

— June 10th, 1912 —

The council met in adjourned session with President Hull, in the chair

The roll being called the following members answered to their names

Messrs. Jannard, Tanner, Gubb,
Lower, Voss, Yarnery

The following petition was presented to council.

To the Council of the
City of Alliance O
Gentlemen—

We, the undersigned owners of property on East Miller Street, between South Union Avenue and South Liberty Avenue, do hereby most respectfully protest and remonstrate against your honorable body passing any legislation, which has for its purpose, the raising of the assessment against our respective properties, as made in Ordinance No 1253, passed on the 11th day of August, 1911. As we have learned that council is to consider the raising of such assessment, we file this petition with the hope that it may receive favorable consideration, thereby preventing any increase in the already heavy burden laid upon us,

Respectfully Submitted

Signed by 51 Property owners.

The following communication was received and read

Alliance O May 23rd 1912

The Honorable City Council
Alliance O
Gentlemen—

I beg to submit herewith Resolution covering a number of lots and lands in front of which sidewalk repairs are badly needed. I would advise that these sidewalks in general are both unsightly and unsafe and would recommend that you give the matter early attention and act favorably on the Resolution as submitted or such parts thereof you deem proper.

Respectfully Submitted
D M Christy
Director

On motion of Yarnum, the sidewalk resolution was referred to the sidewalk committee.

The following communication was received and read.

Alliance, O. June 10th 1912

To the Honorable Council of the City of Alliance,
Gentlemen,

In consideration of your granting me the privilege of crossing with railroad switch the alley described on blue print in your possession

I hereby agree to pay as street paving assessment the sum of Five Hundred dollars, and further will agree to improve contemplated storm sewer by excavating under the G.C.W. RR track and place under same two line of 36 inch iron pipe side by side and do the necessary work to connect same with old water course.

J. J. Robertson

On motion the communication was ordered filed with the pending ordinance relating thereto.

The following petition was presented to council.

Petition to vacate street.

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

The undersigned owners of lots in the City of Alliance, O. abutting upon a stub or short end of a street being the first street on the south side of State Street west of Shunk Avenue, and without name upon the city map of Alliance, and is located between lot number 2451 and lot number 2452 in said city,

respectfully petition your Honorable Body that said street may be vacated between the south curb-line of State Street and the north line of the first alley south of State Street as herein after described; viz; That said street may be vacated between said points last above mentioned so that said street after vacation to be left fifteen feet in width so as to conform with an alley which continues directly south of said street. This would require that said street be vacated as to the east

The Mayor's Annual Budget was presented to Council

fifteen thereof and to the west thirty feet thereof between the south line of State Street and the north line of the first alley south of State Street thereby leaving a space fifteen feet in width as an alley which shall not be vacated but will conform with the alley which continues south of said proposed vacated street

Your petitioners further state said street is no longer of use to the public in its present condition inasmuch as there has been an avenue, viz Shunk Avenue platted graded and laid out about 120 feet east of said proposed vacated street to take the place of said street for which your petitioners request a vacation. There will still remain an alley fifteen feet in width from State Street south, and this vacation of said portion of said street of a street will not be detrimental to the general interest

Joseph I Shunk, Owner of lot number 2451
 Nellie Whitney Townan. " " " " 2452

Referred to come on Streets, Alleys

Ellen B. Hickling, Anna E. Spinger, Martha J. Ackley, Eliza D. Schaffer, Frank J. Smith presented claim for damages, in sum of \$15,300.00 for property abutting on the N. Arch St. Subway.

Referred to City Solicitor,

Mary A. Bradbury presented claim for damages in the sum of \$7,275.00 to property abutting on the N. Arch St. Subway Improvement

Referred to City Solicitor,

John Bracher presented claim for damages, in the sum of \$1,500.00 to property abutting on the N. Arch St. Subway Improvement.

W. C. Kline and Nora Kline presented claim for damages, in the sum of \$15,000.00 for property abutting on the N. Arch St. Subway Improvement

Wm. Ellett presented claim for damages in the sum of \$11,500.00 for property abutting on the N. Ash St. Subway.

referred to the City Solicitor.

Reports of Standing Committee.

The Finance committee submitted their report recommending the passage of Ord. No. 1428, 1429, 1430, 1432, 1431,

Geo. W. Yarnum

Peter Voss,

Fred Farmer

The question being on agreeing to the report of the com.

Which report was agreed to

The com on Streets and Alley submitted their report recommending the passage of Ord No. 1448, 1435, 1436, 1437, 1440, 1438, 1439 Res No 1442.

J. E. Gubb

Fred Farmer

Chas Barnard

The question being on agreeing to the report of the com.

Which report was agreed to

Consideration of Ordinance and Resolution,

Ord. No. 1424

Granting to J. J. Robertson of Alliance, O. the right to construct, maintain and operate a railroad switch over and across the alley between Lots 1474 and 1689 in the city of Alliance Stark County Ohio. was read the second time.

Voss moved seconded by Lower that the statutory rule requiring ordinances and resolutions to be read on three different days, be suspended, and the ordinance read the third time.

