

ORDINANCES.

**An Ordinance to Establish a Grade on Columbia Street.**  
 Sec. 1. Be it ordained by the Town Council of the Incorporated Village of Alliance, that the grade on that part of Columbia Street lying between Mt. Union Street and the Cleveland & Pittsburgh Railroad in said incorporated village, be, and the same is hereby established as follows, viz:  
 Commencing on the east side of Mt. Union Street, at an elevation of 128.38 feet and running eastwardly by an even grade to the center of Park Street, to an elevation of 111.23, thence by an even grade to the center of Arch Street, to an elevation of 114.44, thence by an even grade to the center of Depot Street, to an elevation of 123.5 feet, thence by an even grade to the center of Freedom Street, to an elevation of 144.44 feet, thence by an even grade to the center of Liberty Street, to an elevation of 149.50 feet, thence by an even grade to the center of Fifth Street, to an elevation of 135.50 feet, thence by an even grade to the west side of the Cleveland & Pittsburgh Railroad, to an elevation of 83.5 feet. All of the said elevations to apply to the center of the street and having reference to a plane 100 feet below the bench mark, as established by ordinance. But the curb stones and sidewalks on either side of said street shall conform by even grades to the grades and slopes of the street and alleys crossing the said street, and the gutters shall be not less than 9 inches below said curb stones.  
 Sec. 2. This ordinance shall take effect and be in force when ten days shall have elapsed after its passage and publication.  
 Sec. 3. All ordinances and parts of ordinances heretofore fixing and establishing a grade or grades for that part of Columbia Street as above described shall be and are hereby repealed.  
 Passed March 16th 1874.  
 Attest  
 A. W. GREEN, Clerk. SIMON JOHNSTON, Mayor.

**An Ordinance to Establish a Grade on Market Street.**  
 Be it ordained by the Town Council of the Incorporated Village of Alliance, that the grade on that part of Market Street, between Mt. Union Street and the Cleveland & Pittsburgh Railroad, in said incorporated village, be, and the same is hereby established as follows, viz:  
 Commencing on the east side of Mt. Union Street, at an elevation of 118.08 feet, thence running eastwardly by an even grade, to the center of Park Street, to an elevation of 113.67 feet, thence by an even grade to the center of West Street, to an elevation of 96 feet, thence level for 70 feet, to an elevation of 96 feet, thence by an even grade to the West side of Alley to an elevation of 101.43 feet, thence by an even grade to the center of Arch Street, to an elevation of 114.61, thence by an even grade, to the center of Depot Street, to an elevation of 111.22, thence by an even grade to the center of Freedom Street, to an elevation of 119 feet, thence level 125 feet to an elevation of 119 feet, thence by an even grade to the center of Fifth Street, to an elevation of 123.25, thence by an even grade to the west side of Liberty Street, to an elevation of 142.28, thence by an even grade to the east side of Liberty Street, to an elevation of 130.20, thence by an even grade to the center of Station Street, to an elevation of 83.75 feet, thence by an even grade to the west side of the Cleveland & Pittsburgh Railroad to an elevation of 7.5  
 All of said elevations to apply to the center of said street, and having reference to a plane 100 feet below the city bench mark, as established by ordinance. But the curb stones and sidewalks on either side of said street shall conform by even grades to the grades and slopes of the streets and alleys crossing said street, and the gutters shall be not less than nine inches below said curb stones.  
 Sec. 2. This ordinance shall take effect and be in force when ten days shall have elapsed after its passage and publication.  
 Sec. 3. All ordinances and parts of ordinances heretofore fixing or establishing a grade or grades for that part of Market Street as above described, shall be, and the same are hereby repealed.  
 Passed March 16th 1874.  
 Attest  
 A. W. GREEN, Clerk. SIMON JOHNSTON, Mayor.

**An Ordinance to Establish a Grade on Walnut Street.**  
 Sec. 1. Be it ordained by the Town Council of the Incorporated Village of Alliance, that the grade on that part of Walnut Street lying between Mt. Union Street and Freedom Street, in said Incorporated Village, be, and the same is hereby established as follows to wit:  
 Commencing at the center of Mt. Union Street, at an elevation of 91 feet and running eastwardly by an even grade 330 feet to an elevation of 96 feet, thence by an even grade to the center of Park Street, to an elevation of 94.7 feet, thence by an even grade for 274 feet, to an elevation of 81 feet, thence by an even grade to the center of West Street, to an elevation of 88 feet, thence by an even grade for 125 feet to an elevation of 82 feet, thence by an even grade to the center of Arch Street, to an elevation of 83.6 feet, thence by an even grade to the center of Depot Street, to an elevation of 81.8 feet, thence by an even grade to the center of Freedom Street, to an elevation of 81.8 feet.  
 All of said elevations to apply to the center of said street, and having reference to a plane 100 feet below the city bench mark, as established by ordinance. But the curb stones and sidewalks on either side of said street shall conform by even grades to the grades and slopes of the streets and alleys crossing said street, and the gutters shall be not less than nine inches below said curb stones.  
 Sec. 2. This Ordinance shall take effect and be in force when ten days shall have elapsed after its passage and publication.  
 Sec. 3. All ordinances and parts of ordinances heretofore fixing, as established by ordinance, a grade or grades for that part of Walnut Street, as above described, shall be and are hereby repealed.  
 Passed March 16th 1874.  
 Attest  
 A. W. GREEN, Clerk. SIMON JOHNSTON, Mayor.

*The ordinances on this page are true copies of the original as passed by the Council and signed by the Mayor and clerk*

*A. W. Green Clerk*

*I hereby certify that the above ordinances establishing grades on Columbia, Market and Walnut streets were published in the Alliance Monitor of March 27th 1874. A. W. Green, Clerk*

**AN ORDINANCE to authorize the Mayor and Clerk to issue Bonds of the Village, under authority of Sections Nos. 663 and 674 of an Act of the General Assembly of the State of Ohio, passed May 7th, 1869, Entitled an Act to provide for the Organization and Government of Municipal Corporations.**  
 Sec. 1. Be it ordained by the Town Council of the Incorporated Village of Alliance (two thirds of all the members concurring): That the Mayor and Clerk be and are hereby authorized and empowered to issue the Bonds of the Village in the manner prescribed by Chap. 52 of an Act of the General Assembly of the State of Ohio, passed May 7th, 1869, entitled an Act to provide for the Organization and Government of Municipal Corporations, for the purpose of defraying the expense of building and furnishing a Town House and Engine Rooms, not to exceed in the aggregate \$4000.00  
 Sec. 2. Said Bonds shall be each for a sum not exceeding \$1000, and shall bear interest at the rate of eight per cent per annum, payable same annually. Principal and interest payable at the office of the Village Treasurer, in Alliance, Ohio. Said Bonds shall have Interest Coupons attached, duly authenticated with the signature of the Mayor and Clerk; and shall bear upon their face the impress of the Corporate Seal.  
 Sec. 3. That for the payment of the Principal and Interest of these Bonds at maturity the real and personal property of the Village are hereby pledged.  
 SIMON JOHNSON,  
 Passed Nov. 19, 1873.  
 A. W. Green, Clerk.

**AN ORDINANCE to Authorize the Mayor and Clerk to Issue the Bonds of the Village for the purpose of defraying the expense incurred in constructing Cisterns and providing apparatus for the Fire Department.**  
 Sec. 1. Be it ordained by the Town Council of the Incorporated Village of Alliance, (two thirds of all the members concurring): That the Mayor and Clerk, be and are hereby authorized and empowered, to issue the Bonds of the Village, in the manner prescribed in Chapter 52, sections 663 and 664, of an Act of the General Assembly of the State of Ohio, passed May 7th, 1869, Entitled an act to provide for the organization and government of Municipal Corporations for the purpose of defraying the expense incurred in constructing Cisterns and providing apparatus for the Fire Department, not to exceed in the aggregate \$3000  
 Sec. 2. Said Bonds shall be each for a sum not exceeding \$1000, and shall bear interest at the rate of 8 per cent. per annum, payable semi-annually; principal and interest, payable at the office of the Village Treasurer in Alliance, Ohio. Said Bonds shall have Interest Coupons attached, duly authenticated by the signatures of the Mayor and Clerk, and Impress of the Corporate Seal upon the face thereon.  
 Sec. 3. That for the payment of the Interest and Principal of these Bonds, at Maturity the Real and Personal Property of the Village are hereby Pledged.  
 SIMON JOHNSON, Mayor.  
 A. W. GREEN, Clerk.  
 Passed Nov. 19th. 1873.

*I hereby certify that the above ordinances were published in the Alliance Monitor Dec. 4th 1873*  
*A. W. Green Clerk*



**An Ordinance.**

An Ordinance to amend Sections one, two, three and four, of an Ordinance, entitled, an Ordinance for the appointment and regulation of Street Commissioner, passed, November 4th, 1862.

Section 1. Be it ordained by the Council of the incorporated village of Alliance, Ohio, that Section one, of said Ordinance, be so amended as to read as follows:

SEC. 1. Be it ordained by the Council of the incorporated village of Alliance, Ohio: That the incorporated village of Alliance, Stark county, Ohio, be, and the same is hereby constituted a Road District and 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 village, to serve one year, unless sooner removed for neglect or inability as hereinafter provided, who, before entering upon the duties of his office, shall take an oath or affirmation, well and truly to perform the duties of his office, as prescribed by the Ordinance, by-laws and resolutions of the Council.

Sec. 2. That Section four (4) of said Ordinance be so amended as to read as follows:

Sec. 4. That any and all monies 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 amounts paid for the same and report at each regular meeting of the Council.

