

Repealed
An ordinance to Regulate Public Shows:
(Repealed June 11th 1875, Page 143)

Be it ordained by the Town Council of the Incorporated Village of Alliance, that before any exhibitor or exhibitors of any traveling public show not prohibited by the laws of this State, shall be allowed to exhibit or show any natural or artificial curiosity or exhibitions of horsemanship, in a Circus or otherwise, within the corporate limits of the town of Alliance, for any price gain or reward, he she or they, shall apply to the Mayor, or in his absence the Recorder, for a Permit and it shall be the duty of the Mayor, or in his absence the Recorder, to give him her or them a licence or permit specifying the time he she or they may be allowed to show or exhibit in the Town, on the person or persons applying, paying into the Treasury the amount which the said Mayor, or Recorder, may asess on him, her or them, for the privilege of exhibiting or showing such show, which assessment, in no case shall exceed Twenty five dollars, nor be less than Two dollars, for each and every day during which said show shall be exhibited.

Be it further ordained by the authority aforesaid, that if any person or persons shall exhibit any public show within the incorporate limits of the Village of Alliance, without first having obtained the permit according to the provisions of this Ordinance, he she or they shall for every such offence, pay a sum not to exceed Fifty dollars, at the discretion of the Magistrate having jurisdiction of the same, to be recovered in a civil action, at the suit of any Citizen of the incorporate limits, and paid into the Treasury of said incorporation.

Sec 3 This Ordinance to take effect from and after the 7th day of July 1855.

Passed June 4th 1855

Attest D.G. Hester, Recorder. Harvey Laughlin, Mayor.

All repealed June 11, 1875, P 143

All Repealed June 11, 1875 P. 141

Repealed
An Ordinance to Regulate Pedlars &c.
(Repealed June 11, 1875 see Page 141)

Sec 1 Be it Ordained by the Town Council of the Incorporated Village of Alliance, That any person wishing expose for sale within the incorporated limits said Village on public days or days of Public Shows, or exhibit under tents or in wagons or otherwise (except Citizens at their usual place of business) any article of food, drink, confectionaries, cigars or tobacco in any form, and fruit (the natural productions of our State excepted) and any other goods, Yankee Notions, books or groceries, shall first obtain a permit from the Mayor or in his absence the Recorder, for which permit he she or they shall pay any sum in the sound discretion of the aforesaid Officers, or the Marshal of said town on the order of the Mayor or Recorder, any sum not exceeding Five dollars, nor less than fifty cents for each permit.

Sec 2 It is further Ordained, that every person refusing or neglecting to obtain the aforesaid permit shall forfeit and pay any sum not exceeding two dollars, at the discretion of the court having jurisdiction thereof, on Complaint of any person.

Sec 3 This Ordinance to take effect and be in force on and after the 4th day of July 1855.

Passed June 4th 1855.

Attest D. G. Wester, Recorder. Harvey Laughlin, Mayor.

Repealed
An Ordinance to suppress Licentiousness.

Sec 1 Be it Ordained by the Town Council of the Incorporated Village of Alliance, That every house or building situated within the limits of the incorporation, used or occupied as a house of ill fame, or for the purpose of prostitution, or a house kept where dissolute, lewd, & lascivious or licentious persons, either Male or female are in the habit of stopping or being entertained as guests, employes or servants, &c., shall be held and deemed a public nuisance, and shall on the order of the Mayor, or other proper officer, directed to the Marshal of Alliance, be abated, said Marshal shall in obedience to said order immediately proceed to abate the same by

disposing the occupant, if not the owner of the premises, and take possession of the same, in the name of the incorporated Village of Alliance, and take care of the same until the owner thereof, can be apprised of the condition of the same, and have an opportunity of giving Bonds for the civil and laudible occupancy of said premises, and if the owner is the occupier, hold possession of the same, until the said owner shall execute to the authorities of said incorporation, a Bond to the satisfaction of the Council, Conditioned that said property should hereafter be used for a Moral, civil and reputable purpose, and until all fines and costs are paid.

