

Repealed

Mrs. Yanney:

An Ordinance regulating automobiles, motorcycles, bicycles, power trucks, except street cars, upon the streets, alleys, avenues and public places in the City of Alliance, Ohio.

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

Section 1.

That from and after the passage of this ordinance it shall not be lawful for any person or persons, firm or corporation to run, operate, propel, or drive, or cause to be run, operated, propelled or driven, on, over or upon the streets or highways of the City of Alliance, Ohio, any automobile, motor cycle, or motor vehicle, the ^{motor} power of which shall be electricity, steam, gasoline or any source of energy other than muscular power, except under the following restrictions:

Section 2.

No person shall operate an automobile, motor cycle, or any other motor vehicle on any street or public highway in the business and closely built up portions of the City of Alliance, Ohio, at a greater rate of speed than twelve (12) miles an hour, or any street or public highway elsewhere in the corporation at a greater rate of speed than twenty (20) miles an hour.

Section 3.

The business and closely built up portions of the City of Alliance, Ohio, wherein the twelve mile speed limit for automobiles, motor cycles, or other motor vehicles shall be applied as follows:
Main Street from Pennsylvania depot to Union Ave., Union Ave. from College Street to Mill Street; State Street from Cherry Avenue to L. E. W. & W. R. R.; Arch Avenue from Main Street to Grant Street; Linden Avenue from Main Street to Broadway Street; Freedom Avenue from Main Street to Broadway St.; Union Avenue from Broadway Street to Ely Street.

Section 4.

No motor of any automobile, motorcycle or other motor vehicle shall be permitted to run for a period of more than five (5) minutes while such automobile, motorcycle or other motor vehicle is at rest on any street or highway in the City of Alliance, Ohio.

Section 5.

No automobile, motor cycle, or other motor vehicle shall be operated on any street, alley, or public place in the City of Alliance, Ohio, unless the same is equipped with an efficient muffler, and no such automobile, motor cycle or other motor driven vehicle shall be operated on any street, alley or public place in the City of Alliance, Ohio, with said muffler open.

Approved by
Ordinance 2156
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Section 6.

No motorcycle, or bicycle operating on Main Street shall carry two persons unless the extra person is carried on a tandem seat, which tandem shall be attached back of the person operating said motorcycle, bicycle or other motor vehicle.

Section 7.

Any person or persons violating any of the provisions of this ordinance shall upon conviction thereof be fined not less than \$15.00 nor more than \$25.00 for the first offense and for a second and each subsequent offence, such person or persons shall be fined, upon conviction, not less than \$25.00 nor more than \$50.00 or imprisoned not more than 30 days or both at the discretion of the mayor.

Section 8.

The Police Department shall see that this Ordinance is posted in every automobile garage, and shall keep copies in the Office of the director of Public Safety to be issued upon application.

Section 9.

All ordinances or parts of ordinances inconsistent with the provisions of this ordinance are hereby repealed.

Section 10.

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

Passed: July 21st 1913

J. W. Hull - Pres. of Council

Attest: Chas. O. Silver - Clerk

Approved: July 22 - 1913

E. P. Spidel - Mayor.

I, Chas. O. 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 and in the Alliance Daily Leader, two newspapers of opposite politics published and of general circulation in said City of Alliance, Ohio.

Said publications were on the following dates

Review: July 25th - Aug. 1 - 1913
Leader: July 25th - Aug. 1 - 1913

Orders and Regulations to Provide for the sale and Care of Milk in Alliance, Ohio, By the Board of Health of the City of Alliance, State of Ohio, to-wit:

Copied new
 Ord. No. 5
 p. 27
 Section 1.

No person shall bring into the City of Alliance for sale, or shall sell or offer for sale any milk, or cream without a permit from the Board of Health. Said permit not to be transferrable.

Section 2.

No person shall bring into the City of Alliance for sale or shall offer for sale any whole milk which has been obtained from any milk dealer, dairyman or other person not having a permit issued by the Board of Health.

Section 3.

A fee of fifty cents shall be charged for each permit and the same shall be credited to the sanitary fund.

Section 4.

Permits shall be renewed semi-annually on or before June 30th and December 31st. The applicant must state his name, residence, post office address and location of his business place or places.

Section 5.

The applicant must state the number of cows from which milk is obtained for sale, and the number of gallons (estimated) sold daily.

Section 6.

Any dairyman, milk dealer or other person, upon application to the Health Officer for a permit or renewal to sell or deliver milk shall file a written statement giving his name and address, the number of cows he owns or has charge of, the average amount of milk (estimated) which he sells each day, the names, addresses and license numbers of all persons from whom he buys milk and the amount (estimated) which he buys from each of them each day.

Section 7.

The Board will not issue any permit unless it is satisfied, after inspection, with the quality of milk, the cleanly and sanitary conditions of milking, the stables, cows, wagons, store or place of business of the applicant therefor, and with all the utensils used by him, from which his milk or cream is obtained; and that the food given the cows is pure and wholesome, and that all persons engaged in the care and handling of the milk are free from any contagious or infectious disease and that said persons use due cleanliness in their work, and that all the whole milk and cream be handled in accordance with the provisions hereof. Should the applicant live at such a distance from the City of Alliance as to make it impracticable for the Dairy & Food Inspector to visit such dairy premises, such applicant shall furnish evidence, satisfactory to the Board, of the sanitary conditions of his dairy.

Section 8.

Handling the Milk. - Immediately after milking, the milk shall be removed from the stable into a milk room, screened from flies and other insects, aerated or cooled to at least 60 degrees temperature, and put into perfectly clean bottles or cans. Dairymen who use Bottles and Cans In Delivering Milk shall Not Fill Bottles While on Their Delivery Route, and no person shall transfer milk intended for sale from one receptacle into another receptacle on any street or alley in the City of Alliance, Ohio.

Section 9.

Milk Delivery Wagons. - (a) No one shall use any vehicle for the retail delivery of milk in the City of Alliance, which has not been marked thereon in legible Roman letters not less than three inches in height, and on both sides of the vehicle in a conspicuous place, the name of the owner, the number of his permit, and if such vender sells skimmed milk, each and every container of skimmed milk shall have the words "Skimmed Milk," inscribed thereon in plain letters, not less than one inch in height, plainly visible to the prospective purchaser.

Section 10.

No person or dealer shall give, furnish, sell or offer for sale, or deliver any whole milk or cream in quantities less than one (1) gallon, except in sanitary bottle, sealed with a suitable cap with name of said bottler, dairman or dealer printed on said cap. Said bottles are not to be used for any purpose other than milk purposes. No person or dealer shall sell, offer for sale or deliver any whole milk, or cream in quantities exceeding one gallon unless the can or receptacle containing the same is securely covered, provided however, that the persons or dealer engaged exclusively in the wholesale delivery or sale of whole milk and cream from wagons not carrying milk for retail customers, may deliver the same from covered cans or receptacles and provided, further that said wagon or wagons shall have inscribed conspicuously thereon in plain letters, not less than three inches in height the words, "Wholesale Delivery." Cans with faucets will not be allowed.

No person or milk dealer shall sell, deliver sell or offer to sell, or keep for sale in stores, milk or cream, in quantities less than one gallon unless delivered and kept in the original package or container. (Exception) (Original packages of greater capacity than one quart may be broken for sale if the unsold portion is kept

in the original package, properly closed and portion sold and delivered to purchaser in closed vessel.)
 The compartment where milk or cream is kept shall be separated by an impervious water and odor proof partition from all other compartments of any ice box or refrigerator. Neither milk nor cream shall be kept in the same compartment with any other food stuffs except butter and cheese.

Section 11.

Any milk dealer or producer of milk who shall fail or neglect to comply with each and every provision of these orders and regulations shall be subject to penalties as provided by law.

Section 12.

That these orders and regulations shall take effect and be in force from and after the earliest period allowed by law.

Passed: July 14-1913
 E. P. Speidel
 Pres. of Board of Health.

Attest: J. F. Hogan
 Clerk of Board of Health.

I, J. F. Hogan, clerk of the Board of Health of the City of Alliance, Ohio, do hereby certify that the foregoing was duly published in the Alliance Daily Review and in the Alliance Daily Leader, two newspapers of opposite politics, published and of general circulation in said City.

Said publications were on the following dates:

Leader: July 17-24-31/1913
 Review: July 7-17-24/1913

Ordinance No. 1087

Mr. Farmer:

To regulate travel of vehicles on the Public Square, in the City of Alliance, Ohio.

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

That all vehicles of whatsoever kind, name or description, whether propelled by electricity, gasoline, animal or human power, passing or attempting to pass south through the Public Square in the City of Alliance, from East Main Street to South Freedom Avenue or to any other point shall keep to the west driveway in said square, and all such vehicles passing or attempting to pass from the South side of said square north to East Main Street, shall keep to the East Drive-way through said Public Square.

That any person or persons violating this Ordinance shall upon conviction thereof be fined not less than Five Dollars nor more than twenty-five Dollars for the first offence, and for a second and each subsequent offence, upon conviction thereof, be fined not less than twenty-five dollars nor more than fifty dollars or imprisoned not to exceed thirty days or both.

That all Ordinances and parts of Ordinances in conflict herewith be and the same hereby are repealed.

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

Passed: Dec. 23rd 1913

Attest: J. W. Hull
Chas. O. Silver,
Clerk of Council

Filed and Approved: Dec. 23-1913.
E. P. Sperdel,
Mayor.

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

Said Publications were on the following dates:

Review: January 8th - 15th - 1914
Leader: January 8th - 15th - 1914

Section 1
Copied new
Ord. B.P. 29
p. 29

Section 2.

Section 3.

Section 4.

Repealed
per Or. 2155
page 75

Mr. Farmer:

To amend Section 5 and 16 of Ordinance No. 1592, of the City of Alliance, State of Ohio, entitled "An Ordinance regulating automobiles, motor cycles, bicycles, power trucks, (except street cars) upon the streets, alleys, avenues or other Public Places in the City of Alliance, Ohio,
Be it ordained by the Council of the City of Alliance, Ohio.

Section 1.

That Section 5 of Ordinance No. 1592 of the City of Alliance, Ohio, entitled "An ordinance regulating automobiles, motorcycles, bicycles, power trucks, (excepting street cars) upon the streets, alleys, avenues, and public places, be, and the same is hereby amended:

(Section 5.) No automobile, motorcycle, or other motor vehicle, electric motor vehicles not included, shall be operated on, over, or across any street, avenue, alley or other public place in the City of Alliance, unless the same be equipped with, and kept in use while such vehicle or motor is in motion, an efficient muffler.

Section 2.

That section 16 of said Ordinance No. 1592, entitled, "An ordinance regulating automobiles, motorcycles, bicycles, power trucks, (except street cars) upon the streets, alleys, avenues, or other public places in the City of Alliance, Ohio, be and the same is amended as follows:

(Section 16.) Any person or persons violating any of the provisions of this ordinance shall, upon conviction thereof, be fined in any sum not to exceed fifteen dollars for the first offense, and for a second and each subsequent offense not less than twenty-five nor more than fifty dollars, or imprisoned not more than thirty days or both at the discretion of the Mayor.

Section 3.

That original sections 5 and 16 and all parts of said ordinance No. 1592, in conflict herewith be, and they are hereby repealed.

Section 4.

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

Passed: Dec. 22-1913

Attest: Chas. O. Silver, Clerk.

Approved: Dec. 27/1913

J. W. Hull, Pres.
E. P. Spidel, Mayor.

I, Chas. O. 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 and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said City.

Said Publications were on the following Dates:

Review: January 8-15-1914

Leader: January 8-15-1914

ORDINANCE NO. 1565.

Mr. Barnard: To issue bonds for the purpose of paying the cost and expense of the city portion of sanitary sewer No. 138, 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 \$1500.00 dollars for the purpose of paying the city portion of the cost and expense of constructing sanitary sewer No. 138.

Section 2. That the bonds of said city be issued in the sum of \$1,500.00, for the aforesaid purpose; each of said bonds to be in the denomination of \$500.00 and numbered from one to three and all made payable on the first day of April 1928, and bearing interest at the rate of $4\frac{1}{2}\%$ per annum, payable semi-annually, evidenced by coupons attached thereto; said bonds shall be dated April 1st-1913, and shall run for a period of fifteen years from said date; and said bonds shall be payable at the office of the City Treasurer, Alliance, Ohio.

Section 3. Said bonds shall express upon 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 the Council and the City Auditor and shall be signed by the City Auditor and sealed with the corporate seal of said city, and the interest coupons attached to said bonds shall be executed by city auditor with his signature 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 trustees of the sinking fund refuse to take any or all bonds at par and interest, then said bonds not so taken shall be offered at par, and accrued interest to the Board of Commissioners of the Sinking Fund of the city school district, and such of said bonds as are not 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.

Section 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 sanitary Sewer No. 138 fund, and shall be disbursed upon proper vouchers for the purpose of paying the City portion of construction Sanitary Sewer No. 138, and for no other purpose, and the premiums 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 6. This ordinance shall take effect and be in force from and after the the earliest period allowed by law.

Passed: January 20th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidle,
Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city.

Said publications were on the following dates:

Review: January 24th-31st-1913.

Leader: January 24th-21st-1913.

RESOLUTION NO. 1563

Mr. Barnard:

Declaring it necessary to construct a sanitary sewer from a point at the center of the intersection of West Main street in the City of Alliance, Ohio, and Rockhill Road, to and connect with sewer No. 5, at a point on Vine street and the center of the first alley east of Lincoln Avenue. Sanitary sewer No. 138.

Whereas, the Council of the City of Alliance, Ohio, deems it necessary to run a certain sanitary sewer from a point at or near the center of the intersection of West Main street in the City of Alliance, Ohio, to connect with Sanitary Sewer No. 5, on Vine street, at a point near the first alley south of the said Vine street, and

Whereas, certain lots and lands on the route of said sewer are not in need of sanitary sewage at this time, but will in the future need such sewage,

Therefore be it enacted by the Council of the City of Alliance, Ohio, three-fourths of the members elected thereto concurring therein:

Section 1.

That it is necessary to construct a certain sanitary sewer with termini as follows: Beginning at a point at or near the center of the intersection of West Main street in the City of Alliance, Ohio, and the Rockhill Road; thence north along the center of said Rockhill Road to a point in the center of the intersection of said Rockhill Road and Harrison street; thence east along the center of said Harrison street to the center of the first alley west of Lincoln Avenue, thence north along the center of said alley to the north line if extended, of Lot No. 4620, in the City of Alliance, Ohio, thence in a north easterly direction to the center of Perry street at a distance of about sixty (60) feet north along the west curb line of said Lincoln Avenue; thence north along the west curb line of said Lincoln Avenue to a point near the center of said Vine street, to intersect with sanitary sewer No. 5, in the City of Alliance, Ohio. Also beginning at the point in the center of said Harrison street where the above described sewer runs north along the first alley north of Lincoln Avenue; thence south along the center of Harrison street to the west curb line of Lincoln Avenue; thence south along said west curb line of Lincoln Avenue to the center line of Lot No. 4176, in said City of Alliance, Ohio.

Section 2.

That the plans, estimates, specifications and profiles of the proposed improvement heretofore prepared by the Engineer of the Department of Public Service, and the proposed platting of the unplatted lands abutting on said sewer as shown thereon for the purpose of assessments, and now on file in the office of said Department be, and the same are hereby approved, as the plans, estimates and specifications of said sewer.

Section 3.

That said sewer shall be, and the same hereby is denominated and known as sanitary Sewer No. 138.

Section 4.

That the whole cost of said improvement, less one-fiftieth thereof and \$4269.30, as hereby determined to be the city portion of the excess cost of said sewer over the constructing a Lateral sewer and cost of deferred payment of assessments for the Engineers estimate, shall be assessed by the foot front upon all lot and lands bounding and abutting on 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 preliminary and other surveys, and the printing and publishing of 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 expenses.

Section 5.

That the assessments so to be levied shall be paid in six semi-annual installments with interest on deferred payments at five per cent per annum: provided that the owner of any property may, at his own option, pay such assessments 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 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 special assessment charged upon any unplatted lands or lot or lots, which are not in need, at this time, of sanitary sewage, shall not be certified to the County Auditor for collection, nor shall any attempt be made to collect said special assessment against said unplatted lands, lot or lots until such sewage shall be required for the proper use thereof.

Section 8.

That the remainder of the estimated 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 and expense of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands, and interest therein, and the cost and expenses of any such award shall be paid by the issuance of bonds in the manner provided by law.

Section 9.

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

Passed: Jan. 20th-1913.

J.W. Hull

Pres. of Council.

Attest: Chas. O. Silver,
Clerk.

Approved: E.P. Speidel,
Mayor. Jan. 22-1913.

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 in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance. Said publications were on the following dates:

Review: January 24th-31st-1913.

Leader: January 24th-31st-1913.

RESOLUTION NO. 1568.

Mr. Lower.

To construct a bridge on Lincoln Avenue in the City of Alliance, Ohio; to vacate a certain portion of Rockhill Road and to provide for a subway under the right of way of The Pennsylvania Company on a proposed new street to be hereafter opened from Ely street to be hereafter opened from Ely street to West Main Street, extended, and east of what is known as the Davies plant,

Whereas, The City of Alliance, Ohio, desires to have constructed an overhead bridge on Lincoln avenue across the right of way of the Pennsylvania Company, and

Whereas, said city deems it necessary to have abolished the grade crossing over the tracks of said The Pennsylvania Company, crossing what is known as the Rockhill Road, and at the same time to provide for the safety of persons who would be otherwise compelled to cross said tracks in passing along said Rockhill Road,

THEREFORE, Be it Resolved that the Council of the City of Alliance, Ohio, declares it to be its sense and its intention and it will vacate the east half of Rockhill Road from the south line of Ely street to the south line of the right of way of The Pennsylvania Company, at its intersection and crossing with said Rockhill Road in the City of Alliance, Ohio; and that it will construct, at its own expense, the proper necessary abutments and approaches for an overhead bridge across said tracks of The Pennsylvania Company on Lincoln Avenue, on condition:

FIRST: That the said The Pennsylvania Company shall erect on said abutments a bridge across the tracks of said company on Lincoln Avenue.

SECOND: That the County Commissioners of Stark County, Ohio, will vacate the west half of said Rockhill Road between the south line of Ely street, extended; and the the south line of the right of way of The Pennsylvania Company; and will lay out and improve a new street connecting Ely Street to Main Street east of The Davies Plant.

THIRD: That the said The Pennsylvania Company and the County Commissioners of Stark County, Ohio, or either of them, will construct a subway on a said new proposed street directly east of The Davies Plant, connecting Ely street to Main street.

Passed:

January 20th-1913.

Attest: Chas. O. Silver,
Clerk.

Approved: January 22nd-1913.

E.P. Speidel,
Mayor.

J.W. HULL,

Pres. of Council.

RESOLUTION NO. 1562

Mr. Barnard: To establish and maintain One hundred Watts Tungsten lights at certain points in the City of Alliance, Ohio.

Be it Resolved by the Council of the City of Alliance, Ohio;

Section 1. That there be erected and maintained, by the City of Alliance, Ohio, One-hundred Watts Tungstens on the streets of said City as follows:

One 100 Watt tungsten light at the corner of Auld street and Morgan Avenue.

One 100 Watt tungsten light at the corner of South street and Liberty avenue.

One 100 Watt tungsten light at the corner of Summit Street and Forest avenue.

One 100 Watt tungsten light at the corner of Oxford street and Alley east of Rockhill.

One 100 Watt tungsten light at the corner of West Market street and McKinley Avenue.

One 100 Watt tungsten light at the corner of Garfield Avenue and Wayne street.

One 100 Watt tungsten light at the corner of Front street and Elm. And that,

The light at present at the intersection of Oxford street and Morgan Avenue be moved to the corner of Oxford Street and Webb Avenue.

Section 2. That the Director of Public Service be, and he hereby is directed to carry this resolution into effect at the earliest practical day.

Section 3. That all ordinances and resolutions or parts thereof in conflict with the foregoing be, and the same are hereby repealed.

Section 4. This resolution shall take effect and be in force from and after the earliest period allowed by law.

J.W. Hull,

Pres. of Council.

Passed: January 20th-1913.

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

Approved: E.P. Speidel,
Mayor.

ORDINANCE NO. 1569.

Mr. Farmer:-

An ordinance fixing the salary of the Director of Public Service of the City of Alliance, Ohio.

Section 1.

Be it ordained by the Council of the City of Alliance, Ohio, that the salary of the director of Public Service be and is hereby fixed at fifteen hundred (\$1500) hundred dollars per year, payable semi-monthly and that he give bond in the sum of Five thousand Dollars

Section 2.

That all ordinances or parts of ordinances in conflict herewith be and are hereby repealed, and that this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: February 4th-1913.

Attest: Chas. O. Silver,
Clerk.

J.W. Hull,
Pres. of Council.

ORDINANCE NO. 1561.

Mr. Farmer:-

An ordinance to accept the replat of Carr Place. Be it ordained by the Council of the City of Alliance, Ohio.

Section 1.

That the replat of Carr Place be and is hereby accepted.

Section 2.

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

Passed: February 3rd-1913.

J.W. Hull,
Pres. of Council.

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

Approved: February 4th-1913.

E.P. Speidel,
Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city.

Said publications were on the following dates:

Review: February 6th-13th-1913.

Leader: February 6th-13th-1913.

ORDINANCE NO. 1573

Mr. Barnard:-

Determining to proceed with the abolishment of the grade crossing at North Arch Avenue and the Pittsburg Fort Wayne & Chicago Railroad, operated by the Pennsylvania Company. Assignee of the Pennsylvania Railroad Company, Lessee, in the City of Alliance, and State of Ohio.

WHEREAS, On the 25th day of November, 1912 the Council of the City of Alliance, Ohio, passed a resolution known as Resolution No. 1556, declaring it necessary to abolish the grade crossing at North Arch Avenue and the Pittsburg, Fort Wayne & Chicago Railroad, and more than sixty days having passed since the passage of said resolution, a true copy of said resolution having been served upon the owner of each piece of property abutting thereon as required by Section 24 of said resolution, therefore.

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 abolishment of the grade crossing at North Arch Avenue and the Pittsburg, Fort Wayne & Chicago Railroad, operated by the Pennsylvania Company, assignee of the Pennsylvania Railroad, lessee, in the City of Alliance, Ohio, pursuant to said Resolution No. 1556 and in accordance with the following plans and specifications therein set out, which specifications were on the 15th day of September, 1911 adopted and are now on file in the office of the clerk of the City of Alliance, Ohio, and pursuant to the following provisions:

Section 2.

That the said Pennsylvania Railroad Company shall be required to elevate the tracks of said railroad Company between the point where said tracks intersect the tracks of the Cleveland and Pittsburg Railroad, to a point of what is commonly known as the Lake Erie Alliance, and Wheeling Railroad Company, in accordance with said plans and specifications now on file in the office of the City Engineer of the City of Alliance, Ohio, as approved by the Chief Engineer of said Railroad Company and the said City Engineer, and it is determined that the Pittsburg Fort Wayne and Chicago Railroad Company, its lessees, successors or assigns shall have the right to maintain masonry abutments at the street lines and columns or supports for the bridge over the street at the curb lines of North Arch Ave., at points and in a manner hereinafter described, and as shown upon and included in said plans and specifications so long as the said The Pittsburg, Fort Wayne & Chicago, its lessess, successors and assigns shall continue and operate said railroad.

Section 3.

That all material and labor necessary to complete that portion of the work within the limits of the railroad company's right of way, including abutments, bridge supports, piers including excavations, shall be furnished, performed and paid for by said railroad company, subject to the provisions herein after stated. All work in connection with the improvement herein contemplated, within the right of way of said railroad company and including raising of tracks, excavations and building of abutments and retaining walls shall be done by the railroad company its proper proportion of the cost of said work as hereinafter set forth, but the city of Alliance shall build sewers of every description, pavement, curb and sidewalks within said right of way. All work in connection with the improvement outside of said right of way including the building of retaining walls and sewers, relaying sidewalks, excavations, changing water pipes shall be done by the City of Alliance, and the Railroad company shall pay to the City of Alliance, its proper proportion of the cost of said work as hereinbefore set forth.

Section 4.

Where the street is to be depressed, the amount of said depression shall be measured at the existing railroad tracks at the center of the street and below the top of the railroad rail. Vertical curves in the grade of the street shall be provided under the railroad bridge and at the ends of the approaches.

Section 5.

That at North Arch Avenue the railroad tracks shall be elevated three (3) feet and carried over the street on a bridge for four (4) tracks, having an opening of sixty (60) feet measured at right angles to North Arch Avenue, and supported by masonry abutments at the street lines and by columns at the curb lines.

That the street shall be depressed not to exceed sixteen and seventy-five (16.75) feet. There shall be a clearance of at least fourteen (14) feet. The approach grade of North Arch Avenue, south to Main Street shall not exceed six and thirty-nine hundredths (6.39) per cent and shall extend to the north curb line of Main Street. The approach grade east on Prospect Street from North Arch Avenue shall extend to the east line of the alley east of North Arch Avenue, and shall not exceed four and twenty-six hundredths per cent (4.26) % The approach grade west on Prospect Street shall extend to the east curb line of Mechanic Avenue and shall not exceed four and sixteen hundredths per cent (4.16) %.

The approach grade on North Arch Avenue extending north shall extend to the south line of Hester Avenue and shall not exceed three and twenty-nine hundredths % (3.29) %

The approach grade on Patterson Street east of North Arch Avenue shall not exceed two per cent (2 per cent). Patterson Street between the west line of Arch Avenue and the east line of Mechanic Avenue shall be vacated.

At Freedom Avenue the main tracks of said railroad shall be elevated two and one tenth (2.1) feet, and the side tracks north of the main tracks shall be so elevated as to give the lightest grade possible between said main tracks and the present pavement of Freedom Avenue. South of the main tracks the grade of Freedom Avenue shall be carried out level until it meets the existing grade.

The approach grade on all alleys shall not exceed six per cent (6 per cent).

Section 6.

The grades of any and all streets which are affected by the construction of this subway, in accordance with the provisions of this ordinance shall be changed so as to conform to the grades of said subway as they shall be depressed and constructed pursuant to the provisions of this ordinance and said plans and specifications.

Section 7.

That the cost and expense of said improvement shall be borne and paid for by said city and said railroad company in the proportion and manner following, to-wit::

(a) The City of Alliance shall pay to the said railroad company thirty-five per cent of the cost of the bridge, superstructure and substructure for four (4) tracks across North Arch Avenue, also thirty five per cent (35%) of the cost of building all necessary retaining walls and thirty five per cent of the cost of filling for and raising and rebuilding the existing tracks of the railroad company's right of way to the new elevation. The cost of the construction of additional tracks including filling thereof, shall be borne entirely by the railroad company.

ORDINANCE NO. 1573 continued

(b)

The City of Alliance shall also pay to the said railroad company thirty-five per cent (35%) of the cost of supporting four tracks across North Arch avenue, during the construction of the bridge.

(c)

The City of Alliance shall also pay to the said railroad company thirty-five per cent (35%) of the cost and expense of changing, relocating or adjusting the existing side tracks, switches, or industrial track connections with said railroad company to meet the change in grade in said railroad between the points covered by the improvement within the limits of the railroad company's right of way.

(d)

The railroad company shall pay to the city of Alliance sixty-five per cent (65%) of the cost of material, labor, etc., in repairing sidewalks, retaining walls, building and rebuilding of sewers, and relocating of water pipes, made necessary in carrying out the work herein specified.

(e)

All other costs, damages and expenses of every kind, character and description, whether for temporary or permanent construction, arising in the prosecution of the improvement herein contemplated, including damages, changes in grade of tracks and street construction, excepting costs due to additional railroad facilities shall be borne thirty five per cent (35%) by the city of Alliance and sixty five per cent by said railroad company.

(f)

The estimates of all expenditures by the railroad company must be approved by the City of Alliance Engineer and the estimates for all expenditures by the city of Alliance Ohio, must be approved by the chief engineer of the said railroad company, before either shall be paid. Upon the payment of any such estimates the party paying the same shall render to the other party a bill for the proportion payable by such party and all bills so rendered shall be paid within thirty (30) days.

Section 9.

That all general detail work and working plans made for the work herein provided shall be approved by the city engineer of the city of Alliance, Ohio, and the chief engineer of said railroad company, in advance of any construction being begun or contracts let in connection with or based on said plans.

Section 10.

That the city of Alliance, shall be permitted and authorized to build, maintain and repair all necessary sewer and water pipes across the right of way of the said railroad company in and under the portion of streets herein provided to be vacated.

Section 11.

That all work to be done by the railroad company under the provisions of this ordinance for which the city of Alliance is to pay part of the cost, shall be done, except as provided below, by contract or force account, to be approved by the city engineer of the city of Alliance before the work is commenced, payments to be made upon such work by monthly estimates approved by the city engineer of the City of Alliance, Ohio, and the division engineer of said railroad company based upon said contracts or force accounts, within thirty (30) days of the rendering of said monthly estimates.

Where work is done by said railroad companys' forces on account of raising, maintaining and supporting tracks, installing bridge and other work of this character, and where said railroad company shall furnish material for same, a detailed statement certified by said division engineer shall be furnished to said city engineer at the end of each month, showing the amount expended by said railroad company for labor and material and a bill shall be rendered to the city of Alliance based on said statement which shall be paid by said city of Alliance within thirty days after the rendering of the bill.

Upon the completion of the improvements provided for in this ordinance, full payment of the amount to be paid by the city of Alliance to said railroad company shall be made within thirty days from the completion of said improvement.

