

MONDAY OCTOBER 6th, 1919

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

Roll being called the following members answered to their names, Messrs. Grubb, Lower, Werts, H. Miller, J. G. Miller, Penick and Weaver. Present 7, absent 0.

The minutes of the previous meeting were read and approved.

-----

Solicitor recommended  
claim of Wm.  
Geddert be settled  
on a 50% basis.

The City Solicitor recommended that the claim of Wm. Geddert, who claims that his automobile was damaged in a depression in the street be settled on a 50% basis, and that 50% of the amount be tendered Mr. Geddert.  
On motion report of the committee was accepted.

-----

The following communication was received and read and ordered filed.:

Oct 6, 1919

Communication  
from  
A. F. Ellett.

Council, City of Alliance:

I hereby agree to lay side walk and put streets to grade, as shown and dedicated on the plat of Pleasant Place Allotment.

A. F. Ellett

-----

The following ordinances and resolutions were introduced:

Ordinance 155-B

Ordinance  
155-B  
introduced.

Mr. J. G. Miller: Determining to proceed with the improvement of West 23rd Street by the construction of Sanitary Sewer 113-A.

Was read first time and referred to sewer committee for immediate action.

Ordinance 153-B

Ordinance  
153-B  
introduced.

Mr. Grubb: An ordinance to accept the Godfrey and Rosa Moser's replat of part lots 320 and 321.

Was read first time and referred to platting committee.

Ordinance 154-B

Ordinance  
154-B  
introduced.

Mr. Penick: To issue bonds for the purpose of erecting or purchasing Gas Works for the manufacture of artificial gas to the inhabitants of the City of Alliance Ohio.

Was read first time and referred to Finance and Special Gas Committee.

Ordinance 156-B

Ordinance  
156-B  
introduced.

Mr. Penick: An ordinance fixing the salary of the cook at the Alliance City Hospital.

Was read first time and referred to finance committee for immediate action.

Ordinance 157-B

Ordinance  
157-B  
introduced.

Mr. Penick: An ordinance authorizing the Director of Public Service of the City of Alliance to enter into contract with the Engineer to prepare plans, specifications and estimates for the construction and erection of an artificial Gas Plant for the furnishing of artificial gas to the citizens of the City of Alliance Ohio.

Was read first time and referred to Finance and Special Gas Committee.

Ordinance 158-B

Ordinance 158-B  
introduced.

Mr. Penick: An ordinance to authorize the Director of Public Service to advertise for bids for the erection and construction of an artificial gas plant for the purpose of supplying gas to the City of Alliance.

Was read the first time and referred to Finance and Special Gas Committee.

-----

The following petition was presented to council and referred to Sewer Committee:

Petition  
presented to  
Council.

PETITION FOR PAVING

NOTE: This petition should be signed in ink by the owner or owners of the lots abutting on the street, that is, each person in whose name the title to the property is recorded, should sign, and the signer should set up not the house number but the lot number and the frontage of the same.

To the Council of the City of Alliance, State of Ohio:

Gentlemen:

We, the undersigned, being owners of the number of feet set opposite our names below and being three-fourths or more in interest of the owners of property abutting upon Wade Avenue between South and Auld Street, respectfully petition your Honorable Board for an improvement of said street between the points aforesaid by a Sanitary Sewer and that the entire cost of said improvement except only such portions thereof as is by law chargeable against the municipality be assessed by the foot front upon the lots and lands bounding and abutting upon said Wade Avenue between points aforesaid.

And the undersigned and each of them consent and request that said assessments be levied and collected with out reference to the value of the property of the subscribers hereto and waive all benefit of the statute limiting assessments to 33 1/3 per cent of the actual value of the property assessed, and hereby agree to pay the assessments as levied on their respective properties and waive all errors and technicalities that may arise in connection with said improvements and agree to pay the entire cost of said improvement except only such portions thereof as is by law chargeable against the municipality; said assessments to be payable in the semi-annual installments proportioned to the whole assessment or in cash at the option of the owner of the property assessed, in the manner provided by the law for the levy and collection of assessments.

OWNER OF TITLE	NO. OF FEET FRONT	LOT NO.
Joseph Knall	40	3437
Rudolph Kotzbacher	40	3436
Andy Kesig	40	3434

\*\*\*\*-----

Report of Finance Committee.

Finance Committee Submitted report recommending the passage of Ordinance 142-B. Report of committee was agreed to.

Chas. Merts  
J. W. Penick  
L. L. Lower

Report of Sewer Committee.

Sewer Committee submitted report recommending the passage of Ordinance 159-B. Report of committee was agreed to.

J. G. Miller  
L. Grubb  
L. L. Weaver

Report of Platting Committee.

The Platting Committee submitted report recommending the passage of Ordinance 129-B.

L. Grubb  
L. L. Lower  
J. G. Miller

Report of Finance Committee.