2 All female persons who shall reside in any brothel or house of ill fame in said Village as the head of the same, or otherwise, or shall resort thereto knowing the character of the same, or use any indecent and lascivious language, gestures or behaviour, or entice any person to stop or enter therein, shall on complaint by oath or affirmation be arrested and held to answer and if found guilty be fined in any sum not exceeding Fifty dollars, and not less than Ten dollars, or be imprisoned in the Cells of the Jail of the County for any period not to exceed twenty days, or both at the discretion of the Court having Jurisdiction of the offence.

3 That all Male persons of the age of sixteen years and upwards, who shall reside in any such disreputable house, or brothel within the Incorporation or resort thereto, in the character of servant, Musician, boarder or otherwise, thereby aiding, assisting, and encouraging the owner or keeper of any such house, or the females who reside therein, or resort thereto, on conviction thereof be fined in any sum not over Fifty dollars, nor less than five dollars, on complaint of any person having knowledge of the same, or be imprisoned in the Jail of the County, not less than five nor over Fifty days, or both at the discretion of the Court.

4 That any person being the head of a family, within the Corporate limits, who shall hire, harbor, encourage, board, lodge or assist any person, knowing such person to be a lewd, lascivious or licentious person, either male or female shall on conviction before the proper officer, be fined in any sum not exceeding Twenty dollars, nor less than Five dollars, for the first offence, and for every subsequent

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bear upon its face the impress of the Corporation seal.

Section 3. — That for the payment of the principal and Interest of said Bonds at maturity, the Real and Personal Property of and within the Incorporated Village are hereby pledged.

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

M. 6 P. Page 236 Passed: Dec 21, 1874

Attest: David Fording Mayor
F. Breckheimer Clerk.

I hereby certify that the foregoing Ordinance entitled "an Ordinance to authorize the Mayor and Clerk to issue Bonds of the Village," was published December 27, 1874 in the Sunday Telegraph, a weekly ^{paper} of general circulation published in Alliance Ohio.

F. Breckheimer
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 July 13, 1873."

Section 1. Be it ordained by the Council of the Incorporated Village of Alliance Ohio (two thirds of all the members concurring) That the Mayor and Clerk be and hereby are authorized and empowered to issue the Bonds of the said Village, amounting in the aggregate to Ten 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, not to exceed 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 Clerk and each Bond and Coupon shall bear upon its face the impress of the Corporation seal.

Section 3. That for the payment of the principal and

interest of said Bonds at maturity, the Real and Personal Property of and within the Incorporated Village are hereby pledged.

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

Passed: Feb 1. 1875.

Attest: David Fording Mayor
F. T. Brinkhous Clerk.

M. C. P. Page 200

I hereby certify that the foregoing Ordinance entitled "An Ordinance to authorize the Mayor and Clerk to issue Bonds of the Village" was published February 1, 1875 in the Alliance Telegraph a weekly Newspaper of general circulation.

F. T. Brinkhous
Clerk.

S. B.

The following Resolution was accidentally omitted and should have been recorded on Page 125. F. T. Brinkhous Clerk.

A Resolution to grade drain and improve Freedom Street between the P. N. & C. Railway and Broadway.

Resolved: That in the opinion of this Council (two thirds of all the members concurring) it is deemed necessary to drain, grade and improve Freedom Street, between the P. N. & C. Railway and Broadway, to conform to the established grade of said Street, in accordance with the plans and profiles on file in the office of the Village Clerk.

