

On Motion

the Village for Road purposes,
of Mr. Buckman. The Mayor and Street Commissioners
were appointed a committee, to stake off the Alley in
Webb's addition to Alliance, refers to in the petition of John
Miller, Wm. Carson & others, within ten days.

On Motion

An order was drawn on the treasury in favor of ^{John} Joseph
for \$100.00 to apply on his account as street Commissioner.

On Motion

of Mr. Buckman. Resolved that the petition of certain cit-
izens praying for the opening of third street from Freedom
street to the north side of the C.P. Rail Road is hereby gran-
ted, and said third street is hereby declared opened.

On Motion adjourned to meet on the 1st Monday evening in
January 1868.

Joseph Barnaby, Recorder,

January 6 - 1868.

Council met pursuant to adjournment. Mayor Buckman
the Chair. Members present Ameyman, Buckman, Orr
Garrison and Barnaby.

The Minutes of last meeting read and approved, a petition
signed by S. Koch & crew and others business men of
Alliance, asking that an ordinance be passed requiring
persons coming into the Village and selling goods at auctions
to pay a license of \$25.00 for each day, was presented, which
on Motion was laid on the table.

A petition was presented signed by H. E. Strong, and two
others asking that a side walk be put down on the east
side of 3rd street, commencing at the C.P. Rail Road,
to connect with the walk on the south side of Depot
street, which on Motion was received and a walk ordered
said walk to be of the usual width and material.

The following Bills were presented and accepted and
orders drawn on the Treasurer for their amounts
respectively,

- J. C. Emerson for hauling 82 loads of gravel to level up
street crossings &c Amount \$41.00
- W. L. Seacrist, for making blocking for fire engine \$ 2.00
- Garrison & Brother for Printing to this date 8.18
- J. S. Hoester, for Book for recording Census 2.00
- Erno Hoopes, for 53 feet side walks at 49 cents per foot
and 37 feet street casing at 60 cts per foot and repairing
side walks on Main & West streets, in all \$49.87
- B. F. Foltz, for 16 Bolts for fire engine 3.20
- J. Orr, was instructed to procure a suitable stove for lookup
and fuel for the same

On Motion the rule requiring ordinances to be read at three Meetings before their final passage, was suspended for the purpose of passing an Ordinance empowering the Mayor to summon and empanel Jurors for the trial of persons violating ordinances of the Village, also an ordinance to suppress the sale of intoxicating Liquors, within the Corporation.

The Ordinance empowering the Mayor to call Jurors was then taken up and passed by the following Vote, Yeas A. Amerman J. Buckman, J. W. Garrison, J. W. Orr and J. Barnaby
Nays None

The Ordinance to prevent the sale of spirituous liquors was taken up and passed as follows: Yeas A. Amerman J. Buckman, J. W. Garrison, J. W. Orr, and J. Barnaby
Nays None.

The ordinance to prohibit the sale of Ale Beer Wine and Cider, was taken up and passed as follows: Yeas J. Buckman J. W. Orr and J. Barnaby, Nays A. Amerman.
John W. Kingsbury presented a bill for taking the census of the Village which was accepted and an order drawn on the Treasurer for the amount \$15.00

On Motion Adjourned to Meet on the 1st Monday evening in February 1868

Joseph Barnaby

An ordinance to provide, see 1st

for the summoning and empanelling Jurors by the Mayor, and for use in such cases

Be it ordained and enacted by the Council of the Incorporated Village of Alliance, that the Recorder of said Village shall, on the 1st Monday in January, A.D. 1868, and annually thereafter, on said day, at the Meeting of said Council, select one hundred and forty four good and judicious persons residing within the limits of said Incorporated Village, and having the qualifications of electors of the State of Ohio, to serve as Jurors in trials before the Mayor for Violations of the Village ordinances.

Sec 2^d That the list so selected shall be delivered to the Mayor of said Village on his demand therefor.

Sec 3 That the Mayor of said Village shall write the names of the persons on said list on separate pieces of paper and put them so written into a box to be provided by him at the expense of said Village.

Sec 4 That upon the appearance of the defendant in an action for the violation of any ordinance of said Village or after his arraignment and plea, if such defendant shall demand to be tried by a Jury, in such cases as a

Jury may be properly demanded, the Mayor shall immediately proceed to draw from the said Box, after first shaking it, twelve billets or slips of paper, unless the defendant consents to be tried by a less number of Jurors in which case the number drawn shall be such number less than twelve as the defendant consents to be tried by. said drawing shall take place in the presence of the parties or their attorneys, and the persons whose names are drawn shall serve as Jurors of the Cause for which such Jury has been demanded.

Sec 5 The Mayor shall forthwith issue a Venis facias to the Marshal of said Village, commanding him to summon the persons whose names have been drawn from the box as aforesaid to attend as Jurors in the Cause for which the Jury has been demanded, at the Mayors Office in said Village forthwith unless the parties or their attorneys with the consent of the Mayor, shall agree upon a different time; then to appear at the time so agreed upon. The Marshal shall personally serve said Venis facias, when it can be done within the Incorporated limits of said Village, and shall make return of the same, with the names of the persons summoned enclosed thereon, at the time of the trial of said Cause.