Section 12.

All work to be done by the city of Alliance shall be done by contract or force account, said contract or force account to be approved by the chief engineer of the railroad company before any work is commenced, payments to be made upon such work by monthly estimates approved by the city engineer of Alliance and the chief engineer of the railroad company, based upon said contract or force account, within thirty days (30) days of the rendering of the monthly estimates. Upon the completion of the improvements provided for in this ordinance, full payment of the amount paid by the railroad company to the city of Alliance shall be made within thirty (30) days from the completion of said improvement.

The estimated portion to be paid by the city of Alliance is thirty-eight thousand two hundred and twenty dollars (\$38,220.00), and all expenditures by the city of Alliance, herein provided shall be paid out of the funds created from the proceeds of the bonds sold for the North Arch avenue subway by the City of Alliance, Ohio, under the authority of law or otherwise, and the director of Public Service shall be authorized and directed to execute the contracts and make the expenditures for the purpose herein provided.

Section 13.

The City of Alliance shall pass the necessary legislation to change the grade of all streets hereinbefore described and shall have charge of all claims for damages growing out of injuries to abutting or other land owners from such change of grade but the City shall make no compromise or payment except upon the written consent of the attorneys of said Railroad company, and said railroad company shall have the right to appear in any litigation growing out of such claims and to require the prosecution of error to any judgment rendered therein.

Section 14.

All private corporations or persons maintaining or owning wires, poles, pipes, conduits, street railway tracks or other equipment, appliances, structures or substructures for transmitting natural gas, telephone, telegraph or electric light service or for transportation, or for any purpose in the streets of said city within the limits of said improvement, shall be required by the city to the extent and in the exercise of its lawful powers, to raise, lower or move laterally, divert or make a detour of, at their own expense from the position which the same may be in, any such wires, poles, pipes, conduits, or other equipments, appliances, structures or substructures, in such manner and to such an extent as may be necessary in the judgment of the city engineer of the City of Alliance, to permit the raising or lowering of the grades of such railroad or said streets, avenues, or highways as herein provided, and to support the same and kept the same in repair and operation at their own expense during the progress of the work herein contemplated, upon notice from said city engineer of the city of Alliance, Ohio. All cost and expense of replacing such wires, poles, pipes, conduits and other equipments, appliances, structures, and superstructures, to their permanent location after the change in the grade of any such streets, shall be borne by such private corporation or persons owning them or maintaining the same or any of them.

ORDINANCE NO. 1573, continued.

- Section 15. If, in the construction of any such subways or approaches thereto, it shall be necessary to disturb, remove or destroy any pipes, trees, wires, conduits, etc., or any private property belonging to any private corporation or individual where the city or railroad company has contracts with the owners of said pipes, wires, conduits, or other property which makes it necessary that the expense of changing said pipes, wires, conduits, or other property shall be borne by the city of Alliance or the railroad company, then all costs and expense thereof, and all claims for damages arising therefrom, shall be a part of the cost of the track elevation work, and shall be borne thirty-five per cent (35%) by the City of Alliance and sixty five per cent (65%) by the railroad company, and the city of Alliance will by the proper exercises and to the full extent of its lawful powers, secure to said railroad company the proper and uninterrupted right to prosecute the work as herein provided.
- Section 16. The said railroad company shall have the right without liability during the continuance of said work to obstruct temporarily any public street or alley and to erect and maintain temporarily any necessary structures and false work in such streets or alleys, such obstructions to be subject to approval of the director of Public Service; and the city shall have the right, without liability, during the continuance of said work, to make and maintain all temporary roadways or sidewalks necessary for the reasonable accommodation of the public traffic.
- Section 17. If, at any place or places on the line of said work it shall be deemed by said railroad company to be more economical or advantageous to more economical or advantageous to change the plan of construction as hereinbefore set forth, in any respect, or by purchasing land upon which to build the slopes or embankments instead of building retaining walls to hold such embankment in place, the said railroad Company subject to the written approval of the city engineer of the city of Alliance may change said plan of construction or make the changes necessary and necessary purchase or purchases of land for that purpose, provided, however, that such changes do not increase the total estimated cost of the improvement to the city of Alliance, nor increase the alterations in the grades of streets and other public places, as herein provided.
- Section 18. Said improvement shall be completed within one year from the passage and acceptance of this final ordinance.
- Section 19. In case, however, the said work or any portion thereof shall without fault of said railroad company be delayed for any time by reasons of the obstruction of pipes, conduits, sewers, or other property of private individuals or corporations or by reason of any strikes or litigations or other unforeseen causes, then the time allowed for the construction of said work so delayed shall be extended accordingly.
- Section 20. The bridges for carrying the tracks of said railroad company over North Arch Avenue as herein provided for shall at all times be kept in good repair, and the said railroad company shall save the said city of Alliance harmless from any claims for damages by reason of any failure on the part of said railroad company to keep the bridge in good condition and repair. In the reasonable care and upkeep of said bridges, the said Pennsylvania Company, its successors or assigns shall be subject to such lawful general ordinance as may be adopted by the city.
- Section 21. Upon the completion of the work herein provided for in accordance with the plans and specifications aforesaid, then and thereupon all provisions of the ordinances of the City of Alliance relating to the speed of trains, the length of trains, the number of cars constituting a train, the maintenance of gates, gatemen, flagmen, signals, signal towers and the ringing of bells shall cease to be applicable to the part of said railroad so completed; provided that nothing herein contained shall restrict or abrogate the power of the city council to regulate, by appropriate legislation, the operation of said railroad within said city of Alliance in view of the changes herein provided.
- Section 22. Said railroad company shall provide proper drainage for its right of way and shall have the right to make all necessary excavations in streets and connections with city sewers for that purpose, subject to city ordinances and the rules and regulations of the of the department of Public Service relative to the making of such excavations and connections.
- Section 23. The City of Alliance shall not be liable for injuries to persons or property caused or occasioned by the negligence of said railroad company, its officers, servants or employes in the prosecution of any of the work herein provided for to be done by said railroad company, its officers, servants or employes in the prosecution of any of the work herein provided for to be done by said railroad company, be liable for such injury occasioned by the negligence of the city of Alliance or any of its officers or agents in the prosecution of the work to be done by it as herein provided.
- Section 24. The improvement hereinbefore provided for, being necessary for the immediate better security and convenience of the public, is hereby declared to be an emergency measure.
- Section 25. That upon acceptance by the Pennsylvania Company, lessee of the Pittsburg, Fort Wayne & Chicago Railroad Company, of the provisions of this ordinance, the director of Public Service be and hereby is authorized to make and execute a contract for said portion of said improvement to be made by the City of Alliance, Ohio, with the lowest and best bidder after advertisement according to law.
- Section 26. That all ordinances or parts of ordinances in conflict herewith be and they hereby are repealed.
- Section 27. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: Feb. 3-1913.

J.W. Mull, President of Council.

Attest: Chas. O. Silver Clerk.

Approved: E.P. Speidel-Mayor. Feb. 4-1913.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city. Publications on following dates:

Review: Feb. 6-13th-1913

Leader: Feb 6-13th- 1913

Chas. Silver

APPROPRIATION ORD. NO. 1564.

An ordinance to make appropriations for the current expenses and other expenditures of the City of Alliance, Ohio, for the fiscal half year ending June 30th-1913.

Section 1.

Be it ordained by the Council of the City of Alliance, State of Ohio, that to provide for the current expenses and other expenditures of the City of Alliance, Ohio, during the fiscal half year ending June 31-1913. The following sums, be, and they are hereby appropriated, viz:

GENERAL FUND. DIV. 1.

Section 2.

That there be appropriated from the General Fund:

COUNCIL-1-A.
ORDINARY PURPOSES.

1-A-1	Members	\$ 212.50
1-A-2	Stationery and Printing	25.00
1-A-3	Incidentals	25.00
Total Council.....			\$ 262.50

CLERK OF COUNCIL 1-B
ORDINARY PURPOSES.

1-B-1	Clerk	150.00
1-B-2	Clerk Hire
1-B-3	Furniture & Fixtures
1-B-4	Stationery & Printing	37.50
1-B-5	Incidentals	10.00
1-B-6	Serving Notices	60.00
Total Clerk of Council.....			\$ 257.50

MAYOR 1-C
ORDINARY PURPOSES.

1-C-1	Mayor	650.00
1-C-2	Clerk Hire	50.00
1-C-3	Furniture & Fixture	12.50
1-C-4	Stationery & Printing	30.00
1-C-5	Incidentals	15.00
1-C-6	Maintaining Prisoners	60.00
Total Mayor.....			\$ 817.50

AUDITOR 1-D-
ORDINARY PURPOSES

1-D-1	Auditor	600.00
1-D-2	Clerk Hire	510.00
1-D-3	Furniture & Fixture	50.00
1-D-4	Stationery & Printing	100.00
1-D-5	Incidentals	50.00
Total Auditor.....			\$1310.00

TREASURER. 1-E-
ORDINARY PURPOSES

1-E-1	Treasurer	250.00
1-E-2	Clerk Hire
1-E-3	Furniture & Fixture
1-E-4	Stationery & Print.	25.00
1-E-5	Incidentals
Total Treasurer			\$ 275.00

SOLICITOR 1-F
ORDINARY PURPOSES.

1-F-1	Solicitor	600.00
1-F-2	Clerk Hire
1-F-3	Furniture & Fixture	20.00
1-F-4	Stationery & print.	10.00
1-F-5	Incidentals	30.00
1-F-6	Special Counsel	300.00
1-F-7	Special Counsel 1912	296.50
1-F-8	Expenses for 1912.	10.60
Total Solicitor.....			\$1267.10

APPROPRIATION ORDINANCE CONTINUED

CIVIL SERVICE COMMISSION 1-G
ORDINARY PURPOSES

1-G-1	Civil Service Commission	\$ 37.50
1-G-2	Incidentals	10.00
Total Civil Service Comm.....			\$ 47.50

ELECTIONS 1-H.
ORDINARY PURPOSES

1-H-1	Registrars, Clerks, Etc.	\$ 1476.00
1-H-2	Booths, Rents, Etc	312.00
1-H-3	Stationery, Printing Etc.	282.50
1-H-4	Incidentals	50.00
Total Election.....			\$2120.50

LEGAL ADVERTISING 1-I
ORDINARY PURPOSES

1-I-1	Mayors Proclamation	\$ 25.00
1-I-2	Gen. Ordinance & Res.	1200.00
1-I-3	Annual Report	165.00
Extraordinary			
1-I-4	Special Asst ord. & Res.	500.00
Total legal adv.....			\$1890.00

JUDICIAL 1-J
ORDINARY PURPOSES
Jury & Witness Fees.

1-J-1	Police Courts	25.00
1-J-2	Other Courts	50.00
1-J-3	City Damages	250.00
1-J-4	Court Costs	150.00
Total Judicial.....			\$475.00

MISCELLANEOUS EXECUTIVE 1-K

1-K-1	Printing Bonds	80.00
1-K-2	Printing Requisitions, etc.	25.00
Total Miscellaneous Ex.....			\$105.00

HUMANE OFFICER 1-L
ORDINARY PURPOSES

1-L-1	Humane Officer	\$120.00
Total Humane Officer.....			\$120.00

SEALER OF WGTs. & MEAS. 1-M
ORDINARY PURPOSES

1-M-1	Sealer	\$240.00
1-M-2	Incidentals	20.00
Total Sealer of Wgts & Meas.....			\$260.00

TOTAL OF GENERAL FUND.....\$9207.60

DEPARTMENT OF PUBLIC SAFETY DIV. 2.

Section 3.

That there be appropriated from the Public Safety Fund:

GENERAL ADMINISTRATION 2-A
ORDINARY PURPOSES.

2-A-1	Director	300.00
2-A-2	Furniture & Fixtures	25.00
2-A-3	Stationery & Printing	10.00
2-A-4	Legal Advertising	15.00
Total General Administration.....			\$ 350.00

APPROPRIATION ORDINANCE CONTINUED

FIRE & POLICE TELEGRAPH, TELEPHONE. 2-B
ORDINARY PURPOSES

2-B-1 Police Signal System.....\$112.00
2-B-2 Fire Alarm System 150.00

EXTRAORDINARY

2-B-3 Police Signal System.....\$150.00
2-B-4 Fire Alarm System.....

Total Fire & Police Telegraph, Tell.....\$412.00

POLICE DEPARTMENT 2-C.
ORDINARY PURPOSES.

2-C-1 Regular Police.....6457.50
2-C-2 Employes.....
2-C-3 Furniture & Fixtures..... 12.50
2-C-4 Stationery & Printing..... 35.00
2-C-5 Incidentals..... 50.00
2-C-6 Special Police..... 250.00
2-C-7 Fuel, Light, Supplies..... 100.00
2-C-8 Horses, Wagons, Harness.....
2-C-9 Buildings, Rent..... 50.00
2-C-10 Sustenance of Prisoners..... 35.00
2-C-11 Apparatus..... 50.00

Total Ordinary Police Department.....\$7040.50

TOTAL POLICE DEPARTMENT..... 7040.50

FIRE DEPARTMENT 2-D.
ORDINARY PURPOSES

2-D-1 Regular Firemen.....7041.00
2-D-2 Employes.....
2-D-3 Furniture & Fixtures..... 45.00
2-D-4 Stationery & Printing..... 30.00
2-D-5 Incidentals..... 125.00
2-D-6 Special Firemen..... 100.00
2-D-7 Fuel, Light, Supplies..... 341.68
2-D-8 Light for 1912..... 123.32
2-D-9 Horses & Harness..... 225.00
2-D-10 Apparatus..... 425.00
2-D-11 Buildings..... 100.00
2-D-12 Emergency Firemen..... 150.00

Total Ordinary Fire Department.....\$8706.00

EXTRAORDINARY.

2-D-13 Lands, Buildings.....
2-D-14 Apparatus.....\$300.00
2-D-15 Furniture & Fixtures.....

Total Extraordinary Fire Department.....\$ 300.00
Note and Interest.....5400.00

TOTAL PUBLIC SAFETY.....\$ 22213.50

DEPARTMENT OF PUBLIC HEALTH DIV. 3

Section 4.

That there be appropriated from Public Health Fund:

GENERAL ADMINISTRATION 3-A.
ORDINARY

3-A-1 Health Officer.....\$100.00
3-A-2 Clerk Hire.....
3-A-3 Stationery & Printing..... 10.00
3-A-4 Incidentals..... 15.00
3-A-5 Legal Advertising..... 25.00

Total General Administration.....\$150.00

SANITARY 3-B
ORDINARY PURPOSES.

3-B-1 Medical Services.....\$ 15.00
3-B-2 Sanitary Police..... 300.00
3-B-3 Medical Supplies..... 10.00
3-B-4 Incidentals..... 110.00

Total Sanitary.....\$435.00

APPROPRIATION ORDINANCE CONTINUED

QUARANTINE 3-C.
ORDINARY PURPOSES

3-0-1	Medical Services.....	\$ 15.00
3-0-2	Guards.....	15.00
3-0-3	Medical Supplies.....	50.00
3-0-4	Food Supplies.....	15.00
3-0-5	Incidentals.....	10.00
	Total Quarantine.....	\$ 105.00

INSPECTION OF PLUMBING 3-D-
ORDINARY PURPOSES

2-D-1	Inspector of Plumbing.....	240.00
2-D-2	Incidentals.....	15.00
	Total Plumbing.....	\$ 255.00

INSPECTION OF DAIRIES 1-E

3-E-1	Inspector of Dairies.....	\$ 75.00
3-E-2	Incidentals.....	15.00
	Total Inspector of Dairies.....	\$ 90.00

TOTAL PUBLIC HEALTH..... 1035.00

DEPARTMENT OF PUBLIC SERVICE DIV. 4

Section 5.

That there be appropriated from the Public Service Fund:

GENERAL ADMINISTRATION 4-A.

4-A-1	Directors.....	675.00
4-A-2	Clerk Hire.....	60.00
4-A-3	Furniture & Fixtures.....	15.00
4-A-4	Stationery.....	25.00
4-A-5	Incidental.....	125.00
4-A-6	Legal Advertising.....	35.00
	Total General Administration.....	935.00

ENGINEERING 4-B

4-B-1	Engineering.....	660.00
4-B-2	Asst. to Engineer.....	800.00
4-B-3	Furniture & Fixtures.....	15.00
4-B-4	Stationery.....	50.00
4-B-5	Incidentals.....	100.00
	Total Engineering.....	1625.00

STREET REPAIRING 4-C.
ORDINARY PURPOSES.

4-C-1	Supervision.....	150.00
4-C-2	Pay Roll Laborers.....	1200.00
4-C-3	Material.....	200.00
4-C-4	Repairs by Contract.....	200.00
4-C-5	Tools, Implements.....	150.00
4-C-6	Crosswalks.....	800.00
4-C-7	Miscellaneous.....	200.00
4-C-8	New Equipment.....	100.00
	Total Street Repairing.....	3000.00

SIDEWALK 4-D.
ORDINARY-TAX LEVY

4-D-1	Laying.....	1000.00
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STREET CLEANING 4-E.
ORDINARY PURPOSES.

4-E-1	Pay Roll Laborers.....	2000.00
4-E-2	Equipment.....	150.00
4-E-3	New Equipment.....	125.00
	Total Street Cleaning.....	2275.00

STREET SPRINKLING 4-F.

4-F-1	Pay Roll Laborers.....	220.00
4-F-2	Equipment, Supplies.....
	Total Street Sprinkling.....	220.00

APPROPRIATION ORDINANCE CONTINUED.

STREET LIGHTING 4-G
ORDINARY PURPOSES

4-G-1	Street Lighting.....	\$4600.00	\$4600.00
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SEWER, DITCH, DRAIN & SEWER DIS. 4-1

4-I-1	Pay Roll Laborers.....	900.00	
4-I-2	Material, Tools, etc.....	200.00	
4-I-3	Sewer Disposal Plant.....	1250.00	
4-I-4	Ditch Filling.....	450.00	

EXTRAORDINARY

4-I-6	Lands, Bldgs. Equipment.....	150.00	
4-I-7	Storm Sewers.....	300.00	
4-I-8	Sanitary Sewers.....	150.00	
	Total Sewers.....		\$3400.00

BRIDGES, VIADUCTS. 4-J
ORDINARY PURPOSES'

4-J-1	Repairs, Labor, Material.....	300.00	
4-J-2	City Scales.....	75.00	
	Total Bridges & Viaducts.....		375.00

INSPECTION OF WIRE 1-K.
ORDINARY PURPOSES.

4-K-1	Inspector.....	240.00	
4-K-2	Incidentals.....	15.00	
	Total Inspection.....		255.00

PUBLIC BUILDINGS& LANDS 4-L
ORDINARY PURPOSES.

4-L-1	Empoyes.....	300.00	
4-L-2	Fuel, Light.....	200.00	
4-L-3	Repairs.....	150.00	
4-L-4	Incidentals.....	100.00	
4-L-5	Street Signs.....	100.00	
	Total Public Buildings, Lands.....		850.00
	TOTAL PUBLIC SERVICE.....		18535.00

Section 5.

CEMETERY DIV. 5.
That there be appropriated from the Cemetery Fund:

ORDINARY PURPOSES- OFFICE

5-A-1	Superintendent.....	420.00	
5-B-2	Clerks.....	150.00	
5-C-3	Furniture, Fixtures.....	10.00	
5-D-4	Stationery, Printing.....	15.00	
5-E-5	Incidentals.....	50.00	
	Total Ordinary Office.....		645.00

MAINTENANCE
ORDINARY

5-7-6	Pay Roll Laborers.....	800.00	
5-8-7	Material.....	300.00	
	Total Maintenance.....		1100.00

Section 6.

MUNICIPAL WATER WORKS DIV. 6.
That there be appropriated from the Water Fund:
ORDINARY PURPOSES.

6-A-1	Superintendent.....	600.00	
6-A-2	Clerk Hire.....	700.00	
6-A-3	Furniture & Fixtures.....	25.00	
6-A-4	Stationery & Printing.....	175.00	
6-A-5	Incidentals.....	300.00	

APPROPRIATION ORDINANCE CONTINUED

		SUPPLY	
6-B-1	OPERATION	\$200.00	
6-F-2	Maintenance.....	200.00	
			PUMPING
6-E-1	Operation.....	8500.00	
6-E-2	Maintenance.....	1500.00	
			DISTRIBUTION
6-F-1	Operation.....		
6-B-2	Maintenance.....	1500.00	
	Total Ordinary.....	\$13,700.00	
			EXTRAORDINARY
6-G-1	Lands, Building, Equipment.....	300.00	
6-G-2	Extension, Main.....	3500.00	
	Outside of City.....	1500.00	
6-G-3	Extension-Service	400.00	
6-G-4	Meters-New.....	500.00	
	Total Extraordinary.....	\$6,200.00	
6-H-3	Sinking Fund, Interest.....	17557.50	
	Total Water Works.....	\$37,457.50	
			HOSPITAL DIV. 7
7-1-1	Hospital.....	250.00	
	Total Hospital.....	250.00	
	Sinking Fund & Interest.....	18000.00	

Section 8.

That the City Auditor is hereby authorized to draw his warrant upon the City Treasurer for the amount appropriated in this ordinance whenever claims are presented properly approved by the head of the department for which the indebtedness was incurred, and are legally contracted for in accordance with law.

Section 9.

That this ordinance shall take effect and be in force from and after the passage and publication hereof by the clerk of this council and in said publication said clerk is directed to publish the totals of the several sections, but not the item.

Approved: G.W. Yanney
 Peter Voss
 F.E. Farmer
 Finance Committee.

Approved: January 22-1913
 E.P. Speidel,
 Mayor.

Alliance, Ohio.
 Jan. 20th-1913

I hereby certify that the estimated receipts from taxation and other source for the General, Safety, Health, Service, Hospital and Sinking Fund, for the first half of 1913, is \$58,315.00. For the Cemeteryfund is \$1,400.00. For the Water fund is \$26,500.00. Total \$86,215.00

CHAS. O. SILVER,
 City Auditor.

RESOLUTION NO. 1574

Mr. Patton:-

For the purpose of preparing final details of the plans and specifications heretofore adopted for the improvement of Fifth Street, extended.

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

Section 1.

That the Chief Engineer of The Pennsylvania Company, operating The Cleveland & Pittsburg Railroad, and City Engineer of the City of Alliance, Ohio, be directed and instructed to prepare final details of the plans and specifications heretofore adopted for the sub-structures and super-structures in connection with the Fifth street extension under the right of way of The Cleveland & Pittsburg Railroad Company.

Section 2.

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

Passed: February 17th-1913

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.P. Speidel, Mayor

February 18th-1913.

ORDINANCE NO. 1584.

Mr. Yanney:-

To issue certificate of indebtedness to provide a fund for called firemen.

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

Section 1.

That the Finance Committee be authorized to borrow the sum of One Hundred and Fifty Dollars (\$150.00) may be issued, signed by the Mayor and the Auditor of the City of Alliance, Ohio, and sold for the purpose of providing a fund for pay for extra or or called firemen, under the provisions of Section 3845 of the General Code of Ohio; said certificate to be due and payable within six months from the date of issue, and to draw interest at the rate of five per cent per annum.

Section 2.

That said sum of One Hundred Fifty Dollars (\$150.00), or so much thereof as may be needed for that purpose, be and the same is hereby appropriated for the use of the Fire Department of the City of Alliance, Ohio, for the payment of extra or called firemen.

Section 3.

That all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

Section 4.

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

J.W. Hull,

Pres. of Council.

Passed: March 17th-1913.

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

Approved: E.P. Speidel
Mayor.

Mr. Grubb:-

To reassess Lot No. 4009, located on the west side of Liberty avenue in the City of Alliance, Ohio.

WHEREAS, in order to assess Lot No. 4009, located at the west side of Liberty Avenue in the City of Alliance, Ohio, a committee appointed by Council for the purpose of placing a value on said lot for assessments for the improvement of Liberty Avenue by paving etc., appraised the value of said lot at \$500.00 with the improvement on; and

WHEREAS, on August 2, 1909, the said lot was assessed for grading at \$116.00 and on the 2nd day of October, 1911, said lot was assessed in the sum of \$34.65, for sanitary sewer, making in all \$150.65; and

WHEREAS, by an ordinance passed October 7th, 1912, said lot was, by mistake, assessed at \$167.70, when, in fact, it should have been assessed \$16.02 and no more, said assessment of \$166.67 bring \$150.65 more than 33 and 1/3 per cent of the value of said lot with the assessments thereon.

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

Section 1.

That the assessment of \$166.67 found to be assessed on said lot exceeds 33 and 1/3 per cent of the value of said lot as valued by a committee of this Council that \$150.65 thereof be remitted and that said lot be assessed at \$16.02.

Section 2.

That all ordinances or parts of ordinances in conflict be, and the same are hereby repealed.

Section 3.

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

J.W. Hull,

Pres. of Council.

Passed: March 17th-1913.

Attest: Chas. O. Silver
Clerk.

Approved: March 19th-1913.

E.P. Speidel,
Mayor.

ORDINANCE NO. 1542

An ordinance to amend the grade on West College Street.

Section 1.

Be it ordained by the Council of the City of Alliance, Ohio, that the grade on West College street be and is hereby amended as follows:

West curb line of Union avenue elevation 208.00, thence west to L.E.A.&W.R.R., to an elevation of 207.10, thence west to center line of old Chapman Avenue to an elevation of 206.10, thence west to the center of Miller avenue to an elevation of 209.30.

Section 2.

These elevations shall apply to the center line of the street and curbs shall conform to same except at the L.E.A.&W.R.R. crossing where they shall conform to the elevation of the rail.

Section 3.

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

Passed: Feb. 3rd-1913.
J.W. Hull,
Pres. of Council.

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

Approved Feb. 4th-1913.
E.P. Speidel,
Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: Feb. -6-1913. to Feb. 13th-1913.
Leader: Feb. 6th-13th-1913.

ORDINANCE NO. 1597.

An ordinance to amend the grade on Hartshorn street between the west curb line of Penn avenue and the east line of Mckinley avenue.

Section 1. Be it ordained and enacted by the Council of the City of Alliance, Ohio,
That the grade on Hartshorn street be amended to read as follows:

Beginning at the west curb line of Penn avenue at an elevation of 216.0 feet, thence to the east curb line of Miller avenue at an elevation of 219.7 feet thence to the east curb line of Clark avenue to an elevation of 223.9 feet, thence to east curb line of Aultman Avenue at an elevation of 225.6 feet, thence to the east curb line of Mckinley avenue at an elevation of 229.0 feet.

Section 2. These elevations shall apply to the center line of Hartshorn Street and curbs shall conform to grades of intersecting streets.

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

Passed: April 21st-1913.

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.P. Speidel.

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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: April 25th-May 2nd-1913.

Leader: April 25th-May 2nd-1913.

An ordinance to amend the grade on North Arch avenue between the north line of Main street and the south line of Hester Avenue.

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

Sec. 1.

That the grade on North Arch avenue be and is hereby amended to read as follows: Beginning at the North curb line of Main street at an elevation of 93.1 feet thence to the center line of Prospect street to an elevation of 74.4 feet, thence North a distance of 70 feet to an elevation of 70.0 feet thence north a distance of 40 feet to an elevation of 69.0 feet, thence north a distance 110 feet to an elevation of 69.0 feet, thence to the east curb line of Hester avenue to an elevation of 75.0 feet.

Sec. 2.

These elevations shall apply to center line of avenue and curbs shall conform to grades to intersecting streets.

Sec. 3.

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

Passed: April 28th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel,
Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: May 2-9th-1913.

Leader, May 2-9th-1913.

*Repealed
See Page 612*

An ordinance to amend the grade on Prospect street between the east line of Mechanic avenue and the east line of the alley between Linden and Arch avenue.

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

Section 1.

That the grade on Prospect street be and is hereby amended to read as follows Beginning at the east line of Mechanic avenue at an elevation of 87.2 feet, thence to the west curb line Arch avenue to an elevation of 74.4 feet, thence to the east curb line of Arch avenue to an elevation of 74.4 feet, thence to the east line of alley to an elevation of 82.0 feet.

Section 2.

These elevations shall apply to center lines and curbs shall conform to grades intersecting streets.

Section 3.

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

Passed: April 28th-1913.

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver

Clerk of Council.

Approved: E.P. Speidel,

Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: May 2nd-9th-1913.

Leader: May 2nd-9th-1913.

ORDINANCE NO. 1594.

An ordinance to amend the grade on Patterson street between the east line of Arch avenue and the south line of Hester avenue.

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

Sec. 1.

That the grade on Patterson street be and is hereby amended to read as follow: Beginning at the east curb line of Arch avenue at an elevation of 69.0 feet, thence to the South line of Hester avenue to an elevation of 72.5 feet.

Sec. 2.

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

Passed: April 28th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel,
Mayor.

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

Said publications were on the following dates:

Review: May 2nd-9th-1913.

Leader: May 2nd-9th-1913.

Mr. Barnard: Declaring it necessary to issue bonds for the construction and repair of the necessary side-walks, curbing and gutters, or parts thereof, within the limits of the City of Alliance, Ohio.

