

Monday June 2nd 1913.

The council met in regular session with President Hull in the chair.

The roll being called the following members answered to their names,

Messrs. Parnard, Farmer, Gubb, Lower, Patton, Voss, Yamney. Present 7. Absent 0.

The minutes of the previous meeting was read and approved.

The following communications were received from the City Solicitor

Alliance, Ohio June 2nd 1913
To the Hon. President and Members,
of the Council, of Alliance, O

Gentlemen - In obedience to your instruction, I have made an investigation as to the width of Rockhill Road, and beg to report that what is now known as Rockhill Road, was laid out by the Commissioners of Stark County, Ohio, on June 5th 1913, as a public road as appears of record "Road Record A, Page 109, Stark County Records.

There is nothing of record declaring the "width" of this road, but the statute in force at that time provided that all public, or county Roads should have a width of a least 60 feet, and the legislation by the commissions shows that the road was to be legal width, that is to say at least 60 feet.

Very Truly
Wm M Roach
Solicitor.

In regard to the claim of B C Allot. on the public square improvement the Solicitor reported as follows.

May 31st 1913

To the Council of the
City of Alliance, Ohio

Gentlemen - I return this communication which was referred to me by your honorable body.

The communication as you will note is directed to Mayor Spudis and not to council further than that I do not care to express an opinion at this time -

Very Truly
Wm M Roach
Solicitor

Regarding Ord No 1592 To regulate automobiles, motor cycles, bicycles & the City Solicitor reported as follows
 Relying upon the authority of Pegg vs. Columbus, 80 O.G. 367 in my opinion Council has no authority to pass or incorporate the foregoing in an ordinance

Respectfully Submitted
 Wm M. Beach

On motion the reports of the City Solicitor was ordered filed.

The following resolution adopted by the ~~Committee~~ Trustees of the Sinking Fund was read to Council.

Be it resolved by the Trustees of the Sinking Fund of the City of Alliance, O. That whereas, the City of Alliance, O. has been compelled to pay certain judgments against the city for personal injuries and, Whereas, the city may be compelled to pay other claims and losses, occurring in the future, it is the sense of this body that hereafter all bonds given the city for public improvements should have as surety on such bonds some bonding company legally authorized to do business in the State of Ohio and it is the sense of this body that proper legislation shall be passed by Council regarding the furnishing of such bonds.

Be it further resolved that the Director of Public Service be directed by resolution of Council that in appointment of inspectors of public improvement that such inspector or inspectors be charged with the duty of seeing that all dangerous places or such improvements be properly guarded, and that at the close of each day it be his duty to see that all dangerous places on or along such improvement be left with proper light or danger signal.

Be it further resolved that the Secretary of the trustee be ^{and} hereby instructed to forward a copy of this resolution to the Council of the City of Alliance, Ohio

Ordered filed.

The following article of agreement was read to council.

- Agreement -

In consideration of the City Council of the City of Alliance, O. approving and accepting the dedication of the Streets and Alleys of the plat of Bingham's Survey Sub. division of part of O.G. No 733.

I hereby agree to grade all streets and alleys and lay all sidewalks abutting said O.G. No 733 at my own expense.

J.W. Bingham

May 27th 1913 -

The City Auditor's annual report of receipts and expenditures for the year 1912, was presented to council.

Referred to Printing Committee

The Finance committee submitted their report recommending the passage of Res. No 1608. + Res. No 1607.

G.W. Yarnum
Peter Voss

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

Which report was agreed to.

Lower, moved, seconded by Voss that when we adjourn, we adjourn to meet next Monday evening.

Which motion was agreed to.

Lower moved, seconded by Barnard that the City Solicitor be requested to rewrite the ordinance regulating automobile motor cycles.

Which motion was agreed to.

Ord. No. 1609 -

Mr. Yarnum To authorize the sale of certain bonds at private sale was read the first time.

Yarnum moved, seconded by Barnard, that the statutory rule requiring ordinance 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 7 Nays 0. Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Lower, Patton, 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 7. Nays 0. Those who voted in the affirmative were. Messrs. Barnard, Fisher, Gubb, Lower, Patton, Voss, Yanny.

So the ordinance was passed.

The following report was submitted
Whereas the Mayor, City Auditor, and Finance Committee were by resolution authorized to sell, \$7,150.00 - 5% - Street Improvement bonds, property portion, Dated May 1st 1913, maturing one fifth each year for five years,
\$15,194.50 - 5% - Street improvement property portion bonds, Dated April 1st - 1913, maturing one fifth each year for five years \$1,500.00.
\$44¹/₂ City portion Sanitary Sewer Bonds, dated April 1st - 1913,

Beq to report that we have sold said bonds to The City Savings Bank and Trust Co, Alliance, Ohio, for par and accrued interest.

J. J. Huidy, Mayor.
Chas. Silva, City Auditor
G. W. Yanny
Peter Voss.

The question being on agreeing to the report of the com. which report was agreed to.

Mr. Lower introduced the following ordinance.

Ord. No. 1608 -
To Re-establish grade on Ridgewood Avenue from State Street to South Corporation line.

Referred to Grade Com. to report at once.

The com. on Grades, submitted Ordinance No. 1608 and recommended passage.

L. G. Lower
Peter Voss
J. H. Patton

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

Which report was agreed to

Ord. No. 1608
Mr. Lower, To re-establish grade on Ridgewood Avenue from State to South Corporation line was read the first time

Patterson 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 second and third time.

The question being on the suspension of the rule. The Yeas and Nays were taken and resulted Yeas 7 Nays 0. Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Lower, Patterson, 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 7. Nays 0. Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Lower, Patterson, Voss Yarnum.

So the ordinance was passed.

On motion of Patterson, seconded by Yarnum, Council adjourned.

Attest

Chas. Silver
Clerk.

Justus President