M. C. P. Page 205

Passed June 15, 1874

Attest: David Fording Mayor
F. T. Brinkhous Clerk

I hereby certify that the foregoing resolution entitled "A Resolution to grade drain and improve Freedom Street between the P. N. & C. Railway and Broadway" was published for four consecutive weeks in the Alliance Monitor, a weekly newspaper of general circulation commencing June 19, 1874, and the time for which claims for damages might be filed expired July 14, 1874

F. T. Brinkhous
Village Clerk

An Ordinance to amend Section 12
 of an Ordinance entitled an ordinance to provide
 for the appointment and Regulation of Street
 Commissioners, passed ~~March~~ ^{April} 18, 1872.

Section 1st

Be it ordained by the Town Council of
 the Incorporated Village of Alliance Ohio
 that Section 12 of the above entitled Ordinance
 be amended so as to read as follows;

Section 12: The Compensation of the Street
 Commissioner shall not exceed the rate of two
 dollars per day for each day actually employed
 in the duties of his office, a regular and
 authenticated bill for which, he shall present
 to the Council for settlement at the first regular
 Council meeting in every month, to be paid
 when approved, by an order on the Treasurer
 for the amount, signed by the Mayor and Clerk.

Section 2nd

That said original Section 12 be and the
 same is hereby repealed.

Section 3.

That this Ordinance shall be in force
 when ten days shall have elapsed, after its
 passage and publication.

M.C.P. Page 266

Passed April 20, 1875

Attest

J. Breckheimer

Clerk

David J. Ordning
 Mayor.

I hereby certify that the foregoing Ordinance
 entitled "An Ordinance to amend Section 12
 of an Ordinance entitled an ordinance to provide
 for the appointment and regulation of Street
 Commissioners passed ~~March~~ ^{April} 18, 1872."
 was published April 24, 1875 in the Alliance
 Telegraph a weekly Newspaper of General
 Circulation.

J. Breckheimer.

Clerk.

An ordinance: Fixing the Percentage of Taxation to be Levied on the Real and Personal Property in the Corporation of Alliance Ohio, and providing for the distribution of the same.

Section 1st Be it ordained and enacted by the Council of the Incorporated Village of Alliance Stark Co. Ohio, that there be Levied for the Year A.D. 1875 on the Real and Personal Property, in the said Incorporation, Eight Mills on each Dollar of the Value of all Property in the said Corporation as valued for Taxation on the County duplicate and returned in the Grand Levy.

Section 2nd: That the Clerk of said Village be and is hereby Authorized to Certify to the Auditor of Stark Co. in or before the first Monday in June A.D. 1875, the first Percentage of the Levy Authorized by the First Section of this Ordinance.

Section 3rd: 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; to wit

For General fund	One half Mill
" Sinking ..	One and one half Mill
" Street and Sanitary	Two Mills
" Lighting Corporation	One "
" Police & Salary Fund	One and one fourth Mill
" Prison Fund	One Fourth Mill
" Fire Department.	One and one half Mill

Sec. 4th: That this Ordinance shall be in force on and after its Passage and Publication Passed May. 7, 1875.

Attest:
F. Berckman
Clerk.

David Harding
Mayor

I hereby certify that the foregoing Ordinance, entitled, An Ordinance Fixing the Percentage of Taxation to be Levied on the Real Estate and Personal Property in the Corporation of Alliance, Ohio. And providing for the distribution of the same, Passed May. 7.

1875. Was published May 8 1875, in the Alliance Telegraph a Weekly Newspaper of General Circulation.

Notice.

Notice is hereby given, that the following resolutions was adopted by the Town Council of the Incorporated Village of Alliance, Ohio, June 11, 1875.

Resolved that in the opinion of this Council (two thirds of all the members concurring) it is deemed necessary to grade, drain, curb and improve Alliance Street, between the Cleveland & Pittsburgh Railway and Mount Union Avenue, to conform to the established grade of said street, in accordance with the Plans and Profiles on file in office of Village Clerk.

The time within which claims for damages may be filed, expires on 17th day of Aug. A. D. 1875.

Attest: David Fording Mayor
J. F. Berckhemmer
Clerk.