The question being on the suspension of the rule. The Yeas and Nays were taken and resulted Yeas 6, Nays 0. Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Lower, Voss, Yarnum.

So the rule was suspended, and the ordinance read the third time.

The question being on the ^{passage} ~~suspension~~ of the ordinance. The Yeas and Nays were taken and resulted Yeas 7, Nays 4.

Those who voted in the affirmative were Messrs. Lower, Voss.

Those who voted in the negative were Messrs Barnard, Farmer, Gubb, Yarnney.

So the ordinance not having received the necessary vote was lost.

Ord. No. 1430

An ordinance to levy special assessment for the improvement of S. Linden Avenue between Kant Street and South Street by grading, curbing, draining and paving with brick block. was read the first time.

Voss moved, seconded by Yarnney that the statutory rule requiring ordinances and resolutions to be read on three different days be suspended, and the ordinance read the second and third time.

The question being on agreeing to the motion.

The Yeas and Nays were taken, and resulted Yeas 6 Nays 0.

Those who voted in the affirmative were Messrs Barnard, Farmer, Gubb, Gower, Voss, Yarnney.

So the rule was suspended, and the ordinance read the second and third time.

The question being on the passage of the Ord. The Yeas and Nays were taken, and resulted Yeas 6 Nays 0.

Those who voted in the affirmative were Messrs Barnard, Farmer, Gubb, Gower, Voss, Yarnney.

So the ordinance was passed.

Res. No. 1431

Resolution to issue bonds in the sum of \$40,000.00 to extend the time of payment of certain indebtedness was read the first time.

Farmer moved, seconded by Yarnney that the statutory rule requiring ordinances and resolutions to be read on three different days be suspended, and the resolution read the second and third time.

The question being on the suspension of the rule.

The Yeas and Nays were taken, and resulted Yeas 6 Nays 0.

Those who voted in the affirmative were Messrs Barnard, Farmer, Gubb, Gower, Voss, Yarnney.

So the rule was suspended and the

resolution read the second and third time.

The question being on the passage of the resolution.

The yeas and Nays were taken, and resulted Yeas 6. Nays 0. Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Gower, Voss, Yanney.

So the resolution was passed.

Ord. No. 1448

Mr. Farmer. Determining to proceed with the improvement of W. Oxford Street, from Lincoln Avenue to Rockhill Avenue, by draining curbing and paving with brick block was read the first time.

Farmer moved, seconded by ~~Yanney~~ Barnard that the statutory rule requiring ordinances and resolutions to be read on three different days be suspended and the ordinance read the second and third time.

The question being on the suspension of the rule. The yeas and Nays were taken and resulted Yeas 4 Nays 2.

Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Gower, Voss, Yanney. Messrs. Voss, Yanney

~~So the rule was suspended, and the ordinance read the second and third time, voted in the negative.~~

So the ~~ordinance~~ motion not having received the necessary $\frac{3}{4}$ vote was lost.

Ord. No. 1448

Mr. Barnard. An ordinance to levy special assessment for the improvement of N. Park Avenue by the construction of Sanitary Sewer No. 135 was read the first time.

Barnard moved, seconded by Voss that the statutory rule requiring ordinances and resolutions to be read on three different days be suspended, and the ordinance read the second and third time.

The question being on the suspension of the rule. The yeas and Nays were taken and resulted Yeas 6, Nays 0. Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Gower, Voss, Yanney.

So the rule was suspended, and the ordinance read the second and third time.

The question being on the passage of the ordinance.

The yeas and Nays were

taken and resulted Yeas 6. Nays 0. Those who voted in the affirmative were Messrs Barnard, Farmer, Gubb, Lower, Voss, Yarnum.

So the ordinance was passed.

Ord. No. 1429

Mr. Barnard. An ordinance to levy special assessment for the improvement of Selby Street by constructing Sanitary Sewer No 130. was read the first time.

Barnard moved, seconded by Gubb that the statutory rule requiring ordinances and resolutions to be read on three different days be suspended, and the ordinance read the second and third time.

The question being on the suspension of the rule.

The yeas and Nays were taken and resulted Yeas 6. Nays 0. Those who voted in the affirmative were Messrs Barnard, Farmer, Gubb, Lower, Voss, Yarnum.

So the rule was suspended, and the ordinance read the second and third time.

The question being on the passage of the ordinance.

The yeas and Nays were taken and resulted Yeas 6. Nays 0.

Those who voted in the affirmative were Messrs Barnard, Farmer, Gubb, Lower, Voss, Yarnum.

So the ordinance was passed.

Ord. No. 1430

An ordinance to levy special assessments for the improvement of South Linden Avenue between Grant Street and Street by grading curbing, draining, and paving with brick blocks, was read the first time.

Yarnum moved, seconded by Gubb, that the statutory rule requiring ordinance and resolution to be read on three different days be suspended, and the ordinance read the second and third time.

The question being on the suspension of the rule.

