

quarterly out of the Treasury of the Incorporation, on the warrant of the Mayor and Recorder,

Sec 5th That an ordinance fixing the salary of Mayor and Marshal passed March 28th 1870, be and the same is hereby repealed.

Sec 6th This Ordinance shall take effect and be in force from and after its passage and publication as required by law.

Repealed Passed March 11th 1872.

Joseph Barnaby, Recorder.

N. Laughlin, Mayor

The above Ordinance published in the Alliance Weekly Local No 13 dated March 16th 1872.

Joseph Barnaby, Recorder.

An Ordinance, to provide for the appointment and regulation of Street Commissioner, (Repealed Nov 4, 1872, see Page 84)

Sec 1st Be it Ordained by the Council of the Incorporated Village of Alliance, That at the first regular Meeting of Council after the Municipal Officers elected at the regular April Elections of each year, shall have been duly qualified, and have entered on the duties of their respective offices, the Mayor, by and with the consent of a Majority of the Council, shall appoint a Street Commissioner for the Borough, to serve one year, unless sooner removed for neglect or inability as hereinafter provided, who before entering upon his office shall take an oath or affirmation well and truly to perform the duties of his office as set forth in the Ordinance, by laws and resolutions of Council.

Repealed

Sec 2nd The Commissioner by virtue of his office shall be supervisor of highway within the Corporation, and subject to the orders of Council, shall have general superintendance in opening up and keeping in repair all streets, ~~and~~ alleys, and public squares belonging thereto, shall superintend the removal of all nuisances or obstructions that may be placed thereon, as well as all work performed upon the streets, alleys, sidewalks, Croppings, Bridges, sewers, parks and public grounds within the Corporation, and shall exercise such other powers, and perform such other duties not provided in this Ordinance enjoyed upon and granted to Supervisors of highways by the laws of the State so far as they may apply.

Repealed

Sec 3rd At the proper time and season he shall duly notify and call on and work under his supervision according to law, all persons in the Corporation subject to perform two days labor on the public highways under the law, collecting all money paid by such persons as commutation in lieu of such labor, keeping an accurate account of the names of ^{all} such persons, with the dates of notices given them and of the performance of such labor or the payment of such money.

Repealed

in lieu thereof, in a book to be furnished to him for the purpose by the Recorder at the public expence; as also in like manner the names of all such persons with dates of Notice who neglect or refuse to render such service or to pay in lieu thereof, and report all of the same at each regular Meeting of the Council, or at any special Meeting when such report may be called for.

Sec 4th Any and all Moneys that may be collected as above specified he shall apply in labor on the streets in his department by hiring efficient Men and teams, at current prices for such work, and employing them under his supervision to the best advantage, keeping a regular account of each day's labor for each Man or team so employed, with the amounts paid for the same and report at each Meeting of the Council. provided that in no event shall the street Commissioner be allowed any compensation for work performed by any team owned, in whole or in part, by said Commissioner.

Sec 5th It shall not be lawful for the street Commissioner to collect the road taxes of said Borough, or any portion thereof, except the commutation for the two day work in any other manner than by labor upon the streets and alleys in the manner pointed out by this Ordinance, and in no case whatever, shall he directly or indirectly act as the agent of the parties paying such taxes for the purpose of procuring such labor to be performed.

Sec 6th When the means acquired from the collection of the Poll tax are exhausted or so much so that in the opinion of the Council they are not sufficient to carry on such improvements as in their opinion may be needed, the Commissioner shall proceed to do such labor, or cause it to be done under his supervision, and such only, as shall be specially designated to him from time to time by the Council or a Committee of the same appointed for such duties, employing for such purpose a suitable number of Men and teams for the work to be done at current prices for such labor, and shall keep a strict account as before, of each day's labor for each Man or team so employed, with prices agreed upon for the same, in a book to be furnished him for the purpose, at the public expence; and he shall make out from this record and present to the Council at least once a month during the year, an authenticated Bill for each person or team so employed, which, when approved by finance Committee of Council, shall be paid by order on the Treasurer.

Sec 7th The Commissioner shall have charge of all tools furnished for his use by the Corporation, and shall see that they are properly cared for, and stored away when not in use; shall attend to having them repaired where necessary; collecting and presenting at the first regular meeting of the Council, thereafter, authenticated Bills for the expense of the same, and at the close of his term shall file with the Recorder of the town an inventory of all the shovels, Mattocks, picks, axes, ploughs, scrapers, chains and other articles belonging to his department, and deliver the same over to his successor in office

Repealed

Sec 8th The Commissioner shall have power to serve all notices connected with the business of his department - shall prosecute according to law when so directed by Council all such persons as they may designate who owe two days work on the public highway, but who, after proper notice have neglected or refused to perform the same, or pay three dollars in place thereof; and he shall have power to collect by suit all fines forfeitures and penalties arising in the prosecution of his duties.