I hereby certify that the foregoing notice of the adoption of a Resolution to grade, drain, curb and improve Alliance Street, between the C & P Ry & Mt Union Ave. adopted by the Council June 11, 1875 was published for consecutive weeks in the Alliance Telegraph, a Weekly Newspaper of general Circulation, commencing July 13, 1875.

J. F. Berckhemmer
Clerk.

An Ordinance to amend Sections, One, four, seven and fifteen, of an ordinance entitled an ordinance to provide for the calling and empannelling juries by the Mayor and for fees in such cases.
Passed Nov 4. 1872.

Sec. 1.

Be it ordained and enacted by the Town Council of the Incorporated Village of Alliance that section one of said Ordinance be amended so as to read as follows.

Section 1. That the Clerk & Mayor of said village shall within thirty days from the tenth day of June A. D. 1875 at a regular meeting of the council and yearly thereafter at ^{the} first regular meeting of the new Council in each and every year select One Hundred and forty four good and judicious persons; which list of names shall be approved by the Council electors and residents within the limits of said Incorporated Village and having the qualifications of Jurors in the Court of Common Pleas to serve as Jurors in trials before the Mayor for violations of the Village Ordinances.

Sec. 2.

That section four be amended so as to read as follows. Section 4:— That in any action or prosecution for the violation of any Ordinance of said Village wherein the defendant is entitled to a trial by Jury, when the defendant shall on being arraigned plead not guilty and demand a trial by Jury, when the Mayor shall immediately proceed to draw from said box, after first shaking it, twelve of the said pieces of paper with names written thereon as above provided, said drawing shall take place in the presence of the parties or their attorneys, and the persons whose names are drawn shall

serve as Jurors for the cause in which such jury had been demanded.

Sec. 3rd That Section seven be amended so as to read as follows:— Sec seven:— That if from challenge or other cause the panel of Jurors shall not be full, the Marshall being directed by the Mayor, shall fill the panel from the bystanders who have such qualifications as are required of Jurors by this Ordinance, provided that whenever it shall be necessary to summon a talemans or talsmen either party may make an application to the Mayor or Court to Issue a venire facias and the Court when so requested shall as a matter of Course immediately Issue the same, containing the names of as many direct and suitable persons having the qualifications of or said as the court shall deem expedient and commanding the Marshall to forthwith to summon ^{such} persons to appear, as the Court may direct, and such venire facias shall not contain the name of any person known to be present in or about the Court Room when the same is issued, or such application made, unless both parties assent thereto and such jury duly empannelled and sworn shall try such cause.

Sec. 4.

That Section fifteen be amended so as to read as follows:— Section fifteen:— That at the first regular meeting of the new Council in the year A. D. 1876 and annually thereafter at said regular meeting of said Council, the Mayor shall take out of said Box, the names which may be in the same, and their places be supplied as heretofore provided.

Sec. 5

That said Original sections One, four and fifteen be and the same are hereby repealed.

Sec. 5. That any Peddler violating this ordinance shall upon conviction thereof, be fined in any sum not less than one nor more than twenty Dollars, at the discretion of the Mayor, for each day the same is violated and pay the costs of Prosecution.

Sec. 6. That an Ordinance entitled an Ordinance to regulate Peddlers ~~to~~ Passed June 4, 1855. be and the same is hereby repealed.

Sec. 7. That this Ordinance shall be in force when Ten days shall have elapsed after its passage and publication.
Passed June 11, 1875.

