

Repealed Or 1919
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Ordinance No. 27-B.

Mr. H. M. Miller:

An ordinance to license billiards and pool rooms within the City of Alliance, Ohio, by amending Section 1 of Ordinance No. 50-a.

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

Section 1. - That original Section 1 of Ordinance No. 50-a of the City of Alliance, Ohio, be and the same is hereby amended to read as follows:

Section 2. That it shall be unlawful for any person or persons, firm, partnership or corporation to operate or conduct a billiard or pool room or bowling alley within the City of Alliance, Ohio, for money or other reward without having first obtained a license therefore from the Mayor, provided, however, that no license shall be granted to a person who is not a citizen of the United States. The license fee shall be 15.00 for one table and ten dollars for each additional table for the year or any part thereof ending on the first day of January of each year.

Section 3. That said original Section 1 of Ordinance #50-a of the Ordinance of the City of Alliance, Ohio, be and the same is hereby repealed.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: March 3rd, 1919.

Attest: Chap. O. Silver
City Auditor

C. E. Barnard
Pres. of Council

Approved March 4th, 1919.
C. S. Westover,
Mayor.

I, Chap. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: March 6th and 13th, 1919.

Ordinance No. 26-B.

Mr. Miller:

An Ordinance to license keepers of houses of public entertainment known as coffee houses within the City of Alliance, Ohio, by amending Section 1, of Ordinance No. 49-a.

Be it Ordained, By The Councils Of The City Of Alliance, State Of Ohio:

Section 1 - That the original Section 1 of Ordinance No. 49-a of the City of Alliance, Ohio, be and the same is hereby amended to read as follows:

Section 2 - It shall be unlawful for any person to open or keep a house of public entertainment commonly known as a coffee house, without first obtaining a license from the Mayor, provided, however, that no license shall be granted to a person who is not a citizen of the United States.

Section 3 - That said original Section 1 of Ordinance No. 49-a of the City of Alliance, Ohio, be and the same 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: March 3rd, 1919.

Attest: Chap. A. Silver,
City Auditor

C. E. Barnard
President of Council

Approved: March 4, 1919.
C. S. Westover,
Mayor.

I, Chap. A. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: March 6th and 13th, 1919.

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Ordinance No. 46-B.

Mr. J. G. Miller:
An Ordinance to prevent the accumulation
of obstructions and nuisance on sidewalks.

Be It Ordained By The Council
Of The City of Alliance, State Of Ohio:

Section 1. - It shall be unlawful
for any person or persons or officer or officers of
any co-partnership or corporation to throw or
deposit or cause to be thrown or deposited or
permit any obstruction, snow, ice, or nuisance
of any kind whatsoever to collect on any sidewalk,
thoroughfare, street or alley or any public
place in the city of Alliance, Ohio, abutting
on the property owned by such person or
persons, firm or corporation.

Section 2. - Any violation of this
ordinance shall be deemed a misdemeanor
and any person or persons, officer or officers
of any co-partnership or corporation who shall
violate any of the provisions of this ordinance
shall upon conviction thereof be fined in
any sum not to exceed one hundred (\$100.00)
dollars.

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

Passed: April 7th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: April 10th, 1919.
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the
City of Alliance, Ohio, do hereby certify
that the foregoing Ordinance was duly
published in the Alliance Daily Review,
the only newspaper of general circulation
in said City.

Said publications were on the following
dates: April 12th and 19th, 1919.

Copied
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Copied new
Ord. Bk. 5
p. 50

Mr. Penick:

An Ordinance to license and regulate the taxicab business and taxicab drivers in the City of Alliance.

Be It Ordained By The Council Of The City Of Alliance, State Of Ohio:

Section 1. - Definitions:

The term "taxicab" as used in this Ordinance shall mean any vehicle, propelled by mechanical power used to carry passengers for hire or fare or offered for hire or fare to the public for transportation operating within the City of Alliance, including all vehicles for hire engaged in interurban service from, or in and to said city, except vehicles used by undertakers in carrying on their business, and ambulances.

Any person, firm or corporation owning or having control of the use of one or more taxicabs used for hire upon the streets of the City of Alliance shall be deemed a taxicab operator and engaged in the business of operating a taxicab.

The term "Taxicab driver" shall mean any person who drives or operates a taxicab, other than the owner of said taxicab.

Section 2. - Business Must Be Licensed.

It shall be unlawful for any person, firm or corporation to engage in the business of operating a taxicab or taxicabs within the corporate limits of the City of Alliance without having first procured from the City of Alliance and having in force and effect, a taxicab operator's license.

Section 3. - License Issued By The Mayor.

Said license may be issued by the Mayor upon payment of the license fees hereinafter provided and shall authorize the person, firm or corporation to whom it is issued to engage in said business for a period expiring on the 31st day of December next ensuing, unless said license be revoked as hereinafter provided.

No license shall be issued until the person desiring a license to operate such automobile or other vehicle shall file with the Mayor an application therefor stating:

- (a) The make of motor car to be used.

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- (b) The state license number of such car.
- (c) The factory number of the same.
- (d) The name of the owner of the car.
- (e) The seating capacity as originally purchased and if changed or reconstructed, the seating capacity in its changed form.
- (f) The name of the chauffeur, driver, conductor or collector to be in charge of the operation of said car, and their place of residence.
- Said application for a license shall be accompanied by a certificate from a competent automobile mechanic, certifying that the automobile or other vehicle for which the application is made is capable of hauling the number of passengers therein stated, and said application shall be accompanied by a policy of liability insurance in an insurance company authorized to do business in the State of Ohio, or by a good and sufficient bond with two sureties in the sum of \$500.00 for each automobile or vehicle operated by the applicant, and said policy of insurance or said bond shall be acceptable to and approved by the Mayor and it shall be and is hereby made the duty of any person, firm, association of persons or corporation engaging in the business herein defined to keep and maintain such insurance policy or such bond in full force and effect at the full amount herein specified and at all times during the operation of any vehicle in the business herein specified, and that such policy of liability insurance or such bond shall be conditioned as follows:

(a) That in the event of any person being injured or damaged in person or property by negligence or carelessness in the operation of any such vehicle owned or operated by the person, firm, association of persons, or corporation, or its agent filing such insurance or bond, the person so injured or damaged in person or property shall have a right of action thereon directly against the insurer in such policy or the sureties upon such bond.

(b) ^{That} The insurer in such policy of insurance or the sureties in such bond shall pay any and all valid claims ^{and judgments} against the insurer or the insurer or the principal or the sureties as the case may be, to the amount of said policy or bond, accruing to any person by reason of injury or damage in person or property arising from negligence in the operation of such vehicle owned or operated as aforesaid and engaged in the

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business herein defined.

(c) That the insurer in such policy and the sureties upon such bond shall cancel and revoke such policy of insurance and such bond on conviction of the owner or operator of any vehicle upon such policy or bond has been issued, of reckless driving, disregard of traffic regulations, exceeding speed limit ations, or violation of any regulatory state law or city ordinance. That the insurer in said policy or the sureties upon said bond shall have the right to cancel and revoke said policy of insurance or said bonds in the event of a casualty growing out of the negligence or carelessness in the operation of such vehicle or in the event of the violation of any provisions of this ordinance or of any statutory ordinance governing the operation of such vehicle or if said vehicle shall be operated while engaged in the business herein defined by a person under sixteen years of age, or not possessed of a chauffeur's license or while in a state of intoxication.

(d) Immediately upon the cancellation or revocation of said policy or said bond the insurer of the sureties shall notify the Mayor of such fact in order that he may thereupon revoke and annul the license granted to the person, owning and operating such vehicle.

Section 4. - Annual License Fee.

The annual license fee for taxicab operator's license shall be \$25.00 for each taxicab. For license issued between the first day of July and the 31st day of December, in any year, the initial fee shall be \$15.00 for each taxicab.

Section 5. - Form of License and Tags.

The mayor may issue to each licensee a license which said licensee shall be in the form prescribed by the mayor and shall contain a statement of the number of taxicabs authorized to be used under the license and he shall further issue to each licensee two separate metal tags for each taxicab authorized under the license, and no other car or vehicle shall be substituted for the one for which said license is granted until the same shall have been duly registered in the office of the mayor showing information required by the provisions and the certificate as required by the provisions of Section 3 of this ordinance. Said metal tags shall contain the city taxicab license number of the taxicab and such other designation as the mayor shall

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determine. The mayor shall keep a record of all licenses issued to whom issued, and location of office or place of business of the licensee, and the city taxicab numbers issued to the licensee.

Section 6. — Tags Must Be Displayed.

Before operating any vehicle as a taxicab on the streets of the City of Alliance, licensee shall affix to the said taxicab in a conspicuous place, on front and rear, the city taxicab license number supplied to the licensee by the mayor. And it shall be unlawful for any taxicab operator or any taxicab driver to operate or to use any vehicle as a taxicab or offer the same to the public for hire, unless said license tag is affixed to and on said vehicle in a place where it can readily be seen.

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Section 7. — Revocation of License.

The mayor shall revoke the license of any taxicab operator who is convicted of violating any of the terms of this ordinance, the ordinances of the City of Alliance regulating traffic, the ordinances of the City of Alliance regulating motor vehicles and their operation and equipment or laws of the State of Ohio relating to motor vehicles. Upon the revocation of any taxicab operator's license, the Mayor shall cause a notice in writing to be served upon the licensee or left at his place of business and upon receiving such notice it shall be the duty of said licensee to deliver his license together with the city taxicab license tags issued under the said license to the Mayor and thereafter it shall be unlawful for said licensee to engage in the business of operating a taxicab or taxicabs for the remainder of the period covered by said license and no new license shall be issued to the said licensee during that period.

Section 8. — Driver's License.

It shall be unlawful for any person to drive any taxicab upon the streets of the City of Alliance, excepting the owner himself of such taxicab, without having first secured and having in force and effect a taxicab driver's license.

The applicant for such license shall present himself to the Mayor for examination. He shall certify that the applicant is

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or eighteen years of age, has good eye sight and hearing, is of good moral character, is competent to drive motor vehicle on the streets of the City of Alliance and has working knowledge of traffic laws and rules of the City of Alliance. Having satisfied himself as to the qualifications, and upon the payment by the applicant of the license fee therein provided, the Mayor may issue to the applicant a taxicab driver's license.

Section 9. — Driver's License Fee Renewal.

The annual fee for such license shall be \$5.00 and the said license shall expire on the 31st day of December next ensuing. It shall be the duty of each licensed taxicab driver who desires to continue driving a taxicab after the next ensuing 31st day of December, to present himself to the Mayor between the first and the 31st days of December for examination for a new license for the next succeeding year, which said license shall be issued in the manner provided in Section 8 of this ordinance and upon the payment of the annual taxicab driver's license fee. x

Section 10. — Revocation of Driver's License.

Any taxicab driver who violates any of the provisions of this ordinance or the traffic ordinance of the City of Alliance or the laws of the State of Ohio relating to the operation of motor vehicles or is convicted of a crime committed while he is in charge of a taxicab, shall be subject to have his license suspended for a term of thirty (30) days. The judge of the Criminal Court may order such suspension which suspension shall be noted upon the license record. Upon a third conviction of any licensed taxicab driver within a period of one year, the Mayor shall revoke the said taxicab driver's license and shall cause a written notice of such revocation to be served upon said licensee or left at his usual place of residence and hereafter it shall be the duty of such licensee to deliver his taxicab driver's license to the Mayor and no new license shall be issued to any person whose license has been revoked until one calendar year has elapsed after the date of revocation. No license which has been revoked shall be renewed but a new license may be issued after one year has passed.

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Section 11. - Driver's Offenses.

It shall be unlawful for any taxicab driver to drive a taxicab while intoxicated or for any taxicab operator to knowingly permit a driver to drive a taxicab operated by him while such driver is intoxicated. And it shall further be unlawful for any taxicab driver to use any vulgar, profane or obscene language while in charge of a taxicab with passengers, or for the operator of any such automobile or other vehicle to race with any automobile or other vehicle or to drive rapidly in order to pass any vehicle for the purpose of securing a passenger or for the purpose of first reaching a prospective enroute.

Section 12.

It shall be unlawful to receive and discharge passengers at any place other than at the curb in every section of the city. No operator of any such automobile or other vehicle shall permit passengers to enter or leave such automobile or other vehicle except through the side thereof nearest the curb on the right hand side thereof, provided that this shall not apply to passengers occupying the front seat of such automobile or other vehicle where the driver thereof is on the right hand side of such machine nor of any other automobile or vehicle having no exit or entrance on the right hand side thereof.

Section 13. -

It shall be unlawful to operate such automobile or other vehicle carrying passengers standing or riding on the running board, dash board or fenders, or to exceed the seating capacity of said car as shown by the application filed with the Mayor by more than two persons, or to drive any such automobile or other vehicle during the period from a half hour after sunset to a half hour before sunrise unless the interior thereof shall be effectually illuminated.

Section 14. -

Such automobile or other vehicle shall have displayed in prominent place in front thereof a sign the letters of which shall not be less than one inch in height, showing briefly the character of the vehicle,

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the terminal points of the route on which it is to be operated, the number of passengers the car is rated to carry, and no vehicle of any kind shall be presented for held out as a vehicle of the kind described in this ordinance unless the owner or driver thereof shall have complied with the provisions of this ordinance.

Section 15.

It shall be unlawful for any person, firm, individual or corporation to operate under the provisions of this ordinance unless there shall be filed with the Mayor of the City every thirty days a certificate from a competent mechanic certifying that the car or other vehicle owned by the holder of the license thereof is in good condition and capable of carrying the number of persons as stated in the application for said license.

Section 16.

That the rates for trolley service in said city of Alliance shall be governed by the following schedule to-wit:

No trips less than 0.50 cents.

Boundary line for fifty cent trips for 1 or 2 passengers, 25 cents extra for each additional passenger to or from center of city.

Boundary on east - Mahoning Ave.

" " north - Vine, Gaskill, and River Sts.

" " west - Rockhill Rd. south to Vincent St.

" " south - College St. East of Union Avenue
Vincent St. west of Union Ave.

Boundary line of seventy-five cent trips for 1 or 2 passengers, 25 cents extra for each additional passenger to or from center of city, to city limits with the following exceptions.

(1) West of Rockhill and south of State to city limits.

(2) West of first turn west of Rockhill on Ely to city limits. The rate for the two exceptions noted above will be \$1.00 for 1, 2 or 3 passengers and 25 cents extra for each additional pass.

No extra charges for 1 or 2 children under twelve years old, or 1 satchel for each adult.

The rates quoted above do not include trips where car is kept waiting or for special trips to hospital or to shop, hospitals which are to be charged according to services.

Rates per hour:

7 pass. car \$3.50 for 1st hour, and \$3.00 per hour.

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thereafter, 5 pass. cars \$2.50 for 1st hour and \$2.00 per hour thereafter, special cars for special occasions charged according to service rendered.

Section 17.

Any person who shall violate any of the provisions of this ordinance shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not less than Five (\$5.00) dollars or more than One Hundred (\$100.00) dollars, and any person violating any of the provisions of this ordinance or any provisions of the traffic ordinances of the City of Alliance or the traffic laws of the State of Ohio, upon conviction shall be subject to having his license revoked as herein provided.

Section 18.

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

Passed: July 28th, 1919.

Attest: Chap. O. Silver.

City Auditor

C. E. Barnard.

Pres. of Council

Approved: July 31, 1919.

C. S. Westover,

Mayor.

I, Chap. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: Aug 2nd + Aug 9th, 1920.

RESOLUTION NO. 2-B.

Mr. Merts:

To issue a certificate of indebtedness of the City of Alliance, Ohio, to pay the cost and expense of laying sidewalks in front of properties which the owners refused to do after due notice being given.

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 \$286.05, and the Mayor and the City Auditor are hereby authorized to issue a certificate of indebtedness of the City of Alliance, Ohio, and signed as municipal bonds are signed, in anticipation of Special Assessments for the fiscal year, in the sum of Two Hundred Eighty-six Dollars and five Cent.

Section 2. Said certificate shall be made payable to and shall not run for a longer period than two years, nor bear a greater interest than 6%, nor be sold for less than par with accrued interest, and the proceeds of said certificate shall be credited to the Sidewalk Fund.

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

Passed: Jan. 6th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: Jan. 11th, 1919.
C. S. Westover, Mayor.

ORDINANCE NO. 1-B

Mr. Merts:

An ordinance to make appropriations for the current expenses and other expenditures of the City of Alliance, Ohio, for the half year ending June 30th, 1919.

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

Section 1. That to provide for the current expenses and other expenditures of the City of Alliance, for the fiscal half year ending June 30th, 1919 the following sums be and they are hereby appropriated, viz:

GENERAL FUND NO. 1.

1.	COUNCIL		\$	675.00
	A - Personal Service			
	1-A-1 Salaries of Members	\$	600.00	600.00
	C - Contractual Service			
	1-C-2 Traveling Expenses - Outside City		50.00	50.00
	M - Maintenance of Equipment			
	1-M-1 Furniture and Furnishings		25.00	25.00
2.	CLERK OF COUNCIL			30.00
	A - Personal Service			
	2-A-3 Serving Notices		30.00	
3.	MAYOR			1550.00
	A - Personal Service			
	3-A-1 Salary		900.00	1300.00
	3-A-2 Clerk Hire		300.00	
	3-A-4 Special Service		100.00	
	B - Supplies			
	3-B-1 Office		25.00	25.00
	C - Contractual Service			125.00
	3-C-2 Traveling Expenses, Outside City		25.00	
	3-C-3 Telephone, Telegraph		75.00	
	3-C-4 Advertising		25.00	
	Z - Outlay for Equipment			
	3-Z-1 Furniture and Furnishings		100.00	100.00
4.	AUDITOR			2218.00
	A - Personal Service			
	4-A-1 Salary		900.00	1860.00
	4-A-2 Clerk Hire		960.00	
	B - Supplies			
	4-B-1 Office		250.00	253.00
	4-B-8 Cleaning, Toilet, Laundry		3.00	
	C - Contractual Service			
	4-C-2 Traveling Expenses, Outside City		25.00	55.00
	4-C-3 Telephone, Telegraph		30.00	
	M - Maintenance of Equipment			
	4-M-1 Furniture and Furnishings, Office		25.00	35.00
	4-M-13 Maps, Charts.		10.00	
	Z - Outlay for Equipment			
	4-Z-1 Furniture and Furnishings, Office		15.00	15.00
5.	TREASURER			285.00
	A - Personal Service			
	5-A-1 Salary		250.00	
	B - Supplies			
	5-B-1 Office		35.00	
6.	SOLICITOR			2085.00
	A - Personal Service			1780.00
	6-A-1 Salary		600.00	
	6-A-2 Clerk Hire		480.00	
	6-A-4 Special Counsel		600.00	
	6-A-4 Special Services		100.00	
	B - Supplies			20.00
	6-B-1 Office		20.00	
	C - Contractual Service			220.00
	6-C-2 Traveling Expenses, Outside City		200.00	
	6-C-3 Telephone, Telegraph		20.00	
	Z - Outlay for Equipment			75.00
	6-Z-13 Books, (Library)		75.00	
7.	ELECTION (BOARD)			805.00
	A - Personal Service			660.00
	7-A-1 Salary		160.00	
	7-A-2 Clerk Hire		500.00	

APPROPRIATION ORDINANCE (CONTINUED)

B - Supplies		\$ 15.00
7-B-1 Office	\$ 15.00	
C - Contractual Service		80.00
7-C-3 Telephone, Telegraph	30.00	
7-C-44 Other	50.00	
M - Maintenance of Equipment		25.00
7-M-1 Furniture and Furnishings	25.00	
Z - Outlay for Equipment		25.00
7-Z-1 Furniture and Furnishings / /	25.00	
11 - CIVIL SERVICE COMMISSION		105.00
A - Personal Service		85.00
11-A-1 Salary	75.00	
11-A-2 Clerk Hire	10.00	
B - Supplies		10.00
11-B-1 Office	10.00	
C - Contractual Service		10.00
11-C-4 Advertising	10.00	
13 - PUBLICATION OF BOND SALES		100.00
C - Contractual Service		100.00
13-C-4 Advertising	100.00	
14 - COURT COSTS		250.00
A - Personal Service		250.00
14-A-4 Common Pleas Court	250.00	
15 - SPECIAL ASSESSMENT FEES		400.00
A - Personal Service		400.00
15-A-4 County Auditor, Treas. Fees	400.00	
17 - WORKMANS COMPENSATION LAW		600.00
C - Contractual Service		600.00
17-C-12 Insurance	600.00	
18 - LEGAL ADVERTISING		865.00
C - Contractual Service		865.00
18-C-44 Gen. Ordinances, Resolutions	350.00	
18-C-44 Spec. Asst. Ord. Resolutions	300.00	
18-C-44 Annual Report	200.00	
18-C-44 Petitions to vacate, etc.	15.00	
19 - MUSIC		250.00
C - Contractual Service		250.00
19-C-44 Band Concerts	250.00	
20 - CONTINGENT ACCOUNT	1500.00	1500.00
B - Supplies		15.00
Recording Deeds, etc.	15.00	
Damages	500.00	500.00
TOTAL GENERAL FUND		\$ 16,213.00
MUNICIPAL COURT		\$ 3,970.00
22-A-- PERSONAL SERVICE		3145.00
22-A-1 Judge	750.00	
22-A-2 Clerks	1230.00	
22-A-3 Stenographer	600.00	
22-A-4 Bailiff	540.00	
22-A- Jury Commissioners	25.00	
22-B- OFFICE		200.00
22-B-1 Supplies	200.00	
22-C- CONTRACTURAL SERVICE		100.00
22-C-3 Telephone, Telegraph	50.00	
22-C-4 Jury Witness Fees	50.00	
22-M- MAINTENANCE OF EQUIPMENT		25.00
22-M-1 Furniture and Furnishings	25.00	
22-Z- OUTLAY FOR EQUIPMENT		500.00
22-Z-1 Furniture & Furnishings	350.00	
22-Z-10 Books, Law Library	150.00	
TOTAL MUNICIPAL COURT		\$ 3,970.00

DEPARTMENT OF PUBLIC SAFETY - NO. 2.

30 - GENERAL ADMINISTRATION		\$ 491.00
A - Personal Service		
30-A-1 Supervision	\$ 450.00	450.00
B - Supplies		10.00
30-B-1 Office	10.00	
C - Contractual Service		31.00
30-C-2 Traveling Expenses, Outside City	5.00	
30-C-3 Telephone and Telegraph	20.00	
30-C-4 Advertising	6.00	
31 - FIRE DEPARTMENT		15486.40
A - Personal Service		
31-A-1 Salary of Chief	900.00	13003.50
31-A-3 Salary of Regular Firemen	11825.00	
31-A-4 Salary of Special Firemen	278.50	
B - Supplies		
31-B-1 Office	25.00	887.00
31-B-2 Fuel	250.00	
31-B-4 Helmets, etc.	50.00	
31-B-6 Motor Vehicles	462.50	
	87.50	
31-B-20 Incandescent Lamps	12.00	
C - Contractual Service		
31-C-1 Transportation of Employees		185.00
31-C-3 Telephone and Telegraph	10.00	
31-C-5 Insurance	100.00	
31-C-12 Light	75.00	
L - MAINTENANCE OF STRUCTURES AND IMPROVEMENTS		
31-L-1 Buildings	100.00	100.00
M - Maintenance of Equipment		465.00
31-M-1 Furniture and Furnishings, Office	10.00	
31-M-2 Furniture and Furnishings, Depart.	75.00	
31-M-3 Machinery, Tools, Implements, etc. /	15.00	
31-M-4 Instruments and Apparatus	200.00	
31-M-7 Motor Vehicles	100.00	
31-M-44 Fire Hydrants	35.00	
31-M-8 Fire Apparatus	30.00	
Y - OUTLAY FOR STRUCTURES AND IMPROVEMENTS		50.00
31-Y-4 Sidewalks, and Crosswalks, and Steps	50.00	
Z - Outlay for Equipment		795.90
31-Z-2 Furniture and Furnishings, Departmental	50.00	
31-Z-44 Hydrant	400.00	
Hydrant 1918	345.90	
32 - FIRE ALARM SYSTEM		243.50
M - Maintenance of Equipment		
32-M-4 Instruments and Apparatus	37.50	87.50
32-M-11 Poles and Lines	50.00	
Z - Outlay for Equipment		150.00
32-Z-4 Instruments and Apparatus	75.00	
32-Z-11 Poles and Lines	75.00	
C - Contractual Service	6.00	6.00
35 - INSPECTION OF WIRING		385.00
A - Personal Service		
35-A-1 Salary of Inspector	375.00	
B - Supplies		
35-B-1 Office	10.00	10.00
33 - POLICE DEPARTMENT		15712.50
A - Personal Service		
33-A-1 Salary of Chief	990.00	14300.00
33-A-3 Salary of Regular Police	13110.00	
33-A-4 Special Service	200.00	
B - Supplies		422.50
33-B-1 Office	50.00	
33-B-2 Fuel	50.00	
33-B-4 Helmets	50.00	
33-B-6 Motor Vehicles	150.00	
33-B-8 Cleaning, Toilet and Laundry	75.00	
33-B-13 Explosives	25.00	
33-B-7 Mechanical	2.50	
33-B-20 Incandescent Lamps	20.00	
C - Contractual Service		520.00
33-C-2 Traveling Expense of Employees	10.00	
33-C-3 Telephone and Telegraph	50.00	
33-C-6 Support of Persons	400.00	
33-C-12 Light	25.00	
33-C-14 Power	35.00	

APPROPRIATION ORDINANCE (CONTINUED)

C - Contractual Service		
50-C-2 Traveling Expenses, Outside City - - - - -	25.00	75.00
50-C-3 Telephone and Telegraph - - - - -	30.00	
50-C-4 Advertising - - - - -	20.00	
M - Maintenance of Equipment - - - - -	15.00	15.00
50-M-1 Furniture and Furnishings, Office - - - - -	15.00	
Z - Outlay for Equipment - - - - -		100.00
50-Z-1 Furniture and Furnishings, Departmental -	100.00	
51 - ENGINEERING - - - - -		3010.00
A - Personal Service		
51-A-1 Salary of Engineer - - - - -	960.00	2520.00
51-A-1 Salary of Assistants - - - - -	1000.00	
51-A-2 Clerk Hire - - - - -	60.00	
51-A-3 Labor - - - - -	500.00	
B - Supplies		
51-B-1 Office - - - - -	100.00	200.00
51-B- Grade Stakes - - - - -	100.00	
C - Contractual Service - - - - -		50.00
51-C-1 Transportation of Employees - - - - -	10.00	
51-C-2 Traveling Expenses (Outside City) - - - - -	15.00	
51-C-3 Telephone and Telegraph - - - - -	25.00	
M - Maintenance of Equipment		
51-M-1 Furniture and Furnishings, Office - - - - -	20.00	70.00
51-M-4 Instruments and Apparatus - - - - -	50.00	
Z - Outlay for Equipment		
51-Z-1 Furniture and Furnishings, Office - - - - -	20.00	170.00
51-Z-4 Instruments and Apparatus - - - - -	150.00	
52 - STREET REPAIRING - - - - -		3920.00
A - Personal Service		
52-A-1 Salary of Street Commissioner - - - - -	660.00	2410.00
52-A-2 For Labor Payroll (Maintenance) - - - - -	1750.00	
B - Supplies		
52-B-5 Animal Forage, Shoeing, etc. - - - - -	150.00	425.00
52-B-6 Motor Vehicles - - - - -	200.00	
52-B-44 Other - - - - -	75.00	
C - Contractual Service		
52-C-1 Transportation of Employees - - - - -	10.00	60.00
52-C-44 Other- Horse Hire - - - - -	50.00	
L - Maintenance of Structures and Improvements - - - - -	100.00	650.00
52-L-1 Buildings - - - - -		
52-L-3 Streets, Boulevard, Roads, Driveway - - - - -	500.00	
52-L-12 Service Conn. Water, Gas, Heating - - - - -	50.00	
M - Maintenance of Equipment		
52-M-3 Machinery, Tools, Implements - - - - -	100.00	375.00
52-M-5 Vehicles and Harness - - - - -	75.00	
52-M-6 Motor Vehicles - - - - -	100.00	
Z - Outlay for Equipment		
52-Z-3 Machinery, Tools, Implements - - - - -	100.00	
53 - SIDEWALK - - - - -		1205.00
L - Maintenance of Structures and Improvements - - - - -		
53-L-4 Sidewalks, Crosswalks - - - - -	1200.00	
53-L-4 Salt - - - - -	5.00	
54 - STREET CLEANING - - - - -		2510.00
A - Personal Service		
54-A-2 Payroll Labor (Operation) - - - - -	2000.00	
B - Supplies		
54-B-5 Animal Forage, Shoeing, etc. - - - - -	100.00	100.00
C - Contractual Service		
54-C-1 Transportation of Employees - - - - -	5.00	5.00
M - Maintenance of Equipment - - - - -		305.00
54-M-3 Machinery, Tools, Implements, etc. - - - - -	275.00	
54-M-6 Vehicles and Harness - - - - -	30.00	
A - Outlay for Equipment - - - - -		100.00
54-Z-3 Machinery, Tools, Implements, etc. - - - - -		100.00
54-Z-6 Vehicles and Harness - - - - -	100.00	
55 - STREET SPRINKLING - - - - -		100.00
A - Personal Service		
55-A-2 Payroll Labor, (Operation) - - - - -	100.00	
56 - STREET LIGHTING - - - - -		8000.00
C - Contractual Service		
56-C-11 Street Lighting - Contract - - - - -	8000.00	

APPROPRIATION ORDINANCE (Continued)

57 - Sewers - Drains - - - - -		\$ 3515.00
A - Personal Service		
57-A-2 Payroll Labor - Operations - - - - -	\$ 700.00	1400.00
57-A-2 Payroll Labor - Maintenance - - - - -	700.00	
B - Supplies		
57-B-20 Sewer Pipe, Cements, etc. - - - - -	800.00	815.00
57-B-4 Rubber Boots - - - - -	15.00	
L - Maintenance of Structures and Improvements -	400.00	400.00
57-L-5 Sewers		
Y - Outlay for Structures and Improvements - -		800.00
57-Y-5 Sewers - - - - -	800.00	
M - Maintenance of Equipment - - - - -		50.00
57-M-3 Machinery, Tools, Implements, etc. -	50.00	
Z - Outlay for Equipment - - - - -		50.00
57-Z-3 Machinery, Tools, Implements. - - - -	50.00	
58 - VIADUCT - - - - -		500.00
L - Maintenance of Structures and Improvements -		
58-L-2 Bridges - - - - -	500.00	
59 - PUBLIC BUILDINGS AND LANDS - - - - -		3800.00
A - Personal Service		
59-A-1 Janitor - - - - -	1200.00	1200.00
B - Supplies - - - - -	2050.00	
59-B-2 Fuel - - - - -	600.00	
59-B-8 Cleaning, Toilet, and Laundry - - - -	250.00	
59-B Incandescent bulbs - - - - -	100.00	
59 Ice - - - - -	200.00	
C - Contractual Service		
59-C-5 Insurance - - - - -	500.00	
59-C-12 Light - - - - -	400.00	
L - Maintenance of Structures and Improvements -	500.00	
59-L-1 Buildings - - - - -	300.00	
59-L-5 Sewers - - - - -	100.00	
Public Square - - - - -	100.00	
Y - Outlay for Structures and Improvements - -		25.00
59-Y-5 Sewers - - - - -	25.00	
Z - Outlay for Equipment - - - - -		25.00
59-Z-3 Machinery, Tools, Implements - - - -	25.00	
60 - SEWAGE DISPOSAL - - - - -		3885.00
A - Personal Service		
60-A-1 Salary, Superintendent - - - - -	240.00	2240.00
60-A-2 Payroll, Labor Operation - - - - -	1700.00	
60-A-3 Payroll, Labor Maintenance - - - - -	300.00	
B - Supplies - - - - -		1100.00
60-B-7 Mechanical - - - - -	100.00	
60-B-2 Fuel - - - - -	1000.00	
C - Contractual Service - - - - -		85.00
60-C-12 Insurance - - - - -	30.00	
60-C-11 Taxes - - - - -	25.00	
60-C-9 Light - - - - -	30.00	
L - Maintenance of Structures and Improvements -		275.00
60-L-5 Sewers - - - - -	75.00	
60-L-8 Retaining Walls, Dykes, etc. - - - -	200.00	
Y - Outlay for Structures and Improvements - -		30.00
60-Y-5 Sewers - - - - -	30.00	
L - Maintenance of Structures and Improvements -		80.00
60-L-1 Buildings - - - - -	80.00	
M - Maintenance of Equipment - - - - -		25.00
60-M-3 Machinery, Tools, Implements, etc. -	25.00	
Z - Outlay for Equipment - - - - -		50.00
60-Z-3 Machinery, Tools, Implements, etc. -	50.00	
61 - DITCH FILLING - - - - -		1200.00
A - Personal Service		
61-A-2 Payroll, Labor (Operation) - - - - -	1000.00	1000.00
L - Maintenance of Structures and Improvements -	200.00	200.00
61-L-1 Sewers, Ditches - - - - -	200.00	
TOTAL PUBLIC SERVICE FUND - - - - -		\$ 32,395.00

WATER FUND NO. 5.

70 - OFFICE - - - - -		\$ 3875.00
A - Personal Service		
70-A-1 Salary of Superintendent - - - - -	\$ 900.00	2900.00
70-A Salary of Director - - - - -	450.00	
70-A-2 Clerk Hire - - - - -	1050.00	
70-A-3 Salary Meter Reading - - - - -	500.00	
B - Supplies		
70-B-1 Office - - - - -	500.00	500.00
C - Contractual Service		
70-C-3 Telephone, and Telegraph - - - - -	25.00	350.00
70-C-4 Advertising - - - - -	25.00	
70-C-12 Insurance - - - - -	300.00	
M - Maintenance of Equipment - - - - -		25.00
70-M-1 Furniture and Furnishings, Office - - - - -	25.00	
Z - Outlay for Equipment - - - - -		100.00
70-Z-1 Furniture and Furnishings, Office - - - - -	100.00	
71- S - DEBT SERVICE - - - - -		28637.85
71-S-1 Interest on Bonds - - - - -	16,285.00	
71-S-2 Payment to Sinking Fund - - - - -	12,352.85	
72 - SUPPLY - - - - -		750.00
A - Personal Service		
72-A-2 Payroll Labor - - - - -	100.00	100.00
B - Supplies		
72-B-44 Bricks, Hardware, Lumber, etc. - - - - -	100.00	100.00
C - Contractual Service		
72-C-11 Taxes - - - - -	100.00	100.00
L - Maintenance of Structures and Improvements - - - - -		350.00
72-L-8 Retaining Walls, Dykes, etc. - - - - -	200.00	
72-L-9 Wells, Reservoirs, etc. - - - - -	150.00	
M - Maintenance of Equipment - - - - -		100.00
72-M-3 Machinery, Tools, Implements, etc. - - - - -	100.00	
73 - FILTRATION - - - - -		13100.00
A - Personal Service		
73-A-3 Salary Chemist - - - - -	2045.00	
B - Supplies		
73-B-2 Fuel - - - - -	1500.00	5160.00
73-B-3 Ice - - - - -	75.00	
73-B-7 Mechanical - - - - -	50.00	
73-B-8 Cleaning, Toilet and Laundry - - - - -	10.00	
73-B-9 Chemical - - - - -	3500.00	
73-B-20 Other - - - - -	25.00	
C - Contractual Service		
73-C-4 Advertising - - - - -		75.00
73-C-3 Telephone - - - - -	25.00	
73-C-9 Light - - - - -	50.00	
L - Maintenance of Structures and Improvements - - - - -		5520.00
73-L-5 Sewers - - - - -	20.00	
73-L-8 Retaining Walls, Dykes, etc. - - - - -	100.00	
73-L-9 Wells, Reservoirs, etc. - - - - -	150.00	
73-L-10 Filtration Beds, etc. - - - - -	5000.00	
73-L-3 Streets, Boulevards, Roads, Driveways - - - - -	100.00	
73 Buildings, - - - - -	150.00	
M - Maintenance of Equipment		
73-M-1 Furniture and Furnishings, Office - - - - -		50.00
73-M-3 Machinery, Tools, Implements, etc. - - - - -	25.00	
73-M-4 Instruments and Apparatus - - - - -	25.00	
Y - Outlay for Structures and Improvements - - - - -		100.00
73-Y-3 Streets, Boulevards, Roads, Driveways, & Walks - - - - -	100.00	
Z - Outlay for Equipment - - - - -		150.00
73-Z-3 Machinery, Tools, Implements, etc. - - - - -	50.00	
73-Z-4 Instruments and Apparatus - - - - -	100.00	
74 - PUMPING - - - - -		33085.00
A - Personal Service		
74-A-3 Payroll, Operation - - - - -	9000.00	
B - Supplies		
74-B-1 Office - - - - -	25.00	
74-B-2 Fuel - - - - -	20000.00	
74-B-3 Animal Forage, Shoeing, etc. - - - - -	300.00	
74-B-7 Mechanical - - - - -	600.00	
74-B-8 Cleaning, Toilet and Laundry - - - - -	10.00	
74-B-20 Other - - - - -	25.00	
L - Maintenance of Structures and Improvements - - - - -		450.00
74-L-1 Buildings - - - - -	400.00	
74-L-5 Sewers - - - - -	25.00	
74-L-49 Streets, Roads, Driveways - - - - -	25.00	

APPROPRIATION ORDINANCE (CONTINUED)

HOSPITAL NO. 8

80-A-Personal Service - - - - -		\$ 8336.00
80-A-1 Supervision - - - - -	\$ 2050.00	
Clerk Hire - - - - -	520.00	
80-A-3 Cleaning Payroll - - - - -	1400.00	
80-A-3 Provisioning Payroll - - - - -	1700.00	
80-A-3 Nurses Payroll - - - - -	2000.00	
Engineering - - - - -	666.00	
81-B-Supplies - - - - -		12800.00
81-B-1 Office - - - - -	150.00	
81-B-2 Fuel - - - - -	1200.00	
81-B-3 Provisions - - - - -	7000.00	
81-B-4 Clothing - - - - -	25.00	
81-B-8 Cleaning, Toilet, Laundry - - - - -	2500.00	
81-B-9 Medical, Surgical, Chemical - - - - -	1700.00	
81-B-10 Electrical - - - - -	125.00	
81-B-44 Other - - - - -	100.00	
82-C-Contractual Service - - - - -		850.00
82-C-1 Transportation of Employees - - - - -	15.00	
82-C-3 Telephone and Telegraph - - - - -	20.00	
82-C-5 Insurance - - - - -	125.00	
82-C-12 Light - - - - -	625.00	
82-C-15 Garbage Removal - - - - -	15.00	
82-C-6 - - - - -	50.00	
83-L- Maintenance of Structures and Improvements - - - - -		172.50
83-L-1 Buildings - - - - -	100.00	
83-L-3 Roads and Driveways - - - - -	30.00	
83-L-4 Sidewalks, Steps - - - - -	12.50	
83-L-5 Sewers - - - - -	30.00	
84-M- Maintenance of Equipment - - - - -		260.00
84-M-1 Furniture, Furnishings, Office - - - - -		
84-M-2 Furniture, Furnishings, Departmental - - - - -	175.00	
84-M-4 Instruments and Apparatus - - - - -	100.00	
84-M-13 Books, Maps, Charts, etc. - - - - -	10.00	
84-M-3 Machinery, Tools, Implements - - - - -	75.00	
85-Y-Outlay for Structures and Improvements - - - - -		125.00
85-Y-1 Buildings - - - - -	125.00	
86-Z-Outlay for Equipment - - - - -		350.00
86-Z-1 Furniture and Furnishings, Office - - - - -	100.00	
86-Z-4 Instruments and Apparatus - - - - -	150.00	
86-Z-13 Books, Maps, Charts, etc. - - - - -	100.00	
Commissions for Collections - - - - -	100.00	100.00
TOTAL HOSPITAL FUND - - - - -		\$ 22,993.50

Section. That it is the intent and meaning of this ordinance that the appropriations are made in the aggregate for the various classes of the disbursement indicated that the items, the detail of which are set forth under various classes of disbursements, are not severally appropriated, such being set forth only for the purpose of explaining how the aggregate of the class was reached. Fixed charges and contractual obligations shall be taken care of first; the remainder, if any, being subject to the discretion of the head of the department.

Section 10. That the City Auditor is hereby authorized to draw warrants upon the City Treasurer for the amounts appropriated in this ordinance whenever claims are presented properly approved by the head of the department for which the indebtedness is legally incurred, provided that the Mayor shall approve all claims of the Humane Society Agent, and for the Municipal concerts given by the Alliance City Band on the Public Square. The Judge and clerk shall approve all claims of the Municipal Court.

Passed: January 16th, 1919.

Attest: Chas. O. Silver, City Auditor

C. E. Barnard,
President of Council.

Approved: January 18th, 1919

C. S. Westover, Mayor

Approved:
(
Finance (Chas. Merts.
Committee) Lee L. Lower.
(

ORDINANCE NO. 4-B

Mr. Lower: An ordinance authorizing the Director of Public Service to enter into a contract with engineers to prepare plans, specifications and estimates for making additions, repairs and enlargements to the Water Works System in the City of Alliance, Ohio and to superintend and inspect the construction and erection of the same.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1. That the Director of Public Service be and hereby is authorized to enter into a contract with engineers to prepare plans, specifications and estimates for making additions, repairs, and enlargements to the Water Works System in the City of Alliance, Ohio, and to superintend and inspect the construction and erection of the same.

Section 2. That the compensation for the services of said engineers for the work set forth in Section on hereof to be 6% of the cost of said work.

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

Passed: January 16th, 1919.

Attest: Chas. O. Silver
City Auditor.

C. E. Barnard
President of Council.

Approved: January 21, 1919.
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in the City of Alliance.

Said publications were on the following dates:

January 23, 30, 1919.

Chas. O. Silver
City Auditor

RESOLUTION NO 3-B.

Mr. Lower:

WHEREAS, on or about the 4th day of November, 1918 the Council of the City of Alliance, Ohio by resolution upon the recommendation of the Public Utilities Commission of Ohio, authorized the Stark Electric Railroad Company to adopt what is known as the "Skip Stop System".

WHEREAS, the armistice has been signed and the peace treaty about to be signed and conditions have changed as to warrant an abandonment of this system.

BE IT THEREFORE RESOLVED, that said authorization be and hereby is annulled and the said Stark Electric Railroad Company is hereby directed to make any and all stops required by its franchise and that said resolution granting the right to the adoption of said "Skip Stop System" be and the same hereby is repealed.

Passed: January 16th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: January 17th, 1919.
C. S. Westover, Mayor.

ORDINANCE NO. 5-B.

Mr. Merts: To fix the salary of the Director of Public Safety and certain other employes of the City government.

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

Section 1. That the salary of the Director of Public Safety be \$75.00 per month, payable semi-monthly.

Section 2. That the salary of employes in the Auditor's Department shall be as follows:

Bookkeeper	\$90.00 per month
Stenographer	70.00 per month

payable semi-monthly.

Section 3. That the salary of the Assistant Clerk in the Water Works Department shall be \$55.00 per month payable semi-monthly.

Section 4. That the salary of the Deputy clerk of the Municipal Court shall be \$80.00 per month payable semi-monthly.

Section 5. That all ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed in so far as any inconsistency exists.

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

Passed: January 23rd, 1919.