Sec. 3. That said original sections one and four of said Ordinance, be, and the same are hereby repealed.

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

Passed Aug. 4, 1873.

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

*I hereby certify that the Ordinance recorded in this page are true copies of the original as passed by the Council and signed by the Mayor and Clerk*  
A. W. Green Clerk

**An Ordinance.**

An Ordinance, entitled, an Ordinance to provide for the Purchase of a Steam Fire Engine, Hose Carriage and Hose, and to Issue Bonds in Payment of the same.

SECTION 1.—Be it ordained and enacted by the Council of the Incorporated Village of Alliance, that there be Purchased at the expense of said Village, a Steam Fire Engine, Hose Carriage, and Hose, the same not to exceed, in cost, the sum of seven thousand Dollars, (\$7,000).

SEC. 2.—That in anticipation of the revenue, from a levy for said purpose, the Mayor and Clerk of said Village are authorized and hereby empowered to Issue under the Corporate Seal of said Village, for the purpose of defraying the expense provided for by the first Section of this Ordinance, negotiable Bonds of the said Village to an amount not exceeding the sum of seven thousand Dollars.

SEC. 3.—That the said Bonds shall be of the denomination of five hundred and eighty-three dollars and thirty-three and one-third cents. Two of said Bonds shall mature in one year; two in two years; two in three years; two in four years; two in five years and two in six years after their respective dates, and each shall bear interest upon the purpose for which they were issued, and under what Ordinance.

SEC. 4.—That each of said Bonds shall bear interest at the rate of seven per cent. per annum payable annually, and there shall be issued and attached to each of said Bonds, interest Coupons, and for the payment of the same interest on said Bonds to the holder thereof, upon the presentation of said Coupons after maturity, and the said Bonds shall be authenticated by the signature of the Mayor and Clerk of said Village and the Impress of the Corporate seal of said Village upon the face thereof.

SEC. 5.—That this Ordinance shall be in force from and after its passage and publication.

Passed August 15th 1873.

SIMON JOHNSON, Mayor.

Attest,  
A. W. GREEN, Clerk.

**AN ORDINANCE**

Entitled an Ordinance to amend Section 3, of an Ordinance fixing the salary of certain officers of the Village of Alliance, passed March 11, 1872.

SEC. 1.—Be it ordained and enacted by the Council of the Incorporated Village of Alliance: That Section 3d of an Ordinance entitled an Ordinance fixing the salary of certain officers of the Village of Alliance, be so amended as to read as follows:

SEC. 2.—That the collector of said Village shall receive, as his salary, the sum of three hundred Dollars (\$300) per year, payable quarterly, out of the Treasury of the Village, on the Warrant of the Mayor and Clerk.

SEC. 3.—That said original Section 3d, be and the same is hereby Repealed.

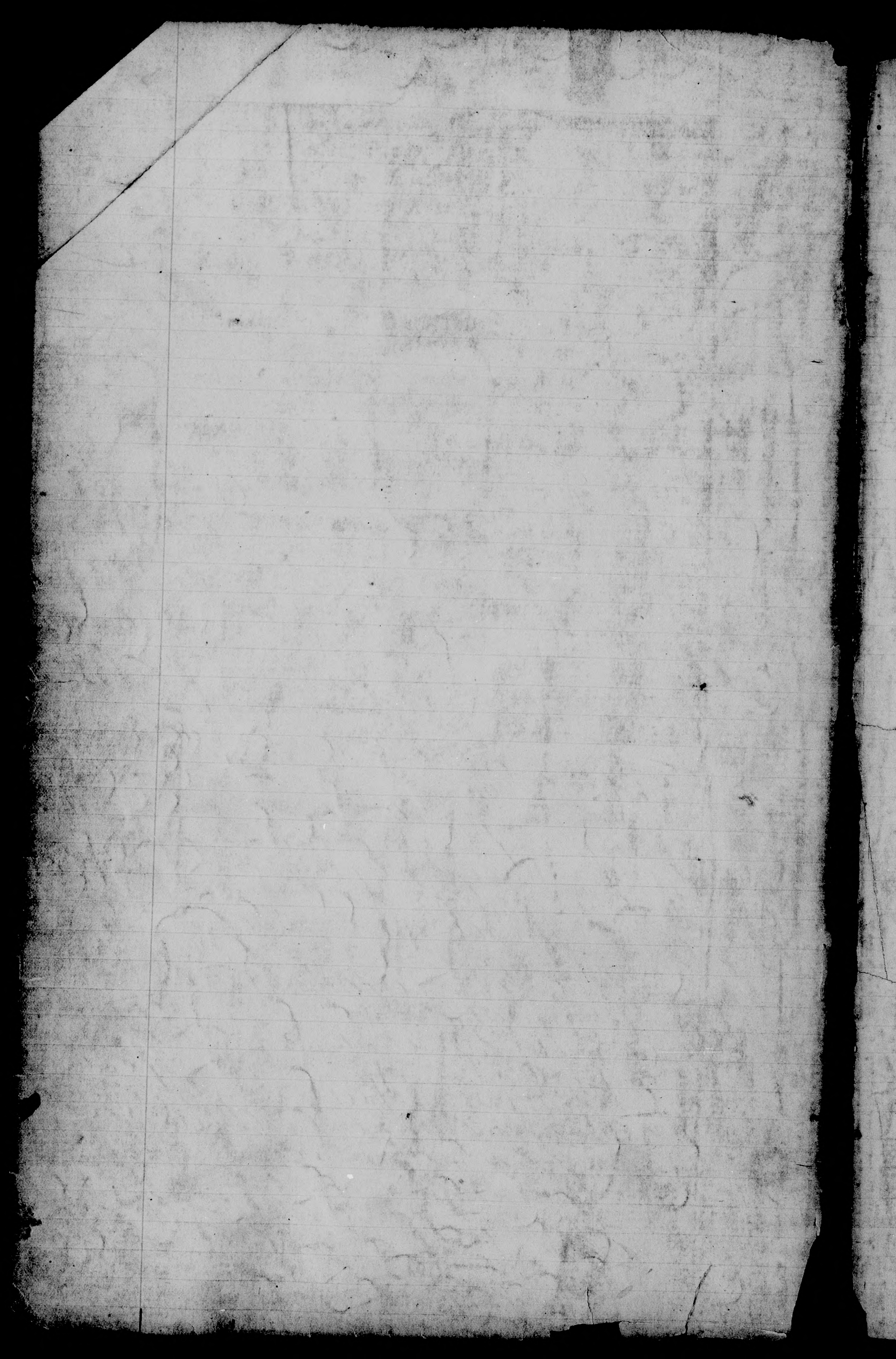
SEC. 4.—That this Ordinance be in force from and after its passage and publication.

Passed, May 22, 1873.

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

*I hereby certify that the Ordinance to amend one two, three and four of an Ordinance entitled an ordinance for the appointment and regulation of Street Commissioner passed Nov 4th 1862 was published in the Alliance Weekly Local of Aug. 9th 1873 also that an ordinance entitled an Ordinance to provide for purchase of a Steam fire Engine, Hose Carriage and Hose and to issue bonds in payment of the same was published in the Alliance Weekly Local of Aug. 16th 1873 also An Ordinance entitled an Ordinance to Amend Section 3 of an Ordinance entitled an Ordinance fixing the salary of certain officers of the Village of Alliance passed March 11th 1872 was published in the Alliance Weekly Local May 31st 1873*

A. W. Green  
Clerk







Dec. 22, Repeated page 333

*Time of Court  
10 am*

Sec. 15. That all persons apprehended by the police officers of this Village, shall as soon as practicable, be taken and confined in the prison provided by the council, without danger from the cold or wet, and the sexes shall be kept separate and apart. Persons arrested during the night, shall be taken before the Mayor at or before ten o'clock the ensuing morning, excepting Sundays, and their respective cases presented before him for adjudication as promptly as possible. Those arrested at other times shall be promptly heard and disposed of, and for that purpose it shall be the duty of the Mayor to attend at his office daily, for the dispatch of police business as early as 10 o'clock, A. M.

Sec. 16. That no member of the police force shall be absent from duty, without a written permit from the Mayor, nor shall he be engaged in any business or occupation that will interfere with the prompt and efficient discharge of his official duties.

Sec. 17. That any member of the Police force, who while on duty, shall enter any dwelling, factory, depot, brewery, saloon, restaurant, billiardroom, bowlingalley, shop, store, warehouse, grocery, office, tavern, gambling house, theater, or any place of public amusement, except in the discharge of his official duty, or shall get asleep on his beat, shall upon conviction thereof before the Mayor, be fined not less than one, or more than twenty dollars, unless excused when reported to the Mayor, and shall further be subject to suspension and removal from office as hereinbefore provided.

Sec. 18. That no member of the Police force shall in any manner become bail, or surety for any person arrested.

Sec. 19. That any member of the Police force, who shall become intoxicated with alcoholic, vinous or fermented liquors, or who shall demand, accept or take, either directly or indirectly, from any person or persons arrested, or imprisoned, or about to be arrested, or from others on account of such persons, any money, reward, or remuneration, or property of any kind, for any purpose, unless the same be done by the order of the Mayor, or be lawfully taken in the discharge of his official duties, or who shall neglect or refuse to perform any duty required of him by any law of the state of Ohio, or the Ordinances of this village, or the rules and regulations for the government of the force, or who shall receive, or demand any bribe, or be guilty of any fraud, extortion, blackmailing, oppression, favoritism, partiality, wilful cruelty, wrong or injustice, or who shall violate any of the provisions of this ordinance, he shall be deemed guilty of a misdemeanor, and upon conviction thereof before the Mayor, shall be fined in any sum not less than one nor more than fifty dollars, and be imprisoned any time not more than ten days, either or both, in the discretion of the Mayor, and pay the cost of prosecution and be removed from office.