Repealed

Sec 9th The Commissioner shall exercise general care over all Public sidewalks and street crossings in the Corporation, reporting to Council all defects and deficiencies occurring therein, and when so ordered shall properly notify the owners, or their agents, to repair or renew the same, and upon their neglect or refusal to attend to the matter within the time specified in such notice, he shall when so ordered by Council, proceed to do the work himself, or cause it to be done, keeping an accurate account of the expense with the property to whom it belongs, and reporting the same at next meeting of Council thereafter.

Repealed

Sec 10th The Commissioner shall hold all books of record or receipts furnished for his use by the town, subject to the inspection of the Council, or any member of it, at all times, and shall be required to have them present for examination and reference at all meetings of the Council, and at the close of his term of service shall deposit them with the Recorder of the Town.

Repealed

Sec 11th The Commissioner shall be under the direct control, and obey the orders of the Council and of such Committees of the same as may be appointed to have special charge of matters within his department.

Repealed

Sec 12th The Commissioner shall be compensated at the rate of two dollars and fifty cents per day for each day or fractional part of a day actually employed in the duties of his office; a regular authenticated Bill for which he shall present for settlement at the first regular Council Meeting in every month to be paid when by an order on the treasury, the amount, signed by the Recorder and Mayor.

for the amount of the Bill

Sec 13th Should the Commissioner neglect or refuse to comply with any or all of the provisions of this Ordinance, or those of any other Ordinances, by law or resolutions that may hereafter be passed by Council for his regulation and government, and shall continue to persist in such a course after his attention has been called to the same by the Committee on streets and alleys, said Committee shall enter a complaint at any meeting of Council, setting forth in writing the specific nature of the charges, when the Commissioner shall have the privilege to explain or answer the same in self defence, after which the Council may proceed to remove him from office by a concurrent vote of a majority of all the Members elected thereto,

Repealed

Sec 14th When the street Commissioner shall have vacated his office from whatever cause during the regular term of the same, a successor shall be appointed at the first meeting of Council thereafter, in the same manner as is provided for in the first section of this ordinance.

Repealed

Sec 15th All Ordinances, Bylaws and resolutions relating to the office of street Commissioner in this Borough, that may have been heretofore passed and in force under the state law, shall be and the same are hereby annulled and repealed.

This Ordinance to take effect and be in force from 16th and after its passage and publication according to law. Passed March 18th 1872.

Joseph Bamaby, Recorder, St. Laughlin Mayor,
I certify that the above Ordinance was published in the Alliance Monitor No 37 dated March 21st 1872
Joseph Bamaby, Recorder.

An Ordinance to create a Board of Health and define certain powers of said Board
(Repealed June 11, 1875 see Page 149)

Section 1st Be it ordained by the Council of the Incorporated Village of Alliance, that there is hereby established a Board of Health, to consist of the Mayor who shall be President of the Board by virtue of his office, and six Members, to be appointed by the Council, who shall serve without compensation and a majority of whom shall constitute a quorum.

Repealed
Minutes
Page 48

Sec. 2nd Said Board shall have power to abate and remove all nuisances within the Village and assess the costs and expenses of the same upon the property wherein said nuisance is situated, which assessment when duly certified by the President of the Board to the County Auditor shall become a lien to be collected as any other tax in favor of the Village.

Repealed

Section 3rd That if any person or persons shall violate any provision of this Ordinance, or any order of the Board of Health or Health Officer, or by obstruct or interfering with the execution of any such order, or willfully or illegally omitting to obey any such order shall on conviction be fined in any sum not exceeding Fifty Dollars, or imprisoned for any time not exceeding thirty days or both at the discretion of the Court, but no person shall be imprisoned under this section for the first offence.

Repealed

Sec. 4th That this Ordinance shall be in force from and after its publication.

