

MONDAY EVENING FEBRUARY 5th, 1923.

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

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

The minutes of the previous meeting were read and approved.

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The following petition was presented to council and referred to the streets and alleys committee and Director of Public Service.

PETITION FOR IMPROVEMENTS.

Petition for widening and repaving of South Arch Avenue between Main St. and Milner St.

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

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

Gentlemen:

We, the undersigned, being the owners of the number of feet of property set opposite our names below and being two-thirds or more in interest of the owners of property abutting upon South Arch Avenue from Main Street to Milner Street respectfully petition your Honorable Board for an improvement of said street between the points aforesaid by widening and repaving and that the entire cost of said improvement except only such portions thereof as is by law chargeable against the municipality be assessed in proportion to the benefits upon the lots and lands bounding and abutting upon said South Arch Avenue between the points aforesaid.

And the undersigned and each of them consent and request that said assessments be levied and collected without reference to the value of the property of the subscribers hereto and waive all benefits of the Statute limiting assessments to 33 1/3 per cent of the actual value of the property assessed, and hereby agree to pay the assessments as levied on their respective properties and waive all errors and technicalities that may arise in connection with said improvements and agree to pay the entire cost of said improvements except only such portions thereof as is by law chargeable against the municipality: said assessments to be payable in twenty semi-annual installments proportioned to the whole assessment or in cash at the option of the owner of the property assessed, in the manner provided by law for the levy and collection of assessments.

<u>OWNER OF TITLE</u>	<u>NO. OF FEET FRONT</u>	<u>LOT NO.</u>
G. K. Pritchard	47 ft.	
B. F. Rickard	40 "	
Mrs. S. F. Kallenbaugh	40 "	
M. J. Agree	40 "	
Mrs. F. P. DeLong	60 "	
Florence M. Rogers	40 "	
Joe Pusateri	40 "	
The Consolidated Realty Co. Per R. M. Scranton, Mgr.	110 "	617
H. G. Scranton, per R. M. S.	40 "	728
H. G. Gaston	65 "	
L. A. Crawford	250 "	
G. W. Ault	120 "	764
W. C. Manchester)	110 "	
G. A. Rowland (
W. S. Taylor)		
Mrs. E. J. Morris	40 "	
E. M. James	40 "	
Augustine Sineri	50 "	
Mrs. Viola Ogden	50 "	
Mrs. Ola M. Carson	40 "	
J. J. Newcomer	50 "	
The Wicke Realty Company By S. L. Sturgeon, Sec'y.	110 "	
J. M. English	50 "	
E. P. Hartling	50 "	
Mrs. Minnie Remagen	33 1/4 "	
Nova A. Westfall	33 1/3 feet	
Clyde Bowden	33 1/3 feet	
Margaret Nangle	40 ft.	
G. W. & H. E. Schooley	100 ft.	
J. A. Zang	80 ft.	
Grant C. Atwell	47 1/2 ft.	
Thos. S. Tennis	50 ft.	
Mame C. Fording)	50 "	
Susan S. Fording (
Mrs. Phil Katzenstein		
F. P. Rastetter)	40 "	
Nellie M. Rastetter(
James I. Wilkinson	40 "	

OWNER OF TITLE	NO. OF FEET FRONT	LOT NO.
Nik Nospay	40 ft.	1814
Adella K. Lane	40 "	
Frank J. Poto	40 "	
Chas. S. Biery	46 "	
C. O. Walts	46 "	
Ida R. Buck	40 "	915
Walter M. Ellett	40 "	1434
Livonia P. Strong	40 "	
Mrs. A. B. Love)		
Jennie Love (40 "	
Mrs. Jennie Hoover	40 "	
Vincenzo Calcagno)		
Anastasia Calcagno (46 "	
Minnie A. Shaffer	50 "	
Mrs. H. H. Gregg		
nee Anna J. Davis	50 "	
Chas. R. Hopkins	55 "	
E. W. Shaw	47 1/2 "	
Mrs. Mary Vessariat	40 "	
Fannie B. C. Paxson	50 "	
Mrs. Minnie F. Guittard	50 "	
G. V. Guittard	50 "	
Mary I. Bailey	40 "	
Mr. L. A. Fuhr	50 "	
Fronie E. Nichols	40 "	
Mrs. W. P. Cook	40 "	
Rosa Bandy)		
Dora Shaffer (40 "	
Mr. L. A. Fuhr)		
P. C. Ramsey)		
P. E. Ramsey (50 "	
E. M. Ramsey)		
O. U. Cassaday)		
C. B. Cassaday (120 "	
F. V. Cassaday)		

Mayor states that U. S. Housing corp. has paid assessments on Waugh St. in full.