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

Sec. 1. That to provide a fund for the payment of a portion of the cost and expense of constructing and repairing the sidewalks, curbing or gutters or parts thereof, within the limits of the City of Alliance, Ohio, the Mayor and Auditor of the City of Alliance, be and they are hereby authorized to issue bonds of the City of Alliance, Ohio, in the aggregate sum of Five-thousand Dollars (\$5,000) said bonds shall be dated June 1st-1913, and be in denominations of \$500.00 each, payable \$1,500 September 1st- 1914, \$1,500 September 1st-1915, \$2,000.00 September 1st-1916., in accordance with the number of installments with interest on said bonds at the rate of five 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 as aforesaid, and to no other purpose whatsoever: and for the payment of said bonds and interest thereon, the revenue and faith of all real and personal property of the City of Alliance, Ohio, are hereby pledged, provided that with the time specified and before the sale of said bonds any of the owners of property along which sidewalks, curbing or gutters or parts thereof may be constructed or repaired, shall pay their total assessments in cash, the aggregate sum of bonds to be issued shall be reduced by deducting the amount so paid from the total amount of the fund to be provided and the bonds issued shall be severally reduced in amounts proportionately.

Sec. 2. 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 paid in to the city treasury, and disbursed upon proper vouchers in payment of the cost and expense of the improvements aforesaid.

Sec. 3. That the said annual assessments shall be applied to the payment of said bonds and the interest thereon as the same shall become due and to no other purpose.

Sec. 4. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: March 20th-1913.

J.W. Hull,

Pres. of Council.

ATTEST: Chas. O. Silver

Clerk of Council.

APPROVED: E.P. Speidel,

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 in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: March 28th-April 4th-1913.

Leader: March 27th-April 3rd-1913.

RESOLUTION NO. 1588.

Mr. Barnard: Declaring it necessary to construct a storm sewer from the terminal of a culvert on the north side of east Broadway, thence north east through the lands of The J.T. Weybrecht's Sons Co. 180 feet.

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

That it is hereby declared necessary to construct a storm sewer from the terminal of the culvert on the north side of East Broadway, in the City of Alliance, thence east through the lands owned by the J.T. Weybrechts sons Company there to empty into a stream running through said lands, which it is hereby determined to construct as follows:

Two ring brick sewer.

Be it further resolved, That the costs of said sewer shall be borne fifty percent thereof to be assessed against the said lands of The J.T. Weybrechts Sons Company and the remaining fifty per cent of the cost thereof shall be borne by the city of Alliance, Ohio.

Be it further resolved, That the clerk be and he is hereby directed to cause this resolution to be published in the manner provided by law.

PASSED: March 20th-1913

J.W. Hall,

Pres. of Council.

ATTEST: Chas. O. Silver.

Clerk of Council.

APPROVED: March 21-1913.

E.P. Speidel,

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 in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: March 24th-31st-1913.

Leader: March 24th-31st-1913.

ORDINANCE NO. 1585.

Mr. Yanney:- To authorize the expenditure of Twenty-seven Hundred (\$2700) dollars for the purchase of water pipe.

Sec. 1. Be it ordained by the Council of the City of Alliance, Ohio, that the Director of Public Service be and is hereby authorized and directed to expend a sum not exceeding Twenty-seven Hundred dollars for the purchase of cast iron water pipe for the extension of the water mains with the City of Alliance, Ohio, said amount to be expended from the funds appropriated for the extension of mains in the water works department and said Director of Public Service is hereby authorized to execute the necessary contracts for such expenditures after duly advertising according to law.

Sec. 2. That this ordinance is hereby declared to be an emergency measure and shall take effect immediately after its passage and legal publication.

PASSED: MARCH 17th-1913.

J.W. Hubl,
Pres. of Council.

ATTEST: Chas. O. Silver,
Clerk of Council.

Approved: March 19-1913.

E.P. Speidel,
Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: March 29th-April 5th-1913

Leader: March 29th-April 5th-1913.

ORDINANCE NO.1578

Mr. Voss:

An ordinance fixing the number, bonds, and salaries of the police force of the City of Alliance, Ohio.

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

That the police force of the City of Alliance, Ohio, shall be composed of the following officers and other members who shall give the respective bonds hereinafter provided and shall receive the respective salaries hereinafter provided, payable semi-monthly out of the public fund of said city.

1. A Chief of Police who shall give bond in the sum of \$1,000.00 and shall receive a salary of \$105.00 per month.
 2. A Captain of Police who shall give bond in the sum of \$500.00 and shall receive a salary of \$84.00 per month.
 3. A Lieutenant of Police who shall give bond in the sum of \$500.00 and shall receive a salary of \$78.75 per month.
 4. A sergeant of Police who shall give bond in the sum of \$500.00 and shall receive a salary of \$76.00 per month.
 5. Ten Patrolmen who shall give bond in the sum of \$500.00 and shall receive a salary of \$63.00 each per month during the period of probation; \$68.25 each month as patrolman of the second grade; and \$73.50 per month each as patrolman of the first grade.
- Promotion from Class to Class to be made in accordance with such lawful rules as may be prescribed by the civil service commission.

6. Special Policemen shall receive \$2.00 per day.

Ordinance No. 1343, passed December 21-1911, and all ordinances passed since December 21st-1911, amendatory to said ordinance 1343 are hereby repealed and this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: March 17th-1913,

J.W. Hull,
Pres. of Council.

ATTEST: Chas. O. Silver,
Clerk of Council.

APPROVED: March 21st-1913.

E.P. Speidel,
Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: March 24th-31st-1913

Leader: March 24th-31st-1913.

ORDINANCE NO.1586.

Mr. Yanney:

To authorize the Director of Public Service to purchase certain tracts of land in Knox Township, Columbiana County, Ohio, for construction of the Westville Storage reservoir for enlarging and improving the water works of the City of Alliance, Ohio.
Be it ordained by the Council of the City of Alliance, Ohio.

Section 1.

That the Director of Public Service of the City of Alliance, Ohio, be and he hereby is authorized and directed to purchase in the name of and for the use of the City of Alliance Ohio, the following tracts of land, deemed necessary in the construction of the Westville Storage reservoir for enlarging and improving the water works of the City of Alliance, Ohio,

FIRST TRACT

A certain tract of land now owned by one Phillip Case, containing about forty-three and thirty five hundredths acres (43.35) for the sum of fifty-five hundred dollars (\$5500) the following described tracts or parcels of land, being parts of the northeast, northwest, and southwest quarters of Section One (1) in said township of Knox, County of Columbiana and State of Ohio, and described as follows:

A tract of 24.33 acres, more or less, deeded to Phillip Case, by J.L. Cobb, dated October 4th-1864; also a tract of 3.7 acres, more or less, as deeded to Phillip Case by J. Copposok dated April 21st-1865; also a tract of 6.88 acres, more or less as deeded to Phillip Case by Isaac Copposok dated December 7-1866, also a tract of land 8.44 acres more or less as deeded to Phillip Case by Roscoe Clemson, dated March 31st-1877, as said several tracts are shown and described on the deed records of Columbiana County.

SECOND TRACT

A certain tract of land now owned by one Mrs Magdaline Imobersteg as purchased on contract from George S. Atkinson, containing fifteen and 10/100 (15.1) acres for the sum of fourteen hundred and thirty four and 50/100 (\$1434.50) dollars, the following described tract or parcel of land, being a part of the northeast quarter of Section (1) in said township of Knox, County of Columbiana and State of Ohio, and bounded and described as follows:

Beginning at post where lands of Phillip Case, John Smith and George S. Atkinson comes, thence west-- degrees 48' north 260.7 feet; thence west 9 degrees 13' north 180 feet, thence north 38 degrees 10' east 202 feet, thence north 62 degrees 24' east 364.2 feet; thence 21 degrees 30' east 165 feet, thence east 15 degrees 58' south 129.2 feet; thence north 56 degrees 19' east 439.4 feet; thence north 81 degrees 18' east 188.7 feet; thence north 2 degrees 13' east 343 feet; thence east 2 degrees 2' south 232.4 feet, to east line of lands of George S. Atkinson; thence south along said east line 120 degrees 2' west 250 feet and thence south 24 degrees west 147.5 feet, thence south 711 feet and one half (711½) feet to the south line of George S. Atkinson 14.4 acre tract, thence west along said south line 843.7 feet the place of beginning.

THIRD TRACT

A certain tract of land now owned by one James C. Doyle, containing about one and fifty five hundredths acres (1.55) for the sum of two hundred twenty-five dollars (225.00) the following described tract or parcel of land, being a part of the north east quarter of section two (2) in said township of Knox, County of Columbiana and State of Ohio, and bounded and described as follows:

Beginning at a stone in the south line of said quarter section at the corner of lands owned by Doyle and Murphy, thence south 89 degrees 32' west along said south line of said quarter a distance of 362.3 feet to a stone, thence north 8 degrees 51' east 327.5 feet; north 23 degrees 48' east 153.9 feet; thence north 74 degrees 20' east 129.9 feet; thence south 21 degrees 12' west 229.9 feet; thence south 17 degrees 50' east 84.4 feet; thence south 4 degrees 33' west 165.5 feet; thence south 80 degrees 28' east 197.7 feet, to the place of beginning.

Section 2.

This ordinance is hereby declared to be an emergency measure and shall take effect from and after the earliest period allowed by law.

PASSED: March 17th-1913.
J.W. Hull,
Pres. of Council.

ATTEST: Chas. O. Silver,
Clerk of Council.

APPROVED: E.P. Speidel,
Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: March 22-29-1913.

Leader: March 21-28-1913.

Mr. Lower:

Declaring it necessary to issue bonds for the purpose of purchasing real estate in the City of Alliance, Ohio, and erecting thereon a hospital.

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

Section 1.

That it is necessary to issue and sell bonds in the fiscal year beginning January 1st-1913, for the purpose of purchasing and acquiring real estate and erecting thereon a hospital as provided by law, in the sum of \$ 50,000.00; and that the question of issuing and selling the bonds of the said city be submitted to a vote of the qualified electors of said city at the primary election to be held in said city on the 2nd day of September-1913, at the regular place or places of voting in said city, and said election shall be conducted, canvassed and certified in the same manner as other municipal primary elections.

Section 2.

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

Section 3.

That the Clerk be and he is hereby directed to certify a copy of this resolution to the Deputy State Supervisors of Elections of Stark County, State of Ohio.

Passed: March 17th-1913,
J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel,
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 in the Alliance Daily Review, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: March 22-29-1913.

Leader: March 22-29-1913.

ORDINANCE NO. 1596

Mr. Farmer:

To authorize the expenditure of Five Hundred and Seventy-five dollars, for the extension of the Old Fair Grounds Storm Sewer through the Diehl tract on the south side of Vine street.

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

Sec. 1.

That the Director of Public Service be and is hereby authorized and directed to expend a sum not to exceed Five Hundred and seventy-five dollars (575.00) for the construction of an Extension to the Old Fair Grounds Storm Sewer through the Diehl tract on the south side of Vine street from its present terminal to the culvert on Vine street in accordance with plans and specifications therefore on file in the office of the city engineer, said expenditure to be made the special fund arising from the sale of bonds for such purpose as authorized by Council.

Sec. 2.

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

Passed: April 28th-1913.

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.O. Speidel,

Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: May 2-9-1913.

Leader: May 2-9-1913

RESOLUTION NO. 1591.

Mr. Lower:

To authorize the Board of Health to appoint certain employes.

Whereas, the Board of Health of the City of Alliance, Ohio, has certified to the Council that it deems it necessary that there be appointed one Sanitary Policeman one inspector of Plumbing, and one inspector of Dairies, are deemed necessary.

NOW THEREFORE, be it resolved by the Council of the City of Alliance, Ohio, that consent is hereby given to the appointment by the Board of Health of One Sanitary Policeman, One Inspector of Plumbing, one Inspector of Dairies.

Passed: April 28th-1913,

J.W. Hull,

Pres. of Council.

Approved: E.P. Speidel,

Mayor.

Attest: Chas. O. Silver,

Clerk of Council.

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 in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: May 2nd-9th-1913.

Leader: May 2nd-9th-1913.

ORDINANCE NO. 1589

An ordinance to approve the Plat of the Asbestos avenue allotment.

Be it ordained and enacted by the Council of the City of Alliance, Ohio, that the plat of the Asbestos Plat be and the same is hereby approved, and the dedication of the streets and alleys shown on said plat is accepted to public use forever.

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

Passed: April 21st-1913.

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.P. Speidel,

Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: April 25th-May 2nd-1913.

Leader: April 25th-May 2nd-1913.

ORDINANCE NO. 1566

Mr. Farmer:

An ordinance to accept the Ammerman Vine street Allotment.

Section 1.

That the plat of the Ammerman Vine street Allotment be and is hereby accepted by the City Council, Alliance, Ohio.

Section 2.

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

Passed: April 21st-1913.

J.W. Hull,

Pres. of Council.

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

Approved: E.P. Speidel,
Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: April 25th-May 2-1913.

Leader: April 25th-May 2-1913.

RESOLUTION NO. 1567.

Mr. Barnard:

Declaring intention to appropriate property, outside the city limits, for the purpose of enlarging and extending the water supply for the city of Alliance, Ohio, and its inhabitants.

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

That it is hereby declared necessary and the intention of the city of Alliance, Ohio, to appropriate for the purpose of providing for a supply of water for the City of Alliance, Ohio, and its inhabitants, property without the limits of said city of Alliance, Ohio, and as part of a site for what is denominated the Westville Storage reservoir to be used in connection with the water works system of said city of Alliance, Ohio, the following described property, to-wit:

FIRST TRACT

Situated in the northwest and southwest quarters of Section 1, in Knox

Township, Columbiana County, State of Ohio, thence north along west line of said Section 1, 240.1 feet to an iron pin, thence South 66 degrees 51' East 351.4 feet; thence North 11 degrees 28' east 275.4 feet; thence east 3 degrees 28' south, 131.2 feet, thence South 23 degrees 39' east 164 feet; thence east 34 degrees 33' south 533.7 feet; thence east 2 degrees 11' south 249.3 feet; thence North 30 degrees 3' east 442.5 feet, thence east 12 degrees 32' south 327.2 feet; thence east 35 degrees 1' north 446.3 feet; thence east 42 degrees 53' south 718.8 feet, along Case road to an iron at center of said Section 1., thence south 0 degrees 10' west 35.3 feet along said road to a stone, thence west 10 degrees 42' south 951.3 feet to a stone; thence west 32 degrees 3' south 445.3 feet; thence west 22 degrees 46' south 464.4 feet to a stone; thence west 59 degrees 14' north 547 feet; thence west 10 degrees 32' north 681.2 feet to an iron on west line of said Section No. 1; thence north along west line of said Section NO.1, 40.5 feet to an iron on center and west line of said Section No. 1, which is the place of beginning of this description containing 25.1 acres more or less.

SECOND TRACT

Situated in the township of Knox, county of Columbiana, State of Ohio, and being a part of the northeast quarter of Section No. 2, therein, and described as follows: Beginning at Southeast corner of Northeast quarter of Section No. 2 thence North 2.87 chains, thence to south line of cemetery, thence west along said south line of cemetery 2.25 chain, thence north along west line of said cemetery 0.72 chains, to Mary and Rebecca Randolphs south line, thence west along said south line of Mary and Rebecca Randolphs 8.38 chains, thence south 3.50 chains to quarter section line, thence west 6.55 chains along quarter section line, thence 6.17 chains thence north 88 degrees 0' east 17.88 chains along public road to section line, thence north along section line 5.90 chains to quarter section line and place of beginning, containing 14.04 acres more or less.

Also with the following parcel of land situated in said township county and State, and being a part of the northeast quarter of Section No. 2.

Beginning 11.17 chains W. of S.E. corner of N.E. quarter Section 2, thence west along quarter section line 12.46 chains thence north 8.03 chains, thence east and parallel with quarter section line 12.46 chains to Mary and Rebecca Randolph's west line to quarter section line and place of beginning, containing 16 acres more or less.

THIRD TRACT

Being a part of the southwest quarter of Section 1 in Knox Township, County of Columbiana, State of Ohio, and described as follows:

Beginning for description W. 10 degrees 42' S. 798.2 feet from stone, said stone being south 0 degrees 10' West, 35.3 feet from center of Section No. 1 Knox township, Columbiana County, Ohio, thence S. 22 degrees 7' E. 114.4 feet, thence S. 43 degrees 9' W. 618.2 feet, thence S. 0 degrees 16' E. 286.2 feet, thence N. 35 degrees 6' E. 583.3 feet, thence S. 39 degrees 51' E. 240.6 feet, thence S. 6 degrees 8' E. 213.6 feet to line between L. Stanley and Phillip Case, thence north along said line between L. Stanley and Phillip Case 602.3 feet to south line of Vernon Stanley's land thence west 10 degrees 42' south along said south line of Vernon Stanley's land 341.7 feet to place of beginning of this description, containing 3.20 acres more or less.

FOURTH TRACT

Also following tract of land situated in the southwest quarter Section No. 1, township of Knox, County of Columbiana, State of Ohio, and described as follows:

Beginning on the west line of Section No. 1, Knox township, Columbiana County, State of Ohio, 312 feet south of iron at center line of said Section No. 1, thence E. 8 degrees 19' S. 187.8 feet, thence S. 3 degrees 16' west 342.5 feet, thence S. 11 degrees 40' west 241.7 feet, thence 15 degrees 48' North 81.7 feet, thence North 20 degrees 42' E. 434 feet, thence East 16 degrees 27' N. 136.3 feet, thence East 0 degrees 58' North 245.8 feet, South 48 degrees 23' East 149.6 feet, south 65 degrees 44' West 161.4 feet, thence South 11 degrees 9' West 83.6 feet, thence East 12 degrees 45' North 263.5 feet, to a stone, thence W. 59 degrees 14' North 547 feet, thence West ten degrees 32' north, 681.2 feet, to an iron pin on west line of said Section No. 1, thence south on west line of said Section No. 1, thence south on west line of said Section No. 1271.5 feet to the place of beginning of this description, containing 6.75 acres more or less.

FIFTH TRACT

Also the following tract of land situated in the northeast, northwest and southwest and the southeast quarters of Section 2, in said township of Knox County of Columbiana, State of Ohio, and described as follows:

Beginning at a point in the north and south center line of Section No. 2, Knox Township, No. 17, range No. 5, Columbiana County, State of Ohio, a distance of 22036 feet north of the south line of said Section, said point being marked by a stone in the Public road at the corner of land formerly owned by Roscoe Clemson and John W. Grove, thence north 89 degrees 46' east along said road a distance of 170.55 feet thence

north 89 degrees 46' east along said road a distance of 170.55 feet thence north 69 degrees 31' east along said road a distance of 293.4 feet, to a stone, thence north 0 degrees 3' east a distance of 371.1 feet to a stone in the east and west center line of said Section, thence south 89 degrees 32' west along said half section line a distance of 180.1 feet, thence north 16 degrees 30' west a distance of 191.6 feet, thence south 1 degree 16' east, 183.6 feet to a point in said half section line, thence South 89 degrees 32' west along said half Section line a distance of 514.7 feet, thence North 2 degrees, 44' west, a distance of 394.3 feet, thence south 32 degrees 22' west a distance of 209.7 feet, thence south 0 degrees 40' east 218.4 to a point in said half section line, thence south 80 degrees 32' west a distance of 261.5 feet along said half Section line to the stone at Northeast corner of lands owned by Harding Bailey, thence South 1 degree 1' east along the east line of said lands a distance of 648.2 feet to a stone in the public road at the southeast corner of said lands of Harding Bailey, thence north 58 degrees 25' east along the public road a distance of 272.0 feet to a stone, thence south 89 degrees 36' east a distance of 458.5 feet to the place of beginning, containing 13.12 acres, more or less.

That all ordinances and resolutions and parts of ordinances and resolutions in conflict with any part of these resolutions be, and the same hereby are repealed.

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

Passed: March 27th-1913.

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.P. Speidel,

March 28th-1913.

Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: March 31st-April 7th-1913.

Leader:

ORDINANCE NO. 1575.

Mr. Yanney:

To authorize the expenditure of four thousand five hundred (\$4,500.00) for the construction of a water main to the shop district at Broadway and the C.&P. R.R. tracks.

Sec. 1.

Be it ordained by the Council of the City of Alliance, Ohio, that the Director of Public Service be and is hereby authorized and directed to expend a sum not exceeding Four thousand Five Hundred (\$4,500.00) dollars for the construction of a twelve inch water main to the shop district at Broadway and the C.& P.R.R. and connecting with the sixteen inch main extending to Main street and Freedom avenue in the City of Alliance, Ohio, said amount to be expended from the funds derived from the sale of bonds authorized by Ordinance No. 1396 for extending and improving the water works of the City of Alliance, Ohio, and said Director of Public Service is hereby authorized to execute the necessary contracts for such expenditure after duly advertising according to law.

Sec. 2.

That this ordinance is hereby declared to be an emergency measure and shall take effect immediately after its passage and legal publication.

Passed: February 17th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel,
Mayor.
Feb. 18-1913.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Leader: Feb. 22-March 1-1913.

Review: Feb. 22-March 1-1913.

Mr. Barnard:

Authorizing the Mayor and the Director of Public Service of the City of Alliance, Ohio, to quit-claim to John K. Jenkins and Mercy L. Kinsey, their heirs and assigns, certain real estate in the City of Alliance, Ohio, in the state of Ohio.

WHEREAS, on the 4th day of September, 1912, the Council of the City of Alliance, Ohio, by resolution No. 1483, authorized that all such interest ought to have in lot no. 3358, on payment to the said City of Alliance, Ohio, of all assessments thereon, be conveyed to the said John K. Jenkins and Mercy L. Kinsey; and

WHEREAS, the said John K. Jenkins and Mercy L. Kinsey have signified their willingness to pay such assessments amounting to \$ Now, therefore, be it

RESOLVED, by the Council of the City of Alliance, Ohio, two-thirds of all the members elected thereto concurring.

Section 1.

That upon the said John K. Jenkins and Mercy L. Kinsey or either of them paying to the Auditor of the City of Alliance, Ohio, the sum of \$ for the use of said City. E.P. Speidel, Mayor of the City of Alliance, Ohio, D.M. Armstrong Director of Public Service of said city are hereby authorized to convey by quit-claim deed said lot No. 3358 in pursuance of said Resolution on No. 1483.

Section 2.

That all resolutions and ordinances in conflict herewith be and the same are hereby repealed.

Section 3.

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

Passed February 17th-1913

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: February 18th-1912.

E.P. Speidel, 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 in the Alliance Daily Leader, two newspapers of the opposite politics published and of general circulation in said city of Alliance, Ohio.

Said publication was made on the following dates:

Leader: February 22nd-March 1st-1913.

Review: February 22nd-March 1st-1913.

RESOLUTION NO. 1590

Mr. Yanney: To issue a certificate of indebtedness of the City of Alliance, Ohio, to provide for the construction of Storm Sewer over Trail Run, M.L. Broadway, north.

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

Sec. 1. That the Finance Committee of the City Council are hereby authorized and directed to borrow a Four hundred and twenty-five dollars, and the Mayor and City Auditor are hereby authorized and directed to issue a certificate of indebtedness of the City of Alliance, Ohio, and signed as municipal bonds are signed, in anticipation of the general revenue fund for the fiscal year in the sum of Four hundred and twenty-five dollars.

Sec. 2. Said certificate shall be made payable to and shall not run for a longer period than six months nor bear a greater interest than 5% nor be sold for less than par with accrued interest and the proceeds of said certificate shall be credited to The Public Service Fund, for the purpose aforesaid and said certificate shall be issued under authority of Section 3913 of the General Code of Ohio.

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

Passed: April 7th-1913.

J.W. Hull,
Pres. of Council.

Attest: Chas. O. Silver,

Approved: April 10th-1913.

E.P. Speidel,
Mayor.

ORDINANCE NO. 1600

Mr. Yanney:

To issue bonds for the purpose of erecting public toilet and public comfort stations in connection with the improvement of the Public Square.

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

- Sec. 1. That it is deemed necessary by the Council of the City of Alliance, Ohio, to issue and sell bonds of said city in the sum of thirteen hundred dollars for the purpose of erecting public toilet and public comfort stations in connection with the improvement of the public square.
- Sec. 2. That the bonds of said city be issued in the sum of thirteen hundred dollars for the aforesaid purpose each of said bonds to be in the denomination of two for five hundred dollars and one for three hundred dollars and numbered from one to three and all made payable on the 15th day of July, 1923 and bearing interest at the rate of 5% per annum payable semi-annually, evidenced by coupons attached thereto; Said bonds shall be dated July 15th-1913 and shall run for a period of 10 years from said date, and said bonds shall be payable at the office of the City treasurer, Alliance, Ohio.
- Sec. 3. Said bonds shall express upon 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 thereto.
- 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 trustees of the Sinking Fund refuse to take any or all bonds at par and interest, then said bonds not so taken shall be offered at par and accrued interest to the board of commissioners of the Sinking Fund of the city school district, and such of said bonds as are not 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 Public Square Fund, and shall be disbursed upon proper vouchers for the purpose of erecting public toilet and public comfort stations in connection with the improvement of the Public Square 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. That for the purpose of paying the interest upon these bonds there shall be levied and assessed upon all the taxable property in the city of Alliance, an annual tax sufficient to raise the sum of \$65.00 or so much thereof as may be necessary for said purpose, said tax to continue so long as any of said bonds are outstanding, and for the purpose of raising a sinking fund, there shall be levied and assessed each year, while any of said bonds are outstanding, an annual tax that will raise such sums of money as will create a sinking fund sufficient to redeem said bonds at maturity.
- Sec. 7. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: May 19th-1913.

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E. P. Speidel,

Mayor.

Mayor 24th-1913.

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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance.

Said publications were on the following dates:

Review: May 28th-June 4th-1913

Leader: May 28th-June 4th 1913.

RESOLUTION NO. 1601.

Mr. Yanney:

To issue a certificate of indebtedness of the City of Alliance, Ohio, to provide a fund for the purpose of reimbursing the Public Safety Fund.

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

Sec. 1.

That the Finance Committee of the City Council is hereby authorized and directed to borrow, and the Mayor and the City Auditor be and they are hereby authorized and directed to issue a certificate of indebtedness of the City of Alliance, State of Ohio, and sign as municipal bonds are signed, in anticipation of the General Revenue. Forty-three hundred.

Sec. 2.

Said certificate shall be made payable The City Saving Bank Trust Company and shall not run for a longer period than six months, nor bear a greater interest than five per cent nor be sold for less than par with accrued interest and the proceeds of said certificate shall be credited to the Public Safety Fund, for the aforesaid purpose and said certificate shall be issued under authority of Section 3913. General Code of Ohio.

Sec. 3.

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

Passed: May 19th-1913.

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

Approved: E.P. Speidel,

Mayor.

May 24th-1913.

Finance Committee,

G.W. Yanney

Peter Voss,

F.E. Farmer.

To authorize the sale of certain bonds at private sale.

Mr. Yanney: Whereas, certain bonds of the City of Alliance, Ohio, to-wit:

\$7,150.00-5%-Street Improvement Bonds, Property portion.

\$15,194.50-5%-Street Improvement, Property Portion bonds.

\$1500.00-4½%-Citys portion bonds sanitary sewer bonds, were advertised for sale for thirty days in two newspapers of general circulation in the county where such municipal corporation is situated setting forth the nature, amount, rate of interest and length of time the bonds have to run with time and place of sale.

Said bids to be received Monday June 2nd-1913, and whereas no satisfactory bid was received.

Therefore be it resolved that the Mayor, City Auditor and Finance Committee are hereby authorized to sell said bonds at private sale for not less than par and accrued interest.

Passed: June 2nd-1913.

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.P. Speidel,

Mayor. June 5th-1913.

TO REASSESS LOT NO. 3382 IN THE CITY OF ALLIANCE, OHIO, FOR THE IMPROVEMENT
OF SOUTH STREET.

WHEREAS, in order to assess Lot #3382, located at the North-east corner of South Freedom avenue and South street in the City of Alliance, Ohio, an equalizing Board appointed by the City Council of the City of Alliance, Ohio, for the purpose of placing a value on said lot for assessment purposes, and for the purpose of making the assessment against said lot for the improvement of South street, by paving, etc., appraised the value of said lot, after the improvement was made, at eleven Hundred Dollars (1100) and,

WHEREAS, on the 11th day of August, 1911, said lot was, by ordinance, assessed in the sum of One Hundred and forty one and 93/100 Dollars (\$141.93) for the improvement of Freedom avenue, and

WHEREAS, by an ordinance passed on the 17th day of January, 1913, said lot was was by mistake assessed at Three Hundred and Sixty-six and 66/100 Dollars (\$366.66) for the improvement of South street, when in fact it should have been assessed Two-hundred and twenty-four and 73/100 Dollars (224.73) and no more, said assessment of Three Hundred and sixty six and 66/100 dollars (\$366.66) being One Hundred and forty one and 93/100 (\$141.93) more than 33 1/3% of the value of said lot after the improvements were made thereon.

THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, OHIO.

Sec. 1.

That the assessment of Three Hundred and Sixty-six and 66/100 (\$366.66), found to be assessed on said Lot #3382, exceeds 33 1/3% of the value of said lot after the improvements were made, as valued by the equalizing board appointed by this Council, and that One Hundred and forty one and 93/100 Dollars (141.93) thereof be remitted, and that said lot be assessed at Two Hundred and twenty four and 73/100 (\$224.73).

Sec. 2.

That all ordinances and parts of ordinances in conflict with this ordinance be and the same are hereby repealed.

Sec. 3.

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

Passed: May 26th-1913.

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

Approved: May 27th-1913.

E.P. Speidel,
Mayor.

RESOLUTION NO. 1611.

Mr. Patton: To grant Lodge N. 362 L.O.O. M, the right to hold a carnival on East Main street in the City of Alliance during the week beginning July 7th and ending July 12th-1913.