Repealed

Passed October 11th 1872
Attest A. W. Green Clerk
John J. Oliver Mayor

I do hereby certify that the above Ordinance entitled an Ordinance to create a Board of Health and define certain powers of said Board was published and in the Alliance Weekly Local on the 19th day of Oct. 1872

A. W. Green

An Ordinance to provide for the punishment of persons disturbing the good order and quiet of the Village. Reported. See Birt. A. Page 287

Sec. 1st

Be it ordained by the Council of the Incorporated Village of Alliance, that if any person or persons shall hereafter disturb the good order and quiet of the Village by clamor and noise in the night season, or by intoxication or drunkenness, or by fighting, or by using obscene or profane language in the streets and public places to the annoyance of the citizens, or by indecent and disorderly conduct, such person or persons shall upon conviction thereof before the Mayor be fined in a sum not less than three Dollars, nor more than Fifty Dollars or by imprisonment in jail not to exceed thirty days or both at the discretion of the Court.

Minutes
Page 49

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

Passed October 21st 1872

Attest A. W. Green

John J. Oliver

Mayor

Clerk

I do hereby certify that the above ordinance entitled An Ordinance to provide for the punishment of persons disturbing the good order and quiet of the Village, was published in the Alliance Weekly Local on the 26th day of Oct. 1872

A. W. Green
Clerk

Ordinance for drinking page 22 Passed Sept 26

An Ordinance to fix the time and place of the meeting of the Council of the Village of Alliance.

Sec. 1st

Be it ordained and enacted by Council of the Incorporated Village of Alliance, That the Regular meetings of the Council of this said Village shall be held on the First and Third Mondays of each and every month, at the Council Chamber of said Village.

minutes
Page 50

Sec. 2

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

Passed Oct. 21st 1872. John F. Oliver Mayor
Attest A. W. Green Clerk

Clerk

I do hereby certify that the above Ordinance entitled An Ordinance to fix the time and place of the meeting of the Council of the Village of Alliance was published in the Alliance Weekly Local on the 26th of October 1872.

A. W. Green Clerk

An Ordinance to provide for the purchase of premises to be used as a Pound

Sec. 1

Be it ordained ^{ordained} and enacted by the Town Council of the Incorporated Village of Alliance (Stark County Ohio) That a piece of land not exceeding in extent one acre be purchased for the purposes of a Pound, and be suitably enclosed for said purpose.

minutes
Page 18

Sec. 2

That the Mayor and Clerk of said Village are hereby authorized and empowered to proceed by purchase such piece of land as is called for by the first section of this Ordinance and take conveyance of the same in the name of the Incorporated Village of Alliance.

Sec. 3

That the expense of purchasing and enclosing said piece of land as provided for by the first section of this Ordinance be paid out of the Corporation Treasury.

Sec. 4

That this ordinance shall be in force on and after its passage and publication. John F. Oliver Mayor
Attest A. W. Green Clerk

I do hereby certify that the above Ordinance was

Repealed
By Mun. Ord.
let out

An Ordinance to provide for the calling and
impaneling juries by the Mayor and for fees
in such cases.

Sec. 1

Be it ordained and enacted by the Council of
the Incorporated Village of Alliance Ohio,
that the Clerk of said Village shall on the
first regular meeting of December 1872, 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

Minutes
Page 52

Sec. 2

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

Sec. 3^d

That the Mayor of said Village shall write
the names of said 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 any 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 said box, after first shaking
it, twelve ballots 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
jurors shall be demanded.

Page 97

Sec. 5 The Mayor shall forthwith issue a venire facias to the Marshall 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 Mayor's 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 Marshall shall personally serve said venire facias when it can be done within the incorporated limits of said Village and shall make the return of the same, with the names of the persons summoned indorsed 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 challenge 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 causes the panel of jurors shall not be full, the Marshall 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 impaneled and sworn, shall try such Cause.

Sec. 8 That jurors refusing or neglecting to attend or 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 Marshall shall attend at Court, and during the trial, and after the jury have been sworn, and heard the proofs and Allegations and arguments of Counsel and the law applicable to the Cause by the Court, the Marshall 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 the number, as foreman, and the verdict shall be delivered to the Mayor in the presence of the

Duty
Fees

Created and
revised June
1875
Page 139

Time of
jurors

defendant guilty. The Mayor shall pass sentence upon such defendant as the Ordinance directs 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 judgment may be given by the Mayor on the case.

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

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.

Sec. 13 That the Marshall 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 constables are 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 Clerk of said Village, at any of the regular meetings of the Council of said Village, to select a list of one hundred and twenty (120) 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 herein before.

