

Alliance June 7. 1860.

Council met pursuant to adjournment.

Mayor Johnson in the chair. Council Present
Linus Ely. H. Altman. H. Joseph & C. B. Pierce.On Motion of L. Ely an ordinance to preserve Cleanliness
and prevent obstructions in the Streets and Alleys
was presented (Subject to Alterations and amendments)
and accepted by the Council. Whereupon,On Motion
the Mayor appointed Linus Ely and C. B. Pierce a
committee to prepare said ordinance for action at the next
Meeting of the Council.On motion the Council adjourned to meet to-morrow
Evening.Attest
David Hoover Recorder, Simon Johnson
Mayor

Alliance June 8. 1860.

Council met pursuant to adjournment.

Mayor Johnson in the Chair. Council
Present Linus Ely H. Joseph. C. B. Pierce & H. AltmanOn motion of H. Joseph an ordinance to establish
the office of Solicitor, was accepted by the Council
and Committee discharged.On Motion of L. Ely the rule requiring the reading
of an ordinance three times be suspended for the pur-
-pose of passing the above named ordinance. And also
an ordinance to preserve cleanliness and prevent obstruc-
in the Streets and alleys.an ordinance to establish the office of Solicitor
On Motion of H. Joseph the ordinance to establish the office
of Solicitor was taken up and passed. Which is as follows,
Sec 1Be it ordained by the Town Council of the Incorporated
of Alliance, that there shall be created the office of Solicitor
for said Incorporation.Sec 2 Said Solicitor shall be appointed by the Council
-lly at the first meeting of the Council after their Election
and Qualification.

Sec 3 It shall be the duty of Solicitor to attend to all legal matters for the Incorporation.

Sec 4 The Compensation of the Solicitor shall be fixed by the Council appointing said officer.

Sec 5 This ordinance to take effect and be in full force on and after its passage and publication

attest
David Hoover Recorder Simon Johnson Mayor

On Motion of L. Ely the ordinance to preserve Cleanliness and prevent obstructions in the streets and alleys, was presented and read and the Council discharged whereupon

on Motion the above ordinance was taken up and passed by the Council, which is as follows.

Sec 1. Be it ordained by the Town Council of the Incorporated Village of Alliance. That it shall be the duty of every owner or possessor of any animal found dead, within the limits of the incorporation, to remove the same to some retired place, without said limits; or to bury the same in some retired place within or without said limits, at least three feet deep below the surface of the earth, within six hours after the discovery thereof. Every person offending against this ordinance shall pay a fine of not more than five dollars nor less than two dollars.

Sec 2. That it shall be the duty of the Marshall or in his absence any other officer of the Incorporation to remove all dead animals, when the owner neglects or refuses to do the same, at the expense of the owner, or when the owner is not known, at the expense of the Incorporation.

Section 3

That if any person shall lay or caused to be laid in any of the Streets, or alleys, any Coal, wood, lumber or any thing else tending to obstruct said Streets, alleys or any part thereof, and suffer the same to remain longer than twenty four hours, every person so offending, shall pay a fine of not exceeding five dollars, and shall moreover pay alike sum for every twenty four hours, he or she shall suffer the same to remain after being convicted of such offence.

94 Section 4 That every person engaged in building may occupy one third of the street or alley immediately joining his building with the necessary building materials for the space of three months and no longer. Provided however that an applicant apply to the Council, for extension of time, and the Council be satisfied that the applicant has used due diligence, grant him or her further time. Every person who violates this ordinance shall be fined in any sum not exceeding twenty dollars, nor less than five dollars, and shall pay a fine of five dollars for every week, he, she or they after conviction continue the obstruction.

Section 5 That it shall be the duty of the trustees of Highways to examine monthly all the streets and alleys in the Incorporation, and if on such examination, he shall find any manure, dung, straw or any other obstruction lying in any such streets, or alleys, he is hereby authorized to grant permission to any person to take and remove said dung, manure, straw or other nuisance, either out of the limits of Incorporation or to some cultivated ground within said limits, such person agreeing to remove the same without charge.

Section 6. That if any person or persons shall obstruct any ditch or water course within the corporate limits, so as to cause water to stagnate and shall not immediately remove such obstruction, shall prevent any water from passing off in its usual and natural course, he, she, or they, shall, for every such offence, forfeit and pay a fine of not exceeding twenty dollars.