Be it resolved by the Council of the City of Alliance, Ohio, a majority of all the members elected concurrng therein:

- Sec. 1. That the right to hold a carnival in the City of Alliance, Ohio, during the week beginning July 7th and ending July 12th-1913, on East Main street be and the same is hereby granted to lodge No. 362, L.O.O.M.
- Sec. 2. That such carnival shall be held on and the following street used for the purpose of shows and attractions, to-wit:
South Seneca, North Seneca, at their intersections with Main street; North Freedom where it intersects with Main street, the Public Square. North and South Linden avenue where they intersect with Main street; North Arch avenue where it intersects with Main street and, with the consent of the Eagles, on Main street in front of their club room and on North and South Mechanic avenue-west side, at its intersection with Main street.
- Sec. 3. That said streets shall be so used as to be kept open in the center for public travel, and that no street or side-walk pavement shall be removed or taken and that no excavations shall be made in any of the unpaved streets or alleys.
- Sec. 4. No consession shall be made for gambling or games of chance of any kind whatsoever, and all shows and exhibitions shall be of good moral character.
- Sec. 5. That said Lodge No. 362, L.O.O.M. shall on or before the 7th day of July executed and deliver to the City of Alliance, Ohio, conditioned to keep said City clear and free of all cost and expense herein, and for the faithful performance on its part of the conditions of this resolution. Said bond to be in the sum of Three Hundred Dollars.
- Sec. 6. That this resolution shall be in force from and after the earliest day allowed by law.

Passed: June 9th-1913.

J.W. Hull,
Pres. of Council.

Approved: E.P. Speidel,
Mayor. June 16th-1913.

RESOLUTION NO. 1610

Mr. Farmer:

To secure from the Board of Commissioners of Columbiana County, Ohio, the right to raise certain bridges and make the necessary fills and approaches thereto required in the construction of what is known as the Westville reservoir in the township of Knox, County of Columbiana, State of Ohio.

WHEREAS, the City of Alliance, Ohio, desiring under the provisions of Section 3677, General Code to appropriate certain property in Knox township, Columbiana County, for the purpose of constructing a reservoir for providing for a supply of water for itself and its inhabitants, on the 27th day of March 1913, passed a resolution declaring it to be the intention of of council to appropriate for the use of said city and its inhabitants, certain real estate described in said resolution.

WHEREAS, on the 28th day of April, 1913, the council of the City of Alliance, Ohio, passed an ordinance known as Ordinance No.1598, appropriating certain property in said Knox township, Columbiana County, Ohio, therein described for the purpose of constructing a reservoir for providing a supply of water for the City of Alliance, Ohio, and its inhabitants. Said resolution and said ordinance having been duly approved by the Mayor of the City of Alliance Ohio, and published as required by law, and

WHEREAS, it is shown and will appear by sheets Nos. 18, 19, and 20 of the General plans and specifications for said reservoir, that the public highway running south from Westville, and a portion of the first public highway running south and north, east of said Westville Road pass through said reservoir when completed, and that said road and the portion passing through said reservoir are low, and unless raised a sufficient height, will become covered with water stored in said reservoir, and no longer of use for a public highway.

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

Sec. 1.

That the Director of Public Service of the City of Alliance, Ohio, be authorized and directed to secure from the Board of Commissioners of Columbiana County, Ohio, the right to raise said portions of said roads with the bridges thereon to the lines shown on sheets Nos. 18, 19, and 20 of the general plans and specifications for said reservoir now on file in the office of the department of Public Service of the City of Alliance, Ohio, and that a certified copy of this ordinance with copies of said sheets to be filed with the Board of County Commissioners.

Sec. 2.

That in consideration of said County Commissioners granting unto said City of Alliance, the right to raise said roads and bridges to the height required by the plans and specifications providing, therefore the City of Alliance, Ohio, shall keep said roads and each of them open for travel during the raising and changing the grade thereof at the points hereinbefore indicated, or in case it may be unable so to do, then it will provide other proper temporary ways for persons traveling over and along the portion of said roads to be raised, until said roads, and each of them open for travel as contemplated, and said City of Alliance, Ohio, shall otherwise keep said County of Columbiana free from all cost, expense, and damage arising or growing out of the change of the grade of said roads by raising the height thereof, as hereinbefore provided for.

Sec. 3.

That the change of said roads shall be under the supervision of the surveyor of Columbiana County, and the engineer of the City of Alliance, Ohio, and shall be completed to the satisfaction and approval of said surveyor of Columbiana County.

RESOLUTION NO. 1610. (continued)

Sec. 4. That all ordinances or parts of ordinances in conflict with the foregoing be and the same are hereby repealed.

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

Passed: June 11th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel,
Mayor. June 12th-1913

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 in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: June 14th-21st-1913.

Leader: June 14th-21st-1913.

ORDINANCE NO. 1598

Mr. Voss: To appropriate for the purpose of providing a supply of water for the City of Alliance, Ohio, and its inhabitants, property without the limits of the City of Alliance, Ohio. Be it ordained by the Council of the City of Alliance, Ohio, two-thirds of the members elected thereto concurring.

Sec. 1.

That the following described property without the limits of the City of Alliance, Ohio, be and the same is hereby appropriated to public use for the purpose of providing a supply of water for the City of Alliance, Ohio, and its inhabitants, property without the limits of said city of Alliance, Ohio, and as part of a city of what is denominated the Westville Storage Reservoir to be used in connection with the Water Works system of said city of Alliance, Ohio, and under the provisions of Section 3677 of the General Code of Ohio, to-wit:

FIRST TRACT Owned by Vernon E. Stanley. Situated in the north west and south west quarters of Section 1, in Knox Township, Columbiana County, Ohio, and described as follows:

Beginning at an iron pin in Westville Road on west line and center line of Section 1., Knox Township, Columbiana County, Ohio, thence north along west line of said section No. 1 240.1 feet to an iron pin, thence S. 66 degrees 51' E. 351.4 feet thence N. 11 degrees 28' E. 275.4 feet, thence E. 3 degrees 28' S. 131.2 feet, thence south 23 degrees 39' E. 164 feet, thence E. 34 degrees 33' S. 533.7 feet, thence E. 2 degrees 11' S. 249.3 feet, thence 30 degrees 3' E. 442.5 feet thence E. 12 degrees 32' S. 327.2 feet, thence E. 35 degrees 1' North 446.3 feet, thence E. 42 degrees 53' S. 718.8 feet along Case Road to an iron at center of said Section No. 1, thence South 0 degrees 10' west 253 feet along said road to a stone, thence W. 10 degrees 42' S. 951.3 feet to a stone, thence W. 32 degrees 3' S. 445.3 feet, thence W. 22 degrees 46' South 464.4 feet, to a stone, thence W. 59 degrees 14' N. 547 feet, thence W. 10 degrees 32' N. 681.2 feet to an iron on West line of Section No. 1 40.5 feet to an iron on center and west line of said section No. 1 which is the place of beginning of this description, containing 25.1 acres more or less.

SECOND TRACT Owned by Martin Murphy. Situated in the Township of Knox. County of Columbiana and State of Ohio, and being a part of the north east and south east quarter of Section No. 2 therein, and described as follows:

Beginning at S.E. corner of N.E. quarter of Section No. 2, thence N. 2.87 ch., to south line of cemetery, thence west along said south line of cemetery 2.25 ch., thence north along west line of said cemetery 0.72 ch., to Mary and Rebecca Randolph's south line thence west along said south line of Mary and Rebecca Randolph's 3.38 ch., thence south 3.50 ch., to quarter section line, thence west 6.55 ch' along quarter section line, thence south 6.17 ch. thence North 88 degrees, East 17.88 ch., along public road to Section line, thence north along section line 5.90 ch., to quarter section line and place of beginning, containing 14.04 acres more or less.

Also with the following parcel of land situated in said township, county and state, and being a part of the north east quarter of Section No. 2.

Beginning 11.17 ch., W. of S.E. corner of N.E. quarter Section 2, thence W. along quarter section line 12.46 ch., thence north 8.03 ch thence east and parallel with quarter section line 12.46 ch., to Mary and Rebecca Randolph's west line, thence south 8.03 ch., along Mary and Rebecca Randolph's west line to quarter section line and place of beginning, containing 10 acres more or less.

THIRD TRACT. Owned by Thomas L. Stanley. Being a part of the south west quarter of Section No. 1, in Knox Township Columbiana County, Ohio, and described as follows:

Beginning at center of Section one, Knox Township, Columbiana County, Ohio, south 0 degrees 10' west 35.3 feet to a stone on section line, thence west 10 degrees 42' S. 798.2 feet to an iron pin on south line of Vernon E. Stanley tract which is the true place of beginning for this description, thence S. 22 degrees 7' E. 114.4 feet, thence S. 43 degrees 9' West 318.2 feet thence S. 0 degrees 16' E. 286.2 feet, thence N. 35 degrees 6' E. 583.3 feet, thence S. 39 degrees 51' East 240.6 feet, thence S. 6 degrees 8' E. 213.6 feet to a line between L. Stanley and Phillip Case, thence north along said line between L. Stanley and Phillip Case 602.3 feet to south line of Vernon E. Stanley land, thence west 10 degrees 42' S. along said south line of Vernon E. Stanley Land 431.7 feet to place of beginning of this description containing 3.20 acres more or less.

FOURTH TRACT Owned by Thomas L. Stanley. Also following tract of land situated in the south west quarter, Section 1, Township of Knox, County of Columbiana, State of Ohio, and described as follows: Beginning on the west line of Section No. 1 Knox Township, Columbiana County, State of Ohio, 312 feet south of iron at center line of said Section

No. 1, thence E. 8 degrees 19' S. 187.8 feet, thence S. 3 degrees 16' W. 342.5 feet, thence south 11 degrees 40' west 241.7 feet, thence E. 15 degrees 48' N. 81.7 feet, thence North 20 degrees 42' east 434 feet, thence E. 16 degrees 27' North 136.3 feet, thence East 0 degrees 58' N. 245.8 feet, thence S. 48 degrees 23' E. 149.6 feet, thence S. 65 degrees 44' W. 161.4 feet, thence E. 11 degrees 9' W. 83.6 feet, thence E. 12 degrees 45' N. 263.5 feet to a stone on south line Vernon E. Stanley's land, thence west 59 degrees 14' N. 547 feet along south line Vernon E. Stanley's land thence west 10 degrees 32' North 681.2 feet, along south line Veron Stanley's land to an iron on west line of said Section No. 1 40.5 feet south of center line of said Section No. 1., thence south on west line of said section No. 1, 271.5 feet to place of beginning of this description containing 6.75 acres more or less.

FIFTH TRACT. Owned by Jackson Grove. Also the following tract of land situated in the northeast, northwest, southeast, and southwest quarter of Section No. 2 in said township of Knox, County of Columbiana, State of Ohio, and described as follows:

Beginning at a point in the north and south center line of Section No. 2, Knox Township, No. 17 Range No. 5, Columbiana County, State of Ohio, a distance of 2203.6 feet, north of the south line of said Section, said point being marked by a stone in the public road at the corner of lands formerly owned by Roscoe Clemson and John W. Grove, thence north 89 degrees, 46' east along said road a distance of 170.55 feet, thence north 69 degrees 31' east along said road a distance of 293.4 feet to a stone, thence North 0 degrees 3' east a distance of 371.1 feet to a stone in the east and west center line of said Section, thence south 89 degrees 32' West along said half Sec. line a distance of 180.1 feet, thence north 16 degrees 30' west a distance of 191.6 feet thence S. 1 degree 16' East 183.6 feet, to a point in said half Sec. Line, thence south 89 degrees 32' West, along said half Section Line, a distance of 514.7 feet, thence N. 2 degrees 44' W. a distance of 394.3 feet, thence S. 32 degrees 22' west a distance of 209.7 feet, thence South 0 degrees 40' east 218.4 feet, thence to a point in said half section line, thence

ORDINANCE NO. 1598. Continued

South 89 degrees 32' west a distance of 261.5 feet along said half section line to a stone at the north east corner of lands owned by Harding Bailey, thence 8. 1 degree 1' east along the east line of said lands a distance of 598.2 feet to a stone in the public road at the south east corner of lands of Harding Bailey, thence north 58 degrees 25' east along the public road a distance of 272.0 feet to a stone, thence south 89 degrees 36' east a distance of of 458.5 feet to the place of beginning containing 13.2 acres more or less.

That all ordinances or parts of ordinances and resolutions in conflict with any of these resolutions be and the same are hereby repealed.

Sec. 2.

That Wm .M. Roach, solicitor of the City of Alliance, Ohio, be and is hereby authorized and directed to apply to a court of competent jurisdiction to have a jury impaneled to make inquiry into and assess the compensation to be paid for such property.

Sec. 3.

That the costs and expense of said appropriation be paid out of the Water Works Fund.

Sec. 4.

That this ordinance be and the same hereby is declared an emergency measure.

Sec. 5.

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

Passed: April 28th-1913

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.P. Speidel,

Mayor. April 30th-1913.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said City.

Said publications were on the following dates:

Review: May 2-9th-1913.

ORDINANCE NO. 1605.

Mr. Yanney:- An ordinance to amend Ordinance No. 1565.
Be it ordained by the Council of the City of Alliance, Ohio, that ordinance No. 1565, duly passed by this Council upon the 20th day of January, 1913, to amend and supplement by the addition of the following section:

Section 7.

Be it further ordained that for the purpose of paying the interest upon these bonds, there shall be levied and assessed upon all the taxable property in the City of Alliance, an annual tax sufficient to raise the sum of \$67.50 or so much thereof as may be necessary for said purpose, said tax to continue so long as any of said bonds are outstanding. And for the purpose of raising a sinking fund, there shall be levied and assessed each year, while any of said bonds are outstanding an annual tax that will raise such sum of money as will create a sinking fund sufficient to redeem said bonds at maturity.

This ordinance is hereby declared an emergency measure and shall take effect forthwith.

Passed: May 26th-1913.

J.W. Hyll

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.P. Speidel,

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, and in the Alliance Daily Leader, two newspapers of the opposite politics published and of general circulation in said city.

Said publications were on the following dates:

Review:

Leader: May 29th-June 5th-1913.

MILK ORDINANCE

ORDERS AND REGULATIONS TO PROVIDE FOR THE SALE AND CARE OF MILK IN ALLIANCE, OHIO, BY THE BOARD OF HEALTH OF THE CITY OF ALLIANCE, OHIO, TO-WIT:-

- Section 1. No person shall bring into the City of Alliance, Ohio, for sale or shall sell or offer for sale any milk or cream, without a permit from the Board of Health. Said permit no to be transferable.
- Section 2. No person shall bring into the City of Alliance, Ohio, for sale or shall sell or offer for sale any whole milk which has been obtained from any milk dealer, dairyman or other person not having a permit issued by the Board of Health.
- Section 3. A fee of fifty cents shall be charged for each permit and the same shall be credited to the sanitary fund.
- Section 4. Permits shall be renewed semi-annually on or before June 30th and December 31st. The applicant must state his name, residence, postoffice address and location of his business place or places.
- Section 5. The applicant must state the number of cows from which milk is obtained for sale, and the number of gallons (estimated) sold daily.
- Section 6. Any dairyman, milkdealer or other person, upon application to the Health officer for a permit or renewal to sell or deliver milk shall file a written statement giving his name and address, the number of cows he owns or has charge of, the average amount of milk (estimated) which he sells each day, the names, addresses, and license numbers of all persons from whom he buys milk and the amount (estimated) which he buys from each of them each day.
- Section 7. The Board will not issue any permit unless it is satisfied after inspection, with the quality of milk, the cleanly and sanitary conditions of milking, the stables, cows, wagons store or place of business of the applicant therefor, and with all the utensils used by him from which his milk or cream is obtained; and that the food given the cows is pure and wholesome and that all persons engaged in the care and handling of the milk are free from any contagious or infectious disease and that said persons use due cleanliness in their work, and that the whole milk and cream be handled in accordance with the provisions hereof. Should the applicant live at such a distance from the City of Alliance as to make it impracticable for the dairy and food inspector to visit such dairy premises, such applicant shall furnish evidence, satisfactory to the Board of the Sanitary conditions of his dairy.
- Section 8. Handling the milk.—
Immediately after milking, the milk shall be removed from the stable into a milk room, screened from flies and other insects, aerated or cooled to at least sixty degrees temperature, and put into perfectly clean bottles or cans. DAIRYMAN WHO USE BOTTLES AND CANS IN DELIVERING MILK SHALL NOT FILL BOTTLES WHILE ON THEIR DELIVERY ROUTE, and no person shall transfer milk intended for sale from one receptacle into another receptacle on any street or alley in the City of Alliance, Ohio.
- Section 9. Milk Delivery Wagons.—
(a) No one shall use any vehicle for the retail delivery of milk in the City of Alliance which has not been marked thereon in legible roman letters not less than three inches in height, and on both sides of the vehicle in a conspicuous place, the name of the owner, the number of his permit, and if such vender sells skimmed milk, each and every container of skimmed milk shall have the words "Skimmed Milk" inscribed thereon in plain letters, not less than one inch in height, plainly visible to the prospective purchaser.
- Section 10. No person or dealer shall give, furnish, sell or offer for sale, or deliver any whole milk or cream in quantities less than one (1) gallon, except in sanitary bottle, sealed with a suitable cap with name of said bottler, dairyman or dealer printed on said cap. Said bottles are not to be used for any purpose other than milk purposes. No person or dealer shall sell, offer for sale or deliver any whole milk, or cream in quantities exceeding one gallon unless the can or receptacle containing the same is securely covered, provided however, that the persons or dealer engaged exclusively in the wholesale delivery or sale of whole milk and cream from wagons not carrying milk for retail customers, may deliver the same from covered cans or receptacles and provided, further that said wagon or wagons shall have inscribed conspicuously thereon in plain letters not less than three inches in height the words, "Wholesale Delivery."
Cans with faucets will not be allowed.
No person or milk dealer shall sell, deliver, sell or offer to sell, or keep for sale in stores, milk or cream, in quantities less than one gallon unless delivered and kept in the original package or container. (Exception) (Original packages of greater capacity than one quart may be broken for sale if the unsold portion is kept in the original package properly closed and portion sold and delivered to purchased in closed vessel.) The compartment where milk or cream is kept shall be separated by an impervious water and odor proof partition from all other compartments of any ice box or refrigerator, neither milk or cream shall be kept in the same compartment with any other food stuffs except butter and cheese.
- Section 11. Any milk dealer or producer of milk who shall fail or neglect to comply with each and every provision of these orders and regulations shall be subject to penalties as provided by law.
- Section 12. That these orders and regulations shall take effect and be in force from and after the earliest period allowed by law.

Passed: July 14-1913

E.P. Speidel,
Pres. of Board of Health.

Attest: Chas. O. Silver, Clerk Council.

Approved: J.F. Hogan,
Clerk of Board of Health.

RESOLUTION NO. 1630

Mr. Barnard:

To authorize the extension of Water Service on West Ely street extended to Buckeye Avenue outside of the limits of the City of Alliance, Ohio.

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

Section 1.

Whereas certain persons owning property abutting on West Ely Street extended outside of the corporate limits of the City of Alliance, Ohio, have submitted to this council written request for the extension of a water main on said West Ely street extended from the corporation line west to Buckeye Avenue in accordance with the provisions of City ordinance No. 1554 and whereas the Water Committee of the City Council to whom such request was referred has recommended that same be granted, therefore be it resolved

Section 2.

That permission is hereby granted for the constructing and maintaining of said water line outside of the corporate limits of the City of Alliance, Ohio, under the provisions of Section 1554.

Section 3.

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

Passed: July 14th-1913

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: July 15th-1913.

E.P. Speidel

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 in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Alliance Leader: July 17-24th-1913

Alliance Review: July 17-24th- 1913.

ORDINANCE NO. 1612.

Mr. Farmer: To fix the compensation of first grade helper furnishing his own horse in the City Engineer's Department.

Section 1.

Be it resolved by the Council of the City of Alliance, Ohio, that the wages of first grade helper furnishing his own horse in the City Engineering Department be and the same is hereby fixed at Three Dollars (\$3.00 per day when the horse is used, \$2.50 when the horse is not used.

Section 2.

That the salaries or wages for other employees in said department not furnishing horse shall not be changed hereby and this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: July 14th-1913

J.W. Hull

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.P. Speidel,

Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, Published and of general circulation in said city of Alliance, Ohio.

Published in the Alliance Leader: July 17th-24th-1913.

Published in Alliance Review: July 17th-24th-1913.

RESOLUTION NO. 1632.

Mr. Barnard:

Declaring the intention to and necessity for appropriating property to provide a site for and the construction of a reservoir for providing a supply of water for the City of Alliance, Ohio, and its inhabitants.

Be it resolved by the Council of the City of Alliance, State of Ohio, that it be deemed necessary, and it does hereby declare its intent to condemn and appropriate for public use, for the purpose of securing a site and constructing thereon a reservoir, in Knox Township, Columbiana County, Ohio, for providing a supply of water for the City of Alliance, State of Ohio, and its inhabitants, the following described property situated in said township of Knox, Columbiana County, Ohio, viz:

FIRST TRACT

Owned by Vernon E. Stanley:

Situated in the north west and south west quarters of Section 1, in Knox Township, Columbiana County, Ohio, and described as follows:

Beginning at an iron pin in Westville Road on west line and center Section 1, Knox Township, Columbiana County, State of Ohio, thence north along west line of said section 1, 240.1 feet to an iron pin, thence S. 66 degrees 51 minutes E. 351.4 feet thence north 11 degrees 28 minutes S. 131.2 feet thence S. 23 degrees 30 minutes E. 164 feet, thence E. 34 degrees 33 minutes S. 533.7 feet, thence E. 2 degrees 11 minutes south 249.3 feet, thence N. 30 degrees 3 minutes 442.5 feet, thence East 12 degrees 32 minutes south 327.2 feet, thence E. E. 35 degrees 1 minute north, 446.3 feet, thence E. 42 degrees 53 minutes south 718.8 feet along Case Road to an iron at center of said Section No. 1, thence S. 0 degrees 10 minutes West 35.3 feet along said road to a stone, thence west 10 degrees 42 minutes south 951.3 feet to a stone, thence west 32 degrees 3 minutes south, 445.3 feet, thence west 22 degrees 46 minutes south 464.4 feet to a stone thence west 32 degrees 3 minutes south 445.3 feet, thence west 22 degrees 46 minutes south, 464.4 feet to a stone, thence W. 59 degrees 14 minutes 547 feet, thence west 10 degrees 32 minutes north, 681.2 feet to an iron on west line of said section No. 1, thence north along west line of said section No. 1 40.5 feet to an iron on center and west line of said Section No. 1, which is the place of beginning of this description, containing 25.1 acres more or less.

SECOND TRACT

Owned by Martin Murphy.

Situated in the Township of Knox County of Columbiana State of Ohio, and being part of the north-east and southeast quarter of Section No. 2, therein, and described as follows: Beginning at S.E. corner of N.E. quarter of section 2, thence 2.87 chains thence to south line of cemetery, thence west along said south line of cemetery 2.25 chs., thence north along west line of said cemetery, thence west along said south line of cemetery 2.25 chs., thence north along west line of said cemetery 0.72 chs., to Mary and Rebecca Randolph's south line, thence west along said south line of Mary and Rebecca Randolph 8.38 ch., thence south 3.50 ch., to quarter section line, thence west 6.55 ch., along quarter section line, thence south 6.17, thence north 88 degrees E. 17.88 ch., along public road to section, thence north along section line 5.90 ch., to quarter section line, and place of beginning containing 14.04 acres more or less.

Also with the following parcel of land situated in said township, county and state, and being a part of the northeast quarter of Section 2.

Beginning 11.17 ch., W. of S.E. corner of N.E. quarter section 2, thence W. along quarter section line 12.46 ch., thence north 8.03 ch., thence east and parallel with quarter section line 12.46 ch., to Mary and Rebecca Randolph's west line thence south 8.03 ch., along Mary and Rebecca Randolph's west line to quarter section line and place of beginning, containing 10 acres more or less.

THIRD TRACT

Owned by Thomas L. Stanley.

Being a part of the southwest quarter of Section No. 1, in Knox township, Columbiana County, Ohio, and described as follows:

Beginning at center of Section one Knox township, Columbiana County, Ohio, south 0 degrees 10 minutes west 35.3 feet to a stone on section line thence west 10 degrees 42 minutes south 798.2 feet to an iron pin on south line of Vernon E. Stanley tract which is the true place of beginning for this description. Thence south 22 degrees 7 minutes east, 114.4 feet, thence south 3 degrees 9 minutes west, 318.2 feet, thence south 0 degrees 16 minutes east 286.2 feet, thence north 5 degrees 6 minutes East 583.3ft., thence South 39 degrees 51 minutes east 240.6 feet thence south 6 degrees 8 minutes east 213.6 feet to a line between L. Stanley and Phillip Case, thence north along said line between L. Stanley and P. Case 602.3 feet to south line of Vernon E. Stanley land, thence west 10 degrees 42 minutes South along said line of Vernon E. Stanley land 341.7 feet to place of beginning of this description, containing 3.20 acres more or less.

FOURTH TRACT

Owned by Thomas L. Stanley.

Also the following tract of land situated in the southwest quarter section No. 1, Township of Knox, County of Columbianna, State of Ohio, and described as follows:

Beginning on the west line of section No. 1, Knox Township, County of Columbianna, State of Ohio, 312 feet south of iron at center line of said Section No. 1, thence east 8 degrees 19 minutes south 187.8 feet, thence south 3 degrees 16 west, 342.5 feet thence south 11 degrees 42 minutes east 434 feet, thence east 16 degrees 27 minutes north 136.3 feet thence East 0 degrees 58 minutes north 245.8 feet, thence south 48 degrees 23 minutes east 149.6 feet, thence South 65 degrees 44 minutes west 164.4 feet, thence south 11 degrees 9 minutes west 83.6 feet, thence east 12 degrees 45 minutes north 263.5 feet to a stone on south line of Vernon E. Stanley's land, thence west 59 degrees 4 minutes north 547 feet along south line of Vernon E. Stanley's land, thence west 0 degrees 32 minutes north 681.2 feet along south line of Vernon E. Stanley's land to an iron on west line of said section 140.5 feet south of center line of said section No. 1, thence south on west line of said section No. 1, 271.5 feet to place of beginning of this description containing 6.75 acres more or less.

RESOLUTION NO.1632 (continued)

FIFTH TRACT

Owned by Jackson Grove- Wm. E. Everhart.

Also the following tract of land situated in the northeast, northwest and southwest and southeast quarter section No. 2, in said township of Knox, County of Columbiana, State of Ohio, and described as follows:

Beginning at a point in the north and south center line of Section 2, Knox Township, No. 17 Range No. 5, Columbiana County, State of Ohio, a distance of 2203.6 feet north of the south line of said section, said point being marked by a stone in the public road at the corner of the lands formerly owned by Roscoe Clemson and John W. Grove, thence north 89 degrees 46 minutes east along said road a distance of 170.55 feet, thence north 69 degrees 31 minutes east along said road a distance of 293.4 feet to a stone thence north 0 degrees 3 minutes east a distance of 371.1 feet to a stone in the east and west center line of said Section, thence south 89 degrees 32 minutes west along said half section line a distance of 180.1 feet, thence north 16 degrees 30 minutes west a distance of 191.6 feet, thence south 73 degrees 40 minutes west, a distance of 532.8 feet, thence north 1 degree, 21 minutes west a distance of 146.5 feet to half section line thence north 2 degrees 44' west a distance of 394.3 feet, thence south 32 degrees 22' west a distance of 209.7 feet, thence south 0 degrees 40' east 218.4 feet, to a point in said half section line, thence south 36 degrees, 55 minutes west a distance of 425.3 feet to east line Harding Bailey's land, thence south 1 degree 1 minute, east a distance of 265 feet to a stone in the public road at southeast corner of said lands of Harding Bailey, thence north 58 degrees 25' east along the public road a distance of 270.0 feet to a stone, thence south 89 degrees 36' east a distance of 272.0 feet to a stone, thence south 89 degrees 36' east a distance of 458.5 feet to the place of beginning, containing 11.34 acres more or less.

Said real estate being condemned and appropriated under the provisions of Section 3677 and 3678, General Code and the Mayor of the City of Alliance, Ohio, is hereby authorized and instructed to cause the required written notices of the passage of this resolution to be given and served by R.R. France, designated for the purpose, and proper publication be made as to those persons entitled to notice, who cannot be found.

That this resolution be in force from and after the earliest day allowed by law.

Passed: July 14th-1913.

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: July 16th-1913.

E.P. Speidel,

Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio. Said publications were on the following dates:

Alliance Daily Review: July 22-29-1913.

Alliance Daily Leader: July 21-28-1913.

RESOLUTION NO. 1625.

To grant to The Alliance-Sebring Central Labor Body the right to the use of the streets alleys and other public places of the City of Alliance, for Labor Day celebration, Monday September 1st-1913.

Be it resolved by the Council of the City of Alliance, Ohio, that permission be and the same is hereby granted in Alliance-Sebring Central Labor Body the use of the streets, alleys, and other public places for the purpose of a Labor Day parade to be held Sept. 1-1913, amusements and Labor Day celebrations, on condition that there is no fake, immoral or gambling of any kind permitted in connection therewith.

This resolution shall be in force and take effect at the earliest day allowed by law.

Passed: July 21st-1913.

J.W. Hull,
Pres. of Council.

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

Filed And Approved: Jul.22-1913.

E.P. Speidel,
Mayor.

