to no other purpose whatsoever; and for the payment of said bonds, and the interest thereon, the revenue and faith and all real and personal property of the City of Alliance, Ohio are hereby pledged; provided, that if within the time specified and before the sale of said bonds any of the owners of said property shall pay their total assessment in cash, the aggregate sum of bonds to be issued shall be reduced by deducting the amount so paid in cash from the total amount of the fund to be provided, and the bonds issued shall be severally reduced in amount proportionately.

Sec. 4. That upon the sale of said bonds the proceeds thereof, together with the money received, if any, from the cash payments of assessments, shall be placed in the city treasury, and disbursed upon proper vouchers in payment of the cost and expense of the improvement aforesaid.

Sec. 5. That the said annual installments and and all portions thereof shall be applied to the payment of said bonds and the interest thereon as the same shall become due, and to no other purpose whatsoever.

Sec. 6. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

J. W. Lloyd.
Attest Chas. O. Silver Clerk, Pres. of Council
I, Chas. O. Silver, Clerk of Council of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on Aug. 19 & 26, 1904.

An Ordinance to levy a Special Assessment for the improvement of first alley north of Patterson Street from first alley west of Webb avenue to a point 294 feet Eastwardly therefrom by Constructing a Sanitary Sewer. No. 56.

Be it ordained by the Council of the City of Alliance, Ohio,

Section 1. That to pay the portion of the cost and expense heretofore determined to be specially assessed for the improvement of first alley north of Patterson Street from first alley west of Webb avenue to a point 294 feet eastwardly therefrom by constructing a sanitary sewer, there be levied and assessed upon the lots and lands hereinafter described the several amounts herein set forth, viz:

Lot No.	Owner's Name	Feet front	Rate per foot	Am't Assess'd.
2468	Sarah Card	60	\$.75	\$45.00
2469	Maggie M. Teeters	60	"	45.00
2470	Martha A. Calvin	54	"	40.50
2471	John K. Hoover	50	"	37.50
2472	Frank A. Kynest	50	"	37.50
2487	Harry L. Mills,	50	"	37.50
2514	Emily Mell.	50	"	37.50

Sec. 2. That the total assessment against each lot shall be payable in cash within thirty days of the passage final of this ordinance, or in three annual installments with interest at 4 per cent per annum upon deferred payments, at the option of the owner. All cash payments shall be to the city treasurer. All installments of assessments shall be certified by the clerk of council to the county auditor on or before the second Monday of September, annually, to be by him placed on the tax duplicate and collected as other taxes are collected.

Sec. 3. That to provide a fund for the payment of the portion of the cost and expense for which the special assessments herein are levied for the improvement of the aforesaid alley as aforesaid, the mayor and auditor be and they are

hereby authorized to issue the bonds of the City of Alliance, Ohio in the aggregate sum of \$372.⁰⁰ payable at the City Treasurer's office, which bonds shall be in the denomination of \$124.⁰⁰ and payable as follows, viz: one, two, and three years with interest on said bonds at the rate of 4 per cent per annum, payable semi-annually, said bonds to be signed by the aforesaid officers and sold by them as provided by law, and the proceeds thereof shall be applied to the payment of the cost and expense of said improvement aforesaid, and to no other purpose whatsoever; and for the payment of said bonds, and the interest thereon, the revenue and faith and all real and personal property of the City of Alliance, Ohio are hereby pledged; provided that, if within the time specified and before the sale of said bonds any of the owners of said property shall pay their total assessment in cash, the aggregate sum of bonds to be issued shall be reduced by deducting the amount so paid in cash from the total amount of the fund to be provided, and the bonds issued shall be severally reduced in amount proportionally.

Sec. 4. That upon the sale of said bonds the proceeds thereof, together with the money received, if any, from the cash payments of assessments, shall be placed in the city treasury, and disbursed upon proper vouchers, in payment of the cost and expense of the improvement aforesaid.

Sec. 5. That the said annual installments and all portions thereof, shall be applied to the payment of said bonds and the interest thereon, as the same shall become due, and to no other purpose whatsoever.

Sec. 6. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Aug 15, 1904.

Attest:

Chas. O. Silver, Clerk

Approved Aug. 19, 1904.

O. H. Walker, Mayor.

J. S. Lloyd,
Pres. of Council.

J. Chas. O. Silver, Clerk of Council of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on Aug 19 & 26, 1904.

An Ordinance to provide for the removal of Insecure and Unsafe Buildings.

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

Sec. 1. Upon the passage and due publication of this ordinance, there be appointed by the Council of the City of Alliance three (3) suitable persons, who, with the Mayor of said City, shall constitute a Board of Examiners of Insecure and Unsafe Buildings, and said three persons so named shall hold said appointments for a period of five (5) years, unless sooner removed by the Council of said city.

Sec. 2. Whenever such board is informed that any building or structure erected, or in process of erection is unsafe or in a condition or situation to injure the lives of people passing by or in the vicinity thereof, or to injure property, it shall forthwith proceed to have made a survey or examination of such building or structure, and if it appear that the same is unsafe, or in a condition or situation to injure the lives of persons or to injure property, they shall cause the owner thereof, or his agent, to be notified to have the same removed, taken down or otherwise properly secured within a certain specified time, in the discretion of the Board, after such notice is served or left at the last place of residence of such person; and should such person fail to comply with such notice he shall be deemed guilty of a misdemeanor, and upon conviction thereof before the Mayor of said city, be fined in any sum not more than \$500⁰⁰ nor less than \$25⁰⁰, at the discretion of the court; and if such person after a second notice is so served, fail or neglect to comply therewith, said Board of Examiners shall proceed forthwith to have such building or structure demolished, or so much thereof as may be necessary for the safety of persons or property as the case may be.

Sec. 3. When a building or structure is demolished by the Board of Examiners, the cost shall in the first instance be paid by the city out of the general

Copied in Vol. 15
Page 24

fund, upon a proper voucher for the amount, signed by the Mayor and said persons so constituting said Board; and the Auditor of said city, upon the certificate of said Mayor and said persons so constituting said Board shall make out bills for the cost of demolishing said building or structure, or any part thereof, against the owner or agent thereof, and if such bills are not paid upon presentation by the City Auditor, or within (10) ten days thereafter, the Solicitor shall forthwith institute suit for the same, as in case of other debts due the city; and the amount of such bills shall be a first lien on such property until the same is paid; and the amount when paid shall be credited to the general fund.

Sec. 4. The Clerk of Council of said City shall act as Secretary of said Board of Examiners, and keep a correct record of the proceedings of said Board in suitable books for that purpose, which shall be under his control, but open to inspection at all times during business hours.

Sec. 5. That this ordinance shall take effect and be in force at the earliest period allowed by law.

Passed Aug. 15, 1904.

Attest Chas. O. Silver, Clerk J. H. Lloyd,
Pres. of Council.

Approved, Aug. 27, 1904,

O. H. Walker, Mayor.

I, Chas. O. Silver, Clerk of Council of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on Aug. 23 & 30, 1904.

An Ordinance to provide for the Deposit of Public Money coming into the hands of the City Treasurer in such bank or banks of the City as may offer at Competitive Bidding the highest rate of interest.

Be it ordained by the Council of the City of Alliance, State of Ohio, that

Section 1. Public Money coming into the hands of the City Treasurer shall be deposited by him, as hereinafter provided, in the bank or banks situated within the boundaries of the City, to be designated in the manner hereinafter provided as the depository for such money, by a commission composed of the Mayor, the City Auditor and the City Treasurer of said city and to be known as the Depository Commission. The officers constituting such Depository Commission shall serve as members thereof without compensation, and the Mayor shall be the President and the Auditor the Secretary of the Commission.

Section 2. Upon the taking effect of this ordinance and thereafter annually, such Commission shall by resolution authorize their secretary to mail notices to the Banking institutions, situated within the boundaries of the City, asking for sealed proposals for the deposit of money belonging to the city, bids to be filed with the secretary within ten days of the date of mailing notice, which proposals shall stipulate the rate of interest that will be paid for the use of said money, and such proposals shall contain the name of a Guaranty Company, who will be offered upon the undertaking of the Bank or Banks, filing the same or the kind of surety to be furnished in case its proposal is accepted.

Sec. 3. The said Commission shall in open session open such sealed proposals and shall award the use of such money for a term of one year and until the undertaking of a successor is accepted to the bank or banks offering the highest rate of interest therefor, but if two or more banks offer the same rate of interest therefor, the use of said money

may be awarded to either of them, and if satisfactory proposals are not received or if the undertaking or surety required is not executed or furnished within ten days from the acceptance of such proposal, said Secretary of the Commission shall continue in the manner aforesaid to invite proposals until satisfactory proposals are received, and all proceedings in connection with such competitive bidding and deposit of such moneys shall be open at all times to the inspection of any citizen.

