

An Ordinance for the preparing of charges against the Marshall of the Village of Alliance and for trying the same

Sec 1 Be it ordained by the Council of the Incorporated Village of Alliance, that charges be prepared and preferred against John C. Griffith, Marshall of said Village, that the said Marshall may be tried for his official delinquencies and neglect of duties.

A Nullity void

Sec 2 That this Ordinance shall take effect on, and after its passage

Passed March 3^d 1873

John J. Oliver Mayor

Attest

A. W. Green Clerk

An Ordinance to prohibit the erection of and provide for the removal of frame buildings and additions to buildings within the square herein described.

All of this Ordinance Repealed P 381

Sec 1 Be it ordained by the Town Council of the Incorporated Village of Alliance, that it shall be unlawfull for any person or persons, to erect any building or buildings or any addition to any building (or to procure any other person to erect such building or addition) in whole or in part more than ten feet high, unless the outer walls of such building or addition be made of brick and mortar, or of stone and mortar or of stone, or iron, or brick and mortar within the square bounded as follows, (being in the limits of said Village of Alliance) Commencing on the north at the north-west corner of the lot owned by John Gender, occupied as a Hotel, on the corner of Alliance and Liberty Street in said Village, thence south along the east line of Liberty Street to the south-west corner of the said lot of John Gender, thence east along the north line of Market Street, being the first street south of and parallel

Minutes Page 89

with Alliance street to a point on the west line of the land of the Cleveland and Pittsburgh Railroad Company thence along the said west line, in a northerly direction, to a point where it intersects the south line of Alliance street, and thence west along the said south line of Alliance Street to the place of beginning.

Sec. 2 Any person violating the provisions of this Ordinance, shall be deemed guilty of a misdemeanor, and upon conviction thereof before the Mayor, or complaint of the Marshall, or any one feeling aggrieved thereby, shall be fined in any sum, not less than ten dollars, nor more than fifty dollars, or be imprisoned in the jail of the County of Stark, not exceeding thirty days or both at the discretion of the Mayor, and shall also pay the costs of prosecution, and the Mayor shall have power to commit the person or persons, so convicted to the jail of said County until the fines and costs are paid, or the defendant duly discharged by law.

Sec. 3 And upon conviction of any person or persons for violating the provisions of this Ordinance, it shall be the duty of the Mayor, to issue an order to the Marshall of said Village, commanding him to proceed forthwith, to remove the said building or addition to any building from said district.

Sec. 4 This Ordinance shall be in force from and after its passage and publication. Passed Feb. 17th 1873

A. W. Green

Clerk

John J. Oliver

Mayor

I hereby certify that the above ordinance was published in the Alliance Weekly Local Feb 22nd 1873

A. W. Green Clerk

An Ordinance to prohibit Gambling by the sale of Prize Packages, Pictures, Photographs and other articles.

minutes
Page 83
Sec. 1 Be it ordained by the Council of the Incorporated Village of Alliance, that it shall be unlawfull for any person or persons, to gamble within the Corporation by betting, in the sale of photographs, pictures, packages of soap, packages of Candy, or of any other article that a letter, or number, or sign, or sum of money or painting, or jewelry, or any other article is connected, or given therewith.

Sec. 2 That if any person or persons shall be convicted of the violation of this Ordinance, he, she, or they, shall be fined in a sum of not less than twenty dollars, or not more than One hundred, or be imprisoned not less than three days and not more than thirty days or be fined and imprisoned both, at the discretion of the court trying the offence.

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

Passed Feb 17th 1873

John A. Oliver
Mayor

Attest, A. W. Green
Clerk

I hereby certify that the above ordinance entitled An ordinance to prohibit gambling by the sale of Prize packages, Pictures, Photographs and other articles, was published in the Alliance Weekly Local Feb. 22nd 1873
A. W. Green
Clerk

An Ordinance to regulate the speed progress and signals of Railroad Engines and Cars.

Sec. 1 Be it ordained by the Council of the Incorporated Village of Alliance, that it shall be unlawfull for any person in charge of a Railroad Engine, to run said Engine within the limits of said Incorporated Village at a greater rate of speed than eight (8) miles per hour, excepting within

Repealed
July 7 1882
see page 271

four hundred (400) yards of the crossing or intersection of the tracks of the Cleveland and Pittsburgh Railroad, with the tracks of the Pittsburgh Fort Wayne and Chicago Railroad within which last mentioned distance it shall be unlawful to run any such Engine, at a greater rate of speed, than five miles per hour.

