

On Motion Mr Cly's Resignation Laid on the table.  
On Motion Adjourned to meet in one week

Attest By Order Recorder Henry Chapman & May

May 22<sup>nd</sup> 1856

Council of the Incorporated Village of Alliance  
Met pursuant to adjournment.

Minutes of the preceding Meeting Read  
O Bester Moved that the vote taken at the last Meeting  
on the ordinance prohibiting the Sale of Spirituous or intox-  
icating drink or drinks, be reconsidered.

Mr Steen Made a Motion that the reconsideration of  
the ordinance be Laid on the table.

The Roll was called with the following results-

Yeas Steen & Joseph  
Nays Burden Bester & Hanger

A Motion was Made by Mr Hanger to Strike out  
the amendment to the ordinance at a previous Meeting

The Roll was called with the following Result -

Yeas Hanger & Bester  
Nays Burden Steen & Joseph

A Motion was made by Mr Steen that the word  
intoxicating be Struck out, which was lost.

A Motion was made by Mr Hanger that the heading  
read. An ordinance to prevent the Sale of intoxicating  
drink or drinks. Carried

A Motion was Made by Mr Burden that the word fifty  
be stricken out, and the word forty inserted.

A Motion to adjourn was Made by Mr Steen. Lost  
The Motion was then taken up to strike out the word  
fifty and insert forty, which was lost

A Motion was made by Mr Burden to Strike  
out the word fifty and insert twenty. Carried

A Motion was Made by Mr Steen that the ordinance  
be refered to Messrs Burden & Hanger for amendment, and  
report at the next Meeting. Lost.

A Motion was Made by Mr Burden that the orde-  
nance be passed with its present alterations

A Motion was Made by Mr Steen that there be an  
amendment to the ordinance, as follows. Nothing in  
this ordinance shall be so construed as to prevent  
the Sale of drinks not prohibited by the Statute  
of Ohio. Lost

A Motion was made by Mr Keen that the ordinance be laid on the table

The Roll was called with the following result  
Yeas Keen & Joseph

Nays Burden Hanger & Hester

Mr Burden Moved that a vote be taken on the final passage of the ordinance

A Motion was made by Mr Keen that the second section of the ordinance be changed to read ten dollars instead of five. Lost.

A Motion was made by Mr Keen that the ordinance be changed to read, that no Liquor shall be sold or given away for Medicinal or Mechanical purposes

The Roll was called with the following Result  
Yeas. Keen & Joseph

Nays Burden Hanger & Hester

A Motion was made by Mr Keen that the closing section be altered to read, this ordinance to take effect and be in force thirty days after its passage & Publication

The Roll was called with the following result.  
Yeas. Keen & Joseph

Nays Burden Hanger & Hester

The ordinance was then taken up on its final passage

A Motion was made by Mr Keen that we adjourn for one week

The Roll was called with the following Result  
Yeas. Keen & Joseph

Nays. Burden, Hanger & Hester

The Ordinance was then taken up on its final Passage

A Motion was made by Mr Keen to postpone the passage of the ordinance for two weeks

The Roll was called with the following Result  
Yeas. Keen & Joseph

Nays Burden Hanger & Hester

A Motion was made by Mr Keen that the passage of the Ordinance be indefinitely postponed

The Roll was called with the following result  
Yeas. Keen & Joseph

Nays Burden Hanger & Hester

The ordinance was then taken up on its final passage

The Roll was called with the following result  
Yeas Burden Hanger & Hester

Nays Keen & Joseph

On Motion adjourned for two weeks

31

Attest D<sup>y</sup> Wether Recorder

3<sup>rd</sup> Mayor

All ordinance to prevent  
Sale of Spirituous or  
Intoxicating Drinks or Drunks

Sec 1. Be it ordained and enacted by the Council of the incorporated Village of Alliance, That if any person or persons shall vend, sell, give away, or in any manner dispose of, or shall cause, permit or direct his, her or their agent or servant, or any other person or persons in his, her or their Employment or control, to vend, sell, give away, or in any manner dispose of any spirituous or intoxicating drink or drunks, of any kind whatever within the corporate limits of said Village, each and every person so offending shall, upon Conviction thereof before the Mayor or other proper officer, be fined for the first offence in any sum not exceeding twenty nor less than five dollars, together with the costs of prosecution, and for the second or any subsequent offence, shall, upon Conviction as aforesaid, be fined in any sum not less than ten nor more than twenty dollars, together with the costs of prosecution.

Sec 2. That if any person or persons shall lease or rent any house, room or other place within the corporate limits of said Village, to any person or persons, and suffers or allows the same to be used, in whole or in part, for the purpose of vending, selling, giving away, or in any manner disposing of any spirituous or intoxicating drink or drunks, of any kind whatever. Such person shall, upon Conviction thereof before the Mayor or other proper officer, be fined in any sum not less than one nor more than five dollars for each and every day, such house, room, or other place so used, together with the costs of prosecution.

Sec 3. Nothing in this ordinance contained shall be so construed as to prevent any person, from vending, selling, giving away, or disposing of any wine or other liquor for Sacramental, Mechanical or Medicinal purposes.

Sec 4. This ordinance to take effect and be in force from and after its passage and publication

Filed May 22 - 1856

Attest D<sup>y</sup> Wether Recorder

Henry Chipman 3<sup>rd</sup> Mayor