Sec. 4. No such award shall be binding until there is executed by the bank or banks and accepted by the Commission, a good and sufficient bond, payable to the City of some approved Guarantee Company in a sum at least double the amount to be deposited, or the furnishing of other surety satisfactory to said Commission. The undertaking shall be conditioned to the receipt, safe keeping and payment over of all money which may come into the custody of the bank or banks under and by virtue of this ordinance, and it shall be further conditioned for the faithful performance of such bank or banks of all of the duties imposed by this ordinance or by law upon the depository of such money.

Sec. 5. The bank or banks to which an award is made shall upon the acceptance of such an undertaking become the depository of the money aforesaid for a term of one year and until the undertaking of its successor is accepted by said Commission but said commission may require additional security from the Bank or Banks at any time they deem the same necessary in such sum as they shall designate, and if the bank or banks refuse or neglect to give such additional security within five days after the demand so to do, the removal of the money therefrom may be ordered by said Commission and another designated to be the depository thereof temporarily at such rate of interest, or without interest, as said Commission may determine.

Sec. 6. The treasurer shall upon receipt of a written notice from the Commission, duly signed

by the President and Secretary, stating that a depository has been selected, naming the bank or banks selected as such depository, deposit in the bank or banks to the credit of the city all public money in its possession, except such sum not to exceed five thousand dollars, as may be necessary to meet current demands, and thereafter he shall before noon of each business day deposit in such bank or banks all money or moneys received by him the preceding business day, except as herein before provided; and such money so deposited shall be payable only on the check of the Treasurer.

Sec. 7. All money so deposited shall bear interest at the rate specified in the proposal, on which the award to it was made, to be computed on daily balances and such interest shall be placed to the credit of the city or to funds to which said money belongs, on the first day of each month or at any time the account may be closed, and when the interest is credited to the city, the depository shall notify the Treasurer and the Auditor in writing, of the amount thereof, and the same shall be credited to the general fund of the city or to the credit of the fund to which said money may belong. On the first day of each month, the depository shall file with the Treasurer, all checks of said Treasurer paid and redeemed by the depository during the previous month.

Sec. 8. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Aug. 15, 1904.

Attest Chas. O. Silver,

Approved Aug 22, 1904 O. H. Walker, Mayor.

I, Chas. O. Silver, Clerk of Council of the City of Alliance, Ohio, do hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on Aug. 23 and 30 '0

Ordinance to appropriate Money.

Be it resolved by the Council of the City of Alliance, Ohio
 Sec. 1. That there be and is hereby appropriated out of any money in the Treasury, derived from the sale of \$6,650⁰⁰ bonds to W. P. Todd and Co., Cincinnati, Ohio, the sum of \$2,365⁰⁰ to the Public Service Fund to be applied on the repairs to the City Hall. The sum of \$300⁰⁰ to the Public Service Fund to repair City Hall. The sum of \$1500⁰⁰ to the Sinking Fund Trustees to be applied on the redemption of Water Works bonds. The sum of \$800⁰⁰ to the Public Safety Fund to apply on the purchase of chemical engine. The sum of \$1685⁰⁰ to the Board of Health Fund to be applied on expenses incurred in maintaining a quarantine for small pox.

Sec. 2. That the City Auditor is hereby authorized to draw his warrant on the City Treasurer for payment for any of the foregoing appropriations upon receiving proper vouchers therefor approved by the officers authorized by law to approve the same.

Sec. 3. That this ordinance shall take effect at the earliest period allowed by law. J. T. Lloyd.

Passed Aug. 15, 1904.

Attest Chas. O. Silver

Clerk.

Approved, Aug. 17, 1904.

O. H. Walker, Mayor.

I, Chas. O. Silver, Clerk of Council of the City of Alliance, Ohio do hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on

An Ordinance.

Determining to proceed with the Improvement of West State Street from Union Avenue to West Corporation line by grading, curbing, sewerage and paving the central 34 foot portion thereof with brick.

Be it ordained by the council of Alliance, Ohio three-fourths of all members elected thereto concurring.

Sec 1. That it is hereby determined to proceed with the improvement of West State Street from the west line of Union Avenue to the west corporation line by grading, curbing, sewerage and paving the central 34 foot portion thereof with brick in accordance with the plans, specifications, estimates and profiles heretofore approved and now on file in the office of the department of public service; and in accordance with the resolution passed July, 17th 1904, and the character of materials which may be bid upon shall be as follows.

Standard wire cut brick, clean bank gravel, sharp washed sand 5 in. by 24 in. sand stone curbing sand filler, 8 inch vitrified drain pipe.

Sec. 2. That the whole cost of said improvement less one fifth thereof the cost of intersections, and so much as is required to be paid by the street railroad company now occupying and using said street, shall be assessed by the foot frontage upon the following lots and lands, to-wit; all lots and lands bounding and abutting upon the proposed improvement and that there be charged and assessed against The Stark Electric Railroad company so much of the expense of said improvement as is provided in an ordinance passed by the Council of the City of Alliance, Ohio

on the 10th day of June, 1901; and the cost of said improvement shall include the expense of all necessary surveys, and the printing and publishing notices, the cost of construction, together with interest on bonds issued in anticipation of the collection of deferred assessments and all other necessary expenditures.

Sec. 3. That the assessment so to be levied shall be paid in five annual installments with interest on deferred payments at four per cent per annum; provided that any owner of property assessed may, at his option, pay such assessment in cash within 30 days from the date of passage of such assessing ordinance, in which case said cash assessment shall not include any item of interest upon the bonds to be issued in anticipation of the collection of deferred installments of assessments.

Sec. 4. That bonds of the City of Alliance Ohio shall be issued in anticipation of the collection of assessments by installment and in amount equal thereto.

Sec. 5. That the remainder of the entire cost of said improvement not specially assessed, including cost of the intersections, including cost of the intersections, together with the cost of any real estate or interest therein, purchased or appropriated and the cost and expense of any appropriation proceedings thereon, and the damages awarded any owner of adjoining lands and interest thereon, and the cost and expense of any such award, shall be paid by the issuance of bonds in manner provided by law.

Sec. 6. That the board of public service be and hereby is authorized and directed

to make and execute a contract for said improvement with the lowest and best bidder after advertisement according to law.

Sec. 7. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed, Aug. 15th 1904

Attest

Chas. Silver
Clerk.

J. H. Gloyd
President

Approved, Aug. 17th 1904

O. U. Walker, Mayor.

I, Chas. Silver, Clerk of the City of Alliance, Ohio, State of Ohio, do hereby certify that the foregoing ordinance was duly published in *The Alliance Review*, and *The Alliance Leader*, two newspapers of opposite politics, published and of general circulation in said city. Said publication were on the following dates; Aug 18th and 25th 1904

Chas. Silver
Clerk

Resolution.

To issue Refunding Bonds, To provide for the issue of Bonds of the City of Alliance, O State of Ohio, in the sum of \$40,000.00 for the purpose of Extending the time of payment of certain indebtedness which from its limits of Taxation the said city is unable to pay at maturity.

Be it resolved by council of the city of Alliance, State of Ohio.

Sec 1. That certain indebtedness heretofore incurred by the city of Alliance, O. to-wit that incurred by the city of Alliance, O in improving the following streets
 North Lincoln Avenue. \$1575.00, North Walnut, \$1200.00, South Union Avenue No 2. \$2000.00
 North Union Avenue #2. \$1000.00, East High Street \$800.00, North Linden Avenue, \$575.00
 South Arch Avenue, \$700.00, East Grant Street, \$645.00, Alley #6 North of Main \$130.00, Mechanic Avenue, \$400.00, Patterson Street. \$250.00, Alley No 1. south of Main street \$50.00, South Freedom Ave. \$1,550.00
 South Union No. 1. \$2275.00, North Union No. 1. \$600.00, South Linden Avenue \$1700.00
 North Freedom #2 \$1050.00 in the sum of \$16,500.00.

Swage Disposal bonds due Sept. 5th 1904 to the amount of \$2500.00 Refunding bonds Oct 1st 1904, to the amount of \$21,000.00 is hereby determined and declared to be an existing, valid, and binding obligation of said city.

Sec. 2. To provide means to extend the time of payment of said indebtedness which from its limits of taxation the city of Alliance, Ohio, is unable to pay at maturity. there shall be issued the bonds of the city of Alliance, O State of Ohio to an aggregate amount \$40,000.00

which said bonds shall be in denomination of \$1000.00 each, and numbered consecutively from 755 to 794. all made payable at the city treasurer's office in the City of Alliance, O and all bearing interest at the rate of four per cent per annum payable semi-annually at the city treasurer's office, City of Alliance, O and said bonds shall be dated Oct. 15th 1904, and \$20,000.00 shall run for a period of twelve years, and \$20,000.00 shall run for a period of fourteen years from this date.

Sec 3. Said bonds shall appear upon their face the purpose for which they are issued and that they were issued in pursuance of this resolution. They shall be prepared, issued and delivered under the direction of the Finance committee of council and the City Auditor and shall be signed by the Mayor and by the City Auditor of said city and sealed with the corporate seal of said city, and interest coupons attached to said bonds shall be executed by ~~said~~ the City Auditor, and his signature thereon, or he shall have his signature printed or lithographed thereon.

