

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.

Repealed sec 10 That the jury shall appoint one of their number as foreman and the verdict shall be delivered to the Mayor in the presence of the defendant, that if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 upon, and the defendant agrees that judgement may be given by the Mayor on the case.

Repealed sec 11 That if the Marshal is absent or unable to attend the trial the Mayor may appoint some disinterested person to discharge his duties under this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

Repealed sec 12 That the Mayor shall be entitled to receive for his fees the same fees as are now provided by law for Justices of the Peace in jury trials.

Repealed sec 13 That the Marshal shall be entitled to receive for his fee the sum of One dollar for summoning the jury and in all other services, the same fees as Constables are allowed by law in jury trials, before Justices of Peace, all of which costs shall be taxed against the losing party.

Repealed sec 14 That whenever the list of Jurors remaining in the box is reduced to twenty four, it shall be the duty of the Recorder of said Village, at any of the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.

Repealed sec 15 That on the first Monday of January AD 1869, and annually thereafter on said day, at the regular meetings of said Council, the Mayor shall take out of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

sec 16 This act shall be in force from and after its passage and publication.
Jan 6th 1868. Joseph Dumonty Mayor St. Roch

An Ordinance to prohibit the sale of spiritous
or intoxicating liquors in the Village.

- Minutes
p. 226
- 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 drunk in
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, con-
nected with said building, within the incor-
porate limits of said Village —
- Sec 2 That it shall be unlawful for any person or persons
by agent or otherwise, to sell intoxicating liquors
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
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 pro-
secution, provided that the provisions of the
first section of this Ordinance shall not extend
to the sale of 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.

Passed Jan'y 6th 1868

(Joseph Barnaby, Recorder, St. Bucke, Mayor)

An Ordinance, to Prohibit the sale of Wine, Beer, ale and Cider, (Repealed March 16, 1876.) see Page 163.

Sec 1

Repealed
Minutes
p 227

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 other wise, to sell any wine, Beer ale or Cider, within the corporate limits of said Village, to be used as a beverage.

Sec 2

Repealed

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

Repealed

This Ordinance shall be in force from its passage and publication.

Passed January 9th 1868.

Joseph Barnaby, Recorder, St. Bucke, Mayor.

An Ordinance Regulating the speed of Locomotives and Cars, and to prevent Trains from standing on streets (Repealed February 17, 1873, see Page 91)

Sec 1

Minutes
p 248
Repealed

Be it Ordained by the Town Council of the incorporated Village of Alliance, that it shall be unlawful for any Rail Road Company to run its Locomotives or Cars, within the incorporate limits of Alliance, at a greater rate of speed than Eighteen Miles per hour.

Sec 2

Repealed

That it shall be unlawful for any engineer or conductor or any person having the special charge of any of said Locomotives or Cars, to run the same within said corporate limits, without sounding a prolonged steam whistle, on approaching said corporate limits, and without ringing the Bell on the Engine, so long as Locomotives or Cars are in motion within said corporate limits.

Sec 3

That it shall be unlawful for any conductor or