Finance Committee submitted report recommending the passage of Ordinance 156-B.

Chas. Merts  
J. W. Penick  
L. L. Lower

ORDINANCE 159-B

Ordinance 159-B passed.

Mr. Penick moved, seconded by Weaver that the statutory rules requiring ordinances and resolutions to be read on three different days be suspended and the ordinance read the second and third time. The question being on the suspension of the rules the yeas and nays were taken and resulted, yeas 7, nays 0. Those who voted in the affirmative were Messrs. Grubb, Lower, Merts, H. Miller, J. G. Miller, Penick and Weaver. So the rules were suspended and the ordinance read the second and third time. The question being on the passage of the ordinance the yeas and nays were taken and resulted yeas 7, nays 0. Those who voted in the affirmative were Messrs. Grubb, Lower, Merts, H. Miller, J. Miller, Penick and Weaver. So the ordinance was passed.

ORDINANCE 142-B

Ordinance 142-B passed.

J. G. Miller moved, seconded by Merts that the statutory rules requiring ordinances and resolutions to be read on three different days be suspended and the ordinance read the second and third time. The question being on the suspension of the rules the yeas and nays were taken and resulted yeas 7, nays 0. Those who voted in the affirmative were Messrs. Grubb, Lower, Merts, H. Miller, J. G. Miller, Penick and Weaver. So the rules were suspended and the ordinance read the second and third time. The question being on the passage of the ordinance the yeas and nays were taken and resulted yeas 7, nays 0. Those who voted in the affirmative were Messrs. Grubb, Lower, Merts, H. Miller, J. G. Miller, Penick and Weaver. So the ordinance was passed.

ORDINANCE 129-B

Ordinance 129-B passed.

J. Miller moved, seconded by H. Miller that the statutory rules requiring ordinances and resolutions to be read on three different days be suspended and the ordinance read the second and third time. The question being on the suspension of the rules the yeas and nays were taken and resulted yeas 7, nays 0. Those who voted in the affirmative were Messrs. Grubb, Lower, Merts, H. Miller, J. G. Miller, Penick and Weaver. So the rules were suspended and the ordinance read the second and third time. The question being on the passage of the ordinance the yeas and nays were taken and resulted yeas 7, nays 0. Those who voted in the affirmative were Messrs. Grubb, Lower, Merts, H. Miller, J. Miller, Penick and Weaver. So the ordinance was passed.

ORDINANCE 156-B

Ordinance 156-B Passed.

Lower moved, seconded by Weaver that the statutory rules requiring ordinances and resolutions to be read on three different days be suspended and the ordinance read the second and third time. The question being on the suspension of the rules the yeas and nays were taken and resulted yeas 7, nays 0. Those who voted in the affirmative were Messrs. Grubb, Lower, Merts, H. Miller, J. G. Miller, Penick and Weaver. So the rules were suspended and the ordinance read the second and third time. The question being on the

Clai Har dis

Ser ins notif Allot to r

Engi Soli ed to resolu si

C Co used meeti belie not b

MONDAY OCTOBER 6th, 1919 (CONTINUED).

on the passage of the ordinance the yeas and nays were taken and resulted yeas 7, nays 0. Those who voted in the affirmative were Messrs. Grubb, Lower, Merts, H. Miller, J. G. Miller, Fenick and Weaver. So the ordinance was passed.

Claim of F. E. Hartzell was discussed.

Some discussion took place regarding the claim of F. E. Hartzell that the city had not fulfilled its contract regarding the grading of certain lots in the south-east section of the City. Service Director McConnell stated that contractor John Wilson said that if the work was not as per contract he would make it right.

Service Director instructed to notify Parkside Allotment people to remove poles.

Grubb spoke of the Ellett-Betz allotment and stated that when the plat was presented that the matter of poles had been discussed and that the owners of the allotment had agreed to leave a space of 10 feet at the rear of the lots for poles and sewer purposes. Also that the City passed an ordinance prohibiting the placing of poles on new streets. On motion of Grubb, Service Director was instructed to notify the Parkside Allotment people to remove such poles.

Engineer and Solicitor instructed to prepare resolution ordering sidewalk.

J. Miller stated that he would like to have a resolution prepared ordering a side walk on the east side of N. Arch Avenue at Prospect along the W. M. Ellett property, also at the lot just south of the subway. The Engineer and Solicitor were instructed to prepare such a resolution.

Council Chamber and Court Room used for public meetings. Fenick believed this should not be done.

Mr. Fenick stated that the Council Chamber and Court Room had been thrown open for various public meetings, but he believed the Council should not allow such privileges to persons to assemble and make scurrilous attacks upon Council, Chamber, of Commerce and other citizens as had been done in meetings.

Motion of Grubb Council adjourned.

*Chas. Silvers*  
City Auditor.

*Chas. E. Barnard*  
Clerk of Council.