Sec. 2. That it shall be unlawful for any person or persons, having charge of said Rail Road Engine to run said Engine, within said Village without constant ringing of the bell on the engine, so long as said engine is in motion.

Sec. 3. That it shall be unlawful for any person to sound the whistle of a Railroad Engine, within said Village at any time unless the said Engine is in motion, and as an alarm to some object in danger on the Railroad track.

Sec. 4. That it shall be unlawful for any Conductor or Engineer of any freight train, to permit any train of freight-cars to remain stationary across any of the streets or highways of said Incorporated Village, in such manner as to incommode or annoy any person in the free use and enjoyment of said street or highway for the purpose for which they were constructed.

Sec. 5. That for any or every violation of either of the preceding sections of this Ordinance every person so offending, shall upon conviction before the Mayor of said Village, pay a fine of not less than five dollars nor more than fifty dollars or be imprisoned for any period of not less than one day nor more

than ten days, or both, at the discretion of the Mayor, and pay all costs incurred by the prosecution or imprisonment.

Sec. 6 That the Ordinance passed July 16th 1868 entitled "An Ordinance regulating the speed of Locomotives and Cars, and to prevent trains from standing on streets" be and the same is hereby repealed,

Sec. 7 That this Ordinance shall be in force, from and after its passage and publication.

Passed Feb. 17th 1873

Attest A. W. Green

Clerk

John J. Oliver
Mayor

I hereby certify that the above Ordinance was published in the Alliance Weekly Local Feb 22nd 1873

A. W. Green, Clerk

An Ordinance to authorize and regulate the licensing of Public Auctions in the Incorporated Village of Alliance. ^{Repealed July 3, 1874, see page 107}

Sec. 1 Be it ordained by the ^{Council of the} Incorporated Village of Alliance, that it shall be unlawful for any person or persons, to sell by way of public Auction, outcry or Vendue either directly or indirectly, within the Corporated limits of said Village of Alliance any property or effects whatsoever, except utensils of husbandry, household furniture, real estate, produce, horses, mules, sheep, hogs or neat Cattle, Or any officers of the State, County, Township, and Village, selling any property or Effects decided by law to be sold, of permanent residents of said Village, without first obtaining a license therefor from the Mayor, or in his absence of the Clerk.

Repealed

Sec. 2 That said Mayor or in his absence the Clerk shall on application, issue a license to any person or persons to sell any goods or merchandise that are not herein excepted, and charge therefor, a sum not less than ten dollars nor more than twenty

Repealed

dollars for each day or part of a day
 Sec. 3 That if any one shall violate any of
 the provisions of this Ordinance by selling
 any article not herein excepted at
 public Auction, Vendue, or outcry, shall
 forfeit and pay a sum not less than
 fifteen nor more than thirty dollars
 for such offence.

Sec. 4 That the collection of the aforesaid fines
 shall not release any person or
 persons from the payment of the
 regular fees for license.

Sec. 5 That for all violations of this Ordinance
 the Mayor or other officers having or
 taking jurisdiction of the same,
 shall issue his warrant for the arrest
 of any person or persons, for such
 violation of this Ordinance upon
 affidavit being filed in his office,
 setting forth the nature of such
 violation complained of, and upon
 conviction thereof, said officers shall
 fix the amount of the fine and render
 judgment thereon in the name of
 the Incorporated Village of Alliance
 and issue Execution thereon.

Sec. 6 That an Ordinance Entitled "an
 Ordinance in relation to Public Auction,
 passed August 5th 1859 be and the
 same is hereby repealed.

Sec. 7 That this Ordinance be in force from
 and after its passage and publication
 Passed March 3^d 1873

Attest

A. W. Green

Clerk

John J. Oliver
 Mayor

I hereby certify that the above
 Ordinance Entitled an Ordinance to
 authorize and regulate the licensing
 of Public Auction in the Incorporated
 Village of Alliance, was published
 in the Alliance Weekly Local
 March 8th 1873. A. W. Green
 Clerk

An Ordinance to amend Sec. 14 of an Ordinance Entitled "An Ordinance fixing the grade on streets south of the P. Ft. W. & C. Railway passed June 20th 1866

Sec. 1 Be it ordained and enacted by the Town Council of the Incorporated Village of Alliance that Section fourteen of an Ordinance entitled "An Ordinance fixing the grade on streets south of the P. Ft. W. and C. Railway, passed June 20th 1866 be so amended as to read as follows.