Sec. 20. That it shall be the duty of the police officers upon the discovery of fire, to give the alarm, and cause the alarm bell to be rung as promptly as possible.

Sec. 21. That the Council may at any time, in case of necessity, require the Mayor to appoint such number of extra policemen as they shall deem proper, who shall act as long as the council may determine according to the necessity of the case, and in case of extreme emergency the Mayor may appoint extra policemen, if the public safety require it, before the Council has time to act. Such extra policemen shall be qualified in the same manner, have the same duties to perform, receive the same pay, and be under the same liabilities as the regular policemen; and that the giving of bond may be required at the discretion of the Mayor.

Sec. 22. That each Police officer shall be entitled to a fee of seventy-five cents for every arrest by him made for violation of the laws of this state or the ordinances of this village, to be taxed against the person arrested upon conviction; provided that in no event shall he be entitled thereto, unless the same be realized from the defendant; and if two or more officers make a joint arrest, the fees shall be divided equally between them.

Sec. 23. That the Mayor is hereby required to have a copy of this ordinance printed in plain type, and posted on heavy cardboard, at all times in a conspicuous place in the Mayor's office, and also in every cell or apartment used by the village for the safe keeping of prisoners.

Sec. 24. That all Police officers, except the Marshal, appointed in pursuance of the provisions of this ordinance shall be entitled to receive a sum not to exceed two dollars per day during active service as such policemen, payable monthly out of the Village treasury on the order of the Mayor and Clerk.

Sec. 25. That any person who shall resist or hinder, bribe or attempt to bribe any member of the police force in the discharge of his official duties, or shall in any manner directly or indirectly aid or countenance any such resistance, hindrance bribery or attempt to bribe, he shall be deemed guilty of a misdemeanor, and upon conviction thereof before the Mayor, be fined in any sum not less than five nor more than fifty dollars, and be imprisoned not less than one nor more than ten days, either or both in the discretion of the Mayor, and pay the cost of the prosecution.

Sec. 26. That this ordinance shall take effect and be in force from and after its passage and publication.

Passed May 19th, 1873.  
SIMON JOHNSON,  
Mayor.  
Attest,  
A. W. GREEN, Clerk.

*75 ct  
Fees of Police on  
all cases to be  
realized from  
the defendant*

*Ordinance printed up*

*Respectfully*

*Printed ordinance on page 23  
See code page 281 Statute Book 7  
Repeated May 5<sup>th</sup> 1902  
C.O.S.*

*Above Ordinance Entered in Ordinances from  
Department of the Incorporated Village of Alliance  
Chance Weekly Deal of May 24<sup>th</sup> 1873. A. W. Green*



Faint, illegible handwritten text or markings in the middle section of the page.

Extremely faint and illegible text or markings covering the bottom half of the page.

ORDINANCES.

An Ordinance to Establish a Grade on Alliance Street.

Sec. 1. Be it Ordained by the Town Council of the Incorporated Village of Alliance, that the grade on that part of Alliance Street, lying between the center of Mt. Union Street and the Cleveland & Pittsburgh Railroad in said Incorporated Village, Be, and the same is hereby established as follows, viz:

Commencing at the center of Mt. Union Street at an elevation of 107.6 feet, thence running eastwardly by an even grade to the east side of Park Street, to an elevation of 106.6 feet, thence by an even grade to the center of West Street, to an elevation of 92.5 feet, thence by an even grade to the center of Arch Street to an elevation of 93.5 feet, thence by an even grade to the center of Depot Street, to an elevation of 97 feet, thence by an even grade to the center of Freedom Street to an elevation of 100.5 feet, thence by an even grade for 225 feet to an elevation of 100 feet, thence by an even grade to the center of Fifth Street to an elevation of 96.40 feet, thence by an even grade to the Cleveland & Pittsburgh Railroad to an elevation of 79.70 feet.

All of said elevations to apply to the Center of said Street, and having reference to a plain 100 feet below the city bench mark as established by Ordinance.

But the curb stones and sidewalks on the north side of said Street, shall be six inches below the center of the street, and the curb stones and sidewalks on the south side of said street, shall be six inches above the center of the street, and the gutters shall be not less than nine inches below the top of said curb stones throughout the entire length of said street, to wit, from Mt. Union Street to the Cleveland & Pittsburgh Railroad.

Sec. 2. This Ordinance shall take effect and be in force, when ten days shall have elapsed after its passage and publication.

Sec. 3. All Ordinances, or parts of Ordinances heretofore fixing or establishing a grade or grades, for that part of Alliance Street as above described, shall be, and are hereby repealed.

Passed March 16th, 1874.  
Attest  
A. W. GREEN, Clerk. SIMON JOHNSON, Mayor.

Repealed  
May 11 1874  
see Page 117

An Ordinance to Establish a Grade on Broad Street.

Sec. 1. Be it Ordained by the Town Council of the Incorporated Village of Alliance, that the Grade on that part of Broad Street lying between Mt. Union Street and the Cleveland & Pittsburgh Railroad, in said Incorporated Village, Be, and the same is hereby established as follows, viz: Commencing at the east side of Mt. Union Street at an elevation of 140.27 feet, and running eastwardly at an even grade to the center of Park Street, to an elevation of 187 feet, thence by an even grade for 237 feet to an elevation of 135 feet, thence by an even grade for 204 feet to an elevation 119 feet, thence level for 100 feet to an elevation of 110 feet, thence by an even grade 143 feet to an elevation of 123.16 thence by an even grade to the center of Arch Street, to an elevation of 152 feet, thence by an even grade to the center of Depot Street to an elevation of 145.62. Thence by an even grade for 200 feet to an elevation of 152 feet, then level to the center of Lamborn Street to an elevation of 152 feet, thence by an even grade to the center of Fifth Street to an elevation of 141.50, thence by an even grade to the west side of Liberty Street to an elevation of 128.32 thence by an even grade to the east side of Liberty Street to an elevation of 126.62. Thence by an even grade to the center of Station Street, to an elevation of 112 feet, thence by an even grade to the west side of the Cleveland & Pittsburgh Railroad to an elevation of 83.4 feet. All of said elevations to apply to the center of said Street, and having reference to a plain 100 feet below the city bench mark, as established by ordinance.

But the curb stones and sidewalks on either side of said street, shall conform to even grades to the grades and slopes of the streets and alleys, crossing the said streets, and the gutters shall be not less than nine inches below the curb stones.

Sec. 2. This Ordinance shall take effect, and be in force when ten days shall have elapsed, after its passage and publication.

Sec. 3. All Ordinances and parts of Ordinances heretofore fixing or establishing a grade or grades for the part of Broad Street, as above described shall be and are hereby repealed.

Passed March 16th 1874.  
Attest  
A. W. GREEN, Clerk. SIMON JOHNSON, Mayor.

Repealed Aug  
22 17. 1874  
see Page 129

I hereby certify that the above ordinances establishing grades on Alliance and Broad streets were published in the Alliance Monitor of April 3-1874  
A. W. Green, Clerk

An Ordinance to Grade, Pave, and Improve Alliance Street, between the Cleveland & Pittsburgh Railway, and Mechanics Street.

Sec. 1. Be it ordained by the Council of the Incorporated Village of Alliance, Ohio; (two-thirds of all the members concurring) that Alliance Street, between the Cleveland & Pittsburgh Railway and Mechanic Street, be graded to the established grade, that the Road way be paved with Iron Cinder from the Alliance Rolling Mill, the Gutters paved, and the Side-walks curbed, with sand stone, according to the Plans and Specifications, on file in the office of the Village Clerk.

Sec. 2. That the costs and expense of said Improvement; excepting the costs and expense of Grading and Paving all Street Intersections, and one fiftieth part of the entire cost of said Improvement shall be estimated, levied, and assessed, upon each and every foot front, of the several Lots or Parcels of Land, bounding or abutting, upon said street, between the points aforesaid, in proportion to the frontage in each.

Sec. 3. That the cost of grading and paving all street intersections, upon said Alliance Street, together with one fiftieth part, of the entire cost and expense of said improvement, shall be paid as provided in section No. 590 of an act of the general assembly of the State of Ohio, passed May 7th 1869, and entitled an Act, to provide for the organization and government of Municipal Corporations.

Sec. 4. That the claims for damages, caused by reason of said improvement, shall be adjudged after the completion of the same.

Passed September 15, A. D., 1873.  
SIMON JOHNSON, Mayor.  
A. W. GREEN, Clerk.

16

An Ordinance—To Grade, Drain and Improve Freedom Street between the P. Ft. W. & C. Railway and Broadway.

Sec. 1. Be it ordained by the Council of the Incorporated Village of Alliance, (two-thirds of all the members concurring) that Freedom Street, between the Pittsburgh, Ft. Wayne & Chicago Railway, and Broadway, be graded to the established grade, and gutters, and sluice-ways, opened for the proper drainage of the same.

Sec. 2. That the costs and expenses of said improvement, except the cost and expense of grading and draining all street intersections, and one-fiftieth part of the entire cost of said improvement, shall be estimated, levied and assessed upon each and every foot front of the several lots or parcels of land, bounding or abutting upon said street, between the points aforesaid, in proportion to the frontage in each.

Sec. 3. That the costs of grading and draining all street intersections, upon said Freedom street, together with one fiftieth part of the entire cost and expense of said improvement, shall be paid, as provided in Section No. 590, of an Act, of the General Assembly of the State of Ohio, passed May 7, 1869, and entitled, An Act to provide for the Organization and Government of Municipal Corporations.