Attest:
F. Breckheimer Clerk David Ferdinando Mayor.
I hereby certify that the foregoing Ordinance entitled "An Ordinance to license Peddlers" passed June 11, 1875 was published June 15, 1875 in the Alliance Telegraph a weekly Newspaper of general Circulation
F. Breckheimer
Clerk

A Resolution in regard to construction of Sidewalk
on Alliance Street between C. & P. R. R. & Linden Avenue
Be it Resolved by the Town Council of the Incorporated Village of Alliance Stark County Ohio (two thirds of all the members concurring) That all sidewalks hereafter constructed on that part of Alliance Street in said village between the Cleveland and Pittsburgh Railway and Linden Avenue, be and the same are hereby ordered to be constructed of either Flagstone or Brick laid and properly bedded in Gravel and sand, to prevent displacement by action of Frost.
Passed Sept 20, 1875

Attest:
F. Breckheimer Clerk David Ferdinando Mayor

I hereby certify that the foregoing Resolution, passed Sept 20, 1875 was published September 24, 1875 in the Leader, a weekly Newspaper of general Circulation

F. Breckheimer
Clerk

Sec. 1.

An Ordinance to regulate Public Shows.
Be it ordained and enacted by The
Town Council of the Incorporated Village
of Alliance: That it shall be unlawful
for any person, or company of persons to
open or exhibit, any show or performance
of any kind, for money, or other valuable
consideration, with the view of Profit (except
Lectures on Historic Literary or Scientific subjects)
within the Corporate limits of said Village
without first procuring a Licence for such
purpose as hereinafter provided.

Sec. 2.

That it shall be the duty of any person or
company of persons, desiring to open any
show or performance as aforesaid, first
to obtain permission of the Mayor or in his
absence of the Clerk, and to take out Licence
for the purpose, and upon payment by
such person, or company of persons, the
sum fixed by this ordinance, for such
show or performance, there shall be grant-
ed to such person or company of persons, by
said Mayor or in his absence by said
Clerk, a Licence to open such show or
performance, within the Corporate Limits
of said Village.

Sec. 3

That no permission or Licence shall be
granted under this Ordinance for a less
sum than the following rates: to wit:
For a menagerie or exhibition of wild
animals each day shown from five to
twenty Dollars.
For a circus each day from five to twenty
Dollars. For a theatrical performance,
Musical Concert, Show of trick in Jugglery,
or ledge demain, fortune tellers, or any other
show, not herein mentioned from One to
Five Dollars per day or night provided that
no show or exhibition given by any of the
Citizens of this Village shall require a
Licence.

Sec. 4.

That any person or persons violating this
Ordinance shall upon conviction thereof

be fined in any sum, not less than five nor more than fifty Dollars and costs of Prosecution and in addition to such fine + costs each and every person so found guilty, shall forfeit and pay the sum fixed for the Licensing of such performance, which had been shown and exhibited in violation of this Ordinance.

Sec. 5. That the Mayor in his discretion and on good cause shown, may cancel any Licence issued by him, or the Clerk of said Village, under this ordinance.

Sec. 6. That an Ordinance entitled an Ordinance to regulate Public Shows, Passed June 4. 1875 be and is hereby repealed.

Sec. 7. That this Ordinance shall be in force when ten days shall have elapsed after its passage and Publication.
Passed June 11. 1875.

Attest:

F. B. Brinkhous

Clerk

David J. Ordway Mayor
I hereby certify that foregoing Ordinance entitled "An Ordinance to regulate Public Shows" passed June 11. 1875 was published June 1875 in the Alliance Telegraph a weekly newspaper of general Circulation.

F. B. Brinkhous
Clerk.

An Ordinance Creating a Board of Health, prescribing the duties thereof, and repealing certain Ordinances therein named.

Sec. 1

— Be it ordained and enacted by the Town Council of the Incorporated Village of Alliance, that there be and is hereby established for said Village a Board of Health, of which the Mayor shall be ex-officio Chairman, and be composed of six other judicious electors of said Village, all of whom shall be appointed by the Council.

Sec. 2

That of the appointed members of said board, two shall serve for one year two for two years and two for three years, from the last Municipal Election held prior to the passage of this ordinance.

Sec. 3.

That at the first session of the new Council after the municipal Election of each year, the said council shall file whatever vacancies may occur by reason of the expiration of the term of service of any member of said board, and all appointments to fill said vacancies, shall be for three years, and until their successors are appointed and qualified.