Sec. 14 That the grade of Liberty street shall be as follows to-wit-

Beginning at the point of intersection of the center line of Liberty street with the south rail of the main track of the Pittsburgh Fort Wayne & Chicago Railway at an elevation of seventy nine and thirty six hundredths ($79\frac{36}{100}$) feet, thence south ninety (90) feet at an ascending grade of nine and thirty seven hundredths ($9\frac{37}{100}$) to one hundred (100) feet, to an elevation of eighty eight and nineteen hundredths ($88\frac{19}{100}$) feet, thence south to the south line of Alliance street at a level grade to an elevation of eighty eight and nineteen hundredths ($88\frac{19}{100}$) feet, thence south along the middle line of said Liberty street to the point of intersection of the middle line of Market street to an elevation of one hundred and one and forty five hundredths ($101\frac{45}{100}$) feet, thence south along the middle line of said Liberty street to the point of intersection of the middle line of Columbia street at an elevation of one hundred and eighty and fifty four hundredths ($180\frac{54}{100}$) feet, thence south along the middle line of said Liberty street to the point of intersection of the middle line of Broad street to an elevation of one hundred and twenty seven and twenty seven hundredths ($127\frac{27}{100}$) feet.

The pavement line on the west side of said portion of Liberty street to be nine inches higher than the said center line, except at the intersection at the south line of Alliance street there to correspond with said south line.

- dollars for each day or part of a day
- Sec. 3. That if any one shall violate any of the provisions of this Ordinance by selling any article not herein excepted at public Auction. Vendue, or outcry, shall forfeit and pay a sum not less than fifteen nor more than thirty dollars for such offence.
- Sec. 4. That the collection of the aforesaid fine shall not release any person or persons from the payment of the regular fees for license.
- Sec. 5. That for all violations of this Ordinance the Mayor or other officers having or taking jurisdiction of the same, shall issue his warrant for the arrest of any person or persons, for such violation of this Ordinance upon affidavit being filed in his office, setting forth the nature of such violation complained of, and upon conviction thereof, said officers shall fix the amount of the fine and under judgment thereon in the name of the Incorporated Village of Alliance and issue Execution thereon.
- Sec. 6. That an Ordinance Entitled "an Ordinance in relation to Public Auctions, passed August 5th 1859 be and the same is thereby repealed.
- Sec. 7. That this Ordinance be in force from and after its passage and publication Passed March 3^d 1873
- Attest A. W. Green
Clerk
- John J. Oliver
Mayor

I hereby certify that the above Ordinance Entitled An Ordinance to authorize and regulate the licensing of Public Auctions in the Incorporated Village of Alliance, was published in the Alliance Weekly Local March 8th 1873. A. W. Green
Clerk

An Ordinance to amend Sec. 14 of an Ordinance Entitled "An Ordinance fixing the grade on streets south of the P. Ft. W. & C. Railway passed June 20th 1866

Sec. 1 Be it ordained and Enacted by the Town Council of the Incorporated Village of Alliance that Section fourteen of an Ordinance Entitled "An Ordinance fixing the grade on streets south of the P. Ft. W. and C. Railway, passed June 20th 1866 be so amended as to read as follows.

Sec. 14 That the grade of Liberty Street shall be as follows to-wit-

Beginning at the point of intersection of the center line of Liberty Street with the south rail of the main track of the Pittsburgh Fort Wayne & Chicago Railway at an elevation of seventy nine and thirty six hundredths ($79\frac{36}{100}$) feet, thence south ninety (90) feet at an ascending grade of nine and thirty seven hundredths ($9\frac{37}{100}$) to one hundred (100) feet, to an elevation of Eighty Eight and nineteen hundredths ($88\frac{19}{100}$) feet, thence south to the south line of Alliance Street at a level grade to an elevation of Eighty Eight and nineteen hundredths ($88\frac{19}{100}$) feet, thence south along the middle line of said Liberty Street to the point of intersection of the middle line of Market Street to an elevation of one hundred and one and forty five hundredths ($101\frac{45}{100}$) feet, thence south along the middle line of said Liberty Street to the point of intersection of the middle line of Columbia Street at an elevation of one hundred and eighty and fifty four hundredths ($180\frac{54}{100}$) feet, thence south along the middle line of said Liberty Street to the point of intersection of the middle line of Broad Street to an elevation of one hundred and twenty seven and twenty seven hundredths ($127\frac{27}{100}$) feet.

The pavement line on the west side of said portion of Liberty Street to be nine inches higher than the said center line, except at the intersection at the south line of Alliance Street there to correspond with said south line.