Sec. 4. That the claims; and damages, caused by reason of said improvement, shall be adjudged after the completion of the same.

Passed Sept. 15, 1873.  
SIMON JOHNSON, Mayor.  
A. W. GREEN, Clerk.

I hereby certify that the above ordinances to Grade drain and improve Freedom St. and to Grade Pave and improve Alliance St. were published in the Alliance Monitor of Sept. 13<sup>th</sup> 1873  
A. W. Green Clerk





An Ordinance to Organize and Regulate the Fire Department of Alliance, Ohio.

SEC. 1. Be it ordained and enacted by the Town Council of the Incorporated Village of Alliance:—That the Fire Department of said Village, shall consist of a Chief Engineer, a first and second assistant engineers, four fire Wardens, and such Fire Engine men, Hook and Ladder men, Fire Policemen, and bucket men, as may from time to time be appointed, or accepted,—under the authority of the Village Council.

SEC. 2. That the Incorporated Village of Alliance, shall be divided into four fire Districts, and be known as District number one, District number two, District number three and District number four: That Fire District number one shall be bounded on the north and west by the corporation line, on the south by Alliance street, and on the east by a line extending due north from the point of intersection of the center lines of Alliance and Freedom streets. That Fire district number two, shall be bounded on the north and east by the corporation line, on the west by fire district number one, and on the south by a line extending due east from the point of intersection of the center lines of Alliance and Freedom streets. That fire district number three shall be bounded on the north by Alliance street, on the east by Freedom street, and on the south and west by the corporation line. That fire districts number four shall be bounded on the north by fire district number two, on the west by Freedom street, and on the south and east by the corporation line.

SEC. 3 That the Council of said Village shall after the passage of this ordinance, appoint a warden for each of said fire districts, who shall be qualified voters of said village and each a resident within the district for which he is appointed, who shall serve until the 1st regular meeting of council in April 1874, when, and annually thereafter, there shall be appointed by council a warden for each of said districts, with like qualifications, and who shall hold their office for the term of one year, and until their successors are appointed and qualified.

SEC. 4. That each of the said fire wardens shall have power and are hereby authorized, to enter any house, store, shop, office, or other building in his district, and examine the chimneys, stovepipes, deposits of ashes, or any other thing that might lead to damage or insecurity in regard to fire, and to direct such necessary repairs, alterations, or removals, as may in his judgment, be deemed needful for safety, and each of said wardens shall annually, and between the first and twentieth of November, thoroughly canvass his fire district for the purpose of discovering insecurities and of ordering, necessary repairs, alterations or removals,—and if the occupant, or proprietor of such tenement, shall fail or refuse to obey such directions of the fire Warden, the Fire Warden may himself, cause the same to be done at the expense of the village, and the amount thereof shall be entered up as a special assessment against the property on which such expense is incurred, and become a lien thereon from the date of such expenditure.

SEC. 5. That each Fire Warden shall keep a record of his proceedings, and of all repairs alterations and removals, by him ordered. The date of each order by him made, together with the names of the parties and description of the property affected by such order, and the exact amount of expense by him incurred. In each case, in carrying out such order, and shall report the same to the council at their first regular meeting in each and every month.

SEC. 6. That any person or persons, who shall refuse or neglect, to obey the proper orders or directions of the Fire Wardens, or refuse to admit the same into his or her house, store, shop, office, or other building, as provided in section 4 of this ordinance, shall upon conviction thereof before the Mayor, be fined in any sum not less than five nor more than ten dollars, and pay cost of prosecution.

SEC. 7. That the said Fire Wardens, may receive such compensation from time to time, for their services as the council may deem adequate.

SEC. 8. The Chief Engineer, or in his absence, the first and second assistant engineers, in the order of their rank, shall in all cases of fires, have the sole and absolute control over all the engines, apparatus, foreman, and other members of the Fire Department, and he shall carefully examine monthly and report semi-annually to the village council at their first meeting in April and September in each year, the condition of the reservoirs, cisterns, hose, engines, hooks, ladders, and all other fire apparatus and the buildings in which they are kept. He shall also recommend such additions, alterations and improvements, in the same, as he may deem expedient, and from time to time report the names of such breachers as have disobeyed orders, or neglected or refused to attend to their duty, and also the names of all new members, and the names of former members, who shall have removed from the village, resigned or have been expelled. He shall also furnish all necessary supplies to the companies, and cause all fire apparatus to be promptly and thoroughly repaired incurring no unnecessary expense, and report the same to the council. He shall have power, and it is hereby made his duty to investigate the cause of all fires and to that end he shall have power to examine witnesses and papers, and at his request the Mayor shall issue writs of subpoena, or other process to compel the attendance of witnesses, the production of papers, and the giving in of testimony in the same manner and to the same extent as in cases pending before him. He shall have power, and it is hereby made his duty to enter any building for the purpose of examination, which in his opinion is in danger from fire, and forthwith report his proceedings to the council.

SEC. 9. The assistant engineers shall assist the Chief Engineer and obey his orders, and in the absence of the Chief Engineer, take command according to rank, and perform the duties of chief engineer at fires and on other occasions.

SEC. 10. The Firemen shall be divided in companies to consist of as many members, as from time to time may be directed by the

village council to attend to the respective engines, hose-carts, hooks and ladders, axes, saws, and other fire apparatus belonging to said village. And each of the companies, after their first organization, shall on the first Monday of January in each year, at their usual place of meeting, choose from their own number a foreman, a first and second assistant foreman, Treasurer, and Secretary, in such manner as they shall by law adopt, and such other officers as the company may deem requisite for its more efficient service, and a certificate of the result of such election of company officers, shall be returned by the secretary of such company, to the village council at its first meeting next succeeding such election, which certificate shall be entered upon the minutes of the said council.

SEC. 11. That the council shall, at their first meeting after the passage of this ordinance appoint a Chief Engineer, and a first and second assistant engineers, who shall be qualified electors of said village and shall serve until the first regular meeting of said council in April 1874, when, and annually thereafter, they shall be appointed in the manner aforesaid, and shall hold their office for the term of one year, and until their successors are appointed of a qualified.

SEC. 12. That all officers of the Fire Department, appointed by the council under the provisions of this ordinance, shall before entering upon the same, take upon himself an oath to support the Constitution of the United States and of the State of Ohio and to faithfully perform the duties imposed upon him by virtue of his said office to the best of his knowledge and ability.

SEC. 13. That upon qualification of the officers appointed under the provisions of this ordinance, the clerk shall within ten days thereafter, make out and deliver to each of said officers, a certificate or commission specifying the office to which he may have been appointed, and authenticate the same with his hand and seal of said village, which shall be a sufficient warrant to such officer to authorize him to discharge all the duties appertaining to his said office, and the said clerk shall keep a full and complete register of all persons who shall become members of the Fire Department, showing the date of their becoming members, the duration of such membership, and to what companies they respectively belong. He shall also issue certificates of membership to all persons who may have become members, and when any member is entitled thereto, deliver him under his hand and seal of said village, a certificate reciting that said member had performed five or more years' service in said department, as the case may be, which certificate shall be evidence of his right to any privileges granted by law, to volunteer foremen.

SEC. 14. No person shall enroll a Fire Company with a view to its constituting a part of the Fire Department of the village, without previous permission of the council, and the clerk shall not enter on the register of firemen, the name of any person as member of a Fire Company, or give any person a certificate of membership in a Fire Company until the said company to which said person claims to belong, has been expressly recognized and accepted by a resolution of the council, any such entry hereafter made or certificate hereafter issued, shall be void.

SEC. 15. The different fire companies belonging to all the branches of the Fire Department of this Village, shall be known and designated only by numbers according to the order of their respective organizations.

SEC. 16. To constitute a company in the Fire Department, the following number of able bodied men, resident in the village, and ready for and able to do duty as active members, none of whom shall be enrolled in more than one company, shall be required. For a steam or other fire engine without hose, not less than 29 nor more than 30 men. For steam or other Fire Engine company, with a two wheeled hose-cart, not less than 30 nor more than 45 men, and such company shall have 10 sections of hose. For hose company with four wheeled hose-cart, and sixteen sections of hose, not less than 30 nor more than 40 men. For hose company with two wheeled hose-cart, and ten sections of hose, not less than fifteen nor more than 20 men. For Hook & Ladder Company, not less than 30 nor more than 40 men, and for a FIRE POLICE COMPANY, not less than 25 nor more than 30 men, and whenever any company of the Fire Department shall be reduced below the number herein designated for such company, the Chief Engineer shall forthwith report the fact to the village council, and the council shall thereupon disband the company, unless for good cause said company shall be permitted to continue. And it is hereby made the duty of the Chief Engineer, to inspect from time to time, the rolls of each company, and from such inspection and the report of the foreman, ascertain the strength of each company and whenever any company shall have fallen below the required number, to report the same to council.

Company

Units  
Officers

Oath of  
all officers  
of fire dept.

Qualification

Company

Company

Company

I hereby certify that and regulate the Fire

See 17 Repealed

De Pa

Mo

Co





An Ordinance

To Regulate the Erection of Structures upon the Square, in the Village of Alliance, bounded on the North by Warehouse Street, on the East by Fifth Street, on the South by Alliance Street, and on the West by Freedom t.

SEC. 1. Be it ordained by the Town Council of the incorporated Village of Alliance, that it shall be, and is hereby made unlawful for any person or persons, to erect on the Square in said village, bounded on the north by Warehouse Street, on the east by Fifth Street, south by Alliance Street, and West by Freedom Street, any building or 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.

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

Passed December 15th, 1873.

