

(Repealed August 18, 1843 see Page 107)

An Ordinance to provide for the organization and regulation of a Hook, Ladder and Bucket Company

Sec 1 Be it Ordained and enacted by the Town Council of the Incorporated Village of Alliance, Ohio, That any Member, (Not less than forty, nor exceeding eighty) of Able bodied Male Citizens of said Village, over the age of eighteen years, and under forty five, May organize themselves into a Hook, Ladder and Bucket Company, for service within said Village, in the Event of fire.

Sec 2 Be it further enacted, that any Company organized under the provisions of this Ordinance, shall elect from their number the following Officers to wit: one Captain, and two Assistants; one secretary, and one Treasurer; who shall serve for the period of six Months, and who shall perform all duties incident to their respective Offices.

Sec 3 Be it further enacted, that any Company organized under the provisions of this Ordinance, shall have power to Make all needful rules and regulations for their government.

Sec 4 Be it further enacted, that whenever a Company shall have organized, in pursuance of Sections one and two of this Ordinance, and shall have adopted a Constitution and by laws in pursuance of section three of this Ordinance, it shall be the duty of such Company to present to the Council of said Village, a true Copy of the rules by them adopted for their government, a list of the names of all their Members, together with the name of each officer and office by them held in such Company, Upon the receipt of which Copy list &c by the Council, it shall be the duty of the Council to accept of such Company into the service of said Village; or for good reasons to reject the same.

Sec 5 Be it further enacted, that whenever any Company shall have been organized in pursuance of this Ordinance, and accepted by the Town Council, in pursuance of section four of the same, it shall there upon be the duty of the Mayor to issue his Commission to each officer of such Company, covering the term for which they were elected; semi-annually thereafter; shall issue his Commission to each new board of

officers, after their election, upon receipt of the Certificate of the secretary of such Company, embodying the result of such election.

Sec 6 Be it further enacted, that such Company when so accepted, shall be equipped as follows; with one Hook and Ladder truck, one forty foot Ladder, two thirty foot Ladders, and two twenty foot Ladders, four axes, six hooks of different sizes, a requisite number of Ropes, and not less than fifty Buckets.

Repealed

Sec 7 Be it further enacted, that the equipment and fixtures for such Company, provided for in Section six of this Ordinance, shall be furnished and kept in tact by the Incorporated Village of Alliance, and shall always remain the property of said Incorporated Village; but shall be subject to the Control and possession of such Company, so long as such Company shall continue to carry out in good faith the objects of its Organization.

Repealed

Sec 8 Be it further enacted, that an Ordinance entitled an Ordinance to establish a Hook, Ladder and Bucket Company passed June 8th 1860, be and the is hereby repealed.

Repealed

Sec 9 This Ordinance shall take effect, and be in force on and after its passage and publication as required by law.

Repealed

Passed May 15th 1871.

Joseph Barnaby, Recorder

St Laughlin, Mayor

The above ordinance published in the Alliance Weekly Local No 26 June 27th 1871. J. Barnaby, Recorder.

An Ordinance to restrain and prohibit Ale, Beer, and Porter houses and shops, and places of habitual resort for Tippling and intemperance; Repealed May 18, 1874 see Page 100

Sec 1 Be it Ordained by the Council of the Incorporated Village of Alliance, Ohio: that it shall be unlawful for any person or persons, by agent or otherwise, to keep within the said Village of Alliance, any house, room, shop, booth, arbor, cellar or place of habitual resort for tippling or intemperance.

Repealed

Sec 2 Be it further Ordained, that it shall be unlawful for any person or persons, by agent or otherwise, to keep within the said Incorporated Village of Alliance, a shop, room, booth, arbor, cellar, or place where Ale, Porter, or Beer is habitually sold or furnished to be drunk in, upon or about the house, shop, room, booth, arbor,

Repealed

Cellar or place where sold or furnished.

Sec 3

Be it further Ordained: That for any violation of the first section of this Ordinance, the person or persons offending shall, upon conviction, forfeit and pay a fine of not less than Ten dollars, nor more than fifty dollars, and shall also be imprisoned in the County jail for a period of not less than fifteen days nor more than thirty days.

That for every violation of the second section of this ordinance, the person or persons so offending, shall upon conviction, forfeit and pay a fine of not less than ten dollars, nor more than fifty dollars, and shall also be imprisoned in the County jail for a period of not less than ten days, nor more than twenty days.