Mr. Barnard:

Declaring it necessary to issue bonds for the purpose of erecting a public building for the use of the officials of the City of Alliance, Ohio, and a public Hall for the use of the citizens of Alliance, Ohio.

Be it resolved by the Council of the City of Alliance, Ohio, two-thirds of all the members elected thereto concurring: that it is necessary to issue and sell bonds in the fiscal year beginning January 1st-1913, for the purpose of erecting a public building in the city of Alliance, Ohio, completed and furnished as a public hall and with offices for the use of the officials of said city, in the sum of seventy-five thousand (\$75,000.00) dollars, and that the question of issuing and selling the bonds of said city for such purposes, be submitted to a vote of the qualified electors of said city at the general primary election to be held in said city on the second day of September, 1913, at the regular place or places of voting in said city, and said election shall be conducted, canvassed and certified in the same manner as other general elections.

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 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.

Passed: July 21st-1913.

J.W. Hull,
Pres. of Council.

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

Approved and filed: July 22-1913.

E.P. Speidel,
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 in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Alliance Review: July 25-Aug. 1-1913.

Alliance Leader: July 25-Aug. 1-1913.

ORDINANCE NO. 1618.

Mr. Yanney:- An ordinance regulating automobiles, motorcycles, bicycles, power trucks, except street cars, upon the streets, alleys, avenues and public places in the city of Alliance, Ohio, Be it ordained by the Council of the City of Alliance, Ohio.

Section 1.

That from and after the passage of this ordinance it shall not be lawful for any person or persons, firm or corporation to run, operate, propel or drive or cause to be run, operated, propelled or driven, on, over or upon the streets or highways of the City of Alliance, Ohio, any automobile, motorcycle or motor bicycle or motor vehicle, the motor power of which shall be electricity, steam, gasoline or any source of energy other than muscular power, except under the following restrictions:

Section 2.

No person shall operate an automobile, motorcycle, or any other motor vehicle on any street or public highway in the business and closely built up portions of the City of Alliance, Ohio, at a greater rate of speed than twelve (12) miles an hour, or any street or public highway elsewhere in the corporation at a greater rate of speed than twenty (20) miles an hour.

Section 3.

The business and closely built up portion of the City of Alliance, Ohio, wherein the twelve mile speed limit for automobiles, motorcycles, or other motor vehicles shall be applied as follows: Main street from Pennsylvania depot to Union ave., Union avenue from College street to Mill street; State street from Cherry avenue to L.E.A.&W. R.R.; Arch avenue from Main street to Grant street, Linden avenue from Main street to Broadway street; Union avenue from Broadway street to Ely street.

Section 4.

No motor of any automobile, motorcycle or other motor vehicle shall be permitted to run for a period of more than five (5) minutes while such automobile, motorcycle, or other motor vehicle is at rest on any street or highway, in the City of Alliance, Ohio.

Section 5.

No automobile, motorcycle, or other vehicle shall be operated on any street alley, or public place in the City of Alliance, Ohio, unless the same be equipped with with an efficient muffler, and no such automobile, motorcycle or other motor vehicle shall be operated on any street, alley, or public place in the City of Alliance, Ohio, with said muffler open.

Section 6.

No motorcycle, or bicycle operating on Main street shall carry two persons unless the extra person is carried on a tandem seat, which tandem shall be attached back of the person operating said motorcycle, bicycle, or other motor vehicle.

Section 7.

Any person or persons violating any of the provisions of this ordinance shall upon conviction thereof be fined not less than \$15.00 nor more than \$25.00 for the first offense and for a second and each subsequent offence such person or persons shall be fine upon conviction not less than \$25.00 nor more than \$50.00, or imprisoned not more than thirty days or both at the discretion of the mayor.

Section 8.

The Police Department shall see that his ordinance is posted in every automobile garage, and shall keep copies in the office of the director of Public Safety to be issued upon application.

Section 9.

All ordinances or parts of ordinances inconsistent with the provisions of this ordinance are hereby repealed.

Section 10.

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

Passed: July 21st-1913.

J.W. Hull,
Pres. of Council.

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

Approved & Filed: July 22-1913.

E.P. Speidel,
Mayor.

I, Chas. O. 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 and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: July 25th-August 1st-1913.

Leader: July 25th-August 1- 1913.

APPROPRIATION ORDINANCE NO. 1620

Mr. Yanney:

An ordinance to make appropriations for the current expenses and other expenditures of the City of Alliance, Ohio, for the fiscal half year ending December 31-'13

Section 1.

Be it ordained by the Council of the City of Alliance, Ohio, that to provide for the current expenses and other expenditures of the City of Alliance, Ohio, during the fiscal half year ending December 31st-1913, the following sums, be, and they are hereby appropriated, viz:

GENERAL FUND- DIV. 1.

Section 2.

That there be appropriated from the General Fund:

COUNCIL-1-A.
ORDINARY PURPOSES.

1-A-1	Members & President.....	\$132.50	
1-A-2	Stationery & Print.....		
1-A-3	Incidentals		\$ 132.50

CLERK OF COUNCIL-1-B.
ORDINARY PURPOSES.

1-B-1	Clerk.....	150.00	
1-B-2	Clerk hire.....		
1-B-3	Furniture & Fixtures.....		
1-B-4	Stationery & Printing.....	10.00	
1-B-5	Incidentals.....	10.00	
1-B-6	Serving notices.....		
	Total Clerk of Council.....		\$ 170.00

MAYOR-1-C.
ORDINARY PURPOSES.

1-C-1	Mayor.....	650.00	
1-C-2	Clerk Hire.....	50.00	
1-C-3	Furniture & Fixtures.....	11.50	
1-C-4	Stationery & Print.....	45.00	
1-C-5	Incidentals.....	23.50	
	Total of Mayor.....		\$ 780.00

AUDITOR-1-D.
ORDINARY PURPOSES

1-D-1	Auditor.....	600.00	
1-D-2	Clerk hire.....	510.00	
1-D-3	Furniture & Fixtures.....	10.00	
1-D-4	Stationery & Print.....	50.00	
1-D-5	Incidentals.....	15.00	
	Total of Auditor.....		\$ 1185.00

TREASURER-1-E-
ORDINARY PURPOSES

1-E-1	Treasurer.....	250.00	
1-E-2	Clerk hire.....		
1-E-3	Furniture & Fixtures.....		
	Total of Treasurer		\$ 250.00

SOLICITOR-1-F
ORDINARY PURPOSES.

1-F-1	Solicitor.....	600.00	
1-F-2	Clerk hire		
1-F-3	Furniture & Fixtures.....	6.15	
1-F-4	Stationery & Printing.....	10.00	
1-F-5	Incidentals.....	60.00	
1-F-6	Special Council.....	250.00	
1-F-7	Law Library.....		
	Total of Solicitor.....		\$ 926.15

(APPROPRIATION ORDINANCE CONTINUED)

CIVIL SERVICE COMMISSION 1-G.
ORDINARY PURPOSES

1-G-1	Civil service commission.....	\$	37.50
1-G-2	Incidentals.....		25.00
Total Civil Service commission.....			\$62.50

ELECTIONS-1-J-
ORDINARY PURPOSES

1-H-1	Registrars, Clerks, Etc.....	1591.69	
1-H-2	Booths, Rent, Fixtures, Etc.....	144.00	
1-H-3	Furniture & Fixtures.....	160.00	
1-H-4	Stationery, Printing, Etc.....	152.50	
1-H-5	Incidentals.....	50.00	
Total of Elections.....			\$2098.19

LEGAL ADVERTISING-1-I
ORDINARY PURPOSES

1-I-1	Mayors Proclamation.....	25.00	
1-I-2	General Ordinance, Resolutions.....	500.00	
1-I-3	Annual Report.....		
Total Legal Advertising.....			\$525.00

LEGAL ADVERTISING
EXTRAORDINARY PURPOSES

1-I-4	Special asst. Ordinance, Resolution.....	150.00	
Total of Extraordinary.....			\$150.00

JUDICIAL 1-J-1
ORDINARY PURPOSES

1-J-1	Police Courts.....		
1-J-2	Other Courts.....		
1-J-3	City Damages.....		
1-J-4	Court Costs.....	300.00	
Total of Judicial.....			\$300.00

MISCELLANEOUS EXECUTIVE 1-K.

1-K-1	Printing bonds.....	100.00	
1-K-2	Printing Requisitions.....	50.00	
Total of Miscellaneous.....			150.00

HUMANE OFFICER 1-L-1

1-L-1	Humane Officer.....	240.00	
Total of Humane Officer.....			240.00

SEALER OF WEIGHTS & MEASURES 1-M
ORDINARY PURPOSES.

1-M-1	Sealer.....	240.00	
1-M-2	Incidentals.....	15.00	
Total of Sealer.....			255.00

AUDITORS, TREASURER FEES

Collecting special assessment.....	300.00
TOTAL OF GENERAL FUND	\$ 7,589.34

DEPARTMENT OF PUBLIC SAFETY-DIV. 2.

Section 3.

That there be appropriated from the Public Safety Fund:

GENERAL ADMINISTRATION-2-A.
ORDINARY PURPOSES.

2-A-1	Directors	300.00	
2-A-2	Furniture & Fixtures.....	25.00	
2-A-6	Legal Advertising.....	15.00	
Total general administration.....			\$340.00

(APPROPRIATION ORDINANCE CONTINUED)

FIRE AND POLICE TELEGRAPH, TELEPHONE 2-B-
ORDINARY PURPOSES.

2-B-1 Police Signal System.....\$159.00
2-B-2 Fire Alarm System..... 188.00

EXTRAORDINARY

2-B-3 Police Signal System.....
2-B-4 Fire Alarm System..... 180.00

Total Fire and Police Telegraph, Tell.....\$ 527.00

POLICE DEPARTMENT 2-C.
ORDINARY PURPOSES.

2-C-1. Regular Police.....5372.24
2-C-2 Employees.....
2-C-3 Furniture & Fixtures..... 12.50
2-C-4 Stationery & Printing..... 20.00
2-C-5 Incidentals..... 10.00
2-C-6 Special Police..... 230.00
2-C-7 Fuel, Light, Supplies..... 65.00
2-C-9 Buildings, Rent..... 10.00
2-C-10 Sustenance of Prisoners..... 35.00
2-C-11 Apparatus..... 45.00

Total of Police Department..... 5,799.24

FIRE DEPARTMENT 2-D.
ORDINARY PURPOSES.

2-D-1 Regular Firemen..... 7000.00
2-D-2 Employes
2-D-3 Furniture & Fixtures..... 39.00
2-D-4 Stationery and Printing..... 23.00
2-D-5 Incidentals..... 130.00
2-D-6 Special Firemen..... 103.00
2-D-7 Fuel, Light, Supplies..... 440.00
2-D-8 Horses, Harness..... 255.00
2-D-9 Apparatus..... 179.00

Total Ordinary Fire Department..... 8,169.00

EXTRAORDINARY FIRE DEPARTMENT

2-14-D Apparatus..... 473.00

TOTAL OF PUBLIC SAFETY DEPARTMENT.....\$15,308.24

DEPARTMENT OF PUBLIC HEALTH DIV. 3.

Section 4.

That there be appropriated from Public Health Fund:

GENERAL ADMINISTRATION 3-A.
ORDINARY PURPOSES.

3-A-1 Health Officer..... 100.00
3-A-2 Clerk Hire.....
3-A-3 Stationery & Printing..... 5.00
3-A-4 Incidentals.....
3-A-5 Legal Advertising..... 35.00

TOTAL of General Administration..... 140.00

SANITARY-3-B-
ORDINARY PURPOSES

3-B-1 Medical services.....
3-B-2 Sanitary Police..... 300.00
3-B-4 Incidentals..... 200.00

Total of Sanitary..... 500.00

QUARANTINE-3-C
ORDINARY PURPOSES.

3-C-1 Medical Services.....
3-C-2 Food Supplies..... 15.00
3-C-3 Incidentals..... 10.00

Total Quarantine..... 25.00

(APPROPRIATION ORDINANCE CONTINUED)

INSPECTION OF PLUMBING 3-D-
ORDINARY PURPOSES.

3-D-1	Inspector.....	\$	240.00	
3-2-2	Incidentals.....		15.00	
	Total of Plumbing.....			\$255.00

INSPECTION OF DAIRIES 1-E.

3-E-1	Inspector of Dairies		75.00	
3-E-2	Incidentals.....		15.00	
	Total of Inspector of Dairies.....			90.00

TOTAL OF PUBLIC HEALTH FUND.....\$950.00

DEPARTMENT OF PUBLIC SERVICE DIV. 4.

Section 5.

That there be appropriated from the Public Service Fund:

GENERAL ADMINISTRATION 4-A.

4-A-1	Directors.....		744.16	
4-A-2	Clerk Hire.....		60.00	
4-A-6	Legal advertising.....		10.00	
	Total of General Administration.....			814.16

ENGINEERING-4-B-1

4-B-1	Engineering.....			
4-B-2	Assistant to Engineer.....		1400.00	
4-B-4	Stationery.....		50.00	
4-B-5	Incidentals.....		50.00	
	Total of Engineering.....			1500.00

STREET REPAIRING 4-C.
ORDINARY PURPOSES

4-C-1	Supervision.....		200.00	
4-C-2	Pay roll Laborers.....		1450.00	
4-C-3	Material.....		200.00	
4-C-4	Repairs by contract.....		100.00	
4-C-5	Tools, Implements.....		50.00	
4-C-6	Crosswalks.....		400.00	
4-C-7	Miscellaneous.....		100.00	
4-C-8	New Equipment.....		50.00	
	Total of Street Repairing.....			2550.00

SIDEWALK 4-D.
ORDINARY (TAX LEVY)

4-D-1	Laying.....	\$	200.00	200.00
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STREET CLEANING 4-E-
ORDINARY PURPOSES

4-E-1	Pay roll laborers.....	\$	1700.00	
4-E-2	Equipment and supplies.....		50.00	
	Total of Street Cleaning.....			1750.00

STREET LIGHTING 4-G.
ORDINARY PURPOSES

4-G-1	Street lighting.....	\$	4800.00	4800.00
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SEWERS, DITCHES, DRAINS-SEWAGE DISPOSAL

4-I-1	Pay roll laborers.....		1000.00	
4-I-2	Material, Tools, etc.....		200.00	
4-I-1	Ditch Filling.....		450.00	

EXTRAORDINARY

4-I-6	Lands, buildings, equipment.....		2000.00	
4-I-7	Storm sewers.....		300.00	
4-I-8	Sanitary sewers.....		150.00	
	Total of Sewers.....			4100.00

INSPECTION OF WIRE 1-K.
ORDINARY PURPOSES.

4-K-1	Inspector.....	\$ 240.00	
4-K-2	Incidentals.....	15.00	
	Total of Inspection of wire.....	\$ 255.00	

PUBLIC BUILDING AND LAND 4-L
ORDINARY PURPOSES.

4-L-1	Emploees.....	300.00	
4-L-2	Fuel, Light.....	200.00	
4-L-4	Incidentals.....	250.00	
4-L-5	Street Signs.....	100.00	
	Total of Public Buildings & Lands.....	850.00	
	TOTAL OF PUBLIC SERVICE FUND.....	\$16,129.16	

CEMETERY FUND- DIV. 5

Section 5.

That there be appropriated from the Cemetery Fund:

ORDINARY PURPOSES-OFFICE

5-A-1	Superintendent.....	420.00	
5-B-2	Clerks.....	150.00	
	Total of Ordinary office.....	570.00	

MAINTENANCE
ORDINARY

5-7-6	Pay roll laborers.....	600.00	
5-8-7	Material.....	
	Total of Maintenance.....	600.00	
	TOTAL OF CEMETERYS.....	1170.00	

MUNICIPAL WATER WORKS DIV. 6

Section 6.

That there be appropriated from the Water Works Fund:

ORDINARY PURPOSES-OFFICE EXPENSE

6-A-1	Superintendent.....		
6-A-2	Clerk Hire.....	1350.00	
6-A-3	Stationery, Printing.....	150.00	

SUPPLY

6-B-1	Operation.....	100.00	
6-B-2	Maintenance.....	100.00	

PUMPING

6-E-1	Operation.....	8750.00	
6-E-2	Maintenance.....	300.00	

DISTRIBUTION

6-F-1	Operation.....	1700.00	
6-F-2	Maintenance.....	

FILTRATION

	Operation.....	1750.00	
	Maintenance.....	150.00	

EXTRAORDINARY

6-G-1	Lands, Building, Equipment.....	100.00	
6-G-2	Booster, Station.....	1500.00	
6-G-3	Extension-Main.....	3500.00	
6-G-4	Extension Service.....	500.00	
6-G-5	Meters-New.....	500.00	
6-G-6	Extension out side of city.....	2000.00	

Sinking Fund interest..... 7557.50

TOTAL WATER WORKS DEPT..... 30,007.50

HOSPITAL..... 250.00

SINKING FUND INTEREST..... 18,000.00

(APPROPRIATION ORDINANCE CONTINUED)

Section 8.

That the City Auditor is hereby authorized to draw his warrant upon the City Treasurer for the amount appropriated in this ordinance whenever claims are presented properly approved by the head of the department for which the indebtedness was incurred, and are legally contracted for in accordance with law.

Section 9.

That this ordinance shall take effect and be in force from and after its passage and publication hereof by the Clerk of this council and in said publication said clerk is directed to publish the totals of the several sections, but not the item.

Passed: July 14th-1913

J.W. Hull

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

Pres. of Council.

Approved: E.P. Speidel,
Mayor.

July 15th-1913.

FINANCE COMMITTEE {
 (G.W. Yanney
 (Peter Voss
 (F.E. Farmer

ORDINANCE NO. 1619.

Mr. Farmer: An ordinance to secure from the Board of Commissioners of Columbiana County, Ohio, the Right to Raise certain parts of Certain Roads, and the bridges Thereon Required in the Construction of what is known as the Westville Reservoir in the Township of Knox, County of Columbiana County, and State of Ohio.

Whereas the City of Alliance, Ohio, desiring under the provisions of Section 3677, of the General Code of Ohio, to appropriate certain property in Knox Township, Columbiana County, Ohio, for the purpose of constructing a reservoir for providing a supply of water for itself and its inhabitants, on the Twenty-seventh day of March, 1913, passed a resolution declaring it to be the intention of Council to appropriate for the use of said City and its inhabitants certain real estate described in said resolution and

Whereas, on the Twenty-eighth day of April, 1913, the Council of the City of Alliance, Ohio, passed an ordinance known as Ordinance number 1598, appropriating certain property in said Knox Township, Columbiana County, Ohio, and therein described for the purpose of constructing a reservoir for providing a supply of water for the City of Alliance, and its inhabitants, said resolution and said ordinance having been duly approved by the Mayor of the City of Alliance and published as required by law, and

Whereas, it is shown and will appear by sheets 18, 19 and 20 of the general plans and specifications for said reservoir that the public highway running south from Westville and the first public highway east of said Westville Road and running north and south pass through said reservoir when said reservoir is completed, and that the parts of both of said roads passing through or that are within the outer lines of said reservoir are low and unless raised a sufficient height will become covered with the water stored in said reservoir, and in the present condition of said roads, after the construction of said reservoir, said roads would be destroyed and be of no use as public highways. Both of said roads are situated in Knox Township, Columbiana County, Ohio, and one of said roads runs North and South between Sections number 1 and 2, and is known as the Georgetown-Westville Public Road. The other of said roads runs northwest and southwest through Section number one and is known as the Samuel Coppock Road.

Now therefore be it ordained by the Council of the City of Alliance, Ohio, two-thirds of all members elected thereto concurring therein:

Section 1.

That the Director of Public Service of the City of Alliance, Ohio, be and is hereby authorized and directed to secure from the Board of Commissioners of Columbiana County, Ohio, the right to raise all such parts of said roads and the bridges thereon passing through or within the outer lines of said reservoir to the height of not less than five (5) feet above the water line of said reservoir.

Section 2.

That in consideration of said Board of County Commissioners of Columbiana County, Ohio, granting unto said City of Alliance, the right to raise said parts of said roads and said bridges to said height of five above the water line of said Westville Reservoir, said City of Alliance, Ohio, shall raise, make and build said parts of said public roads and said bridges and each of them, to the height of not less than five feet above the water line of said reservoir and to the surface or traveling width of not less than twenty feet, and said City of Alliance, Ohio, at its expense, shall also keep and maintain said parts of said roads and said bridges to said height and width and in a proper and suitable condition for public travel so long as said Westville Reservoir is maintained, and that said City of Alliance, Ohio, in consideration of the foregoing shall also keep and maintain said parts of said roads and said bridges, and each of them open for travel during the raising and changing of the same, or in case said city may be unable to so keep said roads and bridges open for public travel, then said city will provide other suitable temporary ways for the public traveling over and along said parts of said roads and said bridges until said roads and bridges, and each of them shall be raised and made as herein provided and said City of Alliance, Ohio, shall protect and keep said County of Columbiana free and clear from any and cost, damage and expense arising or growing out of said raising and changing of said roads and bridges or arising and growing out of the building and construction and maintenance of said Westville Reservoir.

Section 3.

That said change of said parts of said roads and said bridges shall be under the supervision of the Surveyor of said Columbiana County and the Engineer of the City of Alliance, Ohio, and shall be done and completed subject to the satisfaction and approval of the Surveyor of Columbiana County.

Section 4.

That a certified copy of this ordinance together with a blue print copy of all such parts of the plans for the construction of said Westville reservoir as in any way refer, relate to or show said parts of said roads and said bridges, which said parts of blue prints shall be certified to by the Mayor and Service Director of said City of Alliance, Ohio, and also by the Constructing Engineer in charge of the building of said Westville reservoir.

Section 5.

That all ordinances or parts of ordinances in conflict with this ordinance be and the same are hereby repealed.

Section 6.

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

Passed: July 7th-1913
J.W. Hull,
Pres. of Council.

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

Approved: July 8th-1913.
E.P. Speidel, 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 in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: July 11th-17th-1913.
Leader: July 11th-17th-1913.

ORDINANCE NO. 1616.

AN ORDINANCE TO VACATE A CERTAIN PORTION OF GARWOOD STREET, AND CERTAIN ALLEYS CONTIGUOUS THERETO.

Whereas on the 19th day of May-1913, a petition by persons owning all the lots in the immediate vicinity of Garwood street from the east boundary line of the Cleveland & Pittsburg Railroad Company's right of way to the west boundary line of Mahoning ave., and the first alley north of said Garwood street from the east boundary line of the right of way of the Cleveland & Pittsburg Railroad company to the west boundary line of said Mahoning avenue, and the alley lying between lots numbers 2931 and 2933 on the east and lot number 2932 on the west of said alley in the city of Alliance, Ohio, was duly presented to the Council of the City of Alliance, Ohio, praying that a certain portion of said Garwood street and said alleys be vacated, and

Whereas all the owners of the property abutting on said portion of said street and said alleys have given their consent, in writing, to such vacation, and

Whereas Council, on hearing, is satisfied that there is good cause for such vacation, as prayed for, and that it ~~cannot be determined~~ *cannot be detrimental* to the general interest, and ought to be made,

Now therefore be it ordained by the Council of the City of Alliance, Ohio,

Section 1.

That that part of Garwood street from the east boundary line of the Cleveland & Pittsburg railroad company's right of way to the west boundary line of Mahoning avenue, and the first alley north of said Garwood street from the east boundary line of the right of the way of the Cleveland & Pittsburg Railroad Company to the west boundary line of said Mahoning avenue, and the alley lying between lots numbers 2931 and 2933 on the east and lot number 2932 on the west of said alley, all in the City of Alliance, Ohio, be and the same are hereby vacated provided that nothing herein contained shall in any manner interfere with the right of the City of Alliance, Ohio, to operate and maintain and keep in repair the certain sewer passing through the alleys and parts hereby intended to be vacated, and interested parties ~~pay~~ all street assessments or intersection of streets and alleys vacated.

Section 2.

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

Passed: July 21st-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel, July 22-1913.
Mayor

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said City of Alliance, Ohio.

Said publications were on the following dates:

Review: July 25th-August 1st-1913.

Leader: July 25th-August 1st-1913.

Mr. Yanney:

To authorize the expenditure of Five Hundred (\$500.00) Dollars from the special water improvement fund to construct a water main to the shop District at Broadway and the C. & P.R.

Section 1.

Be it ordained by the Council of the City of Alliance, Ohio, that the Director of Public Service be and is hereby authorized to expend from the funds arising from the sale of Water Works Improvements Bonds under Ordinance No. 1396, the sum of Five Hundred (\$500.00) Dollars for the construction of a water main to the shop district at Broadway and the C. & P.R.R., which amount shall be in addition to that authorized by Ordinance No. 1575.

Section 2.

This ordinance is hereby declared to be an emergency measure and shall take effect immediately.

Passed: August 4th-1913.

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.P. Speidel, Mayor

August 5th-1913.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: August 7th-14th-1913.

Leader: August 7th-14th-1913.

RESOLUTION NO. 1651.

Mr. To issue a certificate of indebtedness of the City of Alliance, Ohio, to provide for the borrowing of \$5,000.00 to meet current expense of the Water Department.

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

Section 1.

That the Finance Committee of the City Council are hereby authorized and directed to borrow Five Thousand Dollars (\$5,000) Dollars, and the Mayor and City Auditor are hereby authorized and directed to issue a certificate of indebtedness of the City of Alliance, Ohio, and signed as municipal bonds are signed, in anticipation of the General Water Revenue fund for the fiscal year, in the sum of Five Thousand Dollars (\$5,000.00)

Section 2.

Said certificate shall be made payable to The Alliance Bank Co., and shall not run for a longer period than sixty days, nor bear a greater interest than 5% nor be sold for less than par with accrued interest and the proceeds of said certificate shall be credited to The Water Fund, for the purpose aforesaid and said certificate shall be issued under authority of Section 3913 of the General Code of Ohio.

Section 3.

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

Passed: August 4th-1913.

J.W.Hull
Pres. of Council.

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

Approved: E.P. Speidel, Mayor
September 5th-1913.

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 in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review:

Mr. Yanney: Whereas, certain bonds of the City of Alliance, Ohio, to-wit: \$5,000.00-5%-Sidewalks Bonds, Issued for the construction and repairs of the necessary sidewalks, curbing and gutters or parts thereof, Dated June 1st-1913. Maturing \$1500.00 September 1st-1914. \$1500.00 September 1st-1915. \$1500.00 September 1st-1916. Were advertised for sale for thirty days in two newspapers of general circulation in county where such municipal corporation is situated setting forth the nature, amount, rate of interest and length of time the bonds have to run with time and place of sale. Said bids were received Friday July 18th-1913, and whereas no satisfactory bids were received.

Therefore be it resolved that the Mayor and City Auditor and Finance Committee are hereby authorized to sell said bonds at private sale for not less than par and accrued interest.

Passed July 21st-1913.

J.W. Hull

Attest: Chas. O. Silver, Clerk.

Pres. of Council.

Approved & Filed: July-22-1913

E.P. Speidel, Mayor.

(Finance Committee)

G.W. Yanney,
Peter Voss,
F.E. Farmer,

ORDINANCE NO. 1617.

Mr. Lower: To issue bonds for the purpose of purchasing an Automobile triple combination pumping engine for the Fire Department of the City 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 bonds of said city in the sum of Nine Thousand Five hundred dollars, (\$9,500.00), for the aforesaid purpose of purchasing an automobile triple combination pumping engine for the Fire Department of said City of Alliance, Ohio.

Section 2.

That the bonds of said city be issued in the sum of \$9,500.00 for the aforesaid purpose; each of said bonds to be in the denomination of \$500.00 and numbered consecutively from one to 19 and all made payable on the 15th day of October, 1913, and bearing interest at the rate of five (5) per cent per annum, payable semi-annually; said bonds shall be dated October 15th-1913, and shall run for a period of 10 years from said date; and said bonds shall be payable at the Treasurer's Office of the City of Alliance, Ohio.

Section 3.

Said bonds shall express upon 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 the 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 the interest coupons attached to said bonds shall be executed by the City Auditor and 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 offered at par and accrued interest, to the board of commissioners of the sinking fund of the City School District and such of said bonds as are 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.

Section 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 Fire Apparatus fund and shall be disbursed upon the proper vouchers for the purpose of purchasing an automobile triple combination pumping engine for the Fire Department of the City 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.

Section 6.

That for the purpose of paying the interest upon these bonds there shall be levied and assessed upon all taxable property in the city of Alliance, an annual tax, sufficient to raise the sum of \$475.00, or so much thereof as may be necessary for said purpose, said tax to continue so long as any of said bonds are outstanding, and for the purpose of raising a sinking fund, there shall be levied and assessed each year, while any of said bonds are outstanding, an annual tax that will raise such sum of money as will create a sinking fund sufficient to redeem said bonds at maturity.

Section 7.

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

Passed: August 4th-1913 J.W. Hull, Pres.

Attest: Chas. O. Silver, Clerk

Approved: E.P. Speidel, Mayor. Aug. 5th-1913.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.
Said publications were on the following dates:

Review: August 7th-14th-1913.
Leader: August 7th-14th-1913.

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p. 180*

Mr. Lower: To amend "Rule 1" Section 1, of Ordinance No. 484, entitled an Ordinance to approve rules and regulations for the construction, alteration, and inspection of plumbing placed in, or in connection with any building in the City of Alliance, Ohio, directed by the Board of Health of said city, passed March 16th-1908, published March 31st and April 7th-1908.