And the paved line on the east side of said portion of Liberty street to be nine inches lower than the said center line, except at the intersection with the south line of Alliance street, there to correspond with said south line.

Sec. 2 That section 14 of the above recited act be and is hereby repealed, and that this ordinance shall take effect, and be in force from and after its passage and publication.
Passed March 3^d 1873

Attest A. W. Green
Clerk

John A. Oliver
Mayor

I hereby certify that the above ordinance was published in the Alliance Weekly Local March 8th 1873
A. W. Green
Clerk

An Ordinance

Fixing the Percentage of Taxation to be Levied on the Real and Personal Property in the Corporation, and Providing for the Distribution of the Same.

Sec. 1. Be it ordained and enacted by the Council of the Incorporated Village of Alliance, Stark county Ohio, that there be levied for the year A.D. 1873, on the Real and Personal property in the said Incorporation, Eight mills on each dollar of the value of all property in said Corporation, as valued for taxation on the county duplicate, and returned in the grand levy.

Sec. 2. That the Clerk in said village be and is hereby authorized to certify to the Auditor of Stark county, on or before the first Monday in June, A. D. 1873, the percentage of the levy, authorized by the first Section of this ordinance.

Sec. 3. That the tax authorized by the first section of this ordinance, be and is hereby distributed among the several departments of the village as follows:

- 1st. For the general purpose of the corporation, one-half of one mill.
- 2nd. For the sinking fund, one mill.
- 3d. For sanitary and street cleaning purposes, and for street improvements and repairs, one mill.
- 4th. For Lighting the corporation, one mill.
- 5th. For the payment of the Marshal and Police and other officers, one and one-half mills.
- 6th. For corporation prison purposes, one-half of one mill.
- 7th. For the erection of buildings required by the fire department, the construction of cisterns or reservoirs, the purchase of Steam Fire Engine, hose and other apparatus for the use of the fire department, two and one-half mills.

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

Passed May 28th, 1873.

SIMON JOHNSON,

Attest, A. W. GREEN, Mayor.
Clerk.

A true copy of the original appeared and duly signed A. W. Green Clerk

I hereby certify that the above ordinance was published in the Alliance Weekly Local May 31st 1873
A. W. Green
Clerk

An ordinance to prohibit Gaming & Gambling

Be it ordained & enacted by the Council of the City of Alliance, Ohio as follows:

Section 1. That it shall be unlawful for any person or persons to keep in this city any building, room, place or structure of any kind to be used or occupied in whole or in part for gaming or gambling, or to suffer or permit any such building, room, place or structure to be occupied or used in whole or in part for gaming or gambling.

Section 2. That it shall be unlawful for any person or persons, being the owner or owner of any building, room, place or structure of any kind to knowingly permit the same to be used or occupied in whole or in part for the purpose of gaming or gambling.

Section 3. That it shall be unlawful for any person or persons to keep or exhibit for gaming in the City, any gaming table, bank establishment, instrument, apparatus, device or other means for gaming or gambling of any kind, manner or description whatsoever; or to aid, assist or join with another or others in doing the same, or by any statement, device, or representation to induce or seek to induce any person or persons to engage in any trick, device, or game of any kind whatsoever for money or other property of value.

Section 4. That it shall be unlawful for any person or persons to gamble within said city of Alliance, Ohio, by betting in the sale of photographs, pictures, packages, or any other articles with which a letter, number, sign, sum of money, painting, jewelry, or any other article is connected or given therewith.

Section 5. That it shall be unlawful for any person or persons to play at any game whatsoever for any sum of money or other property of value, or to knowingly attend where any such game is being played.

Section 6. That it shall be unlawful for a person to suffer any game whatsoever to be played for gain or by means of any gaming device or machine of any denomination or name, in his house or in any outhouse, booth, erection, or room or any other place of which he has the care, custody or possession.

Section 7. That any person or persons violating any of the provisions of this ordinance, shall on conviction thereof, be fined in any sum not exceeding fifty (\$50.00) Dollars.

Section 8. That an ordinance entitled "An ordinance to prohibit gambling by the sale of prize packages, pictures, photographs, and other articles," passed Feb. 17, 1873, be and the same is hereby repealed.

Section 9. That an ordinance entitled "An ordinance to prevent gaming & gambling," passed Mar. 3, 1884, be and the same is hereby repealed.

Section 10. That an Ordinance entitled "An ordinance to prevent gambling," passed July 19, 1888, be and the same is hereby repealed.