The Mayor, Norman W. Clark, stated that the United States Housing Corporation had paid all their street assessments in full on Waugh Street, which had previously been referred to the Mayor and Solicitor for adjustment.

The following petition was presented to council and referred to the streets and alleys committee.

PETITION TO VACATE STREET

TO THE COUNCIL OF THE CITY OF ALLIANCE STATE OF OHIO:

The undersigned owners of lots in the City of Alliance, Ohio in the immediate vicinity of Willow Street and Grant Street to a point one hundred fifteen (115) feet north of the center of Grant Street, respectfully petition your honorable body that Willow Street may be vacated between the points named, for the reason that it is no longer of use to the public and its vacation will not be detrimental to the general interests.

THE FAIRMOUNT PROVISION CO. Owner of Lots # 2928 - 2929

Feb. 5th, 1923.

Petition for vacation of Willow St. from Grant St. to a point one hundred fifteen feet north of the center of Grant Street.

Chief of Police needs ten more men, he tells council.

Chief of Police, Morris, called the attention of council to the need of ten (10) more policemen. The request was referred to the Finance committee.

Mr. Robert Auld and D. M. Armstrong appointed to fill certain vacancies.

On motion of Akins seconded by Ryan, Mr. Robert Auld and D. M. Armstrong were appointed on a committee to fill vacancies for the purpose of fixing the valuation of certain lots and lands for street assessment purposes.

Solicitor reports regarding adjustment of assessments on lots 7367 and 7393

The Solicitor reported that he would adjust assessments on the following lots and lands at their certain values, to-wit: Lot No. 7367 - \$1450.00; Lot No. 7393 - \$1290.00. On motion of Trott, seconded by Akins, the report of the solicitor was approved.

H. D. Miller appointed member of hospital visiting committee.

Trott asked to be relieved of the duties connected with the Hospital Visiting committee. Thereupon the President appointed H. D. Miller.

MONDAY EVENING, FEBRUARY 5th, 1923 (continued)

INTRODUCTION OF ORDINANCES AND RESOLUTIONS.

The following ordinances and resolutions were introduced:

Ord. No. 10-F

Mr. Davis:

Introduction of Ord. No. 10-F

An ordinance to regulate the parking of vehicles in the City of Alliance, Ohio, was read the first time and referred to the committee on streets and alleys.

Ord. No. 8-F

Mr. Trott:

Introduction of Ord. 8-F

An ordinance to amend Ordinance No. 90-E passed October 23, 1922 by changing the second recital therein and amending Section 2 thereof as to the maturities of said bonds authorized to be issued for the purpose of constructing a building, purchasing furniture and furnishings, equipment and constructing a storm sewer for the city hospital for the City of Alliance, Ohio, was read the first time and referred to the Finance committee for immediate action.

The City Auditor submitted the following statement.

CERTIFICATE

Alliance, Ohio, February 5th, 1923.

To the Council of the City of Alliance:

Certificate

The undersigned, City Auditor, as the fiscal officer of the City of Alliance, as defined by Section 2295-6 of the General Code, hereby certifies as follows:

1. That the estimated life of the property improvement referred to in resolution of this day is hereby certified as follows: (a) Construction of the fire-proof building, 25 years; (b) Furniture and furnishings for the City Hospital, 10 years; (c) equipment for the city hospital, 15 years; (d) storm sewer, 25 years; weighted average years of usefulness, 15 years.

2. The maximum maturity of such bonds, calculated in accordance with the provisions of Section 2295-9 of the General Code and the weighted average of the amounts proposed to be expended for said several classes of improvements is as follows: (a) \$4,500.00 for constructing building, 25 years; (b) \$6,750.00 for furniture and fixtures, 10 years; (c) \$30,250.00 for equipment, 15 years; (d) \$500.00 for storm sewer, 25 years; the weighted average of the amounts proposed to be expended for said several classes is 15 years.