Attest: Chas. O. Silver.
City Auditor

C. E. Barnard
President of Council.

Approved: January 17th, 1919.

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor, of the City of Alliance do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in the said city.

Said publications were on the following dates:

January 22d and 29th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 6-B.

Mr. Merts: To issue bonds for the purpose of paying the cost and expense of improving the City Hospital by installing the equipment of a diet kitchen.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF 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 \$800.00 for the purpose of paying the cost and expense of improving the City Hospital by installing the equipment of a diet kitchen.

Section 2. That the bonds of said city be issued in the sum of \$800.00 for the aforesaid purpose, each of said bonds to be in the denomination of \$800.00 and numbered 240 and all bearing interest at the rate of 5 % per annum, payable semi-annually evidenced on coupons attached thereto. Said bonds shall be dated February 11th 1919 and shall run for a period of one year from said date and said bonds shall be payable at the office of the Sinking Fund Trustees 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 at the direction of the Finance Committee of the City Council and the City Auditor, and sealed with the Corporate Seal of the said City, and the interest coupons attached to said bonds shall be executed by the City Auditor with 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 Trustees of the Sinking Fund refuse to take any or all of said bonds offered 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 if the Board of Commissioners of the City School District refuse to take any or all of said bonds at par and accrued interest, then said bonds not so taken shall be offered in writing at par and accrued interest to the Industrial Commission of the State of Ohio, and such of said bonds as are not so taken shall be advertised for public sale and sold in the manner provided by law, but not for less than their par value and accrued interest.

Section 5. That 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 Hospital Fund #3, and shall be disbursed upon proper vouchers for the purpose of paying the cost and expense of improving the City Hospital by installing the equipment of a diet kitchen 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 received 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 \$40.00 or so much thereof as may be raised 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 the said bonds are outstanding, an annual tax sufficient to redeem

said bonds at maturity.

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.

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

Passed: January 16th, 1919.

Attest: Chas. O. Silver
City Auditor.

C. E. Barnard
President of Council.

Approved: January 21st, 1919.
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review the only newspaper of general circulation the said City.

Said publications were on the following dates:

January 23rd, and 30th, 1919

Chas. O. Silver
City Auditor

ORDINANCE NO. 7-B.

Mr. Merts:

An ordinance fixing the salary of the Janitor of the City of Alliance, Ohio.

BE IT ORDAINED AND ENACTED BY THE COUNCIL OF THE CITY OF ALLIANCE,
STATE OF OHIO:

Section 1. That the salary of the Janitor shall be \$90.00 per month.

Section 2. That all ordinances or parts of ordinances inconsistent herewith in so far as their inconsistency exists 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.

Passed: February 3d, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard
President of Council.

Approved: February 4th, 1919.

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates:

February 5th and 12th, 1919.

Chas. Silver
City Auditor

ORDINANCE NO. 8-B.

Mr. Merts:

An ordinance fixing the salary of certain employes in the Department of Public Safety.

BE IT ORDAINED AND ENACTED BY THE COUNCIL OF THE CITY OF ALLIANCE,
STATE OF OHIO:

Section 1. That the Police Department shall be composed of the following officers in addition to those provided for in Ordinance No. 64-A who shall receive the respective salary provided herein payable semi-monthly out of the Public Safety Fund of said City.

1 Detective who shall receive the sum of
\$260.00 per month.

Section 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: February 3rd, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard
President of Council.

Approved: C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only foregoing newspaper of general circulation in said City.

Said publications were on the following dates:

February 5th and 12th, 1919.

Chas. Silver
City Auditor

ORDINANCE NO 10-B.

Mr. Grubb:

To levy special assessments for the construction of sidewalks on the west side of South Union Avenue between the south line of Twenty-third Street and the south corporation line of said city.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1. That to pay the cost and expenses of constructing sidewalks on the west side of South Union Avenue between the south line of Twenty-third Street and the south corporation line of said city in accordance with the resolution of council passed on the 3d day of September 1918, there be levied and assessed upon the lots and lands hereinafter described the several amounts herein set forth, viz:

ASSESSMENT.

OWNER	DESCRIPTION OF PROPERTY.	DOLLARS.
J. H. Miller	Lot No.	\$172.55

Which assessments is \$172.55 on the property bounding and abutting on the street for the construction of sidewalks on the west side of South Union Avenue, between the south line of Twent-third Street and the south corporation line of said city.

Section 2. That the total assessment against each lot shall be payable in cash within 15 days of the date of the final passage of this ordinance, or in one annual installment with interest at the rate of 6 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 by the Clerk of the council to the county Auditor 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. Notices having been served upon the special property owners as provided by law.

Section 3. That the installments and all portions thereof shall be applied to the payment of certain certificates of indebtedness and interest, issued by said city for the purpose of securing funds for the construction of said sidewalks as the same shall become due and to no other purpose whatsoever.

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

Passed: February 17th, 1919

Attest: Chas. O. Silver
City Auditor .

C. E. Barnard
President of Council.

Approved: February 18th, 1919

C. S. Westover,
Mayor.

ORDINANCE NUMBER 11-B.

Mr. Grubb:

An ordinance to vacate five (5) feet on each side of that portion of Apple Street which lies between the south line of River Street and the north line of Gaskill Street in the City of Alliance, Ohio.

WHEREAS, on the 26th day of December A.D., 1918 a petition by the owners of all property in the immediate vicinity of Apple Street between the points above named was duly presented to Council praying that said portion of Apple Street between the points above named be vacated, and,

WHEREAS, written consent to such vacation was filed with the Council signed by the owners of the property abutting upon said street between the points named, and,

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

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1. That five (5) feet on each side of that portion of Apple Street which lies between the south line of River Street and the north line of Gaskill Street in said city be and the same is hereby vacated.

Section 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: February 17th, 1919.

Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

I, Chas. O. Silver, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in the city of Alliance, Ohio.

Said publications were on the following dates: February 19th and 26th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO 12-B.

Mr. Merts:

An ordinance to make supplementary appropriations to the regular semi-annual appropriation ordinance.

WHEREAS, the regular appropriation ordinance No. 1-B, passed January 16th, 1919 failed to include within its scope all the provisions for which council may lawfully provide.

WHEREAS, it has become necessary to provide additional police protection, to properly protect the citizens of Alliance, Ohio from robbery, crimes, etc., makes the necessity of making additional appropriations, therefore,

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

Section 1. That to provide for the current expense and other expenditures of the City of Alliance, Ohio, for the fiscal year ending June 30th, 1919 the following sum be and is hereby appropriated in addition to the appropriation Ordinance No. 1-B, passed January 16th, 1919.

Section 2. That there be appropriated from the Safety Fund the following sum, to-wit:

33-A-3 Salary of Regular Police \$260.00

Section 3. That the City Auditor is hereby authorized and directed to draw warrants on the City Treasurer whenever claims are presented and properly approved by the head of the Department which the indebtedness was legally incurred.

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

Passed. Feb. 3d, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: C. S. Westover,
Mayor.

RESOLUTION NO. 14-B.

Mr. Lower:

Granting the right to W. H. Rickard to connect a side track switch to the Alliance Water Works spur from the N. Y. C. Railroad Company's track to the Alliance City Water Works on River Street in said city.

WHEREAS, the said W. H. Rickard has released the city of Alliance from any and all damage that he might occasion by the constructions of a railway switch on River Street in the City of Alliance, Ohio, and,

WHEREAS, in consideration of such release by the said W. H. Rickard the city of Alliance by its council desiring to give the said W. H. Rickard such rights and privileges, now therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1. That W. H. Rickard, his heirs, administrators or assigns shall have the right to at any time connect a switch on side track to the Alliance City Water Works switch located on River Street in said City of Alliance, Ohio.

Section 2. Be it further resolved that any and all cost of construction of said switch shall be paid by W. H. Rickard and he the said W. H. Rickard shall assume any and all claims or demands for damage of any kind and of whatsoever nature that might be occasioned by the onstruction of said side track.

Passed: February 17th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: February 18th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of gneral circulation in said city.

Said publications were on the following dates: February 19th and 26th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO 13-B.

Mr. Lower:

An ordinance to make supplementary appropriations to the regular semi-annual appropriation ordinance for the current expenses and other expenditures of the City of Alliance, State of Ohio.

WHEREAS, the appropriation ordinance No. 1-B passed January 16th, 1919 failed to include within its scope all the provisions for which council may lawfully provide, and

WHEREAS, it has become necessary to employ engineers to make preliminary surveys and the making of preliminary plans and estimates for Waterworks improvements, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1. That to provide for the expenditures and expenses of the City of Alliance, for the fiscal one half year ending June 30th, 1919, the following sum, be and hereby is appropriated in addition to those appropriated in Ordinance No. 1-B, passed Jan. 16th, 1919.

Section 2. That there be appropriated from the Water Fund, the sum of \$1,000.00 for the purposes above mentioned.

A-- Personal Service.

70-A-3 Special Engineering Services.

Section 3. That the City Auditor is hereby authorized and directed to draw warrants on the City Treasurer whenever claims are presented and properly approved by the head of the department which the indebtedness is legally incurred.

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

Passed:.. February 10th, 1919

Attest: Chas. O. Silver
City Auditor

C. E. Barnard
President of Council.

Approved: February 12th, 1919

C. S. Westover,
Mayor.

RESOLUTION NO. 16-B.

Mr. Penick:

Declaring it necessary to issue bonds for the purpose of erecting buildings or purchasing grounds, buildings and equipment for the generation and transmission of electricity, for the supplying of electricity to the corporation and the inhabitants thereof.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF 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, 1919 for the purpose of erecting buildings or purchasing grounds, buildings and equipment for the generation and transmission of electricity, for the supplying of electricity, for the corporation and the inhabitants thereof, in an amount greater than one (1%) per cent of the total value of all property in said city listed and assessed for taxation, to-wit: in the sum of \$400000.00 and that the question of issuing and selling the bonds of said city in excess of said one (1%) per cent, that is, in the sum aforesaid be submitted to a vote of the qualified electors of said city at a special election to be held in said city for that purpose on the 8th day of April A. D., 1919, at the regular place of voting in said city and said election shall be conducted, canvassed, and certified in the same manner as other general municipal 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 certify a copy of this Resolution to the Deputy State supervisors of Stark County, Ohio.

Passed: March 3rd, 1919.

Attest L Chas. O. Silver,
City Auditor.

C. E. Barnard
President of Council.

Approved: March 4th, 1919.

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: March 6th and 13th, 1919.

Chas. Silver
City Auditor

RESOLUTION NO. 17-B.

Mr. Penick:

Declaring it necessary to issue bonds for the purpose of purchasing and condemning the necessary land for parks, boulevards and public playgrounds and for improving it as well as for improving or compleing the improvement of any existing boulevard, park or parks or public playgrounds.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF 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, 1919, for the purpose of purchasing and condemning the necessary land for parks, boulevards and public playgrounds and for improving it as well as for the improving or completing the improvement of any existing boulevard, park or parks or public playgrounds, in an amount greater than one (1%) per cent of the total value of all property in said city as listed and assessed for taxation, to-wit: in the sum of One Hundred Thousand (\$100,000.00) Dollars and that the question of issuing and selling bonds of said city at a special election to be held in said city for that purpose on the 8th day of April, A. D., 1919, at the regular place or places of voting in said city and said election to be conducted, canvassed, and certified in the same manner as other general municipal 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 certify a copy of this Resolution to the Deputy State supervisor of Stark County, Ohio.

Passed: March 3rd, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: C. S. Westover, Mayor.
March 4th, 1919.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: March 6th and 13th, 1919.

Chas. O. Silver
City Auditor

RESOLUTION NO. 19-B.

Mr. Merts: To provide for the issuance of bonds of the City of Alliance, in the sum of Fourteen Thousand Five Hundred Dollars for the purpose of extending the time of payment of certain indebtedness which from its limits of taxation the said city is unable to pay at maturity.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1. That certain indebtedness heretofore incurred by the City of Alliance, State of Ohio, to-wit: Salaries of the Police and Fire Department and Health Officer of the City of Alliance, Stark County, Ohio, to the amount of \$14,500.00 is hereby determined and declared to be an existing, valid and binding obligation of said city.

Section 2. To provide means to extend the time of payment of said indebtedness which from its limits of taxation of the city of Alliance, State of Ohio, is unable to pay at maturity, there shall be issued the bonds of the City of Alliance, to an aggregate amount of \$14,500.00 for the aforesaid purpose, each of said bonds to be in the denomination of 14 for \$1,000.00, 1 for \$500.00 numbered consecutively from 1 to 15 and all made payable as follows:

\$2,000.00	April 15th, 1922
2,000.00	April 15th, 1923
2,000.00	April 15th, 1924
2,000.00	April 15th, 1925
2,000.00	April 15th, 1926
2,000.00	April 15th, 1927
2,500.00	April 15th, 1928

and bearing interest at the rate of 5% per annum, payable semi-annually, evidence by coupons attached thereto, said bonds shall be dated, April 15th, 1919 and made payable at the office of the Sinking Fund Trustees 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 at the direction of the Finance Committee of the City 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 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 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 if the Board of Commissioners of the Sinking Fund of the City School District, 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 interest to the Industrial Commission of the State of Ohio, and such of said bonds as are not so taken shall be advertised for public sale and sold in the manner provided by law, but not for less than their par value and accrued interest.

Section 5. That 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 Safety Fund, \$14,000.00 Health Fund, \$500.00, and shall be disbursed upon proper vouchers for the purpose of paying the salaries of the Police and Fire Department and Health Officer of the City of Alliance 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 said bonds there shall be levied and assessed upon the taxable property in the City of Alliance, Ohio, an annual tax sufficient to raise the sum of \$725.00 or so much thereof as may be raised 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 is hereby declared to be an emergency measure and its enactment is necessary for the immediate preservation of the public health, safety and welfare.

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

Passed: March 3rd, 1919.

Attest: Chas. O. Silver, City Auditor. C. E. Barnard, Pres. of Council.

Approved: March 4th, 1919.

C. S. Nestover, Mayor.

I, Chas. O. Silver, City Auditor, do hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: March 8th and 13th, 1919.

Chas. O. Silver
City Auditor

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ORDINANCE NO. 20-B.

Mr. Merts: To issue bonds for the purpose of repairing, re-surfacing, and improving existing streets in the city of Alliance, Ohio.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF 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 repairing, re-surfacing, and improving existing streets in the City of Alliance, Ohio.

Section 2. That the bonds of said city be issued in the sum of \$3000.00 for the aforesaid purpose, each of said bonds to be in the denomination of \$500.00 and numbered consecutively from 1 to 6 and all made payable as follows: \$1000.00 April 15th, 1921, \$1000.00 April 15th, 1922, \$1000.00 April 15th, 1923 and bearing interest at the rate of 5% per annum payable semi-annually evidenced on coupons attached thereto. Said bonds shall be dated April 15th, 1919 and shall run for a period of \$1000.00 for 2 years, \$1000.00 for three years, \$1000.00 for four years, from said date and said bonds shall be payable at the office of the Sinking Fund Trustees 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 at the direction of the Finance Committee of the City Council and the City Auditor, and sealed with the Corporate seal of said City, and the interest coupons attached thereto shall be executed by the City Auditor with 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 of said bonds at par and interest, than 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 if the Board of Commissioners of the Sinking Fund of the City School District refuse to take any or all of said bonds at par and interest then said bonds not so taken shall be offered in writing at par and accrued interest to the Industrial Commission of Ohio, 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. That the proceeds from such sale of said bonds except the premiums and accrued interest thereon shall be placed in the City Treasury to the credit of the Street Repairing Fund and shall be disbursed upon proper vouchers for the purpose of repairing, re-surfacing, and improving existing street in the city of Alliance, 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 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 \$150.00 or so much thereof as may be raised 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 sufficient to redeem said bonds at maturity.

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.

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

Passed: March 3rd, 1919.

Attest: Chas. O. Silver.
City Auditor.

C. E. Barnard
President of Council.

Approved: March 4th, 1919.

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the city of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance, Daily Review the only newspaper of general circulation in said city.

Said publications were on the following dates: March 6th and 13th, 1919.

Chas. O. Silver
City Auditor

RESOLUTION NO. 22-B.

Mr. Merts: To provide for the issuance of bonds of the City of Alliance, in the sum of Five Thousand Nine Hundred Dollars for the purpose of extending the time of payment of certain indebtedness which from its limits of taxation the said city is unable to pay at maturity.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1.. That certain indebtedness heretofore incurred by the City of Alliance, State of Ohio, to-wit: Bu issuing of certificate of indebtedness to the amount of \$5,900.00 is hereby determined and declared to be an existing, valid, and binding obligation of said City.

Section 2. To provide means to extend the time of payment of said indebtedness which from its limits of taxation of the city of Alliance, State of Ohio, is unable to pay at maturity, there shall be issued the bonds of the City of Alliance, to an aggregate amount of \$5,900.00 for the aforesaid purpose, each of said bonds to be in the denomination of five for \$1000.00 and one for \$900.00 and numbered consecutively from 1 to 6 and all made payable as follows:

\$1,000.00	April 1st, 1920
1,000.00	April 1st, 1921
1,000.00	April 1st, 1922
1,000.00	April 1st, 1923
1,000.00	April 1st, 1924
900.00	April 1st, 1925

and bearing interest at the rate of 5 per cent per annum, payable semi-annually, evidenced by coupons attached thereto, said bonds shall be dated April 1st, 1919 and made payable at the office of the Sinking Fund Trustees 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 at the direction of the Finance Committee of the City 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 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 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 if the Board of Commissioners of the Sinking Fund of the City School District 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 interest to the Industrial Commission of the State of Ohio, and such of said bonds as are not so taken shall be advertised for public sale and sold in the manner provided by law, but not for less than their par value and accrued interest.

Section 5. That 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 Safety Fund, \$5000.00 and Health Fund \$900.00, and shall be disbursed upon proper vouchers for the purpose of paying certificate of indebtedness 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 said bonds there shall be levied and assessed upon all taxable property in the City of Alliance, Ohio, an annual income tax of sufficient to raise the sum of \$295.00 or so much thereof as may be raised 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 is hereby declared to be an emergency measure and its enacted is necessary for the immediate preservation of the public health, safety, and welfare.

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

Passed: March 3rd, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard
President of Council.

Approved: March 4th, 1919.
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: March 6th and 13th, 1919.

Chas. O. Silver
City Auditor

RESOLUTION NO. 25-B.

Mr. Grubb: Declaring it necessary to improve Shunk Avenue between S. Line of State Street and the South Line of 23rd Street by grading, draining, curbing, and paving with brick block or bituminous macadam.

WHEREAS, the owners of three-fourths in interest of the property abutting upon Shunk Avenue between the S. line of State Street and the S. line of 23rd Street have petitioned in writing for the improvement of said street between the points named, by grading, draining, curbing, and paving with brick block or bituminous macadam. Now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, three-fourths of all members elected thereto concurring:

Section 1. That it is necessary to improve Shunk Avenue from S. line of State Street to S. line of 23rd Street in the following manner: By grading, draining, curbing, and paving with brick block or bituminous macadam.

Section 2. That the grade of street as improved shall be the grade established by Ordinance passed June 12th, 1911 and that the grade of the curbs shall conform to the established grade.

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

Section 4. That the whole cost of said improvement less 1/50 thereof and the cost of intersections shall be assessed:
By the foot front.

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 especially benefited by said improvement, and the cost of said improvement shall include the expense of the preliminary and other surveys, and all printing and publishing of notices, resolutions and ordinances required, and the serving of said notices, the cost of construction, together with interest on Bonds issued in anticipation of the collection of deferred assessments and all other necessary expenditures.

Section 5. That the assessments so to be levied shall be paid in 10 semi-annual installment with interest on deferred payments at 5% per annum, provided that the owner of any property may, at this option, pay such assessments in cash within 30 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 thereof.

Section 7. That the remainder of the entire cost of said improvement not especially 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 therefore, and the damages awarded any owner of adjoining lands and interest thereon and the cost and expense of any such award shall be paid out of the _____ fund, (or by the issuance of bonds in the manner provided by law.)

Section 8. This resolution is hereby declared to be an emergency measure and its enactment is necessary for the immediate preservation of the public health, safety, welfare. The necessity therefore, lies in the fact that unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months will necessitate the delay of making and finishing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the City of Alliance, Ohio.

Section 9. This Resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed: March 10th, 1919.

Attest: Chas. O. Silver
City Auditor.

C. E. Barnard
President of Council.

Approved: March 12th, 1919.

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in the said city.

Said publications were on the following dates: March 13th and 20th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 26-B.

Mr. Miller:

An ordinance to license keepers of houses of public entertainment known as coffee houses within the City of Alliance, Ohio, by amending Section 1 of Ordinance # 49-A.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1. That the original Section 1 of Ordinance # 49-A of the City of Alliance, Ohio, be and the same is hereby amended to read as follows:

Section 2. It shall be unlawful for any person to open or keep a house of public entertainment commonly known as a Coffee House without first obtaining a license from the Mayor, provided, however, that no license shall be granted to a person who is not a citizen of the United States.

Section 3. That said original Section 1 of Ordinance # 49-A of the City of Alliance, Ohio, be and the same 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: March 3rd, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard
President of Council.

Approved: March 4th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: March 6th and 13th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 27-B.

Mr. H. G. Miller:

An Ordinance to license billiards and pool rooms within the City of Alliance, Ohio, be amending Section 1 of Ordinance # 50-A.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1. That the original Section 1 of ordinance # 50-A of the City of Alliance, Ohio, be and the same is hereby amended to read as follows:

Section 2. That it shall be unlawful for any person or persons, firms, partnership or corporation to operate or conduct a billiard or pool room or bowling alley within the City of Alliance, Ohio, for money or other reward without first having obtained a license therefore from the Mayor provided, however, that no license shall be granted to a person who is not a citizen of the United States. The license fee shall be \$15.00 for one table and \$10.00 for each additional table for the year or any part thereof ending on the first day of January of each year.

Section 3. That said original Section 1 of Ordinance # 50-A of the Ordinances of the City of Alliance, Ohio, be and the same 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: March 3rd, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard
President of Council.

Approved: March 4th, 1919.

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: March 6th and 16th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 29-B.

Mr. Penick:

An Ordinance increasing the number of employes of the Fire Department and fixing the salary.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1. That there be added to the Alliance City Fire Department four additional firemen who shall receive the following salaries according to his experience:

(a) A fireman having no experience in the fire service shall receive at the rate of \$108.00 per month during a period of probation; \$115.00 per month after being promoted to the second grade and \$120.00 per month on and after being promoted to the first grade.

(b) A fireman who has had one or less than one year of experience in the regular paid fire department service, shall receive a salary at the rate of \$110.00 per month during the period of probation or three months' service; \$115.00 after being promoted to the second grade on the next six months' service; and \$120.00 per month on and after being promoted to the first grade or nine months' service.

Section 2. That this Ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: March 10th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard.
President of Council.

Approved: March 12th, 1919.

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: March 13th and 20th, 1919.

Chas. O. Silver
City Auditor

RESOLUTION NO. 30-B.

Mr. Grubb:

Declaring it necessary to improve Miller Avenue between South line of State Street and south line of Lots 4426 and 4432 by grading, draining, curbing, and paving with brick block or bituminous macadam.

WHEREAS, the owners of three-fourths in interest of the property abutting upon Miller Avenue between south line of State Street and South line of Lots 4426 and 4432 have petitioned in writing for the improvement of said street between the points named, by grading, draining, curbing and paving with brick block or bituminous macadam Now therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, three-fourths of all members elected thereto concurring:

Section 1. That it is necessary to improve Miller Avenue from south line of State Street to the south line of lots 4426 and 4432 in the following manner: By grading, draining, curbing, and paving with brick block or bituminous macadam.

Section 2. That the grade of street as improved shall be the grade established by Ordinance passed September 8th, 1898 and that the grade of the curbs shall conform to the established grade.

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

Section 4. That the whole cost of said improvement less 1.50 thereof and the cost of intersections shall be assessed:

By the foot front.

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 especially benefited by said improvement, and the cost of said improvement shall include the expense of the preliminary and other surveys, and all printing and publishing of notices, resolutions and ordinances required, and the serving of said notices, the cost of construction, together with interest on bonds issued in anticipation of the collection of deferred assessments and all other necessary expenditures.

Section 5. That the assessments so to be levied shall be paid in ten (10) semi-annual installments with interest on deferred payments at five (5) per cent per annum, provided that the owner of any property may, at this option, pay such assessments in cash within thirty (30) 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 thereof.

Section 7. That the remainder of the entire cost of said improvement not especially 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 therefore, and the damages awarded any owner of adjoining lands and interest thereon and the cost and expense of any such award shall be paid out of the _____ fund, (or by the issuance of bonds in the manner provided by law.)

Section 8. This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before winter months will necessitate the delay of making and finishing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the city of Alliance, Ohio.

Section 9. This Resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed: March 10th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard
President of Council.

Approved: March 12th, 1919.

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review the only newspaper of general circulation in said city.

Said publications were on the following dates: March 13th and 20th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO 34-B.

Mr. Merts:

An ordinance fixing the compensation of R. Winthrop Pratt, for engineering services, making of preliminary surveys, preliminary plans and estimates for Waterworks improvement.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

That the amount to be paid R. Winthrop Pratt, Consulting Engineer for engineering services, making of preliminary surveys, preliminary plans and estimates for Waterworks improvements be as follows:

Diversion Dam, near present Waterworks	\$125.00
Railroad Switch	125.00
Sewer to divert Trail Run	200.00

and the Director of Public Service is hereby authorized to prove a voucher and the City Auditor to draw his warrant on the City Treasurer for the payment of R. Winthrop Pratt the sum of Four Hundred and Fifty (\$450.00) Dollars out of the Fund heretofore appropriated for said purpose.

Section 2. That this ordinance is hereby declared to be an emergency measure and that its immediate enactment is necessary for the preservation of the public health and welfare.

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

Passed: March 10th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
Pres. of Council.

Approved: March 12th, 1919.
C. S. Westover, Mayor.

ORDINANCE NO. 37-B.

Mr. Merts: To issue bonds for the purpose of enlarging and improving the Municipal Water Works.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF 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 Eighty-five Thousand for the purpose of enlarging and improving the Municipal Water Works.

Section 2. That the bonds of said city be issued in the sum of Eighty-five Thousand Dollars for the aforesaid purpose, each of said bonds to be in the denomination of \$1,000.00 and numbered consecutively from 40 to 125 bearing interest at the rate of 5% per annum, payable semi-annually evidenced on coupons attached thereto. Said bonds shall be dated May 1st, 1919 and all made payable as follows:

\$3,000.00	May 1st, 1920.	\$3,000.00	May 1st, 1921
3,000.00	May 1st, 1922	3,000.00	May 1st, 1923
3,000.00	May 1st, 1924	5,000.00	May 1st, 1925
5,000.00	May 1st, 1926	5,000.00	May 1st, 1927
5,000.00	May 1st, 1928	5,000.00	May 1st, 1929
5,000.00	May 1st, 1930	5,000.00	May 1st, 1931
5,000.00	May 1st, 1932	5,000.00	May 1st, 1933
5,000.00	May 1st, 1934	5,000.00	May 1st, 1935
5,000.00	May 1st, 1936	5,000.00	May 1st, 1937
5,000.00	May 1st, 1938		

and said bonds shall be payable at the office of the Sinking Fund Trustees 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 at the direction of the Finance Committee of the City 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 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 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 if the Board of Commissioners of the Sinking Fund of the City School District refuse to take any or all of said bonds at par and interest, then said bonds not so taken shall be offered in writing at par and accrued interest to the Industrial Commission of the State of Ohio and such of said bonds as are not so taken shall be advertised for public sale and sold in the manner provided by law, but not for less than their par value and accrued interest.

Section 5. That the proceeds from the sale of said bonds except the premiums and accrued interest shall be placed in the City Treasury to the credit of the Water Improvement Fund, and shall be disbursed upon proper vouchers for the purpose of enlarging and improving the Municipal Water Works 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 said bonds there shall be levied and assessed upon all taxable property in the City of Alliance, Ohio, an annual income tax sufficient to raise the sum of \$4250.00 or as much thereof as may be raised 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 is hereby declared to be an emergency measure and its enactment is necessary for the immediate preservation of the public health, safety and welfare.

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

Passed: March 10th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard.
President of Council.

Approved: March 12th, 1919.
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance, Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: March 13th and 20th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE No. 36-B.

Mr. Merts:

An ordinance authorizing the Director of Public Service to make settlement with R. Winthrop Pratt for services rendered the City of Alliance, Ohio, in supervising the construction of the waterworks improvement.

WHEREAS, May 8, 1918 a contract was entered into between The City of Alliance, and the Pitt Construction Company and R. Winthrop Pratt was employed as an engineer to supervise the work under said contract and,

WHEREAS, a second contract under date of June 17th, 1918 was entered into between the City of Alliance and The Pitt Construction Company for the construction of improvements to the Alliance City Waterworks and R. Winthrop Pratt employed as an engineer to supervise said construction and,

WHEREAS, said contract was not completed within such given length of time additional compensation is due said engineer, now therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That the Director of Public Service be and hereby is authorized to approve vouchers and the City Auditor to draw his warrants on the City Treasurer for the payment of said R. Winthrop Pratt for such services rendered in sum not to exceed \$10.00 per day until said work is completed.

SECTION 2. That this ordinance is hereby declared to be an emergency measure and that its immediate enactment is necessary for the preservation of the public health and welfare.

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

Passed: March 10th, 1919

Attest: Chas. O. Silver,
City Auditor

C. E. Barnard,
President of Council.

Approved: March 12th, 1919

C. S. Westover,
Mayor.

ORDINANCE NO. 38-B.

Mr. Merts: An Ordinance fixing the salary of certain employes in the Department of Public Service.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1. That the salary of the Assistant Engineer of the City of Alliance, Ohio, shall be One Hundred and Thirty-five (\$135.00) Dollars per month payable semi-monthly.

Section 2. That the Director of Public Service is hereby authorized to employ a chemist to have charge of the Sewage Disposal plant and that the salary of said chemist shall be \$75.00 per month payable semi-monthly.

Section 3. That all Ordinances, or parts of Ordinances inconsistant herewith be and the same are hereby repealed in so far as said inconsistency appears.

Section 4. That this ordinance is hereby declared to be an emergency measure and that its immediate enactment is necessary for the preservation of the public health and welfare.

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

Passed: March 10th, 1919.

Attest: Chas. O. Silver.
City Auditor.

C. E. Barnard
President of Council.

Approved: March 12th, 1919.
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: March 14th, and 20th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 39-B.

Mr. Merts:

To issue bonds for the purpose of paying the cost and expense of improving the city's portion of certain streets and alleys by grading, curbing, sewerage and paving.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF 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 \$38,800.00 for the purpose of paying the cost and expense of improving the city's portion of certain streets and alleys by grading, curbing, sewerage and paving.

Section 2. That the bonds of said City be issued in the sum of \$38,800.00 for the aforesaid purpose, each of said bonds to be in the denomination of 38 for \$1,000, one for \$800.00 and numbered consecutively from 1 to 39 and all made payable as follows: \$1,000 May 1st, 1920; \$1,000 May 1st, 1921; \$1,000 May 1st, 1922; \$2,000 May 1st, 1923; \$3,000 May 1st, 1924; \$3,000 May 1st, 1925; \$3,000 May 1st, 1926; \$3,000 May 1st, 1927; \$3,000 May 1st, 1928; \$3,000 May 1st, 1929; \$3,000 May 1st, 1930; \$3,000 May 1st, 1931; \$3,000 May 1st, 1932; \$3,000 May 1st, 1933; \$3,800 May 1st, 1934, and bearing interest at the rate of 5% per annum payable semi-annually evidenced on coupons attached thereto. Said bonds shall be dated May 1st, 1919 and shall run for a period of \$1,000 for one year; \$1,000 for two years; \$1,000 for three years; \$2,000 for four years; \$3,000 for five years; \$3,000 for six years; \$3,000 for seven years; \$3,000 for eight years; \$3,000 for nine years; \$3,000 for ten years; \$3,000 for eleven years; \$3,000 for twelve years; \$3,000 for thirteen years; \$3,000 for fourteen years; \$3,800 for fifteen years from date of issue and said bonds shall be payable at the office of the Sinking Fund Trustees 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 at the direction of the Finance Committee of the City 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 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 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 if the Board of Commissioners of the Sinking Fund of the City School District refuse to take any or all of said bonds at par and interest, then said bonds not so taken shall be offered in writing at par and accrued interest to the Industrial Commission of the State of Ohio, 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. That the proceeds from such sale of said bonds except the premiums and accrued interest thereon shall be placed in the City Treasury to the credit of the River Street Fund \$23,500.00; Shunk Avenue Fund, \$8,330.55; Mill Avenue, \$6,469.45 and shall be disbursed upon proper vouchers for the purpose of paying the city's portion of improving River Street, Shunk Avenue, and Miller Avenue by grading, curbing, and sewerage, and paving, 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 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 \$1940.00 or so much thereof as may be raised 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 sufficient to redeem said bonds at maturity.

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.

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

Passed: March 10th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard
President of Council.

Approved: March 12th, 1919.
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: March 13th and 20th, 1919.

Chas. Wilson
City Auditor

ORDINANCE NO. 21-B.

Mr. Merts:

To issue bonds for the purpose of securing equipment and providing means for the establishing of a hospital or clinic for the treatment of venereal diseases.

Be it ordained by the council of the City of Alliance, State of 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 Fifteen Hundred Dollars, for the purpose of securing equipment and providing means for establishing a hospital or clinic for the treatment of venereal diseases.

Section 2. That the bonds of said City be issued in the sum of Fifteen Hundred Dollars for the aforesaid purpose, each of said bonds to be in the denomination of three for \$500.00, and numbered consecutively from 1 to 3 and all made payable on the 15th day of April, 1921 and bearing interest at the rate of 5% per annum payable semi-annually evidenced on coupons attached thereto. Said bonds shall be dated April 15th, 1919 and shall run for a period of three years from said date and said bonds shall be payable at the office of the Sinking Fund Trustees 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 at the direction of the Finance Committee of the City 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 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 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 if the Board of Commissioners of the Sinking Fund of the City School District refuse to take any or all of said bonds at par and interest, then said bonds not so taken shall be offered in writing at par and accrued interest to the Industrial Commission of the State of Ohio, 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. That the proceeds from such sale of said bonds except the premiums and accrued interest thereon shall be placed in the City Treasury to the Credit of the Board of Health Fund to establish a hospital or clinic for the treatment of venereal diseases as follows: \$1,000.00 for equipment, \$500.00 for rent, and shall be disbursed upon proper vouchers for the purpose of establishing a hospital or clinic for the treatment of venereal diseases as follows: \$1,000.00 for equipment, and \$500.00 for rent, 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 said bonds, there shall be levied and assessed upon all taxable property in the City of Alliance, Ohio, and annual tax sufficient to raise the sum of \$75.00 or so much thereof as may be raised 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 sufficient to redeem said bonds at maturity.

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.

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

Passed: March 17th, 1919.

Attest: Chas. O. Silver, City Auditor.

C. E. Barnard,
Pres. of Council.

Approved: March 19th, 1919.
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance, Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: March 29th and April 5th, 1919.

Chas. O. Silver
City Auditor

The first part of the document discusses the general principles of the project, including the objectives and the scope of the work. It outlines the importance of the research and the need for a systematic approach to the study.

The second part of the document provides a detailed description of the methodology used in the study. This includes the selection of the sample, the data collection methods, and the statistical techniques employed for data analysis.

The third part of the document presents the results of the study, which are discussed in the context of the research objectives. The findings are presented in a clear and concise manner, highlighting the key points of the research.

The fourth part of the document discusses the implications of the study and provides recommendations for future research. It also includes a conclusion that summarizes the main findings of the study.

The document is written in a formal and professional style, using clear and precise language. It is well-organized and easy to read, providing a comprehensive overview of the research project.

ORDINANCE NO. 28-B.

Mr. Lower:

An Ordinance to amend the grade on High Street, Union Avenue to Park Avenue.

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

Section 1. That the grade on High Street be and the same is hereby amended to read as follows:

Beginning at the east lot line of Union Avenue at an elevation of 143.51, thence east to the west alley line of an elevation of 143.96. (At this point the curb on the south side shall be 2" higher and on the north side 2" lower than the center elevation). Thence east to the west lot line of Park Avenue to an elevation of 143.03.

Section 2. These elevations apply to the center of the street and curbs shall conform to the grades at Union Avenue and Park Avenue.

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

Passed: March 17th, 1919.

Attest: Chas. O. Silver, City Auditor.

C. E. Barnard, Pres. of Council

Approved: March 18th, 1919.

G. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: March 21st and 28th, 1919.

Chas Silver
City Auditor

[Faint, illegible text, likely bleed-through from the reverse side of the page. The text is too light to transcribe accurately.]

ORDINANCE NO. 35-B.

Mr. Merts:

To authorize the Director of Public Service to purchase several tracts of land in Lexington Township, Stark County, Ohio, for the construction of a water-works switch.

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

Section 1. That the Director of Public Service be and hereby is authorized and directed to purchase in the name of and for the use of the City of Alliance, Ohio the following described premises necessary in the construction of a water-works switch for the enlarging and improving of the water works of the City of Alliance, Ohio, to-wit: Lots # 1 and 2, Riverside Addition in the name of Anna S. Morgan for Lexington Township, Stark Co., Ohio; part of Lot # 3 Riverside Addition, Lexington Township, Stark Co., Ohio, in the name of Etta F. Huston; north half of lot # 20 City of Alliance, Ohio, in name of Homer Nile; a strip of land off the south side of lands owned by Ann Shaffer located in Section #24 Lexington Township, Stark County, Ohio, for a total consideration of an amount not to exceed \$2500.00.

Section 2. That upon the said Anna S. Morgan, Etta F. Preston, Homer Nile and Wm. Shaffer executing and delivering to the City of Alliance, Ohio its successors and assigns a good deed of all their interest, right and title in the above described premises free and clear from all encumbrances. The said Director of Public Service is hereby authorized to approve a voucher and the City Auditor is hereby authorized to draw a warrant on the City Treasurer for the payment to said grantors in a total sum not to exceed \$2500.00.

Section 3. That 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.

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

Passed: March 10th, 1919.

Attest: Chas. O. Silver, City Auditor.

C. E. Barnard,
Pres. of Council.

Approved: March 15th, 1919.

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: March 18th, and 25th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 40-B.

Mr. L. L. Lower:

An Ordinance to establish the grade on Twenty-third Street from Miller Avenue to Union Avenue.

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

Section 1. That the grade on Twenty-third Street from Miller Avenue to Union Avenue be established to read as follows:

Beginning at the west curb line of Miller Avenue at an elevation of 234.32 thence east to the east curb line of Miller Avenue to an elevation of 233.98, thence east to the New York Central Railroad tracks to an elevation of 231.00, thence east to the present grade of the west curb line of Union Avenue to an elevation of 227.48.

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

Passed: **March** 24th, 1919.

Attest: Chas. O. Silver, City Auditor.

C. E. Barnard,
Pres. of Council.

Approved: March 25th, 1919.

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: March 29th and April 5th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 43-B

Mr. Grubb:

An ordinance to accept the plat of Rachel Williams by replatting
Lot 325 and part of 324.

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

SECTION 1. That the replat of Lot 325 and part of 324 be and hereby
is accepted.

SECTION 2. That this ordinance shall take effect and be in force
from and after the earliest period allowed by law.

PASSED: April 21st, 1919.

ATTEST: Chas. O. Silver,
City Auditor

C. E. Barnard,
President of Council.

APPROVED: April 23rd, 1919,
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, do hereby
certify that the foregoing ordinance was duly published in the Alliance Daily
Review the only newspaper of general circulation in said city.

Said publications were on the following dates: April 24th, 1919 and
May 1st, 1919.

Chas. Silver
City Auditor

ORDINANCE NO. 44-B

Mr. Lower:

Authorizing the sale of a house located on out lot # 102 in the City of Alliance, Ohio, not needed for any municipal purpose.

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

Section 1. That the following described real estate belonging to the City of Alliance, Ohio, is not needed for any municipal purposes to-wit: Dwelling house located on Out Lot # 102 as the same is platted and recorded on the plat records of said city in the recorder's office at Canton, Ohio.

Section 2. That the Director of Public Service be and hereby is authorized to sell said property to the highest bidder according to law for cash and the said Chas. O. Silver, City Auditor and the Mayor of the City of Alliance, Ohio, are hereby authorized to convey said property by Bill of Sale to the highest bidder thereof according to law.

Section 3. That 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.

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

Passed: March 31st, 1919.

Attest: Chas. O. Silver, City Auditor.

Chas. E. Barnard,
Pres. of Council.

Approved: April 1, 1919.

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

The said publications were on the following dates: April 2nd and 9th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 45-B.

Mr. Lower:

To authorize the Director of Public Service to purchase a tract of land in Lexington Township, Stark County, Ohio, to be used in the construction of a water works switch.

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

Section 1. That the Director of Public Service be and hereby is authorized and directed to purchase in the name of and for the use of the City of Alliance, Ohio, the following described premises necessary in the construction of a waterworks switch for the enlarging and improving of the waterworks of the City of Alliance, Ohio, to-wit:

"Beginning at the Northwest corner of Webb Avenue and River Street at the Southeast corner of the Wm. W. Shaeffer property, thence north 225 ft. along the west line of Webb Avenue to a point, thence west to the west line of the Wm. B. Shaeffer property, thence south along the west line of the Wm. W. Shaeffer property to the north line of River Street, thence easterly along the north line of River Street to the West line of Webb Avenue or the point of beginning."

Section 2. That upon the Wm. W. Shaeffer executing and delivering to the City of Alliance, Ohio, its successors and assigns a good deed of all his interests right and title in the above described premises free and clear from any and all encumbrances with release of dower, the said Director of Public Service is authorized to approve a voucher and the City Auditor is authorized to draw a warrant on the City Treasurer for the payment to the Wm. W. Shaeffer in the sum of \$7000.00 in consideration for said property.

Section 3. That 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.

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

Passed: March 31st, 1919.

Attest: Chas. O. Silver, City Auditor.

C. E. Barnard,
Pres. of Council.

Approved: April 1st, 1919.
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: April 2nd and 9th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 46-B.

Mr. J. G. Miller:

An ordinance to prevent the accumulation of obstructions and nuisance on sidewalks.

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

Section 1. It shall be unlawful for any person or persons or officer or officers of any co-partnership or corporation to throw or deposit or cause to be thrown or deposited or permit any obstruction, snow or ice, or nuisance of any kind whatsoever to collect on any sidewalk, thoroughfare, street or alley or any public place in the city of Alliance, Ohio, abutting on the property owned by such person or persons, firm or corporation.

Section 2. Any violation of this ordinance shall be deemed a misdemeanor and any person or persons, officer or officers of any corporation or co-partnership who shall violate any of the provisions of this ordinance shall upon conviction thereof be fined in any sum not to exceed one hundred (\$100.00) dollars.

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

Passed: April 7th, 1919.

Attest: Chas. O. Silver, City Auditor.

C. E. Barnard, Pres. of Council.

Approved: April 10th, 1919.

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: April 12th and 19th, 1919.

Chas. Silver
City Auditor

ORDINANCE NO. 50-B.

Mr. Penick:

An ordinance to create and establish a division of building inspection within the Department of Public Safety and describing and defining the fire limits of the City of Alliance, Ohio.

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

This ordinance to be known and cited as the BUILDING CODE.

