

Monday Evening, February 6th, 1922

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

The roll being called, the following members answered to their names: Messrs. Akins, McCredie, Davis, Miller, Ryan, Riggs, and Trott. Present 7, absent 0.

The minutes of the previous meeting were read and approved.

The following complaints on street assessments were read and referred to the committee on assessments.

Complaints
on street
assessments.

Berea, Ohio,
January 20, 1922.

To the Honorable Council of the City of Alliance:

We the undersigned are owners of lots #7329 and 7330 in the College Hill Land Company addition to the City of Alliance.

We believe the special assessment for paving and other improvement on West State Street upon which the said lots abut is greatly in excess of the amount that the law would allow. Therefore we petition your Honorable Council for an amicable adjustment.

We should be glad to be advised within a reasonable time of the results of your consideration of this petition. If adjustment cannot be thus made, we expect to seek redress in court.

Respectfully submitted,

Delo C. & Anna E. Grover,
By Delo C. Grover.

Alliance, Ohio, January 21st, 1922.

To the Honorable City Council
of the City of Alliance, Ohio.

Gentlemen:

The undersigned respectfully represents that she is the owner of Lot No. 7619 in the City of Alliance, situated on the north side of West State Street, which Lot has a taxable valuation of \$500.00; that on or about September 27th, 1921, the City Council, by Ordinance, levied and assessed against said Lot, for the improvement of West State Street, by the foot frontage method, the total sum of \$680.28 and said total assessment has been certified over to the County Auditor for collection.

And the undersigned have complained and now complain that said total assessment and each installment thereof, is far in excess of the Limitation allowed by law, and grossly unjust and inequitable, wholly without warrant of Law or Right.

Wherefore, it is respectfully urged and requested that said assessment be corrected and a fair and proper rebate or adjustment be promptly made, so that the county Auditor of Stark County, Ohio, need not certify the same as delinquent or take other steps towards the collection thereof, and, so that, the wrong may be remedied without unnecessary expense to the owner or to the city.

In connection with the said improvement, the undersigned hereby also registers her protest, with strong complaint, for the damages done her said Lot No. 7619 and Lot No. 7328, in the change of grade of said street in front of said lots, and which change of grade has very greatly damaged the value of said lots.

Bertha Freer

By her Attorneys Emmons and Emmons

The following communication was received and referred to the Light committee and Service Director.

Alliance, Ohio,
Feb. 6, 1922.

Communication
asking for light.

To the Honorable Councilmen of Alliance.

Dear Sirs: We the properties owners of 23rd street to Railroad ask

Monday Evening, February 6th, 1922 (continued)

that a light be placed on the pole that was put up when the new light system went in effect. We have never had a light there yet, we ask you to put one there.

J. M. Siegfried
R. C. Walker
J. L. Smith

The following communication from the Board of Health was received and referred to the Finance Committee.

January
Twenty-seventh
1 9 2 2

Mr. T. E. Trott,
Chairman Finance Committee,
Alliance City Council,
Alliance, Ohio.

Dear Sir:

At the last regular meeting of the Board of Health, held January 26th, 1922, the following motion was adopted:-

It was moved by Archer and seconded by McCredie that the matter of appropriation for Sanitary Policeman be taken up with the Finance Committee of the City Council.

The object of this resolution is to have the Finance Committee make an appropriation for Sanitary Policeman for the first six months of this year as the Board considers that it would be a very grave mistake to discontinue the services of a Sanitary Policeman at this time.

Very respectfully,

J. F. Hogan,
Clerk

JFH-C

The following communication was received and referred to the streets and alleys committee.

Alliance, Ohio, February 6, 1922

President,
City Council,
Alliance, Ohio.

Dear Sir:

I am writing to ask that some action be taken to open up Ashland Avenue, in order that we may drive to the residence which I have built on above street.

I have asked several times in the past nine years for this to be done and have been sent from one to another and have been referred back to the Council.

Kindly have some action taken in this matter and oblige

Yours very truly,

Louis Gehret

Communication regarding opening of Ashland Avenue.

Mayor submits names for Board of Health. Confirmed by Council.

Mayor Clark announced that he submitted for the confirmation by Council, the following names for members of the Board of Health: Mrs. A. A. McLaughlin, Mrs. Frank Williamson, and Mr. Albert E. Bradshaw. Mr. Bradshaw was appointed to fill the unexpired term of Mr. McCredie who had been elected a member of the City Council. The question being on the confirmation of the appointment of Mrs. A. A. McLaughlin, Mrs. Frank Williamson and Mr. Albert E. Bradshaw, the yeas and nays were taken and resulted yeas 7, nays 0. Those who voted in the affirmative were Messrs. Akins, McCredie, Davis, Miller, Ryan, Riggs and Trott. So the appointments were confirmed.