SIMON JOHNSON, Mayor.

Attest A. W. GREEN, Clerk.

I hereby certify that the above ordinance was published in the Alliance Monitor of Dec. 25<sup>th</sup> 1873 A. W. Green Clerk

ORDINANCES.

An Ordinance to Establish a Grade on Depot Street.

SEC. 1. Be it ordained by the Town Council of the Incorporated Village of Alliance, that the grade on that part of Depot street, lying between the Pittsburgh, Fort Wayne and Chicago Rail Road, and Broad street, in the said Incorporated Village, Be, and the same is hereby established as follows, viz:

Commencing on the south side of the Pittsburgh, Fort Wayne and Chicago Railroad, at an elevation of 81.1 feet, thence running southwardly by an even grade of 81.8 feet, thence to the south side of Walnut street, to an elevation of 81.8, thence by an even grade to the north side of Alliance street, to an elevation of 93.7, thence by an even grade to the south side of Alliance street, to an elevation of 97.5 feet, thence by an even grade to the center of Market street, to an elevation of 111.22 feet, thence by an even grade to the center of Columbia street, to an elevation of 116.44 feet, thence by an even grade to the center of alley, to an elevation of 119.26, thence by an even grade to the north side of Broad street, to an elevation of 145.62 feet. All of said elevations having reference to a plain 100 feet below the City Bench Mark, as established by ordinance, and to apply to the center of said street. But the side walks and curbs shall conform by an even grade to the grades and slopes of the streets and alleys crossing the said street, and the gutters on either side shall be not less than 9 inches below said curb stones.

SEC. 2. This ordinance shall take effect and be in full force, when ten days shall have elapsed after its passage and publication.

SEC. 3. All ordinances heretofore fixing or establishing a grade or grades, for that part of Depot street as above described, shall be and are hereby repealed.

Passed March 16th 1874 Attest Simon Johnson, Mayor A. W. Green, Clerk.

An Ordinance to Establish a Grade on Arch Street.

SEC. 1. Be it Ordained by the Town Council of the Incorporated Village of Alliance, that the Grade on that part of Arch Street lying between the Pittsburgh, Fort Wayne & Chicago Railroad, and the center of Broad Street in said Incorporated Village, Be and the same is hereby established as follows viz:

Commencing at the Pittsburgh, Fort Wayne & Chicago Railroad, at an elevation of 82.8 feet and running southwardly, level to the center of Walnut Street to an elevation of 82.8 feet, thence by an even grade to the north side of Alliance Street, to an elevation of 93 feet, thence by an even grade to the south side of said street, to an elevation of 94 feet, thence by an even grade to the center of Market Street, to an elevation of 104.61 feet, thence by an even grade to the center of Columbia Street to an elevation of 117.5 feet, thence by an even grade to the center of Broad Street to an elevation of 132 feet, all of said elevations to apply to the center of said street, and having reference to a plane 100 feet below the city bench mark, as established by Ordinance. But the sidewalks and curb-stones on either side of said street shall conform by even grades to the grades and slopes of the streets and alleys crossing said street, and the gutters shall be not less than 9 inches below said curb-stones.

SEC. 2. These Ordinances shall take effect and be in force, when ten days shall have elapsed after their passage and publication.

SEC. 3. All Ordinances heretofore fixing or establishing a grade or grades, for that part of Arch Street as above described, shall be and are hereby repealed.

Passed March 16th 1874 Attest Simon Johnson, Mayor A. W. Green, Clerk.

An Ordinance To Establish a Grade on Webb St.

SEC. 1. Be it ordained by the Town Council of the Incorporated Village of Alliance, that the grade on Webb street, north of the Pittsburgh, Fort Wayne and Chicago Rail Road, in the said Incorporated Village, Be, and the same is hereby established as follows, viz:

Commencing at the north side of the Pittsburgh, Fort Wayne and Chicago Rail Road Company's grounds, at an elevation of 75 feet thence running northwardly by an even grade to 295 feet, to an elevation of 66.20 feet, thence by an even grade for 300 feet to an elevation of 41.00 feet, thence level for 200 feet to an elevation of 4.00 feet thence by an even grade for 50 feet to an elevation of 51.00 feet, thence by an even grade for 100 feet to an elevation of 49.2 feet, thence by an even grade for 300 feet, to an elevation of 42 feet, thence level to the north line of the corporation, to an elevation of 42.00 feet.

All of said elevations to apply to the center of said street, and to the side walks and curb stones, and having reference to a plain 100 feet below the city Bench Mark, as established by ordinance. The gutters shall be not less than 9 inches below the curb stones, and the side walks and curb stones shall conform by an even grade to the even grade of Patterson street, where the said streets cross each other.

SEC. 2. This ordinance shall take effect and be in full force, when 10 days shall have elapsed after its passage and publication.

Passed March 16th 1874 Attest Simon Johnson, Mayor A. W. Green, Clerk.

I hereby certify that the above ordinances establishing grades on Depot, Arch, and Webb Streets were published in the Alliance Monitor April 10<sup>th</sup> 1874 A. W. Green Clerk

A Resolution: To authorize the Mayor and Clerk to execute a lease to Lexington Tp for room in town hall for election purposes.

Whereas the Trustees of Lexington Township for and in behalf of said Township have proposed to the Incorporated Village of Alliance to pay the said Village the sum of Fifteen Hundred Dollars for the right to the use of the northeast corner room on the first floor of the City Hall and the hallway north of and adjacent thereto so long as the same may be tenable, which proposition has been accepted by the Incorporated Village of Alliance and said Trustees have paid for said Township, Seven Hundred and Fifty (\$750<sup>00</sup>) Dollars of said sum and are ready to pay the balance upon the execution of delivery to said township a lease securing to it its rights to the use of said apartment and hall leading thereto.

Therefore be it Resolved and ordered that the Mayor & Clerk be and are hereby instructed to execute for the Incorporated Village of Alliance a good and sufficient lease to Lexington Township for said room and hallway and deliver the same to the Trustees of said Township of Lexington upon the payment by them of the balance of said sum of fifteen hundred (\$1500<sup>00</sup>) Dollars.

Adopted: April 28, 1874

Attest F. Brockhemer  
Clerk

David Fordring  
Mayor. *Seal*

I hereby certify that the above resolution was duly adopted & accepted at the time above mentioned at a special session of the Council held April 28, 1874.

A. Brockhemer,

Clerk.

An Ordinance: To authorize the Mayor to issue bonds of the Village under authority of Section 662 of an act of the General Assembly of the State of Ohio Passed May 7. 1869 entitled an act to provide for the organization and government of Municipal Corporations as amended January 13. 1873.

Sect 1 Be it ordained by the Council of the Incorporated Village of Alliance Ohio (Two thirds of all the members concurring) That the Mayor be and he is hereby authorized and empowered to issue the Bonds of the said Village amounting in the aggregate to (\$8000<sup>00</sup>) Eight Thousand <sup>00</sup> Dollars, for the purpose of extending the time of the Payment of the Indebtedness of said Village.

Sect 2 That said Bonds shall bear interest at the rate of Eight per centum per annum, payable semi-annually, the Principle and Interest to be paid at the office of the Village Treasurer and to have Interest Coupons attached and be authenticated by the signature of the Mayor and Village Clerk, and each Bond and Coupon shall bear upon its face the impress of the Corporate Seal.

Sect 3 That for the Payment of the Principal and Interest of these Bonds, at Maturity, the Real and Personal Property of and within the Village are hereby pledged.

Sect 4 That this Ordinance shall be in force from and after its Passage and Publication.

M. B. P. page 190 Passed April 20. 1874

Attest: David Pording Mayor  
F. Brackheimer Clerk

I hereby certify that the above ordinance entitled "An Ordinance to authorize the Mayor to issue bonds of the village &c" was published in the Alliance <sup>the Weekly paper of general circulation</sup> April 24. 1874  
F. Brackheimer  
Clerk.

Sect I.

An Ordinance: To establish a grade on Fifth Street  
 Be it ordained by the Town Council of the  
 Incorporate Village of Alliance that the grade on  
 that part of Fifth Street lying between the North  
 Side of Alliance Street & the South Side of Broad  
 Street in said Incorporate Village be and the  
 same is hereby established as follows by Commencing  
 at the north side of Alliance Street at an  
 elevation of 95.90 feet, thence running  
 southward by an even grade to the south  
 side of Alliance Street to an elevation of  
 96.90 feet thence by an even grade to the  
 south side of Alliance Street to an elevation  
 of 96.90 feet thence by an even grade to  
 the centre of Market Street to an elevation  
 of 113.25 thence by an even grade to the centre  
 of Columbia Street to an elevation of 135.50 feet  
 thence by an even grade to the centre of Alley  
 to an elevation of 142 feet thence level to  
 the north side of Broad Street to an elevation  
 of 142 feet thence level to the north side  
 of Broad Street to an elevation of 142 feet  
 thence by an even grade to the south side of  
 Broad Street to an elevation of 141 feet.

All of said elevations to apply to the centre of  
 said street and having reference to a plane  
 100 feet below the City Bench mark as established  
 by ordinance and the Side walks & Curb stones  
 of said street shall conform by an even  
 grade to the grades & slopes of the streets and  
 alleys crossing the said streets and the  
 gutters shall be not less than 9 inches below  
 said curb stones.

Sect 2

This ordinance shall take effect and be  
 in force when ten days shall have elapsed  
 after its passage and publication.

Sect 3

All ordinances and parts of Ordinances  
 heretofore fixing or establishing a grade or  
 grades for that part of Fifth Street as  
 above described shall be and are hereby repealed

Passed April 22. 1874

Attest: J. Broekhemer  
 Clerk.