The following provisions shall constitute and be known as the BUILDING CODE, and may be cited as such and presumptively provides for all matters concerning, affecting or relating to the construction, equipment, alteration, repair or removal of buildings or any structure whatsoever erected or to be erected in the City of Alliance, Ohio.

Section 1. FIRE LIMITS. - The following shall be and are hereby declared to be the fire limits: Beginning at the intersection of the Pittsburgh, Fort Wayne and Chicago Railroad and East Main Street; thence west along the South line of the said Railroad to the East line of Union Avenue; thence east along the south line of first alley south of E. Market to the west line of South Liberty Avenue; thence south to the south line of Fulton Street; thence east along the south line of Fulton Street to the west line of the Cleveland, Pittsburgh, Railroad; to the south line of the Pittsburgh, Fort Wayne and Chicago Railroad, being the place of beginning, in the City of Alliance, Ohio. Every building, structure or shed, hereafter erected or altered within the described territory the enclosing walls shall be of brick, stone, steel, iron or other substantial material, except as otherwise provided for. No wooden building or structure shall be moved to any lot within the above described territory. All roofs within the above described territory must be of incombustible material approved by the inspector of buildings.

Section 2. APPOINTMENT OF BUILDING INSPECTOR. That the Mayor of the City of Alliance, Ohio shall appoint subject to the confirmation of the City Council an INSPECTOR OF BUILDINGS, who shall be a resident tax payer of the City of Alliance, Ohio. Such INSPECTOR OF BUILDINGS shall hold said office subject to civil service regulations. Such inspector of buildings shall receive an annual salary of \$1600 dollars per year payable semi-monthly. Prior to entering upon his duties he shall take the oath required by law, and shall execute a bond to the City of Alliance, Ohio, in the sum of \$1000 dollars to be approved by the Mayor conditional, for the faithful performance of his duties. The Inspector of Buildings herein provided shall be at all times under the direction of and control of the Director of Public Safety.

APPOINTMENT OF ASSISTANT BUILDING INSPECTOR. That the Mayor of the City of Alliance, Ohio, shall appoint subject to the confirmation of the City Council, an assistant building inspector who shall be a resident of the City of Alliance, Ohio.

Such Assistant Inspector of Buildings shall receive an annual salary of _____ Dollars per year, payable semi-monthly and shall perform such work and duties as the inspector of Buildings shall require.

APPLICATION FOR PERMITS, BLANKS, etc. When any persons, or corporation shall be desirous of erecting, repairing, changing or altering any building or structure of the first or second class as hereinafter specified, within the limits of the City of Alliance, Ohio, (except in case of repairs or maintenance not effecting the construction, sanitation, or other vital features of the building or structure, the cost of which shall not exceed one-hundred dollars (\$100.00) he or they shall make application at the office of the Inspector for a permit to do so and shall furnish the Inspector with a written statement for the purpose of the location, of the intended use, and the approximate cost of the proposed building and structure, together with the plans of an a set of specifications, which shall be delivered to the Inspector and remain in his custody. If it shall appear to the Inspector that the laws and ordinances of the City are complied with, he shall give the permit asked for upon the payment of the fee hereinafter prescribed and the inspector shall then stamp the plans and specifications. After having been stamped the plans and specifications shall not be altered without the approval of the Inspector in any of their essential structural points. The said firm or corporation or the contractor or employees having in charge the construction of said structure, shall place conspicuously on the building a sign to be furnished by the Inspector bearing the words, "BUILDING PERMIT ISSUED."

APPLICATION FOR PERMITS FOR STRUCTURES OF THE 3rd AND 4th CLASS. When any person persons or corporation, shall be desirous of erecting, repairing, changing or altering any building or structure of the 3rd or fourth class as hereinafter specified, the cost of which shall exceed one-hundred dollars (\$100.00) he or they shall make application at the office of the Inspector for a permit to do so and the Inspector shall issue a permit upon the payment of the fees hereinafter provided for; also the said person, firm or corporation or contractor or employee in charge shall post conspicuously upon said building a sign bearing the words "BUILDING PERMIT ISSUED."

COST OF PERMITS. The fees for building permits shall be as follows: First and second class buildings the sum of \$1 shall be payed for the permit and \$1 for each one-thousand or fractional part thereof. For alterations on old buildings or structural the cost of which is one-thousand dollars or over the sum of fifty cents for each one-thousand dollars or fractional part thereof to be charged in addition to the sum of one dollar for permit. For alterations on old buildings or structures the cost of which is less than one-thousand dollars the sum of one dollar for permit only will be charged. Third class dwelling houses, fourth class, stables, and etc. one dollar, for a permit and one dollar for each additional \$1000 after the 1st \$1000.00.

Blank forms for the detailed statement as herein required shall be provided at the office of the Inspector which applicant for a permit shall fill out and the owner or his agents shall sign the agreement contained in said statement that he will construct the proposed building or structure in accordance with the plans and specifications which shall be submitted therewith and it shall not be lawful to proceed to construct, alter or repair any building or structure within the limits of the City of Alliance, Ohio, without such a permit.

CLASSIFICATION OF BUILDINGS ACCORDING TO THEIR OCCUPANCY.

FIRST CLASS.

PUBLIC BUILDINGS. All buildings devoted in whole or in part to the use of the General public, either for the purpose of state or places for assembly.

Buildings designed to be occupied by state, county, city or administration offices, court-rooms, libraries, art-galleries, museums or council chambers, United States government buildings are regarded as belonging to this division, but are deemed to be without the jurisdiction of municipal regulation.

DETENTION BUILDINGS includes all public or private hospitals, reformatories, prisons and police stations.

SCHOOL BUILDINGS includes all school and college or rooms for the purpose of education or instruction. If any such building has an assembly room of greater capacity than the seating capacity of four of the class rooms therein, such assembly room shall be deemed assembly halls.

ASSEMBLY HALLS. Includes all churches, convention halls, auditoriums, exposition buildings, music halls, railroad depots or that part of any building containing an assembly room for a concourse of more than one-hundred people.

THEATRES. Includes all theatres, opera-houses, playhouses, pavillions or any assembly hall designed or used for the entertainment of spectators, having a permanent stage upon which stage scenery and theatrical apparatus is employed.

PUBLIC UTILITY BUILDINGS. All other buildings owned or used by the general public but not classified in the foregoing divisions.

CLUB HOUSE. A building used or intended for use by an organization or society for mutual entertainment or recreation, having a common kitchen, dining room, and other rooms of utility and recreation, and containing lodging apartments for the use of the members of the organization only will be classified as an apartment house.

HOTELS. Includes all hotels, public inns or any building or part thereof designed to be used for supplying food or shelter to residents or guests and having a public dining room, cafe or office or either. A public lodging house or building used only for the shelter of residents or guests will be classified as a hotel.

OFFICE BUILDING. Any building designed for use for office purposes in the conduct of general business but which may have a store or sales room on the ground floor and no part of which building shall be used for living purposes.

STORE BUILDING. Any building designed or used for the sale of merchandise or objects of utility or general supplies.

SECOND CLASS.

Factory and Tenement. Any building designed or used for the manufacture of merchandise by machinery.

Work Shops. Any building designed or used for the manufacture of merchandise by hand.

Tenements. All buildings, suites or apartments used for permanent inhabitants two or more families living independent of each other.

Apartment House. Any building or any portion thereof designed or used as a residence occupied by more than two families or households living independently of each other and which every family or household shall have provided for it a kitchen, set bath tub, and water closet, separate and apart from each other.

Any building having a store on the first or ground floor and sleeping or living apartments on the second floor for more than one family will be classified as a tenement house.

Liveries. All public livery, boarding and transfer stables and public garages.

THIRD CLASS.

Dwelling Houses. A dwelling shall be taken to mean and include every building which shall be intended or designated for, or used as the home or residence of not more than two separate and distinct families and in which not more than sixteen rooms shall be used for the accomodation of boarders and no part of which structure is used as a store or for any business purpose.

FOURTH CLASS.

Stables. Includes all buildings designed or used for private garages or barns, carriage houses, sheds, pens, coops, and any private building for the feeding or sheltering of animals or fowles.

SECTION 3.

INCOMBUSTIBLE WALLS, CORNICES AND ROOFS REQUIRED WITHIN FIRE LIMITS. Every building hereafter erected or enlarged within the fire limits shall be enclosed on all sides with walls constructed wholly of stone, well burned brick, terro cotta, concrete, or other equivalent incombustible materials; and shall have the roof also the roof top and sides of all roof structures, including dormer windows, covered with incombustible material. All cornices shall be of incombustible material.

SECTION 4.

PERMISSABLE WOODEN STRUCTURES WITHIN THE FIRE LIMITS. No frame or wooden structure shall hereafter be built within the fire limits as given herein or as they may hereafter be established, except the following; and all roofs placed on such buildings or structures shall have an incombustible covering.

(a) One story frame buildings for use of builders.

(b) One story sheds open on the long side, not over fifteen feet high with sides covered with incombustible material. A wooden fence shall not be used to form the back or sides of such sheds.

(c) Wooden fences not over ten feet high.

(d) Piazzas or balconies not exceeding ten feet in width, nor extending more than three feet above the second story floor beam. No such structure shall extend beyond the lot line, or to be joined to any similar structure beyond the lot line.

(e) Wooden sheds shall not be located within five feet of any lot line, nor less than thirty feet from any building over one story high.

No frame building shall be moved from without to within the fire limits.

SECTION 5.

REPAIRING FRAME BUILDINGS WITHIN FIRE LIMITS. Any existing frame building within the fire limits which may hereafter be damaged by fire, decay or otherwise to be an amount greater than one half of its present value, exclusive of the foundation, shall not be repaired or rebuilt but shall be removed.

ORDINANCE NO. 50-B (Continued).

SECTION 6.

Buildings having prohibited occupancies within Fire Limits. No building shall be used for a public garage, bakery or dry cleaning establishment within the fire limits unless it be of fire proof construction.

SECTION 7.

LIMITS OF HEIGHT AND AREA. No buildings hereafter erected or altered shall exceed four stories in height unless it be of fire proof construction. Except as specified in section 21, no building hereafter erected having walls of hollow terra cotta or concrete blocks, shall exceed three stories in height.

The floor area between fire walls shall not exceed the following: when fronting on one street, 5,000 square feet; when fronting on two streets, 6,000 square feet; when fronting on three streets, 7,500 square feet. These area limits may be increased under the following conditions as indicated:

For nonfire proof buildings, fully equipped with approved automatic sprinklers, fifty per cent.

SECTION 8.

WALLS. All buildings that are used more than two stories high having flat roofs shall have the walls except front walls extend 16 inches above the roof and not less than 8 inches thick and shall have proper copings of incombustible material. Double pitched roofs shall have their divisions and side walls carried up their full thickness flush with upper edge of rafters of roof and the sheeting boards shall be bedded in mortar on such walls.

Business buildings more than two stories high having flat roofs shall have their side walls carried up two feet above the roof. Division or party walls four feet above, forming fire walls not less than 12 inches thick and shall have copings of incombustible material; front walls may terminate flush with the upper surface of sheeting of roof. Division and party walls to extend through mansard or other steep roofs not less than 16 inches and having the copings the same as other fire walls.

SECTION 9.

CONCRETE CONSTRUCTION. Concrete for reinforced concrete construction shall consist of a wet mixture of one part of portland cement to not more than six part of aggregate fine and coarse in such proportions as to produce the greatest density.

The quality of the materials the design and the construction shall be in accordance with the best engineering practice.

SECTION 10.

PROTECTION OF ENDS OF WOODEN BEAMS. The ends of all floor, ceiling or roof beams entering a party of fire wall from opposite sides shall be separated by at least 8 inches of solid masonry such separation may be obtained by corbeling the wall, or staggering the beams or the beams may be supported by steel wall hangers. No wall shall be corbeled more than 2 inches for this purpose. The ends of all wooden beams which enter walls, shall be cut to a bevel to make them self releasing.

SECTION 11.

PROTECTION OF WALL OPENINGS. No opening in an interior masonry wall shall exceed 8 feet by 10 feet. If the opening be in a party or fire wall it shall have a standard automatic fire door on each side of the wall. If an opening in a fire wall is made to serve as an emergency exit a self closing fire door shall be substituted for one of the automatic fire doors. The total openings in a fire wall shall not exceed 25 per cent in linear length of the wall.

Every building within the fire limits except churches, dwellings, tenement houses, dormitories and lodging houses shall have standard fire doors, shutters or wired glass in incombustible frames and sash on every exterior opening except when fronting on a street not less than 35 feet wide or where no other building is within 35 feet of such opening. The wall of a building in the same plane as that in which the opening is situated shall not be considered as coming within the intent of this rule. All openings in the side and rear walls of the first story, except show windows shall be protected as prescribed in this section when within 35 feet of another building.

SECTION 12.

STAIRWAY AND ELEVATOR SHAFTS. In all buildings hereafter erected except private dwellings which are used above the first floor for business or for public assemblage or for any purpose whatever if over three stories high the stair shafts shall be separately and continuously enclosed by incombustible partitions. Elevator shafts in all buildings hereafter erected shall be enclosed in the same manner. The partitions shall be constructed of brick or other fire resistive material approved by the Inspector of buildings and all mortar used in the construction of same shall be cement mortar. No such hollow partition shall be less than 6 inches thick, no brick partition less than 8 inches thick and no other solid partition less than 4 inches thick.

Except as herein stated the stair, elevator or hoisway shaft in all existing buildings over two stories high of the class described in this section shall be separately inclosed by incombustible partitions as above specified; or the shafts may be inclosed by approved hollow or solid partition blocks not less than 3 inches thick set in Portland cement mortar; or by 4 inch stud partitions covered on each side with not less than 3/4 inch of portland cement plaster on metal lath; or by 2 inch solid metal lath and portland cement plaster partitions. The metal frame work of such partitions shall be securely fastened to both floor and ceiling. All such partions shall be securely fastened to both floor and ceiling. All such partitions erected in existing buildings shall be fire stopped with incombustible material the full depth of the floor beams at each level.

ORDINANCE 50-B (Continued).

All door openings in stair and elevator enclosures shall be protected by fire doors mounted with wrought iron or steel hardware and shall be securely attached to the wall or partition or to substantial incombustible frames attached thereto.

Doors opening into stairway shafts shall swing in the direction of exit travel shall be self closing and shall be at least 36 inches wide.

The enclosure walls for the elevator shafts shall extend at least 3 feet above the roof and at least 3/4 of the area shall be covered with a skylight as specified in section 13.

SECTION 13.

SKYLIGHTS OVER STAIRWAY AND ELEVATOR SHAFTS. In all buildings hereafter erected the roof immediately over the enclosed elevator openings, stairways, hoistways, chutes, or well holes shall be provided with skylights or sidelights above the roof having a glazed area of at least 3/4 of the shaft. The skylights shall be made of glass, set in metal frames set on curbs not less than 3 feet above the roof. Said curbs shall conform to the construction of the building but in all cases shall be covered on the outside, with metal or other incombustible covering.

All sky lights having a superficial of more than 9 square feet shall have immediately underneath or above the glass a wire netting to be made of wire not smaller than number 8 and to be netted to not more than one and one-half inch mesh unless the glass contains a wire netting within itself.

In unenclosed elevator shafts where the machinery can be placed between the attic floor and the roof such machine loft shall be enclosed on all sides in the attic by incombustible partitions and fire doors, and if such loft is not provided with equivalent window space in the outside walls then each such enclosure shall be provided with a ventilated sky light wire a glass area of not less than one-third of the area enclosed.

SECTION 14.

FLOOR LIGHTS. Except in dwellings, all openings hereafter made in floors for the transmission of light to floors below shall be covered with glass set in metal frames and bars. The glass shall be not less than 3/4 inches in thickness, and if any glass measures more than 16 square inches there shall be a rigid wire mesh either in the glass or under it.

SECTION 15.

LIGHT, VENT AND DUMBWAITER SHAFTS. In every building hereafter erected or altered except frame buildings all walls or partitions forming interior light or vent shafts shall be built in accordance with the requirements of stair and elevator shafts in new buildings as specified in section 12. The walls of dumbwaiter shafts except those in dwellings which extend only one story above the basement or cellar shall be of fire resistive construction and shall be not less than 3 inches thick if constructed of brick hollow or solid partition blocks or of steel studding and metal lath with 3/4 inch of Portland cement plaster on each side; or a 2 inch solid metal lath and Portland cement plaster wall may well be permitted if securely anchored at each floor. The material and method of construction to be as specified for stair and elevator shafts in existing buildings in section 12.

In frame buildings outside the fire limits the enclosure partitions of all such shafts may be constructed as provided in section 12 for stair and elevator shafts in existing buildings.

Where a dumbwaiter shaft does not extend through the roof the top of the shaft shall be of fire resistive construction of the same thickness as the walls of the shaft.

All openings in dumbwaiter shafts shall be protected by fire doors mounted in incombustible frames securely anchored to the walls.

SECTION 16.

ROOF COVERINGS. The use of shingle roofs or other forms of combustible roof coverings upon buildings erected or altered within the territory described in Section 1 on buildings is prohibited.

A roof whose slope is not more than 3 inches per foot horizontal and the covering of which is made with a composition of felt and gravel shall be considered incombustible and may be used upon buildings of all classes.

Snow breaks or guards made of incombustible material shall be attached to all roof buildings over 2 stories or 25 feet high hereafter constructed or altered along any court-way or street lines or within 10 feet of the same having a pitch of more than 25 degrees.

All buildings shall be kept provided with proper metallic spouts and eaves or cornices gutters for conducting water from the roof to the grounds, sewer or street in such manner as shall protect the walls and foundation from damage.

SECTION 17.

FIRE STOPS. At each floor level in all buildings hereafter erected all stud walls partitions, furrings and spaces between joists where they rest on division walls or partitions shall be fire stopped in a manner to completely cut off communication by fire through concealed spaces. Stair carriages shall be fire stopped at least once in the middle portion of each run.

SECTION 18.

AREAWAYS. Metal guard rails not less than 42 inches high with not less than 2 intermediate rails equally spaced shall be placed along all open areas or passage ways or stairs crossing area from the street to the entrance of a building or along any area which adjoins habitable rooms in basement. Said rails shall be of sufficient strength to resist the pressure of a crowd.

Section 19.

ELECTRICAL INSTALLMENTS. All electrical installments shall be in accordance with the National Electrical Code and no installation of electrical equipment shall be made except in conformity thereto.

ORDINANCE 50-B (Continued).

SECTION 20/

CHIMNEYS AND FIRE PLACES. Chimneys in all buildings shall have walls at least 8 inches thick if of brick unless terra cotta or fire clay flue linings are used in which case 4 inches of brick work may be omitted. Chimneys other than those built of brick work shall have walls at least 8 inches thick and shall have additional lining of 4 inches of brick work or terra cotta or fire clay flue lining.

No smoke flues shall be less than 8 x 8 inches nor any furnace or laundry stove flue less than 8 x 12 inches exclusive of the thickness of the lining in each case.

Flues for the use of gas stoves or gas grates shall be of less dimensions within pipe or tile lined ~~8-12-inches-exclusive-of-the-thickness-of-the-lining-in-each-case~~ but no flue shall be less than 2 1/2 inches clear inside diameter of pipe.

In no case shall a chimney be corbeled out more than 8 inches from the wall and in all such cases the corbeling shall consist of at least 5 courses of brick. No chimney top shall be less than 5 feet above the roof (for flat roofs) and 2 feet above the ridge of any pitched roof.

Chimneys shall be built of brick, stone or other similar fireproof material and no case shall a chimney rest upon flooring of wood or timber construction. Every chimney not forming a part of the wall shall rest upon the ground or other sufficient fireproof foundation. Brick work of all flues without reference to the purpose for which they may be intended must be laid with solid joints thoroughly filled with mortar and have a flue lining or 9 inch wall of brick.

Wooden floor beams, studs or other wood work must be framed around the flues at each and every story and be not less than one inch except trimmers which shall be 2 inches distant.

All smoke flues, chimneys or stacks shall be topped out with brick, stone, terra cotta or cast iron pipe properly anchored and if such chimney, flue or stack is liable to emit sparks or if shavings or saw-dust is used as fuel or if used as cupola it shall be covered over the top with a heavy wire netting.

Nothing in this section shall be constructed as to permit the use of any flue, lining or crook pipe as a smoke flue without being walled in with brick or other fire proof material.

All flue holes when not used shall be closed with tight fitting metal covers.

SECTION 21.

SMOKE PIPES. No smoke pipe shall be within 9 inches of any wood work or any wooden lath and plaster partition.

Where smoke pipes pass through a wooden lath and plaster partitions they shall be guarded by a galvanized iron ventilated thimbles at least 4 inches/larger in diameter than the pipes or by galvanized iron thimbles built in at least 8 inches of brick work or other incombustible material.

No smoke pipe shall pass through any floor or roof having wooden frame work or covering.

SECTION 22.

HOT AIR PIPES. Hot air conductors built in between timbers or other combustible material must be made of metal and must be thoroughly insulated.

Such pipes are to be made with air tight joints and securely fastened in place.

When the air conveyed through pipes is heated in an ordinary hot air furnace or in any other apparatus by direct contact of the hot air with the fire box- the material used for these ducts, pipes and register boxes shall be of bright tin.

SECTION 23.

STEAM AND HOT WATER PIPES. No steam or hot water pipe shall be within one inch of any wood work. All wood boxes or casings inclosing steam or hot water heating pipes and all wood covers to recesses and walls in which steam or hot water heating pipes are placed shall be lined with metal or said pipes shall be covered with incombustible sectional pipe covering at least 3/4 of an inch thick.

SECTION 24.

DRYING ROOMS. All walls, ceilings and partitions inclosing drying rooms when not made of fire proof material shall be wired lath and plastered or covered with metal tile or other hard incombustible material.

SECTION 25.

OPEN FLAME HEATING DEVICES. All gas, gasoline, oil or charcoal burning stoves or heating devices shall be placed on iron stands at least 6 inches above combustible supports unless the burners are at least 5 inches above the base, with metal guard plate 4 inches below the burners.

No open flame heating or lighting device shall be used in any room where gasoline or other volatile inflammable fluids are stored or handled.

SECTION 26.

GAS CONNECTIONS. Gas connections to stoves and similar heating devices shall be made by rigid metal pipes, for small portable gas heating devices flexible metal tubing may be used.

SECTION 27.

VENT FLUES. Vent flues or ducts for the removal of foul air or vitiated air in which the temperature of the air cannot exceed that of the rooms shall be constructed of metal or other incombustible material and shall not be placed nearer than one inch to any wood work and no such flue shall be used for any other purpose.

SECTION 28.

LUMBER YARDS. It shall be unlawful to pile lumber in any yard to a greater height than 30 feet above the grade of the adjoining street or alley and when the piles of

ORDINANCE NO. 50 B (Continued).

lumber are situated adjacent to each other the space between the piles shall be kept entirely free from any refuse, chips or blocks. When lumbers front on streets a proper and suitable fence shall be erected and maintained along the street line. Such fences to be provided with gates or suitable openings to allow of easy access by the fire department should the necessity occur.

SECTION 29.

COVERED SIDEWALKS. If the building to be erected is more than 3 stories in height and is set at or near the street line there shall be built over the side-walk a roof having a frame work covered by 2 layers of one inch plank. Said roof shall not be less than 10 feet above any walk and extend to the curb and be maintained as long as material is being used or handled on said street ~~to~~ above the level of each side-walk.

If any inclosing fence shall prevent passage on the side walk the owner through his agent in charge thereof shall cause to be laid and maintained in good repair and free from rubbish, dirt and snow a temporary plank sidewalk around same not less than one-third the width of the sidewalk but never less than 3 feet wide.

SECTION 30.

DANGER LIGHTS. Red glass globe lanterns shall be displayed and maintained during the whole of every night wherever fences are built or excavations are made along or building materials are piled in any street, alley or courtway as follows:

Two red lights to be securely and conspicuously posted on or near such excavations, building or obstruction; provided such obstruction does not extend more than 10 feet in length and if over 10 feet, red light additional for each additional 10 feet of crossing street.

SECTION 31.

SIGNS. No structure to be used as a sign or advertisement of any sort shall be built, placed, erected or hung upon or from the roof or on the wall of any building without a permit therefore from the Inspector of Buildings, nor shall any such sign or advertisement project more than 3 feet beyond the building line. No portion of any sign projecting beyond the building line shall be less than 8 feet above the surface of the sidewalk nor less than 14 feet if projecting from any alley wall; and all now erected not in compliance with the provisions of this ordinance shall be removed on order of Inspector of Buildings. Any sign now erected on top of or on the outer wall of any building or attached to a projection thereto shall be removed when rotten or unsafe or when ordered to be so by the Inspector of Buildings.

Any sign which has wiring for electricity to come under head of electric signs.

Electric signs shall be erected, installed and placed in such position and in such manner as the inspector of buildings may direct and approve and said signs not to project more than 8 feet from supporting structures.

SECTION 32.

SAFETY OF DESIGN. All parts of every building shall be designed to safely carry the loads to be imposed thereon and shall in all other respects conform to good engineering practice.

SECTION 33.

DUTIES OF ENFORCING OFFICER. The Inspector of Buildings is hereby authorized and empowered:

FIRST: To enforce all ordinances relating to the construction, equipment, management and condition of all property within said City of Alliance, Ohio.

SECOND: To supervise the construction or re-construction of all buildings.

SECTION 34.

PENALTY FOR VIOLATIONS. Any and all persons who shall violate any of the provisions of this ordinance or fail to comply therewith or who shall violate or fail to comply with any detailed statement of specifications or plans submitted and approved thereunder shall severally for each and every such violation and noncompliance, upon conviction thereof be fined not less than \$25.00 and costs of prosecution. The imposition of one penalty for any violation of this ordinance shall not excuse the violation or permit it to continue; and all such persons shall be required to correct or remedy such violations or defects within a reasonable time; and when not otherwise specified each 10 days that prohibited conditions are maintained shall constitute a separate offense.

The application of the above penalty shall not be held to prevent the enforced removal of prohibited conditions as provided in section 2 of this ordinance.

SECTION 35.

CONFLICTING ORDINANCES REPEALED. All ordinances and parts of ordinances inconsistent herewith are hereby repealed.

SECTION 36.

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

Passed: April 7th, 1919.

C. E. Barnard, Pres. of Council.

Attest: Chas. O. Silver, City Auditor.

Approved: C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review the only newspaper of general circulation in said City.

Said publications were on the following dates: April 4th and 12th, 1919.

Chas O Silver
City Auditor

ORDINANCE NO. 15-B.

Mr. H. G. Miller:

To authorize the annexation of certain territory of the City of Alliance, Ohio.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1. That the annexation of the followin described territory:

"Beginning at the northeast corner of the Alliance City Cemetery and the present corporation corner; thence west to the center line of Rockhill Road; thence north to the south line of Mayfield Road; thence west along the south line of Mayfield Road and Mayfield Road extended to the west line of Section No. 23 in Lexington Township; thence south along the west line of Section No. 23 and Section No. 26 in Lexington Township to the north line of West Main Street Road; thence east along the north line of West Main Street Road to a point midway between the west line of Section No. 26 and the center line of Section No. 26 in Lexington Township; thence south along a line midway between the west line of Section No. 26 and the center line of Section No. 26 in Lexington Township; thence south along a line midway between the west line of Section No. 35 and the center line of Section No. 35 in Lexington Township; to a point on the center line of the State Road or south line of Section No. 35 and midway between the west line of Section No. 35 and the center line of Section No. 35 in Lexington Township; thence east along the center line of State Road and south line of Section No. 35 in Lexington Township and north line of Section No. 2 in Washington Township to a point midway between the west line of Section No. 2 and the center line of Section No. 2 in Washington Township; thence south on a line midway between the west line of Section No. 2 and the center line of Section No. 2 in Washington Township to the center line of Section No. 2 in Washington Township; thence east along the center line of Section No. 2 in Washington Township to the center of Section No. 2 in Washington Township and the present Corporation Corner of the City of Alliance, Ohio; thence north along the present western corporation line of the City of Alliance, Ohio, to the center of Vine Street; thence east along the center line of Vine Street to the southeast corner of the Alliance City Cemetery; thence north along the east side of the Cemetery to the place of beginning, containing 608 acres more or less." Map hereto attached and made a part of this ordinance."

Section 2. That the Solicitor be and hereby is authorized to prosecute the proceedings necessary to effect such annexation.

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

Passed: February 17th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: February 18th, 1919.
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: February 20th, and 27th, 1919.

Chas. Silver
City Auditor

RESOLUTION No. 47-B.

Mr. Grubb:

Declaring it necessary to improve East Main Street between Mechanic Avenue and Union Avenue by repaving with brick block on 8" concrete base or 10" slag base including storm sewers.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, three-fourths of all members elected thereto, concurring:

SECTION 1. That it is necessary to improve East Main Street from Mechanic Avenue to Union Avenue in the following manner: by repaving with brick block on 8" concrete base or 10" slag base including storm sewers.

SECTION 2. That the grade of Street as improved shall be the grade established by Ordinance passed August 4, 1890 and that the grade of the curbs shall be as stated in the grade ordinance.

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

SECTION 4. That the whole cost of said improvement less $\frac{1}{2}$ thereof shall be assessed:
By the foot front.
Upon the following described lots and lands, to-wit: All lots and lands bounding and abutting upon the proposed improvement and the Stark Electric Railroad Co's right of way, estimated cost \$5212.50 which said lots and lands and the Stark Electric Railroad Co's right of way, are hereby determined to be especially benefited by said improvement, and the cost of said improvement shall include the expense of the preliminary and other surveys, and all printing and publishing of notices, resolutions and ordinances required, and the serving of said notices, the cost of construction, together with interest on Bonds issued in anticipation of the collection of deferred assessments and all other necessary expenditures.

SECTION 5. That the assessments so to be levied shall be paid in 10 semi-annual installments with interest on deferred payments at 5 per cent per annum, provided that the owner of any property assessed may, at this option, pay such assessment in cash within 30 days from and after the passage of the assessing ordinance, in which case said 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 remainder of the entire cost of said improvement not specially assessed including the cost of intersections, together with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefore, and the damages awarded any owner of adjoining lands and interest thereon and the cost and expenses of any such award shall be paid out of the Fund. (Of "by the issuance of bonds in the manner provided by law.").

SECTION 8. This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months which will necessitate the delay of making and finishing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the City of Alliance, Ohio.

SECTION 9. This resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed: April 21st, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: April 23d, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing resolution was duly published in the Alliance Daily Review the only newspaper of general circulation in said city.

Said publications were on the following dates: April 25th, and May 2nd, 1919.

Chas. O. Silver
City Auditor

RESOLUTION NO. 48-B.

Mr. Grubb:

Declaring it necessary to improve East Market Street between Arch & Mechanic Avenue by repaving with Brick Block on 8" concrete Base or 10" slag base including storm sewers.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, three-fourths of all members elected thereto, concurring:

SECTION 1. That it is necessary to improve East Market Street from Arch Avenue to Mechanic Avenue in the following manner: by repaving with brick block on 8" concrete base or 10" slag base including storm sewers.

SECTION 2. That the grade of street as improved shall be the grade established by Ordinance passed October 5, 1894 and that the grade of the curbs shall be as stated in the above ordinance.

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

SECTION 4. That the whole cost of said improvement less $\frac{1}{2}$ thereof shall be assessed:
By the foot front.

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 especially benefited by said improvement, and the cost of said improvement shall include the expense of the preliminary and other surveys, and all printing and publishing of notices, resolutions and ordinances required, and the serving of said notices, the cost of construction, together with interest on Bonds issued in anticipation of the collection of deferred assessments and all other necessary expenditures.

SECTION 5. That the assessments so to be levied shall be paid in 10 semi-annual installments with interest on deferred payments at 5 per cent per annum, provided that the owner of any property assessed may, at this option, pay such assessment in cash within 30 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 remainder of the entire cost of said improvement not specially assessed including the cost of intersections, together with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefore, and the damages awarded any owner of adjoining lands and interest thereon and the cost and expenses of any such award shall be paid out of the Fund. (Or by the issuance of bonds in the manner provided by law.)

SECTION 8. This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months which will necessitate the delay of making and finishing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the City of Alliance, Ohio.

SECTION 9. This resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed: April 21st, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: April 23rd, 1919
C. S. Westover, Mayor.

I Chas. O. Silver, City Auditor of the City Alliance, Ohio, do hereby certify that the foregoing resolution was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: May 12th, and 19th, 1919.

Chas. O. Silver
City Auditor

RESOLUTION NO. 49-B.

Mr. Grubb:

Declaring it necessary to improve West Columbia Street between Lincoln Avenue and Rockhill Avenue by grading, draining, curbing and paving with brick block on slag or concrete base.

WHEREAS, the owners of three-fourths in interest of the property abutting upon West Columbia Street between Lincoln Avenue and Rockhill Avenue, have petitioned in writing for the improvement of said street between the points named, by grading, draining, curbing and paving with brick block on slag or concrete base now therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, THREE-FOURTHS OF ALL MEMBERS ELECTED THERETO, CONCURRING:

SECTION 1. - That it is necessary to improve West Columbia Street from Lincoln Avenue to Rockhill Avenue in the following manner: by grading, draining, curbing and paving with brick block on slag or concrete base.

SECTION 2. - That the grade of street as improved shall be the grade established by Ordinance passed November 16, 1908, and that the grade of the curbs shall be as stated in the grade ordinance.

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

SECTION 4.- That the whole cost of said improvement less 1/50 thereof and the cost of intersections shall be assessed:
By the foot frong.

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 especially benefited by said improvements, and the cost of said improvement shall include the expense of the preliminary and other surveys, and all printing and publishing of notices, resolutions and ordinances required, and the serving of said notices, the cost of construction, together with interest on Bonds issued in anticipation of the collection of deferred assessments and all other necessary expenditures.

SECTION 5.- That the assessments so to be levied shall be paid in 10 semi-annual installments with interest on deferred payments at 5 percent per annum, provided that the owner of any property may, at this option, pay such assessments in cash within 30 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 assessments by installments and in an amount equal thereof.

SECTION 7.- That the remainder of the entire cost of said improvement not especially 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 therefore, and the damages awarded any owner of adjoining lands and interest thereon and the cost and expense of any such award shall be paid out of the _____ fund, (or by the issuance of bonds in the manner provided by law.)

SECTION 6.- That the Bonds or notes of the City of Alliance, Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereof.

SECTION 8.- This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months will necessitate the delay of making and finishing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the City of Alliance, Ohio.

SECTION 9.- This Resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed : April 21st 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: April 23rd, 1919.
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing resolution was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: April 24th, and May 1st, 1919.

Chas. O. Silver
City Auditor

ORDINANCE 51-B.

Mr. Merts:

An ordinance to make supplementary appropriations to the regular semi-annual appropriation ordinance.

WHEREAS, the regular appropriation ordinance No. _____ passed _____ failed to include within its scope all the provision for which council may lawfully provide.

WHEREAS, a special election having been regularly authorized which was not contemplated at the beginning, it being necessary to make additional appropriation to properly care for same.

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

SECTION 1. That to provide for the current expense and other expenditures of the City of Alliance, for the fiscal year ending June 30th, 1919 the following sum be and are hereby appropriated in addition to those appropriated in Ordinance No. _____ passed _____ 1919.

SECTION 2. That there be appropriated from the General Fund the following sum:

7 Election.

B. Supplies

7-B-1 Office \$35.00

8-A-2 Regular \$700.00

SECTION 3. That the City Auditor is hereby authorized to draw a warrant on the City Treasurer whenever claims are presented and properly approved by the head of the Department for which the indebtedness was legal incurred.

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

Passed: April 21st, 1919

Attest: Chas. O. Silver,
City Auditor

C. E. Barnard
President of Council.

Approved: C. S. Westover,
Mayor

April 23rd, 1919.

RESOLUTION NO. 52-B

Mr. J. Miller:

Declaring it necessary to improve West Wayne Street from the first alley west of Lincoln Avenue to a point 500 feet west of said alley or Ramona Avenue, by constructing an 8" sanitary sewer number 173.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, three-fourths of the members thereto concurring:

SECTION 1. - That it is necessary to improve West Wayne street from the first alley west of Lincoln Avenue to a point 500 feet west of said alley or Ramona Avenue by constructing an 8" sanitary sewer according to the plans and profiles now on file in the department of Public Service.

SECTION 2.- That the plans, specifications, estimates and profiles of the proposed improvement heretofore prepared by the Engineer and now on file in the office of the Director of Public Service, be and the same are hereby approved.

SECTION 3.- That the whole cost of said improvement less 2 (two) per cent thereof shall be assessed: By the foot front, 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 all printing and publishing of notices, resolutions and ordinances required and the serving of said notices, the cost of construction, together with interest on Bonds issued in anticipation of the collection of deferred assessments, and all other necessary expenditures.

SECTION 4.- That the assessments to be levied shall be paid in 6 (six) semi-annual installments with interest on deferred payments at 5 (five) per cent per annum, provided that the owner of any property assessed may, at his option, pay such assessment in cash within 30 (thirty) days from and after the passage of the assessing ordinance, in which case said assessment shall not include any item of interest upon bonds to be issued in anticipation of the collection of deferred installments of assessments.

SECTION 5.- That the bonds of the City of Alliance, Ohio, shall be issued in anticipation of collection of assessments by installments in an amount equal thereto.

SECTION 6.- That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefore, and the damages awarded any owner of adjoining lands and interest thereon, and the cost and expenses of any such award, shall be paid out of _____ fund.

SECTION 7.- This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months but will necessitate the delay of making and completing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the City of Alliance, Ohio.

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

Passed:- April 21st, 1919.

Attest:- Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved:- April 23rd, 1919
C. S. Westover, Mayor.

I, Chas, O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing resolutions was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city. Said publications were on the following dates: April 24th and May 1st, 1919.

Chas. O. Silver
City Auditor

RESOLUTION 53-B.

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

That the City Auditor is hereby authorized to employ Paul D. Roach to serve street and sidewalk notices at 15¢ a notice.

Passed: April 21st, 1919

Attest: Chas. O. Silver
City Auditor.

C. E. Barnard
President of Council

Approved: April 23rd, 1919

C. S. Westover,
Mayor.

ORDINANCE NO. 55-B

Mr. Grubb:

An ordinance to accept the plat of C. A. Rockhill, W. J. Marshall and Lulu A. Kellog by the replatting of part of O. L. 25.

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

SECTION 1 - That the replat of part of O. L. 25 be and is hereby accepted.

SECTION 2 - That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: April 21st, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: April 23rd, 1919,
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing resolutions was duly published in the Alliance Daily review, the only newspaper of general circulation in said city.

Said publications were on the following dates: April 24th, and May 1, 1919.

Chas. Silver
City Auditor

ORDINANCE NO. 63-B.

Mr. Merts:

An ordinance to make supplementary appropriations to the regular semi-annual appropriation ordinance.

WHEREAS, it has regular appropriation ordinance No. 1-B passed January 16th, 1919, failed to include within its scope all the provision for which Council may lawfully provide,

WHEREAS, it has become necessary to purchase a certain property in connection with the construction of a railroad switch to the Water Works Pumping Station, therefore,

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

SECTION 1. That to provide for the current expenses and other expenditures of the City of Alliance, for the fiscal year, ending June 30th, 1919, the following sum be and is hereby appropriated in addition to those appropriated in Ordinance No. 1-B, passed January 16th, 1919:

X	Outlay for Lands, Buildings,	
	74-X-1 Purchase Price	\$1,000.00

SECTION 2. That the City Auditor is hereby authorized and directed to draw a warrant on the City Treasurer, whenever claims are presented and properly approved by the head of the Department for which the indebtedness was legally incurred.

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

Passed: May 5th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard
President of Council.

Approved: May 6th, 1919

C. S. Westover,
Mayor.

RESOLUTION NUMBER 56-B.

Mr. Grubb:

Declaring it necessary to improve South Linden Avenue between S. Line of Broadway St. and S. Line of Grant St. by repaving with brick block.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, three-fourths of all members elected thereto, concurring:

SECTION 1. That it is necessary to improve South Linden Avenue from S. Line of Broadway St. to S. line of Grant Street in the following manner: by repaving with brick block.

SECTION 2. That the grade of street as improved shall be the grade established by Ordinance passed May 7th, 1877 and that the grade of the curbs shall conform to the above ordinance.

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

SECTION 4. That the whole cost of said improvement less $\frac{1}{2}$ thereof shall be assessed:
By the foot front.

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 especially benefited by said improvement, and the cost of said improvement shall include the expense of the preliminary and other surveys, and all printing and publishing of notices, resolutions and ordinances required, and the serving of said notices, the cost of construction, together with interest on Bonds issued in anticipation of the collection of deferred assessments and all other necessary expenditures.

SECTION 5. That the assessments so to be levied shall be paid in 10 semi-annual installments with interest on deferred payments at 5 per cent per annum, provided that the owner of any property assessed may, at this option, pay such assessment in cash within 30 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 or notes of the City of Alliance, Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

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

SECTION 8. This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months which will necessitate the delay of making and finishing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the City of Alliance, Ohio.

SECTION 9. This resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed: April 21st, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: April 23rd, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing resolution was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city. Said publications were on the following dates: April 24th, and May 1st, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO 64-B.

Mr. Merts:

An ordinance authorizing the Director of Public Service to make settlement with Mr. A. C. Hoyt, for his claim against the City of Alliance, Ohio, for damages arising from injury to his automobile,

WHEREAS, Mr. A. C. Hoyt, while driving his automobile upon the streets of Alliance, Ohio ran into an open ditch caused by sewer construction and damaged his automobile thereby, and,

WHEREAS, said Mr. A. C. Hoyt is willing to accept from the City of Alliance Ohio, the sum of \$6.75 in full of all claims against said accident, now therefore,

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

Section 1. The Director of Public Service be and is hereby is authorized to enter into settlement with the said Mr. A. C. Hoyt in full of his claim for damages arising from the accident which occurred on the streets of the City of Alliance, Ohio, for the sum of \$6.75. The Director of Public Service is hereby authorized to approve a voucher and the City Auditor to draw his warrant on the City Treasurer for the payment to Mr. A. C. Hoyt of the sum of \$675 out of the fund heretofore appropriated for said purpose.

Section 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: May 12th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
Pres. of Council.

Approved: May 13th, 1919.
C. S. Westover, Mayor.

ORDINANCE NO. 57-B.

Mr. Lower:

An Ordinance authorizing the Director of Public Service to enter into a contract for the construction of a railroad siding coal bunkers, tressel work, street paving and appurtenances and diversion dam and appurtenances.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION I. That the Director of Public Service be and hereby is authorized to enter into a contract for the purpose of constructing a railroad siding, coal bunkers, tressel work, street paving and appurtenances and diversion dam and appurtenances at a total cost not to exceed One Hundred Eight thousand Five hundred (\$108,500.00) Dollars after advertisement according to law.

SECTION II. That this ordinance is hereby declared to be an emergency measure and that its immediate enactment is necessary for the preservation of the public health, safety and welfare.

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

Passed: April 21st, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: April 23rd, 1919,
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: April 24th, and May 1st, 1919.

Chas. O. Silver
City Auditor

RESOLUTION NUMBER 78-B.

Mr. Merts:

To issue a certificate of indebtedness of the City of Alliance, Ohio to reimburse the Safety Fund to meet appropriation heretofore made by council and to pay certificate of indebtedness No. 84.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO

SECTION 1. That the Finance Committee of the City Council is hereby authorized and directed to borrow \$12,000.00, and the Mayor and the 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 \$12,000.00 .