Section 7. That every owner or occupier of any lot or part of lot or any of the streets, shall at all times keep the ditch or gutter along the sidewalk, as far as his or her lot or part of lot is clear and free from obstructions, by removing immediately any matter which may accumulate therein, and it shall be the duty of the street trustees to give notice to any person neglecting to do so, and if after such notice, the obstruction shall not be removed within twenty four hours, the said trustees, shall proceed as in other cases of nuisance.

Section 8. That if any person shall encumber any of the side walks, streets or alleys within the corporate limits, or in any way impede, obstruct, or render inconvenient the use thereof, he shall upon complaint be subject to the payment of a fine of not less than one nor more than fifteen dollars.

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Provided however that building materials about to be used may be deposited for a reasonable length of time upon the street in front of the ground to be occupied by the building without the side walk, and not to extend more than fifteen feet therefrom, unless specially permitted by the Council.

Section 9, That if any person violating the provisions of this ordinance, shall refuse when notified thereto by the Street-Trustees to remove within a reasonable time thereafter, any materials by him deposited or permitted to be deposited thereon, from the Public Square, Streets, Alleys, or Sidewalks, that then and in that case it shall become the duty of the Street-Trustees, on giving at least six hours ^{previous} notice by public advertisement in one or more public places adjacent thereto, to sell by public outcry for the use of the Incorporation, and cause to be removed all such materials of whatever nature so encumbering said Public Square, Streets, alleys, or Sidewalks, notwithstanding the person owning or depositing such materials, or obstructions, may have been previously subjected to the payment of a fine therefor under the provisions of this ordinance.

Section 10 That if any person shall willfully ride, drive, or lead any horse or drive any waggon Cart or other Carriage of any description, on any of the sidewalks within the Corporate limits except to cross said sidewalks at a place, where the sidewalk has been constructed for that purpose by laying down timbers or paving stone, he shall be liable to a fine of not less than one nor more than five dollars for every offence.

Section 11. That each and every person occupying lots or parts of lots within the Corporate limits shall keep the gutter or drain in front of such lots, open and in such condition as to pass the water from the streets, and shall moreover be liable to pay any expense incurred in keeping such gutter or drain open if he she or they shall neglect to do the same.

Section 12, That if any person driving a team or riding a horse, shall stop the same upon any of the walks made for the purpose of crossing any of the streets, or alleys, and shall refuse when requested thereto to remove the same, he, she, or they so offending shall on conviction thereof, be fined not less than one nor more than five dollars.

Section 13 That in any case when the Street-Trustees, shall be compelled, to employ any person or persons to remove any obstructions,

or other nuisances, from any of the Streets alleys or side walks within the Incorporation, or to make any pavement or pavements. It may be ordered to be made by any ordinance of the Council, he shall issue his Certificate to the Recorder of said Incorporation Stating the amount due and for what purpose, and upon the presentation of such Certificate to the said Recorder he shall issue an order to the Corporation Treasurer for the Amount Stated in said Certificate and notify the Council thereof. It shall be the further duty of the Trustees after having such Certificate to demand of the person or persons whose duty it is made by the incorporation ordinance to remove such nuisances or obstructions or to make such pavements, payment of the sum for which the Certificate was given; and upon refusal or neglect of such person or persons to pay such money within thirty days after such demand, he shall give information thereof to the Incorporation Solicitor, and it shall be and hereby is made the duty of said Solicitor, upon receiving such information, from the Trustees, forthwith to institute suit before the Mayor, against such delinquent, and proceed with all possible dispatch to collect from him, her, or them the amount of money called for by said Certificate, and such money when collected, shall be paid into the incorporation treasury, for the use of the Incorporation.

Section 14 Any person or persons having obstructed any Streets or alleys with buildings, sheds, fences or other obstructions, previous to the passage of this ordinance shall remove the same within twenty days after the passage and publication of the same, or be subject to like penalties for the violation of sections three and nine of this ordinance.

Section 15 That this ordinance take effect and be in force from and after its passage & Publication. Passed June 8, 1860.

David Hoover } Recorder
Simon Johnson
Mayor

On motion of L. Ely the Recorder was instructed to prepare the three last ordinances passed by the Council for Publication. And place them in the hands of S. S. McKee for Publication in The Alliance times.

On motion the Council adjourn to meet at its next regular meeting.

David Hoover } Recorder
Simon Johnson
Mayor