Monday Evening, February 6th, 1922 (continued)

W. Rockhill asks Council to re-consider 85¢ team rate.

Mr. Wesley Rockhill asked council to reconsider the 85¢ an hour team rate fixed by the recent salary ordinance. Referred to the Finance Committee and Service Director.

The Finance committee submitted ordinance 6-E and recommended its passage.

T. E. Trott,
W. H. Riggs,
D. D. Davis

Report of Finance committee.

The report of the committee was agreed to.

City Solicitor instructed to prepare gas ord. fixing the rate at 60¢.

Mr. Ryan chairman of the committee of council to whom was referred ordinance 7-E stated that they reported progress. Ryan moved seconded by Davis that the City Solicitor be instructed to prepare an ordinance to regulate the price which the Alliance Gas & Power Company may charge for gas fixing the rate at 60¢, which motion was agreed to.

The following ordinances and resolutions were introduced:

Resolution 9-E

Mr. Ryan:

Introduction of Res. 9-E

To authorize a transfer of certain funds to the Sinking Fund was read the first time and referred to the Finance Committee.

Resolution No. 12-E

Mr. Davis:

Introduction of Res. 12-E

Declaring it necessary to improve W. Harrison Street by constructing sanitary sewer No. 189 was read the first time and referred to the sewer committee.

Ordinance No. 13-E

Mr. Davis:

Introduction of Ord. 13-E

To issue bonds for the purpose of enlarging and improving the storm sewer system of the city of Alliance, Ohio, was read the first time and referred to the Finance Committee.

Resolution No. 10-E

Mr. Ryan:

Introduction of Res. 10-E

To issue a certificate of indebtedness of the city of Alliance, Ohio, in anticipation of the collection of special assessments for the construction of sidewalks was read the first time and referred to the finance committee.

Ordinance No. 14-E

Mr. Ryan:

Introduction of Ord. 14-E

Granting to B. W. Thompson the right to lay gas and oil feed lines across and under East Patterson Street was read the first time and referred to the streets and alleys committee, City Solicitor and Service Director.

Resolution No. 11-E

Mr. Trott:

Introduction of Res. 11-E

An ordinance to defer the payment of special assessments and release penalties thereon was read the first time and referred to the Assessment Committee for immediate action.

On motion of Davis seconded by McCredie, Council referred back to the fourth order of business, reports of standing committees.

The finance committee submitted their report recommending the passage of Ordinance 6-E.

Reported of Finance Committee.

T. E. Trott
W. H. Riggs
D. D. Davis

The report of the committee was agreed to.

Report of Assessment com.

The assessment committee submitted Resolution No. 11-E and recommended its passage.

Trott, Ryan, McCredie
The report of the committee was agreed to.

Monday Evening, February 6th, 1922 (continued)

Passage of Ordinance No. 6-E

Ryan moved seconded by Akins that the statutory rules requiring ordinances and resolutions to be read on three different days be suspended and Ordinance No. 6-E be read the second and third time. The question being on the suspension of the rules, the yeas and nays were taken and resulted yeas 7, nays 0. Those who voted in the affirmative were Messrs. Akins, McCredie, Davis, Miller, Ryan, Riggs, and Trott. So the rules were suspended and the ordinance read the second and third time. The question being on the passage of the ordinance, the yeas and nays were taken and resulted yeas 7, nays 0. Those who voted in the affirmative were Messrs. Akins, McCredie, Davis, Miller, Ryan, Riggs, and Trott. So the ordinance was passed.

Passage of Resolution No. 11-E

Ryan moved seconded by Davis that the statutory rules requiring ordinances and resolutions to be read on three different days be suspended and Resolution No. 11-E be read the second and third time. The question being on the suspension of the rules, the yeas and nays were taken and resulted yeas 7, nays 0. Those who voted in the affirmative were Messrs. Akins, McCredie, Davis, Miller, Ryan, Riggs, and Trott. So the rules were suspended and the ordinance read the second and third time. The question being on the passage of the Resolution the yeas and nays were taken and resulted yeas 7, nays 0. Those who voted in the affirmative were Messrs. Akins, McCredie, Davis, Miller, Ryan, Riggs, and Trott. So the resolution was passed.

On motion of Davis, seconded by Akins, Council adjourned.

Attest:

City Auditor

President of Council