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 6%, nor be sold for less than par with accrued interest, and the proceeds of said certificate shall be credited to the Public Safety Fund.

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

Passed: May 19th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 20th, 1919.
C. S. Westover, Mayor.

RESOLUTION NUMBER 43-B.

Mr. Grubb:

Declaring it necessary to improve North Freedom Avenue between Main St. by repaving with brick block on 6" concrete base or 8" slag base.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, three-fourths of all members elected thereto, concurring:

SECTION 1. That it is necessary to improve North Freedom Ave. from Main Street to the Pennsylvania R. R. in the following manner: By repaving with Brick block on 6" concuret base or 8" slag base.

SECTION 2. That the grade of street as improved shall be the grade established by Ordinances passed August 4, 1890, Vol 2, Page 91, May 28, 1894, Vol. 2, Page 252, November 22, 1915, Ord. # 2012. and that the grade of the curbs shall conform to intersecting grades.

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

SECTION 4. That the whole cost of said improvement less 1/50 thereof and the cost of intersections shall be assessed: By the foot front.

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 especially benefited by said improvement, and the cost of said improvement shall include the expense of the preliminary and other surveys, and all printing and publishing of notices, resolutions and ordinances required, and the serving of said notices, the cost of construction, to-gether 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 10 semi-annual installments with interest on deferred payments at 5 per cent per annum, provided that the owner of any property assessed may, at this option, pay such assessments in cash with in 30 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 or notes of the City of Alliance, Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

SECTION 7. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections, to-gether with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefore, and the damages awarded any owner of adjoining lands and interest thereon and the cost and expenses of any such award shall be paid out of the _____ Fund. (Or "by the issuance of bonds in the manner provided by law.")

SECTION 8. This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consumated before the winter months which will necessitate the delay of making and finishing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the City of Alliance, Ohio.

SECTION 9. This resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed: April 21st, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: April 26th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing resolution was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publication were on the following dates: April 30th, and May 7th, 1919

Chas. O. Silver
City Auditor

ORDINANCE NO. 58-B.

Mr. Lower:

An ordinance to establish the grade on McGrath Street from Rockhill Avenue to McKinley Avenue.

BE IT ORDAINED AND ENACTED BY THE COUNCIL OF THE CITY OF ALLIANCE, Ohio,

SECTION 1. That the grade on McGrath Street from Rockhill Avenue to McKinley Avenue be established to read as follows:

Beginning at the east curb line of Rockhill Avenue at an elevation of 161.00, thence east to the west curb line of McKinley Avenue to an elevation of 142.30.

SECTION 2. These elevations shall apply to the center line and the curbs shall conform to the 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: May 12th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 13, 1919

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: May 15th, and 22nd, 1919.

Chas. Silver
City Auditor

RESOLUTION NUMBER 59-B

Mr. Grubb:

Declaring it necessary to improve Watson Ave. between State Street and Mill Street by Grading, draining, curbing and paving with brick block on slag or concrete base.

WHEREAS, the owners of three-fourths in interest of the property abutting upon Watson Avenue between State Street and Mill Street, have petitioned in writing for the improvement of said street between the points named, by grading, draining, curbing and paving with brick block on slag or concrete base now therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, THREE-FOURTHS OF ALL MEMBERS ELECTED THERETO, CONCURRING:

SECTION 1. That it is necessary to improve Watson Avenue from State Street to Mill Street in the following manner: By grading, draining, curbing and paving with brick block on slag or concrete base.

SECTION 2. That the plans, specifications, estimates and profiles of the proposed improvement heretofore prepared by the Engineer and now on file in the office of the Director of Public Service, be and the same are hereby approved.

SECTION 2. That the grade of street as improved shall be the grade established by Ordinance passed January 15, 1912 #1320, and that the grade of the curbs shall conform to intersecting grades.

SECTION 4. That the whole cost of said improvement less 1/50 thereof and the cost of intersection shall be assessed: By the foot front.

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 especially benefited by said improvement, and the cost of said improvement shall include the expense of the preliminary and other surveys, and all printing and publishing of notices, resolutions and ordinances required, and the serving of said notices, the cost of construction, to-gether 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 (10) semi-annual installments with interest on deferred payments at five (5) percent per annum, provided that the owner of any property may, at this option, pay such assessments in cash within thirty (30) 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 equal thereof.

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 thereof.

SECTION 7. That the remainder of the entire cost of said improvement not especially assessed including the cost of any intersections, to-gether with the cost of any real estate or interest therein purchased or appropriated and the cost and expense of any appropriation proceedings therefore, and the damages awarded any owner of adjoining lands and interest thereon and the cost and expense of any such award shall be paid out of the _____ fund, (or by the issuance of bonds in the manner provided by law.)

SECTION 8. This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months will necessitate the delay of making and finishing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the City of Alliance, Ohio.

SECTION 9. This Resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed: April 21st, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: April 23rd, 1919,
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing resolution was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: April 24th, and May 1st, 1919.

Chas. O. Silver
City Auditor

RESOLUTION NO. 60-B.

Mr. Grubb:

Declaring it necessary to improve Wright Avenue between Cambridge Street and Glamorgan Street by grading, draining, curbing and paving with brick block on slag or concrete base.

WHEREAS, the owners of three-fourths in interest of the property abutting upon Wright Avenue between Cambridge St. and Glamorgan St. have petitioned in writing for the improvement of said street between the points named, by grading, draining, curbing and paving with brick block on slag or concrete base now therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, THREE-FOURTHS OF ALL MEMBERS ELECTED THERETO; CONCURRING:

SECTION 1. That it is necessary to improve Wright Avenue from Cambridge St. to Glamorgan St. in the following manner; by grading, draining, curbing and paving with brick block on slag or concrete base.

SECTION 2. That the grade of street as improved shall be the grade established by Ordinance passed March 1, 1909, and that the grade of the curbs shall conform to intersecting grades.

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

SECTION 4. That the whole cost of said improvement less 1/50 thereof and the cost of intersection shall be assessed: By the foot front. 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 especially benefited by said improvement, and the cost of said improvement shall include the expense of the preliminary and other surveys, and all printing and publishing of notices, resolutions and ordinances required, and the serving of said notices, the cost of construction, together with interest on Bonds issued in anticipation of the collection of deferred assessments and all other necessary expenditures.

SECTION 5. That the assessments so to be levied shall be paid in ten(10) semi-annual installments with interest on deferred payments at five (5) per cent per annum, provided that the owner of any property may, at this option, pay such assessments in cash within thirty (30) 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 thereof.

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

SECTION 8. This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months will necessitate the delay of making and finishing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the city of Alliance, Ohio.

SECTION 9. This Resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed: April 21st, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: April 23rd, 1919
C. S. Westober, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing resolution was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: April 24th, and May 1st, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 62-B.

Mr. Merts: To issue bonds for the purpose of improving and enlarging the storm sewer system of the City of Alliance, Ohio.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF 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 \$15,625.00 for the purpose of improving and enlarging the storm system of the City of Alliance, Ohio.

SECTION 2. That the bonds of said City be issued in the sum of \$15,625.00 for the aforesaid purpose, each of said bonds to be in the denomination of 15 for \$1,000.00; 1 for \$345.00; 1 for \$280.00, and numbered consecutively from 1 to 17, and all made payable as follows:

- \$2,280.00 June 15th, 1920.
- \$2,000.00 June 15th, 1921.
- \$2,000.00 June 15th, 1922.
- \$2,000.00 June 15th, 1923.
- \$2,000.00 June 15th, 1924.
- \$2,000.00 June 15th, 1925.
- \$2,000.00 June 15th, 1926.
- \$1,345.00 June 15th, 1927.

and bearing interest at the rate of 5% per annum payable semi-annually evidenced on coupons attached thereto. Said bonds shall be dated June 15th, 1919 and shall run for a period of \$2,280.00 for 1 year; \$2,000.00 for 2 years; \$2,000.00 for 3 years; \$2,000.00 for 4 years; \$2,000.00 for 5 years; \$2,000.00 for 6 years; \$1,345.00 for 7 years from date of issue and said bonds shall be payable at the office of the Sinking Fund Trustees of the City of Alliance, Ohio.

SECTION 3. Said bonds shall express upon their face the purpose for which they are issued in pursuance of this ordinance. They shall be prepared, issued and delivered at the direction of the Finance Committee of the City 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 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 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 if the Board of Commissioners of the Sinking Fund of the City School District refuse to take any or all of said bonds at par and interest, then said bonds not so taken shall be offered in writing at par and accrued interest to the Industrial Commission of the State of Ohio, 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. That the proceeds from such sale of said bonds except the premiums and accrued interest thereon shall be placed in the City Treasury to the Credit of the Storm sewer fund, and shall be dispursed upon proper vouchers for the purpose of constructing the following sewers.

Reservoir Creek Storm Sewer	\$8,045.00
Woodland Avenue Storm Sewer	\$2,280.00
Lamborns Run Storm Sewer	\$5,300.00

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 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 \$781.25 or so much thereof as may be raised 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 sufficient to redeem said bonds at maturity.

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.

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

Passed: May 12th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 13th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: May 15th, and 22nd. 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 65-B.

Mr. Werts:

An ordinance authorizing the Director of Public Service to enter into contract for the purpose of purchasing water pipe and specials for a period of one (1) year from the date of this contract and for the further purpose of purchasing coal for the use at the Alliance City Waterworks.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE,
STATE OF OHIO:

SECTION 1. That the Director of Public Service be and hereby is authorized to enter into a contract for the purpose of purchasing water pipe and specials and coal for the use of the water department for a period of one year for an amount not exceeding \$35,000.00 after advertising according to law.

SECTION 2. That this ordinance is hereby declared to be an emergency measure and that its immediate enactment is necessary for the preservation of the public health, safety and welfare.

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

Passed: May 5th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 13th, 1919

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: May 15th, and May 22nd, 1919.

Chas Silver
City Auditor

ORDINANCE NO. 66-B.

Mr. Hower:

An ordinance to establish a grade on second alley west of Arch Avenue known as Carr's Place from Rice Street to first alley north of State Street.

BE IT ORDAINED AND ENACTED BY THE COUNCIL OF THE CITY OF ALLIANCE, OHIO,

SECTION 1. That the grade on second alley west of Arch Avenue known as Carr's Place from Rice Street to first alley north of State Street be established to read as follows:

Beginning at the south lot line of Rice Street at an elevation of 208.05, thence south to the first alley north of State Street to an elevation of 214.40.

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

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

Passed: May 12th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 13th, 1919

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City. Said publications were on the following dates: May 15th, and 22nd, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 67-B.

Mr. Lower:

An ordinance to establish a grade on alley east of Freedom Avenue from Main Street to Market Street.

BE IT ORDAINED AND ENACTED BY THE COUNCIL OF THE CITY OF ALLIANCE, OHIO,

SECTION 1. That the grade on alley east of Freedom Avenue from Main Street to Market Street be established to read as follows:

Beginning at the south line of Main Street at an elevation of 100.7, thence south to the north alley line to an elevation of 107.1, thence south to the south alley line to an elevation of 107.9, thence south to the north of Market Street to an elevation of 116.9.

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

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

Passed: May 12th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 13th, 1919

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor, of the City of Alliance do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: May 15th, and 22nd, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 68-B.

Mr. Lower:

An ordinance to establish a grade on alley west of Union Avenue from Hartshorn Street to State Street.

BE IT ORDAINED AND ENACTED BY THE COUNCIL OF THE CITY OF ALLIANCE, OHIO,

SECTION 1. That the grade on alley west of Union Avenue from Hartshorn Street to State Street be established to read as follows:

Beginning at the south line of Hartshorn Street at an elevation of 217.10, thence south to the C. L. of the first alley north of State Street on an elevation of 219.20, thence south to the north line of State Street to an elevation of 221.03.

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

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

Passed: May 12th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 13th, 1919

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: May 15th, and 22nd, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 69-B.

Mr. Lower:

An ordinance to establish a grade on alley north of State Street from Union Avenue to N. Y. C. R. R.

BE IT ORDAINED AND ENACTED BY THE COUNCIL OF THE CITY OF ALLIANCE, OHIO,

SECTION 1. That the grade on alley north of State Street from Union Avenue to N. Y. C. R. R. be established to read as follows:

Beginning at the west line of Union Avenue at an elevation of 219.71, thence west 50 feet to an elevation of 220.40, thence west to the C. L. of the first alley west of Union Avenue to an elevation of 219.20, thence west to the east rail of the N. Y. C. R. R. to an elevation of 218.40.

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

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

Passed: May 12th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 13th, 1919

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: May 15th, and 22nd, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 70-B.

Mr. Lower:

An ordinance to establish a grade on River Street from Walnut Avenue to the east corporation line.

BE IT ORDAINED AND ENACTED BY THE COUNCIL OF THE CITY OF ALLIANCE, OHIO,

SECTION 1. That the grade on River Street from Walnut Avenue to the east corporation line be established to read as follows:

Beginning at the E. C. L. of Walnut Avenue at an elevation of 50.24 thence east to the C. L. of West Street to an elevation of 50.90, thence east to the E. L. L. of West Street to an elevation of 51.46, thence east thirty feet to an elevation of 51.95 (last three elevations are on 60 foot vertical curve), thence east 153.46 feet to an elevation of 54.24, thence east 29 feet to an elevation of 54.61, thence east 50 feet to an elevation of 55.02, thence east 20.64 feet to the C. L. of Apple Street to an elevation of 55.11, thence east 29.36 feet to an elevation of 55.14, thence east 50 feet to an elevation of 54.92, thence east 21 feet to an elevation of 54.74, (last seven elevations are on 200 foot vertical curve), thence east 449 feet to an elevation of 50.25, thence east 30 feet to an elevation of 49.91, thence east 30 feet to an elevation of 49.49 (last three elevations are on a 60 foot vertical curve), thence east 237 feet to the east corporation line to an elevation of 45.89.

SECTION 2. These elevations shall apply to the center line and the curbs shall conform to the 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: May 12th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 13th, 1919,

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: May 15th, and 22nd, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 63- B.

Mr. Merts:

To issue bonds for the purpose of paying the cost and expense of improving the city's portion of certain streets and alleys by paving, grading curbing, sewerage.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF 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 \$37,950.00 for the purpose of paying the cost and expense of improving the city's portion of certain streets and alleys by paving, grading curbing, sewerage.

SECTION 2. That the bonds of said City be issued in the sum of \$37,950.00 for the aforesaid purpose, each of said bonds to be in the denomination of 37 for \$1,000.00 and 1 for \$950.00 and numbered consecutively from 1 to 38, and all made payable as follows: \$3,000.00 June 15th, 1923; \$3,000.00 June 15th, 1924; \$3,000.00 June 15th, 1925; \$3,000.00 June 15th, 1926; \$3,000.00 June 15th, 1927; \$3,000.00 June 15th, 1928; \$3,000.00 June 15th, 1929; \$3,000.00 June 15th, 1930; \$3,000.00 June 15th, 1931; \$3,000.00 June 15th, 1932; \$3,000.00 June 15th, 1933; \$3,000.00 June 15th, 1934; \$1,950.00 June 15th, 1935, and bearing interest at the rate of 5% per annum payable semiannually evidenced on coupons attached thereto. Said bonds shall be dated June 15th, 1919 and shall run for a period of \$3,000.00 for four years; \$3,000.00 for five years; \$3,000.00 for six years; \$3,000.00 for seven years; \$3,000.00 for eight years; \$3,000.00 for nine years; \$3,000.00 for ten years; \$3,000.00 for eleven years; \$3,000.00 for twelve years; \$3,000.00 for thirteen years; \$3,000.00 for fourteen years; \$3,000.00 for fifteen years; \$3,000.00 for years; from the date of issue and said bonds shall be payable at the office of the Sinking Fund Trustees 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 at the direction of the Finance Committee of the City 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 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 of said bonds at par and interest, then said bonds not so taken shall be offered at par and interest to the Board of Commissioners of the Sinking Fund of the City School District, and if the Board of Commissioners of the Sinking Fund of the City School District refuse to take any or all of said bonds at par and interest, then said bonds not so taken shall be offered in writing at par and accrued interest to the Industrial Commission of the State of Ohio, 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. That the proceeds from such sale of said bonds except the premiums and accrued interest thereon shall be placed in the City Treasury to the credit of the W. Columbia St. Fund, \$4,759.20; E. Main St. Fund, \$12,068.95; Wright Avenue Fund, 2,291.50; Watson Avenue Fund, \$2,660.95; S. Linden Avenue Fund, 12,000.00; Wayne Sewer No. 173, \$19.40, and shall be disbursed upon proper vouchers for the purpose of paying the cost and expense of the City's portion of the following street improvements, W. Columbia, Lincoln to Rockhill, \$4,759.20; E. Main Street, Mechanic to Union, \$12,068.95; N. Freedom Avenue, Main Street to Pennsylvania, \$1,400.00, N. Market, Arch to Mechanic, \$2,750.00; Wright Avenue Cambridge St. to Glamorgan, 2,291.50; Watson Ave. State to Mill; \$2,660.95; S. Linden Avenue, Broadway to Grant St. 12,000.00; W. Wayne Sewer No. 173, \$19.40, and for no other purpose. And the premiums and accrued interest received from such sale 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 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 \$1,897.50 or so much thereof as may be raised 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 sufficient to redeem said bonds at maturity.

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.

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

Passed: May 12th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 13th, 1914
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance, Daily Review, the only newspaper of general circulation in the said city.

Said publications were on the following dates: May 15th and 22nd, 1919.

Chas. O. Silver
City Auditor

RESOLUTION NO. 71 - B.

Mr. Grubb:

Declaring it necessary to improve the Alley east of Freedom Avenue between Main St. and alley north of Market St. by grading, draining, curbing and paving with brick block.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, THREE-FOURTHS OF ALL MEMBERS ELECTED THERETO, CONCURRING:

SECTION 1. That it is necessary to improve the alley east of Freedom Avenue from Main Street to alley north of Market Street in the following manner: by grading, draining, curbing and paving with brick block.

SECTION 2. That the grade of Street as improved shall be the grade established by Ordinance _____ 19__ and that the grade of the curbs shall be _____

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

SECTION 4. That the whole cost of said improvement less 1/50 thereof and the cost of intersections shall be assessed:
By the foot front.

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 especially benefitted by said improvement, and the cost of said improvement shall include the expense of the preliminary and other surveys, and all printing and publishing of notices, resolutions and ordinances required, the cost of construction, to-gether 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 10 semi-annual installments with interest on deferred payments at 5 per cent per annum, provided that the owner of any property assessed may, at this option, pay such assessment in cash within 30 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 equal amount thereto.

SECTION 7. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections, to-gether with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefore, and the damages awarded any owner of adjoining lands and interest thereon and the cost and expenses of any such award shall be paid out of the _____ fund, (or by the issuance of bonds in the manner provided by law.)

SECTION 8. This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months which will necessitate the delay of making and finishing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the City of Alliance, Ohio.

SECTION 9. This resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed: May 12th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 13th, 1919,
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in the said city.

Said publications were on the following dates: May 15th, and 22nd, 1919.

Chas. O. Silver
City Auditor

RESOLUTION NO. 72-B.

Mr. Grubb:

Declaring it necessary to improve Alley south of Main Street between Union Avenue and Mechanic Avenue, by grading, draining, curbing, and paving with brick block.

WHEREAS, the owners of three-fourths in interest of the property abutting upon Alley South of Main Street between Union Avenue and Mechanic Avenue have petitioned in writing for the improvement of said street between the points, by grading, draining, curbing and paving with brick block now therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, THREE-FOURTHS OF ALL MEMBERS ELECTED THERETO, CONCURRING:

SECTION 1. That it is necessary to improve alley south of Main Street from Union Avenue to Mechanic Avenue in the following manner: By grading, draining, curbing and paving with brick block.

SECTION 2. That the grade of street as improved shall be the grade established by Ordinance passed July 14, 1913 and that the grade of the curbs shall conform to the intersecting grades.

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

SECTION 4. That the whole cost of said improvement less 1/50 thereof and the cost of intersections shall be assessed:
By the foot front.

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 especially benefited by said improvement, and the cost of said improvement shall include the expense of the preliminary and other surveys, and all printing and publishing of notices, resolutions and ordinances required, and the serving of said notices, the cost of construction, together with interest on Bonds issued in anticipation of the collection of deferred assessments and all other necessary expenditures.

SECTION 5. That the assessments so to be levied shall be paid in ten (10) semi-annual installments with interest on deferred payments at five (5) per cent per annum, provided that the owner of any property may, at this option, pay such assessments in cash within 30 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 or notes of the City of Alliance, Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereof.

SECTION 7. That the remainder of the entire cost of said improvement not especially 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 therefore, and the damages awarded any owner of adjoining lands and interest thereon and the cost and expense of any such award shall be paid out of the _____ fund, (or by the issuance of bonds in the manner provided by law.

SECTION 8. This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months will necessitate the delay of making and finishing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the City of Alliance, Ohio.

SECTION 9. This resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed: May 12th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 13th, 1919,
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing resolution was duly published in the Alliance Daily Review the only newspaper of general circulation in said City.

Said publications were on the following dates: May 15th, and 22nd, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 73-B.

Mr. J. G. Miller:

An Ordinance authorizing the Director of Public Service to enter into a contract for the lighting of the streets, alleys, avenues, public grounds and public buildings of the City of Alliance, Ohio.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That the plans and specifications now on file in the department of Public Service of the City of Alliance, Ohio, for the lighting of the streets, alleys, avenues, public grounds and public buildings of said city be and the same are hereby approved.

SECTION 2. That the director of Public Service be and hereby is authorized and directed to enter into a contract for the purpose of lighting the streets, alleys, avenues, public grounds and public buildings of the City of Alliance, Ohio, in accordance with the plans and specifications now on file in the department of Public Service with the lowest and best bidder after advertisement according to law.

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

Passed: May 19th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 22nd, 1919

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: May 24th, and 31st, 1919.

Chas O Silver
City Auditor

RESOLUTION NO. 74-B.

Mr. H. T. Miller:

Declaring it necessary to improve Waugh Street between E. Line Liberty Avenue and E. Line Morgan Avenue by grading, draining, curbing and paving and by constructing sanitary and storm sewers.

WHEREAS, the owners of three-fourths in interest of the property abutting upon Waugh Street between E. Line Liberty Avenue and E. Line Morgan Avenue have petitioned in writing for the improvement of said Street between the points named, by grading, draining, curbing and paving and by constructing sanitary and storm sewers, now therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, OHIO, STATE OF OHIO, THREE-FOURTHS OF ALL MEMBERS ELECTED THERETO; CONCURRING:

SECTION 1. That it is necessary to improve Waugh Street between E. Line Liberty to E. Line Morgan Avenue in the following manner: by grading, draining, curbing and paving and by constructing sanitary and storm sewers.

SECTION 2. That the grade of street as improved shall be the grade established by Ordinance passed March 6, 1911, and that the grade of the curbs shall conform to intersecting grades.

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

SECTION 4. That the whole cost of said improvement less 1/50 thereof and the cost of intersections shall be assessed: By the foot front.

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 especially benefited by said improvement, and the cost of said improvement shall include the expense of the preliminary and other surveys, and all printing and publishing of notices, resolutions and ordinances required, and the serving of said notices, the cost of construction, together with interest on Bonds issued in anticipation of the collections of deferred assessments and all other necessary expenditures.

SECTION 5. That the assessments so to be levied shall be paid in 10 semi-annual installments with interest on deferred payments at 5 per cent per annum, provided that the owner of any property may, at this option, pay such assessments in cash within 30 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 thereof.

SECTION 7. That the remainder of the entire cost of said improvement not especially 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 therefore, and the damages awarded any owner of adjoining lands and interest thereon and the cost and expense of any such award shall be paid out of the _____ fund, (or by the issuance of bonds in the manner provided by law.)

SECTION 8. This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months will necessitate the delay of making and finishing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the City of Alliance, Ohio.

SECTION 9. This Resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed: May 12th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 13th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing resolution was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: May 15th and 22nd, 1919.

Chas O Silver
City Auditor

ORDINANCE NO. 76-B.

Mr. Grubb:

Determining to proceed with the improvement of Miller Avenue from South line of State Street to South Line of Lots 4426 & 4432 by grading, draining, curbing and paving with brick block or bituminous macadam.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, Three-fourths of all members elected thereto concurring:

SECTION 1. That it is hereby determined to proceed with the improvement of Miller Avenue from South Line of State Street to South Line of Lots 4426 & 4432 by grading, draining, curbing and paving with brick block or bituminous macadam in accordance with resolution number 30-B passed on the 10th, day of March 1919, and in accordance with the plans and specifications, estimates and profiles heretofore approved and now on file in the office of the Director of Public Service.

SECTION 2. That all claims for damages resulting there from shall be judicially inquired into after the completion of the proposed improvement.

SECTION 3. That the whole cost of said improvement less 1/50 thereof and the cost of intersections shall be assed by the footfront upon the following described lots and lands, to-wit: All lots and lands bounding and abutting upon the proposed improvement which said lots and lands are hereby determined to be specially benefited by said improvement and the cost of said improvement shall include the expense of the preliminary and other surveys and all printing and publishing of resolutions, notices 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 other necessary expenditures.

SECTION 4. That the assessments so levied shall be paid in 10 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 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 5. That bonds or notes of the City of Alliance, State of Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

SECTION 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefore, and the damages awarded any owner of adjoining lands, and interest thereon and the cost and expense of any such award shall be paid out of Miller Avenue Fund.

SECTION 7. That the following lots and lands shall be assessed for said improvement as above determined. All the lots and lands bounding and abutting upon said improvement on Miller Avenue from South Line of State to South line of Lots 4426 to 4432.

SECTION 8. 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 bidder after advertisement according to law.

SECTION 9. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: May 19th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 20th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in Said city.

Said publications were on the following dates: May 22nd and 29th, 1919.

Chas. Silver
City Auditor

ORDINANCE NUMBER 77-B.

Mr. Grubb:

Determining to proceed with the improvement of Shunk Avenue from South line of State Street to the south line of 23rd street by grading, draining, curbing and paving with brick block or bituminous macadam.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, Three-fourths of all members elected thereto concurring:

SECTION 1. That it is hereby determined to proceed with the improvement of Shunk Avenue from south line of 23rd street by grading, draining, curbing and paving with brick block or bituminous macadam in accordance with the resolution number 25-B passed on the 10th, day of March 1919, and in accordance with the plans and specifications, estimates and profiles heretofore approved and now on file in the office of the Director of Public Service.

SECTION 2. That all claims for damages resulting there from shall be judicially inquired into after the completion of the proposed improvement.

SECTION 3. That the whole cost of said improvement less 1/50 thereof and the cost of intersections shall be assessed by the foot front upon the following described lots and lands, to-wit: All lots and lands bounding and abutting upon the proposed improvement which said lots and lands are hereby determined to be specially benefited by said improvement and the cost of said improvement shall include the expense of the preliminary and other surveys and all printing and publishing of resolutions, notices 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 other necessary expenditures.

SECTION 4. That the assessments so levied shall be paid in 10 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 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 5. That the bonds or notes of the City of Alliance, State of Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

SECTION 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands, and interest thereon and the cost and expenses of any such award shall be paid out of Shunk Avenue Fund.

SECTION 7. That the following lots and lands shall be assessed for said improvement as above determined. All the lots and lands bounding and abutting upon said improvement on Shunk Avenue from the south line of State Street to the south line of 23rd, street.

SECTION 8. 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 bidder after advertisement according to law.

SECTION 9. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: May 19th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved May 20, 1919
G. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: May 22nd, and 29th, 1919.

Chas. O. Silver
City Auditor

RESOLUTION NUMBER 79-B.

Mr. Merts:

To issue a certificate of indebtedness of the City of Alliance, Ohio, to reimburse the Health Fund to meet the appropriation heretofore made by Council to pay certificate No. 83.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That the Finance Committee of the City Council is hereby authorized and directed to borrow \$900.00, and the Mayor and the 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 \$900.00 (Dollars).

SECTION 2. Said certificate shall be made payable to and shall not run for a longer time than six months, nor bear a greater interest than 6%, nor be sold for less than par with accrued interest, and the proceeds of said certificate shall be credited to the Health Fund.

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

Passed: May 19th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 20th, 1919.
C. S. Westover, Mayor.

ORDINANCE NUMBER 80-B.

Mr. Merts:

An ordinance to make supplementary appropriations to the regular semi-annual appropriation ordinance for the current expenses and other expenditures for the City of Alliance, State of Ohio:

WHEREAS, the Council having passed an ordinance to annex certain territory to the City of Alliance and in connection therewith it was necessary to comply with the proceedings outlined by the statutes of the State of Ohio, connected therewith; publication of a legal notice was necessary, which was not provided for in the regular appropriation ordinance passed January 16th, 1919, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That to provide for the current expenses and other expenditures of the City of Alliance, for the fiscal year ending January 30th, 1919, the following sum be and hereby is appropriated in addition to those appropriated in the ordinance No. 1-B, passed January 16th, 1919.

18-- Legal Advertising

18-C-44 Petitions to vacate, etc. \$31.85

SECTION 2. The City Auditor is hereby authorized to draw a warrant on the City Treasurer whenever claims are presented and properly approved by the head of the department by which the indebtedness was legally incurred.

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

Passed: May 19th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 20th, 1919.
C. S. Westover, Mayor.

ORDINANCE NO. 82-B.

Mr. Merts:

To issue bonds in the sum of Four thousand and Twenty five Dollars for the purpose of purchasing land for park purposes.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF 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 4,025.00 for the purpose of purchasing land for park purposes.

SECTION 2. That the bonds of said City be issued in the sum of \$4,025.00 for the aforesaid purpose, each of said bonds to be in the denomination of 3 for \$1,000.00; 1 for \$1,025.00 and numbered consecutively from 1 to 4, and all made payable as follows: \$1,000.00 June 15th, 1924; \$1,000.00 June 15th, 1925; \$1,000.00 June 15th, 1926; \$1,025.00 June 15th, 1927; and bearing interest at the rate of 5% per annum payable semi-annually evidenced on coupons attached thereto. Said bonds shall be dated June 15th, 1919 and shall run for a period of \$1,000.00 for five years, \$1,000.00 for six years, \$1,000.00 for seven years, \$1,025.00 for eight years, from date of issue and said bonds shall be payable at the office of the Sinking Fund Trustees 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 at the direction of the Finance Committee of the City 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 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 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 if the Board of Commissioners of the Sinking Fund of the City School District refuse to take any or all of said bonds at par and interest, then 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. That the proceeds from such sale of said bonds except the premiums and accrued interest thereon shall be placed in the City Treasury to the credit of the Park Fund and shall be disbursed upon proper vouchers for the purpose of purchasing land for park fund, 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 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 \$201.25 or so much thereof as may be raised 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 sufficient to redeem said bonds at maturity.

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.

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

Passed: May 19th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 22nd, 1919,
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: May 24th, and 31st, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 83-B.

Mr. Grubb:

An ordinance to accept the plat of C. R. Garrison by the replatting of part of O. L. 125.

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

SECTION 1. That the replat of part of O. L. 125 be and is hereby accepted.

SECTION 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: July 28th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 28th, 1919

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: July 30th, and August 6th, 1919.

Chas O Silver
City Auditor

ORDINANCE NO. 84-B.

Mr. J. G. Miller:

An ordinance authorizing the Director of Public Service to enter into contract for the construction of a storm sewer on Woodland between Auld Street and the second Alley south of Auld Street in the City of Alliance, Ohio.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1.- That the Director of Public Service be and hereby is authorized to enter into contract for the purpose of constructing a storm sewer between Auld Street and the second Alley south of said street at a total cost not to exceed Twenty-two Hundred and Eighty (\$2,280.00) Dollars after advertisement according to law.

SECTION 2. That this ordinance is hereby declared to be an emergency measure and that its immediate enactment is necessary for the preservation of the public health, service and welfare.

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

Passed: May 19, 1919.

Attest: CHAS. O. SILVER
City Auditor

C. E. Barnard
President of Council.

Approved: May 20, 1919
C. S. Westover, Mayor.

Published in May 22nd and 29th, 1919

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: May 22nd, and 29th, 1919

Chas. O. Silver
City Auditor

ORDINANCE NO. 81-B

Mr. Merts:

An ordinance granting a right-of-way to Louis Roberts in the City of Alliance, Ohio, for the use of a side track or switch.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That there be and now is hereby granted to Louis Roberts of Alliance, Ohio, his heirs and assigns a right-of-way for the use and purpose of laying a side track or railroad switch across the following public ground of said City, to-wit: East Rosenberry Street in the City of Alliance, Ohio, on the west side of The N. Y. C. R. R. Company's right-of-way and a point not greater than 50 feet from the center of the N. Y. C. R. R. Company's right-of-way.

SECTION 2. That the said Louis Roberts his heirs and assigns at all times and when said tracks and switches are abandoned will remove the same and place the Street in good repair at said points. That said grant shall be construed to be for the location of said tracks or railroad switch for the private use of the said Louis Roberts and shall be constructed or layed at such elevation as will not interfere with the grade of such street and that when said side track or switch if constructed the said Louis Roberts shall be at the expense of restoring the traveled portion of said streets and side walks along the same to as good a condition as they are now in; that it is the condition of this grant that if at any time in the future it shall be necessary to pave, grade, or improve said street that the said Louis Roberts shall be at the expense of grading, paving and improving such portion of said street as may be occupied by said track or railroad switch which shall at all times be kept in good repair by the said Louis Roberts; that said city reserves the right to change the grade of said street and compel the said Louis Roberts to conform said track or switch to the same without liability for damages because of such change; that the said Louis Roberts shall provide and maintain at his own charge and expense all road crossing for said track or switch and that he shall be liable to the City of Alliance for any and all damages which said city might sustain by reason of the construction thereof, or failure to maintain said side track or switch or crossings over the same; that the location and constructions of said side track and switch by the said Louis Roberts shall be constructed to be an acceptance by him of the conditions and limitations herein provided.

SECTION 3. That this Ordinance shall take effect and be in force from and after the earliest period allowed by law and that the cost of publication of this Ordinance to be paid by the said Louis Roberts.

Passed: June 16, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: C. S. Westover, Mayor,
June 19, 1919.

I, Chas. O. Silver, City Auditor, of the City of Alliance do hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: June 20th, and 27th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 86-B.

Mr. Grubb:

An ordinance to establish a standard of time in the City of Alliance, Ohio.

WHEREAS, an emergency exists in the City of Alliance by reason of the difficulties created and existing in the operations of the industries, city departments and other municipal affairs, and,

WHEREAS, there is considerable confusion of time between the City of Alliance and neighboring cities, now therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That the standard of time throughout the City of Alliance shall be the mean astronomical time of the seventy-fifth (75) degree of longitude west from Greenwich, Municipal Offices and legal or official proceedings of the City of Alliance shall be regulated thereby; and when by Ordinance, Resolution or action of any municipal officer or body, an act must be performed at or within a prescribed time, it shall be so performed according to such standard of time.

SECTION 2. This ordinance is hereby declared to be an emergency measure, and shall take effect and be in force on and after 2 o'clock, ante meridian, Sunday May 25th, 1919, A. D. upon its approval by the Mayor.

Passed: May 19th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
Pres. of Council.

Approved: May 20th, 1919.
C. S. Westover, Mayor.

RESOLUTION NO. 92-B.

Mr. J. G. Miller:

Declaring it necessary to improve Washington Street between Union Ave. and Lincoln Ave. by grading, draining, curbing and paving with brick block.

WHEREAS, the owners of three-fourths in interest of the property abutting upon Washington Street between Union Ave. and Lincoln Ave. have petitioned in writing for the improvement of said Street between the points named by grading, draining, curbing and paving with brick block now therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, THREE-FOURTHS OF ALL MEMBERS ELECTED THERETO, CONCURRING:

SECTION 1. That it is necessary to improve Washington Street from Union Avenue to Lincoln Avenue in the following manner: grading, draining, curbing and paving with brick block.

SECTION 2. That the grade of street as improved shall be the grade established by Ordinance passed September 18, 1893, and that the grade of the curbs shall conform to intersecting grades.

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

SECTION 4. That the whole cost of said improvement less 1/50 thereof and the cost of intersection shall be assessed.

By the foot front.

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 especially benefited by said improvement, and the cost of said improvement shall include the expense of the preliminary and other surveys, and all printing and publishing of notices, resolutions and ordinances required, and the serving of said notices, the cost of construction, together with interest on Bonds issued in anticipation of the collections of deferred assessments and all other necessary expenditures.

SECTION 5. That the assessments so to be levied shall be paid in 10 semi-annual installments with interest on deferred payments at 5 per cent per annum, provided that the owner of any property may, at his option, pay such assessments in cash within 30 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 thereof.

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

SECTION 8. This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months will necessitate the delay of making and finishing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the City of Alliance, Ohio.

SECTION 9. This Resolution shall take effect and be in force from and after the earliest period allowed by law.

Passed: June 23rd, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: June 27th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby declare that the foregoing Resolution was duly published in the Alliance Daily review, the only newspaper of general circulation in said city.

Said publications were on the following dates: July 1st, and 8th, 1919

Chas. O. Silver
City Auditor

RESOLUTION NO. 89-B.

Mr. Merts:

A resolution authorizing the Director of Public Service to advertise for the submission of proposed plans and specifications for the furnishing of natural or artificial gas to the City of Alliance, Ohio.

WHEREAS, at the present time the furnishing of natural or artificial gas and the distribution of same to the inhabitants of the City of Alliance, Ohio, for a definite period of time is uncertain, and,

WHEREAS, the City of Alliance, is contemplating the erection of a municipal gas plant, and

WHEREAS, the City of Alliance, desires to either build and erect a municipal gas plant or to enter into a contract for the furnishing of natural or artificial gas to the citizens of Alliance, Ohio, now therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That the Director of Public Service is hereby authorized and directed to advertise in a newspaper and municipal publications of general circulation three weeks, commencing on the 1st day of June, A. D. 1919, for the submission of proposed plans and specifications for the furnishing of natural or artificial gas to the City of Alliance and its citizens thereof.

SECTION 2. That this resolution is hereby declared to be an emergency measure and that it shall take effect and be in force from and after its passage and approval by the Mayor.

Passed: May 29th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: May 29th, 1919.
C. S. Westover, Mayor.

ORDINANCE NO. 94-B.

Mr. Merts:

To issue bonds in the sum of Eight thousand nine hundred and Twenty five Dollars for the purpose of paving the city's portion of improving certain streets in the City of Alliance, Ohio.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF 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 \$8,925.00 for the purpose of paving the city's portion of improving certain streets in the City of Alliance, Ohio.

SECTION 2. That the bonds of said City be issued in the sum of \$8,925.00 for the aforesaid purpose, each of said bonds to be in the denomination of 8 for \$1000.00 and 1 for 925.00 Dollars, and numbered consecutively from 1 to _____ and all made payable as follows: \$1,000.00 July 15th, 1924; \$1,000.00 July 15th, 1925; \$1,000.00 July 15th, 1926; \$1,000.00 July 15th, 1927; \$1,000.00 July 15th, 1928; \$1,000.00 July 15th, 1929; \$1,000.00 July 15th, 1930; \$1,000.00 July 15th, 1931; \$925.00 July 15th, 1932. and bearing interest at the rate of 5% per annum payable semi-annually evidenced on coupons attached thereto. Said bonds shall be dated July 15th, 1919, and shall run for a period of \$1,000.00 for 5 years, \$1,000.00 for 6 years, \$1,000.00 for 7 years, \$1,000.00 for 8 years, \$1,000.00 for 9 years, \$1,000.00 for 10 years, \$1,000.00 for 11 years, \$1,000.00 for 12 years, \$925.00 for 12 years. from date of issue and said bonds shall be payable at the Office of the Sinking Fund Trustees of the City of Alliance, Ohio.

SECTION 3. Said bonds shall express upon their face the purpose for which they are issued in pursuance of this ordinance. They shall be prepared, issued and delivered at the direction of the Finance Committee of the 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 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 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 if the Board of Commissioners of the Sinking Fund of the City School District refuse to take any or all of said bonds at par and interest, then said bonds not so taken shall be offered in writing at par and accrued interest to the Industrial Commission of the State of Ohio, 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. That the proceeds from such sale of said bonds except the premiums and accrued interest thereon shall be placed in the City Treasury to the credit of the N. Freedom Ave Fund \$500.00, S. Linden Avenue Fund \$3000.00, W. Columbia St. Fund \$349.30, Wright Avenue Fund \$158.50, Watson Avenue Fund \$76.15, E. Market St. Fund \$450.00, Shunk Ave. Fund \$1359.05, Miller Ave. Fund \$1979.70, Alley South of Market St. \$861.32, Alley east of Freedom Ave. \$190.98, and shall be disbursed upon proper vouchers for the purpose of paying the cost and expense of improving the city portion of N. Freedom Ave. S. Linden Ave., W. Columbia, St., Wright Ave., Watson Ave., E. Market, St., Shunk Avenue, Miller Avenue, Alley south of Main St., Alley East of Freedom 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 provided by law.

SECTION 6. 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 \$446.25 or so much thereof as may be raised 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 sufficient to redeem said bonds at maturity.

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.

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

Passed: June 23rd, 1919

Attest: Chas. O. Silver,
City Auditor

C. E. Barnard,
President of Council.

Approved: June 27th, 1919
C. S. Westober, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: July 1st, 1919 8th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 90-B.

Mr. Merts:

An ordinance to make supplementary appropriations to the regular semi-annual appropriation ordinance No. 1-B, passed January 16th, 1919.

WHEREAS certain unforeseen emergencies have arisen making it necessary to advertise for bids for street lighting and for a Municipal Gas Plant; said purposes being within the scope of objects for which the City of Alliance may lawfully and must provide; now therefore,

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

SECTION 1. That there be appropriated from the Public Service Fund

to wit:

50	General Administrative	
c	Contractural Service	
50-c-4	Advertising	\$50.00

SECTION 2. That the City Auditor is hereby authorized to draw his warrant on the City Treasurer for the amounts appropriated in this ordinance whenever claims are presented, properly approved by the head of the department for which the indebtedness was incurred and legally contracted for in accordance with law.

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

Passed: June 2d, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
Pres. of Council.

Approved: June 5th, 1919.
C. S. Westover, Mayor.

RESOLUTION NO. 106-B.

Mr. Merts:

Declaring it necessary to issue bonds for the purpose of purchasing and condemning the necessary land for parks, boulevards and public play grounds and for improving it as well as for improving or completing the improvement of any existing boulevard, park or parks or public playgrounds.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF 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, 1919, for the purpose of purchasing and condemning the necessary land for parks, boulevards and public play grounds and for improving it as well as for improving or completing of any existing boulevard, park or parks or public play grounds, in an amount greater than one (1%) per cent of the total value of all property in said city as listed and assessed for taxation, to-wit: in the sum of One Hundred Thousand (\$100,000.00) Dollars and that the question of issuing and selling the bonds of said city in excess of said one (1%) per cent, that is, in the sum aforesaid be submitted to a vote of the qualified electors of said city at the primary election to be held in said city on the 12th, day of August A. D. 1919, 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 municipal 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 is hereby directed to certify a copy of this Resolution to the Deputy State Supervisor of Stark County, Ohio.

PASSED: July 11th, 1919.

ATTEST: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: July 11th, 1919.,
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing Resolution was duly published in the Alliance Daily Review, the only paper of general circulation in said city.

