

the south west corner of the House of Samuel Frantz, which is situated near the tracks on Main Street.

8th One light shall be placed at the intersection of the track of the said Company, with Liberty Street, which is a continuation of Mt. Union Street, and at a point 19 1/2 feet directly south west from the south west corner of the House of Clark Suscott, which house is near said tracks and on said street.

At each of the four last named places, the said Company shall erect a wooden lamp post eleven feet high, and place thereon a suitable lamp and suitable fixtures of a style similar to the lamps now used in lighting the streets of Alliance, the said lamps shall be furnished with suitable fixtures to burn oil, and at each of the said (4) four places the light shall be made from oil.

That at each and all of the places the light shall be kept burning during the months of April, May, June, July, August and September, of each year, ten hours out of each day of twenty four hours, commencing at 7 o'clock P. M. and ending at 5 o'clock A. M. and during the remaining months of each year (11 1/2) eleven and a half hours out of each day of 24, hours commencing at 6 o'clock P. M. and ending at 5 1/2 o'clock A. M.

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

Pasped Sept 9th 1869,

Joseph Barnaby, Recorder, J. J. Parker, Mayor,

An Ordinance Fixing the Salary of the Mayor & Marshal,
(Repealed March 11, 1872, see Page 67)

Sec 1 Repealed
Minutes
p 279 Be it Ordained and enacted by the Town Council of the Incorporated Village of Alliance, That the Mayor of said Village shall receive as his salary, the sum of one hundred dollars per year, payable quarterly out of the Treasury of the Incorporation, on the warrant of the Mayor and Recorder.

Sec 2 Repealed That the Marshal of the said Village, shall receive as his salary the sum of two hundred dollars, per year, payable quarterly out of the Treasury, of the Incorporation on the warrant of the Mayor & Recorder. Sec 3. This Ordinance shall be in force from and after its passage. Pasped March 28th 1870
Joseph Barnaby, Recorder, J. J. Parker, Mayor,

An Ordinance Providing for the Construction and repairing of side walks.

Repealed. See page 251.

sec 1
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Be it Ordained and enacted by the Council of the Incorporated Village of Alliance, in Stark County Ohio, That whenever in the opinion of the Council it becomes necessary, to construct or repair any sidewalk in said Village, the Council shall pass a resolution declaring that the same shall be constructed or repaired as the case may be, describing said sidewalk sufficiently to enable the parties interested to determine what sidewalk is intended to be constructed or repaired and what kind of Materials are to be used in the construction or repair of the same; and after the passage of any such resolution by the Council, and notice of the same given to the owner or owners, or agent of the same, of the property abutting on the sidewalk described in said resolution it shall be the duty of the Mayor of said Village, on application to him for that purpose to give the owner or owners of property abutting on the sidewalk, any necessary information in regard to grade or other matters necessary to enable the owner of property to construct or repair said sidewalk according to the requirements of said resolution.

sec 2 That if any one or more of the owners of property abutting on said sidewalk, shall neglect or refuse to construct or repair, his her or their portions of the same, within sixty days after receiving notice of the passage of said resolution as required by law, then and in that case the person or persons, with whom the said Council may contract therefor, shall on being directed by resolution of the Council of said town, cause the same to be constructed or repaired upon the most favorable terms, keeping an accurate account of the cost and expenses of doing the same separate as to the front of each property abutting on said sidewalk, and when the same is completed such person or persons, as appraisers, shall render an accurate account of the cost and expense of

Constructing the same, to the Council of the said Village, rendering the cost and expenses in front of each property abutting on each sidewalk separate, and said account shall give the number of the lots as platted, and the names of the respective owners,

And at any time after ^{the} receipt of the same by the Council it may pass any all necessary resolutions for the purpose of collecting the same and making it a charge on the property abutting on said sidewalks,

But if the cost of constructing or repairing said sidewalk will exceed the sum of Five hundred dollars, the person or persons designated by the Council as aforesaid shall report the same to the Council for its further action as to giving notice and letting the work, and at any time after the report is received by said Council, it shall have the right to give necessary notice for the letting of the work, and furnishing of the necessary materials and receive bids for doing of the work and award the doing of the work and furnishing necessary materials to the lowest bidder or bidders.

Sec 3 The Mayor, of said Village is hereby required to keep in a Book to be provided for the purpose, a Memorandum of the time and manner of serving notice on the owners of property abutting on sidewalks required to be constructed or repaired by resolution of the Council of said Village, and the person or persons employed by the Council shall at all reasonable times have the right to inspect the same for the purpose of enabling them to determine whether the owners of property abutting on sidewalks required by resolution of the Council to be constructed or repaired have done the same within the sixty days required by law.

Sec 4 This Ordinance shall be in force from and after its passage and publication as required by law.

Passed May 16th 1870

Joseph Barnaby, Recorder, St. Laughlin, Mayor

An Ordinance Establishing the grade of Alliance
Street west of Mt. Union Street,

Sec 1 Be it Ordained and enacted by the Town Council
of the Incorporated Village of Alliance, Ohio:

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That the grade of Alliance Street in said Village
from Mt. Union Street westwardly, a distance
of eight hundred and twenty five feet, be and
the same is hereby ordered as follows:

Commencing at the west line of Mt. Union Street
at an elevation of One hundred and seven feet,
thence westwardly along the middle line of Allian-
street at a regular grade, three hundred and
sixty feet, to an elevation of ninety two feet, five
inches, thence westwardly sixty nine feet at
a regular grade, to an elevation of ninety two
feet, five inches, thence westwardly at a
regular grade four hundred feet to an
elevation of one hundred and sixteen feet
five inches.

All of said elevations apply to the middle line
of said street, and have reference to the Town
Bench Mark, on the corner of Weikarts Block at
Alliance Street as established by Ordinance,
this Ordinance shall apply to the sidewalks on
each side of said street as far as the grade is
established.

Sec 2 This Ordinance shall take effect after its
final passage and when it is published
according to law.

Passed June 27th 1870

Attest Joseph Barnaby, Recorder, St. Laughlin, Mayor.

An Ordinance to Prohibit Dogs from running at large unless securely Muzzled, within the Village of Alliance,

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Sec 1 Be it Ordained and enacted by the Council of said Village that it shall be unlawful for any Dog to run at large in said town unless the same is safely and securely Muzzled.

Sec 2 That the Marshal of said town is hereby required to kill any Dog at large Contrary to the provisions of this Ordinance, shall

The Marshal receive from the town for killing and burying each dog the sum of Fifty cents.

Sec 3 That any person may kill such dog as may be found at large in said town, Contrary to this Ordinance.

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

Passed August 15th 1870.

Attest Joseph Barnaby, Recorder, St. Laughlin, Mayor.

An Ordinance Vacating a Part of Park Street and also an Alley Directly North of the Street Vacated.

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Sec 1 Be it Ordained and enacted by the Council of the incorporated Village of Alliance, that the portion of said Park street in Alliance, lying and being between Lots No 13 & 14, in Section Lanebow & Cos, addition to the Town of Alliance, being 120 feet long from the north line of Oxford street to the alley directly north of Oxford street be and the same is hereby declared Vacated.

Sec 2 That the Portion of the Alley directly west from that portion of Park street vacated in sect 1 - being between lots No 14, No 51, 52 & 53, in Section Lanebow & Cos, addition to the Town of Alliance, and being 120 feet long from the north line of Oxford street to the alley directly north of said Oxford street be and the same is hereby Vacated.

Sec 3 This Ordinance shall be in force from its passage and publication as required by law.

Passed November 21st 1870

Attest Joseph Barnaby, Recorder, St. Laughlin, Mayor.