Sec 4. Said bonds shall be first offered at par and accrued interest to the trustees of the Sinking Fund, in their official and if the Sinking Fund trustees refuse to take any or all said bonds at par and interest then said bonds not so taken shall be advertised for public sale and sold in the manner provided by law but not for less than their par value and accrued interest. The proceeds from the sale of said bonds, except the premium and accrued interest

thereon shall be used for the purpose of paying the indebtedness aforesaid and for no other purpose, and the premiums and accrued interest received from such sale shall be transferred to the Trustees of the Sinking Fund to be applied by them in the manner provided by law.

Sec. 5. This resolution shall take effect from and after the earliest period allowed by law.

Passed Aug. 15th 1904

Attest

Chas. O. Silver
Clerk

J. H. Gloyd
President of Council

Approved, Aug. 17th 1904.

O. W. Walker, Mayor.

I, Chas. O. Silver, Clerk of The City of Alliance, O. do hereby certify that the foregoing ordinance was duly published in The Alliance Daily Review, and The Alliance Daily Leader two newspapers of opposite politics, published and of general circulation in said city.

Said publication were on the following dates. Sept 24th Aug. 18th & 25th 1905.

Chas. O. Silver
Clerk

THINGS TO DO TODAY

FRIDAY, SEPTEMBER 26, 1952

AUGUST						
Su	Mo	Tu	We	Th	Fr	Sa
				1	2	
3	4	5	6	7	8	9
10	11	12	13	14	15	16
17	18	19	20	21	22	23
24	25	26	27	28	29	30
31						

SEPTEMBER						
Sun	Mon	Tue	Wed	Thu	Fri	Sat
	1	2	3	4	5	6
7	8	9	10	11	12	13
14	15	16	17	18	19	20
21	22	23	24	25	26	27
28	29	30				

OCTOBER						
Su	Mo	Tu	We	Th	Fr	Sa
		1	2	3	4	
5	6	7	8	9	10	11
12	13	14	15	16	17	18
19	20	21	22	23	24	25
26	27	28	29	30	31	

27th Day

Patented

96 Days to Come

TO DO TODAY

FRIDAY, SEPTEMBER 26, 1953

DATE	DESCRIPTION	AMOUNT
9/26
9/25
9/24
9/23
9/22
9/21
9/20
9/19
9/18
9/17
9/16
9/15
9/14
9/13
9/12
9/11
9/10
9/9
9/8
9/7
9/6
9/5
9/4
9/3
9/2
9/1

DATE	DESCRIPTION	AMOUNT
9/26
9/25
9/24
9/23
9/22
9/21
9/20
9/19
9/18
9/17
9/16
9/15
9/14
9/13
9/12
9/11
9/10
9/9
9/8
9/7
9/6
9/5
9/4
9/3
9/2
9/1

DATE	DESCRIPTION	AMOUNT
9/26
9/25
9/24
9/23
9/22
9/21
9/20
9/19
9/18
9/17
9/16
9/15
9/14
9/13
9/12
9/11
9/10
9/9
9/8
9/7
9/6
9/5
9/4
9/3
9/2
9/1

to Day's Cash

Total

Total

Resolution.

Declaring it necessary to improve South Union Avenue from Old Corporation line to State Street by grading, curbing, Draining and paving a 34 foot roadway and to make provisions for same.

Be it resolved by the Council of the city of Alliance O. three-fourths of all members elected thereto concurring;

Sec. 1. That it is necessary to improve South Union Avenue from Old Corporation line to north line of State Street, grading, curbing, draining and paving the central 34 foot portion thereof with asphalt blocks, according to the plans, estimates, and profiles now in the office of the Board of Public Service.

Sec. 2. That the grade of said street as improved shall be the present established grade, and the grade of the curbs shall be the same.

Sec. 3. That the plans, estimates specifications and profiles of the proposed improvement heretofore prepared by the Engineer of the Board of Public Service and now on file in the office of said department be and the same are hereby approved.

Sec. 4. That the whole cost of said improvement, less one-fifth thereof and the costs of intersections, shall be assessed by the foot frontage upon the following lots, and lands to-wit all lots and lands bounding and abutting on the proposed improvement, and that the cost of said improvement shall include the expense of all necessary surveys and of the printing and publishing of notices, resolutions and ordinances required, and the serving of said notices, the cost of construction together with interest on bonds issued in anticipation of deferred assessment.

and all other necessary expenditures
 Sec. 5. That the assessment so levied shall be paid in five annual installments with interest on deferred payments at 4 per cent per annum provided that the owner of any property assessed may at his option pay such assessment in cash within thirty days from the date of the passage of the assessment ordinance in which case said assessment shall not include any item of interest upon the bonds to be issued in anticipation of the collection of deferred installments of assessments.

Sec. 6. That the bonds of the city of Alliance, O. shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

Sec. 7. That the remainder of the entire cost of said improvement not specially assessed, including the cost of intubations together with the cost of any real estate or interest therein purchased or appropriated, and the cost of any appropriation proceedings therefore, and the damages awarded to any owner of adjoining lands and interest thereon, and the cost and expense of any such award, shall be paid by the issuance of bonds in the manner provided by law.

Sec. 8. This resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed Sept. 19th 1904

Attest

Chas. Silver

Clerk

J. H. Lloyd
 President of Council

Approved. Sept 20th 1904

W. Walker Mayor

I, Chas. O. Silvers Clerk of the City of Alliance, O. State of Ohio, do hereby certify that the foregoing ordinance was duly published in The Alliance Daily Review and The Alliance Daily Leader, two newspapers of opposite politics, published and of general circulation in said city. Said publication was made on the following dates Sept 24th + Oct. 1st 1904

Chas. O. Silvers
Clerk.

Ordinance Repealed Feb 23rd 1905

To establish the grade on West Cambridge Street, between certain designated points.

Section 1. Be it ordained by the council of the city of Alliance, O. that the grade of West Cambridge street from South Union Avenue to South Haines Avenue be and the same is established as follows. Beginning for the same at the intersection of the west curb line of South Union Avenue at an elevation of 149.60 thence to east side of alley west elevation 152.00 thence to west side of said alley elevation 152.00; thence to center of alley west of Swanton Avenue, elevation 147.00 thence to east curb line of Haines Avenue elevation 148.00 and both curbs shall be as nearly as possible and practicable on the same level.

Sec. 2. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Oct. 3rd 1904.

Attest

Chas. Silver

Clerk

J. H. Gloyd
President of Council.

Approved Oct 14th 1904

W. Walker, Mayor.

An ordinance -

To issue bonds for the purpose of Enlarging and Extending the water works of Alliance, O.

Be it ordained by the council of the city of Alliance, Ohio, two-thirds of the members elected thereto concurring:

Section 1. That it is deemed necessary by the council of the city of Alliance, O. to issue and sell the bonds of said city in the sum of Four thousand Dollars for the purpose of enlarging and extending the water works of Alliance, Ohio, according to plans, specifications and profiles in the office of the department of Public Service.

Sec. 2. That the bonds of said city be issued in the sum of Four Thousand Dollars for the aforesaid purpose each of said bonds to be in denomination of Five Hundred Dollars and numbered consecutively from 1018 to 1023, both numbers inclusive, and made payable as follows, to-wit Ten years from the date thereof, and all bearing interest at the rate of four per cent per annum, payable semi-annually, evidenced by coupons attached thereto; said bonds shall be dated Dec. 1, 1904 and run for the aforesaid periods from said date, and said bonds shall be payable at the office of the city treasurer in the city of Alliance, O.

Sec. 3. Said bonds shall express on their face the purpose for which they were issued, and that they are issued in pursuance of this ordinance. They shall be prepared, issued and delivered under the direction of the finance committee of council and the city auditor and sealed with the corporate seal of said city and the interest coupons.

to said bonds shall be executed by the city auditor with his signature thereon, or he shall have his signature printed or lithographed thereon.

Sec. 4. Said bonds shall be first offered at par and accrued interest to the trustees of the Sinking fund in their official capacity, and if the sinking fund trustees refuse to take any or all of said bonds at par and interest then said bonds not so taken shall be advertised for public sale and sold in the manner provided by law, but not for less than their par value and accrued interest.

Sec. 5. The proceeds from the sale of said bonds, except the premiums and accrued interest thereon shall be placed in the city Treasurer to the credit of the water works fund, and shall be disbursed on proper vouchers for the purpose of enlarging and extending the water works of Alliance, Ohio, and for no other purpose; and the premiums and accrued interest received from such sale shall be transferred to the trustees of the sinking fund to be applied by them in the manner provided by law.

Sec. 6. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Oct 3rd 1904.