Said publications were on the following dates: July 12th, 1919.

Chas. O. Silver
City Auditor

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ORDINANCE NUMBER 91-B.

Mr.

An ordinance fixing the compensation for serving sidewalk and street notices.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That the compensation for making out and serving and making the proper returns of sidewalk and street improvement notices be fixed at ~~25¢~~ per notice.

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

Passed: June 2d, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: June 5th, 1919.
C. S. Westover, Mayor.

ORDINANCE NO. 82-B

Mr. Grubb:

An ordinance providing for the construction and repairs of certain sidewalks in the City of Alliance, Ohio.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, OHIO

SECTION 1. That flagstone, concrete and brick sidewalks are necessary and shall be constructed in front of the following described lots and lands in the city of Alliance, on the streets on which lots and lands abutt:

W. Washington St.--North Side

Lot 2977- Between Union & Garfield
 " 4633- " " " "
 " 4635 " " " "
 " 2986 " " " "

W. Washington St.--South Side

Lot 3614 Between Union & Garfield
 " 3615 " " " "

E. Auld Street- South Side

Lot 3359 Between Liberty & Morgan
 " 5514 " " " "
 " 5515 " " " "
 Pt. O. L. 173 " " " "
 Lot 5516 " " " "
 " 5517 " " " "
 " 5518 " " " "
 " 3397 " Morgan & Wade
 " 3398 " " " "
 " 3399 " " " "
 " 3400 " " " "
 " 3401 " Wade & Woodland
 " 3402 " " " "
 " 3404 " " " "
 " 3406 " " " "
 " 3410 " Woodland & Forest
 " 3411 " " " "
 " 3412 " " " "
 " 3414 " Forest & Clay

Fifth Street - West Side

" 203 Between Hester & Freedom
 " 155 " " " "

Fifth Street- East Side

" 247 Between Hester & Freedom
 " 248 " " " "

First Street - East side

O. L. 83 Between Hester & Freedom

W. Harrison St. - South side

Lot 5129 Between Union & Garfield
 O. L. 35 " " " "
 O. L. 38 " " " "
 Lot 5198 " " " "

W. Harrison St. - North side

Lot 5093 Between Union & Garfield
 " 5094 " " " "
 " 5096 " " " "
 " 5103 " " " "

E. South St. - North Side

Lot 3382 Between Freedom & Seneca
 " 4483 " Linden & Freedom
 " 4484 " " " "
 " 4380 " " " "

E. South St.- South side

Lot 2788 Between Arch & Highland
 " 6923 " Linden & Freedom

Clark Ave. - West side

Lot 147 Between State & Chestnut

S. Arch Avenue - East side

Lot 3094 Between College & State
 " 1849 " " " "

ORDINANCE NUMBER 93-B.

Mr. Merts:

An ordinance to levy special assessments for the improvement of South Arch Avenue from Simpson Street north 200 feet by constructing Sanitary Sewer No. 38.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That to pay the portion of the costs and expenses heretofore determined to be specially assessed for the improvement of South Arch Avenue from Simpson Street north 200 feet by constructing Sanitary Sewer No. 38 there be levied and assessed upon the lots and lands the sum of \$1.86 per foot front of the property assessed upon the total assessable frontage of all the lots and lands 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 the said improvement in an amount not less than the assessment hereby levied upon same.

SECTION 2. That the total assessment against each lot shall be payable in cash within 30 days from date of the final passage of this ordinance, or in six semi-annual installments, with interest at the rate of 5% 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 by the Clerk of Council to the County Auditor on or before the 2d 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 of expense for which the special assessments herein are levied for the improvement of South Arch from Simpson Street north 200 feet, by constructing Sewer No. 38, as aforesaid, the Mayor and Auditor be and they are hereby authorized to issue bonds of the City of Alliance in the aggregate sum of two hundred eighty-eight dollars, payable at the office of the Sinking Fund Trustees, which bonds shall be of the denomination of 3 for \$96.00, and all made payable as follows:

\$96.00	September 1st,	1920.
96.00	" "	1921.
96.00	" "	1922.

with interest on said bonds at the rate of 5% per annum, payable semi-annually, said bonds to be signed by the aforesaid officer, 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 the interest thereon, the revenue and faith and all real and personal property of the City of Alliance are hereby pledged; provided if within the time above specified and before the sale of said bonds any owners of said property shall pay their total assessment in cash, the aggregate sum in bonds to be issued shall be reduced by deducted the amount so paid in cash from total amount of the fund to be provided, and the bonds issued shall be severally reduced in amounts proportionally.

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

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

SECTION 6. That for the purpose of paying the interest upon said bonds there shall be levied and assessed upon the taxable property in the City of Alliance, Ohio, an annual tax sufficient to raise the amount necessary to pay said bonds and interest thereon as they may mature.

SECTION 7. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: June 23d, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: June 27th, 1919.
C. S. Westover, Mayor.

ORDINANCE 82-B (continued)

Hester Avenue - North side

O. L. 83 P. N. W. Between First & Second
 O. L. 83 E. S. " " " "
 O. L. 82 " " " "

Penn Ave. - West side

Lot 385 Between Hartshorn & State
 " 29 " " " "

E. Waugh Street - North side

Lot 4021 Between Freedom & Seneca

E. Patterson St. - North side

Lot 246 S. E. Cor. Between Arch & Fifth
 " 247 " Fifth & Freedom
 " 251 " " "
 " 2616 " Franklin & Mahoning
 " 2617 " " "
 " 2618 " " "
 " 2619 " " "
 O. L. 158 " " "
 " 159 " " "

W. Oxford Street - North side

Pt. O. L. 216 Between Haines & Walker
 Lot 2034 " " "
 " 2035 " " "
 " 2036 " " "
 " 2037 " " "
 " 3892 " " "
 " 3891 " " "

S. Woodland Avenue - West side

Lot 3406 Between Auld & South
 " 3429 " " "
 " 3455 " " "
 " 3474 " South & Waugh
 " 3493 " " "

S. Union Ave. - East side

O. L. 280 Between Mill & Milton

S. Union Ave. - West side

O. L. 290 Between Corporation Line & 23rd St.
 O. L. 283 " " " "

S. Mechanic Ave. - West side

Lot 1517 Between Oxford and 1st alley north

E. College Street - South side

Lot 3149 Between Seneca & Liberty

S. Seneca Ave. - West side

Lot 3210 Between South & Simpson
 " 3209 " " "
 " 3208 " " "
 " 3207 " " "
 " 3206 " " "
 " 3205 " " "
 " 3204 " Simpson & College
 " 3202 " " "
 " 3201 " " "
 " 3200 " " "
 " 3199 " " "
 " 3198 " " "
 " 3191 " " "
 " 3134 " College & State

S. Liberty Ave. - West side

Lot 3177 Between South & Simpson
 " 3176 " " "
 " 3173 " " "
 " 3172 " " "
 " 3171 " Simpson & College
 " 3170 " " "
 " 3169 " " "
 " 3168 " " "
 " 3167 " " "
 " 3166 " " "
 " 3165 " " "
 " 3160 " " "
 " 3149 " College & State

ORDINANCE 82-B (continued).

W. Summit St. - North side
 Lot 3948 Between Haines & Deplinger
 Scranton Avenue - West side
 Lot 1967 Between Cambridge & Summit
 " 3932 " " " "
 " 4138 Haines Avenue West side, Between Grant & Glamorgan

SIDEWALK REPAIR

North Webb Avenue West side
 Lot 2517 Between Noble & Pike
 " 2518 " " " "
 " 2519 " " " "
 S. Union Avenue - East side
 O. L. 279 Between Hill & Milton
 E. State Street - North side
 O. L. 261 Between Cherry & Arch
 E. Main Street - South side
 Lot 671 Between Mechanic & Park
 " 675 " Park & Union
 " 676 " " " "
 " 596 " Freedom & Linden
 " 597 " " " "
 " 598 " " " "
 " 601 " Linden & Arch
 " 600 E 1/2 " " " "
 " 605 " " " "
 E. Main St. - North side
 Lot 515 E. 1/2 Between Arch & Mechanic
 " 516 W. 1/2 " " " "
 " 535 15' E. Pt. " Freedom & Seneca
 " 535 W. Pt. " " " "
 " 536 16.5 W. Pt. " " " "
 " 534 E. 20' " " " "
 " 539 W. 1/2 " " " "
 " 538 E. 1/2 " " " "
 " 542 E. 18' " Seneca & Liberty
 " 543 E. 20' " " " "

SECTION 2.- Said sidewalks shall be constructed in accordance with the grades and lines thereof established by Council and under the directions of the City Engineer.

SECTION 3. That the Clerk of Council be and is hereby directed to cause a written notice of the passage of this resolution to be served as required by law.

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

Passed: June 2nd, 1910?

Attest: Chas. O. Silver,
 City Auditor

C. E. Barnard,
 President of Council.

Approved: June 5th, 1910
 C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates

Chas. O. Silver
 City Auditor

ORDINANCE NUMBER 95-B.

Mr. Grubb: Determining to proceed with the improvement of North Freedom Avenue from Main Street to Pennsylvania R. R. by repaving with brick block on 6" concrete base or 8" slag base.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, Three fourths of all members elected thereto concurring:

SECTION 1. That it is hereby determined to proceed with the improvement of North Freedom Avenue from Main Street to Pennsylvania R. R. by repaving with brick block on 6" concrete base or 8" slag base in accordance with resolution number 43-B passed on the 27th day of April 1919, and in accordance with the plans and specifications estimates and profiles heretofore approved and now on file in the office of the Director of Public Service.

SECTION 2. That all claims for damages resulting there from shall be judicially inquired into after the completion of the proposed improvement.

SECTION 3. That the whole cost of said improvement less 1/50 thereof and the cost of intersections shall be assessed by the foot front upon the following described lots and lands, to-wit: All lots and lands bounding and abutting upon the proposed improvement which said lots and lands are hereby determined to be specially benefited by said improvement and the cost of said improvement shall include the expense of the preliminary and other surveys and all printing and publishing resolutions, notices 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 other necessary expenditures.

SECTION 4. That the assessments so 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 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 5. That bonds or notes of the City of Alliance, State of Ohio, shall be issued in anticipation of the collection of assessments by installments and in amount equal thereto.

SECTION 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands, and interest thereon and the cost and expense of any such award shall be paid out of _____

SECTION 7. That the following lots and lands shall be assessed for said improvement as above determined. All the lots and lands bounding and abutting upon said improvement on North Freedom Avenue from Main to Pennsylvania R. R.

SECTION 8. 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 bidder after advertisement according to law.

SECTION 9. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: July 14th, 1919

ATTEST: Chas. O. Silver,
City Auditor.

C. E. Barnard
President of Council

APPROVED: July 15th, 1919
C. S. Westover, Mayor

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing Ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: July 17th, and 24th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 96-B.

Mr. Grubb: Determining to proceed with the improvement of the Alley east of Freedom Avenue from Main Street to Alley north of Market Street by grading, draining, curbing and paving with brick block.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, three-fourths of all members elected thereto concurring:

SECTION 1. That it is hereby determined to proceed with the improvement of the Alley east of Freedom Avenue to Alley north of Market Street by grading, draining, curbing and paving with brick block in accordance with resolution number 71-B passed on the 12th day of May 1919, and in accordance with the plans and specifications, estimates and profiles heretofore approved and now on sale in the office of the Director of Public Service.

SECTION 2. That all claims for damages resulting there from shall be judicially inquired into after the completion of the proposed improvement.

SECTION 3. That the whole cost of said improvement less 1/50 thereof and the cost of intersections shall be assessed by the foot front 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 and the cost of said improvement shall include the expense of the preliminary and other surveys and all printing and publishing of resolutions, notices of construction to-gether with interest on bond issued in anticipation of the collection of deferred assessments and other necessary expenditures.

SECTION 4. That the assessments so 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 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 5. That bonds or notes of the City of Alliance, State of Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

SECTION 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections to-gether with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands, and interest thereon and the cost and expenses of any such award shall be paid out of _____

SECTION 7. That the following lots and lands shall be assessed for said improvement as above determined. All the lots and lands bounding and abutting upon said improvement on The Alley east of Freedom Avenue from Main to Alley North of Market Street.

SECTION 8. 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 bidder after advertisement according to law.

SECTION 9. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: July 14th, 1919

ATTEST: Chas. O. Silver
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: July 15th, 1919
C. S. Westover, Mayor

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: July 17th, and 24th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 98-B

Mr. Grubb: Determining to proceed with the improvement of Waugh Street from east line of Liberty Avenue to east line of Morgan Avenue by grading, draining curbing and paving and constructing sanitary and storm sewers.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, Three-fourths of all members elected thereto concurring:

SECTION 1. That it is hereby determined to proceed with the improvement of Waugh Street from east line of Liberty Avenue to east line of Morgan Avenue by grading, draining, curbing paving and constructing sanitary and storm sewers in accordance with resolution number 74-B passed on the 12th day of May 1919, and in accordance with the plans and specifications, estimates and profiles heretofore approved and now on file in the office of the Director of Public Service.

SECTION 2. That all claims for damages resulting there from shall be judicially inquired into after the completion of the proposed improvement.

SECTION 3. That the whole cost of said improvement less 1/50 thereof and the cost of intersections shall be assessed by the foot front upon the following described lots and lands, to-wit: All lots and lands bounding and abutting upon the proposed improvement which said lots and lands are hereby determined to be specially benefited by said improvement and the cost of said improvement shall include the expense of the preliminary and other surveys and all printing and publishing of resolutions, notices 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 other necessary expenditures.

SECTION 4. That the assessments so levied shall be paid in 10 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 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 5. That bonds or notes of the City of Alliance, State of Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

SECTION 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings thereof, and the damages awarded any owner of adjoining lands, and interest thereon and the cost and expense of any such award shall be paid out of _____

SECTION 7. That the following lots and lands shall be assessed for said improvement as above determined. All the lots and lands bounding and abutting upon said improvement on Waugh Street east line of Liberty Avenue to east line of Morgan Avenue.

SECTION 8. 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 bidder after advertising according to law.

SECTION 9. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: July 14th, 1919

ATTEST: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: July 15th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review the only newspaper of general circulation in said City.

Said publications were on the following dates: July 17th, and 24th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 99-B

Mr. Grubb: Determining to proceed with the improvement of South Linden Avenue from south line of Broadway Street to south line of Grant Street by repaving with brick block.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, Three fourths of all members elected thereto concurring:

SECTION 1. That it is hereby determined to proceed with the improvement of South Linden Avenue from south line of Broadway Street to South line of Grant Street by repaving with brick block in accordance with resolution number 56-B passed on the 21st, day of April 1919, and in accordance with the plans and specifications, estimates and profiles heretofore approved and now on file in the office of the Director of Public Service.

SECTION 2. That all claims for damages resulting there from shall be judicially inquired into after the completion of the proposed improvement.

SECTION 3. That the whole cost of said improvement less $1/2$ thereof and the cost of intersections shall be assessed by the foot front upon the following described lots and lands, to-wit: All lots and lands bounding and abutting upon the proposed improvement which said lots and lands are hereby determined to be specially benefited by said improvement and the cost of said improvement shall include the expense of the preliminary and other surveys and all printing and publishing of resolutions, notices 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 other necessary expenditures.

SECTION 4. That the assessments so levied shall be paid in ten 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 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 5. That bonds or notes of the City of Alliance, State of Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

SECTION 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands, and interest thereon and the cost and expenses of any such award shall be paid out of _____

SECTION 7. That the following lots and lands shall be assessed for said improvement as above determined on S. Linden Avenue south line of Broadway to south line of Grant Street.

SECTION 8. 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 bidder after advertising according to law.

SECTION 9. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: July 14th, 1919

ATTEST: Chas. O. Silver
City Auditor.

C. E. Barnard,
President of Council.

Approved: July 15th, 1919
C. B. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review the only newspaper of general circulation in said City.

Said publications were on the following dates: July 17th, and 24th, 1919.

Chas. Silver
City Auditor

ORDINANCE NUMBER 100-B

Mr. Grubb: Determining to proceed with the improvement of West Columbia Street from Lincoln Avenue to Rockhill Avenue by grading, draining, curbing and paving with brick block on slag or concrete base.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, Three-fourths of all members elected thereto concurring:

SECTION 1. That it is hereby determined to proceed with the improvement of West Columbia Street from Lincoln Avenue to Rockhill Avenue by grading, draining, curbing and paving with brick block on slag or concrete base, in accordance with resolution number 49-B passed on the 21st day of April 1919, and in accordance with the plans and specifications, estimates and profiles heretofore approved and now on file in the office of the Director of Public Service.

SECTION 2. That all claims for damages resulting there from shall be judicially inquired into after the completion of the proposed improvement.

SECTION 3. That the whole cost of said improvement less 1/50 thereof and the cost of intersections shall be assessed by the foot front 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 and the cost of said improvement shall include the expense of the preliminary and other surveys and all printing and publishing of resolutions, notices 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 other necessary expenditures.

SECTION 4. That the assessments so 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 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 5. That bonds or notes of the City of Alliance, State of Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

SECTION 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands, and interest thereon and the cost and expense of any such award shall be paid out of _____

SECTION 7. That the following lots and lands shall be assessed for said improvement as above determined. All the lots and lands bounding and abutting upon said improvement on West Columbia st, from Lincoln Ave. to Rockhill Ave.

SECTION 8. 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 bidder after advertising according to law.

SECTION 9. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: July 14th, 1919.

ATTEST: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: July 15th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: July 17th, and 24th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 101-B

Mr. Grubb: Determining to proceed with the improvement of East Main Street from Mechanic Avenue to Union Avenue by repaving with brick block on 8" concrete base or 10" slag base including storm sewers.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, Three-fourths of all members elected thereto concurring:

SECTION 1. That it is hereby determined to proceed with the improvement of East Main Street from Mechanic Avenue to Union Avenue by repaving with brick block on 8" concrete base or 10" slag base including storm sewers in accordance with resolution number 47-B passed on the 21st day of April, 1919, and in accordance with the plans and specifications, estimates and profiles heretofore approved and now on file in the office of the Director of Public Service.

SECTION 2. That all claims for damages resulting there from shall be judicially inquired into after the completion of the proposed improvement.

SECTION 3. That the whole cost of said improvement less $\frac{1}{2}$ thereof shall be assessed by the foot front upon the following described lots and lands, to-wit: All lots and lands bounding and abutting upon the proposed improvement and the Stark Electric R. R. Co's right of way estimated cost \$5,212.50 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 all printing and publishing of resolutions, notices 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 other necessary expenditures.

SECTION 4. That the assessments so levied shall be paid in 10 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 from and after the passage of the assessing ordinance in which case said assessment shall not include any item of interest upon bonds to be issued in anticipation of the collection of deferred installments of assessments.

SECTION 5. That bonds or notes of the City of Alliance, State of Ohio, shall be issued in anticipation of the collection of assessments and in an amount equal thereto.

SECTION 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expense of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands, and interest thereon and the cost and expense of any such award shall be paid out of _____?

SECTION 7. That the following lots and lands shall be assessed for said improvement as above determined. All the lots and lands bounding and abutting upon said improvement on East Main Street.

SECTION 8. 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 bidder after advertisement according to law.

SECTION 9. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: July 14, 1919

ATTEST: Chas. O. Silver,
City Auditor

C. E. Barnard,
President of Council.

APPROVED: July 15, 1919
C. S. Westover, Mayor

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: July 17th and 24th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 102-B

Mr. Grubb: Determining to proceed with the improvement of Wright Avenue from Cambridge Street to Glamorgan Street by grading, draining, curbing and paving with brick block on slag or concrete base.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, Three-fourths of all members elected thereto concurring:

SECTION 1. That it is hereby determined to proceed with the improvement of Wright Avenue from Cambridge Street to Glamorgan Street by grading, draining, curbing and paving with brick block on slag or concrete base in accordance with resolution number 60-B passed on the 21st day of April 1919, and in accordance with the plans and specifications, estimates and profiles heretofore approved and now on file in the office of the Director of Public Service.

SECTION 2. That all claims for damages resulting there from shall be judicially inquired into after the completion of the proposed improvement.

SECTION 3. That the whole cost of said improvement less 1/50 thereof and the cost of intersections shall be assessed by the foot front upon the following described lots and lands, to-wit: All lots and lands bounding and abutting upon the proposed improvement which said lots and lands are hereby determined to be specially benefited by said improvement and the cost of said improvement shall include the expense of the preliminary and other surveys and all printing and publishing of resolutions, notices 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 other necessary expenditures.

SECTION 4. That the assessments to levied shall be paid in 10 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 from and after the passage of the assessing ordinance 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 5. That bonds or notes of the City of Alliance, State of Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

SECTION 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expense of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands, and interest thereon and the cost and expense of any such award shall be paid out of Wright Avenue fund.

SECTION 7. That the following lots and lands shall be assessed for said improvement as above determined. All the lots and lands bounding and abutting upon said improvement on Wright Avenue from Cambridge Street to Glamorgan Street.

SECTION 8. That the Director of Public Service be and hereby is authorized to make and execute a contract for said improvement with the lowest and best bidder after advertisement according to law.

SECTION 9. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: July 14th, 1919

ATTEST: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: July 15th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review the only newspaper of general circulation in said City.

Said publications were on the following dates: July 17th, and 24th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 103-B

Mr. Grubb: Determining to proceed with the improvement of Watson Avenue from State Street to Mill Street by grading, draining, curbing and paving with brick block on slag or concrete base.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, Three-fourths of all members elected thereto concurring:

SECTION 1. That it is hereby determined to proceed with the improvement of Watson Avenue from State Street to Mill Street in accordance with resolution number 59-B passed on the 21st day of April 1919, and in accordance with the plans and specifications, estimates and profiles heretofore approved and now on file in the office of the Director of Public Service.

SECTION 2. That all claims for damages resulting there from shall be judicially inquired into after the completion of the proposed improvement.

SECTION 3. That the whole cost of said improvement less 1/500 thereof and the cost of intersections shall be assessed by the foot front upon the following described lots and lands, to-wit: All lots and lands bounding and abutting upon the proposed improvement which said lots and lands are hereby determined to be specially benefited by said improvement and the cost of said improvement shall include the expense of the preliminary and other surveys and all printing and publishing of resolutions, notices and ordinances required and the serving of said notices, the cost of construction to-gether with interest on bonds issued in anticipation of the collection of deferred assessments and other necessary expenditures.

SECTION 4. That the assessments so levied shall be paid in ~~ten~~ 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 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 5. That bonds or notes of the City of Alliance, State of Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

SECTION 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections to-gether with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands, and interest thereon and the cost and expense of any such award shall be paid out of _____.

SECTION 7. That the following lots and lands shall be assessed for said improvement as above determined. All the lots and lands bounding and abutting upon said improvement on _____.

SECTION 8. 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 bidder after advertisement according to law.

SECTION 9. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: July 21st, 1919.

ATTEST: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: July 22nd, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review the only newspaper of general circulation in said City.

Said publications were on the following dates: July 29th, and August 5th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 104-B

Mr. Grubb: Determining to proceed with the improvement of East Market Street from Arch Avenue to Mechanic Avenue by repaving with brick block on 8" concrete base or 10" slag base including storm sewers.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, Three-fourths of all members elected thereto concurring.

SECTION 1. That it is hereby determined to proceed with the improvement of East Market Street from Arch Avenue to Mechanic Avenue by repaving with brick block on 8" concrete base or 10" slag base including storm sewers in accordance with resolution number 48-B passed on the 21st day of April 1919, and in accordance with the plans and specifications, estimates and profiles heretofore approved and now on file in the office of the Director of Public Service.

SECTION 2. That all claims for damages resulting there from shall be judicially inquired into after the completion of the proposed improvement.

SECTION 3. That the whole cost of said improvement less $\frac{1}{2}$ thereof shall be assessed by the foot front upon the following described lots and lands, to-wit: All lots and lands bounding and abutting upon the proposed improvement which said lots and lands are hereby determined to be specially benefited by said improvement and the cost of said improvement shall include the expense of the preliminary and other surveys and all printing and publishing of resolutions, notices and ordinances required and the serving of said notices, the cost of construction to-gether with interest on bonds issued in anticipation of the collection of deferred assessments and other necessary expenditures.

SECTION 4. That the assessments so levied shall be paid in 10 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 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 5. That bonds or notes of the City of Alliance, State of Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

SECTION 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections to-gether with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands, and interest thereon and the cost and expense of any such award shall be paid out of _____.

SECTION 7. That the following lots and lands shall be assessed for said improvement as above determined. All the lots and lands bounding and abutting upon said improvement on East Market St. from Arch avenue to Mechanic Avenue.

SECTION 8. 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 bidder after advertisement according to law.

SECTION 9. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: July 14th, 1919.

ATTEST: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: July 15th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: July 17th, and 24th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 105-B.

Mr. Grubb: Determining to proceed with the improvement of West Wayne Street from the first alley west of Lincoln Avenue to a point 500 feet west of said alley or Ramona Avenue by constructing an 8" sanitary sewer no. 173.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, Three-fourths of all members elected thereto concurring:

SECTION 1. That it is hereby determined to proceed with the improvement of West Wayne Street from the first alley west of Lincoln Avenue to a point 500 feet west of said alley or Ramona Avenue by constructing an 8" sanitary sewer No. 173 in accordance with resolution number 52-B passed on the 21st day of April 1919, and in accordance with the plans and specifications, estimates and profiles heretofore approved and now on file in the office of the Director of Public Service.

SECTION 2. That all claims for damages resulting there from shall be judicially inquired into after the completion of the proposed improvement.

SECTION 3. That the whole cost of said improvement less 1/50 thereof shall be assessed by the foot front 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 shall include the expense of the preliminary and other surveys, and all printing and publishing of resolutions, notices of construction together with interest on bonds issued in anticipation of the collection of deferred assessments and other necessary expenditures.

SECTION 4. That the assessments so 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 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 5. That bonds or notes of the City of Alliance, State of Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

SECTION 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands, and interest thereon and the cost and expense of any such award shall be paid out of _____

SECTION 7. That the following lots and lands shall be assessed for said improvement as above determined. All the lots and lands bounding and abutting upon said improvement on West Wayne Street from the first alley west of Lincoln Avenue a point 500 feet west of said alley or Ramona Avenue by constructing sanitary sewer No. 173.

SECTION 8. 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 bidder after advertisement according to law.

SECTION 9. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: July 14th, 1919.

ATTEST: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: July 15th, 1919,
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: July 18th, and 25th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 88-B.

Amended 1-2-23
 Reordinance 70-F
 Book 12, page 340.

Mr. Penick:

An ordinance to license and regulate the taxicab business and taxicab drivers in the City of Alliance.

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

SECTION 1. DEFINITIONS:

The term "taxicab" as used in this ordinance shall mean any vehicle propelled by mechanical power used to carry passengers for hire or fare or offered for hire or fare to the public for transportation operating within the City of Alliance, including all vehicles for hire engaged in interurban service from, or in and to said city, except vehicles used by undertakers in carrying on the business and ambulances.

Any person, firm or corporation owning or having control of the use of one or more taxicabs used for hire upon the streets of the City of Alliance shall be deemed a taxicab operator and engaged in the business of operating a taxicab.

The term "Taxicab driver" shall mean any person who drives or operates a taxicab, other than the owner of said taxicab.

SECTION 2. BUSINESS MUST BE LICENSED.

It shall be unlawful for any person, firm or corporation to engage in the business of operating a taxicab or taxicabs within the corporate limits of the City of Alliance without having first procured from the City of Alliance and having in force and effect, a taxicab operator's license.

SECTION 3. LICENSE ISSUED BY THE MAYOR.

Said license may be issued by the Mayor upon payment of the license fees hereinafter provided and shall authorize the person firm or corporation to whom it is issued to engage in said business for a period expiring on the 31st day of December next ensuing, unless said license be revoked as hereinafter provided.

No license shall be issued until the person desiring a license to operate such automobile or other vehicle shall file with the Mayor an application therefor stating:

- (a) The make of motor car to be used.
- (b) The state license number of such car.
- (c) The factory number of same.
- (d) The name of the owner of the car.
- (e) The seating capacity as originally purchased and if changed or reconstructed, the seating capacity in its changed form.
- (f) The name of the chauffeur, driver, conductor or collector to be in charge of the operation of said cars, and their places of residence.

Said application for a license shall be accompanied by a certificate from a competent automobile mechanic, certifying that the automobile or other vehicle for which the application is made is capable of hauling the number of passengers therein stated, and said application shall be accompanied by a policy of liability insurance in an insurance company authorized to do business in the State of Ohio, or by a good and sufficient bond with two sureties in the sum of \$500.00 for each automobile or vehicle operated by the applicant, and said policy of insurance or said bond shall be acceptable to and approved by the Mayor and it shall be and is hereby made the duty of any person, firm association of persons or corporation engaging in the business herein defined to keep and maintain such insurance policy or such bond in full force and effect at the full amount herein specified and at all times during the operation of any vehicle in the business herein specified, and that such policy of liability insurance or such bond shall be conditioned as follows:

(a) That in the event of any person being injured or damaged in person or property by negligence or carelessness in the operation of any such vehicle owned or operated by the person, firm or association of persons, or corporation, or its agent filing such insurance or bond the person so injured or damaged in person or property shall have a right of action thereon directly against the insurer in such policy or the sureties upon such bond.

(b) That the insurer in such policy of insurance or the sureties in such bond shall pay any and all valid claims and judgments against the insurer or the insurers or the principal or the sureties as the case may be, to the amount of said policy or bond, accruing to any person by reason of injury or damage in person or property arising from negligence in the operation of such vehicle owned or operated as aforesaid and engaged in the business herein defined.

(c) That the insurer in such policy and the sureties upon such bonds shall cancel and revoke such policy of insurance and such bond on conviction of the owner or operator of any vehicle upon such policy or bond has been issued, of reckless driving, disregard of traffic regulations, exceeding speed limitations, or violation of any regulatory state law or city ordinance. That the insurer in said policy or the sureties upon said bond shall have the right to cancel and revoke said policy of insurance or said bonds in the event of a casualty growing out of the negligence or carelessness in the operation of such vehicle or in the event of the violation of any provisions of this ordinance or of any statutory ordinance governing the operation of such vehicle or if said vehicle shall be operated while engaged in the business herein defined by a person under sixteen years of age, or not possessed of a chauffeur's license or while in a state of intoxication.

(d) Immediately upon the cancellation or revocation of said policy or said bond the insurer of the sureties shall notify the Mayor of such fact in order that he may thereupon revoke and annul the license granted to the person, owning and operating such vehicle.

Repealed
 & Amended
 Sec. 1
 70-F

*Repealed
Amended
Sec. 2
70-F*

SECTION 4. ANNUAL LICENSE FEES.

The annual license fees for taxicab operator's license shall be \$25.00 for each taxicab. For license issued between the first day of July and the 31st day of December, in any year, the initial fee shall be \$15.00 for each taxicab.

SECTION 5. FORM OF LICENSE AND TAGS.

The Mayor may issue to each licensee a license which said licensee shall be in the form prescribed by the Mayor and shall contain a statement of the number of taxicabs authorized to be used under the license and he shall further issue to each licensee two separate metal tags for each taxicab authorized under the license, and no other car or vehicle shall be substituted for the one for which said license is granted until the same shall have been duly registered in the office of the Mayor showing information required by the provisions and the certificate as required by the provisions of Section 3 of this ordinance. Said metal tags shall contain the city taxicab license number of the taxicab and such other designation as the Mayor shall determine. The Mayor shall keep a record of all licenses issued to whom issued and location of office or place of business of the licensee and the city taxicab license numbers issued to the licensee. - *add Sec. 3, Ord. 70-F*

SECTION 6. TAGS MUST BE DISPLACED.

Before operating any vehicle as a taxicab on the streets of the City of Alliance, licensee shall affix to the said taxicab in a conspicuous place, on front and rear, the city taxicab license number supplied to the licensee by the Mayor. And it shall be unlawful for any taxicab operator or any taxicab driver to operate or to use any vehicle as a taxicab or offer the same to the public for hire unless said license tag is affixed to and on said vehicle in a place where it can readily be seen.

SECTION 7. REVOCATION OF LICENSE.

The Mayor shall revoke the license of any taxicab operator who is convicted of violating any of the terms of this ordinance, the ordinances of the City of Alliance regulating traffic, the ordinances of the City of Alliance regulating motor vehicles and their operation and equipment or laws of the State of Ohio relating to motor vehicles. Upon the revocation of any taxicab operator's license, the Mayor shall cause a notice in writing to be served upon the licensee or left at his place of business and upon receiving such notice it shall be the duty of said licensee to deliver his license together with the city taxicab license tags issued under the said license to the Mayor and thereafter it shall be unlawful for said licensee to engage in the business of operating a taxicab or taxicabs for the remainder of the period covered by said license and no new license shall be issued to the said licensee during that period.

SECTION 8. DRIVER'S LICENSE

It shall be unlawful for any person to drive a taxicab upon the streets of the City of Alliance, excepting the owner himself of such taxicab, without having first secured and having in force and effect a taxicab driver's license.

The applicant for such license shall present himself to the Mayor for examination. He shall certify that the applicant is over eighteen years of age, has good eye sight and hearing, is of good moral character, is competent to drive motor vehicle on the streets of the City of Alliance and has working knowledge of traffic laws and rules of the City of Alliance. Having satisfied himself as to the qualifications, and upon the payment by the applicant of the license fees hereinafter provided, the Mayor may issue to the applicant a taxicab driver's license.

SECTION 9. DRIVER'S LICENSE FEES RENEWAL.

The annual fee for such license shall be \$5.00 and the said license shall expire on the 31st day of December next ensuing. It shall be the duty of each licensed taxicab driver who desires to continue driving a taxicab after the next ensuing 31st day of December to present himself to the Mayor between the first and the 31st days of December for examination for a new license for the next succeeding year, which said license shall be issued in the manner provided in Section 8 of this ordinance and upon the payment of the annual taxicab driver's fee.

SECTION 10. REVOCATION OF DRIVER'S LICENSE.

Any taxicab driver who violates any of the provisions of this ordinance or the traffic ordinances of the City of Alliance or the laws of the State of Ohio relating to the operation of motor vehicles or is convicted of a crime committed while he is in charge of a taxicab, shall be subject to have his license suspended for a term of thirty (30) days. The judge of the Criminal Court may order such suspension which suspension shall be noted upon the license record. Upon a third conviction of any licensed taxicab driver within a period of one year, the Mayor shall revoke the said taxicab driver's license and shall cause a written notice of such revocation to be served upon said licensee or left at his usual place of residence and hereafter it shall be the duty of such licensee to deliver his taxicab driver's license to the Mayor and no new license shall be issued to any one whose license has been revoked until one calendar year has elapsed after the date of revocation. No license which has been revoked shall be renewed but a new license may be issued after one year has passed.

SECTION 11. DRIVERS OFFENSES.

It shall be unlawful for any taxicab driver to drive a taxicab while intoxicated or for any taxicab operator to knowingly permit a driver to drive a taxicab operated by him while such driver is intoxicated. And it shall further be unlawful for any taxicab driver to use any vulgar, profane or obscene language while in charge of a taxicab with passengers, or for the operator of any such automobile or other vehicle to race with any automobile or other vehicle or to drive rapidly in order to pass any vehicle for the purpose of securing a passenger or for the purpose of first reaching a prospective passenger enroute.

*Repealed
by
Sec.
Ord. 70-F*

SECTION 12.

It shall be unlawful to receive and discharge passengers at any place other than at the curb in every section of the city. No operator of any such automobile or other vehicle shall permit passengers to enter or leave such automobile or other vehicle except through the side thereof nearest the curb on the right hand side thereof, provided that this shall not apply to passengers occupying the front seat of such automobile or other vehicles where the driver thereof is on the right hand side of such machine nor of any other automobile or vehicle having no exit or entrance on the right hand side thereof.

SECTION 13.

It shall be unlawful to operate any such automobile or other vehicle carrying passengers standing or riding on the running board, dash board, or fenders, or to exceed the seating capacity of said car as shown by the application filed with the Mayor by more than two persons, or to drive any such automobile or other vehicle during the period from a half hour after sunset to a half hour before sunrise unless the interior thereof shall be effectually illuminated.

SECTION 14.

Such automobile or other vehicle shall have displayed in prominent place in front thereof a sign the letters of which shall not be less than one inch in height, showing briefly the character of the vehicle, the terminal points of the route on which it is to be operated, the number of passengers the car is rated to carry and no vehicle of any kind shall be presented or held out as a vehicle of the kind described in this ordinance unless the owner or driver thereof shall have complied with the provisions of this ordinance.

SECTION 15.

It shall be unlawful for any person, firm, individual or corporation to operate under the provisions of this ordinance unless there shall be filed with the Mayor of the City every thirty days a certificate from a competent mechanic certifying that the car or other vehicle owned by the holder of the license thereof is in good condition and capable of carrying the number of persons as stated in the application for said license.

SECTION 16.

*Sec. 16
Amended
May 2, 1932
Ord. 8-0.*

That the rates for taxicab service in said City of Alliance, shall be governed by the following schedule to-wit;
No trips less than \$0.50 fifty cents.
Boundary line for fifty cents trips for 1 or 2 passengers.
225 cents extra for each additional passenger to or from center of City.
Boundary on east- Mahoning Ave.
" " north- Vine, Gaskel and River St.
" " west- Rockhill Road south to Vincent St.
" " South- College St. east of Union Ave. and Vincent St. West of Union Ave.
Boundary line of seventy five cents trips for 1 or 2 passengers, 25 cents extra for each additional passenger to or from center of city, to city limits with the following exceptions.
(1) West of Rockhill and south of State to city limits
(2) West of first turn west of Rockhill on Ely to city limits.
The rate for the two exceptions noted above will be \$1.00 for 1, 2, or 3 passengers and 25 cents extra for each additional pass.
No extra charges for 1 or 2 children under 12 years old, or 1 satchel for each adult.
The rate quoted above do not include trips where car is kept waiting or for special trips to Hospital or to shop hospitals which are to be charged according to service.
Rate per hour:-
7 pass. car \$3.50 for 1st hour, and \$3.00 per hour thereafter, 5 Pass. car \$2.50 for 1st hour and 2.00 per hour thereafter, special cars for special occasions charged according to service rendered.

*Repealed
Replaced
by
Sec. 6
Ord 70-F*

SECTION 17.

Any person who shall violate any of the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than Five (\$5.00) Dollars or more than One Hundred (\$100.00) Dollars, and any person violating any of the provisions of this ordinance or any provisions of the traffic ordinances of the City of Alliance or the traffic laws of the State of Ohio, upon conviction shall be subject to having his license revoked as herein provided.

SECTION 18.

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

PASSED: July 28, 1919

ATTEST: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: July 31st, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: August 2nd and 9th, 1919.

*Chas. O. Silver
City Auditor*

ORDINANCE NUMBER 109-B.

Mr. Merts:

An ordinance to fix the salaries of certain employees at the Alliance City Hospital in the Department of Public Safety of the 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 following employees of the Alliance City Hospital shall be as follows:

Night Supervisor	\$75.00 per month
Operating room supervisor	72.00 " "
Floor supervisor	72.00 " "
Instructress	80.00 " "
Bookkeeper	90.00 " "
Superintendent	135.00 " "
Diet Kitchen Nurse	72.00 " "

SECTION 2. That all ordinances or parts of ordinances inconsistent herewith in so far as such inconsistency exists 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.

PASSED: July 14th, 1919.

ATTEST: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: July 15th, 1919,
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: July 17th, and 24th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 110 -B

Mr. Lower:

An ordinance authorizing the park commission of the City of Alliance, Ohio, to purchase the following described real estate to-wit:

"Beginning at an iron pin at the southwest corner of the southeast quarter of Sec. 36, Township 19, and Range 6, in Lexington Township, Stark County, Ohio and running thence north $3^{\circ} 45''$ East 600 feet, on the west line of said quarter section, thence south $86^{\circ} 03'$ East 700.13 feet; thence following curved line whose radius is 1800 feet, and direction to the left, to a point in the center line of Woodland Avenue; thence south $86^{\circ} 03'$ East 34.93 feet, thence south $3^{\circ} 39'$ West 430 feet, thence north $86^{\circ} 03'$ West 165 feet; thence South $3^{\circ} 39'$ feet; thence north $86^{\circ} 03'$ West 1162.6 feet to the place beginning, and containing 17.80 acres.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1.

That the park commission of the City of Alliance, Ohio, be and hereby is authorized and directed to enter into contract for the purchase from the U. S. Housing Corporation, Project #621 Alliance, Ohio, the following described real estate to-wit: for the consideration of \$4000.00.

"Beginning at an iron pin at the southwest corner of the southeast quarter of Section 36, Township 19, and Range 6, in Lexington Township, Stark County, Ohio, and running thence north $3^{\circ} 45''$ East 600 feet, on the west line of said quarter section, thence south $86^{\circ} 03'$ East 700.13 feet; thence following curved line whose radius is 1800 feet, and direction to the left, to a point in the center line of Woodland Avenue; thence south $86^{\circ} 03'$ East 34.93 feet, thence south $3^{\circ} 39'$ West 430 feet, thence north $86^{\circ} 03'$ West 165 feet; thence south $3^{\circ} 39'$ West 264 feet, thence north $86^{\circ} 03'$ West 1162.6 feet to the place of beginning, and containing 17.80 acres."

SECTION 2.

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

ATTEST: July, 28th, 1919.
Chas. O. Silver, City Auditor.

C. E. Barnard,
President of Council.

ATTEST: July 28th, 1919
APPROVED: July 29th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation, in said city.

Said publications were on the following dates: July 30th, and August 6th, 1919.

Chas. Silver
City Auditor

RESOLUTION NUMBER 113-B.

Mr. James Miller :

Declaring it necessary to improve Carrs Place from Rice Street to second alley south of Rice Street by constructing sanitary sewer Number 174.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, three-fourths of the members elected thereto concurring:

SECTION 1. That it is necessary to improve Carrs Place from Rice Street to second alley south of Rice Street, by constructing a Sanitary Sewer according to the plans and profiles now on file in the department of Public Service.

SECTION 2. That the plans, specifications, estimates and profiles of the proposed improvement heretofore prepared by the Engineer and now on file in the office of the Director of Public Service, be and the same are hereby approved.

SECTION 3. That the whole cost of said improvement less 2 per cent thereof shall be assessed:
By the foot front.

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 especially benefited by said improvement; and the cost of said improvement shall include the expense of preliminary and other surveys and all printing and publishing of notices, resolutions and ordinances required and the serving of said notices, the cost of construction, together with interest on bonds issued in anticipation of the collection of deferred assessments, and all other necessary expenditures.

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

SECTION 5. That the bonds of the City of Alliance, Ohio, shall be issued in anticipation of collection of assessments by installments in an amount equal thereto.

SECTION 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expense of any appropriation proceedings therefore, and the damages awarded any owner of adjoining lands and interest thereon, and the cost and expenses of any such award, shall be paid out of _____ fund.

SECTION 7. This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months but will necessitate the delay of making and completing such improvement until the following summer much to the inconvenience and detriment of the public health, safety, and welfare of the inhabitants of the City of Alliance, Ohio.

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

PASSED: July, 28th, 1919.

ATTEST: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: July 29th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing resolution was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: July 30th, and August 6th, 1919.

Chas. O. Silver
City Auditor

APPROPRIATION ORDINANCE NO. 111-B

Mr. Merts:

An ordinance to make appropriations for the current expenses and other expenditures of the City of Alliance, Ohio, for the half year ending December 31st, 1919.