Sec 4

Be it further Ordained, that all prosecutions under this Ordinance, shall be in the name of the Incorporated Village of Alliance, and shall be commenced under a written complaint under oath or affirmation, before the Mayor of said Village, and upon the filing of such Complaint the Mayor shall issue a warrant, directed to the Marshal of said Village, for the arrest of the accused before the Mayor, who shall proceed as provided by law; and the Mayor upon the conviction of any person for the violation of any of the provisions of this Ordinance, may make it a part of the sentence that the accused shall stand committed to the jail of the County until the fine and costs aforesaid be paid, or otherwise discharged according to law.

Sec 5

It shall be the duty of the Marshals of said Village to make complaint against all persons found violating any of the provisions of this Ordinance.

Sec 6

This Ordinance shall take effect on and after its passage and publication, as required by law.

Dated June 14 1871

attest

Joseph Barnaby,

Recorder

H. Laughlin

Mayor.

Published in the Alliance Weekly Local No 28
July 1st. 1871

Joseph Barnaby, Recorder.

An Ordinance to punish Vagrants, Passed June 14th 1871

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, to be found within the limits of the Incorporated Village of Alliance, loitering about saloons, Taverns, Drunk shops or Houses of ill fame, or wandering about the streets, or elsewhere within the Incorporated limits of said Village, either by day or night, not having any visible means of support, and not being able to give any satisfactory account of himself or herself.

Sec 2 Any person found Violating any of the provisions of the first section of this Ordinance, shall upon Conviction thereof the Mayor, be fined in any sum not exceeding Fifty Dollars, and stand committed untill said fine and costs are paid.

Sec 3 This Ordinance shall be in force from and after its passage and publication.

Attest M. C. Pennock, Clerk Pro. tem. St. Saughlin Mayor

The above Ordinance published in No 28 of the Alliance, Weekly Local of the date of July 8th 1871. Joseph Barnaby, Recorder

Sec 3 And all persons who shall refuse or neglect to pay the fine imposed on the conviction of any such offence and the costs of prosecution, shall be imprisoned and kept at hard labor untill, at the rate of seventy-five cents for each days labor, exclusive of sundays they shall have earned an amount equal to such fine and costs.

Sec 4 This Ordinance shall be in force from and after its passage and publication.

Attest M. C. Pennock, Clerk Pro. tem. St Saughlin Mayor

The above Ordinance, Published in No 29 of the Alliance, Weekly Local dated July 8th 1871. Joseph Barnaby, Recorder

Repealed Nov
7, 1872 see
page 79

An Ordinance to regulate the erection of buildings and other structures, within certain portions of the Corporation limits, Passed October 2nd, 1871.

Sec 1 Be it ordained and enacted by the Town Council of the Incorporated Village of Alliance, That all buildings and structures, hereafter to be erected or placed upon that part of Alliance which is bounded upon the north by the P. Ft. W. & C Rail road, upon the east by the W & P, Rail road, upon the south by the first alley to the north and running parallel with Market street, and upon the west by Arch street, shall be erected and constructed out of either Brick, stone, Iron or other noncombustible material; and in the construction of the same due regard shall be paid to the prevention of the spread of fire. And it shall be unlawful to erect or place thereon, any frame building, or wooden structure of any kind whatever.

Repealed

Sec 2 That this Ordinance shall be in force from and after its passage and publication.

Attest Joseph Barnaby, Recorder, H. Laughlin Mayor.

The above Ordinance published in No 15 of the Alliance Monitor, dated Oct 19th 1871.

Joseph Barnaby, Recorder.

An Ordinance, fixing the salary of certain Officers of the Village of Alliance, (Repealed March 5, 1876 see page 156)

Sec. 1st 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 three hundred dollars per year, payable quarterly out of the Treasury of the Incorporation, on the warrant of the Mayor and Recorder.

Sec 2nd That the Marshal of said Village, shall receive as his salary the sum of three hundred dollars per year, payable quarterly out of the Treasury of the Incorporation, on the warrant of the Mayor and Recorder.

Sec 3rd That the Solicitor 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 4th That the recorder of said Village shall receive as his salary the sum of One hundred dollars per year, payable -