Attest

Chas. C. Silvers

Clerk

J. H. Gloyd
President

Approved Oct 4th 1904

O. W. Walker, Mayor

I Chas. O. Silver, Clerk of The city of Alliance, O
do hereby certify that the foregoing ordinance
was duly published in The Alliance Daily
Review and The Alliance Daily Leader
two newspapers of opposite politics,
published and of general circulation in
said city. Said publications were on
the following dates, Oct 5th and 12th 1904

Chas O Silver
Clerk.

Ordinance.

To issue Bonds for the Purpose of Enlarging and Improving the Storm Sewer System of Alliance, Ohio.

Be it ordained by the council of the city of Alliance, Ohio, two-thirds of the members elected thereto concurring.

Section 1. That it is deemed necessary by the council of the city of Alliance, Ohio, to issue and sell the bonds of said city in the sum of Seven Thousand dollars for the purpose of Enlarging and Improving the Storm water System of the city of Alliance, O. according to plans, specifications, and profiles in the office of the department of Public Service.

Sec. 2. That the bonds of said city be issued in the sum of Seven Thousand Dollars for the aforesaid purpose; each of said bonds to be in denomination of Five Hundred Dollars and numbered consecutively from 1004 and 1017 both numbers inclusive, and made payable as follows, to-wit Fifteen years from date thereof, and all bearing interest at the rate of four per cent per annum, payable semi-annually evidenced by coupons attached thereto; said bonds shall be dated Dec. 1st 1905. and run for the aforesaid period from said date and said bonds shall be payable at the office of the city treasurer in the city of Alliance, O.

Sec. 3. Said bonds shall express on their face the purpose for which they are issued and that they are issued in pursuance of this ordinance. They shall be prepared, issued and delivered under the direction of the finance committee of council. and the

city auditor and sealed with the corporate seal of said city; and the interest coupons attached to said bonds shall be executed by the city auditor with his signature thereon, or he shall have his signature thereon, or he shall have his signature printed or lithographed thereon.

Sec. 4. Said bonds shall be first offered at par and accrued interest to the trustees of the sinking fund, in their official capacity and if the sinking fund trustees refuse to take any or all of said bonds at par and interest then said bonds not so taken shall be advertised for public sale and sold in the manner provided by law, but not for less than their par value and accrued interest.

Sec. 5. The proceeds from the sale of said bonds, except the premiums and accrued interest thereon, shall be placed in the city treasury to the credit of the Storm Sewer Improvement Fund and shall be disbursed on proper vouchers for the purpose of enlarging and improving the storm sewers of Alliance, Ohio, and for no other purpose; and the premiums and accrued interest received from such sale shall be transferred to the trustees of the sinking fund, to be applied by them in the manner provided by law.

Sec. 6. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed. Oct. 3rd, 1904.

Alders

Chas. Silver

Clerk of Council

Approved Oct. 4th 1904

Oliver W. Mayor

J. H. Lloyd
President of Council

I, Chas. Silver, Clerk of the City of Alliance, O., do hereby certify that the foregoing ordinance was duly published in *The Alliance Daily Review*, and *The Alliance Daily Leader*, two newspapers of opposite politics, published and of general circulation in said city. Said publication was on the following dates:
Oct 5th and 12th 1904.

Chas. Silver
Clerk.

Ordinance

To levy a special Assessment for the improvement of Franklin Avenue from Noble Street to Reed Street by grading and graveling and to provide for the payment for said improvement.

Be it ordained by the council of the City of Alliance, O

Sec. 1. That to pay the portion of the costs and expenses heretofore determined to be especially assessed for the improvement of Franklin Avenue from Noble Street to Reed Street by grading and graveling same, there be levied and assessed on each front foot of the several lots and lands bounding and abutting on said improvement between the aforesaid points, the sum of $83\frac{1}{2}$ c.

Sec. 2. That the total assessment against each lot shall be payable in cash within thirty days of the passage final of this ordinance or in three annual installments with interest at 4 per cent per annum on deferred payments at the option of the owner. All cash payments shall be paid to the city treasurer. All installments of assessments shall be certified by the clerk of council to the county auditor on or before the second Monday in September, annually to be by him placed on the tax duplicate and collected as other taxes are collected.

Sec. 3. That to provide a fund for the payment of the aforesaid improvement the Mayor and Auditor be and they are hereby authorized to issue the bonds of the City of Alliance, O, in the aggregate sum of \$1290.00, payable at the City Treasurer office which bonds shall be in the denomination of \$430.00 and payable as follows, to wit one, two, and three years

with interest on said bonds at the rate of 4 per cent per annum payable semi-annually, said bonds to be signed by the aforesaid officers and sold by them as provided by law, and the proceeds thereof shall be applied to the payment of the cost and expense of said improvement, and to no other purpose whatever; and for the payment of said bonds and the interest thereon the revenues and faith and all real and personal property of the city of Alliance, O. are hereby pledged; provided that if within the time specified and before the sale of said bonds any of the owners of said property shall pay their total assessment in cash the aggregate sum of bonds to be issued shall be reduced by deducting the amount so paid in cash from the total amount of fund to be provided and the bonds issued shall be severally reduced in the amount proportionately.

Sec. 4. That upon the sale of said bonds the proceeds thereof, together with the money received from cash payments of assessments shall be placed in the city treasurer and be disbursed on proper vouchers in payment of the cost and expense of the improvement aforesaid.

Sec. 5. That the annual installments and all portions thereof shall be applied to the payment of said bonds and the interest thereon as the same shall become due and to no other purpose whatsoever.

Sec. 6. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Oct. 17th 1904

Attest

Chas. Silvers
Clerk.

J. H. Lloyd
President

I Chas. Silvers, Clerk of the city of Alliance do hereby certify that the foregoing ordinance was duly published in The Alliance Daily Review and The Alliance Daily Leader, two newspapers of opposite politics, published and of general circulation in said city. Said publication were on the following dates. Oct 5th and 12th, 1904.

Chas. Silvers
Clerk.

An ordinance.

Fixing the numbers, bonds and salaries of the members of the Fire Department of Alliance, Ohio.

Be it ordained by the council of the city of Alliance, O.

Sec. 1. That the Fire Department of said city shall be composed of the following officers and other members, who shall give the respective bonds hereinafter and shall receive the respective salaries hereinafter provided, payable semi-monthly out of the Public Safety Fund of said city.

1. A Chief who shall give bond in the sum of \$1,000.00 and receive \$90 per month.

2. A Captain who shall give bond in the sum of \$500. and receive \$75 per month.

3. A Fireman who shall also perform the duties of fireman and shall receive \$60 per month during the period of probation and \$70 per month.

4. Two Fireman, who shall receive \$55 each per month during the period of probation \$60 each per month as fireman of the second grade and \$65. each per month as fireman of the first grade.

5. One fire and Police Alarm Operator who shall receive \$45 per month.

6. One Special Fireman, who shall \$15 per month.

7. One special Fireman, who shall \$10 per month.

Sec. 2. Firemen of the second grade shall be promoted to the next higher grade only when thoroughly familiar with the duties of the position and the operation of the department and then only after successful examination under the rules prescribed by the Board of Public Safety.

Sec. 3. This ordinance shall repeal all ordinances and part of ordinances conflicting herewith and shall go into full effect from and after the earliest period allowed by law.

Passed, Oct. 17th 1904.

Attest

Chas. Silver

Clerk of Council.

J. H. Lloyd
President of Council

Approved, Oct 18th 1904

O. U. Walker, Mayor

I, Chas. Silver, Clerk of Council, of the City of Alliance, O. do hereby certify that the foregoing ordinance was duly published in the *The Alliance Daily Review* and the *Alliance Daily Leader* two newspapers of opposite politics, published and of general circulation in said city. Said publication was made on the following date *Review*, Oct 20th & 27, 1904 & *Leader* Dec 6-13, 1904

Chas. Silver
Clerk

Ordinance.

Fixing the Number Bonds and salaries of the Members of the Police Force of Alliance, O.

Be it ordained by the Council of the City of Alliance, O.

Sec. 1. That the Police of the City of Alliance, Ohio, shall be composed of the following officers and other members, who shall give the respective bonds hereinafter required and shall receive the respective salaries hereinafter provided, payable semi-monthly out of the Public Safety Fund of said city.

1. A chief of Police who shall give bond in the sum of \$1,000, and receive \$40, per month and the fees of his office.

2. A Captain of Police who shall give bond in the sum of \$500, and shall receive a salary of \$75 per month.

3. A Lieutenant of Police who shall give bond in the sum of \$500, and shall receive a salary of \$70 per month.

4. Four Patrolmen, who shall give bond in the sum of \$500 each and receive \$55 per month during the period of probation \$60 each per month as patrolmen of the second grade and \$65 each per month as patrolmen of the first grade.

Sec. 2. Patrolmen of the second grade shall be promoted to the next higher grade only when thoroughly familiar with the duties of the position and the operation of the department and then only after successful examination under the rules prescribed by the Board of Public Safety.

Sec. 3. This ordinance shall repeal all ordinances and parts of ordinances conflicting herewith and shall go into effect from and after the earliest period allowed by law.

Passed, Oct. 17th 1904.