Sec. 15 That on the first regular meeting in the month of December 1893 and annually thereafter on said day at the regular

2

meetings of said Council, the Mayor shall take out of said box the names which may be in the same, and their place be supplied as before provided for

Sec 16 That the Ordinance for calling and Empanelling juries, passed January 6th 1868 be and hereby is repealed.

Sec 17 That this Ordinance shall be in force from and after its passage and publication

Attest Passed Nov. 4th 1872 John J. Oliver Mayor
A. W. Green Clerk

I do hereby certify that the above Ordinance Entitled An Ordinance to provide for the calling and impannelling juries by the Mayor and for fees in such cases, was published in the Alliance Weekly Local November 9th 1872

Attest A. W. Green Clerk

An Ordinance to provide for the prohibition of the erection of Frame Structures, and to guard against the spread of fire.

Minutes page 56 Sec. 1 Be it ordained and enacted by the Town Council of the Incorporated Village of Alliance, that it shall be lawfull for the owners of two thirds of the ground included in any square of the Incorporated Village of Alliance to petition the town Council of the said Village to prohibit the erection in said square (which square shall be described definitely by metes and bounds) of any building or buildings, or any addition to any building of buildings, more than ten feet high, whose outer walls shall not be composed of brick and mortar, of Iron, of stone and mortar or of stone brick and mortar, which petition shall be presented in writing to said Council and filed by the Clerk.

Sec. 2 That if it shall be made to appear to the satisfaction of the Council, that said petition provided for by the first section of this Ordinance, is duly signed by the owner

78
two thirds of the ground included in the square, described therein, and be in all respects correct and regular, in accordance with the provisions of the first section of this Ordinance. Then the said Council may prohibit by Ordinance the erection in such square of any building or buildings or addition to any building or buildings more than ten feet high, whose outer walls, shall not be composed of brick and mortar or of Iron, or of stone and mortar, or of stone brick and mortar.

Sec. 3 That if any building or addition to any building shall be erected or be commenced to be erected, in any square, after the prohibition provided for in the second section of this Ordinance, shall have been made, and violation of such prohibition, it shall be the duty of the Marshall of said Village, to remove the same, on the order of the Town Council. And if any person or persons, after the issuing of said order to said Marshall, and being by him served with a copy thereof, shall continue to erect, or order, or direct others to erect, or continue to erect such building, or such addition to any building or buildings, in violation of such prohibition, he, she, or they, shall be deemed guilty of a misdemeanor, and upon conviction thereof before the Mayor shall be fined in any sum, not less than three, nor more than fifty dollars, and be imprisoned, not exceeding ten days, or either in the discretion of the Mayor, and pay the costs of prosecution. That the removal of such erections, shall be at the expense of the person or persons, who caused such erections to be made, and in no case shall the payment of the penalties provided for in this Ordinance to be construed to be a license to permit such erections to remain.

Sec. 4 That an Ordinance, entitled an Ordinance to regulate the erection of buildings, and other structures within certain portions of the Corporation, passed Oct. 2nd 1871 be and is hereby repealed.

Sec. 5 That this Ordinance shall take effect, and be in force, from and after its passage and publication
Passed November 4th 1872

Attest-

A. W. Green

Clerk

John J. Oliver
Mayor

I do hereby certify that the above Ordinance, entitled an Ordinance to provide for the prohibition of the erection of Frame Structures, and to guard against the spread of fire, was published in the Alliance Weekly Local November 9th 1872.

Attest: A. W. Green

Clerk

An Ordinance to provide for the appointment and regulation of Street-Commissioners.

Sec. 1 Be it ordained by the Council of the Incorporated Village of Alliance, that at the first regular meeting of Council, after the Municipal Officers elected at the regular April election of each year shall have been duly qualified, and have entered on the duties of their respective offices, they may by and with the consent of a majority of the Council shall appoint a Street-Commissioner for the Village to serve one year, unless sooner removed for neglect or inability as hereafter provided, who before entering upon his office shall take an oath or affirmation well and truly to perform the duties of his office as set forth in the Ordinance, by laws and resolutions of Council.

minutes
Page 61

Amended
& repeated
Aug 4 1873
See Page 97

Page 97
+ 135

Sec. 2 The Commissioner by virtue of his office, shall be supervisor of the highway within the Corporation, and subject to the orders of Council, shall have general superintendance in opening up, and keeping up in repair all streets, alleys, and public squares, belonging thereto, shall superintend the removal of all nuisances or obstruction that may be placed thereon, as well as all

work performed on the streets, alleys, side walks, crossings, bridges, sewers, parks and public grounds within the Corporation, and shall exercise such other powers and perform such other duties not provided in this Ordinance enjoined upon and granted to supervisors of highways by the laws of the State so far as they may apply.