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

SECTION 1. That to provide for the current expenses and other expenditures of the City of Alliance, for the fiscal half year ending December 31st, 1919 the following sums be and they are hereby appropriated, viz:

GENERAL FUND NO. 1.

1.	COUNCIL - - - - -		\$ 600.00
	A - Personal Service		
	1-A-3 Salaries of Members - - - - -	\$ 600.00	
2.	CLERK OF COUNCIL - - - - -		50.00
	A - Personal Service		
	2-A-3 Serving Notices - - - - -	50.00	
3.	MAYOR - - - - -		1325.00
	A - Personal Service		
	3-A-1 Salary - - - - -	900.00	
	3-A-2 Clerk Hire - - - - -	300.00	
	3-A-4 Special Services - - - - -	100.00	
	B - Supplies		
	3-B-1 Office - - - - -	20.00	
	C - Contractural Service		
	3-C-2 Traveling Expenses, Outside City - -	25.00	
	3-C-3 Telephone, Telegraph - - - - -	50.00	
	3-C-4 Advertising - - - - -	75.00	
	Z - Outlay for Equipment		
	3-Z-1 Furniture and Furnishings - - - - -	100.00	
4.	AUDITOR - - - - -		1893.75
	A - Personal Service		
	4-A-1 Salary - - - - -	900.00	
	4-A-2 Clerk Hire - - - - -	808.75	
	B - Supplies		
	4-B-1 Office - - - - -	125.00	
	C - Contractural Service		
	4-C-2 Traveling Expenses, Outside City - -	15.00	
	4-C-3 Telephone, Telegraph - - - - -	45.00	
	M - Maintenance of Equipment		
	4-M-1 Furniture and Furnishings, Office -	10.00	
5.	TREASURER - - - - -		265.00
	A - Personal Service		
	5-A-3 Salary - - - - -	250.00	
	B - Supplies		
	5-B-1 Office - - - - -	15.00	
6.	SOLICITOR - - - - -		1197.95
	A - Personal Service		
	6-A-1 Salary - - - - -	600.00	
	6-A-2 Clerk Hire - - - - -	480.00	
	B - Supplies		
	6-B-1 Office - - - - -	22.00	
	C - Contractural Service		
	6-C-2 Traveling Expenses, Outside City - -	100.00	
	6-C-3 Telephone, Telegraph - - - - -	30.95	
	Z - Outlay for Equipment		
	6-Z-13 Books, (Law Library) - - - - -	65.00	
7.	ELECTION (BOARD) - - - - -		1388.00
	A - Personal Service		
	7-A-1 Salary - - - - -	160.00	
	7-A-2 Clerk Hire - - - - -	50.00	
	B - Supplies		
	7-B-1 Office - - - - -	748.00	
	C - Contractural Service		
	7-C-3 Telephone, Telegraph - - - - -	10.00	
	7-C-44 Other - - - - -	420.00	

8.	REGISTRARS, JUDGES, CLERKS - - - - -		\$ 2336.00
	A. - Personal Service		
	8-A-2 Registrars, etc. - - - - -	\$2336.00	
11.	CIVIL SERVICE COMMISSION - - - - -		\$ 60.50
	A - Personal Service		
	11-A-1 Salary - - - - -	37.50	
	11-A-2 Clerk Hire - - - - -	10.00	
	B - Supplies		
	11-B-1 Office - - - - -	3.00	
	C - Contractural Service		
	11-C-4 Advertising - - - - -	10.00	
12	- SEALER OF WEIGHTS AND MEASURES		
13	- PUBLICATION OF BOND SALES - - - - -		50.00
	C - Contractural Service		
	13-C-4 Advertising - - - - -	50.00	
14	- COURT COSTS - - - - -		100.00
	A - Personal Service		
	14-A-4 Common Pleas Court - - - - -	100.00	
15	- SPECIAL ASSESSMENT FEES - - - - -		300.00
	A - Personal Service		
	13-A-4 County Auditor, Treas. Fees. - - - - -	300.00	
18	- LEGAL ADVERTISING - - - - -		600.00
	C - Contractural Service		
	18-C-44 Gen. Ordinances, Resolutions - - - - -	300.00	
	18-C-44 Spec. Asst. Ord. Resolutions - - - - -	300.00	
19	- MUSIC - - - - -		250.00
	C - Contractural Service		
	19-C-44 Band Concerts - - - - -	250.00	
	Park Commission - - - - -	15.00	15.00
	MUNICIPAL COURT - - - - -		4770.00
22-A-	PERSONAL SERVICE		
	22-A-1 Judge - - - - -	750.00	
	22-A-1 Substitute Judge - - - - -	300.00	
	22-A-2 Clerks - - - - -	1230.00	
	22-A-3 Stenographer - - - - -	600.00	
	22-A-4 Bailiff - - - - -	540.00	
	22-A-4 Substitute Bailiff - - - - -	95.00	
	22-A Jury Commissioners - - - - -	25.00	
22-B-	OFFICE		
	22-B-1 Supplies - - - - -	500.00	
22-C-	CONTRACTURAL SERVICE		
	22-C-3 Telephone, Telegraph - - - - -	60.00	
	22-C-4 Jury & Witness Fees - - - - -	-20.00	
	22-C-8 Transportation of Prisoners - - - - -	150.00	
22-M-	MAINTENANCE OF EQUIPMENT		
	22-M-1 Furniture & Furnishings - - - - -		
22-Z-	OUTLAY FOR EQUIPMENT		
	22-Z-1 Furniture and Furnishings - - - - -	350.00	
	22-Z-10 Books, Law Library - - - - -	150.00	
	Total Municipal Fund - - - - -	\$ 4770.00	
	TOTAL GENERAL FUND - - - - -	\$ 15,201.20	

DEPARTMENT OF PUBLIC SAFETY - NO. 2

30	- GENERAL ADMINISTRATION - - - - -		\$ 473.00
	A - Personal Service		
	30-A-1 Supervision - - - - -	\$ 450.00	
	C - Contractural Service		
	30-C-3 Telephone and Telegraph - - - - -	23.00	
31	- FIRE DEPARTMENT - - - - -		\$ 17954.00
	A - Personal Service		
	31-A-1 Salary of Chief - - - - -	900.00	
	31-A-3 Salary of Regular Firemen - - - - -	14738.00	
	31-A-4 Salary of Special Firemen - - - - -	75.00	
	B - Supplies		
	31-B-1 Office - - - - -	35.00	
	31-B-2 Fuel - - - - -	65.00	
	31-B-4 Helmets, etc. - - - - -	38.00	
	31-B-6 Motor Vehicles - - - - -	300.00	
	31-B-8 Cleaning, Toilet, and Laundry - - - - -	80.00	
	31-B-20 Incandescent Lamps - - - - -	8.00	
	C - Contractural Service		
	31-C-3 Telephone and Telegraph - - - - -	15.00	

APPROPRIATION ORDINANCE (CONTINUED)

	31-C-5 Insurance - - - - -	\$150.00	
	31-C-12 Light - - - - -	65.00	
L -	Maintenance of Structures and Improvements		
	31-L-1 Buildings - - - - -	50.00	
M -	Maintenance of Equipment		
	31-M-1 Furniture and Furnishings, Office - - - - -	30.00	
	31-M-2 Furniture, Furnishings, Depart. - - - - -	60.00	
	31-M-3 Machinery, Tools, Implements, etc. - - - - -	200.00	
	31-M-4 Instruments and Apparatus - - - - -	500.00	
	31-M-7 Motor Vehicles - - - - -	225.00	
Z -	Outlay for Equipment		
	31-Z-2 Furniture and Furnishings, Departmental - - - - -	50.00	
	31-Z-44 Hydrant - - - - -	400.00	
32 -	FIRE ALARM SYSTEM - - - - -		\$ 21.00
B -	Supplies		
	32-B-7 Mechanical - - - - -	15.00	
C -	Contractual Service		
	32-C-14 Power - - - - -	6.00	
35 -	INSPECTION OF WIRING - - - - -		409.00
A -	Personal Service		
	35-A-3 Salary of Inspector - - - - -	375.00	
B -	Supplies		
	35-B-1 Office - - - - -	22.00	
	35-M-4 Instruments and Apparatus - - - - -	12.00	
33 -	POLICE DEPARTMENT - - - - -		12384.51
A -	Personal Service		
	33-A-1 Salary of Chief - - - - -	990.00	
	33-A-3 Salary of Regular Police - - - - -	10987.82	
B -	Supplies		
	33-B-1 Office - - - - -	50.00	
	33-B-2 Fuel - - - - -	25.00	
	33-B-4 Helmets - - - - -	25.00	
	33-B-6 Motor Vehicles - - - - -	58.81	
	33-B-8 Cleaning, Toilet and Laundry - - - - -	25.00	
	33-B-13 Explosives - - - - -	9.50	
	33-B-20 Incandescent Lamps - - - - -	10.00	
C -	Contractual Service		
	33-C-6 Support of Persons - - - - -	12.00	
	33-C-14 Power Elevator - - - - -	35.00	
L -	Maintenance of Structures and Improvements		
	33-L-1 Buildings - - - - -	10.38	
M -	Maintenance of Equipment		
	33-M-7 Motor Vehicles - - - - -	146.00	
34 -	POLICE SIGNAL SYSTEM - - - - -		122.00
M -	Maintenance of Equipment		
	34-M-4 Instruments and Apparatus - - - - -	50.00	
Z -	Outlay for Equipment		
	34-Z-4 Instruments and Apparatus - - - - -	16.00	
B -	Supplies		
	34-B-6 Mechanical - - - - -	25.00	
	34-B-10 Electrical - - - - -	25.00	
C -	Contractual Service		
	34-C-14 Power - - - - -	6.00	
	NOTE AND INTEREST - - - - -	\$ 9135.00	\$9135.00
	TOTAL PUBLIC SAFETY FUND - - - - -	\$ 40,498.51	
DEPARTMENT OF PUBLIC SERVICE NO. 4.			
50 -	GENERAL ADMINISTRATION - - - - -		\$ 740.00
A -	Personal Service		
	50-A-1 Supervision - - - - -	\$ 450.00	
	50-A-2 Clerk Hire - - - - -	60.00	
B -	Supplies		
	50-B-1 Office - - - - -	100.00	
C -	Contractual Service		
	50-C-3 Telephone and Telegraph - - - - -	40.00	
M -	Maintenance of Equipment		
	50-M-1 Furniture and Furnishings, Office - - - - -	15.00	
Z -	Outlay for Equipment		
	50-Z-1 Furniture and Furnishings, Departmental - - - - -	75.00	

51 - ENGINEERING - - - - -		\$ 2055.00
A - Personal Service		
51-A-1 Salary of Engineer - - - - -	\$ 1120.00	
51-A-2 Salary of Assistants - - - - -	45.00	
51-A-3 Clerk Hire - - - - -	60.00	
51-A-4 Labor - - - - -	400.00	
B - Supplies		
51-B-1 Office - - - - -	60.00	
Grade Stakes - - - - -	25.00	
C - Contractural Service		
51-C-2 Traveling Expenses (outside city) - - - - -	15.00	
51-C-3 Telephone and Telegraph - - - - -	25.00	
M - Maintenance of Equipment		
51-M-4 Instruments and Apparatus - - - - -	55.00	
Z - Outlay for Equipment		
51-Z-1 Furniture and Furnishings, Office - - - - -	250.00	
52 - STREET REPAIRING - - - - -		2725.00
A - Personal Service		
52-A-1 Salary of Street Commissioner - - - - -	750.00	
52-A-2 For Labor Payroll (Maintenance) - - - - -	200.00	
B - Supplies		
52-B-5 Animal Forage, Shoeing, etc. - - - - -	250.00	
52-B-6 Motor Vehicles Gasoline, Oil, etc. - - - - -	150.00	
C - Contractural Service		
52-C-1 Transportation of Employees - - - - -	10.00	
L - Maintenance of Structures and Improvements		
52-L-3 Streets, Boulevards, Roads, Driveway - - - - -	500.00	
M - Maintenance of Equipment		
52-M-3 Machinery, Tools, Implements - - - - -	50.00	
52-M-6 Vehicles and Harness - - - - -	25.00	
Motor Vehicles and Repairs - - - - -	200.00	
Z - Outlay for Equipment		
52-Z-3 Machinery, Tools, Implements - - - - -	100.00	
52-Z-6 Vehicles and Harness - - - - -	500.00	
53 - SIDEWALK - - - - -		110.00
L - Maintenance of Structures and Improvements		
53-L-4 Sidewalks, Crosswalks - - - - -	100.00	
Salt for walks - - - - -	10.00	
54 - STREET CLEANING - - - - -		2330.00
A - Personal Service		
54-A-2 Payroll Labor (Operation) - - - - -	2000.00	
B - Supplies		
54-B-5 Animal Forage, Shoeing, etc. - - - - -	100.00	
M - Maintenance of Equipment		
54-M-6 Vehicles and Harness - - - - -	30.00	
Z - Outlay for Equipment		
54-Z-3 Machinery, Tools, Implements, etc. - - - - -	150.00	
54-Z-6 Vehicles, and Harness - - - - -	50.00	
55 - STREET SPRINKLING - - - - -		50.00
A - Personal Service		
55-A-2 Payroll Labor (Operation) - - - - -	50.00	
56 - STREET LIGHTING - - - - -		7000.00
C - Contractural Service		
56-C-11 Street Lighting - Contract - - - - -	7000.00	
57 - SEWERS, DRAINS - - - - -		3320.00
A - Personal Service		
57-A-2 Payroll Labor - Operation - - - - -	500.00	
57-A-2 Payroll Labor - Maintenance - - - - -	500.00	
B - Supplies		
57-B-44 Sewer Pipe, Cements, etc. - - - - -	400.00	
Rubber Boots, - - - - -	20.00	
L - Maintenance of Structures and Improvements		
57-L-5 Sewers - - - - -	700.00	
Y - Outlay for Structures and Improvements		
57-Y-5 Sewers - - - - -	500.00	
M - Maintenance of Equipment		
57-M-3 Machinery, Tools, Implements, etc. - - - - -	650.00	
Z - Outlay for Equipment		
57-Z-3 Machinery, Tools, Implements - - - - -	50.00	
59 - PUBLIC BUILDINGS AND LANDS - - - - -		2950.00
A - Personal Service		
59-A-3 Janitor - - - - -	700.00	
B - Supplies		
59-B-2 Fuel - - - - -	600.00	

APPROPRIATION ORDINANCE (CONTINUED)

59-B-8	Cleaning, Toilet, and Laundry - - - - -	\$ 300.00
59-B	Electric Light Bulbs - - - - -	150.00
59-	Ice for Fountains - - - - -	100.00
C	Contractual Service	
59-C-5	Insurance - - - - -	100.00
59-C-12	Light - - - - -	400.00
L	Maintenance of Structures and Improvements -	
59-L-1	Buildings - - - - -	300.00
59-L	Parks - - - - -	100.00
Y	Outlay for Structures and Improvements	
59-Y-1	Buildings - - - - -	100.00
M	Maintenance of Equipment	
59-M-3	Machinery, Tools, Implements - - - - -	100.00
60	SEWAGE DISPOSAL - - - - -	\$ 2930.00
A	Personal Service	
60-A-1	Salary, Superintendent - - - - -	240.00
60-A-2	Payroll, Labor Operation - - - - -	2000.00
B	Supplies	
60-B-	Office - - - - -	25.00
60-B-2	Fuel - - - - -	200.00
	Rubber Boots - - - - -	20.00
C	Contractual Service	
60-C-12	Insurance - - - - -	150.00
L	Maintenance of Structures and Improvements	
60-L-1	Sewers - - - - -	25.00
Y	Outlay for Structures and Improvements	
60-Y-5	Sewers - - - - -	20.00
M	Maintenance of Equipment	
60-M-3	Machinery, Tools, Implements - - - - -	250.00
61	DITCH FILLING - - - - -	900.00
A	Personal Service	
61-A-2	Payroll, Labor (Operation) - - - - -	800.00
L	Maintenance of Structures and Improvements	
61-L-1	Sewers, Ditches - - - - -	100.00

NOTE AND INTEREST \$ 25,110.00

TOTAL PUBLIC SERVICE FUND - - - \$ 25,120.00

WATER DEPARTMENT NO. 5

70	OFFICE - - - - -	4302.30
A	Personal Service	
70-A-1	Salary of Superintendent - - - - -	900.00
	" " Service Director - - - - -	450.00
70-A-2	Clerk Hire - - - - -	1050.00
70-A-3	Salary Meter Reading - - - - -	500.00
	Special Engineering - - - - -	407.30
B	Supplies	
70-B-1	Office - - - - -	400.00
C	Contractual Service	
70-C-3	Telephone and Telegraph - - - - -	45.00
70-C-12	Insurance - - - - -	200.00
	Advertising - - - - -	25.00
M	Maintenance of Equipment	
70-M-1	Furniture and Furnishings, Office - - - - -	25.00
Z	Outlay for Equipment	
70-Z-1	Furniture and Furnishings, Office - - - - -	300.00
71	S DEBT SERVICE - - - - -	30762.85
71-S-1	Interest on Bonds - - - - -	18410.00
71-S-2	Payment to Sinking Fund - - - - -	12352.85
72	Supply - - - - -	450.00
A	Personal Service	
72-A-2	Payroll Labor - - - - -	300.00
L	Maintenance of Structures and Improvements	
72-L-9	Wells, Reservoirs, etc. - - - - -	50.00
72-L-16	Fences - - - - -	1 00.00

73 - FILTRATION - - - - -		\$ 7040.00
A - Personal Service		
73-A-3 Salary Chemist and Operators - - - - -	2200.00	
B - Supplies		
73-B-8 Cleaning, Toilet and Laundry - - - - -	15.00	
73-B-9 Chemical - - - - -	3500.00	
73-B-20 Other - - - - -	25.00	
C - Contractual Service		
73-C-4 Advertising - - - - -	25.00	
73-C-3 Telephone - - - - -	25.00	
L - Maintenance of Structures and Improvements		
73-L-5 Sewers - - - - -	25.00	
Buildings - - - - -	50.00	
M - Maintenance of Equipment		
73-M-3 Machinery, Tools, Implements, etc. - - - - -	50.00	
73-M-4 Instruments and Apparatus - - - - -	25.00	
Y - Outlay for Structures and Improvements		
73-Y-3 Streets, Boulevards, Roads, Driveways & Walks -	150.00	
Z - Outlay for Equipment		
73-Z-3 Machinery, Tools, Implements, etc. - - - - -	800.00	
73-Z-4 Instruments and Apparatus - - - - -	150.00	
74 - PUMPING - - - - -		28635.00
A - Personal Service		
74-A-3 Payroll Operation - - - - -	6000.00	
B - Supplies		
74-B-2 Fuel - - - - -	20000.00	
74-B-3 Animal Forage, Shoeing, etc. - - - - -	100.00	
74-B-7 Mechanical - - - - -	600.00	
74-B-8 Cleaning, Toilet and Laundry - - - - -	25.00	
74-B-20 Other - - - - -	10.00	
L - Maintenance of Structures and Improvements		
74-L-1 Buildings -		
74-L-5 Sewers - - - - -	150.00	
74-L-49 Streets, Roads, Driveways - - - - -	50.00	
Y - Outlay for Structures and Improvements		
74-Y-1 Buildings - - - - -	100.00	
74-Y-5 Sewers - - - - -	50.00	
Sidewalks - - - - -	300.00	
Z - Outlay for Equipment		
74-Z-3 Machinery, Tools, Implements, etc. - - - - -	200.00	
M - Maintenance of Equipment		
74-M-3 Machinery, Tools, Implements, etc. - - - - -	1000.00	
74-M-6 Vehicles and Harness - - - - -	50.00	
75 - DISTRIBUTION - - - - -		14570.00
B - Supplies		
75-B-5 Animal Forage, Shoeing, etc. - - - - -	400.00	
Rubber Boots - - - - -	20.00	
Motor Vehicles - - - - -	300.00	
L - Maintenance of Structures and Improvements		
75-L-1 Buildings, Standpipes - - - - -	500.00	
75-L-11 Mains - - - - -	400.00	
75-L-12 Service Connection - - - - -	500.00	
M - Maintenance of Equipment		
75-M-3 Machinery, Tools, Implements, etc. - - - - -	150.00	
75-M-10 Meters and Settings - - - - -	600.00	
75-M-49 Motor Vehicles - - - - -	200.00	
Y - Outlay for Structures and Improvements		
75-Y-1 Buildings and Standpipes - - - - -	500.00	
75-Y-11 Mains - - - - -	5000.00	
75-Y-12 Service Connection - - - - -	1000.00	
Z - Outlay for Equipment		
75-Z-3 Machinery, Tools, Implements, etc. - - - - -	200.00	
75-Z-6 Vehicles and Harness - - - - -	150.00	
75-Z-10 Meters and Settings - - - - -	4000.00	
75-Z-44 Automobile - - - - -	650.00	
TOTAL WATER FUND - - - - -		\$ 85,760.15

CEMETERY FUND NO. 7.

90 - Personal Service - - - - -		6066.00
90-A-2 Clerk Hire - - - - -	150.00	
90-A-3 Payroll Labor - - - - -	1800.00	
90-A-1 Superintendent - - - - -	480.00	
91 - B - Supplies		
91-B-1 Office - - - - -	50.00	
91-B-2 Fuel - - - - -	30.00	
91-B-10 Grass Seed - - - - -	10.00	

92-C- Contractual Service		
92-C-3 Telephone and Telegraph - - - - -	25.00	
92-C-5 Insurance - - - - -	30.00	
92-C-9 Light - - - - -	10.00	
93-L- Maintenance of Structures and Improvements		
93-L-1 Buildings - - - - -	125.00	
93-L-3 Streets, Roads, and Driveways - - - - -	250.00	
93-L-5 Sewers - - - - -	25.00	
93-L-20 Graves - - - - -	200.00	
Hydrants - - - - -	50.00	
94-M- Maintenance of Equipment		
94-M-3 Machinery, Tools, Implements - - - - -	75.00	
94-M-6 Vehicles and Harness - - - - -	20.00	
95-Y- Outlay for Structures and Improvements		
95-Y-1 Buildings - - - - -	-1100.00	
95-Y-3 Streets, Roads, Driveways, and Sidewalks - - - - -	-1500.00	
95-Y-5 Sewers - - - - -	50.00	
Grave Markers - - - - -	50.00	
Refund on Cemetery Lot - - - - -	36.00	
TOTAL CEMETERY FUND - - - - -		\$ 6066.00

HOSPITAL FUND NO. 8.

80 - A - Personal Service - - - - -		\$ 8656.00
80-A-1 Supervision - - - - -	2200.00	
Clerk Hire, Bookkeeper - - - - -	540.00	
80-A-3 Cleaning, Payroll - - - - -	2000.00	
80-A-3 Provisioning Payroll - - - - -	1500.00	
80-A-3 Nurses Payroll - - - - -	1700.00	
Engineer - - - - -	716.00	
81 - B- Supplies - - - - -		14783.75
81-B-1 Office - - - - -	250.00	
81-B-2 Fuel - - - - -	1200.00	
81-B-3 Provisions - - - - -	8000.00	
81-B-8 Cleaning, Toilet, Laundry - - - - -	3200.00	
81-B-9 Medical, Surgical, Chemical - - - - -	2000.00	
81-B-10 Electrical - - - - -	125.00	
81-B-44 Other - - - - -	8.75	
82-C- Contractual Service - - - - -		950.45
82-C-1 Transportation of Employees - - - - -	50.00	
82-C-3 Telephone and Telegraph - - - - -	12.70	
82-C-5 Insurance - - - - -	225.00	
82-C-12 Light - - - - -	650.00	
82-C-15 Garbage Removal - - - - -	12.75	
83 - L- Maintenance of Structures and Improvements		800.00
83-L-1 Buildings - - - - -	800.00	
84 - M- Maintenance of Equipment - - - - -		1054.91
84-M-2 Furniture, Furnishings, Departmental - - - - -	800.00	
84-M-4 Instruments and Apparatus - - - - -	200.00	
84-M-3 Machinery, Tools, Implements - - - - -	54.91	
85 - Y - Outlay for Structures and Improvements - - - - -		155.00
85-Y-3 Roads and Driveways - - - - -	100.00	
85-Y-4 Sidewalks, Steps - - - - -	25.00	
85-Y-5 Sewers - - - - -	30.00	
86 - Z - Outlay for Equipment - - - - -		550.00
86-Z-1 Furniture, Furnishings, Office - - - - -	100.00	
86-Z-2 Furniture, Furnishings, Departmental - - - - -	50.00	
86-Z-4 Instruments and Apparatus - - - - -	300.00	
86-Z-13 Books, Maps, Charts, etc. - - - - -	100.00	
Commissions for Collections - - - - -	100.00	100.00
TOTAL HOSPITAL FUND - - - - -		\$ 27050.11

Section . That it is the intent and meaning of this ordinance that the appropriations are made in the aggregate for the various classes of the disbursement indicated; that the items, the detail of which are set forth under various classes of disbursements, are not severally appropriated, such being set forth only for the purpose of explaining how the aggregate of the class was reached. Fixed charges and contractual obligations shall be taken care of first; the remainder, if any, being subject to the discretion of the head of the department.

Section 10. That the City Auditor is hereby authorized to draw warrants upon the City Treasurer for the amounts appropriated in this ordinance whenever claims are presented, properly approved by the head of the department for which the indebtedness is legally incurred, provided that the Mayor shall approve all claims of the Humane Society Agent, and for the Municipal concerts given by the Alliance City Band on the Public Square. The Judge and clerk shall approve all claims of the Municipal Court.

Passed: July 21st, 1919

Attest: Chas. O. Silver
City Auditor

C. E. Barnard
President of Council

Approved: July 22, 1919
C. S. Westover, Mayor

Approved: Chas. Merts
J. W. Penick
Finance Committee.

ORDINANCE NO. 120-B

Mr. Merts:

An ordinance to make appropriations for the current expenses and other expenditures of the City of Alliance, Ohio, for the half year ending December 31st, 1919.

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

SECTION 1. That to provide for the current expenses and other expenditures of the City of Alliance, for the fiscal half year ending December 31st, 1919 the following sums be and are hereby appropriated, viz:

DEPARTMENT OF PUBLIC HEALTH NO. 3.

40 - GENERAL ADMINISTRATION - - - - -		\$ 1146.67
A - Personal Service		
40-A-1 Salary Health Officer - - - - -	\$ 816.67	
B - Supplies		
40-B-1 Office - - - - -	75.00	
C - Contractural Service		
40-C-3 Telephone and Telegraph - - - - -	70.00	
L - Maintenance of Structures and Improvements		
40-M-1 Furniture, Furnishings, Office - - - - -	10.00	
Z - Outlay for Equipment		
40-Z-1 Furniture and Furnishings, Office - - - - -	175.00	
41 - SANITARY - - - - -		420.00
A - Personal Service		
41-A-3 Salary Sanitary Police - - - - -	390.00	
C - Contractural Service		
41-C-16 Garbage Removal, Dead Dogs - - - - -	30.00	
42 - QUARANTINE - - - - -		85.00
B - Supplies		
42-B-9 Medical, Chemical - - - - -	80.00	
42-B-20 Other - - - - -	5.00	
43 - INSPECTOR OF PLUMBING - - - - -		385.00
A - Personal Service		
43-A-3 Salary of Inspector - - - - -	375.00	
B - Supplies		
43-B-1 Office - - - - -	10.00	
44 - INSPECTION OF DAIRIES - - - - -		75.00
A - Personal Service		
44-A-3 Salary of Inspector - - - - -	75.00	
NOTE AND INTEREST - - - - -		918.00
TOTAL PUBLIC HEALTH FUND - - - - -	\$3029.67	\$ 3029.67

HOSPITAL CLINIC

Personal Services		\$ 12.00
45-A-2 Janitor	\$ 12.00	
Supplies		27.00
45-B-8 Cleaning, Toilet, Laundry	25.00	
45-B-20 Electric Light, Bulbs	2.00	
Contractural Services		302.00
45-C-11 Rents	300.00	
45-C-20 Drayage	2.00	
		<hr/>
		341.00
TOTAL HEALTH FUND	\$ 3370.77	

APPROPRIATION ORDINANCE (Continued)

Section. That it is the intent and meaning of this ordinance that the appropriations are made in the aggregate for the various classes of the disbursement indicated; that the items, the detail of which are set forth under various classes of disbursements, are not severally appropriated, such being set forth only for the purpose of explaining how the aggregate of the class was reached. Fixed charges and contractual obligations shall be taken care of first; the remainder, if any, being subject to the discretion of the head of the department.

Section 10. That the City Auditor is hereby authorized to draw warrants upon the City Treasurer for the amounts appropriated in this ordinance whenever claims are presented, properly approved by the head of the department for which the indebtedness is legally incurred.

Passed: August 4th, 1919

Attest: Chas. O. Silver
City Auditor

C. E. Barnard
President of Council

Approved: August 5th, 1919
C. S. Westover, Mayor

Approved: Finance Committee

RESOLUTION NUMBER 114-B.

Mr. James Miller:

Declaring it necessary to improve Reed Street from Franklin Avenue to alley west of Franklin Avenue by constructing Sanitary sewer Number 93-B.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, three-fourths of the members elected thereto concurring:

SECTION 1. That it is necessary to improve Reed Street from Franklin Avenue to alley west of Franklin Ave. by constructing Sanitary Sewer according to the plans and profiles now on file in the office of the Director of Public Service.

SECTION 2. That the plans, specifications, estimates and profiles of the proposed improvement heretofore prepared by the Engineer and now on file in the office of the Director of Public Service, be and the same are hereby approved.

SECTION 3. That the whole cost of said improvement less _____ per cent thereof shall be assessed: By the foot front.

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 all printing and publishing of notices, resolutions, and ordinances required and the serving of said notices, the cost of construction, together with interest on Bonds issued in anticipation of the collection of deferred assessments, and all other necessary expenditures.

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

SECTION 5. That the bonds of the City of Alliance, Ohio, shall be issued in anticipation of collection of assessments by installments in an amount equal thereto.

SECTION 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expense of any appropriation proceedings therefore, and the damages awarded any owner of adjoining lands and interest thereon, and the cost and expenses of any such award, shall be paid out of _____ fund.

SECTION 7. This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months but will necessitate the delay of making and completing such improvement until the following summer much to the inconvenience and detriment of the public health, safety, and welfare of the inhabitants of the City of Alliance, Ohio.

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

PASSED: July, 28th, 1919

ATTEST: Chas. O. Silver
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: July 29th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing resolution was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: July 30th, and August 6th, 1919.

Chas. Silver
City Auditor

RESOLUTION NUMBER 115-B

Mr. James Miller:

Declaring it necessary to improve Ohio Avenue from Morgan Avenue to Liberty Avenue by constructing Sanitary Sewer Number 175.

BE IT RESOLVED by the Council of the City of Alliance, State of Ohio, three-fourths of the members elected thereto concurring:

SECTION 1. That it is necessary to improve Ohio Avenue from Morgan Avenue to Liberty Avenue by constructing a Sanitary Sewer according to the plans and profiles now on file in the department of Public Service.

SECTION 2. That the plans, specifications, estimates and profiles on 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 3. That the whole cost of said improvement less 2 per cent thereof shall be assessed.
By the foot front.

Upon the following described lots, 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 all printing and publishing of notices, resolutions and ordinances required and the serving of said notices, the cost of construction, together with interest on Bonds issued in anticipation of the collection of deferred assessments, and all other necessary expenditures.

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

SECTION 5. That the bonds of the City of Alliance, Ohio, shall be issued in anticipation of collection of assessments by installments in an amount equal thereto.

SECTION 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expense of any appropriation proceedings therefore, and the damages awarded any owner of adjoining lands and interest thereon, and the cost and expenses of any such award, shall be paid out of _____ fund.

SECTION 7. This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months but will necessitate the delay of making and completing such improvement until the following summer much to the inconvenience and detriment of the public health, safety, and welfare of the inhabitants of the City of Alliance, Ohio.

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

PASSED: July 28, 1919.

ATTEST: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: July 29, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing resolution was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: July 30th, and August 6th, 1919.

Chas. O. Silver
City Auditor

RESOLUTION NUMBER 116-B

Mr. James Miller:

Declaring it necessary to improve Alley south of Ely street from Park Ave. east 225 feet by constructing Sanitary Sewer Number 140A.

BE IT RESOLVED by the Council of the City of Alliance, State of Ohio, three-fourths of the members elected thereto concurring:

SECTION 1. That it is necessary to improve Alley south of Ely street from Park avenue east 225 feet by constructing a Sanitary Sewer according to the plans and profiles now on file in the department of Public Service.

SECTION 2. That the plans, specifications, estimates and profiles of the proposed improvement heretofore prepared by the Engineer and now on file in the office of the Director of Public Service, be and the same are hereby approved.

SECTION 3. That the whole cost of said improvement less 2 per cent thereof shall be assessed:
By the foot front.

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 all printing and publishing of notices, resolutions and ordinances required and the serving of said notices, the cost of construction, together with interest on Bonds issued in anticipation of the collection of deferred assessments, and all other necessary expenditures.

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

SECTION 5. That the bonds of the City of Alliance, Ohio, shall be issued in anticipation of collection of assessments in an amount equal thereto.

SECTION 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefore, and the damages awarded any owner of adjoining lands and interest thereon, and the cost and expenses of any such award, shall be paid out of _____ fund.

SECTION 7. This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months but will necessitate the delay of making and completing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the City of Alliance, Ohio.

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

PASSED: July 28th, 1919

ATTEST: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: July 29, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: July 30th, and August 6, 1919

Chas. Silver
City Auditor

ORDINANCE NO. 118-B

Mr. Werts:

An ordinance fixing the salary of the substitute Judge and Bailiff of the Municipal Court of the 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 substitute Judge for the Municipal Court shall be \$300.00 per month

SECTION 2. That the salary of the substitute Bailiff for the Municipal Court shall be \$90.00 per month.

SECTION 3. That this ordinance is hereby declared to be an emergency for the reason that the positions are being created to relieve the regular Judge and Bailiff for the reason they may become incapacitated or temporarily absent from duty.

PASSED: July 28, 1919

ATTEST: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: July 29th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: July 30th, and August, 6th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 119-B

Mr. Merts:

An ordinance to repeal Section 2 of Ordinance no. 73-A passed June 27th, 1918.

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

SECTION 1. That Section 2 of Ordinance No. 73-A, passed June 27th, 1918, ^{is hereby} is hereby repealed.

SECTION 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: August 4th, 1919.

ATTEST: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: August 5th, 1919,
C. S. We stover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review the only newspaper of general circulation in said city.

Said publications were on the following dates: August 6th, and 13th, 1919.

Chas. O. Silver
City Auditor

RESOLUTION NUMBER 123-B

Mr. James Miller:

Declaring it necessary to improve West 23rd Street by constructing Sanitary Sewer Number 113-A.

BE IT RESOLVED by the Council of the City of Alliance, State of Ohio, three-fourths of the members elected thereto concurring:

SECTION 1. That it is necessary to improve West 23rd Street by constructing Sanitary Sewer according to the plans and profiles now on file in the department of Public Service.

SECTION 2. That the plans specifications, estimates and profiles of the proposed improvement heretofore prepared by the Engineer and now on file in the office of the Director of Public Service, be and the same are hereby approved.

SECTION 3. That the whole cost of said improvement less 2 per cent thereof shall be assessed:
By the foot front.

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 all printing and publishing of notices, resolutions and ordinances required and the serving of said notices, the cost of construction, to-gether with interest on Bonds issued in anticipation of the collection of deferred assessments, and all other necessary expenditures.

SECTION 4. That the assessments so to be levied shall be paid in _____ semi-annual installments with interest on deferred payemnts at _____ per cent per annum, provided that the owner of any property assessed may, at his option, pay such assessments in cash within _____ days from and after the passage of the assessing ordinance, in which case said assessments shall not include any item of interest upon bonds to be issued in anticipation of the collection of deferred assessments by installments in an amount equal thereto.

SECTION 5. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections to-gether with the cost of any real estate or interest therein purchased or appropriated and the cost and expense of any appropriation proceedings therefore, and the damages awarded any owner of adjoining lands and interest thereon, and the cost and expense of any such award, shall be paid out of _____ fund.

SECTION 7. This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months but will necessitait the delay of making and completing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the City of Alliance, O.

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

PASSED: August 4th, 1919.

ATTEST: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: August 5th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, Do hereby certify that the foregoing resolution was duly published in the Alliance, Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: August 6th, and 13th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 122-B.

Mr. Penick:

An ordinance declaring it necessary to issue bonds for the purpose of erecting or purchasing gas works for the manufacture of artificial gas for the inhabitants of the City of Alliance, Ohio.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF 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, 1919, for the purpose of erecting or purchasing gas works for the manufacture of artificial gas to the inhabitants of the City of Alliance, Ohio, in an amount greater than one per cent of the total value of all property in said city as listed and assessed for taxation to-wit: in the sum of \$525,000.00 and that the question of issuing and selling the bonds of said city in excess of said one per cent, that is, in the sum aforesaid, be submitted to a vote of the qualified electors of said city at a special election to be held in said city on the 6th day of September 1919, 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 municipal 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 certify a copy of this resolution to the deputy state supervisors of Stark County, Ohio.

PASSED: August 4th, 1919.

ATTEST: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

APPROVED: August 5th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: August 6th, and 13th, 1919.

Chas. O. Silver
City Auditor

RESOLUTION NO. 121-B.

Mr. Penick:

A resolution accepting the report of the County Commissioners authorizing the annexation of certain territory to the City of Alliance, Ohio.

WHEREAS, the Council of the City of Alliance, Ohio, on the 17th day of February 1919, duly passed an ordinance requesting the County Commissioners to authorize the annexation of certain territory to the City of Alliance, Ohio, and

WHEREAS, a certain hearing was had before the County Commissioners on the 14th, day of May 1919, and that said application was granted by said County Commissioners and such annexation authorized, now therefore,

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

SECTION 1. That the report and action of the said Commissioners above set forth be and the same is hereby approved.

PASSED: August 4th, 1919

ATTEST: Chas. U. Silver,
Clerk.

C. E. Barnard,
President of Council.

APPROVED: August 5th, 1919
C. S. Westover, Mayor.

ORDINANCE NUMBER 126-B.

Mr. Merts:

An ordinance authorizing the Director of Public Service to enter into contract for the purchase of an Automobile for the use of the Water Department.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That the Director of Public Service be and he is hereby authorized to enter into contract for the purchase of an Automobile for the use of the Water Department in an amount not to exceed \$600.00, after advertisement according to law.

SECTION 2. That this ordinance is hereby declared to be an emergency measure and that its immediate enactment is necessary for the preservation of the public health, safety and welfare.

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

Passed: Aug. 18, 1919

Attest: Chas. O. Silver,
Clerk

C. E. Barnard,
President of Council.

Approved: C. S. Westover,
Mayor.
Aug. 19, 1919

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: August 20th, and 27th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 117-B.

Mr. Grubb:

An ordinance to accept the plat of The United States Housing Corporation by replatting Lots 5597 to 5718 inclusive, 5563 to 5569 inclusive, 5582 and 5583, 5489 to 5594 inclusive, 5467 to 5472 inclusive

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

SECTION 1. That the replat of Lots 5597 to 5718 inclusive, 5563 to 5569 inclusive, 5582 and 5583, 5489 to 5594 inclusive, 5467 to 5472 inclusive be and is hereby accepted.

SECTION 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: September 2nd, 1919.

Attest: Chas. O. Silver
City Auditor.

C. E. Barnard,
President of Council.

Approved: September 3rd, 1919
C. S. Festover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: September 4th, and 11th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 124-B.

Mr. Merts:

To authorize the City Auditor to draw warrants on the City Treasurer for the payment of recording fees for the recording of the plat of territory annexed to the City of Alliance, as authorized by the Commissioners of Stark County, out of the Contingent Fund of the General Fund.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That the City Auditor is hereby authorized to draw warrants on the City Treasurer for the payment of \$190.75 to the Recorder of Stark County and \$5.00 to the Secretary of State, the recording fees for the recording of the plat of a territory annexed to the City of Alliance, out of the Contingent Fund of the General Fund. Same being an unforeseen emergency.

SECTION 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: August 18th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: August 19th, 1919
C. S. Westober, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: August 20th, and 27th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 125-B.

Mr. Grubb:

AN ORDINANCE TO VACATE PORTIONS OF CERTAIN STREETS AND ALLEYS IN THE CITY OF ALLIANCE, OHIO.

WHEREAS, on the 28th, day of July 1919, a petition by the United States Housing Corporation which owns all the lots and lands in the immediate vicinity of certain streets and alleys hereinafter named, was duly presented to the Council of the City of Alliance, Ohio, praying that portions of said streets and alleys between the points named by vacated; and

WHEREAS, written consent to such vacation has been filed by the United States Housing Corporation, which is owner of all the lots and lands abutting upon the portions of said streets and alleys sought to be vacated as provided for by Section 3727 of the General Code of Ohio, and

WHEREAS, Council upon hearing, is satisfied that there is a good cause for such vacation as prayed for, that it will not be detrimental to the general interest, and ought to be made.

NOW THEREFORE, it is ordained by the Council of the City of Alliance, State of Ohio;

SECTION 1. That Webb Avenue from the South lot line of Waugh Street to the North lot line of Devine Street; Morgan Avenue from the South lot line of Waugh Street to the North lot line of the first alley South of Ohio Street; Wade Avenue from the South lot line of Waugh Street to the North lot line of Devine Street; Grace Street from the East lot line of Liberty Avenue to the West lot line of Woodland Avenue; Devine Street from the East lot line of Liberty Avenue to the West lot line of Woodland Avenue; the first alley West of Woodland Avenue from the South lot line of Waugh Street to the North lot line of Devine Street; the first alley West of Wade Avenue from the South lot line of Waugh Street to the North lot line of Devine Street; The first alley South of Devine Street from a point One Hundred Fifty (150) feet East of the East lot line of Morgan Avenue to a point One Hundred Fifty (150) feet West of the West lot line of Morgan Avenue; the first alley East of Morgan Avenue from the South line of the first alley South of Devine Street to the North line of the first alley South of Ohio Street; the first alley West of Morgan Avenue from the South line of the first alley South of Devine Street to the North line of the first alley South of Ohio Street; the first alley West of Morgan Avenue from the South lot line of Waugh Street to the South lot line of Devine Street; the first alley West of Webb Avenue from the South lot line of Waugh Street to the North lot line of Devine Street; the first alley East of Liberty Avenue from the South lot line of Waugh Street to the North lot line of Devine Street; the first alley South of Waugh Street from the first alley East of Liberty Avenue to the first alley West of Webb Avenue; the first alley South of Grace Street from the first alley East of Liberty Avenue to the first alley West of Webb Avenue, be and the same are hereby vacated.

SECTION 2. 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.

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

Passed: September 2nd, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: September 3rd, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: September 4th, and 11th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 128-B.

Mr. Merts:

An ordinance to make supplementary appropriations to the regular semi-annual appropriation ordinance No. 111-B, passed July 21st, 1919.

WHEREAS certain unforeseen emergencies have arisen making it necessary to rent an automobile for the Engineering Department, for a period of at least two months, so that the work can be carried on in that department more promptly; said purposes being within the scope of objects for which the City of Alliance may lawfully provide, and not having been provided for in the semi-annual appropriation ordinance; now therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That there be appropriated from the Public Service Fund:

- 51 Contractural Service
- 51-C-6 Rent of Automobile. \$200.00

SECTION 2. That the City Auditor is hereby authorized to draw his warrant on the City Treasurer for the amounts 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 3. That this ordinance shall take effect and be in force, from and after the earliest period allowed by law.