Sec 6 That the parties shall have the right to challenge two Jurors peremptorily, and such other challenges for cause as are allowed in the Court of Common Pleas. The fees of said Jurors shall be the same as of Jurors in trials before a Justice of the Peace, and shall be taxed against the losing party.

Sec 7 That if from challenge or other cause the panel of Jurors shall not be full, the Marshal, being directed by the Mayor shall fill the panel from the bystanders who have such qualifications as are required of Jurors in this act, and such Jury duly empanelled and sworn shall try such Cause.

Sec 8 That Jurors refusing or neglecting to attend and serve shall be liable to a fine of not less than one nor more than five dollars, to be collected as other fines and penalties.

Sec 9 That the Marshal shall attend at Court and during the trial, and after the Jury have been sworn, heard the proof and allegations and arguments of Counsel, and the law applicable to the Cause by the Court, the Marshal shall keep the Jury in a convenient place until they have agreed upon a Verdict, or have been discharged by the Mayor.

Sec 10 That the Jury shall appoint one of their number as fore

and the verdict shall be delivered to the Mayor in the presence of the defendant; that if said Jury find the defendant guilty the Mayor shall pass sentence upon such defendant as the ordinances direct in such cases. When the Mayor is satisfied that the Jury cannot agree after a reasonable time, he may discharge them, and upon demand of either party empanel another Jury as before directed; and if the defendant is not ^(under) arrest, the cause may be continued a reasonable time by the Mayor, unless a time for trial is agreed on, the defendant agrees that judgement may be given by the Mayor on the case.

Sec. 11 That if the Marshal is absent, or unable to attend the trial the Mayor may appoint some disinterested person to discharge his duties under this Ordinance

Sec. 12 That the Mayor shall be entitled to receive for his fees the same ~~of one dollar~~ fees as are now provided by law for Justices of the Peace in Jury trials.

Sec. 13 That the Marshal shall be entitled to receive for his fees the sum of one dollar for summoning the Jury, and in all other services the same fees as are now allowed by law in Jury trials before Justices of the Peace, all of which costs shall be taxed against the losing party,

Sec. 14 That whenever the list of Jurors remaining in the box is reduced to twenty four, it shall be the duty of the Recorder, of said Village at any of the regular Meetings of the Council of said Village, to select a list of one hundred and twenty names of persons having the like qualifications as provided in section one, to be delivered to the Mayor as provided in section two to be by him placed in the box as provided for hereinbefore.

Sec. 15 That on the first Monday of January A.D. 1869, and annually thereafter on said day, at the regular Meeting of said Council, the Mayor shall take out of said box, the names which may be in the same, and their place shall be supplied as before provided for.

Sec. 16 This act shall be in force from and after its passage and publication.

Joseph Barnaby, Recorder. W. Buck, Mayor
Passed January 6th and published January 9th 1868

Ordinance to prevent the sale of spirituous or intoxicating liquors in the village of Alliance

sec. 1. Be it ordained and enacted by the town Council of the incorporated Village of Alliance, that it shall be unlawful for any person or persons by agent or otherwise to sell in any quantity intoxicating liquors, to be drawn

Order the same

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in or upon or about the building or premises where sold; or to sell such intoxicating liquors to be drunk in any adjoining room, building or premises, or other place of public resort connected with said building, within the incorporate limits of said Village.

Sec. 2 That it shall be unlawful for any person or persons, by agent or otherwise, to sell intoxicating liquor to Minors, unless upon the written orders of their parents Guardians or family Physicians, within the corporate limits of said Village.

Sec 3 That it shall be unlawful for any person or persons by agent or otherwise, to sell intoxicating liquors to persons intoxicated, or who are in the habit of getting intoxicated, within the corporate limits of said Village.

Sec. 4 That the giving away of intoxicating liquors, or other shift or device to evade the provisions of this ordinance, shall be deemed and held to be unlawful selling within the provisions of this ordinance.

Sec. 5. That each and every person violating any of the provisions of this ordinance, shall upon conviction thereof before the Mayor of said Village, be fined in a sum not less than five dollars nor more than fifty dollars or be imprisoned in the prison of said Village, for not less than ten days nor more than thirty days, or both at the discretion of the Mayor, and shall in addition pay the costs of prosecution; provided that the provisions of the first section of this ordinance shall not extend to the sale of the wine manufactured of the pure juice of the grape cultivated in the State of Ohio, or beer or ale or cider.

Sec 6 This ordinance shall be in force from its passage and publication,

Joseph Barneaby, Recorder St. Buck, Mayor
passed January 6th and published January 9th 1868.

Ordinance to prevent the sale of wine beer Ale or cider

Sec 1- Be it Ordained and enacted by the town Council of the incorporated Village of Alliance, that it shall be unlawful for any person by agent or otherwise, to sell any wine Beer, ale or cider within the corporate limits of said Village to be used as a beverage.

Sec 2 That each and every person violating the provisions of this ordinance shall upon conviction thereof before the Mayor, be fined in a sum not less than five dollars, nor more than fifty dollars, or be imprisoned in the prison of said Village for not less than ten days nor more than thirty days or both at the discretion of the Mayor, and shall pay the costs of prosecution.

Sec. 3: This Ordinance shall be in force from its passage and publication
Joseph Barneaby, Recorder, St. Buck, Mayor
Passed January 6th and published January 9th 1868.