The yeas and Nays were taken and resulted Yeas 6. Nays 0. Those who voted in the affirmative were

Messrs. Barnard Farmer Gubb. Lower.
Voss. Yarney

So the ordinance was passed.

So the rule was suspended, and the ordinance read the second and third time.

The question being on the passage of the ordinance. The yeas and Nays were taken and resulted Yeas 6 Nays 0.

Those who voted in the affirmative was Messrs. Barnard. Farmer. Gubb. Lower. Voss. Yarney.

So the ordinance was passed.

Res. No. 1433

Mr Gubb. Providing for the repair of certain sidewalks within the City of Alliance, O was read the first time.

Voss moved, seconded by Farmer that the statutory rule requiring ordinances and resolutions to be read on three different days be suspended, and the resolution read the second and third time.

The question being on the suspension of the rule. The yeas and Nays were taken, and resulted Yeas 6, Nays 0. Those who voted in the affirmative were Messrs. Barnard Farmer Gubb. Lower. Voss. Yarney

So the rule was suspended, and the resolution read the second and third time.

The question being on the passage of the resolution.

The yeas and Nays were taken and resulted Yeas 6 Nays 0. Those who voted in the affirmative were Messrs. Barnard. Farmer. Gubb. Lower. Voss. Yarney

So the resolution was passed

Ord No. 1432

An ordinance declaring the intention of the Council of Alliance, Ohio, to provide for the payment of interest and principal of the bonds of the City of Alliance O aggregating \$721,500.00, hereof issued for water works purpose and the bonds of the City of Alliance, Ohio aggregating \$140,000.00 authorized to be sold. Ordinance No 1396, by setting aside annually

from the earnings of the water works the necessary amount thereon and to include said bonds so provided for from the limitation imposed by law upon the aggregate net indebtedness of the city was read the first time.

Voss moved, seconded by Yainey that the statutory rule requiring ordinances and resolutions to be read on three different days be suspended, and the ordinance read the second and third time.

The question being on the suspension of the rule. The yeas and Nays were taken and resulted Yeas 6, Nays 0. Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Sower, Voss, Yainey. So the rule was suspended, and the ordinance read the second and third time.

The question being on the passage of the ordinance.

The yeas and Nays were taken and resulted Yeas 6, Nays 0. Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Sower, Voss, Yainey. So the ordinance was passed.

Res. No. 1442
 Mr. Tamm To authorize the Mayor to issue a license. was read the first time.

Gubb moved, seconded by Sower that the statutory rule requiring ordinance and resolutions to be read on three different days be suspended and the resolution read the second and third time.

The question being on the suspension of the rule. The yeas and Nays were taken and resulted Yeas 6, Nays 0.

Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Sower, Voss, Yainey.

So the rule was suspended and the resolution read the second and third time.

The question being on the passage of the resolution.

The yeas and Nays were taken and resulted Yeas 3, Nays 4.

Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb.

~~Grass~~ ~~Lower~~, ~~Yes~~, ~~Yanney~~.

~~As the resolution was passed~~

Those who voted in the negative were Messrs. Barnard, ^{Yes} Fanner, Lower, Yanney

So the resolution not having received the necessary ²⁴ ~~24~~ ^{majority} vote was lost.

Introduction of Ordinance and resolution.

Mr

Ord. No 1434

Mr Barnard. To instruct the City Engineer to prepare a map of each and every main and lateral storm sewer in the city.

Referred to the Sewer com.

Res. No. 1445

Mr. Lower. Requesting the President of council to appoint a special committee to report on the expediency of establishing a municipal electric light plant in connection with the city water works.

Referred to Light Committee (Yanney, Gubb. & Lower.

Ord No 1441

Mr Fanner. An ordinance to accept the plat of part out lots 13 and 15, on North Union Ave.

Referred to the Platting committee.

Res. No. 1443

Mr Barnard. Declaring it necessary to construct a storm sewer in Williams Place in the city of Alliance, Ohio, consisting of territory bounded on the north by lots 1719-1737, both inclusive, and the south by lots 4787-4794 both inclusive.

Referred to Sewer Committee

The following petition was presented to council

Petition.

To the Council of the City of Alliance, Ohio.

The undersigned owners of lots in the City of Alliance, Ohio in the immediate vicinity of Woodland Avenue from E. Summit to the first alley north of E. Summit Street, respectfully petition your Honorable body that ten feet on each side of Woodland Avenue may be vacated between the points named, for the reason that it is no longer of use to the public and its vacation will not be detrimental to the general interest

G. A. Coleman
William Stued

Report to com. on Streets and Alleys.
 Farmer moved, seconded by Yarnum that
 the President appoint a committee of three
 to confer with the Board of Health regarding
 the Alliance City Hospital.

Which motion was agreed to.
 Thereupon the President appointed
 Messrs. Voss, Gower, Gubb

On motion of Voss, the City Engineer
 was instructed to prepare a set
 of specifications for the paving of
 streets and report to council at ~~the~~ its
 next meeting.

On motion of Voss, Council adjourned
 Attest
 Chas. Silver
 Clerk

J. W. Huey
 President