Should you authorize a single bond issue for all of said classes, the maximum maturity of said bonds could not exceed such average weight of 15 years.

All of which is respectfully submitted.

Chas. O. Silver
City Auditor

Ordinance No. 7-F

Mr. Miller:

Introduction of Ord. 7-F

An ordinance to accept the West Park Realty Company's replat of outlots 349, 350, 351, 352, 353, 354, and 355 was read the first time and referred to the platting committee.

Ordinance No. 9-F

Mr. Miller:

Introduction of Ord. 9-F

An ordinance to accept Albert & Sophia M. Schwallen's replat of lot No. 98 in the city of Alliance, Ohio, was read the first time and referred to the platting committee.

Ordinance No. 12-F

Mr. Miller:

Introduction of Ord. 12-F

An ordinance to accept the Alliance Chamber of Commerce Company's allotment being a replat of outlot 295 and part of outlot 296 was read the first time and referred to the platting committee, for immediate action.

Ordinance No. 11-F

Mr. Davis:

Introduction of Ord. 11-F

An ordinance providing for the issuing of bonds of the city of Alliance in the sum of \$4,500.00 for the purpose of improving the Alliance City Hospital by constructing an elevator in said building, was read the first time and referred to the Finance committee for immediate action.

CERTIFICATE

February 5, 1923.

To the Council of the City of Alliance, Ohio:

Certificate

The City of Alliance contemplates issuing \$4,500.00 bonds for the purpose of constructing an elevator in the City Hospital.

As required by Section 2295-7-10 of the General Code, I the undersigned City Auditor of the City of Alliance do hereby certify as follows:

First: That the estimated life of the property asset or improvement referred to above is as follows: (a) for the constructing of an elevator 15 years.

Should you authorize a single bond issue for the constructing of an elevator in the city hospital, the maximum maturity of said bonds should not exceed 15 years.

Respectfully submitted,

Chas. O. Silver
City Auditor

Ordinance No. 13-F

Mr. Trott:

Introduction of Ordinance No. 13-F

To authorize and direct the Board of Hospital Commissioners of the City of Alliance, Ohio, to enter into contract to construct an elevator in the City Hospital was read the first time and referred to the Finance committee for immediate action.

REPORTS OF STANDING COMMITTEES.

On motion of Davis seconded by Ryan, council referred back to the 4th order of business, reports of standing committees.

Report of Fin. committee on Ordinances 8-F, 11-F, 13-F

The Finance committee to whom was referred Ordinance No. 8-F/and 11-F reported them back and recommended their passage.

Trott
Riggs
Davis

The report of the committee was agreed to.

The Platting Com. to whom was referred Ord. 12-F reported it back and recommended its passage Miller, Riggs, Davis

Report of Platting com. on ord. 12-F

The report of the com. was agreed to.

Passage of ord. 8-F

Davis moved seconded by Akins that the statutory rules requiring ordinances and resolutions to be read on three different days be suspended and Ordinance No. 8-F 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, Davis, McCredie, Miller, Riggs, Ryan, 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, Davis, McCredie, Miller, Riggs, Ryan, and Trott. So the ordinance was passed.

Passage of ord. 11-F

Davis moved seconded by Akins that the statutory rules requiring ordinances and resolutions to be read on three different days be suspended and ordinance No. 11-F 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, Davis, McCredie, Miller, Riggs, Ryan, 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, Davis, McCredie, Miller, Riggs, Ryan, and Trott. So the ordinance was passed.

Passage of ord. 13-F

Davis moved seconded by Akins that the statutory rules requiring ordinances and resolutions to be read on three different days be suspended and Ordinance No. 13-F 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, Davis, McCredie, Miller, Riggs, Ryan, 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, Davis, McCredie, Miller, Riggs, Ryan, and Trott. So the ordinance was passed.

See bottom of page for passage of Ord.- 12-F

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

Attest:

Clerk of council

President of council

Ordinance No. 12-F

Passage of ordinance 12-F

Ryan moved seconded by Davis that the statutory rules requiring ordinances and resolutions to be read on three different days be suspended and ordinance No. 12-F 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, Davis, McCredie, Miller, Riggs, Ryan, 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, Davis, McCredie, Miller, Riggs, Ryan, and Trott. So the ordinance was passed.