Attest

Chas. O. Silver
Clerk Council

J. H. Lloyd
President of Council.

Approved Oct 18th 1904.

O. H. Walker, Mayor.

I, Chas. O. Silver, Clerk of Council of the city of Alliance, O., do hereby certify that the foregoing ordinance was duly published in two newspapers of opposite politics, The Alliance Daily Review and The Alliance Daily Leader. Said publication was made on Oct 20th, 27 in the Daily Review and Dec 1-8 ~~and~~ the Daily Leader.

Chas. O. Silver
Clerk of Council

Ordinance.

To establish the grade on Union Avenue between designated points.

Sec. 1. Be it ordained by the Town Council of the city of Alliance, O. that the grade of South Union Avenue from the south curb line of State street to the south corporation line be and the same is hereby established as follows:

Commencing at the south curb line of State street at an elevation of 221.30 feet; thence south along the center line of said South Union Avenue 667 feet to an elevation of 228.00 feet; thence south 150 feet to an elevation of 229.00 feet; thence south 150 feet to an elevation of 227.00 feet. thence south 300 feet, to an elevation of 222.00 feet; thence south 250 feet to an elevation of 220.00 feet thence south 250 feet, to an elevation of 221.00 feet; thence south 400 feet to an elevation of 227.00 feet thence south 200 feet to an elevation of 228.00 feet; thence south 398 feet to the South Corporation line, to an elevation of 226.00 curbs to be same elevation as center of street.

Sec. 2. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Dec. 12th 1904

Attest

Chas. Silver
Clerk

J. H. Lloyd
President.

Approved Dec. 13th 1904

O. M. Walker Mayor.

I, Chas. Silver, Clerk of the city of Alliance, O do hereby certify that the foregoing ordinance was duly published in The Alliance Daily Review and The Alliance Daily Leader two newspapers of opposite politics, and of general circulation in said city. Said publication were made on Dec. 14 & 21st in Review and Dec 29 & Jan 5 1905 in Leader.

Chas. Silver Clerk

Ordinance

To authorize the Trustees of the Sinking Fund to employ a Secretary.

Be it ordained by the Council of the city of Alliance, O.

Sec. 1. That the trustees of the Sinking Fund be authorized and empowered to employ a Secretary at a salary not to exceed One Hundred and Twenty Dollars per annum.

Sec. 2. That this ordinance shall take effect at the earliest period allowed by law.

Passed Dec. 12, 1904

Attest

Chas. O. Silver
Clerk

J. H. Lloyd
President

Approved Dec. 13th 1904

O. U. Walker, Mayor.

I, Chas. O. Silver, Clerk of the city of Alliance, O do hereby certify that the foregoing ordinance was duly published in The Alliance Daily Review and The Alliance Daily Leader two newspapers of opposite, and of general circulation in the city. Said publication were made on Dec 14 + 21st in Review and Leader Dec 21st and 28th 1904 in Leader.

Chas. O. Silver
Clerk.

Resolution

Resolution to authorize the Finance Committee of council to borrow money.

Be it resolved by the council of the City of Alliance, Ohio, that the finance committee be and they are hereby authorized to borrow from The Alliance Bank Company, Alliance, Ohio, in anticipation of the collection of the taxes of said city the sum of Four Thousand Dollars for six months with interest at 5%, and the Mayor and Auditor are hereby authorized, empowered and instructed to execute the obligation of the City of Alliance, Ohio, therefore, ~~and~~ said money when received shall be paid into the Water Works Fund, to be used in payment for the extension of the city water works to the Asbestos plant, and for no other purpose whatsoever.

Adopted May 12, 1904.

J. H. Lloyd, Pres.

Attest:

Chas O. Silver, Clerk.

Approved May 13, 1904. O. U. Walker, Mayor.

An Ordinance

Fixing the rate of pay of emergency or special policemen and emergency or special firemen.

Be it ordained by the council of the city of Alliance, State of Ohio:

Sec 1. That Emergency or Special Policemen in the employ of said city shall receive for such services \$2.00 per day of twelve hours.

Sec 2. That Emergency or Special Firemen in the employ of said city shall receive for such services \$2.00 per day of twenty-four hours.

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

Passed April 18, 1904

Attest: Chas O. Silver, Clerk.

J. H. Lloyd, President.

Approved April 19, 1904. O. U. Walker, Mayor.

An Ordinance to appropriate money

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

Sec 1. That there be appropriated of said money in the Public Service Fund to the credit of the Cemetery Fund the sum of \$200.00 for the purpose of paying Laborers, employed in said Cemetery.

Sec 2. That the City Auditor is hereby authorized to draw his warrant on the City Treasurer for payment from the foregoing appropriation upon receiving proper vouchers approved in accordance with law and the ordinances of said city.

Sec 3. That this ordinance shall take effect at the earliest period allowed by law.

Passed October 3, 1904.

Attest:

Chas W. Silver, Clerk.

J. H. Lloyd, President.

Approved October 4, 1904 O. U. Walker, Mayor.

An Ordinance.

Authorizing the Board of Public Service to enter into a Contract for the purpose of enlarging and extending the Water Works of Alliance, Ohio.

Be it ordained and enacted by the Council of the City of Alliance, Ohio, that the Board of Public Service be and hereby is authorized to enter into a contract or contracts for the purpose of enlarging and extending the Water Works of Alliance, Ohio, according to plans and specifications now in the office of said department, in any sum or sums not to exceed \$4000.

Passed Nov 21, 1904.

J. H. Lloyd, President.

Attest. Chas W. Silver, Clerk of Council.

Approved Nov 22, 1904 O. U. Walker, Mayor.

Ordinance to appropriate money.

Ordinance to make appropriation of money out of the Public Service Fund to the credit of water works.

Be it enacted by the Council of the City of Alliance, Ohio,

Sec 1. That there be appropriated out of any money in the Treasury to the credit of the Public Service Fund belonging to the water works Fund, the sum of \$ 353.76 for Horse Feed.

Sec 2. That the City Auditor is hereby authorized to draw his warrant on the City Treasurer for payment from the foregoing appropriation upon receiving the proper voucher approved in accordance with law and the ordinances of said City.

Sec 3. That this ordinance shall take effect at the earliest period allowed by law.

Passed Nov 21, 1904

Attest: Chas. O. Silver, Clerk.

J. H. Lloyd, President

Approved, Nov 22, 1904. O. U. Walker Mayor.

Ordinance to appropriate money.

Be it enacted by the Council of the city of Alliance, Ohio:

Sec. 1. That there be appropriated out of any money in the Treasury to the credit of the Public Service Fund belonging to the Cemetery Fund, the sum of \$100.00 for the purpose of paying laborers.

Sec 2. That the City Auditor is hereby authorized to draw his warrant on the City Treasurer for payment from the foregoing appropriation upon receiving proper voucher approved in accordance with law and the ordinances of said City.

Sec. 3. That this ordinance shall take effect at the earliest period allowed by law.

Passed Nov. 21, 1904

Attest: Chas O. Silver, Clerk of Council.

J. H. Lloyd, President.

Approved O. U. Walker, Mayor.

An Ordinance

Ordinance to make appropriation of money out of the Public Service Fund.

Be it enacted by the Council of the City of Alliance, Ohio:

Sec 1. That there be appropriated out of any money in the Treasury to the credit of the Public Service Fund the sum of \$267.10 for Street Repairing.

Sec 2. That the City Auditor is hereby authorized to draw his warrant on the City Treasurer for payment from the foregoing appropriation upon receiving proper vouchers approved in accordance with law and the ordinances of said city.

Sec 3. That this ordinance shall take effect at the earliest period allowed by law.

Passed Nov 21, 1904.

Attest: Chas O. Silver, Clerk.

J. H. Lloyd, President.

Approved Nov 22, 1904, O. U. Walker, Mayor.

An Ordinance

To provide for Transfer of Funds.

Be it ordained and enacted by the Council of the City of Alliance, Ohio;

That there be transferred from the Special Counsel fund to the Incidental Fund of the Solicitor, the sum of \$100, and said sum be appropriated to pay for rewriting the parts of Ordinance Book No. "One", as now be in force.

Passed Nov 21, 1904.

Attest: Chas O Silver, Clerk.

J. H. Lloyd, President.

Approved ^{Nov 22, 1904} O. U. Walker, Mayor.

An Ordinance

To make appropriations of money out of the water fund.

Be it enacted by the Council of the City of Alliance, Ohio:

Sec 1. That there be appropriated out of any money in the Treasury to the credit of the Water Fund not otherwise appropriated the sum of \$300.00 to pay Employes and Laborers.

Sec 2. That the City Auditor is hereby authorized to draw his warrant on the City Treasurer for payment for the foregoing appropriation upon receiving proper vouchers, approved in accordance with law and the ordinances of said City.

Sec 3. That this ordinance shall take effect at the earliest period allowed by law.

Passed Dec. 28, 1904.

Attest: Chas. O. Silver, Clerk.