David Fording

Mayor. Seal

I hereby certify that the foregoing ordinance  
 entitled "An Ordinance to establish a grade on  
 Fifth Street" was published in the Alliance Monitor  
 a weekly Paper of general Circulation. May 1, 1874  
 J. Breckheimer  
 Village Clerk

An Ordinance: To establish a grade on Freedom Street:

Section 1.

Be it ordained by the Town Council of the  
 Incorporate Village of Alliance, that the grade on  
 that part of Freedom Street lying between the  
 Pittsburgh Fort Wayne and Chicago Rail Road  
 and the center of Grant Street in said Incorporate  
 Village be and the same is hereby established  
 as follows, by commencing on the south side  
 of the P. Ft. W. & C. R. R. at an elevation of  
 80.1 feet, thence running southwardly level for  
 25 feet to an elevation of 80.1 feet, thence by an  
 even grade to the north side of Alliance Street  
 to an elevation of 100.055 thence by an even  
 grade to the south side of said Street to an  
 elevation of 101.055, thence by an even grade  
 to the center of Market Street to an elevation  
 of 119 feet thence by an even grade to the  
 Center of Columbia Street to an elevation of  
 145.46 feet, thence by an even grade for 100 feet  
 to an elevation of 149.46 feet, thence by an  
 even grade for 150 feet to an elevation of 152.46  
 thence back to the north side of Broad Street  
 to an elevation of 152.46 feet, thence by an  
 even grade to the south side of Broad Street  
 to an elevation of 151.46 feet, thence by  
 an even grade to the Center of College Street  
 to an elevation of 139.28 feet thence by an  
 even grade to the center of Oxford Street  
 to an elevation of 134.58 feet, thence level  
 for 400 feet to an elevation of 134.58 feet  
 thence by an even grade to the center of Sumner  
 Street to an elevation of 142.67 feet, thence by  
 an even grade to the center of Grant Street  
 to an elevation of 162.67 feet.

all of said elevations to apply to the center  
 of said Street and having reference to a plane

100 feet below the City Bench Mark as established by Ordinance, but the Sidewalks and Curbstones on either side shall conform by even grades to the grades and slopes of the Streets, and alleys crossing said Street, and the gutters shall be not less than 9 inches below said Curbstones.

Section 2

This Ordinance shall take effect and be in force when ten days shall have elapsed after its passage and publication.

Section 3

All Ordinances and parts of Ordinances heretofore fixing or establishing a grade or grades for that part of Freedom Street as above described shall be and are hereby repealed.

Passed May 4. 1874

Attest:

J. Brinkhaver } David T. Ordning  
Clerk } Mayor. Secd

I hereby certify that the foregoing Ordinance entitled "An Ordinance to establish a grade on Freedom Street" was published in the Alliance Monitor a weekly Newspaper of general Circulation May 8. 1874

J. Brinkhaver  
Clerk.

Section 1.

An Ordinance: To establish a grade on Station Street.  
By it ordained by the Town Council of the Incorporate Village of Alliance That the grade on that part of Station Street lying between the Cleveland and Pittsburgh Rail Road and the Center of Broad Street in said Incorporate Village be and the same is hereby established as follows; viz,  
Commencing at the Cleveland and Pittsburgh Rail Road at an elevation of 80.8 thence running southwards by an even grade to the center of South Street to an elevation of 91.98 feet thence by an even grade to the Center of Columbia Street to an elevation of 100.35 feet thence by an even grade to the center of Broad Street to an elevation of 112 ft.

All of said elevations to apply to the center of said Street and having reference to a plain surface below the City Bench Mark as established by Ordinance, but the sidewalks and curbstones on each side of said Street shall by even grade conform to the grades & slopes of the streets and Alleys crossing the said street and the gutters shall be not less than 9 inches below said curbstones.

Sect 2. This Ordinance shall take effect & be in force when ten days shall have elapsed after its passage and publication.

Sect 3. All Ordinances and parts of Ordinances heretofore fixing or establishing a grade or grades for that part of Station Street as above described shall be and are hereby repealed.

*U.C.P. Page 196*

Dated May 4. 1874

Attest: F. Brockhumer David Tording  
Clerk Mayor

I hereby certify that the foregoing ordinance entitled "An Ordinance to establish a grade on Freedom Street" was published in the Alliance Monitor a weekly Newspaper of general circulation May 8. 1874.

F. Brockhumer.  
Clerk.

Section. An Ordinance: To establish a grade on Walnut Street. Be it ordained by the Town Council of the incorporate village of Alliance, that the grade on that part of Walnut Street lying between Mt Union Street and Freedom Street in said incorporate village be and the same is hereby established as follows to-wit: Commencing at the center of Mount Union Street at an elevation of 94. feet and running eastward by an even grade 330 feet to an elevation of 96 feet, thence by an even grade to the center of Park Street to an elevation of 94.7 feet thence by an even grade for 274 feet to an elevation of 91. feet, thence by an even grade to the center of West Street to an elevation of 86. ft thence by an even grade for 125 feet to an elevation of 82. ft, thence by an even grade to the center of

Arch Street to an elevation of 82.8 ft thence by an even grade to the centre of Depot Street to an elevation of 81.8 ft thence by an even grade to the west side of Freedom Street to an elevation of 80.1 ft.

All of said elevations to apply to the center of said Street and having reference to a plane 100 feet below the City Bench Mark as established by ordinance, but the Curbstones and side walks on each side of said Street shall conform by even grade to the grades and slopes of the Streets and Alleys crossing said Street and the gutters shall be not less than 9 inches below said Curbstones.

Section 2

This Ordinance shall take effect and be in force when ten days shall have elapsed after its passage and publication.

Section 3

All ordinances and parts of Ordinances heretofore fixing or establishing a grade or grades for that part of Walnut Street as above described shall be and are hereby repealed.

Passed: May 11, 1874

Attest: F. Breckheimer  
Clerk

David Y. Ordine  
Mayor (Seal)

I hereby certify that the foregoing ordinance entitled, "An Ordinance to establish a grade on Walnut Street" was published May 15 1874 in the Alliance Monitor, a weekly newspaper of general circulation.  
F. Breckheimer  
Clerk.

Section 1

An Ordinance: To establish a grade on Alliance Str. Be it ordained by the Town Council of the Incorporate Village of Alliance, that the grade on that part of Alliance Street lying between the Center of Mount Union Street and the Cleveland and Pittsburg Rail Road in said Incorporate Village. Be and the same is hereby established

Repealed  
See Page 274

M.B.

as follows, viz,  
 Commencing at the Centre of Mt Union Street at an elevation of 107.6 feet, thence running eastwardly by an even grade to the east side of Park Street to an elevation of 105 feet, thence by an even grade to the center of West Street to an elevation of 92.5 feet, thence by an even grade to the center of Arch Street to an elevation of 93.5 feet thence by an even grade to the center of Depot Street to an elevation of 97 feet, thence by an even grade to the center of Freedom Street to an elevation of 100.5 feet, thence by an even grade for 225 feet to an elevation of 100 ft thence by an even grade to the center of Fifth Street to an elevation of 96.40 ft, thence by an even grade to the Cleveland and Pittsburgh Rail Road to an elevation of 79.70 feet.

See page 155

All of said elevations to apply to the center of said Street and having reference to a plane 100 feet below the City Bench Mark as established by ordinance, but the Curb stones and Side walks on the north side of said street shall be six inches below the centre of the street and the Curbstones and Side walks on the south side of said Street shall be six inches above the centre of the street and the gutters shall be not less than nine inches below the top of said Curbstones throughout the entire length of said street to wit from Mount Union Street to the Cleveland and Pittsburgh Rail Road.

Sec 2 This Ordinance shall take effect and be in force, when ten days shall have elapsed after its passage and publication

Sec 3 All Ordinances or parts of Ordinances heretofore fixing or establishing a grade or grades for that part of Alliance Street as above described shall be and are hereby repealed.

Passed May 11. 1874

Attest: A. Beckhomer } David Lording  
 Clerk } Mayor

I hereby certify that the foregoing ordinance entitled "An Ordinance to establish a grade on Alliance Street" was published June 5. 1874 in the Alliance Monitor a weekly Newspaper of this City.

May 6. P. Page 198

A. Beckhomer

An Ordinance: To establish a grade on Market Str.

Section 1. Be it ordained by the Town Council of the Incorporate Village of Alliance that the grade on that part of Market Street lying between Mt Union Street & the Cleveland and Pittsburgh Rail Road in said Incorporate Village. Be and the same is hereby reestablished as follows to wit

Commencing on the east side of Mount Union Street at an elevation of 118.68 feet, thence running eastwardly by an even grade to the centre of Park Street to an elevation of 113.67 feet, thence by an even grade for 80 feet to an elevation of 112.32 feet, thence by an even grade to the center of West Street to an elevation of 96 feet, thence level for 70 feet to an elevation of 96 feet thence by an even grade to the west side of Alley to an elevation of 101.48 ft thence by an even grade to the center of Arch Street to an elevation of 104.64 feet thence by an even grade to the center of Depot Street to an elevation of 111.22 feet thence by an even grade to the center of Freedom Street to an elevation of 119 feet thence level for 125 feet to an elevation of 119 feet thence by an even grade to the center of Fifth Street to an elevation of 113.25 thence by an even grade to the west side of Liberty Str to an elevation of 102.20 feet thence by an even grade to the east side of Liberty Street to an elevation of 100.70 ft thence by an even grade to the center of Station Street to an elevation of 85.75 feet thence by an even grade to the west side of the Cleveland and Pittsburgh Rail Road to an elevation of 81.5 ft.