Passed: Sept. 2d, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: Sept. 3d, 1919.
C. S. Westover, Mayor.

ORDINANCE NUMBER 131-B.

Mr. Merts:

An ordinance to levy special assessments for the improvement of West Columbia Street Between Lincoln Avenue and Rockhill Avenue by grading, draining, curbing and paving with brick block on slag or concrete base.

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

SECTION 1. That to pay the portion of the costs and expenses heretofore determined to be specially assessed for the improvement of West Columbia Street between Lincoln Avenue and Rockhill Avenue by grading, draining, curbing and paving with brick block on slag or concrete base, there be levied and assessed upon the lots and lands the sum of \$7,643. per foot front of the property assessed upon the total assessable frontage of all the lots and lands 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 benefited 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 30 days from the date of the final passage of this ordinance, or in 10 semi-annual 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 by the Clerk of Council to the County Auditor 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 West Columbia Street as aforesaid, the Mayor and Auditor be and they are hereby authorized to issue bonds of the City of Alliance in the aggregate sum of Thirteen Thousand Two hundred Ninety-one and 50/100 Dollars, payable at the office of the Sinking Fund Trustees, dated November 1st, 1919, said bonds shall be of the denomination of 10 for \$1,000.00, 5 for \$658.30, and all made payable as follows:

\$2,658.30 September 1st, 1920.
2,658.30 September 1st, 1921.
2,658.30 September 1st, 1922.
2,658.30 September 1st, 1923.
2,658.30 September 1st, 1924.

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 the interest thereon, the revenue and faith and all real and personal property of the city of Alliance are hereby pledged; provided that if within the time above specified and before the sale of said bonds any owners of said property shall pay their total assessments in cash, the aggregate sum in bonds to be issued shall be reduced by deducting the count so paid in cash from the total amount of the fund to be provided and the bonds issued shall be severally reduced in amount proportionately.

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 expense of the improvements aforesaid.

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

SECTION 6. There shall be levied and collected annually during the period for which said bonds are to run, by taxation on all taxable property on the tax duplicate of the City of Alliance an amount sufficient to pay the interest thereon as herein provided and to provide a sinking fund for the payment of said bonds at maturity; provided that the amount of such annual levy shall be such as to provide for and make up any deficiency in the revenues of said city available for the payment of such interest and the creation of such sinking fund, for the collection of said or any special assessment hereafter levied in lieu thereof, or otherwise; and the proper taxing authorities shall compute the amount of such general tax levies and certify the same for collection as other taxes are certified and collected.

SECTION 7. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: September 8th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: September 19th, 1919
C. W. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: September 12th, and 19th, 1919.

Chas. O. Silver
City Auditor

RESOLUTION NO. 127-B.

Mr. Penick:

A resolution directing the City Auditor to prepare a financial statement of the City of Alliance, as of July 1, 1919.

WHEREAS, by an act of the eighty-third general assembly of the state of Ohio, municipalities may issue deficiency bonds to meet the deficiencies existing as of January, 1st, 1919, and the deficiencies for the year 1919; and

WHEREAS, it is deemed necessary for this body to know if a deficit in the operating funds exists as of July 1, 1919, and will exist during the remainder of the current fiscal year of 1919.

Now, therefore, be it resolved by the Council of the city of Alliance, State of Ohio; That the City Auditor be, and he is hereby directed to prepare a financial statement as of the first of July 1919. Such statement shall contain:

1. The balance outstanding to the credit or debit of the several funds, except sinking funds, on the books of the subdivision on July 1, 1919.
2. A showing in detail of the outstanding unfunded indebtedness of the several funds of such subdivision on July 1, 1919, whether represented by certificates or indebtedness, accounts payable, or otherwise, with the date of maturity thereof.
3. An estimate of the amount necessary to provide for the fixed charges and current expenses of the subdivision for the remainder of the then current fiscal year, including obligations, for such fixed charges or current expenses incurred prior to July 1, 1919, and payable within the then current fiscal year.
4. The amount of taxes estimated to come into the treasury of such subdivision to the credit of such funds during the remainder of the then current fiscal year, and applicable to the purposes for such year.
5. An estimate of the amount which will be received by such subdivision during the remainder of the current fiscal year from sources of revenue other than taxation, and credited to such funds.

Passed: August 25th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: September 3rd, 1919

C. S. Westover,
Mayor.

ORDINANCE NUMBER 132-B.

Mr. Merts:

An ordinance to levy special assessments for the improvement of South Linden Avenue between south line of Broadway street to south line of Grant Street by repaving with brick block.

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

SECTION 1. That to pay the portion of the costs and expenses heretofore determined to be specially assessed for the improvement of South Linden Avenue between south line of Broadway street to south line of Grant Street by repaving with brick block, there be levied and assessed upon the lots and lands the sum of \$4.68 per foot front of the property assessed upon the total assessable frontage of all the lots and lands 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 benefited 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 30 days from the date of the final passage of this ordinance, or in 10 semi-annual 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 by the Clerk of Council to the County Auditor 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 South Linden Avenue as aforesaid, the Mayor and Auditor be and they are hereby authorized to issue bonds of the City of Alliance in the aggregate sum of Fifteen thousand Dollars, payable at the office of the Sinking Fund Trustees dated November 1st, 1919, said bonds shall be of the denomination of \$1,000.00 each, and all made payable as follows:

3,000.00 September 1st, 1920.
3,000.00 September 1st, 1921.
3,000.00 September 1st, 1922.
3,000.00 September 1st, 1923.
3,000.00 September 1st, 1924.

with interest on said bonds at the rate of five per cent per annum payable said bonds to be signed by the aforesaid officers, and sold by them 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 the interest thereon, the revenue and faith and all real and personal property of the City of Alliance are hereby pledged; provided that if within the time above specified and before the sale of said bonds any owners of said property shall pay their total assessments in cash, the aggregate sum in bonds to be issued shall be reduced by deducting the count so paid in cash from the total amount of the fund to be provided and the bonds issued shall be severally reduced in amount proportionately.

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 expense of the improvements aforesaid.

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

SECTION 6. There shall be levied and collected annually during the period for which said bonds are to run, by taxation on all taxable property on the tax duplicate of the City of Alliance an amount sufficient to pay the interest thereon as herein provided and to provide a sinking fund for the payment of said bonds at maturity; provided that the amount of such annual levy shall be such as to provide for and make up any deficiency in the revenues of said city available for the payment of such interest and the creation of such sinking fund, for the collection of said or any special assessment hereafter levied in lieu thereof, or otherwise; and the proper taxing authorities shall compute the amount of such general tax levies and certify the same for collection as other taxes are certified and collected.

SECTION 7. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: September 8th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: September 10th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the city of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates:

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 133-B.

Mr. Merts:

An ordinance to levy special assessments for the improvement of Watson Avenue between State Street and Mill Street by grading, draining, curbing and paving with brick block on slag or concrete base.

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

SECTION 1. That to pay the portion of the costs and expenses heretofore determined to be specially assessed for the improvement of Watson Avenue between State Street and Mill Street by grading, draining, curbing and paving with brick block on slag or concrete base, there be levied and assessed upon the lots and lands the sum of \$7.08 per foot front of the property assessed upon the total assessable frontage of all the lots and lands 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 benefited 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 30 days from the date of the final passage of this ordinance, or in 10 semi-annual installments with interest at the rate of five per cent per annum upon deferred payments, at the option of the owner. All cash payments be made to the city treasurer. All installments of assessments shall be certified by the Clerk of Council to the County Auditor on or before the second Monday in September, annually to be by him placed 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 Watson Avenue as aforesaid, the Mayor and Auditor be and they are hereby authorized to issue bonds of the City of Alliance in the aggregate sum of Seven thousand Eight hundred Fifty Dollars, payable at the office of the Sinking Fund Trustees, dated November 1st, 1919, said bonds shall be of the denomination of 5 for \$1,000.00, 5 for \$570.00, and all made payable as follows:

\$1570.00 September 1st, 1920.
1570.00 September 1st, 1921.
1570.00 September 1st, 1922.
1570.00 September 1st, 1923.
1570.00 September 1st, 1924.

with interest on said bonds at the rate of five per cent per annum payable 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 the interest thereon, the revenue and faith and all real and personal property of the city of Alliance are hereby pledged; provided that if within the time above specified and before the sale of said bonds any owners of said property shall pay their total assessments in cash, the aggregate sum in bonds to be issued shall be reduced by deducting the count so paid in cash from the total amount of the fund to be provided and the bonds issued shall be severally reduced in amount proportionately.

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

SECTION 6. There shall be levied and collected annually during the period for which said bonds are to run, by taxation on all taxable property on the tax duplicate of the City of Alliance an amount sufficient to pay the interest thereon as herein provided and to provide a sinking fund for the payment of said bonds at maturity; provided that the amount of such annual levy shall be such as to provide for and make up any deficiency in the revenues of said city available for the payment of such interest and the creation of such sinking fund, for the collection of said or any special assessment hereafter levied in lieu thereof, or otherwise; and the proper taxing authorities shall compute the amount of such general tax levies and certify the same for collection as other taxes are certified and collected.

SECTION 7. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

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 thereof, shall be placed in the City Treasury, and disbursed upon proper vouchers in payment of the cost and expense of the improvements aforesaid.

Passed: September 8th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: September 10th, 1919
U. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: September 12th, and 19th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 134-B.

Mr. Merts:

An ordinance to levy special assessments for the improvement of West Wayne Street from the first alley west of Lincoln Avenue to a point 500 feet west of said alley or Ramona Avenue by constructing an 8" Sanitary Sewer No. 173.

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

SECTION 1. That to pay the portion of the costs and expenses heretofore determined to be specially assessed for the improvement of West Wayne Street from the first alley west of Lincoln Avenue to a point 500 feet west of said alley or Ramona Avenue by constructing an 8" Sanitary Sewer No. 173, there be levied and assessed upon the lots and lands the sum of \$1.59 per foot front of the property assessed upon the total assessable frontage of all the lots and lands 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 benefited 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 30 days from the date of the final passage of this ordinance, or in 6 semi-annual 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 by the Clerk of Council to the County Auditor 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 West Wayne Street by constructing Sanitary Sewer 173 as aforesaid, the Mayor and Auditor be and they are hereby authorized to issue bonds of the City of Alliance in the aggregate sum of Nine hundred and Fifty four Dollars, payable at the office of the Sinking Fund Trustees, Dated November 1st, 1919, shall be of the denomination of 3 for \$300.00, 3 for \$18.00 and all made payable as follows:

\$318.00 September 1st, 1920.
318.00 September 1st, 1921.
318.00 September 1st, 1922.

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 the interest thereon, the revenue and faith and all real and personal property of the city of Alliance are hereby pledged; provided that if within the time above specified and before the sale of said bonds any 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 count so paid in cash from the total amount of the fund to be provided, and the bonds issued shall 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 expense of the improvements aforesaid.

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

SECTION 6. There shall be levied and collected annually during the period for which said bonds are to run, by taxation on all taxable property on the tax duplicate of the City of Alliance an amount sufficient to pay the interest thereon as herein provided and to provide a sinking fund for the payment of said bonds at maturity; provided that the amount of such annual levy shall be such as to provide for and make up any deficiency in the revenues of said city available for the payment of such interest and the creation of such sinking fund, for the collection of said or any special assessments hereafter levied in lieu thereof, or otherwise; and the proper taxing authorities shall compute the amount of such general tax levies and certify the same for collection as other taxes are certified and collected.

SECTION 7. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: September 8th, 1919

C. E. Barnard,
President of Council.

Attest: Chas. O. Silver,
City Auditor.

Approved: September 10, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: September 12th, and 19th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 135-B.

Mr. Merts:

An ordinance to levy special assessments for the improvement of Miller Avenue between south line of State street and south line of lots 4426 and 4432 by gradin, draining, curbing and paving with brick block or bituminous macadam.

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

SECTION 1. That to pay the portion of the costs and expenses heretofore determined to be specially assessed for the improvement of Miller Avenue between south line of State Street and south line of lots 4426 and 4432 by grading, draining, curbing and paving with brick block or bituminous macadam, there be levied and assessed upon the lots and lands the sum of \$8.20 per foot front of the property assessed upon the total assessable frontage of all the lots and lands 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 benefited 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 30 days from the date of the final passage of this ordinance, or in 10 semi-annual 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 by the Clerk of Council to the County Auditor 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 are herein levied for the improvement of Miller Avenue as aforesaid, the Mayor and Auditor be and they are hereby authorized to issue bonds of the City of Alliance in the aggregate sum of Seventeen thousand Six hundred And Eighty Nine Dollars, payable at the office of the Sinking Fund Trustees, dated November 1st, 1919, said bonds shall be of the denomination of 15 for \$1,000.00, 5 for \$537.80, and all made payable as follows:

\$3537.80 September 1st, 1920.
3537.80 September 1st, 1921.
3537.80 September 1st, 1922.
3537.80 September 1st, 1923.
3537.80 September 1st, 1924.

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 improvements as aforesaid, and to no other purpose whatsoever; and for the payment of said bonds, and the interest thereon, the revenue and faith and all real and personal property of the City of Alliance are hereby pledged provided that if within the time above specified and before the sale of said bonds any owners of said property shall pay their total assessments in cash, the aggregate sum in bonds to be issued shall be reduced by deducting the count so paid in cash from the total amount of the fund to be provided, and the bonds issued shall 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 expense of the improvement aforesaid.

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

SECTION 6. There shall be levied and collected annually during the period for which said bonds are to run, by taxation on all taxable property on the tax duplicate of the City of Alliance an amount sufficient to pay the interest thereon as herein provided and to provide a sinking fund for the payment of said bonds at maturity; provided that the amount of such annual levy shall be such as to provide for and make up any deficiency in the revenues of said city available for the payment of such interest and the creation of such sinking fund, for the collection of said or any special assessments hereafter levied in lieu thereof, or otherwise; and the proper taxing authorities shall compute the amount of such general tax levies and certify the same for collection as other taxes are certified and collected.

SECTION 7. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: September 8th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: September 10, 1919
C.S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: September 12th, and 19th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 136-B.

Mr. Merts:

An ordinance to levy special assessments for the improvement of Wright Avenue between Cambridge Street and Glamorgan Street by grading, draining, curbing and paving with brick block on slag or concrete base.

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

SECTION 1. That to pay the portion of costs and expenses heretofore determined to be specially assessed for the improvement of Wright Avenue between Cambridge street And Glamorgan Street by grading, draining, curbing and paving with brick block on slag or concrete base, there be levied and assessed upon the lots and lands the sum of \$6.143 per foot front of the property assessed upon the total assessable frontage of all the lots and lands 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 benefited 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 30 days from the date of the final passage of this ordinance, or in 10 semi-annual 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 by the Clerk of Council to the County Auditor 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 Wright Avenue as aforesaid, the Mayor and Auditor be and they are hereby authorized to issue bonds of the City of Alliance in the aggregate sum of Sixteen thousand Seven hundred Fifty Dollars, payable at the office of the Sinking Fund Trustees, dated November 1st, 1919, said bonds shall be of the denomination of 15 for \$1,000.00, 5 for \$350.00, and all made payable as follows:

\$3,350.00	September 1st, 1920.
3,350.00	September 1st, 1921.
3,350.00	September 1st, 1922.
3,350.00	September 1st, 1923.
3,350.00	September 1st, 1924.

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 the interest thereon, the revenue and faith and all real and personal property of the City of Alliance are hereby pledged; provided that if within the time above specified and before the sale of said bonds any owners of said property shall pay their total assessments in cash, the aggregate sum in bonds to be issued shall be reduced by deducting the count so paid in cash from the total amount of the fund to be provided and the bonds issued shall be severally reduced in amount proportionately.

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 expense of the improvements aforesaid.

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

SECTION 6. There shall be levied and collected annually during the period for which said bonds are to run, by taxation on all taxable property on the tax duplicate of the City of Alliance an amount sufficient to pay the interest, thereon as herein provided, and to provide a sinking fund for the payment of said bonds at maturity; provided that the amount of such annual levy shall be such as to provide for and make up any deficiency in the revenues of said city available for the payment of such interest and the creation of such sinking fund, for the collection of said or any special assessment hereafter levied in lieu thereof, or otherwise; and the proper taxing authorities shall compute the amount of such general tax levies and certify the same for collection as other taxes are certified and collected.

SECTION 7. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: September 8th, 1919

Chas. E. Barnard,
President of Council.

Attest: Chas. O. Silver,
City Auditor.

Approved: September 10, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: September 12th, and 19th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 137-B.

Mr. Merts: An ordinance to levy special assessments for the improvement of Shunk Avenue between south line of State street and south line of 23rd street by grading, draining, curbing and paving with brick block or bituminous macadam.

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

SECTION 1. That to pay the portion of the costs and expenses heretofore determined to be specially assessed for the improvement of Shunk Avenue between south line of State street and south line of 23rd Street by grading, draining, curbing and paving with brick block or bituminous macadam, there be levied and assessed upon the lots and lands the sum of \$7,76 per foot front of the property assessed upon the total assessable frontage of all the lots and lands 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 benefited 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 30 days from the date of the final passage of this ordinance, or in 10 semi-annual 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 by the Clerk of Council to the County Auditor 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 Shunk Avenue as aforesaid, the Mayor and Auditor be and they are herein authorized to issue bonds of the City of Alliance in the aggregate sum of eleven thousand One hundred Seventy one and 50/100 Dollars, payable at the office of the Sinking Fund Trustees, dated November 1st, 1919, said bonds shall be of the denomination of 10 for \$1,000.00, 5 for \$234.30, and all made payable as follows:

\$2,234.30	September 1st, 1920.
2,234.30	September 1st, 1921.
2,234.30	September 1st, 1922.
2,234.30	September 1st, 1923.
2,234.30	September 1st, 1924.

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 improvements as aforesaid, and to no other purpose whatsoever; and for the payment of said bonds, and the interest thereon, the revenue and faith and all real and personal property of the City of Alliance are hereby pledged; provided that if within the time above specified and before the sale of said bonds any owners of said property shall pay their total assessments 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 shall 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 expense of the improvements aforesaid.

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

SECTION 6. There shall be levied and collected annually during the period for which said bonds are to run, by taxation on all taxable property on the tax duplicate of the City of Alliance an amount sufficient to pay the interest, thereon as herein provided, and to provide a sinking fund for the payment of said bonds at maturity; provided that the amount of such annual levy shall be such as to provide for and make up any deficiency in the revenues of said city available for the payment of such interest and the creation of such sinking fund, for the collection of said or any special assessment hereafter levied in lieu thereof, or otherwise; and the proper taxing authorities shall compute the amount of such general tax levies and certify the same for collection as other taxes are certified and collected.

SECTION 7. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: September 8th, 1919

Attest: Chas. O. Silver
City Auditor

Chas. E. Barnard,
President of Council.

Approved: September 10, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review the only newspaper of general circulation in said City.

Said publications were on the following dates: September 12th, and 19th, 1919.

Chas. Silver
City Auditor

ORDINANCE NO. 139-B.

Mr. Merts:

An ordinance to issue bonds in the sum of \$38,000.00 for the purpose of funding deficiencies in operating revenues for the year 1919.

Whereas, the subject matter herein provided for constitutes an emergency by providing for the usual daily operation of municipal departments; therefore

SECTION 1. Be it ordained by the Council of the City of Alliance, State of Ohio, two-thirds of all members thereto concurring, that it is deemed necessary to issue and sell bonds as hereinafter provided.

SECTION 2. That under authority of law, particularly an Act of the 83rd General Assembly in regular session, 1919, authorizing taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, to issue bonds and to levy taxes for such purposes, bonds of the City of Alliance be issued to the amount of Thirty eight Thousand Dollars for the purpose of funding deficiencies in operating revenues for the year 1919.

SECTION 3. That said bonds shall be designated as "Deficiency Bonds," shall be of the denomination of One Thousand (\$1,000.00) Dollars each shall be dated November 1st, 1919, shall be drawn to mature September 1st, 1927 and shall bear interest from the first day of November 1919 at the rate of five (5) per cent per annum, payable semi-annually upon presentation and surrender of the attached coupons, executed by the City Auditor with his signature printed or lithographed thereon.

SECTION 4. That said bonds shall be prepared by the City Solicitor, signed by the Mayor and City Auditor, sealed with the city seal and recorded in the office of the Sinking Fund trustees. Said bonds shall express upon their face the purpose for which they are issued, the fact that they are issued pursuant to law and ordinance and they shall be made payable, both principal and interest, at the Office of the trustees of the Sinking Fund of the City of Alliance, Ohio.

SECTION 5. That the faith and credit of the City of Alliance are hereby pledged for the payment of both principal and interest of the bonds hereinbefore described at maturity, in accordance with the laws and constitution of the State of Ohio.

SECTION 6. That for the purpose of providing the necessary funds to pay the interest on the foregoing issue of bonds promptly when and as the same falls due, and also to create and maintain a sinking fund sufficient to discharge the said bonds at maturity, there shall be and is hereby levied on all the taxable property of the City of Alliance in addition to all the other taxes and direct tax annually during the period for which said bonds are to run, an amount sufficient to pay the interest on said bonds as it accrues and to provide a sinking fund for their final redemption at maturity, as provided in said Act authorizing issue of bonds for funding such deficiencies.

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

SECTION 7. That this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the mayor.

Passed: Sept 8th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: Sept 10th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: September 12th, and 19th, 1919.

Chas. Silver
City Auditor

ORDINANCE 129-B.

Mr. Grubb:

An ordinance to accept the plat (Pleasant Place Allotment) of Albert F. Ellett and Wesley Betz in Southwest quarter Section 23, Lexington Township, Stark County, Ohio and in the City of Alliance, Ohio.

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

SECTION 1. That the plat of Albert F. Ellett and Wesley Betz is hereby accepted.

SECTION 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: October 6th, 1919

Attest: Chas. O. Silver
City Auditor

C. E. Barnard
President of Council.

Approved: October 7th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: October 8th, and 15th, 1919.

Chas. O. Silver
City Auditor

ORDINANCE NO. 138-B.

Mr. Merts:

To issue bonds in the sum of Fourteen hundred Dollars for the purpose of paying the cost and expense of sanitary sewers No. 174, 93-A, 140-A, and 175.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF 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 seal the bonds of said City in the sum of \$1400.00 for the purpose of paying the cost and expense of sanitary sewer No. 174, 93-A, 140-A, and 175.

SECTION 2. That the bonds of said city be issued in the sum of \$1400.00 for the aforesaid purpose, each of said bonds to be in the denomination of \$1400.00, and numbered No. 1 to , and all made payable as follows:

September 1st, 1923

and bearing interest at the rate of 5% per annum payable semi-annually evidenced on coupons attached thereto, Said bonds shall be dated November 1st, 1919 and shall run for a period of four years from date of issue and said bonds shall be payable at the office of the Sinking Fund Trustees 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 at the direction of the Finance Committee of the City 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 printed or lithographed thereon.

SECTION 4. Said bonds shall be first offered at par and accrued interest to the Sinking Fund Trustees 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 if the Board of Commissioners of the Sinking Fund of the City School District refuse to take any or all of said bonds at par and interest, then said bonds not so taken shall be offered in writing at par and accrued interest to the Industrial Commission of the State of Ohio, 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. That the proceeds from such 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 funds No. 174, 93-A, 140-A, and 175, and shall be disbursed upon proper vouchers for the purpose of paying the cost and expense of City's portions of Sanitary Sewers aforesaid and for no other purpose. And the premiums and accrued interest received from such sale shall be transferred to the Trustees of the Sinking Fund to be applied by them in the manner provided by law.

SECTION 6. 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 \$268.34 or so much thereof as may be raised 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 sufficient to redeem said bonds at maturity.

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.

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

Passed: Sept. 8th, 1919

Attest: Chas. O. Silver
City Auditor.

C. E. Barnard
President of Council.

Approved: Sept. 10th, 1919
C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates; September 12th, and 19th, 1919

Chas. O. Silver
City Auditor

ORDINANCE NO. 140-B.

Mr. Lower:

AN ORDINANCE TO ACCEPT THE REPLAT OF E. W. DIEHL, BY THE REPLATTING OF A PART OF THE LOTS IN DIEH COURT ALLOTMENT. AND BEING LOTS NOS. 6028 to 6038, BOTH INCLUSIVE.

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

SECTION 1. That the replat of E. W. Diehl of a part of the lots in Diehl Court Allotment, and being lots Nos. 6028 to 6038, both inclusive, be accepted.

SECTION 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: September 15th, 1919

C. E. Barnard

President of the Council.

Attest: Chas. O. Silver

Auditor of the City of
Alliance, Ohio

Approved by the Mayor on the 16th
day of September 1919.

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: September 23rd and 30th, 1919.

Chas. Silver
City Auditor

ORDINANCE NO. 141-B.

Mr. Merts:

An ordinance to make supplementary appropriations to the regular semi-annual appropriation ordinance No. 111-B passed July 21st, 1919.

WHEREAS, the subject matter herein provided for constitutes an emergency, and was omitted from the regular semi-annual appropriation ordinance being within the scope of objects for which the City of Alliance may lawfully provide, now Therefore

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That there be appropriated from the Public Service Fund No. 4 the following sum.

PUBLIC BUILDING, LANDS

59 Contractural Service

59-A-44 Decorations \$25.00

SECTION 2. That the City Auditor is hereby authorized to draw his warrant on this City Treasurer for the amounts 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 3. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: September 15th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard
President of Council.

Approved: September 16th, 1919

C. S. Westover,
Mayor.

ORDINANCE NO. 142-B.

Mr. Merts:

An ordinance to make supplementary appropriations to the regular semi-annual appropriation ordinance No. 111-B passed July 21st, 1919.

WHEREAS certain unforeseen emergencies have arisen making it necessary to construct a water service at the Mr. Union Fire Station No. 3; said purposes being within the scope of objects for which the City of Alliance may lawfully and must provide; now therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That there be appropriated from the Safety Fund to-wit:

Maintenance of Structures & Improvements.

31-L-12 Service Connection	\$58.00
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SECTION 2. That the City Auditor is hereby authorized to draw his warrant on the City Treasurer for the amounts 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 3. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: Sept. 6th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
Pres. of Council.

Approved: October 7th, 1919.
C. S. Westover, Mayor.

ORDINANCE NUMBER 143-B.

Mr. Merts:

To approve the Annual Budget of estimated expenditures for the year 1920.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That the Annual Budget of the estimated expenditures for the year 1920 is hereby approved to-wit:

General Fund.....	\$	25,820.00	
Safety Fund.....		86,953.00	
Health Fund.....		7,575.00	
Service Fund.....		81,625.00	
Hospital Fund.....		3,000.00	
Sinking Fund Int.....		92,099.82	\$298,072.82

SECTION 2. That the City Auditor is hereby authorized and directed to transmit said Budget to the County Auditor.

SECTION 3. That this ordinance shall take effect from and after the earliest period allowed by law.

Passed: Sept. 15th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
President of Council.

Approved: Sept. 16th, 1919.
C. S. Westover, Mayor.

ORDINANCE NO. 144-B.

Mr. Merts:

An ordinance authorizing the Director of Public Service to enter into a contract for the purchase of alum.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That the Director of Public Service be and hereby is authorized to enter into a contract for the purchase of alum for the use of the Water Department in an amount not to exceed Ten Thousand (\$10,000.00) Dollars, after advertisement according to law.

SECTION 2. That 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 it is necessary to use alum in the filtration of the water used by the inhabitants of the City of Alliance, Ohio.

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

Passed: Sept. 15th, 1919.

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard,
Pres. Of Council.

Approved: Sept. 20th, 1919.

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates:

September 23d, and 30th.

Chas. O. Silver
City Auditor

RESOLUTION NO. 145-B.

A Resolution declaring the amount of taxes that may be raised by the levy at the maximum rate authorized by law without a vote of the electors to be insufficient and declaring the expediency of a levy in excess of such rate.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, a majority of all members elected thereto concurring:

SECTION 1. That the amount of taxes at the maximum rate authorized by Sections 5649-2 and 5649-3 of the General Code on the taxable property in that may be raised by the levy of taxes, said City will be insufficient for the needs of said city and that it is expedient and necessary that taxes be levied on the taxable property in said city for the period of five (5) years at the rate in excess of such maximum rate authorized by said sections 5649-2 and 5649-3 of the General Code.

SECTION 2. That it is expedient and necessary to levy taxes for the years 1919 to 1923 both inclusive at the rate for each year of 1.1 mills on each dollar of the tax valuation of the taxable property within the City of Alliance, in excess of the rate authorized by the said Sections 5649-2 and 5649-3 of the General Code.

SECTION 3. That the Auditor be and he is hereby directed to certify a copy of this resolution to the deputy state supervisors and inspectors and inspectors of elections of Stark County, Ohio in order that the said supervisors and inspectors of elections may make arrangements for submitting the question of said additional levy to the electors of said city of Alliance, Ohio, as provided by law.

Passed: Sept. 26th, 1919

Attest: Chas. O. Silver,
City Auditor.

C. E. Barnard
President of Council.

Approved: Sept. 29th, 1919

C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: September 30th, and October 6th, 1919

Chas. O. Silver
City Auditor

ORDINANCE NUMBER 146-B

Mr. J. G. Miller:

Determining to proceed with the improvement of Alley south of Ely St. from Park Avenue east 225 ft. by constructing sanitary sewer No. 140-A.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, Three-fourths of all members elected thereto concurring:

Section 1. That it is hereby determined to proceed with the improvement of Alley south of Ely St. from Park Avenue east 225 feet by constructing sanitary sewer No. 140-A in accordance with resolution number 116-B passed on the 23rd day of July, 1919, and in accordance with the plans and specifications, estimates and profiles heretofore approved and now on file in the office of the Director of Public Service.

Section 2. That all claims for damages resulting there from shall be judicially inquired into after the completion of the proposed improvement.

Section 3. That the whole cost of said improvement less 1/50 thereof shall be assessed by the foot front upon the following described lots and lands, towit: All lots and lands bounding and abutting upon the proposed improvement which said lots and lands are hereby determined to be specially benefited by said improvement and the cost of said improvement shall include the expense of the preliminary and other surveys and all printing and publishing of resolutions, notices 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 other necessary expenditures.

Section 4. That the assessments so 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 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 5. That bonds or notes of the City of Alliance, State of Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

Section 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands, and interest thereon and the cost and expense of any such award shall be paid out of

Section 7. That the following lots and lands shall be assessed for said improvement as above determined. All the lots and lands bounding and abutting upon said improvement on Alley south of Ely St. from Park Avenue east 225 feet by constructing sanitary sewer No. 140-A.

Section 8. 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 bidder after advertisement according to law.

Section 9. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED : Sept. 26th 1919

C. E. Barnard
President of Council

ATTEST: Chas. O. Silver
City Auditor

APPROVED: Sept. 29th 1919

C. S. Westover
Mayor

PUBLISHED: _____

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio, do hereby certify that the foregoing resolution was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: Sept. 30th, and October 16th, 1919

ORDINANCE NUMBER 148-B

Mr. J. G. Miller:

Determining to proceed with the improvement of Carrs Place from Rice Street to second alley south of Rice Street by constructing sanitary sewer 174.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, Three-fourths of all members elected thereto concurring:

Section 1. That it is hereby determined to proceed with the improvement of Carrs Place from Rice Street to second alley south of Rice Street by constructing sanitary sewer 174 in accordance with resolution number 113-B passed on the 28th day of July, 1919, and in accordance with the plans and specifications, estimates and profiles heretofore approved and now on file in the office of the Director of Public Service.

Section 2. That all claims for damages resulting therefrom shall be judicially inquired into after the completion of the proposed improvement.

Section 3. That the whole cost of said improvement less 1/50 thereof shall be assessed by the foot front upon the following described lots and lands, to-wit: All lots and lands bounding and abutting upon the proposed improvement which said lots and lands are hereby determined to be specially benefited by said improvement and the cost of said improvement shall include the expense of the preliminary and other surveys and all printing and publishing of resolutions, notices 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 other necessary expenditures.

Section 4. That the assessments so 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 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 5. That bonds or notes of the City of Alliance, State of Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

Section 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands, and interest thereon and the cost and expense of any such award shall be paid out of _____

Section 7. That the following lots and lands shall be assessed for said improvement as above determined. All the lots and lands bounding and abutting upon said improvement on Carrs Place from Rice Street to alley south of Rice Street by constructing sewer 174.

Section 8. 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 bidder after advertisement according to law.

Section 9. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: Sept. 26th, 1919

ATTEST: Chas. O. Silver
City Auditor

C. E. Barnard
President of Council

APPROVED: Sept. 29th, 1919

C. S. Westover
Mayor

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: September 30th, and October 6th, 1919

ORDINANCE NUMBER 149-B

Mr. J. G. Miller:

Determining to proceed with the improvement of Ohio Avenue from Morgan Avenue to Liberty Avenue by constructing sanitary sewer No. 175.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, Three-fourths of all members elected thereto concurring:

Section 1. That it is hereby determined to proceed with the improvement of Ohio Avenue from Morgan Avenue to Liberty Avenue by constructing sanitary sewer No. 175 in accordance with Resolution Number 115-B passed on the 28th day of July, 1919 and in accordance with the plans and specifications, estimates and profiles heretofore approved and now on file in the office of the Director of Public Service.

Section 2. That all claims for damages resulting therefrom shall be judicially inquired into after the completion of the proposed improvement.

Section 3. That the whole cost of said improvement and the cost of intersection shall be assessed.

By the foot front upon the following described lots and lands to-wit: All lots and lands bounding and abutting upon the proposed improvement which said lots and lands are hereby determined to be specially benefited by said improvement and the cost of said improvement shall include the expense of the preliminary and other surveys and all printing and publishing of resolutions, notices 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 other necessary expenditures.

Section 4. That the assessments so 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 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 5. That bonds or notes of the City of Alliance, State of Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

Section 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersection together with the cost of any real estate or interest therein purchased or appropriated and the cost and expense of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands and interest thereon and the cost and expense of any such award shall be paid out of _____

Section 7. That the following lots and lands shall be assessed for said improvement as above determined. All the lots and lands bounding and abutting upon said improvement on Ohio Avenue between Morgan Avenue and Liberty Avenue.

Section 8. 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 bidder after advertisement according to law.

Section 9. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: Sept. 26th, 1919

ATTEST: Chas. O. Silver.
City Auditor

APPROVED: Sept. 29th, 1919

C. E. Barnard
President of Council

C. S. Westover
Mayor

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review the only newspaper of general circulation in said City.

Said publications were on the following dates: Sept. 30th and Oct. 6th.

RESOLUTION No. 150-B

Whereas, Mr. Chas. O. Silver, City Auditor of the City of Alliance, has prepared a financial statement of the City of Alliance as of the first day of July, 1919, and an estimate of the amount necessary to provide for the deficiency charges and current expenses of said city for the remainder of the current fiscal year of 1919, such statement having been prepared in conformity with the requirements of an act of the eighty-third general assembly, regular session 1919, authorizing the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, issue bonds, and to levy taxes for such purposes; now, therefore,

Be it resolved by the council of the City of Alliance, State of Ohio, two-thirds of all the members elected thereto concurring, that this council hereby determine that a deficiency exists as of July 1, 1919, of \$9900.00 and that there will exist on the 31st, day of December, 1919, a further deficiency including the deficiency of July 1st, 1919, as shown in said statement filed by said City Auditor in the aggregate of \$38000.00.

PASSED: Sept. 8th, 1919

ATTEST: Chas. O. Silver
City Auditor

APPROVED: Sept. 10th, 1919

Chas. Barnard
President of Council

C. S. Westover
Mayor

RESOLUTION NO. 151-B

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

That we respectfully petition Honorable Warren G. Harding, and Honorable Atlee Pomerine, United States Senators from Ohio, and Honorable Roscoe McCullough, Congressman from this district to use their influence and best effort to have a survey made of the natural gas supply and resources, of Ohio, Pennsylvania, and West Virginia, and to ascertain the present and future supply of same, to the end that the Inter State Commerce Act may be amended, by placing natural gas companies and pipe lines under the control of the Interstate Commerce Commission, and that the Fuel Administration shall have control of conserving the natural gas supply, and the apportionment of same to all uses.

PASSED: Sept. 29th, 1919

ATTEST: Chas. O. Silver
City Auditor

C. D. Barnard
President of Council

APPROVED: October 1st, 1919
C. S. Westover,
Mayor

ORDINANCE NO. 153-B

Mr. Grubb:

An ordinance to accept Gottfried and Rosa Moser's replat of part of Lots 320 and 321.

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

Section 1. That the replat of part of Lots 320 and 321 be and is hereby accepted.

Section 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: November 17th, 1919

ATTEST: Chas. O. Silver
City Auditor

C. E. Barnard
President of Council

APPROVED: November 21, 1919

C. S. Westover
Mayor

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review the only newspaper of general circulation in said city.

Said publications were on the following dates: November 25th and Dec. 2nd, 1919

ORDINANCE NO. 156-B

Mr. Penick;

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

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1. That the salary of the Cook at the Alliance City Hospital of the City of Alliance, Ohio, shall be Sixty-five (\$65.00) per month payable semi-monthly.

Section 2. That all ordinances, or parts of ordinances inconsistent herewith be and the same are hereby repealed in so far as said inconsistency appears.

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

PASSED: October 6th, 1919

ATTEST: Chas. O. Silver
City Auditor

C. E. Barnard
President of Council

APPROVED: October 7th, 1919

C. S. Westover
Mayor

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review the only newspaper of general circulation in said city..

Said publications were on the following dates: October 8th and October 15th, 1919

ORDINANCE NUMBER 159-B

Mr. J. G. Miller:

Determining to proceed with the improvement of West 23rd St. by constructing Sanitary Sewer No. 113-A .

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO, Three-fourths of all members elected thereto concurring:

Section 1. That it is hereby determined to proceed with the improvement of West 23rd St. by constructing Sanitary Sewer No. 113-A in accordance with resolution number 123-B passed on the 4th day of August, 1919 and in accordance with the plans and specifications, estimates and profiles heretofore approved and now on file in the office of the Director of Public Service.

Section 2. That all claims for damages resulting therefrom shall be judicially inquired into after the completion of the proposed improvement.

Section 3. That the whole cost of said improvement less 1/50 thereof be assessed by the foot front upon the following described lots and lands, to-wit: All lots and lands bounding and abutting upon the proposed improvement which said lots and lands are hereby determined to be specially benefited by said improvement and the cost of said improvement shall include the expense of the preliminary and other surveys and all printing and publishing of resolutions, notices 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 other necessary expenditures.

Section 4. That the assessments so 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 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 5. That bonds or notes of the City of Alliance, State of Ohio, shall be issued in anticipation of the collection of assessments by installments and in an amount equal thereto.

Section 6. That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefor, and the damages awarded any owner of adjoining lands, and interest thereon and the cost and expense of any such award shall be paid out of Sanitary Sewer 113-A.

Section 7. That the following lots and lands shall be assessed for said improvement as above determined. All the lots and lands bounding and abutting upon said improvement on West 23rd Street.

Section 8. 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 bidder after advertisement according to law.

Section 9. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: October 6th, 1919

C. E. Barnard
President of Council

ATTEST: Chas. O. Silver
City Auditor

C. S. Westover
Mayor

APPROVED: October 7th, 1919

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review the only newspaper of general circulation in said City.

Said publications were on the following dates: October 8th and Oct. 15th, 1919

ORDINANCE NO. 160-B

Mr. Merts:

To authorize the payment of expenses incurred in the making of maps of the extension of the city limits and showing the divisions of wards and precincts for the Board of Deputy State Supervisors and Inspectors of Elections for Stark County, Ohio.

Whereas, it became necessary for the Board of Deputy State Supervisors and Inspectors of Elections for Stark County, to have maps of the City of Alliance, Ohio, showing the extension of the city limits and the wards and precincts showing thereon to properly conduct the primary elections and to enlarge the precincts of the City of Alliance, which expense was an unforeseen emergency.

Therefore, Be it ordained by the City of Alliance, County of Stark, State of Ohio:

Section 1. That the City Auditor is hereby authorized and directed to draw his warrant on the City Treasurer in payment of the claim of Homer E. Anderson for making twenty blue prints of the City of Alliance, Ohio, in the sum of Sixty Five Dollars, out of the Contingent Account of the General Fund.

Section 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: November 3rd, 1919

ATTEST: Chas. O. Silver
City Auditor

C. E. Barnard
President of Council

APPROVED: Nov. 5th, 1919
C. S. Westover,
Mayor

ORDINANCE NO. 163-B

Mr. Merts:

An ordinance to make supplementary appropriations to the regular semi-annual appropriation ordinance for the current expenses and other expenditures of the City of Alliance, State of Ohio.

WHEREAS, it has become necessary to refund to certain parties on account of a cemetery lots having been sold in error.

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

SECTION 1. That to provide for the current expenses and other expenditures of the City of Alliance, State of Ohio, for the fiscal half year ending December 30th, 1919 the following sums be and they are hereby appropriated in addition to those appropriated in Ordinance No. 111-B, passed July 21st, 1919 and approved by the Mayor July 22nd, 1919.

SECTION 2.. That there be appropriated from the Cemetery Fund the following sums:

Refund \$ 5.95

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

PASSED: October 23rd, 1919

ATTEST: Chas. O. Silver
 City Auditor

C. E. Barnard
President of Council

APPROVED: October 24th, 1919
 C. S. Westover,
 Mayor

ORDINANCE NO. 164-B

Mr. Lower:

An ordinance fixing the salary of certain persons employed in the department of Public Service.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE,
STATE OF OHIO:

SECTION 1. That the Director of Public Service is hereby authorized to employ a certain number of painters to paint the viaduct over the tracks of the Pennsylvania R. R. Co. at the Union Depot, and the compensation of said painters shall be 85¢ per hour.

SECTION 2. That this ordinance is hereby declared to be an emergency measure and its immediate enactment is necessary for the preservation of the public health and welfare, as the viaduct is badly in need of being painted, and if not painted immediately, deterioration would be such that an accident will be liable to happen, endangering the lives of persons.

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

PASSED: October 23rd, 1919

ATTEST: Chas. O. Silver
City Auditor

C. E. Barnard
President of Council

APPROVED: October 24th, 1919
C. S. Westover,
Mayor

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: October 31, and Nov. 7th. 1919

ORDINANCE NO. 165-B

An ordinance to establish a grade on Third Street from Hester Ave.
to Freedom Avenue,

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

SECTION 1. That the grade on Third Street from Hester Avenue to Freedom Avenue be established to read as follows:

Beginning at the north line of Hester Avenue at an elevation of 74.44 thence north to the south line of the alley north of Hester Avenue to an elevation of 69.1 thence to the north line of said alley to an elevation of 68.9, thence to the south line of Freedom Avenue to an elevation of 70.88.

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

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

PASSED: November 17th, 1919

ATTEST: Chas. O. Silver
City Auditor

C. E. Barnard
President of Council

Approved: November 21st, 1919

C. S. Westover,
Mayor

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review the only newspaper of general circulation in said City.

Said publications were on the following dates: November 25th and Dec. 2nd, 1919.

ORDINANCE NUMBER 166-B

Mr. Grubb:

An ordinance to accept the plat of Owen C. Wilhelm, Lewis F. Cook, Norman W. Clark and C. E. Devers, be replatting part of Outlots 200 and 202.