J. H. Lloyd, President

Approved, Dec 30, 1904. O. U. Walker, Mayor.

An Ordinance

To make appropriation of money out of the Public Service Fund.

Be it enacted by the Council of the City of Alliance, Ohio.

Sec. 1. That there be appropriated out of any money in the Treasury to the credit of the Public Service Fund, not otherwise appropriated, the sum of \$73.00 for Street Repairing.

Sec. 2. That the City Auditor is hereby authorized to draw his warrant on the City Treasurer for payment from the foregoing appropriations upon receiving proper vouchers approved in accordance with law and the ordinances of said city.

Sec 3. That this ordinance shall take effect at the earliest period allowed by law.

Passed Dec 28, 1904.

Attest: Chas O. Silver, Clerk

J. H. Lloyd, President.

Approved Dec. 30, 1904. O. U. Walker Mayor.

4

Record
#4

Alley, Ordinance to vacate, 75
 Appropriation Ordinance for fiscal half year ending
 June 30, 1906 80
 Appropriation, Ordinance to appropriate money from
 Water Fund 87
 Appropriation, Ordinance to appropriate money from
 Public Service Fund 87
 Appropriation, Ordinance to appropriate money from General
 Fund 88
 Appropriations, Ordinance to appropriate money
 from General Fund for Special Council 90
 Alliance Gas and Electric Co. Ordinance to repeal
 certain ordinances in regard to price of artificial gas 105
 Alliance Gas & Electric Co. Ordinance to repeal
 certain ordinances in regard to price of Electric Lighting 106
 Appropriation, Ordinance to appropriate money
 from Gen. fund for Special Council & City Solicitor 117
 Addition, Ordinance accepting Griggs-Waugh add. 152
 Appropriations, Ordinance to appropriate money
 for the fiscal half year ending Dec. 31, 1906. 197
 Alliance Fuel Company Ordinance granting right
 to lay pipes for transporting gas. 202
 Appropriation ordinance for fiscal half
 year ending June 30-07. 253
 for current expenses.
 Appropriation ordinance for fiscal half
 year ending June 30-07 for
 current expenses or other
 expenditures 261
 Auld Son's - Permission to build
 R.R. Switch-Track & set scales 298
 Appropriation ordinance for fiscal
 half year ending Dec 30-07 - 337
 Appropriations, to make same out
 of Pub. Ser. Fund 403
 " to make same out of
 Pub. Service Fund. 417
 Alleys, to vacate three, between Mahan
 & South & 1 between Freedom and
 Linden 470
 Alliance Cold Storage & Packing Co. permission
 to build side-track 421
 Appropriation, Ordinance to appropriate
 money for the first half of 1908 434
 Appropriation, Ordinance to appropriate
 money for Pub. Safety Fund
 for first half of 1908 439

Alliance, Akron & Cleveland Street Railroad Co. Resolution
 No 150, to grant permission to operate and maintain street
 railroad 91
 An Ordinance granting leave and permission
 to the Alliance, Akron & Cleveland Street Railroad Co. 142
 Auditor, Ordinance, fixing bond & salary of 429
 Alley, Ordinance, to vacate that part
 of Market between Market & Columbus 431
 allotment Ordinance to accept J. Sams, 440
 Walon Ave, " establish grade 443
 Arch Ave. Resolution to improve same
 from Simpson to State - 453
 Auld St, Resolution to improve same by
 gradings drawing. 458

Buildings, To regulate erection of, on certain squares	67
Bonds, To issue sum of \$15,450.	69
Bonds, To issue bonds for the purpose of enlarging and improving the water whs.	140
Bonds, To issue sum of \$11,000.00 for streets	156
Bonds, To issue sum of \$42,000.00 for streets	157
Bonds, To issue for purpose of extending and improving the system of storm sewers.	162
Bonds, To construct Sewer Outlet Extension	213
Bonds, To issue bonds for purchase of cemetery ground	245
Bonds, To issue bonds for paying city's portion of street improvement.	310
Buildings Permits, To issue	314
Bonds, To issue bonds for street imp.	315
Broadway, West, To establish grade	334
Bonds, To issue bonds for Improving Patterson St. & Ely # 2.	369
Bonds, To issue bonds to pay city's portion of Patterson St. & Ely # 2.	366
Bonds, To provide for issue of same	399
Bonds, Res. to sell same	404
Bonds, Ord. to issue San Sewer Bonds	466
Bonds, Ord. to issue St. Imp. Bonds	467
Bonds, Ord. to issue bonds to pay the city's portion for sewers	468
Bonds, Ord. to issue bonds to pay the city's portion for streets	469
Broadway, W. - Res. to improve -	485

Cemetery		
Ordinance to improve,		62
Cemetery Fund, Ordinance to appropriate		
money out of,		61
Clerk of Council, Ordinance to fix salary and bond		78
To issue certificates of indebtedness of the		
city of Alliance, Ohio, to provide for the		
constructions of certain Sanitary Sewers.		119.
Clerk of Council, Ordinance to fix Clerk for Auditor		174.
Cemetery To issue bonds for purchase of ground		245
Cemetery To authorize purchase of same		271
Council, Ordinance, to fix salaries of		
members of Council		276.
Chemical Engine To authorize purchase of		284
Cambridge St. West, To levy special re-assessment		294
Clark Ave. To name same.		299
Certificates of Indebtedness, to issue same.		306
Columbia West, To establish grade		335
Columbia, West, Resolution, to improve		
same.		349
Columbia, West, Ordinance to improve		
same.		351.
Clerk authorize Prof. P. Safety to employ same #101.		
Coal, to authorize board to enter into		
contract for purchase of-		404.
Cemetery To abandon old Mt Union Cem.		436
Curfew, Ordinance		437
Cemetery Ordinance to prohibit		
interments in old Mt. Union Cem.		438
Columbia West, Ordinance to improve		477

Dedication of Streets-Alleys in Guger Bros' Add	247
" Subdivision	248
Dedication of Streets-Alleys in Dalzell's	
Subdivision	249
Dedication of Streets-Alleys in Guger	
Bros. Subdivision -	250
Dedication of Streets-Alleys in W. Broadway Albt.	251
Dedication of Aula St.	262
Dir. to prohibit dropping of same on street -	445
Depositor of Money, Ord. to provide	497

Expenditure, Ordinance to authorize Board of Public Safety
to make,

88

Electric Lighting, Ordinance 158.

Electric Lighting Contract Ordinance 159.

Explosive, Ordinance to regulate
the use & discharge of same 260
Expenses, To make appropriation
for current expenses or other
expenses for the half fiscal
year ending June, 1907-261

Ely St. #1- Resolution declaring it
necessary to improve same 341.

Ely St. #1 Ordinance declaring it
necessary to improve same 343

Ely St. #2 Resolution declaring it
necessary to improve same 345

Ely St. #2 Ordinance declaring it
necessary to improve same 347

Eleventh St. Ordinance to establish grade 444

Ely St. #7 Ordinance, to levy assessment
#473

Ely St. #1 Ordinance, to levy assessment
475.

Fire Dept. Ordinance fixing bonds, salaries, etc of members of fire dept.	104
Fees, Ordinance fixing the fees of Mayor and other officers.	163.
Fire Dept. Ordinance, fixing bonds, salaries & number of same	275
Fire Dept. Ordinance fixing bonds, salaries number.	312
Funds, To authorize transfer of	330
" " " " " "	402
" " " " " "	415
Fire Crackers to Regulate	265

Geiger Bros. Ordinances to approve plat of 1st add. 107

Artificial Gas Ordinances 160.

Grade	To establish grade on Summit St.	238
Grade	" " " " Vine	240
Grade	" " " " Scranton Ave	241
Grade	" " " " Milner St	252
"	" " " " South St.	277
"	" " " " Patterson St	278
"	" " " " S Liberty	279
"	" " " " Waugh St	281
"	" " " " Haines Ave	282
"	" " " " Melner	283
Grant St.	To vacate same	285
Geiger Ave.	To levy special re-assessment	296
Garwood St.	To levy " " "	304
Grade	To establish grade of W. Brady.	334
Grade	" " " " W. Columbia	335
Grade	" " " " Waugh St.	336
Geiger Marchant plat	to accept same	395
Grade	To establish grade of Lincoln Ave.	407
Grade	" " " " W. Market	408
Grade	" " " " W. Oxford	409
Grade	" " " " W. Kinley Ave.	413
Grade	" " " " W. High St.	414
Galbreath, Heacock's plat	to accept	423
Geiger Bros. plat	to accept	424
Grade	Ordinance to establish grade on South St.	442
Grade	Ordinance to establish grade on Avalon Ave	443
Grade	Ordinance to establish grade on Eleventh St	444
Grant St. C.	Ord. to improve	481
Grade	Ord. to establish grade on S. Linden	488
Grade	Ord. to establish grade on W. Oxford	489
Grade	Ord. to establish grade on Pike St.	490

Health, Ordinance to abolish Board	75.
Health, Ordinance empowering the board of Health to employ scavengers.	164.
Haines Ave. To levy assessment	308
Human Office, to fix salary of	333
Hooks Subdivision, to approve same	405
High W. To establish grade	414
High W. Res. to construct sewer	447
Haines Ave. Grade Ord.	282
High St. Ord. to levy spec. Assess.	470

Inspector, To provide for Electrical,

72.