Be it ordained by the Council of the City of Alliance, Ohio, that rule 1, section 1, of Ordinance No. 484, entitled An Ordinance to approve rules and regulations of the construction, alteration and inspection of plumbing placed in or in connection with any building in the City of Alliance, Ohio, prescribed by the Board of Health of of said city of Alliance, Ohio, passed March 16th-1908, published March 31st-and April 7th-1908, be amended to read as follows:

Section 1.

(Rule 1) No person shall engage in or do the work of sanitary plumbing in the City of Alliance, Ohio, until he shall first pass a personal examination prescribed by the board of health of said city of Alliance, Ohio, and shall have obtained from the Inspector of Sanitary Plumbing of said City of Alliance, Ohio, a license permitting him to work at or follow such avocation. The fee charged for such license shall be of One Dollar (\$1.00) to be paid to the Inspector of Plumbing, for the use of the City of Alliance, Ohio, for each and every person actually employed at and doing such work, whether such person or persons be employed by a master or employing plumber or he be engaged at such work, on his own account.

Any license issued under the provision of this rule may be revoked at any time by the Board of Health for good cause.

License provided for by this ordinance shall be issued for the period of one year (1) and any thereafter be renewed of the payment of fifty cents (.50) per year thereafter.

Section 2.

That "Rule 1" Ordinance No. 484, of the City of Alliance, Ohio, be and the same hereby is repealed.

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

Passed: August 25th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel,
Mayor.

I, Chas. O. 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 and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: August 28th-September 4th-1913.

Leader: August 28th-September 4th-1913.

Mr. Lower: To fix the compensation of Filter Operator for the Water Works Department.

Section 1.

Be it ordained by the Council of the City of Alliance, Ohio,
That the compensation of Filter Operator in the Water Works Department be and is hereby fixed at Seventy-five Dollars per month, payable semi-monthly.

Section 2.

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

Passed: August 25th-1913

J.W. Hull

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.P. Speidel,

Mayor.

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

Said publications were on the following dates:

Review: August 28th-September 4th-1913.

Leader: August 28th-September 4th-1913.

ORDINANCE NO. 1646

Mr. Lower:

To authorize the Director of Public Service to contract for the improvement of the Public Square.

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

Section 1.

That the Director of Public Service be and is hereby authorized to contract for the improvement of the public square in an amount not exceeding thirteen hundred dollars for the erection and equipping a public comfort station, constructing sidewalks, and grading in accordance with plans and specifications on file with the City engineer, said amount hereby authorized to be expended being in addition to the sum of forty-five hundred dollars heretofore authorized by Ordinance No. 1384, passed by Council Feb. 26th-1912.

Section 2.

That this ordinance is hereby declared to be an emergency act and its enactment is necessary for the immediate preservation of the public health and welfare; the necessity therefore lies in the fact that proper legislation having been provided and a contract let for the improvement of the Public Square it is necessary that said comfort station be completed while said improvement of the Public Square be completed and before winter sets in.

Passed: August 25th-1913.

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.P. Speidel,

Mayor.

August 26th-1913.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance.

Said publications were on the following dates:

Review: August 28th-September 4th-1913.

Leader: August 28th-September 4th-1913.

ORDINANCE NO. 1659.

Mr. Yanney: An ordinance levying tax to pay interest and principal of \$5,000.00 issue of Sidewalk Bonds, authorized by ordinance No. 1583, passed on March 20th-1913.

Whereas, by ordinance No. 1583, passed on the 20th day of March 1913, an issue of bonds was authorized in the sum of \$5,000.00 for the purpose of constructing and repairing sidewalks, curbing and gutters in said city.

Now therefore, be it ordained by the Council of the City of Alliance, Ohio.

Section 1.

That in order to provide an amount sufficient to pay the interest on said bonds and to provide a sinking fund for their final redemption at their maturity there shall be, and there is hereby ordered levied upon all taxable property of said city, in addition to all other taxes the following direct annual tax, to-wit:

In the year 1913, a tax sufficient to produce the sum of \$655.75 for interest due September 1st-1913, March 1st-1914, September 1st-1914 and \$1500.00 for principal due September 1st-1914.

In the year 1914 a tax sufficient to produce the sum of \$275.00 for interest due March 1st-1915, and September 1st- 1915, and \$1500.00 for principal due September 1st-1915.

In the year 1915, a tax sufficient to produce the sum of \$100.00 for interest due on March 1st-1916, and September 1st-1916, and \$2000.00 for principal due September 1st-1916.

Said tax shall be, and is hereby ordered certified levied and extended upon the tax rolls and collected by the same officers, in the same manner and at the same time, as the taxes for general purposes in each of the said years are certified, extended and collected; that all funds derived from said tax shall be placed in sinking fund, which together with all interest collected on the same, shall be irrevocably pledged to the payment of the interest on and principal of said bonds when and as the same shall fall due.

Section 2.

This ordinance is hereby declared to be an emergency act and its enactment is necessary for the immediate preservation of the public safety and welfare. The necessity therefore lies in the fact that in the municipality's legislation, now started to construct sidewalks, curbing and gutters, cannot be consummated before the winter months much to the inconvenience and to the detriment of the inhabitants.

Section 3.

That Ordinance No. 1638, passed August 4th, 1913, is hereby repealed.

Section 4.

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

Passed: August-25th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel, August 26th-1913.
Mayor.

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

Review: August 28th-Sept. 4th-1913.
Leader: August 28th-Sept. 4th-1913.

RESOLUTION NO. 1640.

Mr. Barnard: Declaring intention to appropriate property for providing for a supply of water for the city of Alliance, Ohio, and its inhabitants, by procuring a reservoir site and constructing thereon a reservoir, Knox Township, Columbiana County, Ohio.

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

That it hereby declares its intention to appropriate as reasonably necessary for reservoir purposes for supplying a supply of water for itself and its inhabitants the following described property outside of the limits of the corporation to-wit:

FIRST TRACT

Owned by Vernon E. Stanley.

Situated in the north west and south west quarters of Section 1 in Knox Township, Columbiana County, Ohio, and described as follows:

Beginning at an iron pin in Westville Road on west line and center line of Section 1, Knox Township, Columbiana County, Ohio, thence north along west line of said section No. 1, 240.1 feet to an iron pin, thence S. 66 degrees 51 minutes East 351.4 feet, thence N. 11 degrees 28 minutes S. 131.2 feet thence S. 23 degrees 39 minutes E. 164 feet, thence E. 34 degrees 33 minutes S. 533.7 feet, thence E. 2 degrees 11 minutes S. 249.3 feet, thence N. 30 degrees 3 minutes E. 442.5 feet, thence E. 12 degrees 32 minutes S. 327.2 feet thence E. 35 degrees 1 minute N. 446 feet, thence E. 42 degrees 53 minutes S. 718.8 feet along Case Road to an iron at center of said Section 1, thence S. 0 degrees 10 minutes W. 35.3 feet along said road to a stone, thence W. 10 degrees 42 minutes S. 951.3 feet to a stone thence W. 32 degrees 3 minutes S. 445.3 feet, thence W. 22 degrees 46 minutes S. 464.4 feet to a stone, thence W. 59 degrees 14 minutes N. 547 feet, thence W. 10 degrees 32 minutes N. 681. 2 feet to an iron on west line of said section No. 1, thence north along west line of said Section No. 1, 40.5 feet to an iron on center and west line of said Section No. 1 which is the place of beginning of this description, containing 25.1 acres more or less.

SECOND TRACT

Known at the Martin Murphy tract, situated in the Township of Knox, County of Columbiana and State of Ohio, and situated in the north east and south east quarters of Section 2, in said Township of Knox and beginning for description at an iron pin in the east line and west center line of Section 2 in the Westville Road, thence north on the east line of Section 2, 189.4 feet to the south line of the cemetery, thence west along south line of cemetery 118 feet, thence north along west line of cemetery 40 feet to Randolph's south line, thence west along Randolph's south line 612.7 feet to corner of lands owned by Randolph and Murphy's 10 acre tract, thence south and parallel to east line of Section 231 feet to center line of Section, thence S. 89 degrees 32 minutes W. on center line of section 450.5 feet to corner of lands owned by Cattell, thence south 0 degrees 55 minutes west along Cattell's east line 407.2 feet to a public road, thence S. 89 degrees 13 minutes E. along public road 339.2 feet, thence N. 42 degrees 21 minutes E. 230.7 feet, thence north 80 degrees 29 minutes E. 433.3 feet, thence south 65 degrees 53 minutes E. 184 feet, thence S. 80 degrees 35 minutes E. 87.5 feet, thence to east line of Section No. 2, thence north along section line 208. 6 feet to an iron pin the place of beginning on east line at center line of Section No. 2, containing 10.5 acres more or less.

Also the following described tract of parcel land, situated in said Township, County and State, and being a part of the N.E. Quarter of said Section No. 2, described as follows:

RESOLUTION NO. 1640 (Continued)

Beginning 729.1 feet west of east line of Section No. 2 on east and west center line of section, thence west along said quarter section line bearing South 89 degrees 32 minutes west 580.6 feet, North 56 degrees 9 minutes East 420.5 feet thence east and parallel to center line of section 229.6 feet to a corner of land owned by Mary and Rebecca Randolph thence south and parallel to east line of Section 231 feet to place of beginning of this description, containing 2.2 acres more or less.

THIRD TRACT

Owned by Thomas L. Stanley.

Being a part of the south west quarter of Section No. 1, in Knox Township, Columbiana County, Ohio, and described as follows:

Beginning at center of Section No. One, Knox Township, Columbiana County, Ohio, south 0 degrees 10 minutes west 35.3 feet to a stone on section line thence west 10 degrees 42 minutes south 798.2 feet to an iron pin on south line of Vernon E. Stanley tract which is the true place of beginning for this description. Thence south 22 degrees 7 minutes E. 114.4 feet thence south 43 degrees 9 minutes West 318.2 feet, thence south 0 degrees 16 minutes east 286.2 feet, thence north 35 degrees 6 minutes east 583.3 feet, thence south 39 degrees 51 minutes East 240.6 feet, thence south 6 degrees 8 minutes east 213.6 feet to a line between L. Stanley and Phillip Case, thence north along said line between L. Stanley and Phillip Case 602.3 feet to south line of Vernon E. Stanley land, thence west 10 degrees 42 minutes south along said line of Vernon land 341.7 feet to place of beginning of this description, containing 3.20 acres more or less.

FOURTH TRACT

Owned by Thomas L. Stanley

Also the following tract of land situated in the south west quarter, Section 1, Township of Knox, County of Columbiana, State of Ohio, and described as follows:

Beginning on the west line of Section No. 1, Knox Township, Columbiana County, Ohio, Ohio, 312 feet south of iron at center line of said section No. 1, thence east 8 degrees 19 minutes South 187.8 feet, thence south 3 degrees 16 minutes West 342.5 feet, thence south 11 degrees 40 minutes west 241.7 feet, thence East 15 degrees 48 minutes North 81.7 feet, thence north 20 degrees 42 minutes east 434 feet, thence east 16 degrees 27 minutes North 245.8 feet, thence south 48 degrees 23 minutes, east 149.6 feet, thence south 65 degrees 44 minutes west, 161.4 feet, thence south 11 degrees 9 minutes West 83.6 feet, thence east 12 degrees 45 minutes north 263.5 feet, to a stone on south line of Vernon E. Stanley's land, thence west 59 degrees 14 minutes north 547 feet along south line of V.E. Stanley's land, thence West 10 degrees 32 minutes, north 681.2 feet along south line of V.E. Stanley's land to a iron on west line of said Section 1, 40.5 feet south of center line of said Section No. 1, thence south on west line of said Section No. 1, 271.5 feet to place of beginning of this description containing 6.75 acres more or less.

FIFTH TRACT

Owned by Jackson Grove- Wilbert E. Everhart.

Also the following tract of land situated in the north east, north west and south west and south east quarter of Section No. 2, in said Township of Knox, County of Columbiana, State of Ohio, and described as follows:

Beginning at a point in the north and south center line of Section No. 2, Knox Township, No. 17, Range No. 5, Columbiana County, State of Ohio, a distance of 2203.6 feet north of the south line of said Section, said point being marked by a stone in the public road at the corner of lands formerly owned by Roscoe Clemson and John W. Grove, thence north

RESOLUTION NO. 1640 (concluded)

89 degrees 46 minutes east along said road a distance of 170.55 feet, thence north 69 degrees 31 minutes east along said road a distance of 293.4 feet to a stone, thence north 0 degrees 3 minutes east a distance of 371.1 feet to a stone in the east and west center line of said section, thence south 89 degrees 32 minutes west along said half section line a distance of 180.1 feet, thence north 16 degrees 30 minutes west a distance of 191.6 feet, thence south 1 degree 16 minutes east 183.6 feet to a point in said half section line thence south 73 degrees 40 minutes west a distance of 532.8 feet, thence north 1 degree 21 minutes west a distance of 146.5 feet to half section line, thence 2 degrees 44 minutes west a distance of 394.3 feet, thence south 32 degrees 22 minutes west a distance of 209.7 feet, thence south 0 degrees 40 minutes east 218.4 feet to a point in said half section line, thence south 36 degrees 55 minutes west a distance of 425.3 feet to east line Harding Bailey's land, thence south 1 degree 1 minute east a distance of 265 feet, thence to a stone in the public road at south-east corner of said lands of Harding Bailey, thence north 58 degrees 25 minutes east along the public road a distance of 458.5 feet to the place of beginning containing 11.34 acres more or less.

Said real estate being condemned and appropriated under the provisions of Section 3677 and 3678, General Code and the Mayor of the City of Alliance, Ohio, is hereby authorized and instructed to cause the required written notices of the passage of this resolution to be given and served, by R.R. France and C.O. Silver, designated for the purpose and proper publication be made as to those persons entitled to notice, who cannot be found.

Section 2.

This resolution is hereby declared to be an emergency act and that its enactment is necessary for the immediate preservation of the public health, safety and welfare. The necessity therefore lies in the fact that the City of Alliance, Ohio, has begun the construction of a reservoir in Knox Township, Columbiana County, Ohio, and that the immediate appropriation of the real estate described in Section 1, above is necessary in order that said improvement shall be consummated before the winter months which will necessitate the delay of building such reservoir until the following summer, much to the detriment of the health and welfare of the city of Alliance and its inhabitants.

Section 3.

That all resolutions and ordinances in conflict herewith, be and the same are hereby repealed.

Section 4.

This resolution shall be in full force and take effect from and after the earliest day allowed by law.

Passed: August 4th-1913.

J.W. Hull

Pres. of Council.

Attest: Chas. O. Silver, Clerk.

Approved: E.P. Speidel, Mayor.

August 5th-1913.

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 in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: August 7th-14th-1913.

Leader: August 7th-14-1913.

ORDINANCE NO. 1633

Mr. Barnard:

Determining to proceed with the improvement of Sanitary Sewer No. 138, by constructing a sanitary sewer for a point at the center of the intersection of West Main street in the City of Alliance, Ohio, and Rockill Road to and connect with Sewer No. 5, at a point on Vine street and the center of the first alley east of Lincoln Avenue.

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 Sanitary Sewer No. 138 and to make provision for same in accordance with Resolutions No. 1563, Passed: January 20th-1913, and the plans and specifications estimates and profiles heretofore approved and now on file in the office of the City Engineer, department of Public Service.

Section 2.

That all claims for damages resulting therefrom shall be judicially inquired into after the completion 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 in to such claims.

Section 3.

That the whole cost of said improvement less one-fiftieth thereof and \$4,269.30 as hereby determined to be the City portion of the excess cost of said sewer over the cost of constructing a lateral sewer and the cost of deferred payments of assessments per the engineer's estimate shall be assessed by the foot front upon 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 preliminary and other surveys and the printing and publishing of 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 expenses.

Section 4.

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

Section 5.

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

Section 6.

That the character of the material which may be bid upon for said improvement shall be specified in the aforesaid plans and specifications.

Section 7.

That the Director of Public Service be and hereby is authorized and directed to make and execute a contract for said improvement with the lowest and best bidders after advertising according to law.

This ordinance is hereby declared an emergency measure and is to go in to effect immediately.

Passed: July 14th-1913 J.W. Hull, Pres.
Attest: Chas. O. Silver, Clerk
Approved: E.P. Speidel, Mayor July 21st-1913.

I, Chas. O. 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 and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city.

Said publications were on the following dates:

Leader: July 23rd-30th-1913.

Review:

ORDINANCE NO. 1642.

Mr. Barnard: Declaring it necessary to improve Diehl Court from Union Avenue to Vine street in the City of Alliance, Ohio, by grading, draining, curbing, and paving with brick blocks.

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

- Section 1. That it is necessary to improve Diehl Court from North Union avenue to Vine street in the following manner, by grading, draining, curbing, and paving with brick blocks.
- Section 2. That the grade of said Court as improved shall be made to conform to the established grade of North Union Avenue and Vine street and the grade of the curbs shall conform to such grade.
- Section 3. That the plans, profiles, specifications and estimates of the proposed improvement heretofore prepared by the engineer and now on file in the office of the director of Public Service be and the same are hereby approved.
- Section 4. That the whole cost of said improvement less fifty-two per cent thereof and the cost of intersection shall be assessed in proportion to the benefits which may result from the improvement, upon the following described lots and lands to-wit- All lots and lands of the Stark Electric Railroad company 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 of the notices, resolution, and ordinances required, and the serving of said notices, the cost of constructing, together with interest on bonds issued in anticipation of the collection of the deferred assessment, 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 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 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. That the remainder of the entire cost of said improvement, not specially assessed, including the costs of intersections, together with the cost of any real estate or interest therein, purchased or appropriated, and the costs and expenses of any appropriation proceeding therefor, and the damages awarded any owner of adjoining lands and interest thereon, and the costs and expenses of any such award, shall be paid out of Diehl Court Improvement Fund.
- Section 8. That there shall be levied and collected annually by taxation an amount to pay the interest on said bonds and to provide a sinking fund for their final redemption at maturity.
- Section 9. That this resolution is hereby declared to be an emergency act and that its enactment is necessary for the immediate safety and welfare of the public. The necessity therefore lies in the fact that by making the said improvement, persons will be able to travel from the city to the cemetery without the necessity of passing over the grade crossings of the Cleveland and Pittsburg Railroad over said North Union Avenue and to said Vine Street.
- Section 10. This resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed: August 25th-1913

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council

Approved: E.P. Speidel,

Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: August 28th-September 1st-1913.

Leader: August 28th-September 1st-1913.

RESOLUTION NO. 1649

Mr. Barnard:

Declaring it necessary to improve South Woodland Avenue between South lot line of Auld street and south line of lots Nos. 3492-3495 by grading to a width of 40 feet and constructing Sanitary Sewer No. 141.

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 Woodland Avenue from south lot line of Auld street to south line of lots 3492-3495 in the following manner: by grading to a width of 40 feet and constructing Sanitary Sewer No. 141.

Section 2.

That the grade of said street as improved shall be the grade established by Ordinance No. 1625, passed July 14th-1913.

Section 3.

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

Section 4.

That the whole cost of said improvement less one-fiftieth thereof and the cost of intersections, shall be assessed in proportion to the benefits which may result from such improvement 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 preliminary and other surveys, and of printing and publishing of notices, resolutions and ordinances required, and the serving of said notices and 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 six semi-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 assessments in cash within thirty days after the 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 payments 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 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 costs and expenses of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands and interest thereon, and the costs and expenses of any such award, shall be paid out of South Woodland Avenue Improvement Fund.

Section 8.

This resolution is hereby declared an emergency measure and its enactment is necessary for the immediate preservation of the public Health, safety and welfare. The necessity therefor lies in the fact that it is necessary that said improvement be made before the winter weather sets in.

Passed: August 25th-1913.

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.P. Speidel, August 26th-1913.

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 in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: August 28th-September 4th-1913.

Leader: August 28th-September 4th-1913.

RESOLUTION NO. 1648

Mr. Barnard: Declaring it necessary to Improve South Forest Avenue, between South lot line of Auld street and south line of lots 3493 and 3499, by grading to a width of 40 feet and constructing Sanitary Sewer No. 142.

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 Forest Avenue from south lot line of lots 3496-3499 in the following manner: by grading to a width of 40 feet and constructing Sanitary Sewer No. 142.

Section 2.

That the grade of said streets as improved shall be the grade established by ordinance passed August 14th-1913.

Section 3.

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

Section 4.

That the whole cost of said improvement less one-fiftieth thereof and the cost of intersections shall be assessed in proportion to the benefits which may result from such improvement 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 preliminary and other surveys, and of printing and publishing of notices, resolutions, and ordinances required, and the serving of said notices and the cost of construction, together with interest on bonds issued in anticipation of the collections of deferred assessments, and all other necessary expenditures.

Section 5.

That the assessments so to be levied shall be paid in six semi-annual installments with interest on deferred payments at five per cent per annum; provided that the owner of any such property assessed may at his option pay such assessments in cash within thirty days after the 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.

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 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 costs and expenses of any appropriation proceedings therefor, and the damages awarded any owner, of adjoining lands and interest thereon, and the costs and expenses of any such award, shall be paid out of South Forest Avenue improvement fund.

Section 8.

This resolution is hereby declared an emergency measure and its enactment is necessary for the immediate preservation of the public health, safety and welfare. The necessity therefore lies in the fact that it is necessary that said improvement be made before the winter weather sets in.

Passed: August 25th-1913.

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.P. Speidel, Mayor

August 26th-1913.

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 in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:-

Review: August 28th-September 4th-1913.

Leader: August 28th-September 4th-1913.

RESOLUTION NO. 1613

Mr. Farmer:-

To certify the revised Annual Budget to County Auditor.

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

Section 1.

That the revised annual budget transmitted to this council by the Mayor and approved by Council as revised be forthwith submitted to the County Auditor as the annual budget of the City of Alliance, in conformity to the requirements of law, and that upon the passage of this resolution a certified copy thereof, together with the said annual budget be by the Clerk of this Council officially transmitted to the said County Auditor.

Passed: June 16th-1913.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.P. Speidel, June 20th-1913.

Mayor.

J.W. Hull,
Pres. of Council.

ORDINANCE NO. 1638.

Mr. Yanney:-

An Ordinance levying tax to pay interest and principal of \$5,000.00 issue of sidewalk bonds, authorized by Ordinance No. 1583, passed on March 20th, 1913.

WHEREAS, by ordinance No. 1583 of this Council, passed on the 20th day of March, 1913, an issue of bonds was authorized in the sum of \$5,000.00 for the purpose of constructing and repairing sidewalks, curbing and gutters in said city.

Now, therefore, be it ordained by the Council of the City of Alliance, Ohio,

Section 1.

That in order to provide an amount sufficient to pay the interest on said bonds and to provide a sinking fund for their final redemption at their maturity, there shall be, and there is hereby ordered levied upon all taxable property of said city, in addition to all other taxes the following direct annual tax, to-wit:

In the year 1913 a tax sufficient to produce the sum of \$250.00 for interest due on December 1st-1913 and June 1st-1914, and \$1,500.00 for principal, due September 1st-1914.

(The tax should be levied in a similar way for each of the years 1914 and 1915, sufficient to produce the amount necessary for interest in each year, and an amount which will create a sinking fund sufficient to pay the principal of the bonds at maturity.)

Said tax shall be, and is hereby ordered certified, levied and extended upon the tax rolls and collected by the same officers, in the same manner and at the same time, as the taxes for general purposes in each of the said years are certified, extended and collected; that all funds derived from said tax shall be placed in said sinking fund, which, together with all interest collected on the same, shall be irrevocably pledged to the payment of the interest on and principal of said bonds when and as the same shall fall due.

Passed- August 4th-1913.

J.W. Hull

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.P. Speidel,

Mayor.

August 5th-1913.

I, Chas. O. 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 and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance.

Said publications were on the following dates:

Review: August 7th-14th-1913.

Leader: August 7th-14th-1913.

An ordinance to establish the grade on Bond street.

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

Section 1.

That the grade on Bond Street be and the same is hereby established to read as follows:

Beginning at the North curb line of Patterson Street, at an elevation of 71.60 thence north to where Bond street northwest and Bond Street north intersect an an elevation of 65.5, thence north-west to the center of the alley south-east of Fifth street at an elevation of 63.5 thence north west to the south curb line of Fifth street at an elevation of 60.87.

Section 2.

These elevations apply to center line of street and curbs shall conform to grades of intersecting streets.

Section 3.

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

Passed: October 6th-1913.

J.W. Hull,

Attest: Chas. O. Silver,

Pres. of Council.

Clerk of Council.

Approved: E.P. Speidel,

Mayor. Oct. 10th-1913.

I, Chas. O. 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 and Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: October 15th-22nd-1913.

Leader: October 15th-22nd-1913.

ORDINANCE NO. 1599

Mr. Lower: To change the grade on a portion of Ridgewood Avenue in the City of Alliance, Ohio.

Be it ordained by the Council of the City of Alliance, Ohio, that Section 1 of ordinance No. 787, of the city of Alliance, Ohio, entitled "An ordinance to establish a grade on Ridgewood Avenue between State Street and south corporation line, said ordinance being recorded Volume 6, page 269, Ordinances of the City of Alliance, Ohio, be amended to by striking out the following language therefrom: "Thence south to the south corporation line to an elevation of 247.50", and that there be inserted in the place of such language stricken out the following language to-wit: "Thence south 300 feet to an elevation of 250; thence south to the corporation line to an elevation of 247."

Section 2.

That all parts of said ordinance No. 787 in conflict herewith be and the same hereby is repealed.

Section 3.

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

Passed: May 19th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel,
Mayor.

I, Chas. O. 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 and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city.

Said publications were on the following dates:

Review:

Leader: May 28th-June 4th-1913.

ORDINANCE NO. 1660.

By Mr. L.L. Lower:

To abandon the construction of two comfort stations in the Public square and to provide for the construction of and completion of the same in the proposed new City Hall.

WHEREAS, by Ordinance No. 1216 of the City of Alliance, Ohio, passed June 15, 1911, it was declared necessary to improve the Public Square between the south line of Main street and the north line of Market street, and to construct thereon two comfort stations, and

WHEREAS, by Ordinance No. 1261, passed September 5, 1911, the Council of the City of Alliance, Ohio, provided for the issue and sale of bonds of said City in the sum of \$4500.00, to improve said Public Square and construct thereon said comfort stations, and,

WHEREAS, it was thereafter found that said sum of \$4500.00 was not sufficient to improve said Public Square and construct thereon said comfort stations, and

WHEREAS, on May 19, 1913, the Council of the City of Alliance, by Ordinance No. 1500 provided for the issuance and sale of additional bonds of the City of Alliance, Ohio, in the sum of \$1300.00 to be issued the proceeds thereof to be used in the construction of said comfort stations, and

WHEREAS, the director of Public Service was authorized to advertise and did advertise for bids for the erection of said comfort stations to be filed on or before the 17th day of September, 1913, as provided by law, but no bids were received by him in pursuance of said advertisement, and

WHEREAS, the council of the City of Alliance, Ohio, has by Ordinance No. 1913, provided for the issuing and sale of the bonds of the City of Alliance, Ohio, in the sum of \$75,000.00, the proceeds of which are to be used in the erection of a new city hall, with offices for the officers of the City of Alliance, Ohio; said bond issue having been approved by the electors of the City of Alliance, Ohio, at the Primary Election held therein September 2, 1913, and

WHEREAS, the project of the erection of said comfort stations in the Public Square has failed for the reason that the same cannot be constructed for the amount of money provided therefore.

THEREFORE, be it ordained by the Council of the City of Alliance, State of Ohio, a majority of all the members elected thereto concurring:-

Section 1.

That the provision for the erection of the comfort station provided for in Ordinance No. 1216 and ordinance No. 1261 and all other ordinances in conflict with this ordinance be repealed.

Section 2.

That there be constructed and equipped in said City Hall two suitable waiting rooms, one for the use of the men and the other for the use of ladies; the same to be properly equipped, each to be provided with a proper and suitable toilet room.

Section 3.

That the said bonds amounting to \$1300.00 issued under Ordinance No. 1500 having been authorized by the Council to be sold at Private Sale; but the same not having been delivered and the funds arising from the sale thereof not being needed to construct said comfort stations in the public square; the auditor is hereby authorized and directed not to deliver said bonds and that said bonds be cancelled and destroyed.

Section 4.

That all Ordinances or parts of Ordinances in conflict with this Ordinance be and the same are hereby repealed.

Section 5.

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

PASSED: October 6th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel,
Mayor.

October 10th-1913.

RESOLUTION NO. 1664.

Mr. Yanney:-

To issue a certificate of indebtedness of the City of Alliance, Ohio, to provide for the borrowing of the sum of \$6,600.00, to pay salaries of the Police and Fire Departments and their expenses of said departments.

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

Section 1.

That the Finance Committee of the City Council are hereby authorized and directed to borrow Six-thousand six hundred dollars for the use of the Police and Fire Departments in the payment of salaries and other expenses of said departments.

The Mayor and Auditor are hereby authorized and directed to issue a certificate of indebtedness of the City of Alliance, Ohio, and signed as municipal bonds are signed, in anticipation of the General Revenue fund for the fiscal year, in the sum of

Section 2.

Said certificate shall be made payable to and shall not run for a longer period than six months nor bear a greater interest than five per cent nor be sold for less than par with accrued interest and the proceeds of said certificate shall be credited to Safety Department for the purpose aforesaid and said certificate shall be issued under authority of Section 3913 of the General Code of Ohio.

Section 3.

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

PASSED: October 20th-1913.

J.W. Hull,
President of Council.

ATTEST: Chas. O. Silver,
Clerk of Council.

APPROVED: October 21st-1913

E.P. Speidel,
Mayor.