Sec. 3

At the proper time and season he shall duly notify, and call out, and work under his supervision according to law, all persons in the Corporation subject to perform two days labor on the public highways, under the law collecting all moneys payed by such persons as commutation in lieu of such labor, keeping an accurate account of the names of all such persons with the date of notice given them, and of the performance of such labor or the payment of such money in lieu thereof in a book to be furnished to him for the purpose by the Clerk at the public expense as also in like manner the names of all such persons with dates of notice who neglect or refuse to render such service or to pay in lieu thereof and report all of the same at each regular meeting of the Council, or at any special meeting when such report may be called for.

And all moneys that may be collected as above specified, he shall apply in labor on the streets in his department, by hiring efficient men and teams at current prices for such work and employing them under his supervision to the best advantage, keeping a regular account of each days labor for each man or team so employed, with the amount paid for the same, and report at each meeting of the Council.

Sec. 4

Repealed

Provided that in no event shall the Street Commissioner be allowed any compensation for work performed by any team owned in whole or in part by said Commissioner.

Sec. 5. It shall not be lawfull for the Street Commissioner to collect the road taxes of said Village or any portion thereof except the commutation for the two days work in any other manner than by labor upon the streets and Alleys, in the manner pointed out by this Ordinance, and in no case whatever shall he directly or indirectly act as the agent of the parties paying such taxes for the purpose of procuring such labor to be performed.

Sec. 6. When the means acquired from the collection of the poll-tax are exhausted, or so much so that in the opinion of the Council they are not sufficient to carry on such improvements as in their opinion may be needed, the Commissioner shall proceed to do such labor, or cause it to be done under his supervision, and such only as shall be specially designated to him from time to time by the Council or a Committee of the same appointed for such duties, employing for such purposes a suitable number of men and teams for the work to be done at current prices for such labor, and shall keep a strict account as before of each day's labor for each man or team so employed with prices agreed upon for the same in a book to be furnished him by the Clerk for the purpose at the public expense, and he shall make out from this record and present to the Council at least once a month during the year an authenticated bill for each person or team so employed which when approved by finance Committee of Council shall be paid by order on the treasury.

Sec. 7. The Commissioner shall have charge of all tools furnished for his use by the

Corporation, and shall see that they are properly cared for, and stored away when not in use, shall attend to having them repaired when necessary, collecting and presenting at the first regular meeting of Council thereafter, authenticated bills for the expense of the same, and at the close of his term, shall file with the Clerk of the town, an inventory of all the shovels, Axes, Mattocks, Picks, Ploughs, Scrapers, Chains and other articles belonging to the department, and deliver the same over to his successor in office.

Sec. 8 The Commissioner shall have power to serve all notices connected with the business of his department - shall prosecute according to law when so directed by Council, all such persons as they may designate, who owe two days labor or work on the public highways, but who after proper notice have neglected or refused to perform the same or pay three dollars in place thereof, and he shall have power to collect by suit, all fines, forfeitures and penalties, arising in the prosecution of his duties.

Sec. 9 The Commissioner shall exercise general care over all public side walks, and street crossings in the Corporation, reporting to Council, all defects and deficiencies occurring therein, and when so ordered shall properly notify the owners or their agents, to repair or renew the same, and upon their neglect or refusal to attend to the matter within the time specified in such notice, he shall when so ordered by Council, proceed to do the work himself or cause it to be done, keeping an accurate account of the expense with the property to whom it belongs, and reporting the same at the

Run Tax
1250

Side Walks

Sec. 10

and
 done
 of
 Report
 of
 Council

next meeting of Council thereafter. The Commissioner shall hold all books of record, or receipts furnished for his use by the town, subject to the inspection of the Council, or any member of it, at all times and shall be required to have them present for examination and reference at all meetings of the Council, and at the close of his term of service shall deposit them with the Clerk of the town.

Sec. 11

under
 control
 of
 Council

The Commissioner shall be under the direct control and obey the orders of the Council, and of such Committee of the same, as may be appointed to have special charge of matters within his department.

Sec. 12

Repealed &
 amended
 April 20, 1895
 see Page 135

The Commissioner shall be compensated at the rate of two dollars and fifty cents per day for each day or fractional part of a day, actually employed in the duties of his office, a regular authenticated bill for which he shall present for settlement at the first regular Council meeting in every month, to be paid when approved, by an order on the treasurer for the amount signed by the clerk and the Mayor.