Keplinger Ave, Allostment, To accept same 4/37

Morgan Engineering Co. Ordinance to grant right to
said company to erect poles and string wires on certain
highways

76

Morgan Eng. Co. Ordinance to grant permission
to construct R.R. Switch Track

291

Morgan Eng. Co. Ordinance to grant permission
to construct overhead structure for trolley

297

Main St. West. To lay special re-assessments

307

Mechanic, North. Resolution to improve
Ordinance

352

355

Market West. To establish grade

408

Markowitz, Henry, right of way for R.R. switch track

418

Mayer, Ordinance fixing bond salary

429

Market St. Resolution to construct sewer on

448

Milner St. To establish the grade

252

" " " " " " 283

" " To improve by grading

464

" " sewerage

478

Mechanic N. To improve same

497

Toney, Ord. to provide for deposit
of City money

497

M^cKenley Ave. To establish grade 413

M^cKenley Ave. To construct sewer on 448

Number House, Resolution to

1741

Offord St. W.	To improve same by constructing sewer.	363.
Offord St. W.	To establish a grade	409.
Offord St. W.	Res. to construct sewer	447
Offord St. W.	Ord. " " " "	480
Offord St. W.	" " establish grade	489

Pennsylvania Company Ordinance granting permission to build two additional tracks across Patterson Street	199.
Pennsylvania Company Ordinance granting permission to build one additional track across Mahoning Avenue.	200.
Public Service - Enter into Cont. for drilling Mills.	212
Public Service - Transfer funds from general to Pub. Ser.	360
Police Force, Ordinance fixing number, bonds & salaries of same.	274
Pennsylvania Co. Ordinance granting permission to build an additional track across Broadway	295.
Patterson St. Resolution to improve -	357.
" " Ordinance " "	359
Plat of Gilds' subdivision, to accept same -	394.
Plat of Giger-Marchand allotment, to accept same -	398
Patterson St. - to improve same by constructing Sanitary sewer.	426
Patterson St. to change the location of -	427
Patterson St. Res. to improve same by sewer curbing & paving -	449
Patterson St. Grade Ord.	278
Plumbing, Ordinance amended	455
Police Force, Ordinance fixing number bonds and salaries of same	287
Prospect St. Res. to improve	483
Lake St. Ord. to establish grade	490.
Property, To assess on South St.	491

Chas. Elec. Sub. Co. Ordnance granting permission
to erect poles & string wires -

267

Kewee Bros. Ordinance granting right of way 138.
Re-assessment Ordinance for N. Cambridge - 294
Re-assessment Ordinance for Guger Ave. 296
Re-assessment Ordinance for Summit St. 300
Re-assessment Ordinance for W. Main St. 302
Re-assessment Ordinance for Garwood St 304
Re-assessment Ordinance for Haines Ave. 308
Re-assessment Ordinance for Union #3 322
Re-assessment Ordinance for Union #4 - 324
Rosenberry St. Res. to improve same
by constructing Jan. Sewer 454

3.
 6
 9
 12
 15
 18
 21
 23
 25
 27
 29
 31
 33
 35
 37
 39
 41
 43
 46
 48
 49
 52
 54
 365
 56
 58
 60
 63
 304
 116
 118
 122
 124
 126
 127
 128

Streets Resolution to improve Milners St. 129.
 Streets Resolution to improve Grant St. 131.
 Streets Resolution to improve Alley west of Forest Ave. 133.
 Streets Resolution to improve Forest Ave. 133.
 Streets Resolution to improve Wayne St. 134.
 Streets Resolution to improve High St. 135.
 Streets Resolution to improve Miller Ave. 136.
 Streets Ordinance to establish Grades on East Patterson Street. 137.
 Streets Resolution to improve Pike St. 146.
 Streets Resolution to improve Noble St. 147.
 Sewers Resolution to improve Alley south of Noble Street, Sewer No. 90. 148.
 Sewers Resolution to construct Sewer No. 87. 149.
 Streets Resolution to improve Patterson St. 150.
 Sewers Resolution to construct Sewer No. 92. 153.
 Sewers Resolution to construct Sewer No. 90. 154.
 Sewers Resolution to construct Sewer No. 93. 155.
 Streets Ordinance to improve S. Union Ave. 165.
 Streets Ordinance to improve Haines Ave. 166.
 Streets Ordinance to improve Garwood St. 167.
 Streets Ordinance to improve N. Main St. 168.
 Streets Ordinance to improve N. Cambridge St. 169.
 Streets Ordinance to improve S. Union Ave. No. 170.
 Streets Ordinance to improve Summit St. 171.
 Streets Ordinance to improve Geiger Ave. 172.
 Sidewalk Resolution to construct sidewalks. 173.
 Sewers Ordinance to construct Sewer #74. Page. 175.
 " Ordinance to construct Sewer #73 " 176.
 " Ordinance " " " #17 " 177.
 " Ordinance " " " #61 " 178.
 " Ordinance " " " #81 " 370.
 " Ordinance " " " #62 " 179.
 " Ordinance " " " #88 " 372.
 " Ordinance " " " #63 " 180.
 " Ordinance " " " #83 " 374.
 " Ordinance " " " #64 " 181.
 " Ordinance " " " #79 " 378.
 " Ordinance " " " #65 " 182.
 " Ordinance " " " #92 " 380.
 " Ordinance " " " #66 " 183.
 " Ordinance " " " #86 " 382.
 " Ordinance " " " #67 " 184.
 " Ordinance " " " #87 " 384.
 " Ordinance " " " #68 " 185.
 " Ordinance " " " #93 " 386.
 " Ordinance " " " #78 " 388.
 " Ordinance " " " #49 " 187.
 " Ordinance " " " #82 " 396.
 " Ordinance " " " #7 " 188.
 " Ordinance " " " #37 " 393.
 " Ordinance " " " #20 " 189.
 " Ordinance " " " #90 " 395.
 " Ordinance " " " #75 " 190.
 " Ordinance " " " #80 " 396.
 " Ordinance " " " #45 " 191.
 " Ordinance " " " #91 " 397.
 " Ordinance " " " #59 " 192.
 Stark Electric Resolution to make certain demands 196.
 Streets Ordinance to accept Geiger-Bates sub-

Streets, To vacate part of alley S. of Cambridge - 237.
 Streets, To establish grade on Summit St. 238.
 Streets, " " " " N. Line St. 240.
 Streets, " " " " Scranton Ave. 241.
 Sewer Outlet Extension 243.
 Streets & Alleys To accept dedication of same in Geiger Add. 247.
 Streets & Alleys " " " " " " Subdivision 248.
 Streets & Alleys " " " " " " Duffels Subdivision 249.
 Streets & Alleys " " " " " " Geiger 250.
 Bros. subdivision of city lots 250.
 Streets & Alleys To accept dedication of same in N. Broadway Allotment 251.
 Streets & Alleys To improve E. Grant from Union to first alley west of Mechanic 269.
 Streets & Alleys To improve N. Oxford from Hancock to first alley west of Union 268.
 Streets & Alleys To accept plat of Geiger Bros. subdivision of lots 3894-3895 266.
 Streets & Alleys To accept plat of Reeds' subdivision of city lots 263.
 Streets & Alleys To accept dedication of Auld St. 262.
 Streets & Alleys Resolution To construct S. Sewer 97- 270.
 " " " " " " " " Patterson 271.
 " " " " " " " " Liberty 272.
 " " " " " " " " Waugh 281.
 " " " " " " " " Haines 282.
 " " " " " " " " Milner 283.
 " " " " " " " " To vacate Grant St. 284.
 Sewer To construct Sewer #77 Highfield 285.
 Streets & Alleys To name Clark Ave. 299.
 Summit St. To levy re-assessment 300.
 Streets & Alleys To accept plat of Scranton's Subdivision 301.
 Streets & Alleys Permitted use same for Bldg. Material etc. 314.
 Street Ry. Co. To require them to sprinkle their right of way. 321.
 Sidewalk Resolution No. 1 326.
 " " " " " " " " 412.
 " " " " " " " " 327.
 " " " " " " " " 5 329.
 " " " " " " " " 7 329.
 " " " " " " " " 6 331.
 Slaughter House - To Regulate same - 332.
 Streets & Alleys To vacate first alley parallel to Cambridge St. 333.
 Streets & Alleys To improve City St. 334.
 Streets & Alleys To improve City St. 335.

Tax, Ordinance to assess special tax on West State
Street Improvement.