ORDINANCE NO. 1666

An ordinance to provide for a deficiency in appropriation heretofore made for appropriation account Regular Police and Special Police of Public Safety Department.

WHEREAS, there is in appropriation account Special Police a deficiency heretofore appropriated, which deficiency is due to an unforeseen emergency and, Now Therefore,

Section 1.

Be it ordained by the Council of the City of Alliance, Ohio, two-thirds of all members elected thereto concurring that there be transferred from the appropriation account Regular Police to the Special Police appropriation the sum of \$100.00

SECTION 2.

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

PASSED: October 21st-1913.

J.W. Hull,

Pres. of Council.

ATTEST: Chas. O. Silver,

Clerk of Council.

APPROVED: E.P. Speidel, Oct. 21st-1913.

Mayor.

RESOLUTION NO. 1658.

To authorize and direct J. Ross Ake, County Treasurer of Stark County, Ohio, to collect by suit the installments of the special assessments, past due, levied against the Stark Electric Railroad.

WHEREAS, The Stark Electric Railroad, has neglected and refused and still neglects and refuses to pay the special assessment levied against it for the improvement of East Main Street by Ordinance No. 1093, passed December 5, 1910, and,

WHEREAS, there is now due from said Company, the sum of \$1312.86 which became due and payable October 1st-1912, and the sum of 262.58 which became due and payable on or before June 20th, 1913, and

WHEREAS, said special assessment has been by the Auditor of the City of Alliance, Ohio, duly certified to J. Ross Ake, County Treasurer of said County of Stark as required by law,

THEREFORE, be it resolved by the Council of the City of Alliance, Ohio, that said J. Ross Ake, as County Treasurer be authorized and he hereby is directed to proceed at once to collect according to law, and to that end the City Auditor and Solicitor is directed to furnish said J. Ross Ake as treasurer such data as may be necessary for the instituting of such action.

Passed: September 22nd-1913,

Attest: Chas. O. Silver,

Clerk.

Filed and Approved:

E.P. Speidel, Mayor.

September 27th-1913.

J.W. Hull,

Pres. of Council.

To issue a Certificate of Indebtedness of the City of Alliance, State of Ohio, to provide a fund for the purpose of paying the cost and expense of The extension of Mains of the City of Alliance, Ohio , water works.

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

Sec. 1.

That the Finance Committee of the City Council are hereby authorized and directed to borrow and the Mayor and City Auditor be and are hereby authorized and directed to issue a certificate of indebtedness of the City of Alliance, Ohio, and sign as municipal bonds are signed, in anticipation of the general water revenue fund of the fiscal year in the sum Seven-Hundred and Fifty Dollars (\$750.00).

Sec. 2.

Said certificate shall be made payable to bearer and shall not run for a longer period than six months (6) nor bear a greater rate of interest than 5 per cent nor be sold for less than par with accrued interest and the proceeds of said certificate shall be credited to the extension mains- Water Fund, and shall be used for the purpose of paying the cost and expense of extending water mains in the city of Alliance, Ohio, in connection with the City Water Works, and for no other purpose, and said certificate shall be issued under authority of Section Ninety-five (95) of the Municipal Code of Ohio.

Said certificate of indebtedness shall be payable from the water fund.

Sec. 3.

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

Passed: September 22nd-1913.

Attest: Chas.O. Silver,

Clerk

J.W. Hull,

Pres. of Council.

FILED And approved: September 27th-1913,

E.P. Speidel,

Mayor.

Mr. Yanney:-

An ordinance to authorize the expenditure of money for the construction and repairing, sidewalks, curbing and gutters in said city.

Section 1.

Be it ordained by the Council of the City of Alliance, Ohio, that the Director of Public Service is hereby authorized and directed to expend a sum not to exceed \$5,000.00 for the purpose of constructing and repairing sidewalks, curbing and gutters in said city.

Said sum to be paid out of a special sidewalk fund, as provided for by issuing of bonds.

Section 2.

This resolution is hereby declared to be an emergency act and its enactment is necessary for the immediate preservation of the public health, safety and welfare. The necessity therefor lies in the fact that the City Council has caused a number of sidewalk notices to be served on property owners, and it is necessary that said sidewalks shall be constructed or repaired before the winter months.

Section 3.

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

Passed: October 20th-1913.

J.W. Hull,

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

Pres. of Council.

Approved: November 18th-1913.

E.P. Speidel,
Mayor.

RESOLUTION NO. 1673

Mr. Voss:-

Directing the City Engineer to prepare plans and specifications for the grading, drainage, curbing and paving with brick block, with estimated cost for the improvement of east State street from the east line of Arch avenue to the center line of south Mahoning avenue in said city; said improvement to be 34 feet in width between curbs.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, OHIO.

Section 1.

That the City Engineer be, and he hereby is authorized and directed, to prepare plans and specifications, with the estimated costs, for the improvement of East State Street from the east line of South Arch Avenue, east to the center line of Mahoning avenue, in the City of Alliance, Ohio, by grading, draining, curbing, and paving with brick block, said improvement, when completed to be of the width of (34) thirty-four feet between the curbing.

Section 2.

That said city engineer is directed to prepare such plans and specifications and the other data required in the foregoing Section 1, and report the same to council on or before its next regular meeting night.

Section 3.

This ordinance shall take effect and be in force upon its passage.

Passed: November 17th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel,
Mayor.

November 18th-1913.

RESOLUTION NO. 1674

Mr. Voss:- To authorize and direct the Committee on Streets and alleys of the Council of the City of Alliance, State of Ohio, to take up the matter of grading, draining curbing and paving with brick block between the east line of South Liberty Avenue and the center line of Mahoning, with the Commissioners of Stark County, Ohio, and to ask said commissioners to join with the City of Alliance, in making said improvement.

Section 1.

Be it Resolved by the Council of the City of Alliance, State of Ohio, That the Committee on Streets and alleys of the Council of the City of Alliance, State of Ohio, be and it is hereby authorized and directed to take up at once the matter of improving, by grading, draining, curbing and paving with block that portion of East State Street beginning at the east line on south Liberty, thence east to the center of Mahoning Avenue, in said city, with the commissioners of Stark County, Ohio, and that said committee request and urge said county commissioners to join with said city of Alliance, in making said improvement in pursuance of the Statutes in such cases made and provided.

Section 2.

That said committee on streets and alleys be directed to report its action in the premises to council on or before the 24th day of November, 1913.

Section 3.

This ordinance shall be in force and effect from and after its passage.

Passed: November 17th-1913.

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Approved: November 18th-1913.

E.P. Speidel,

Mayor.

ORDINANCE NO. 1679.

Mr. Yanney:-

An ordinance to provide for transfer from one appropriation account to another.

Whereas, in certain appropriation accounts there is more appropriated than is necessary to supply the needs of that appropriation and in others there is a deficiency to properly meet the need of the departments, resulting from unforeseen emergencies. Now therefore,

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

Section 1.

That there be transferred from the appropriation account, Horses and Harness to Apparatus Ordinary \$150.00, from incidentals to buildings \$50.00, from Incidentals to special firemen \$35.00 . From Department of Public Safety, Fire Department.

Section 2.

That there be transferred from the appropriation account stationery, Engineer's Department to Incidentals Engineering Department, twenty-five (\$25.00) Dollars. Department of Public Service.

Section 3.

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

Passed: December 1st-1913.

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.P. Speidel,

Mayor.

December 2nd-1913.

RESOLUTION NO. 1671.

Mr. Yanney: To issue a certificate of indebtedness of the City of Alliance, State of Ohio, to provide for the operation and maintenance of the Sewage Disposal Plant.

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

Section 1.

That the Finance Committee of the City Council are hereby authorized and directed to borrow Three hundred and fifty dollars (\$350.00) for the Operation and maintenance of The Sewage Disposal Plant of the City of Alliance, Ohio, and the Mayor and City Auditor are hereby authorized and directed to issue a certificate of indebtedness of the City of Alliance, Ohio, and signed as municipal bonds are signed, in anticipation of the General Revenue fund for the fiscal year, in the sum of Three Hundred and fifty (\$350.00) Dollars.

Section 2.

Said certificate shall be made payable to and shall not run for a longer period than three months nor bear a greater interest than 5% nor be sold for less than par with accrued interest and the proceeds of said certificate shall be credited to The Sewage Disposal Plant fund, Public Service Department for the purpose aforesaid and said certificate shall be issued under authority of Section 3913 of the General Code of Ohio.

Section 3.

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

Passed: December 1st-1913.

J.W. Hull,

Attest: Chas. O. Silver,

President of Council.

Clerk of Council.

Approved: E.P. Speidel,

Mayor.

December 2nd-1913.

ORDINANCE NO. 1624.

Mr. Barnard:-

An ordinance to establish a grade on Forest Street from S.C.L of Auld street to the Old corporation line.

Section 1.

Be it ordained and enacted by the Council of the City of Alliance, Ohio, The grade on Forest Avenue be and the same is hereby established to read as follows: Beginning at the S.C.L. of Auld street at an elevation of 105.6, thence south to the N.C.L. of South Street at an elevation of 118.3, thence to the S.C.L. of South street at an elevation of 118.9, thence to the Old Corporation line at an elevation of 123.5

Section 2.

This grade shall apply to center line of said of said street and curbs curbs shall conform to grades of intersecting streets.

Section 3.

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

Passed: July 14th-1913.

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved: E.P. Speidel, Mayor.

July 15th-1913.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city.

Said publications were on the following dates:

Review: July 17th-24th-1913.

Leader: July 17th-24th-1913.

ORDINANCE NO. 1615.

Mr. Farmer:-

An ordinance to establish a grade on alley south of Main street from E.L.L. Union avenue to W.L. L. Mechanic avenue.

Section 1.

Be it ordained and the same is hereby enacted that the grade on alley south of Main street between E.L.L. Union avenue to W.L.L. Mechanic avenue be established as follows:

Beginning at the east lot line of Union avenue at an elevation of (112.6) one hundred twelve and sixteenths feet; thence east to W.C.L. Park avenue to an elevation of (108.10) one hundred and eight and ten hundredths feet; thence east 100 one hundred feet to an elevation of 107.0 one hundred and seven feet; thence east to west line of Mechanic avenue, to an elevation of (95.2) ninety-five and two tenths feet;

Section 2.

These elevations shall apply to center line of alley. The curbs on each side shall conform with grades on intersecting streets.

Section 3.

Any and all ordinances heretofore passed in conflict with the foregoing shall be and the same is hereby repealed.

Section 4.

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

Passed: July 14th-1913.

J.W. Hull,
Pres. of Council.

Attest: Chas. O. Silver,
Clerk of the Council.

Approved: E.P. Speidel, Mayor.
July 15th-1913.

I, Chas. O. 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 and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: July 17th-24th-1913.

Leader: July 17th-24th-1913.

ORDINANCE NO. 1625.

Mr. Barnard:-

An ordinance to establish a grade on Woodland Avenue from S.C.L. Auld Street to N.C.L. of Waugh Street.

Section 1.

That the grade on Woodland Avenue be and the same is hereby established to read as follows:

Beginning at the south curb line of Auld street at an elevation of 110.7; thence to the north curb line of South Street to an elevation of 123.3, thence to the south curb line of South street at an elevation of 123.9 feet; thence to the north curb line of Waugh Street at an elevation of 145.8

Section 2.

These elevations shall apply to center line of street, and curbs of intersecting streets.

Section 3.

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

Passed: July 14th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel,
Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: July 17th-24th-1913.

Leader: July 17th-24th-1913.

ORDINANCE NO. 1681.

Mr. Yanney:- To fix the salary and compensation of certain City Officials.

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

Section 1.

That the salary of the City Auditor shall be \$1,300.00 per year, payable semi-monthly out of the City Treasury, and he shall give bond in the sum of \$5,000.00.

Section 2.

That the compensation of the the President of the Council shall be \$2.50 per meeting payable monthly.

Section 3.

That the compensation of the members of the Council shall be \$2.50 per meeting payable monthly.

Section 4.

The President nor members of Council shall not be entitled to said compensation unless he be present at roll call. All adjourned sessions shall be construed to be an extra meeting.

Section 5.

That all ordinances in conflict herewith are hereby repealed.

Section 6.

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

Passed: December 1st-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel,
Mayor.

December 1st-1913.

I, Chas. O. 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 and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Alliance Daily Review: December 4th-11th-1913.

Alliance Daily Leader: December 4th-11th-1913.

Mr. Voss:- To issue bonds in the sum of fifty thousand (\$50,000.00) Dollars, for the purpose of purchasing or acquiring real estate in the City of Alliance, Ohio, and erecting thereon a city hospital.

WHEREAS, at a general primary election, held in the City of Alliance, Ohio, on the second day of September, 1913, the question of issuing the bonds of said city in an amount in excess of one per cent, of the value of property in such city as listed or assessed for taxation, that is, in the sum of \$50,000.00, fifty-thousand dollars, for the purpose of purchasing or acquiring real estate in the City of Alliance, Ohio, and erecting thereon a city hospital, as provided by law, was submitted to a vote of the qualified electors of said city, and,

WHEREAS, two-thirds of the voters voting at such election, upon the question of issuing said bonds in favor thereof, NOW THEREFORE:

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

Section 1.

That the bonds of said city of Alliance, Ohio, be issued in the sum of fifty thousand (\$50,000.00) Dollars, for the purpose of purchasing or otherwise acquiring real estate in said City of Alliance, and erecting thereon a city hospital as provided by law; each of said bonds to be of the denomination of \$500.00, numbered consecutively from one to one-hundred (1 to 100) both numbers inclusive, and made payable as follows: \$25,000.00 of said bonds to be made payable on the 15th day of January-1935, and \$25,000.00 of said bonds shall be made payable on the 15th day of January-1936, and bearing interest at the rate of $4\frac{1}{2}$ (four and one-half per cent) per annum, payable semi-annually, evidenced by coupons attached: said bonds shall be payable at the City Treasury, in said City of Alliance, Ohio.

Section 2.

Said bonds shall express upon 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 shall be signed by the Mayor of said City, 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 the signature thereto, or he shall have his signature printed or lithographed thereon.

Section 3.

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 accrued interest, then said bonds not so taken shall be offered at par and accrued interest to the board of commissioners of the sinking fund of the City school district, and such of said bonds as are not 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.

Section 4.

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 City Hospital fund and shall be used for the purpose of purchasing or acquiring real estate in the City of Alliance, Ohio, and erecting thereon a hospital as provided by law, 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.

That for the purpose of paying the interest upon said bonds, there shall be levied and assessed upon all the taxable property in the City of Alliance, Ohio, an annual tax sufficient to raise the sum of \$ 2,250.00, or so much thereof as may be necessary for said purpose, said tax to continue so long as any of said bonds are outstanding, an annual tax that will raise such sum of money as will create a sinking fund sufficient to redeem said bonds at maturity.

ORDINANCE NO. 1676(continued)

Section 6.

This ordinance is hereby declared to be an emergency measure and its enactment is necessary for the immediate preservation of the public health, safety and welfare.

The necessity thereof lies in the fact that the City of Alliance, is not the owner of, and has not within its limits a public hospital of sufficient capacity and equipment to meet the requirements and demands of the public for hospital service, and that the public health and welfare of the City demands that such a hospital should be provided at the earliest possible date.

Section 7.

This ordinance shall take effect from and after the earliest day allowed by law.

Passed: December 1st-1913.

J.W. Hull,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of Council.

Approved and filed: December 2nd-1913.

E.P. Speidel, Mayor.

I, Chas. O. 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 and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: December 5th-12th-1913.

Leader: December 4th-11th-1913.

ORDINANCE NO. 1667.

Mr. Barnard:- To prohibit the digging of ditches or other excavation in the streets, alleys and public places in the City of Alliance, Ohio, without first giving notice to the Fire Department.

BE IT ORDAINED by the Council of the City of Alliance, Ohio, a majority of all members elected there concurring:-

- SECTION 1. That from and after the taking effect of this ordinance it shall be unlawful for any person or persons partnership or corporation to dig any ditch or make any excavation or to cause any ditch to be dug or excavations made on any of the public streets, alleys or other public places without before commencing to dig such ditch or make such excavation, first notifying the Fire Department of an intention by said person or persons, partnership or corporation to dig said ditch or to make such excavation.
- SECTION 2. Whoever violates this ordinance shall upon conviction thereof be fined in any sum not to exceed ten (\$10.00) Dollars.
- SECTION 3. That all ordinances or parts of ordinances in conflict with the foregoing be and the same hereby are repealed.
- SECTION 4. This ordinance shall take effect and be in full force from and after the earliest period allowed by law.

Passed: December 22nd-1913.

J.W. Hull,
Pres. of Council.

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

Approved: December 23rd-1913.

E.P. Speidel,
Mayor.

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

Said publications were on the following dates:

Review: January 8th- 15th-1914.

Leader: January 8th- 15th-1914.

Sec. 3 Amended See Page 590

ORDINANCE NO. 1670.

Mr. Yanney:- An ordinance to levy special assessments for the improvement of a Sanitary Sewer from a point at the center of intersection of West Main Street in the City of Alliance, Ohio, and Rockhill Road to and connect with Sewer No. 5, at a point on Vine Street and the center of the first alley east of Lincoln Avenue, by constructing Sanitary Sewer No. 138.

Section 1.

That to pay the portion of the cost and expenses heretofore determined to be specially assessed for the improvement of construction Sanitary Sewer from a point at the center of intersection of west Main street in the City of Alliance, Ohio, and Rockhill Road to and connect with Sewer No. 5A, at a point on Vine street and the center of the first alley east of Lincoln avenue by constructing Sanitary Sewer No. 138.

There be levied and assessed upon the lots and lands the sum of \$0.722 cents per foot front of the property assessed upon the total assessable frontage bounding and abutting upon said street between the termini of said improvement as above referred to; each of said lots and lands being found by council and hereby declared to be benefitted by said improvement in an amount not less than the assessment hereby levied upon the same.

Section 2.

That the total assessment against each lot shall be payable in cash within thirty days from the date of the final passage of this ordinance or in six semi-annually installments with interest at the rate of five per cent per annum upon deferred payments at the option of the owner. All cash payments shall be made to the City Treasurer. All installments of assessments shall be certified to the County Auditor by the Clerk of Council on or before the second Monday in September annually to be by him placed upon the tax duplicate and collected as other taxes are collected.

Section 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 Sanitary Sewer No. 138, as aforesaid the mayor and auditor be and they are hereby authorized to issue bonds of the City of Alliance, Ohio, in the aggregate sum of Fourteen hundred Sixty-nine and nineteen hundredths dollars (\$1469.19) payable at the office of the City Treasurer, which bonds shall be of the denomination of three for \$400.00 and three for \$89.73, and all made payable as follows:

- \$489.73 September 1st-1915. \$489.73 September 1st-1916.
- \$489.73 September 1st-1917.

with interest on said bonds at the rate of five per cent per annum payable annually' Said bonds to be signed by the afore said 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 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, is hereby pledged; provided that if within the time above 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 in 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 be severally reduced in amounts proportionately.

Section 4.

That upon the sale of said bonds the proceeds thereof together with the moneys 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 expenses of the improvement aforesaid.

Section 6.

This ordinance is hereby declared to be an emergency measure and its enactment is necessary for the immediate preservation of the public health, safety and welfare. The necessity therefore lies in the fact that in municipalities legislation, now started, to establish sewers and street paving, cannot be consummated before the winter

ORDINANCE NO. 1670 continued

months which will necessitate the delay of building sewers, until the following summer, much to the inconvenience and to the detriment of the health and welfare of the inhabitants.

Section 7.

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

Passed: December 26th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel,
Mayor.
December 27th-1913.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: January 8th-15th-1914.

Leader: January 8th-15th-1914.

ORDINANCE NO. 1680.

Mr. Yanney:- ORDINANCE TO ACCEPT GEIGER'S PLAT OF MILTON STREET.

Be IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, OHIO.

SECTION 1.

That the Plat of Max Geiger and Morris W. Geiger, platting certain lands and dedicating Milton Street from the first alley east of Arch Avenue to the east Corporation Line, which is hereto annexed marked "Exhibit A" be and the same is hereby accepted.

SECTION 2.

That the street designated on said plat known as Milton Street from the first alley east of Arch Avenue to the east Corporation Line of said City be accepted and dedicated to the public use forever.

SECTION 3.

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

Passed: December 27th-1913.

J.W. Hull,
Pres. of Council.

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

Filed & Approved: December 27th-1913.

E.P. Speidel,
Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: January 8th-15th-1914.

Leader: January 8th-15th-1914.

ORDINANCE NO. 1685.

Mr. Farmer:-

To amend Sections 5 and 16 of Ordinance No. 1592, of the City of Alliance, Ohio, entitled "An ordinance regulating automobiles, motor cycles, bicycles, power trucks, (except street cars) upon the streets, alleys and avenues or other public places in the City of Alliance, Ohio.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO.

Section 1. That section 5 of Ordinance No. 1592 of the City of Alliance, Ohio, entitled "An ordinance regulating automobiles, motor cycles, bicycles, power trucks (excepting street cars) upon the streets, alleys, avenues and public places, be, and the same is hereby amended:

Section Section 5. No automobile, motor cycle, or other motor vehicle, (electric motor vehicles not included) shall be operated on, over or across any street, avenue, alley or other public place in the City of Alliance, unless the same be equipped with, and kept in use while such vehicle or motor is in motion, an efficient muffler.

Section 2. That Section 16 of said ordinance No. 1592, entitled "An ordinance regulating automobiles, motor cycles, bicycles, power trucks, (except street cars) upon the streets, alleys, avenues or other public places in the City of Alliance, Ohio, be and the same is amended as follows:

Section 16. Any person or persons violating any of the provisions of this ordinance shall, upon conviction thereof, be fined in any sum not to exceed fifteen dollars for the first offense, and for a second and each subsequent offense not less than twenty-five dollars nor more than fifty dollars, or imprisoned not more than thirty days or both at the discretion of the mayor.

Section 3. That original sections, 5 and 16 and all parts of said Ordinance No. 1592 in conflict herewith be and they are hereby repealed.

Section 4. That this ordinance shall take effect and be in force from and after the earliest day allowed by law.

Passed: December 22nd-1913.

J.W. Hull,

Pres. of Council.

Filed and Approved: December 27th-1913.

E.P. Speidel,

Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: January 8th-15th-1913:

Leader: January 8th-1913 :

Mr. Barnard:- To issue bonds in the sum of \$75,000.00 for the purpose of erecting a Public Building in the City of Alliance, Stark County, State of Ohio, to be provided with offices for the officials of the said City of Alliance, and with a public hall, for the use of the citizens of said city.

Whereas, at a general primary election held in the City of Alliance, Ohio, on the second day of September 1913, the question of issuing the bonds of said city, in an amount in excess of the one per cent of the total value of all the property in such city as listed or assessed for the purpose of taxation, that is, in the sum of \$75,000.00, for the purpose of erecting a public building in said city of Alliance, Ohio, completed, and furnished with proper offices for the officials of said city, and having a public hall for the use of the use of the citizens of said city, was submitted to a vote of the qualified electors of said city, and,

Whereas, two-thirds of the voters voting at such election upon the question of issuing such bonds, voted in favor thereof, now therefore,

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

Section 1.

That the bonds of the city of Alliance, State of Ohio, be issued in the sum of \$75,000.00 for the purpose of erecting a Public Building in said city of Alliance, Ohio, completed and furnished with proper offices for the officials of the city of Alliance, and with a public hall for the use of the citizens of said city; each of said bonds to be in the denomination of \$1,000.00 and numbered consecutively from one to seventy-five, both numbers inclusive and made payable as follows: \$25,000 of said bonds to be made payable on the 15th day of January-1937. \$25,000 of said bonds to be made payable on the 15th day of January 1938. \$25,000 of said bonds to be made payable on the 15th day of January-1939, and bearing and bearing interest at the rate of $4\frac{1}{2}\%$ per annum, payable semi-annually, evidenced by coupons attached; said bonds shall be payable at the City Treasury, in said city of Alliance, Ohio.

Section 2.

Said bonds shall express upon 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 shall be signed by the Mayor of said city, and by the City Auditor and sealed by the corporate seal of said city, and the interest coupons attached to said bonds shall be executed by the City Auditor with the signature thereto, or he shall have his signature printed or lithographed thereon.

Section 3.

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 offered at par and accrued interest to the Board of Commissioners of the Sinking Fund of the City School District, and such of said bonds as are not taken shall be advertised for public sale and sold in the manner provided by law, but not less than at their par value and accrued interest.

Section 4.

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 City Hall fund and shall be used for the purpose of erecting a public building in the City of Alliance, completed and furnished as a public hall, and with offices for the use of the officials of said city, 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.

ORDINANCE NO. 1677 continued.

Section 5.

That for the purpose of paying the interest upon said bonds, there shall be levied and assessed upon all taxable property in the City of Alliance, Ohio, an annual tax, sufficient to raise the sum of \$3,375.00, or so much thereof as may be necessary for said purpose, said tax to continue so long as any of said bonds are outstanding. And for the purpose of raising a sinking fund, there shall be levied and assessed each year, while any of said bonds are outstanding, an annual tax that will raise such sum of money as will create a sinking fund sufficient to redeem said bonds at maturity.

Section 6.

This ordinance is hereby declared to be an emergency measure and its enactment is necessary for the immediate preservation of the public health, safety and welfare. The necessity therefore lies in the fact that the public building in which the officials have their offices is old and unsafe and dangerous for occupancy and a new building should be erected at the earliest day, and the city hall for the use of the citizens of Alliance, is urgent and such want should be supplied at the earliest time.

Section 7.

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

Passed: December 1st-1913.

J.W. Hull,

Pres. of Council.

Approved: E.P. Speidel,

Mayor. Dec. 1st-1913.

Attest: Chas. O. Silver,

Clerk of Council.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: December 5th-12th-1913.

Leader: December 4th-11th-1913.

Mr. Yanney:-

To issue bonds for the purpose of improving Diehl Court, Forest Avenue South Woodland Avenue.

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 three thousand dollars, for the purpose of improving Diehl Court from North Union avenue to Vine street, by grading, draining, curbing, and paving with brick blocks. To improve South Forest Avenue between south lot line of Auld street and south line of lots 3493 and 3499, by grading. To improve South Woodland Avenue between south lot line of Auld street and south line of lots number 3492 and 3495.

Section 2.

That the bonds of said city be issued in the sum of \$3,000.00 for the aforesaid purpose each of said bonds to be in the denomination of \$500.00, and numbered from one to six and all made payable on the 15th day of January-1929, and bearing interest at the rate of $4\frac{1}{2}\%$ per annum, payable semi-annually, evidenced by coupons attached thereto; said bonds shall be dated January 15th-1914, and shall run for a period of fifteen years, from said date, and said bonds shall be payable at the office of the City Treasurer, Alliance, Ohio.

Section 3.

Said bonds shall express upon 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 shall be signed by 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 thereto.

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 Trustees of the Sinking Fund refuse to take any or all bonds at par and interest then said bonds not so taken shall be offered at par and accrued interest to the Board of Commissioners of the Sinking Fund of the City School District, and such of said bonds as are not taken shall be advertised for public sale and sold in the manner provided by law but not for less their par value and accrued interest.

Section 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 Diehl Court fund, \$2,400.00. Forest Avenue Fund, \$262.50. Woodland Avenue Fund, \$337.50, and shall be disbursed upon proper vouchers for the purpose of improving Diehl Court, Forest Avenue and Woodland Avenue, 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 6.

That for the purpose of paying the interest upon these bonds there shall be levied and assessed upon all the taxable property in the City of Alliance, Ohio, an annual tax, sufficient to raise the sum of \$135,000 or so much thereof as may be necessary for said purpose, said tax to continue so long as any of said bonds are outstanding, and for the purpose of raising a sinking fund, there shall be levied and assessed each year, while any of said bonds are outstanding, an annual tax that will raise such sums of money as will create a sinking fund sufficient to redeem said bonds at maturity.

ORDINANCE NO. 1669 continued

Section 7.

This ordinance is hereby declared to be an emergency measure and its enactment is necessary for the immediate preservation of the public health, safety and welfare,

The necessity therefor lies in the fact that in municipalities legislation now started, to establish sewers and street paving, cannot be consummated before the winter months which will necessitate the delay of building sewers, until the following summer, much to the inconvenience and to the detriment of the health and welfare of the inhabitants.

Section 8.

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

Passed: December 1st-1913.

J. W. Hull,
Pres. of Council.

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

Approved: December 2nd-1913.

E. P. Speidel,
Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: December 4th-11th-1913.

Leader: December 4th-11th-1913.

WHEREAS, the Official Board of the Union Avenue M.E. Church, Union Avenue, Alliance, Ohio, have petitioned council for electric lights on said Union Avenue, and in front of said Church, and

WHEREAS, said Official Board have proposed to erect one Five lamp steel post, or, two three lamp steel posts at said place, free of cost and expense to the City of Alliance, on condition that said city will furnish the necessary current of electricity to burn in such lamps, free of cost and expense to said Official Board of said Union Avenue M.E. Church, and,

WHEREAS, the Council believe said lighting to be a public necessity, therefore,

BE IT RESOLVED, by the Council of the City of Alliance, Ohio:

Section 1.

That the Official Board of the Union Avenue M.E. Church is hereby granted the right to construct upon South Union avenue in this city at points to be designated in front of said Union Avenue Church, by said Official Board, two three lamp posts, to be fully equipped ready for electric lighting, and free of all costs and expense to the city of Alliance, Ohio, and upon said Official Board so doing, the City of Alliance, will furnish and supply electric current for such lamps, not to exceed the cost of one hundred watts lamp, if said lamps had been so erected by the public, and free of all cost and expense to said Union Avenue M.E. Church.