All of said Elevations to apply to the center of said Street, and having reference to a plane 100 feet below the City Bench Mark as reestablished by ordinance, but the Curb-stones and sidewalks on each side of said

Street shall conform by even grades to the grades and slopes of the Streets and Alleys crossing said street and the gutters shall be not less than 9 inches below said Curbstones.

Sec 2 This Ordinance shall take effect and be in force when ten days shall have elapsed after its passing and publication.

Sec 3 All Ordinances and parts of Ordinances heretofore fixing or establishing a grade or grades for that part of Market Street as above described shall be and are hereby repealed.

M. B. P. page 198

Passed May 11. 1874

Attest: J. Berckheimer, David J.ording Mayor.

Clerk

I hereby certify that the foregoing Ordinance, entitled "An Ordinance to establish a grade on Market Street" was published May 15 1874 in the Alliance Monitor, a weekly Newspaper of General Circulation.

J. Berckheimer Clerk.

Order

An Ordinance: To establish a grade on Columbia Street

Section 1.

Be it ordained by the Town Council of the Incorporate Village of Alliance that the grade on that part of Columbia Street lying between Mt Union Street and the Cleveland & Pittsburgh Railroad in said Incorporate Village be and the same is hereby established as follows: viz Commencing on the east Side of Mount Union Street at an elevation of 130.68 feet and running eastwardly by an even grade to the center of Park Street to an elevation of 121.59 feet thence by an even grade for 212 feet to an elevation of 118 feet, thence by an even grade for 100 feet to an elevation of 114 feet thence by an even grade for 125 feet to an elevation of 104 feet, thence level 130 ft to an elevation of 104 feet, thence at an even grade for 158 feet to an elevation of 114.91 feet, thence by an even grade to the center of Arch Street

to an elevation of 117.50 feet, thence to the Centre of Depot Street by an even grade to an elevation of 126.44 feet thence by an even grade for 110 feet to an elevation of 128.5, thence by an even grade for 225 feet to an elevation of 144.49 feet, thence by an even grade to the Centre of Freedom Street to an elevation of 145.46 thence by an even grade for 75 feet to an elevation of 146.50 feet, thence by an even grade for 150 feet to an elevation of 146 feet, thence by an even grade to the center of Fifth Street to an elevation of 135.50 feet, thence by an even grade to the west side of Liberty Street to an elevation of 119.29 feet thence by an even grade to the east side of Liberty Street to an elevation of 117.79 feet, thence by an even grade to the center of Station Street to an elevation of 100.35 feet, thence by an even grade to the west side of Cleveland and Pittsburgh Rail Road to an elevation of 83.5 feet. All of the said elevations to apply to the center of the Street and having reference to a plane 100 feet below the City Bench Mark as established by Ordinance. But the Curbstones and Sidewalks on each side of said Street shall conform by even grade to the grades and slopes of the streets and alleys crossing the said street and the gutters shall be not less than 9 inches below said Curbstones.

Section 2. This ordinance shall take effect & be in full force when ten days shall have elapsed after its passage & publication.

Section 3. All Ordinances and parts of Ordinances heretofore fixing and establishing a grade or grades for that part of Columbia Street as above described shall be and are hereby repealed. Passed, May 11, 1874

Attest: J. Borchert Mayor

David Harding Secy

121

I hereby certify that the foregoing Ordinance entitled "An Ordinance to establish a grade on Columbia Street" was published June 4, 1874 in the Alliance Monitor a weekly Newspaper of General Circulation.

F. Berckheimer, Clerk

An Ordinance: Fixing the Percentage of Taxation to be levied on the Real & Personal Property in the Corporation and providing for the Distribution of the same.

Sect 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. 1874 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.

Sect 2. That the Clerk of 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. 1874 the Percentage of the Levy authorized by the first section of this Ordinance.

Sect 3 That the tax authorized by the first section of this Ordinance, be and is hereby distributed among the several funds of the village, as follows:

1 <sup>st</sup> For the general purposes of Corporation	1/2	"
2 <sup>d</sup> For Sinking Fund	1 1/2	"
3 <sup>d</sup> For Sanitary & Street Cleaning purposes	}	1 "
and Street Improvements & Repairs		
4 <sup>th</sup> For Lighting Corporation	1	"
5 <sup>th</sup> For Police & Salary Fund	1 1/2	"
6 <sup>th</sup> " Prison Fund	1/2	"
7 <sup>th</sup> " Fire Department	2	"

Sect 4. That this Ordinance shall be in force on and after its Passage and Publication.

Passed, May 18, 1874

Attest:

F. Berckheimer } David P. Ordway  
Clerk } Mayor

I hereby certify that the foregoing



days.

Section 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 assessed be paid or otherwise discharged according to law.

Repealed

Sect 5. It shall be the duty of the Marshal and All Marshals of said Village to make complaint against all persons found violating any of the provisions of this ordinance.

Repealed

Sect 6 That an Ordinance entitled "an Ordinance to restrain and Prohibit Ale Beer and Porter houses and shops and places of habitual resort for tippling and intemperance, passed June 14. 1871" be and the same is hereby repealed.

Repealed

Sect. 7 That this Ordinance shall take effect and be in force, when ten days shall have elapsed after its passage and first publication as required by law.

Repealed  
M.C.P. page 200.

Passed May 18. 1874

Attest: F. Brinkhous Clerk  
David Poyding Mayor

I hereby certify that the foregoing ordinance, entitled "An Ordinance To Restrain and Prohibit Ale Beer and Porter houses and Shops and places of habitual resort for tippling and intemperance" was published May 22. 1874 in Alliance Home a weekly paper of general circulation.  
F. Brinkhous  
Clerk

A Resolution: To fill and drain within 30 days  
a tract of land immediately on the east of J.  
Hamptons Lot, and between 2<sup>d</sup> & 3<sup>d</sup> Streets in  
Nebbs addition to Alliance.

Resolved: that in the opinion of this council  
(two thirds of all members concurring) It is  
deemed necessary and it is hereby ordered  
that the premises or tract of Land immediately  
on the east of J. Hamptons Lot and between  
2<sup>d</sup> & 3<sup>d</sup> Streets in Nebbs addition to Alliance be  
filled and drained within 30 days from the  
Passage of this Resolution, in such manner  
as shall be necessary to remove therefrom  
all stagnant water and prevent the recurrence  
of stagnant water thereon.

Passed May 18. 1874

Attest: F. Breckheimer David P. Gording Seal  
Clerk Mayor

I hereby certify that the above resolution  
entitled "A Resolution to fill & drain within  
30 days a tract of land in Nebbs addition"  
was published May 22. 1874 in the Alliance  
Monitor a weekly newspaper of general  
circulation.

F. Breckheimer  
Clerk.

A Resolution to grade pave & improve Alliance  
Street between Cleveland and Pittsburg R.R.  
and Mechanic Street.

Resolved that in the opinion of  
this Council (two thirds of all the members  
concurring) it is deemed necessary to  
grade pave and improve Alliance Street  
between the Cleveland and Pittsburgh Rail  
Road and Mechanic Street, to conform  
to the established grade of said Street  
in accordance with the plan and profiles  
on file in the Office of the Village Clerk.

Passed June 15. 1874

Attest:

F. Breckheimer Clerk David P. Gording Mayor

I hereby certify that the foregoing resolution entitled "a Resolution to grade pave & improve Alliance Street between Cleveland and Pillsbury Railroad & Mechanic Street" was published for four consecutive weeks in the Alliance Monitor a weekly news paper of general circulation, commencing June 19, 1874, and the time for which claims for damages might be filed expired July 14, 1874

F. Birkheimer,  
Village Clerk.

M.B.

See Page 134 for Resolution to grade drain and improve Freedom Street Passed June 15, 1874. F. Birkheimer Clerk

An Ordinance to appropriate funds to pay expenses incurred by the Board of Health of the Incorporated Village of Alliance Ohio.

Sec 1

Be it ordained by the Council of the Incorporated Village of Alliance, that there be and is hereby appropriated, out of the funds in the village Treasury: the sum of One Hundred and Fifty <sup>00</sup> Dollars for the purpose of defraying expenses incurred by the Board of Health.

Sec 2

That this ordinance be in force from and after its Passage and Publication.

Passed July 20, 1874

Attest:

F. Birkheimer  
Clerk

E. E. DeGauton  
Chairman

Page: 213  
M.C.P

I hereby certify that the above ordinance entitled "An Ordinance to appropriate funds to pay expenses incurred by the Board of Health" was published July 24, 1874, in Alliance Monitor a weekly paper of general circulation.

F. Birkheimer  
Clerk.

An Ordinance to Regulate and License the Auctioneering of Goods, Wares and Merchandise

Sec 1

Be it ordained by the Council of the Incorporated Village of Alliance Stark County Ohio: That it shall be unlawful for any person to sell at public Auction within the limits of said incorporated Village of Alliance any Goods, Wares or Merchandise

which shall be imported into said village for the purpose of being sold at Auction without having first obtained from the Mayor of said Village a License for that purpose.

Sect 2 That said License shall be granted by the Mayor on the applicant paying therefore such sum as hereinafter designated, as follows:

For the first day not less than three dollars nor more than twenty five dollars and for each succeeding day not less than ten nor more than twenty dollars, in the discretion of the Mayor.

Sect 3 That if any person violate any of the provisions of this ordinance, he shall upon conviction thereof before the Mayor be fined in any sum not less than five dollars nor more than fifty dollars and be imprisoned not less than one nor more than ten days, either or both in the discretion of the Mayor, and pay the Costs of Prosecution.