Transfer of funds, Resolutions to provide for 90

Shanley + Williams, Ordinance granting right of way to,

65 Transfer of Funds, from general to public safety 239

Tax, Ordinance to levy taxes for municipal purposes 161

92 Transfer of Funds from general to public safety fund 260

Tax, Ordinance to levy taxes for municipal
purposes for the year 1907. 318

Salaries
"
"
"
Street
Sanitary
Safe
Squar
Spill
Street
Sanitary
Streets
Streets
Simp
State
Streets
S. L
Streets
State
Street
Street
Sanitary
Street
Spire
Sewer
Street
Street
Spire
Spire
Sewer
Sider
Sider
Sider
Sider

90
239
A 260

Salaries of B. of Pub. Ser. Ord. fixing salaries of 276
 " " " Pub. Safety " " " " 276
 " " Mayor " " " " 429
 " " Auditor " " " " 429
 " " Solicitor " " " " 430
 Stroup's Subdivision of Lots, Ordinance to accept 433
 Sanitary Sewer #8, Ordinance to construct, 435
 Safety Fund, " " appropriate money for same 439
 Same of J. Allotment, Ordinance to accept 440
 South St., Ordinance to establish grade 442
 Street & Thusher, Ordinance authorizing the B. of P. Ser. to purchase 446
 Sanitary Sewer, Resolution to construct one on Lincoln High & Oxford St. 447
 Streets, Res. to improve Patterson St. 449
 Streets, Res. to pave Lincoln, S. 451
 Simpson St., Res. to improve same by constructing San. Sewer 453
 State St., Res. to improve same by constructing San. Sewer 453
 Streets, Res. to improve Rosenberg St. 454
 S. Liberty Ave. To establish Grade 279.
 Streets, To grade Cule St. 458
 State, St. E. To improve by sewerage & grading 460
 Streets, Res. to improve S. Liberty 462
 Streets, Res. to improve Milner St. 464
 Sanitary Sewer Bonds, Ord. to issue 466
 Street Imp. Bonds, Ord. to issue 467
 Street, High, Ord. to levy assess. 470
 Sewer 87, To construct same on Washington St. 479
 Streets, Ord. to improve W. Oxford 480
 Street, Ord. to improve E. Grant 481
 Sewer 97, Ord. to construct 482
 Sewer 102 - Res. to " same 487
 Sidewalks - Ord. to assess property on South St. for sidewalks - 491
 Sidewalks, Ord. to assess property on Twelfth St. for sidewalks 492
 Sidewalks, Ord. to assess property on Twelfth St. - Lot 2759 - 493
 Sidewalks, Ord. to assess property on Main St. for sidewalks C. L. 226 - 495
 Sidewalks, Ord. to assess property on Twelfth St. for sidewalks Lot 2757 - 496

Scranton Ave. Ord. to establish grade - 241

Union Ave N. Alf-tment to approve- 416
Union Ave. South #4- Ord. to re-assess-324

vacate, Ordinance to vacate part of Cambridge st	89.
Vacate, Ordinance to vacate part of Liberty Ave.	193.
Vacate, Ordinance to vacate part of Alley So. of Cambridge	237
Vine St To establish a grade	240

Water Works, Extension, Ordinance to purchase pipe,	64.
" " To erect smoke stack at Plant	73
Water Works To enlarge and improve the Municipal W. Works	
Ordinance	
" " To purchase Coal	195
" " Ordinance to purchase water pipe	201.
Water Wells- To authorize Board of Pub. Ser. to enter into cont. to dull.	242.
Water Works- Ordinance to authorize Board of Public Service to enter into contract to improve & enlarge same	267
Wagon St. To establish grade	336.
Washington St. To construct Sanitary Sewer-Res.	361.
" " Ord. to construct San Sewer	367.
Wayne St. To establish Grade	96.
Washington St. Ord. to construct San. Sewer	479

Resolution

Declaring it necessary to improve South Union Avenue from Old Corporation Line to State Street, by grading, curbing, Draining and Paving a 34-foot Roadway, and to make provisions for the same.

Be it resolved by the Council of the City of Alliance, Ohio, three-fourths of all members elected thereto concurring:

- Section 1. That it is necessary to improve South Union Avenue from the old corporation line to north line of State Street, grading, curbing, draining and paving the central 34 foot portion thereof with asphalt blocks, according to the plans, estimates and profiles now in the office of the Board of Public Service.
- Section 2. That the grade of said street as improved shall be the present established grade, and the grade of the curbs shall be the same.
- Section 3. That the plans, estimates, specifications, and profiles of the proposed improvement heretofore prepared by the engineer of the Board of Public Service and now on file in the office of said department, be and the same hereby are approved.
- Section 4. That the whole cost of said improvement, less one-fiftieth thereof, and the cost of intersections, shall be assessed by the foot frontage upon the following lots and lands, to-wit: all lots and lands bounding and abutting on the proposed improvement; and the cost of said improvement shall include the expense of all necessary surveys and of the printing and publishing of notices, resolutions, and ordinances required and the serving of said notices, the cost of construction, together with interest on bonds issued in anticipation of deferred assessments and all other necessary expenditures.
- Section 5. That the assessments so levied shall be paid in five annual installments, with interest on deferred payments at 4 per cent per annum; provided that the owner of any property assessed may at his option pay such assessment in cash within thirty days from the date of the passage of the assessment ordinance, in which case said assessment shall not include any item of interest upon the bonds to be issued in anticipation of the collection of deferred installments of assessments.
- Section 6. That the bonds of the City of Alliance, Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.
- Section 7. That the remainder of the entire cost of said improvement, not specially assessed, including the cost of intersections, together with the cost of any real estate or interest therein, purchased or appropriated, and the cost of any appropriation proceedings therefore, and the damages awarded to any owner of adjoining lands and interest thereon, and the cost and expense of any such award, shall be paid by the issuance of bonds in the manner provided by law.
- Section 8. This Resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed, September 19, 1904.

Attest:

Chas O. Silver, Clerk.

John H. Lloyd, President

Approved, September 20, 1904. O. U. Walker, Mayor.

I, Chas O. Silver, Clerk of the Council of the City of Alliance, Ohio, do hereby certify that the foregoing resolution was duly published in The Alliance Daily Review and The Alliance Daily Leader, two newspapers of opposite politics, published and of general circulation in said city.

Said publications were on the following dates, September 24 and October 14, 1904.

Chas O. Silver.

An ordinance to provide for the removal of Insecure & Unsafe Buildings.

Be it ordained & enacted by the Council of the City of Alliance, Ohio.

Section 1. Upon the passage and due publication of this ordinance there be appointed by the Council of the City of Alliance three (3) suitable persons, who with the Mayor of said city shall constitute a Board of Examiners of Insecure and Unsafe Buildings, and said three persons so named shall hold said appointments for a period of five (5) years, unless sooner removed by the Council of said city.

Section 2. Whenever such board is informed that any building or structure erected or in process of erection is unsafe or in a condition or situation to injure the lives of people passing by or in the vicinity thereof, or to injure property, it shall forthwith proceed to have made a survey or examination of such building or structure, and if it appear that the same is unsafe, or in a condition or situation to injure the lives of persons or to injure property, they shall cause the owner thereof, or his agent, to be notified to have the same removed, taken down or otherwise properly secured within a certain specified time, in the discretion of the Board, after such notice is served or left at the last place of residence of such person; and should such person fail to comply with such notice he shall be deemed guilty of a misdemeanor, and upon conviction thereof before the Mayor of said city, be fined in any sum not more than \$500.00 nor less than \$25.00 at the discretion of the court; and if such person after a second notice, as so served, fail or neglect to comply therewith, said Board of Examiners shall proceed forthwith to have such building or structure demolished, or so much thereof as may be necessary for the safety of persons or property as the case may be.

Section 3.

When a building or structure is demolished by the Board of Examiners, the cost shall in the first instance be paid by the City out of the general fund upon a proper voucher for the amount, signed by the Mayor and said persons so constituting said Board; and the Auditor of said city, upon the certificate of said Mayor and said persons so constituting said Board shall make out bills for the cost of demolishing said building or structure, or any part thereof, against the owner or agent thereof, and such bills are not paid upon presentation by the City Auditor or within ten (10) days thereafter, the Solicitor shall forthwith institute suit for the same, as in case of other debts due the city; and the amount of such bills shall be a first lien on such property until the same is paid; and the amount when paid shall be credited to the general fund.

Ord. City of Alliance
Section 1.
p. 17
Section 2.
Section 3.

Section 4.

The Clerk of Council of said City shall act as Secretary of said Board of Examiners, and keep correct record of the proceedings of said Board in suitable books for that purpose, which shall be under his control, but open to inspection at all times during business hours.

Section 5.

That this ordinance shall take effect and be in force at the earliest period allowed by law.

Passed Aug. 15, 1904.

Attest: Chas. D. Silver, Clerk.

J. H. Lloyd,
Pres. of Council.

Approved: ^{Aug. 22-04} W. Walker, Mayor.

I, Chas. D. Silver, Clerk of the Council of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, a newspaper of general circulation in the corporation on Aug. 23-30, 1904.

Chas. D. Silver,
Clerk.