Sec. 13

Should the Commissioner neglect or refuse to comply with any or all of the provisions of this Ordinance, or those of any other Ordinance, by-laws or resolution that may hereafter be passed by Council for his regulation and government, and shall continue to persist in such a course after his attention has been called to the same, by the Committee on Streets and Alleys, said Committee shall enter a complaint at any meeting of Council, setting forth in writing the specific nature of the charges. When the Commissioner shall have the privilege to explain or answer the same in self defence, after which the Council may proceed to remove him from office by a concurrent vote of a majority of all the members elected thereto.

Sec. 14

All Ordinances and by-laws, resolutions when the Street Commissioner shall have

vacated his office from whatever cause during the regular term of the same, a successor shall be appointed at the first meeting of Council thereafter, in the same manner as is provided for in the first section of this Ordinance

Sec. 15 All ordinances and by-laws, resolutions relating to the office of Street Commissioner in this Village, that may have been heretofore passed, and in force, under the State law, shall be, and the same are hereby annulled and repealed.

Sec. 16 This Ordinance to take effect and be in force, from and after its passage and publication according to law

Attest Passed Nov. 4th 1872

A. W. Green
Clerk

John J. Oliver
Mayor

I do here certify that the above ordinance entitled An Ordinance to provide for the appointment and regulation of Street Commissioners was published in the Alliance Weekly Local Nov. 9th 1872

A. W. Green
Clerk

A Resolution to Construct certain side walks in the Village of Alliance.

Be it resolved by the Council of the Incorporated Village of Alliance that whereas sixty days have elapsed since notice was given to the owners, or agents of the lots hereafter mentioned, to construct new temporary side walks, on the front of said lots, and the said owners, or agents having failed to comply with the resolution of said Council, requiring said construction that Madison Trail is hereby directed to construct as soon as practicable temporary side walks of pine plank one and one half inches thick on Lot Number 7 Teeter's Lamborn & Co's Addition

" " 8 " " "

" " 3 " " "

Lot No. 4 Tectus Samburgs Sub Addition
 " " 91 " " "
 " " 97 " " "
 " " 95 " " "
 " " 60 J. B. Milnes "
 " " 57 " " "
 " " 58 " " "
 " " 15 Tectus "
 " " 51 " " "
 " " 74 " " "

Passed November 4th 1872
 Attest A. W. Green John J. Oliver
 Clerk Mayor

Minutes Page 60
 A Resolution to require the officers to remove all buildings, fences, or other obstructions from the streets, Alleys, and public highways; Be it resolved by the Council of the Incorporated Village of Alliance Ohio that the Street Commissioner, Marshall, and Mayor, is hereby ordered to remove all buildings, fences or other obstructions from the public streets and Alleys, as soon as practicable, and that the town hereby assumes the responsibility of all costs which may accrue in the accomplishment of said duties.

Passed Nov. 4th 1872 John J. Oliver
 A. W. Green Mayor
 Clerk

Minutes Page 68
 An Ordinance to fix the width of side walks on the streets, Alleys and Avenues of Alliance, Sec 1 Be it ordained by the Council of the Incorporated Village of Alliance that the width of all the permanent side walks on the streets, Avenues, and Alleys within this Corporation shall be as follows On any street of the width of eighty feet or upward, the side walk is to be sixteen (16) feet wide, and any street of the width of sixty feet and less than eighty, the side walk is to be thirteen (13) feet wide and on any street of the width of fifty

feet, and less than sixty, the side walk is to be Eleven (11) feet wide, on any street of the width of forty feet or less than fifty, the side walk is to be nine (9) feet wide, On any street of the width of thirty feet and less than forty, the side walk is to be eight (8) feet wide, On any alley of the width of twenty feet, and less than thirty, the side walk is to be four (4) feet wide.

Sec. 2 That hereafter all curb stones shall be set, gutters constructed, gas light posts set, and trees planted in accordance with the requirements of the first section of this Ordinance.

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

Passed Nov. 18th 1872 John J. Oliver
Attest A. W. Green Mayor
Clerk

I do hereby certify that the above Ordinance Entitled an Ordinance to fix the width of side walks, on the streets, alleys and Avenues of Alliance, was published in the Alliance Weekly Social of Nov. 23^d 1872

A. W. Green
Clerk

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10
All
Ordin
1872