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

Section 1. That the replat of Outlots 200 and 202 be and is hereby accepted.

Section 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: October 23rd, 1919

ATTEST: Chas. O. Silver
City Auditor

C. E. Barnard
President of Council

APPROVED: October 28th, 1919

C. S. Westover,
Mayor

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: Oct. 31st, and November 7th, 1919.

RESOLUTION NO. 168-B

Mr. Merts:

To authorize the sale of \$120,697.00 Bonds of the city of Alliance, Ohio at private sale.

Whereas, the \$120,697.00 Bonds of the City of Alliance, County of Stark, State of Ohio, advertised for sale, Monday October 27th, 1919, only one bid received for the issue. No bids were received for the seven other issues.

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

That the bid received be rejected and that the Mayor, Auditor, and Finance Committee are authorized and directed to sell said bonds at private sale for not less than par and accrued interest.

PASSED: Nov. 3rd, 1919

ATTEST: Chas. O. Silver
City Auditor

C. E. Barnard
President of Council

APPROVED: November 5th, 1919
C. S. Westover,
Mayor

ORDINANCE NO. 169-B

Mr. _____:

To authorize an expenditure out of the Contigent Account of the General Fund.

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

Section 1. That the City Auditor is hereby authorized and directed to draw a warrant on the Contigent Account of the General Fund for the printing of blank bonds to the amount of \$250.00, same being an unforeseen emergency.

Section 2. That this ordinance shall take effect from and after the earliest period allowed by law.

PASSED: November 3rd, 1919

ATTEST: Chas. O. Silver
City Auditor

C. E. Barnard,
President of Council

APPROVED: C. S. Westover,
Mayor

ORDINANCE NO. 170-B

Mr. Lower:

An ordinance authorizing the Director of Public Service of the City of Alliance, Ohio, to enter into a contract with the Director General of Railroads and the New York Central R. R. Company for the construction and maintenance of a railroad switch to be used in the operation of the City Waterworks of the City of Alliance, Ohio.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That the Director of Public Service be and he is hereby authorized and directed to enter into a contract with the Director General of Railroads and the New York Central R. R. Company for the construction and maintenance of a sidetrack to be used in the operation of the City Waterworks of the City of Alliance, Ohio.

SECTION 2. That this ordinance is hereby declared to be an emergency measure and that its immediate enactment is necessary for the preservation of the public health, safety, and welfare.

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

PASSED: November 3rd, 1919

ATTEST: Chas. O. Silver
Clerk

C. E. Barnard
President of Council

APPROVED: November 15th, 1919
C. S. Westover,
Mayor

ORDINANCE NO. 171-B

Mr. Lower:

An ordinance to make supplementary appropriations to the regular semi-annual appropriation ordinance for the current expenses and other expenditures of the City of Alliance, State of Ohio.

WHEREAS, the appropriation ordinance #111-B passed July 21st, 1919 failed to include within its scope all the provisions for which Council may lawfully provide, and,

WHEREAS, it has become necessary to provide equipment for the heating and necessary repairs of the office of the Superintendent of the cemetery and to provide appliances for the lowering of caskets in graves all for the use of the Alliance City Cemetery, now therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That to provide for the equipment of heating appliances and necessary repairs to the office of the Superintendent of the Alliance City Cemetery and to provide equipment for the use of said Alliance City Cemetery, for the fiscal one half year ending December 31st, 1919, the following sum, be and hereby is appropriated in addition to those appropriated in Ordinance #111-B passed July 21st, 1919

SECTION 2. That there be appropriated from the cemetery fund the sum of Outlay for Equipment 94Z-3 \$235.00 for the purpose above mentioned.

SECTION 3. That the City Auditor is hereby authorized and directed to draw warrants on the City Treasurer whenever claims are presented and properly approved by the head of the department, where the indebtedness is legally incurred.

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

PASSED: Nov. 3rd, 1919

ATTEST: Chas. O. Silver
City Auditor

C. E. Barnard
President of Council

APPROVED: November 5th, 1919

C. S. Westover,
Mayor

RESOLUTION NUMBER 172-B

Mr. Grubb:

Declaring it necessary to improve Milton Street from alley east of Arch to Union Ave. by constructing Sanitary sewer number 176.

BE IT RESOLVED by the Council of the City of Alliance, State of Ohio, three-fourths of the members elected thereto concurring:

Section 1 - That it is necessary to improve Milton St. from alley east of Arch Ave. to Union Ave. by construction a Sanitary sewer according to the plans and profiles now on file in the department of Public Service.

Section 2 - That the plans, specifications, estimates and profiles of the proposed improvement heretofore prepared by the Engineer and now on file in the office of the Director of Public Service, be and the same are hereby approved.

Section 3 - That the whole cost of said improvement less 2 per cent and extra cost due to size and depth thereof shall be assessed;

By the foot front.

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 all printing and publishing of notices, resolutions and ordinances required and the serving of said notices, the cost of construction, together with interest on Bonds issued in anticipation of the collection of deferred assessments and all other necessary expenditures.

Section 4 - 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 withindays from and after the passage of the assessing ordinance, in which case said assessments shall not include any item of interest upon bonds to be issued in anticipation of the collection of deferred installments of assessments.

Section 5 - That the bonds of the City of Alliance, Ohio, shall be issued in anticipation of collection of assessments by installments in an equal amount thereto.

Section 6 - That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefore, and the damages awarded any owner of adjoining lands and interest thereon, and the cost and expenses of any such award, shall be paid out offund.

Section 7. This resolution 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 unless immediate legislation is provided therefore such improvement cannot be consummated before the winter months but will necessitate the delay of making and completing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the City of Alliance, Ohio.

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

PASSED: November 17th, 1919

C. E. Barnard
President of Council

ATTEST: Chas. O. Silver
Clerk

APPROVED: Nov. 21st, 1919

C. D. Westover,
Mayor

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said City.

Said publications were on the following dates: Nov. 25th and Dec. 2nd, 1919

ORDINANCE # 173-B

Mr. Merts:

An ordinance to make supplementary appropriations to the regular semi-annual appropriation ordinance for the current expenses and other expenditures of the City of Alliance, State of Ohio.

WHEREAS, the appropriation ordinance #111-B passed July 21st, 1919 failed to include within its scope all the provisions for which council may lawfully provide, and,

WHEREAS, deficiency bonds were issued to secure funds for existing deficiency in the operating expenses for the Department of Public Service, and,

WHEREAS, it has become necessary to make street repairs and improvements to the viaduct in the City of Alliance, Ohio, now therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1. That to provide for the expenditures and expenses of the City of Alliance, for the fiscal one half year ending December 31, 1919, the following sum, be and hereby is appropriated in addition to those appropriated in Ordinance #111-B passed July 21st, 1919.

Section 2. That there be appropriated from the Service fund the sum of \$3800.00 for the purpose above mentioned to-wit:

58 - L - 2	Bridge Viaduct	\$1300.00
52 - L - 3	Street, Boulevards	1000.00
52 - A - 2	Pay-roll Labor	1000.00

Section 3. That the City Auditor is hereby authorized and directed to draw warrants on the City Treasurer whenever claims are presented and properly approved by the head of the department which indebtedness is legally incurred.

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

PASSED: Nov. 17th, 1919

ATTEST: Chas. O. Silver,
City Auditor

C. L. Barnard
President of Council

APPROVED: Nov. 20th, 1919

C. S. Westover,
Mayor

ORDINANCE NUMBER 175-B

Mr. Merts:

An ordinance fixing the salary of certain officers and employees in the City of Alliance, Ohio.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. (1) That the salary of the Mayor shall be \$1800.00 per year and he shall give bond in the sum of \$2500.00.

(2) That the salary of the Clerk in the office of the Mayor shall be \$60.00 per month.

SECTION 2.

(1) That the salary of the City Auditor shall be \$2150.00 per year and he shall give bond in the sum of \$5000.00.

(2) That the salary of the Deputy Auditor shall be \$100.00 per month.

(3) That the salary of the Stenographer in the office of the City Auditor shall be \$80.00 per month.

SECTION 3.

(1) That the salary of the Treasurer shall be \$700.00 per year and he shall give bond in the sum of \$30,000.00

SECTION 4.

(1) That the salary of the City Solicitor shall be \$2400.00 and that he shall give bond in the sum of \$1000.00.

(2) That the salary of the Clerk in the office of the City Solicitor shall be \$90.00 per month.

SECTION 5.

(1) That the salary of the Director of Public Service shall be \$2000.00 per year payable \$1000.00 out of the water fund and \$1000.00 out of the Service fund.

(2) That the salary of the Clerk in the office of the Director of Public Service shall be \$10.00 per month.

SECTION 6.

That the salary of certain officials of the Municipal Court of Alliance Ohio, shall be as follows:

(1) That the Assistant Clerk in the office of the Clerk of the Municipal Court shall be \$90.00 per month.

(2) That the salary of the Bailiff of the Municipal Court shall be \$1080.00 per year and that he shall give bond in the sum of \$1000.00.

(3) That the salary of the Stenographer of the Municipal Court shall be \$110.00 per month.

(4) That the salary of the Substitute Judge of the Municipal Court shall be \$150.00 per month.

(5) That the salary of the Substitute Bailiff shall be \$50.00 per month.

SECTION 7.

That the Fire Department of said City shall be composed of the following officers and other members who shall receive the respective salaries provided herein, payable semi-monthly out of the Public Safety fund of said city.

(1) A chief who shall give bond in the sum of \$1000.00 and shall receive \$160.00 per month.

(2) One captain who has had three or more years experience in the regular paid fire department service who shall give bond in the sum of \$500.00 and shall receive \$140.00 per month.

Two captains who have had at least one years experience in a regular paid fire department service who shall give bond in the sum of \$300.00 and receive \$135.00 per month.

(3) One Lieutenant who has had at least one years experience in the regular fire department service who shall receive \$132.00 per month.

(4) One fireman who shall perform the duties of a lineman and who shall receive at the rate of \$130.00 per month during the period of probation and \$135.00 after probation.

One fireman who shall perform the duties of a mechanical engineer of the department. He shall receive \$130.00 while on probation and \$135.00 per month after probation.

(5) Eleven firemen each of whom shall receive the following salaries according to his experience.

(a) A fireman having no experience in the fire service shall receive at the rate of \$118.00 per month during the period of probation and \$125.00 upon being promoted to the second grade \$130.00 per month on and after being promoted to the first grade.

ORDINANCE NUMBER 175-B (Continued)

(6) Emergency firemen who have had less than one years experience shall receive at the rate of \$108.00 per month until classified.

(7) Ten special firemen who shall receive 75¢ per hour for time spent in actual service at fires.

(8) Temporary firemen or linemen in case of extraordinary emergency shall receive \$4.00 per day.

(9) All firemen shall be promoted from grade to grade and the qualifications for promotion shall be determined by examination under the laws prescribed by the Director of Public Safety.

SECTION 8. That the Police Department of said city shall be composed of the following officers and other members who shall receive the respective salaries provided herein and shall give bond in the amount provided for in this ordinance.

(1) A chief who shall give bond in the sum of \$1000.00 and shall receive \$160.00 per month.

(2) One captain who shall give bond in the sum of \$500.00 and shall receive \$140.00 per month.

(3) One Lieutenant who shall give bond in the sum of \$500.00 and shall receive \$135.00 per month.

(4) Two sergeants who shall give bond in the sum of \$500.00 each and who shall receive \$133.00 per month.

(5) Two patrolmen drivers who shall give bond in the sum of \$500.00 each and who shall receive \$132.00 per month.

(6) All patrolmen of the first grade shall give bond in the sum of \$500.00 each and receive \$130.00 per month.

(7) All patrolmen of the second grade shall give bond in the sum of \$500.00 and shall receive \$122.00 per month.

(8) All patrolmen of the third grade shall give bond in the sum of \$500 each and receive \$116.00 per month.

(9) All special policemen shall give bond in the sum of \$500.00 and shall receive compensation at the rate of \$4.00 per day.

SECTION 9. That the wire inspector shall give bond in the sum of \$1000.00 and receive \$67.50 per month.

SECTION 10. That the plumbing inspector shall give bond in the sum of \$1000.00 and receive \$67.50 per month.

SECTION 11. That the salary of certain employees in the engineering department shall be as follows:

(1) That the salary of the City Engineer shall be \$175.00 per month and he shall give bond of \$2500.00

(2) That the helper with motorwagon shall receive \$4.50 per day.

(3) That the helper without motorwagon shall receive the sum of \$4.00 per day.

(4) That all street inspectors shall receive the sum of \$4.50 per day.

SECTION 12. That the salary of the Street Superintendent shall be \$128.00 per month.

SECTION 13. That the foreman of the Sewage Disposal Plant shall be \$128.00 per month.

SECTION 14. That the wages of the Labor foreman in the street and sewer department shall be \$5.00 per day.

SECTION 15. That the compensation for teams and laborers in the street and sewer department shall be as follows:

(1) Teams for street work \$7.50 per day

(2) Laborers first grade \$4.00 per day

(3) Laborers second grade \$3.50 per day

(4) Laborers third grade \$3.25 per day

(5) Laborers fourth grade \$3.00 per day

(6) Laborers fifth grade \$2.75 per day

(7) Laborers sixth grade \$2.50 per day

SECTION 16.

(1) That the superintendent of the cemetery shall give bond in the sum of \$1000.00 and shall receive \$90.00 per month.

(2) That the clerk in the office of the superintendent of the cemetery shall receive \$25.00 per month.

ORDINANCE NUMBER 175-B (Continued)

SECTION 17. That the salaries of the employees in the City Water Department shall be as follows:

- (1) That the Superintendent of the waterworks will give bond in the sum of \$2000.00 and shall receive \$160.00 per month.
- (2) That the clerk in the water works department shall give bond in the sum of \$2500.00 and shall receive \$130.00 per month.
- (3) That the assistant clerk in the water department shall receive \$65.00 per month.
- (4) That the chief engineer shall receive \$140.00 per month.
- (5) Two assistant engineers who shall receive \$135.00 per month.
- (6) That the sanitary engineer shall receive \$145.00 per month.
- (7) That the filter operators shall receive \$110.00 per month.
- (8) That the firemen shall receive \$115.00 per month.

SECTION 18.00 That all of the salaries enumerated above shall be payable semi-monthly.

SECTION 19. That all ordinances or parts of ordinances inconsistent herewith, in so far as such inconsistency exists be and the same are hereby repealed.

SECTION 20. That this ordinance shall take effect and be in force from and after December 31st, 1919.

PASSED: November 17th, 1919

C. E. Barnard
President of Council

ATTEST: Chas. O. Silver
City Auditor

This ordinance was presented to the Mayor who did not sign or return it to Council within the ten days as provided by law.

I, Chas. O. Silvers, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review the only newspaper of general circulation in said city.

Said publications were on the following dates: November 29th and Dec. 6th, 1919

ORDINANCE NUMBER 176-B

Mr. Grubb:

VACATING ALL OF THE ALLEYS LYING BETWEEN LOTS #2375 - #2728 - #2729 - #2376 - and part of #2377, AND BETWEEN THE RIGHT-OF-WAY OF THE NEW YORK CENTRAL RAILROAD COMPANY, FORMERLY THE L.E.A.&W. RAILROAD COMPANY, AND LOT #2729, IN THE CITY OF ALLIANCE, OHIO, DESCRIBING THE TERMS AND CONDITIONS THEREOF.

BE IT ORDAINED AND ENACTED BY THE COUNCIL OF THE CITY OF ALLIANCE, STARK COUNTY, OHIO.

SECTION 1. That all of the alley not heretofore vacated, lying between Lots #2375, #2376, #2728 and #2729 and part of #2377, extending East to the East boundry line of said Lot #2728, and also the alley lying between the Ease Right-of-way Line of the New York Central Railroad Company's Right-of-way, formerly the L. E. A. & W. Railroad, and the West Boundry line of Lot #2729, in the city of Alliance, Ohio, be, and the same are hereby vacated for the reason that said alleys and parts of alleys are unnecessary for public use.

SECTION 2. All ordinances or parts of ordinances, inconsistent with, or in any manner in conflict with the provisions of this ordinance, are hereby repealed.

SECTION 3. The Supreme Dairy Company, a corporation of Alliance, Ohio, owning Lots #2375 - #2376 - #2377 - #2728 and #2729 will pay all the expenses of printing and advertising this notice; will save the City of Alliance harmless from any and all damage of any kind and description that it may ^{sustain} by reason of the vacation of said alleys.

SECTION 4. This ordinance shall be in force from and after its passage, legal publication, and the filing with the City Auditor of Alliance, Ohio, a written acceptance of the terms and conditions by said The Supreme Dairy Company.

This ordinance adopted the 17th day of November A. D., 1919.

ATTEST: Chas. O. Silver
City Auditor

C. E. Barnard
President of Council

APPROVED: Nov. 21st, 1919

C. S. Westover
Mayor

The Supreme Dairy Company, a corporation of Alliance, Ohio, hereby accepts the terms and conditions of the foregoing Ordinance.

THE SUPREME DAIRY COMPANY

By S. M. Stockon
General Manager.

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: Nov. 25th and Dec. 2nd, 1919

ORDINANCE NO. 178-B

AN ORDINANCE SUPPLEMENTING ORDINANCE NUMBER 133-B, PASSED SEPTEMBER 8, 1919, AND REDUCING THE AMOUNT OF THE BONDS, CHANGING THE AMOUNT THEREOF AUTHORIZED TO BE ISSUED OF IMPROVEMENTS OF WATSON AVENUE IN SAID CITY OF ALLIANCE, BETWEEN STATE STREET AND MILL STREET, BY GRADING, DRAINING, CURBING, AND PAVING.

WHEREAS, The series of bonds authorized by said ordinance No. 133-B in the sum of \$7850.00 has not yet been issued and,

WHEREAS, The aggregate amount of this assessment levied by said ordinance No. 133-B has been reduced by payments of property owners to the amount of \$7531.60.

NOW THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, OHIO, Three-fourths of the members elected thereto concurring: that bonds of the City of Alliance be issued in a sum of \$7531.60 instead of \$7850.00, and said bonds shall be issued in the denomination of Five for One Dollars Thousand and Five for Five Hundred and Six Dollars and Thirty-Two cents and shall be payable one-fifth of the aggregate annually as follows:

\$ 1506.32	September 1st, 1920
\$ 1506.32	September 1st, 1921
\$ 1506.32	September 1st, 1922
\$ 1506.32	September 1st, 1923
\$ 1506.32	September 1st, 1924

but in all other respects to be issued as provided in said ordinance No. 133-B.

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

PASSED: Dec. 1st, 1919

ATTEST: Chas. O. Silver,
City Auditor

C. E. Barnard
President of Council

APPROVED Dec. 3rd, 1919

C. S. Westover
Mayor

ORDINANCE NO. 179-B

AN ORDINANCE SUPPLEMENTING ORDINANCE NUMBER 131-B, PASSED SEPTEMBER 8, 1919 AND REDUCING THE AMOUNT OF THE BONDS, CHANGING THE AMOUNT THEREOF AUTHORIZED TO BE ISSUED OF IMPROVEMENTS OF WEST COLUMBIA STREET IN SAID CITY OF ALLIANCE, BETWEEN LINCOLN AVENUE AND ROCKHILL AVENUE, BY GRADING, DRAINING, CURBING, AND PAVING WITH BRICK BLOCK ON SLAG OR CONCRETE BASE.

WHEREAS, The series of bonds authorized by said ordinance No. 131-B in the sum of \$13291.50 has not yet been issued and,

WHEREAS, The aggregate amount of this assessment levied by said ordinance No. 131-B has been reduced by payments of property owners to the amount of \$12679.00.

NOW THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, OHIO, Three-fourths of the members elected thereto concurring: That bonds of the City of Alliance be issued in a sum of \$12679.00 instead of \$13291.50, and said bonds shall be issued in the denomination of Ten for One Thousand Dollars and Five for Five Hundred and Thirty-Five Dollars and Eighty Cents, and shall be payable one-fifth of the aggregate annually as follows:

\$ 2535.80	September 1st, 1920
\$ 2535.80	September 1st, 1921
\$ 2535.80	September 1st, 1922
\$ 2535.80	September 1st, 1923
\$ 2535.80	September 1st, 1924

but in all other respects to be issued as provided in said ordinance No. 131-B.

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

PASSED: Dec. 1st, 1919

ATTEST: Chas. O. Silver
City Auditor

C. E. Barnard
President of Council

APPROVED: Dec. 3rd, 1919

C. S. Westover,
Mayor

ORDINANCE NO. 180-B

AN ORDINANCE SUPPLEMENTING ORDINANCE NUMBER 132-B PASSED SEPTEMBER 8, 1919, AND REDUCING THE AMOUNT OF THE BONDS CHANGING THE AMOUNT THEREOF, AUTHORIZING TO BE ISSUED OF IMPROVEMENTS OF SOUTH LINDEN AVENUE IN SAID CITY OF ALLIANCE, BETWEEN THE SOUTH LINE OF BROADWAY STREET AND THE SOUTH LINE OF GRANT STREET., BY RE-PAVING WITH BRICK BLOCK.

WHEREAS, The series of bonds authorized by said ordinance No. 132-B in the sum of \$15000.00 has not yet been issued and,

WHEREAS, The aggregate amount of this assessment levied by said ordinance No. 132-B has been reduced by payments of property owners to the amount of \$13890.00

NOW THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, OHIO, Three-fourths of the members elected thereto concurring: that bonds of the City of Alliance be issued in a sum of \$13890.00 instead of \$15000.00, and said bonds shall be issued in the denomination of Ten of One Thousand Dollars and Five of Seven Hundred and Seventy-Eight Dollars, and shall be payable one-fifth of the aggregate annually as follows:

\$ 2778.00	September 1st, 1920
\$ 2778.00	September 1st, 1921
\$ 2778.00	September 1st, 1922
\$ 2778.00	September 1st, 1923
\$ 2778.00	September 1st, 1924

but in all other respects to be issued as provided in said ordinance No. 132-B.

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

PASSED: Dec. 1st, 1919

ATTEST: Chas. O. Silver,
City Auditor

G. E. Barnard
President of Council

APPROVED: Dec. 3rd, 1919

C. S. Westover
Mayor

ORDINANCE NUMBER 174-B

Mr. Merts:

To authorize the payment of certain bills out of the Contingent account of the General Fund.

Whereas, it has become necessary to have printed certain blanks and metal tags to carry out the provisions of Ordinance 88-B.

An Ordinance to license and regulate the taxicab business and taxicab drivers in the City of Alliance, Passed July 28th, 1919, same being an unforeseen emergency.

THEREFORE, BE IT RESOLVED THAT THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That the City Auditor is hereby authorized and directed to draw a warrant on the City Treasurer payable out of the Contingent Account of the General Fund for printing blanks and metal tags in the sum of \$26.50.

SECTION 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: December 15th, 1919

ATTEST: Chas. O. Silver
City Auditor

C. E. Barnard
Pres. of Council

APPROVED: December 16th, 1919

C. S. Westover,
Mayor

RESOLUTION NO. 182-B

Mr. J. G. Miller:

Declaring it necessary to improve Ohio Street from Woodland Ave to Morgan Avenue by constructing Sanitary sewer Number 177.

Be It Resolved BY the Council of the City of Alliance, State of Ohio, three-fourths of the members elected thereto concurring:

Section 1- That it is necessary to improve Ohio St. from Woodland Ave. to Morgan Ave. by constructing a sanitary sewer according to the plans and profiles now on file in the department of Public Service.

Section 2- That the plans, specifications, estimates and profiles of the proposed improvement heretofore prepared by the Engineer and now on file in the Office of the Director of Public Service, be and the same are hereby approved.

Section 3- That the whole cost of said improvement less 2 per cent thereof shall be assessed. By the foot front. 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 especially benefited by said improvement; and the cost of said improvement shall include the expense of preliminary and other surveys and all printing and publishing of notices, resolutions and ordinances required and the serving of said notices, the cost of construction, together with interest on Bonds issued in anticipation of the collection of deferred assessments, and all other necessary expenditures.

Section 4- That the assessments so to be levied shall be paid in six (6) 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 30 days from and after the passage of the assessing ordinance, in which case said assessments shall not include any item of interest upon bonds to be issued in anticipation of the collection of deferred installments of assessments.

Section 5- That the bonds of the City of Alliance, Ohio, shall be issued in anticipation of collection of assessments by installments in an amount equal thereto.

Section 6- That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefore and the damages awarded any owner of adjoining lands and interest thereon, and the cost and expenses of any such award, shall be paid out offund.

Section 7. This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months but will necessitate the delay of making and completing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the City of Alliance, Ohio.

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

PASSED: December 15th, 1919.

ATTEST: Chas. O. Silver,
City Auditor

C. E. Barnard,
President of Council

APPROVED: December 15th, 1919
C. S. Westover,
Mayor.

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review the only newspaper of general circulation in said city.

Said publications were on the following dates: December 12th and Dec. 24th, 1919.

ORDINANCE NUMBER 181-B

Mr. H. T. Miller:

An ordinance fixing the maximum rate to be charged for the supplying of natural gas for lighting and fuel purposes within the City of Alliance, Ohio for a period of one year.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1. That for a period of one year from and after the 1st day of January 1920, any person, firm or corporation supplying natural gas to citizens, individuals, firms or corporations within the City of Alliance, Ohio, for lighting or fuel purposes, shall charge for said natural gas so supplied not to exceed fifty-eight cents (58¢) per thousand feet, provided however, that each customer shall be allowed a discount of three cents (3¢) per thousand upon the payment of the gas bills on or before the 5th day of each and every month. Said price shall include meters which meters shall be furnished and kept in repair by such companies and no separate charge shall be made either directly or indirectly for the use or repair of same. No service charge of any kind or nature whatsoever shall be allowed.

Section 2. That all ordinances or parts of ordinances inconsistent or in conflict herewith 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.

Passed: December 29th, 1919

Attest: Chas. O. Silver, City Auditor; C. E. Barnard, President of Council

Approved: December 31st, 1919; C. S. Westover, Mayor.

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: January 2nd and Jan. 9th, 1920.

ORDINANCE NUMBER 183-B

Mr.....

An ordinance to make supplementary appropriations to the regular semi-annual appropriation ordinance for the current expenses and other expenditures of the City of Alliance, State of Ohio.

WHEREAS, the appropriation ordinance passed, failed to include within its scope all the provisions for which council may lawfully provide, and,

WHEREAS, an emergency exists which could not be foreseen in that the equipment at the filtration plant at the City of Alliance, Ohio has become inoperative by reason of breakage, and,

WHEREAS, in order to preserve the public health and welfare of the Citizens of Alliance, Ohio it has become necessary to make immediate repairs to said equipment and,

WHEREAS, the filtration plant of the Water Department of the City of Alliance, Ohio cannot be operated unless said repairs are made, now therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1. That to provide for the expenses necessary to repair the filtration plant of the City Water Works, of Alliance, Ohio during the fiscal one half year ending December 1st, 1919 the following sum, be, and hereby is appropriated in addition to those appropriated in Ordinance No. _____ passed _____.

Section 2. That there be appropriated from the water fund the sum of \$300.00 for the purpose above mentioned. 73-M-3

Section 3. That the City Auditor is hereby authorized and directed to draw warrants on the City Treasurer whenever claims are presented and properly approved by the head of the Department which indebtedness is legally incurred.

Section 4. That this ordinance is hereby declared to be an emergency measure and its immediate enactment is necessary for the preservation of the public health, safety and welfare.

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

PASSED: December 1st, 1919

ATTEST: Chas. O. Silver, City Auditor

C. D. Barnard,
President of Council

APPROVED: December 3, 1919
C. S. Westover, Mayor

ORDINANCE NO. 184-B

Mr. Merts:

An ordinance fixing the salary of certain officers in the 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 Mayor shall be Twenty-two Hundred Dollars (\$2200.00) per year payable semi-monthly.

SECTION 2. That the salary of the Director of Public Safety shall be One Hundred Dollars (\$100.00) per month payable semi-monthly.

SECTION 3. That all ordinances or parts of ordinances inconsistent or in conflict herewith be and the same are hereby repealed.

SECTION 4. That this ordinance is hereby declared to be an emergency measure and that its immediate enactment is necessary for the preservation of the public health, safety and welfare.

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

PASSED: December 1st, 1919

ATTEST: Chas. O. Silver,
City Auditor

C. E. Barnard
President of Council

APPROVED: December 1st, 1919
C. S. Westover, Mayor

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: December 4th and December 11th, 1919.

RESOLUTION NUMBER 185-B

Mr. J. G. Miller:

Declaring it necessary to improve East Harrison St. from Hester Ave. to Park Ave. by constructing Sanitary sewer Number 156.

BE IT RESOLVED by the Council of the City of Alliance, State of Ohio, three-fourths of the members elected thereto concurring:

Section 1 - That it is necessary to improve East Harrison St. from Hester Ave. to Park Avenue by constructing a Sanitary sewer according to the plans and profiles now on file in the department of Public Service.

Section 2 - That the plans, specifications, estimates and profiles of the proposed improvement heretofore prepared by the Engineer and now on file in the Office of the Director of Public Service, be and the same are hereby approved.

Section 3 - That the whole cost of said improvement less two per cent thereof and intersections shall be assessed; By the foot front.

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 especially benefited by said improvement; and the cost of said improvement shall include the expense of preliminary and other surveys and all printing and publishing of notices, resolutions and ordinances required and the serving of said notices, the cost of construction, together with interest on Bonds issued in anticipation of the collection of deferred assessments, and all other necessary expenditures.

Section 4- 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 from and after the passage of the assessing ordinance, in which case said assessments shall not include any item of interest upon bonds to be issued in anticipation of the collection of deferred installments of assessments.

Section 5 - That the bonds or notes of the City of Alliance, Ohio, shall be issued in anticipation of collection of assessments by installments in an amount equal thereto.

Section 6 - That the remainder of the entire cost of said improvement not specially assessed including the cost of intersections together with the cost of any real estate or interest therein purchased or appropriated and the cost and expenses of any appropriation proceedings therefore, and the damages awarded any owner of adjoining lands and interest thereon, and the cost and expenses of any such award, shall be paid out of fund.

Section 7 - This resolution 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 unless immediate legislation is provided therefore, such improvement cannot be consummated before the winter months but will necessitate the delay of making and completing such improvement until the following summer much to the inconvenience and detriment of the public health, safety and welfare of the inhabitants of the City of Alliance, Ohio.

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

PASSED: December 15th, 1919

ATTEST: Chas. O. Silver, City Auditor

C. E. Barnard President of Council

APPROVED: December 15th, 1919 C. S. Westover, Mayor

I, Chas. O. Silver, City Auditor, of the City of Alliance, Ohio do hereby certify that the foregoing ordinance was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates: December 18th and December 24th, 1919

ORDINANCE NUMBER 186-B

Mr. Merts:

An ordinance to make supplementary appropriations to the regular semi-annual appropriation ordinance for the current expenses and other expenditures of the City of Alliance, State of Ohio.

WHEREAS, the appropriation ordinance #111-B passed July 21st, 1919 failed to include within its scope all the provisions for which council may lawfully provide, and,

WHEREAS, certain unforeseen expenses have arisen which could not have been foreseen, and,

WHEREAS, an insufficient appropriation was made to pay for the reading of meters in the water works department in the City of Alliance, Ohio, and,

WHEREAS, it was impossible to determine the exact amount of money necessary to conduct said Department, now therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1. That to provide for the expenditures and expenses of the City of Alliance, Ohio for the fiscal one half year ending December 31st, 1919 the following sum, be and hereby is appropriated in addition to those appropriated in Ordinance #111-B passed July 21st, 1919.

Section 2. That there be appropriated from the water fund the sum of Two Hundred Dollars (\$200.00)
.....
.....
.....
for the purpose above mentioned.

Section 3. That the City Auditor is hereby and authorized and directed to draw warrants on the City Treasurer whenever claims are presented and properly approved by the head of the Department which indebtedness is legally incurred.

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

Passed; December 15th, 1919

Attest: Chas. O. Silver, City Auditor

C. E. Barnard,
President of Council

Approved: December 16th, 1919

W. S. Westover, Mayor

ORDINANCE NUMBER 187-B

Mr. Merts:

An ordinance authorizing the Director of Public Service to make settlement with Conrad Geddert for his claim against the City of Alliance, Ohio for damages to his automobile.

WHEREAS, through inadvertence the City of Alliance permitted a ditch to remain open and without danger lights on Haines Avenue during the night ofA. D. 1919, and,

WHEREAS, Conrad Geddert in driving along on said Haines Avenue in his automobile in the night season and being unable to see the said open ditch damaged his said machine to the amount of \$45.09 and,

WHEREAS, the said Conrad Geddert is willing to accept from the City of Alliance the sum of \$..... in full of all claims for damages against the City as arising from said accident, now therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE,
STATE OF OHIO:

Section 1. That the Director of Public Service be and hereby is authorized to enter into settlement with said Conrad Geddert in full for his claim for damages occasioned by an accident which occurred on Haines Avenue as stated herein, for the sum of \$..... and that the Director of Public Service is hereby authorized to approve a voucher to the said Conrad Geddert in the said amount and the City Auditor is hereby authorized to draw his warrant for payment to the said Conrad Geddert out of the fund heretofore appropriated for said purpose.

Section 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: December 15th, 1919

Attest: Chas. O. Silver,
City Auditor

C. E. Barnard
President of Council

Approved: December 16th, 1919

C. S. Westover,
Mayor

ORDINANCE NUMBER 188-B

Mr. Merts:

An ordinance to make supplementary appropriations to the regular semi-annual appropriation ordinance for the current expenses and other expenditures of the City of Alliance, State of Ohio.

WHEREAS, the appropriation ordinance #111-B passed July 21st, 1919, failed to include within its scope all the provisions for which council may lawfully provide, and,

WHEREAS, deficiency bonds were issued to secure funds for existing deficiency in the operating expenses for the Department of Public Service, and,

WHEREAS, it has become necessary to make street repairs and improvements to the viaduct in the City of Alliance, Ohio, now therefore,

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

Section 1. That to provide for the expenditures and expenses of the City of Alliance, for the fiscal one half year ending December 31st, 1919, the following sum be and hereby is appropriated in addition to those appropriated in Ordinance #111-B passed July 21st, 1919.

Section 2. That there be appropriated from the fund the sum of \$100.00 for the purpose above mentioned.

Section 3. That the City Auditor is hereby authorized and directed to draw warrants on the City Treasurer whenever claims are presented and properly approved by the head of the department which indebtedness is legally incurred.

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

PASSED: December 15th, 1919

Attest: Chas. O. Silver
City Auditor

C. E. Barnard
President of Council

Approved: December 16th, 1919

O. S. Westover, Mayor

ORDINANCE NUMBER 189-B

Mr. Merts:

An ordinance authorizing the Director of Public Service to make settlement with J. H. Colligan for his claim against the City of Alliance, Ohio for damages to his automobile.

WHEREAS, through inadvertence the City of Alliance permitted a ditch to remain open and without danger lights on Auld Street during the night of A. D. 1919, and,

WHEREAS, J. H. Colligan in driving along on said Auld Street in his automobile in the night season and being unable to see the said open ditch damaged his said machine to the amount of \$35.00 and,

WHEREAS, the said J. H. Colligan is willing to accept from the City of Alliance the sum of \$35.00 in full of all claims for damages against the City as arising from said accident, now therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

Section 1. That the Director of Public Service be and hereby is authorized to enter into settlement with the said J. H. Colligan in full for his claim for damages occasioned by an accident which occurred on Auld Street as stated herein, for the sum of \$35.00 and that the Director of Public Service is hereby authorized to approve a voucher to the said J. H. Colligan in the said amount and the City Auditor is hereby authorized to draw his warrant for payment to the said J. H. Colligan out of the fund heretofore appropriated for said purpose.

Section 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: December 15th, 1919

Attest: Chas. O. Silver, City Auditor

C. D. Barnard,
President of Council

Approved: December 16th, 1919

C. S. Westover, Mayor

ORDINANCE NUMBER 190-B

Mr. Merts:

An ordinance to levy special assessments for the improvement of Ohio Avenue from Morgan Avenue to Liberty Avenue by constructing sanitary sewer No. 175.

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

SECTION 1. That to pay the portion of the costs and expenses heretofore determined to be specially assessed for the improvement of Ohio Avenue from Morgan Avenue to Liberty Avenue by constructing sanitary sewer No. 175, there be levied and assessed upon the lots and lands the sum of \$2.05 per foot front of the property assessed upon the total assessable frontage of all the lots and lands 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 benefited 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-annual 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 by the Clerk of Council to the County Auditor 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 Ohio Avenue from Morgan Avenue to Liberty by constructing sanitary sewer No. 175 as aforesaid, the Mayor and Auditor be and they are herein authorized to issue bonds of the City of Alliance in the aggregate sum of Sixteen hundred Forty one and 39/100 Dollars, payable at the office of the Sinking Fund Trustees, dated January 15th, 1919, said bonds shall be of the denomination of \$547.13, and all made payable as follows:

\$547.13	September 1st, 1920
547.13	September 1st, 1921
547.13	September 1st, 1922

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 the interest thereon, the revenue and faith and all real and personal property of the City of Alliance are hereby pledged; provided that if within the time above specified and before the sale of said bonds any owners of said property shall pay their total assessments 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 shall 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 expense of the improvements aforesaid.

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

SECTION 6. There shall be levied and collected annually during the period for which said bonds are to run by taxation on all taxable property on the tax duplicate of the City of Alliance an amount sufficient to pay the interest thereon as herein provided and to provide a sinking fund for the payment of said bond at maturity; provided that the amount of such annual levy shall be such as to provide for and make up any deficiency in the revenue of said city available for the payment of such interest and the creation of such sinking fund, for the collection of said or any special assessment hereafter levied in lieu thereof, or otherwise; and the proper taxing authorities shall compute the amount of such general tax levies and certify the same for collection as other taxes are certified and collected.

SECTION 7. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: December 29th, 1919

C. E. Barnard,
President of Council

ATTEST: Chas. O. Silver
City Auditor

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing was duly published in the Alliance Daily Review, the only newspaper of general circulation in the City of Alliance, Ohio.

APPROVED: December 31st, 1919

C. S. Westover,
Mayor

Said publications were on the following dates:
Jan. 2, and January 9th, 1920.

ORDINANCE NUMBER 191-B

Mr. Merts:

An Ordinance to levy special assessments for the improvement of Alley south of Ely Street between Park Avenue east 225 feet by constructing sanitary sewer No. 140-A .

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

SECTION 1. That to pay the portion of the costs and expenses heretofore determined to be specially assessed for the improvement of Alley south of Ely Street between Park Avenue east 225 feet by constructing sanitary sewer No. 140-A there be levied and assessed upon the lots and lands the sum of \$1.72 per foot front of the property assessed upon the total assessable frontage of all the lots and lands 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 benefited 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-annual 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 by the Clerk of Council to the County Auditor 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 Alley south of Ely Street between Park Ave. east 225 feet by constructing sanitary sewer No. 140-A as aforesaid, the Mayor and Auditor be and they are herein authorized to issue bonds of the City of Alliance in the aggregate sum of Two hundred Seventy Dollars, payable at the office of the Sinking Fund Trustees dated January 15th, 1919, said bonds shall be of the denomination of \$90.00 and all made payable as follows:

\$90.00	September 1st, 1920
90.00	September 1st, 1921
90.00	September 1st, 1922

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 improvements as aforesaid, and to no other purpose whatsoever; and for the payment of said bonds, and the interest thereon, the revenue and faith and all real and personal property of the City of Alliance are hereby pledged; provided that if within the time above specified and before the sale of said bonds any owners of said property shall pay their total assessments 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 shall 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 expense of the improvements aforesaid.

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

SECTION 6. There shall be levied and collected annually during the period for which said bonds are to run, by taxation on all taxable property on the tax duplicate of the City of Alliance an amount sufficient to pay the interest thereon as herein provided and to provide a sinking fund for the payment of said bond at maturity; provided that the amount of such annual levy shall be such as to provide for and make up any deficiency in the revenue of said city available for the payment of such interest and the creation of such sinking fund, for the collection of said or any special assessment hereafter levied in lieu thereof, or otherwise; and the proper taxing authorities shall compute the amount of such general tax levies and certify the same for collection as other taxes are certified and collected.

SECTION 7. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: December 29th, 1919

Attest: Chas. O. Silver,
City Auditor

Approved: December 31st, 1919

C. S. Westover,
Mayor

C. E. Barnard
President of Council

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates:
January 2nd, and January 9th, 1920.

Mr. Merts:

An Ordinance to levy special assessments for the improvement of Carrs Place from Rice Street between second alley south of Rice Street by constructing sanitary sewer No. 174.

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

SECTION 1. That to pay the portion of the costs and expenses heretofore determined to be specially assessed for the improvement of Carrs Place from Rice Street between second alley south of Rice Street by constructing sanitary sewer No. 174, there be levied and assessed upon the lots and lands the sum of \$1.97 per foot front of the property assessed upon the total assessable frontage of all the lots and lands 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 benefited 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-annual 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 by the Clerk of Council to the County Auditor 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 Carrs Place from Rice Street between second alley south of Rice St. by constructing sanitary sewer No. 174 as aforesaid, the Mayor and Auditor be and they are herein authorized to issue bonds of the City of Alliance in the aggregate sum of Five hundred fifty-two Dollars payable at the office of the Sinking Fund Trustees, dated January 15th, 1920 said bonds shall be of the denomination of \$184.00 each and all made payable as follows:

\$184.00	September 1st, 1920
184.00	September 1st, 1921
184.00	September 1st, 1922

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 the interest thereon, the revenue and faith and all real and personal property of the City of Alliance are hereby pledged; provided that if within the time above specified and before the sale of said bonds any owners of said property shall pay their total assessments 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 shall 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 expense of the improvements aforesaid.

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

SECTION 6. There shall be levied and collected annually during the period for which said bonds are to run, by taxation on all taxable property on the tax duplicate of the City of Alliance an amount sufficient to pay the interest thereon as herein provided and to provide a sinking fund for the payment of said bond at maturity; provided that the amount of such annual levy shall be such as to provide for and make up any deficiency in the revenue of said city available for the payment of such interest and the creation of such sinking fund, for the collection of said or any special assessment hereafter levied in lieu thereof, or otherwise; and the proper taxing authorities shall compute the amount of such general tax levies and certify the same for collection as other taxes are certified and collected.

SECTION 7. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: December 29th, 1919

C. E. Barnard
President of Council

ATTEST: Chas. O. Silver,
City Auditor

APPROVED: December 31st, 1919
C. S. Westover,
Mayor.

I, Chas. O. Silver, City Auditor of the City of Alliance, Ohio do hereby certify that the foregoing was duly published in the Alliance Daily Review, the only newspaper of general circulation in said city.

Said publications were on the following dates:
January 2nd, and January 9th, 1920.

ORDINANCE NUMBER 193-B

Mr. Merts:

To Transfer from the General Fund to the Hospital Fund \$700.00.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ALLIANCE, OHIO, three-fourths of the members elected thereto concurring:

SECTION 1. That there be transferred from the General Fund to the Hospital Fund the sum of \$700.00 same not being needed for the purpose of the General Fund.

SECTION 2. That this resolution shall take effect and be in force from and after the earliest period allowed by law.

PASSED: December 29th, 1919

ATTEST: Chas. O. Silver
City Auditor

C. E. Barnard
President of Council

APPROVED: December 31st, 1919

C. S. Westover, Mayor