Section 2.

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

Passed: December 15th-1913

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel,

Mayor.
December 18th-1913.

ORDINANCE NO. 1603.

Mr. Farmer:-

An ordinance to approve the plat of Bingham's Second sub-division of part of outlot No. 233 and accept the dedication of the streets and alleys shown thereon.

Section 1.

Be it ordained by the Council of the City of Alliance, State of Ohio, that the plat of Bingham's second sub-division of part of out-lot No. 233 in the City of Alliance, Ohio, be and the same is hereby approved and that the dedication of the streets and alleys shown on said plat be and the same are hereby accepted.

Section 2.

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

Passed: May 19th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: May 24th-1913.

E.P. Speidel,
Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review:

Leader: May 5th-29th- June-5th-1913.

ORDINANCE NO. 1693.

Mr, Yanney:- To transfer from the General Fund to the Safety Fund \$3,000.00. From
The General Fund to the Service Fund \$50.00.

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

Section 1.

That there be transferred from the General Fund to the Safety Fund the
sum of \$3,000.00. From the General Fund to the Service fund the sum of \$50.00. The
same being made in accordance with the provisions of Section 3799, Ohio Municipal Code.
Same not being needed for the purposes as provided for in the General Fund.

Section 2.

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

Passed: December 26th-1913.

J.W. Hall,

Pres. of Council.

Attest: Chas. O. Silver,

Clerk of the Council.

Approved: E.P. Speidel,

Mayor.

ORDINANCE NO. 1692.

To repeal Ordinance No. 1603. An ordinance to approve the plat of Bingham's Second Sub-division of part of Outlet No. 233 and accept the dedication of the streets and alleys.

WHEREAS in the platting of Bingham's sub-division of part of Outlet No. 233, certain errors were made, Therefore,

BE IT ORDAINED, by the Council of the City of Alliance, Ohio

Section 1.

That ordinance No. 1603, an Ordinance to approve the plat of Bingham's second sub-division of part of Outlet No. 233, and accept the dedication of the Streets and Alleys is hereby repealed.

Section 2.

That the clerk of this Council is hereby directed and authorized to notify the County Recorder of the repeal of this ordinance, and the County recorder requested to return said plat to the City of Alliance for correction.

Section 3.

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

Passed: December 26th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel,
Mayor.

December 27th-1913.

To issue a certificate of indebtedness of the City of Alliance, Ohio, to provide for paying the electric light incurring in lighting the Fire Department Building of the City.

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

Section 1.

That the Finance Committee of the City Council are hereby authorized and directed to borrow a sum of Two Hundred Nineteen and sixty one hundredths (\$219.61) Dollars to pay light bill, and the Mayor and City Auditor are hereby authorized and directed to issue a certificate of indebtedness of the City of Alliance, Ohio, and signed as municipal bonds are signed, in anticipation of the General Revenue Fund for the fiscal year, in the sum of Two Hundred Nineteen and sixty one hundredths (\$219.61) Dollars.

Section 2.

Said certificate shall be made payable to . . . and shall not run for a longer period than thirty days (30) nor bear a greater interest than five per cent (5) nor be sold for less than par with accrued interest and the proceeds of said certificate shall be credited to Safety Fund, for the purpose aforesaid and said certificate shall be issued under authority of Section 3913 of the General Code of Ohio.

Section 3.

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

PASSED: December 26th-1913.

J.W. Hull,

ATTEST: Chas. O. Silver,
Clerk of Council.

Pres. of Council.

APPROVED: E.P. Spediel,

Mayor.

December 27th-1913.

RESOLUTION NO. 1698.

To issue a Certificate of Indebtedness of the City of Alliance, Ohio, to provide a fund for the purpose of paying the cost and expense of The Public Service Department.

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

Section 1.

That the Finance Committee of the City Council are hereby authorized and directed to borrow and the Mayor and City Auditor be and are hereby authorized and directed to issue a certificate of indebtedness of the City of Alliance, State of Ohio, and sig as municipal bonds are signed in anticipation of the general revenue fund of the fiscal year the sum of Eighteen Hundred (\$1800) Dollars.

Section 2.

Said certificate shall be made payable to bearer and shall not run for a longer period than thirty days (30) nor bear a greater rate of interest than five (5) per cent nor be sold for less than par with accrued interest and the proceeds of said certificate shall be credited to the Public Service Fund and shall be used for the purpose of paying the cost and expense of the Public Service Department as follows: Street Cleaning fund \$80.00 Sewer Disposal Plant \$75.00, and balance to meet deficiencies in the appropriations herefore made as the Public Service funds and for no other purpose, and said certificate shall be issued under authority of Section 3913 of the Municipal Code of Ohio.

Said certificate shall be payable from the Public Service Fund.

Section 3.

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

Passed: December 26th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel.

Mayor.
December 27th-1913.

RESOLUTION NO. 1697.

To issue a Certificate of Indebtedness of the City of Alliance, Ohio, to provide a fund for the purpose of paying the cost and expense of Operating and Maintaining the Water Department, Alliance, Ohio.

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

Section 1.

That the Finance Committee of the City Council are hereby authorized and directed to borrow and the Mayor and City Auditor be and are hereby authorized and directed to issue a certificate of indebtedness of the City of Alliance, Ohio, and sign as municipal bonds are signed, in anticipation of the general water revenue fund of the fiscal year in the sum of Thirty eight hundred dollars (\$3800.00).

Section 2.

Said certificate shall be made payable to bearer and shall not run for a longer period than thirty days nor bear a greater rate of interest than five (5) per cent nor be sold for less than par with accrued interest and the proceeds of said certificate shall be credited to the Water Fund and shall be used for the purpose of paying the cost and expense of the Water Works Department as follows: Pumping Operation \$1650.00. Pumping Maintenance \$50.00 and the balance of \$3100.00 to meet the deficiency in cash, to meet the appropriations already made in other funds of the Water Works Department and for no other purpose, and said certificate shall be issued under authority of Section Ninety-five (95) of the Municipal Code of Ohio.

Said certificate of indebtedness shall be payable from the Water Fund.

Section 3.

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

Passed: December 26th-1913.

J.W. Hull,

Attest: Chas. O. Silver,
Clerk of Council

Pres. of Council.

Approved: E.P. Speidel,
Mayor.

December 27th-1913.

RESOLUTION NO. 1702.

Mr. Farmer:-

To provide a public light at the entrance of Mount Union College on Union Avenue in the City of Alliance, Ohio,

WHEREAS, the Council of the City of Alliance, State of Ohio, deems it necessary that there be a public light or lights erected and maintained at the Memorial Gateway entrance from Union Avenue to Mount Union College, and

WHEREAS, the Trustees of said Mount Union College has manifested their willingness to construct a light or lights at an ornamental gateway at said entrance, free of costs and expense to the City of Alliance, Ohio, on the condition that said city shall after said light or lights have been constructed ready therefore furnish free of costs to said Trustees of Mount Union College, electricity sufficient for the use of such lights.

Therefore Be it Ordained by the Council of the City of Alliance, Ohio,

Section 1.

That upon the construction of such light or lights, by the Trustees of Mount Union College at said entrance to Mount Union, upon the completion thereof, the City of Alliance, Ohio, will thereafter furnish electricity not to exceed 100 watts, free of all costs and expense to said Mount Union College.

Section 2.

This resolution shall be in force from and after the earliest day allowed by law.

PASSED: December 26th-1913.

J.W. Hull,

ATTEST: Chas. O. Silver,
Clerk of Council.

Pres. of Council.

APPROVED: E.P. Speidel,
Mayor.
December 27th-1913.

ORDINANCE NO. 1690

Mr. Barnard: To issue a certificate of indebtedness of the City of Alliance, Ohio, to provide a fund for the purpose of the cost and expense of improving Cherry Avenue between State street and Harris Place by grading.

Be it resolved by the Council of the City of Alliance, Ohio;

Section 1.

That the Finance Committee of the City Council is hereby authorized and directed to borrow, and the Mayor and the City Auditor be and they are hereby authorized and directed to issue a certificate of indebtedness of the City of Alliance, Ohio, and sign as municipal bonds are signed, in anticipation of the collection of special assessments in the sum of Four Hundred and Seventy-five Dollars.

Section 2.

Said certificate shall be made payable to _____ and shall not run for a longer period than \$158.00, due September 1st-1914. \$158.00 due September 1st-1915. \$159.00 due September 1st-1916, nor bear a greater interest than five per cent nor be sold for less than par with accrued interest and the proceeds of said certificate shall be credited to the Cherry Avenue Grading Fund, for the purpose aforesaid and said certificate shall be issued under authority of Section 3915. General Code of Ohio.

Section 3.

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

PASSED: December 26th-1913.

J.W. Hull,
Pres. of Council.

ATTEST: Chas. O. Silver,
Clerk of Council.

APPROVED: E.P. Speidel,
Mayor.

December 27th-1913.

Mr. Lower:

To provide plans and specifications for a new city hall, to be erected in the City of Alliance, Ohio.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO.

Section 1.

That the Finance Committee of the Council of the City of Alliance, Ohio, be, and it hereby is authorized and directed to secure, at an early date, and report to this body for its action thereon, plans and specifications for a new city hall, with proper offices therein, the same completed not to exceed the sum of \$75,000.00

Section 2.

This resolution shall take effect and be in force from and after its passage.

PASSED: December 22nd-1913

J.W. Hull,
Pres. of Council.

ATTEST: Chas. O. Silver,
Clerk of Council.

APPROVED: E.P. Speidel,
Mayor.

December 23rd-1913.

RESOLUTION NO. 1700.

BE IT RESOLVED by the Council of the City of Alliance, Ohio,

Section 1.

That the City Auditor is hereby authorized and directed to draw his warrant on the City Treasurer in payment of the salaries of the members and President of Council as follows:

C.E. Barnard	19 meetings	@	\$1.00	\$19.00
F. Farmer	17 "	"	1.00	17.00
Loyal Grubb	18 "	"	1.00	18.00
L. Lower	16 "	"	1.00	16.00
J.H. Patton	2 "	"	1.00	2.00
Peter Voss	19 "	"	1.00	19.00
G.W. Yanney	15 "	"	1.00	15.00
J.W. Hull	19 "	"	1.50	28.50

Section 2.

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

PASSED: December 26th-1913.

J.W. Hull,

Pres. of Council.

ATTEST: Chas. O. Silver,

Clerk of Council.

APPROVED: E.P. Speidel,

Mayor.

ORDINANCE NO. 1687.

Mr. Farmer:-

To regulate travel of vehicles on the Public Square in the City of Alliance State of Ohio.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO.

Section 1.

That all vehicles of whatsoever kind, name or description, whether propelled by electricity, gasoline, animal or human power, passing or attempting to pass south through the Public Square, in the City of Alliance, Ohio, from East Main street to South Freedom Avenue or to any other point shall keep the west driveway in said square, and all such vehicles passing or attempting to pass from the south side of said square, north to East Main street, shall keep to the east drive-way through said Public Square.

Section 2.

That any person or persons violating this ordinance shall, upon conviction thereof be fined not less than five dollars nor more than twenty five dollars for the first offense, and for a second and such subsequent offense, upon conviction thereof, be fined not less than twenty five dollars nor more than fifty dollars, or imprisoned not to exceed thirty days or both.

Section 3.

That all ordinances and parts of ordinances in conflict herewith be and the same hereby are repealed.

Section 4.

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

Passed: December 22nd-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel,
Mayor.
December 23rd-1913.

I, Chas. O. 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 and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: January 8th-15th-1914.

Leader: January 8th-15th-1914.

ORDINANCE NO. 1688.

Mr. Farmer:-

To provide for a site upon which to erect a City Hospital, and for the leasing of such hospital after the same has been erected.

BE IT ORDAINED, BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO.

WHEREAS: The Alliance City Hospital Association of the City of Alliance, State of Ohio, is the owner of city lots numbers 1832 and 1833, in fee simple and which lots said The Alliance City Hospital Association of the City of Alliance, is willing to and will convey to the City of Alliance, Ohio, in fee simple, by Deed of good and sufficient warranty, upon certain terms and conditions,

WHEREAS, Said, The Alliance City Hospital Association desires to obtain a lease of said hospital premises for a period of twenty-five (25) years, after said hospital building has been completed ready for equipping and furnishing, which said furnishing and equipping said The Alliance City Hospital Association is willing and will do if granted said lease, and,

WHEREAS, In the opinion of Council the best interest of the City of Alliance and its inhabitants would be best subserved by leasing said hospital premises to said The Alliance City Hospital Association, and that the maintaining and operating said hospital, when completed, by the City of Alliance, Ohio, would not be for the best interest of the City and its citizens, therefor,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO.

SECTION 1.

That upon The Alliance Hospital Association of the City of Alliance, State of Ohio, conveying by deed of general warranty, in fee simple, and free of all incumbrance said said lots numbers 1832 and 1833, situated in the City of Alliance, County of Stark, State of Ohio, the Council of the City of Alliance, Ohio, will build a hospital thereon and upon the completion of said hospital building ready for furnishing and equipping, enter into an instrument of writing leasing unto said, The Alliance City Hospital Association, said hospital premises, for leasing unto said, The Alliance City Hospital Association, said hospital premises, for hospital purposes and no other for a period of Twenty-Five (25) years from and after the execution of said lease. Said lease shall not be signed nor shall said premises or any portion thereof be sublet without the consent of council in writing.

SECTION 2.

Said lease when prepared and signed shall contain the following conditions and covenants, among others, to-wit that said The Alliance City Hospital Association shall keep said premises, and all parts thereof, in as good condition and repair as the same may be in at the time of its entering thereupon under said lease, natural wear and decay and unavoidable accidents, and injuries from fire not resulting from the fault or neglect of said Hospital Association or through the fault or neglect of any of its servants or employees; the said Hospital Association will and shall keep said premises free from all filth, ashes or other material which it shall make or cause or permitted to be made; that said association will not suffer any animal or animals to be on said premises in so far as the same might become detrimental to the premises or adjoining premises. And further that said The Alliance City Hospital Association will not carry on or permit to be carried on, in said premises, at any time during said term any trade or business usually denominated extra hazardous by Fire Insurance Companies; or use or store, or to permit to be stored on said premises anything usually denominated extra hazardous by said companies, and further that upon the termination of said term of twenty-five (25) years above specified, said The Allied City Hospital Association will deliver peaceable possession of said premises to said city of Alliance, Ohio, or assigns, and that in case said Association shall at any time during said term abandon said hospital work or should fail therein then said premises shall at once revert to said City of Alliance, Ohio, and said term shall

ORDINANCE NO. 1688.

thereupon terminate, and in case said Association shall break any of the covenants and conditions of said lease it shall be lawful for said City of Alliance, Ohio, or its assigns, at its option, to re-enter and take possession of said premises and terminate this lease hereinbefore provided for.

Section 3.

That said The Alliance City Hospital Association, shall furnish and equip in a proper and suitable manner said hospital building free of all cost and expense to the City of Alliance, and upon the termination of said lease, or if at any time said association shall forfeit said lease by breach of any of its terms, covenants or conditions, then all furnishings, fixtures, appliances, equipment and other effects and chattels belonging to said association and used by it in conducting and operating said hospital shall pass to and become the property of the City.

Section 4.

The consideration for the leasing or letting of said hospital building by said City of Alliance, Ohio, to The Alliance City Hospital Association, is the conveyance to it said hospital association of said lots numbers 1832 and 1833, and the furnishing and equipment of said hospital and the maintainance of said The Alliance City Hospital.

Section 5.

This ordinance is hereby declared an emergency measure for the reason that the lots of land offered by said The Alliance City Hospital Association appear to be the only real estate suitable and immediately available upon which to erect a new city hospital, that owing to the crowded condition of the hospital now in the city it is necessary to erect a suitable hospital at as early a date as can be done, by beginning work thereon by early spring.

Section 6.

This ordinance shall take effect and be in force from and after its passage and the acceptance thereof by The Alliance Hospital Association.

Passed: December 22nd-1913.

J.W. Hull,
Pres. of Council.

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

Approved: December 26th-1913.

E.P. Speidel,
Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review:- January 8th-15th-1914.

Leader:- January 8th-15th-1914.

Mr. Yanney:- To fix the salary of the first and the second clerks of the Auditors Office, City of Alliance, Ohio.

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

Section 1.

That the salary of the First Clerk of the Auditor's Office of the City of Alliance, Ohio, shall be the sum of Sixty (\$60.00) dollars per month, payable semi-monthly.

Section 2.

That the salary of the Second Clerk of the Auditor's Office of the City of Alliance, Ohio, shall be the sum of \$45.00 forty-five dollars, per month, payable semi-monthly.

Section 3.

That all ordinances and parts of ordinances inconsistent herewith be and the same are hereby repealed and this ordinance shall take effect from and after the earliest period allowed by law.

Passed: December 26th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel,
Mayor.
December 27th-1913.

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

Said publications were on the following dates:

Review: January 8th-15th-1914.

Leader: January 8th-15th-1914.

ORDINANCE NO. 1694.

Mr. Barnard: An Ordinance for fixing the salary of chemical Engineer for Water Filtration Plant.

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

Section 1.

That the salary of Chemical Engineer for the Water Works Filtration Plant be and is hereby fixed at One Thousand (\$1,000) Dollars per year, payable semi-monthly.

Section 2.

That this ordinance is hereby declared to be an emergency measure as being necessary to secure the employment of a proper person for the sanitary control and operation of the filter plant and shall take effect January 1st-1914, or at the earliest date allowed by law.

Passed: December 26th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: December 27th-1913.

E.P. Speidel,
Mayor.

I, Chas. O. 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 and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city of Alliance, Ohio.

Said publications were on the following dates:

Review: January 8th-15th-1914.

Leader: January 8th-15th-1914.

ORDINANCE NO. 1695.

Mr. Barnard:- An ordinance to authorize the Director of Public Safety to enter into a contract for the purchase of An Auto Triple Combination Fire Engine.

Section 1.

Be it ordained by the Council of the City of Alliance, Ohio that the Director of Public Safety is hereby authorized and directed to enter into a contract for the purchase of an Auto Triple Combination Fire Engine at a cost not to exceed \$9,500.00

Section 2.

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

Passed: December 26th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: December 27th-1913.

E.P. Speidel,
Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city.

Said publications were on the following dates:

Review: January 8th-15th-1914.

Leader: January 8th-15th-1914.

ORDINANCE NO. 1703.

Mr. Bankard:- To authorize the Director of Public Service to purchase certain tracts of land for the construction of the Westville storage reservoir.

SECTION 1.

Be it ordained by the Council of the City of Alliance, Ohio, that the Director of Public Service be and is hereby authorized and directed to purchase in the name of the City the following tract of land deemed necessary in the construction of the Westville Storage reservoir for enlarging and improving the water works of the City of Alliance, Ohio, in accordance with the provisions of Ordinance No. 1494, as passed August 26th-1912, said tract being located in the north east quarter of Section 2, Range 5, Knox Township, Columbiana County, Ohio, and being a part of the tract of acres belonging to Mary and Rebecca Randolph in said section and range and further described as follows: Beginning at the north-east corner of the lands of Martin Murphy where such lands corner with the lands of Mary and Rebecca Randolph on the west line of the cemetery adjoining said lands, thence west along the line between the lands of said Martin Murphy and the lands of said Mary and Rebecca Randolph a distance of four hundred and twenty and five tenths feet (420.5 ft.) this line being taken as west no degrees, no minutes, thence north 19 degrees 6 minutes west 422.1 feet thence east 2 degrees 16 minutes south 78.7 feet, thence north 25 degrees 45 minutes east 155.6 feet, thence north 60 degrees 4 minutes east 277.9 feet thence north 76 degrees 24 minutes east 297.5 feet to center line of Westville Road, thence south 0 degrees 3 minutes east along center line of said road 235 feet, thence south 81 degrees 20 minutes west 385.6 feet, thence south 3 degrees 18 minutes west 201 feet, thence south 32 degrees east 226.2 feet, thence east and parallel with Martin Murphy's north line 154.9 feet to the north west corner of the cemetery tract, thence south on the west line of said Cemetery tract 58.5 feet to the place of beginning 5.10 acres more or less.

SECTION 2.

That the Director of Public Service is hereby authorized to purchase the above described tract of land in accordance with the provisions hereof and to pay therefor the sum of Five Hundred and ten dollars (\$510.00) to Mary Randolph and Rebecca Randolph, the owners thereof, on the delivery of good and sufficient warranty deeds to the city for such land free and clear from all incumbrances.

SECTION 3.

That this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after the earliest period allowed by law.

Passed: December 26th-1913.

J.W. Hall,
Pres. of Council.

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

Approved: E.P. Speidel,
Mayor.

December 27-1913.

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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation in said city.

Said publications were on the following dates:

Review: January 8th-15th-1914.

Leader: January 8th-15th-1914.

Mr. Yanney:-

To make appropriations out of the Public Safety Fund.

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

Section 1.

That there is hereby appropriated out of any moneys not otherwise appropriated in the Public Safety Fund, the sum of Two-Hundred Nineteen and sixty one (\$219.61) dollars, to pay for lighting the Fire Department building for this year. This is made necessary for the reason that the appropriation for Fuel, Light, and supplies is exhausted, and this services being rendered this year. And in order to not carry same over until next year, the sum of \$219.61 (Two Hundred and Nineteen and sixty one hundredths dollars) is hereby appropriated for Fuel, Light and Supplies, Fire Department.

Section 2.

That this ordinance will take effect from and after the earliest period allowed by law.

PASSED: December 26th-1913.

J.W. Hull,
Pres. of Council.

ATTEST: Chas. O. Silver,
Clerk of Council.

APPROVED: E.P. Speidel,

Mayor.

December 27th-1913.

RESOLUTION NO. 1706.

Mr. Yanney:-

To make appropriations out of the Public Service Fund:

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

SECTION 1. That there is hereby appropriated out of any moneys not otherwise appropriated in the Public Service Fund the sum of \$155.00 as follows:

4-M-6 Payroll Laborers-Street Cleaning \$80.00

4-J-8 Sewage Disposal 75.00

This appropriation is made necessary owing to the appropriation 4-M-6 and 4-J-8 being exhausted and in order that the bills be paid this year, and not carried over until next year.

The sum of \$155.00 is hereby appropriated. \$80.00 for 4-M-6 and 4-J-8 \$75.00.

SECTION 2.

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

PASSED: December 26th-1913.

J.W. Hull,

Pres. of Council.

ATTEST: Chas. O. Silver,

Clerk of Council.

APPROVED: Dec. 12th-1913.

E.P. Speidel,

Mayor.

To appoint persons to serve notices.

Mr. Barnard: Be it resolved by the Council of the City of Alliance, Ohio, that Sam Lozier and Harold Stratton, F.F. France are hereby selected to serve sidewalk and street improvement notices and preparing same. Compensation be be fixed at ten cents a notice.

Passed: September 15th-1913.

J.W. Hull,

Pres. of Council.

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

Approved: E.P. Speidel,

Mayor.

Sept. 17th-1913.

ORDINANCE NO. 1695.

Mr. Voss:- To remit certain special assessments, remaining unpaid, levied upon certain lots for the improvement of Liberty Avenue and South and Mill streets in the City of Alliance, Ohio.

WHEREAS, the Council of the City of Alliance, Ohio, has levied certain special assessments against the following lots and lands in the City of Alliance, Ohio, owned by Max and Morris Geiger for the improvement of south Liberty Avenue, South street, and Mill streets in the City of Alliance, State of Ohio, as follows:

Lot No.	Sewer	Grading	Paving	Grading	Total Assessments.
3367	127 \$38.50	Liberty 41.67	Liberty 41.67	South 60.50	\$182.33
3368	38.50	41.67	33.33		113.50
3369	38.50	41.67	33.33		113.50
Total	\$ 115.50	\$ 125.01	\$ 108.32	\$ 60.50	\$409.33

And whereas the said Max and Morris Geiger have paid on said several assessments as follows:

Lot No.			
3367	7.70	41.67	49.37
3368	7.70	41.67	49.37
3369	15.40	41.67	57.07
Total paid on assessments			\$ 155.81

WHEREAS: By ordinance No. 1537 of the City of Alliance, Ohio, passed on 1st day of October-1912, the council of the City of Alliance, Ohio, fixed and established the value of said lots as follows:

Lot No.		
3367, valued at		125.00
3368		100.00
3369	Total value of the three lots	100.00
		\$ 325.00

AND WHEREAS: All of said assessments have been levied within the last five years and appear to exceed thirty-three and one-third per cent, of the actual value of said lots and each of them after said improvements have been made.

WHEREAS: Council has by certain legislation provided for the improvement of Mill street in said City of Alliance, Ohio, and did on the first day of October-1912, pass Ordinance No. 1526-to assess all the property abutting and bounding on said Mill Street, according to the special benefits conferred upon the assessed, among which are the following lots owned by said Max and Morris Geiger, which were, by said assessing ordinance assessed as follows:

Lot No.	5814,	Grading said street, Sewer on said street,	\$71.06 58.82	\$129.88
	4985.	Grading Sewer	54.34	54.34
	5815	Grading Sewer	71.06 58.82	129.88
	4946	Grading Sewer	54.34 56.27	110.61
Total Assessment.....				\$424.71

ORDINANCE NO. 1695 continued

WHEREAS, The City is without dirt to complete the necessary filling of said street, and is unable to secure said dirt without great expense and cost to itself, and

WHEREAS, the said Max and Morris Geiger are prepared to and have signified their willingness to furnish the dirt necessary to make such fill on said Mill street, and that they will so furnish, free of all cost to the city of Alliance within a period of two years from the passage of this ordinance, all such dirt as may be necessary to properly fill said Mill street according to the plans and specifications adopted by council for such improvement on condition that the city of Alliance, Ohio, through its council shall release and remit to them all the unpaid assessments upon said lots numbers:

3367; 3368; 3369; 5814; 4985; 5855; and 4946, and without said fill on said Mill street, said improvement will be of no benefit to said Max and Morris Geiger, now therefore,

BE IT ORDAINED by the Council of the City of Alliance, Ohio, That the unpaid special assessments levied, by the City of Alliance, Ohio, against said lot numbers 3367, 3368, 3369, 5814, 4985, 5855, 4946, upon acceptance, by the said Max Geiger and Morris Geiger of all the terms and conditions of this ordinance, be and the same are hereby remitted and discharged, and that the city Auditor of the City of Alliance, Ohio, certify the same to the Treasurer of Stark County, Ohio, upon the taking effect of this ordinance.

This ordinance shall be in force from and after the earliest day allowed by law.

Passed: December 26th-1913.

J.W. Hull,
Pres. of Council.

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

Approved: December 27th-1913.

E.P. Speidel,
Mayor.

The terms, stipulations and conditions of the foregoing ordinance are accepted by us this 2nd day of January-1914, and upon the remittance of said special assessments we bind ourselves to furnish or cause to be furnished and deliver to its proper place on Mill Street, free of costs or other expense, do said city, dirt sufficient to properly fill said Mill street according to the plans and specifications heretofore adopted by said city of Alliance, for the improvement of said Mill street.

(signed) Geiger Brothers
By Max Geiger.

RESOLUTION NO. 1704.

SECTION 1.

Mr. Yanney:- To make appropriations out of the Water Fund:
Be it ordained by the Council of the City of Alliance, Ohio,
That there is hereby appropriated out of any moneys not otherwise
appropriated in the Water Fund, the sum of \$1700.00 (Seventeen Hundred) Dollars, as
follows:

6-E-1 Pumping Operation \$1650.00

6-E-2 Pumping Maintenance 50.00

This is made necessary for the reason that the appropriation for Pumping Operation and
Maintenance is exhausted and to continue the operation of the Plant and that the bill will
not be carried over until the next time.

The sum of \$1700.00 is hereby appropriated for 6-E-1 and 6-E-2.

SECTION 2.

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

PASSED: December 26th-1913.

J.W. Hull,
Pres. of Council.

ATTEST: Chas. O. Silver,
Clerk of Council.

APPROVED: E.P. Speidel,

Mayor.
December 29th-1913.

RESOLUTION NO 1374.

Mr. Farmer:-

Declaring it necessary to improve East Wayne Street, between Walnut Avenue and Union Avenue, by grading, curbing and paving with brick block.

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 East Wayne street from Walnut street to Union Avenue, in the following manner; by grading, curbing, and paving with brick block.

Section 2.

That the grade of said street as improved shall be the grade established by ordinance passed March 5th-1906.

Section 3.

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

Section 4.

That the whole cost of said improvement less one-fiftieth thereof and the cost of intersections, shall be according to the benefits that may result from said improvement upon the following 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 especially benefited by said improvement shall include the expense of preliminary and other surveys and of printing and publishing of resolutions, ordinances, notices required, and the serving of said notices and 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 ten semi-annually 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 assessments in cash within thirty days after the passage of the assessing ordinance, in which case said assessment shall include any item of interest upon the bonds to be issued in anticipation of the collection 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 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 costs and expenses of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands and interest thereon, and the costs and the expenses of any such award, shall be paid out of the East Wayne street Improvement fund.

Section 8.

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

Passed: December 1st-1913.
J.W. Hull,
Pres. of Council.

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

Approved: E.P. Speidel, Mayor.

I, Chas. O. 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, and in the Alliance Daily Leader, two newspapers of the opposite politics, published and of general circulation of said city of Alliance, Ohio.

Said publications of said city:

Review: December 20th-29th-1913.

Leader: December 19th-25th-1913.