Sect 4 That an ordinance entitled an Ordinance to Authorize and regulate the licensing of public auctions in the Incorporated Village of Alliance, passed Mardi 3<sup>d</sup> Ad 1873 be and the same is hereby repealed.

Sect 5 That this ordinance shall be in force when ten days shall have elapsed after its Passage and publication

M. C. P. Aug 21<sup>st</sup> Passed August 3, 1874

Attest: } David J. Gording  
F. Breckheimer, Clerk. } Mayor.

I hereby certify that the foregoing ordinance entitled an Ordinance to regulate and license the auctioneering of Goods, Wares & Merchandise was published August 7<sup>th</sup> 1874 in the Alliance Monitor a weekly paper of general circulation.

F. Breckheimer  
Clerk.

An Ordinance: "To establish a grade on Depot Street"

Sec 1.

Be it ordained by the town council of the Incorporate Village of Alliance: that the grade on that part of Depot Street lying between the Pittsburgh Ft Wayne & Chicago Rail Road and Cambria Street in the said Incorporate Village be, and the same is hereby established as follows: viz

x Commencing on the south side of the Pittsburgh Fort Wayne and Chicago Rail Road at an elevation of 81.8 feet thence running southwardly by an even grade to the center of Walnut Street to an elevation of 81.8 feet thence level to the south side of Walnut Street to an elevation of 81.8 feet, thence by an even grade to the north side of Alliance Street to an elevation of 96.5 thence by an even grade to the south side of said Street to an elevation of 97.5 feet thence by an even grade to the center of Market Street to an elevation of 111.22 feet thence by an even grade to the center of Columbia Street to an elevation of 126.44 feet, thence by an even grade to the center of Alley at an elevation of 139.26 feet, thence by an even grade to the north side of Broadway to an elevation of 145.14 feet, thence to the center of Broadway to an elevation of 145.62, thence by an even grade to the center of College Street to an elevation of 144 feet thence by an even grade to the center of Oxford Street to an elevation of 138 feet, thence by an even grade to the Alley south of Oxford Street to an elevation of 136 feet thence by an even grade to the center of Cambria Street to an elevation of 135.5 feet

All of said elevations having reference to a plane 100 feet below the city benchmark as established by ordinance and to apply to the center of said streets, but the sidewalks and curbstones shall conform by an even grade to the grades and slopes of the streets and alleys crossing the said streets and the gutters on either side shall be established

Sect. 2.

than 9 inches below said curbstones.  
This ordinance shall take effect and be in force, when ten days shall have elapsed after its passage & publication.

Sect. 3

All ordinances and parts of Ordinances heretofore fixing or establishing a grade or grades for that part of Depot Street as above described shall be and are hereby repealed.

M. C. P. Page 217

Passed, August 17, 1874

Attest: David Perching  
Mayor.  
F. Berckhemer  
Clerk

I hereby certify that the foregoing Ordinance, entitled "An Ordinance to establish a grade on Depot Street" was published August 23 1874 in the Sunday Telegraph a weekly newspaper of general circulation.  
F. Berckhemer  
Clerk.

copy

Sect. 1.

An Ordinance: "To establish a grade on Broad Street  
Be it ordained by the Town Council of the Incorporated Village of Alliance that the grade on that part of Broad Street lying between Mt Union Street and the Cleveland and Pittsburgh Railroad in said Incorporated Village Be, and the same is hereby established as follows, viz,

Commencing at the east side of Mt Union Street at an elevation of 140.27 feet, and running easterly at an even grade to the center of Park Street to an elevation of 137 feet, thence by an even grade for 287 feet to an elevation of 135 feet thence by an even grade for 200 feet to an elevation of 119 feet thence level for 100 feet to an elevation of 119 feet, thence by an even grade 148 feet to an elevation of 129.16 feet, thence by an even grade to the center of Park Street to an elevation of 132 feet, thence by an even grade to the center of Depot Street to an elevation

of 145.62 feet, thence by an even grade for 209 feet to an elevation of 152 feet, thence level to the center of Freedom Street to an elevation of 152 feet thence by an even grade to the center of Fifth Street to an elevation of 141.50, thence by an even grade to the west side of Liberty streets to an elevation of 128.32 thence by an even grade to the east side of Liberty Street to an elevation of 126.62 feet, thence by an even grade to the center of Station Street to an elevation of 112 feet, thence by an even grade to the west side of the Cleveland and Pittsburgh Rail Road to an elevation of 83.4 feet. All of said elevations to apply to the center of said street and having reference to a plane 100 feet below the City Bench Mark as established by Ordinance; but the curbstones and sidewalks on either side of said street, shall conform by even grades to the grades and slopes of the streets and Alleys crossing the said Streets and the gutters shall be not less than nine inches above the curbstones.

Section 2.

This Ordinance shall take effect and be in force when ten days shall have elapsed after its passage and publication.

Section 3

All Ordinances and parts of Ordinances heretofore fixing or establishing, a grade or grades for that part of Broad Street as above described be and the same are hereby repealed.

M. L. P. Page 217

Passed: August 17, 1874.

Attest:

F. Berckhemer

Clerk

David Foxington  
Mayor.

I hereby certify that the foregoing ordinance entitled "An Ordinance to establish a grade on Broad Street" was published August 23 1874 in the Sunday Telegraph a weekly Newspaper of general Circulation

F. Berckhemer  
Clerk.

*Copy*

"

An ordinance to establish a grade on Webb Street

Section 1

Be it ordained by the Town Council of the Incorporated Village of Alliance: That the grade on Webb Street, north of the Pittsburgh & Chicago Rail Road in the said Incorporated Village be and the same is hereby established as follows: Commencing at the North Line of the P. A. N. & C. R. R. at an elevation of 45 feet thence north for 295 feet to center of Patterson Street to an elevation of 66.20 ft thence by an even grade for a distance of 1000 ft to an elevation of 45.11 ft, thence by an even grade for 130 feet to an elevation of 44.72 ft thence by an even grade for a distance 400 feet to an elevation of 51.80 feet thence for 600 feet to an elevation of 49.20 feet thence for 300 feet to an elevation of 42 feet thence level to north line of corporation to an elevation of 42 feet.

All of said elevations to apply to the center of said street and to the sidewalks and curbstones and having reference to a plane 100 feet below the city Bench mark as established by ordinance.

The gutters shall be not less than nine inches below said curbstones.

Nevertheless the sidewalks & curbstones shall conform by an even grade to the grades of Patterson Street where the said street cross each other.

Section 2 This ordinance shall take effect and be in force when ten days shall have elapsed after its passage and publication.

M.B.P. Page 228

Passed Nov 5, 1874

David Lording Mayor  
Attest: F. B. McKewen Clerk

I hereby certify that the foregoing Ordinance, entitled "An ordinance to establish a grade on Webb Street" was

published Nov 8. 1874 in the Sunday Telegraph  
a weekly newspaper of general circulation  
published in Alliance Ohio.

F. Bruckheimer  
Clerk.

A Resolution "Authorizing the Mayor to offer  
a Reward."

Resolved that the protection of  
our citizens from conflagration demands, that  
His Honor, Mayor Fording offer a reward of an  
amount which in his judgment will be instru-  
mental in bringing the incendiaries now in  
our midst to speedy justice.

Ms. B.P. Page 220

Passed Nov 5. 1874.

Attest: F. Bruckheimer

Clerk David Fording, Mayor

A Proclamation of the Mayor offering  
\$10000 Reward for the apprehension of incendiaries

To the Citizens of Alliance and vicinity: Whereas, it  
has become apparent, that wicked and unprincipled  
men are in our midst that the torch of  
the incendiary has already been applied, that  
homes and property have been laid in ashes,  
and that like calamities still threaten, and  
Whereas, for the protection of our citizens,  
their homes and their property, and for the  
purpose of bringing the offenders to speedy  
justice, J. D. Fording, Mayor of the incorpo-  
rated Village of Alliance Stark County Ohio  
by virtue of the authority in me vested, do  
hereby in the name and behalf of said  
Village offer a reward in the sum of  
One Thousand Dollars to be paid out of the  
Treasury of said Village, to any Person or  
Persons, who shall furnish such evidence or  
information as shall lead to the detection  
and conviction of any person or persons, who  
shall have within six months preceding or  
subsequent to the date of this offering, been guilty  
of the crime of arson, or who shall have been

detected in the act of setting fire to any Dwelling house, Barn, Stable, Workshop, Factory, Church or Public Building within the Incorporated limits of said Village.

Witness my hand and seal this Nov 13 1874.

The Incorporated Village of Alliance Ohio  
by David P. Ordway Mayor

I hereby certify that the foregoing Proclamation was published November 15 1874. in the Sunday Telegraph a weekly Newspaper of General Circulation published in Alliance Ohio

J. Brinkhumer  
Clerk.

An Ordinance To authorize the Mayor and Clerk to issue Bonds of the Village under authority of Section 662 of an Act of the General Assembly of the State of Ohio, passed May 7. 1869 entitled "An Act to provide for the organization and government of Municipal Corporations as amended January 13. 1873.

Section 1. Be it ordained by the Council of the Incorporated Village of Alliance, Ohio (two thirds of all members concurring) That the Mayor and Clerk be and he or she be authorized and empowered to issue the Bonds of the said Village, amounting in the aggregate to Five Thousand Dollars for the purpose of extending the time of the payment of the indebtedness of said Village.

Section 2. That said Bonds shall bear interest at the rate of eight per cent per annum payable semi-annually, The principal and Interest to be paid at the Office of the Village Treasurer and to have Interest Coupons attached and be authenticated by the signature of the Mayor and Village Clerk and each Bond and Coupon shall