Sec. 4.

That it shall be the duty of the Council to fill any vacancies that may occur by death removal or resignation as soon as it occurs, and such appointment shall be for the unexpired term.

Sec. 5.

That the council may remove any member of said board for misfeasance, non-feasance or malfeasance in office, on petition of any four members of said board and the Mayor.

Sec. 6

That the said board shall appoint competent persons as health officer, and Clerk of the Board, which officers shall serve during the pleasure of the Board and receive such compensation as said Board may deem fair and reasonable.

Sec. 7. That it shall be the duty of said Clerk to keep a correct minute of the proceedings of the Board, take charge of all Books and Papers of the Board, and discharge such other necessary and proper duties as may be imposed upon him by said board.

Sec. 8. That said Board shall have the power to appoint as many physicians, as they shall deem necessary for the proper care of the sick, poor and such other persons as are needful, and to define their duties and fix their compensation, said appointees to serve during the pleasure of the Board.

Sec. 9. That said Board shall have power to abate and remove all and every nuisance in said Village, and assess the costs and expense of the same, upon the property on which such nuisance may be found to exist, which assessment when duly certified by the president of the Board to the county Auditor shall become a lien, to be collected the same as any other tax in favor of said Village, and for compelling the proprietors or owners, agents, or occupants of the premises, house or building upon or in which the same may be, to abate and remove the said nuisance, and to regulate the construction and arrangement of water closets or Privy vaults, and the emptying and cleaning of such vaults: -
to create a complete and accurate registration of births, deaths and interments, occurring in or near said Village, for the purpose of legal and genealogical investigations, and to furnish facts for statistical, scientific and particularly sanitary inquiries: -
when complaint is made and a reasonable belief exists that an infectious or contagious disease prevails in any locality or house, to visit such locality or house, make all necessary investigation by inspection, and upon discovering that such infection or contagion exists, to cause the person or persons

Remove nuisances

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pest house or hospital. — That said Board are hereby empowered to make and pass, all such orders and regulations as they shall from time to time deem necessary, and proper for public health, and for the prevention of disease, and that said orders and regulations when adopted, shall have all the force and effect of the Ordinances of the said Incorporated Village of Alliance, provided that they do not conflict with the constitution and laws of the state of Ohio.

Sec. 10

That said Board shall have the Power whenever they deem it necessary for the security of the health of the village to take the most prompt and efficient measures, to prevent the introduction of Contagious malignant or infectious diseases into the village, and for the immediate and safe removal to a proper place any person, who may be found therein, infected therewith, and also to prevent the spread of any such disease in said village. (And it is hereby Enjoined upon the Marshall, Policeman, Street Commissioner, and other officers of the Village to be attentive, prompt, and Vigilant in assisting said Board, when requested, in the performance of their duty).

Sec. 11.

That said Board shall have power, where circumstances demand, to establish & locate a hospital, and furnish it with all necessary appurtenances, medical attendants and nurses, for the comfort & well being of those confined therein, and for the promotion of the Public health.

Sec. 12.

That it shall be the duty of said board from time to time to recommend to said council such measures as they may deem necessary to promote and secure the health of said village.

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That it shall be the duty of the said health officer, and he is hereby empowered

He enter, examine and survey, without hinderance, all or any houses, structure, apartment, buildings, cellars, sewers, privies, evacuations, Grounds or any appurtenance of any kind, between the hour of Eight O'clock A.M. and Five O'clock P.M. and at all times to examine any vehicles, cabs, hacks, bueses or receptacles or vessels of any kind within the Village Limits, as he may deem necessary, and to prescribe such sanitary rules and regulations as will in his judgement promote the public health, and stay the ravages of disease not conflicting with the rules and regulations that may at any time be prescribed by the board of health, and report to the Mayor all violations of the same, and it shall further be his duty to take notice of any acts of commission or omission which he may deem, to be a violation of an Ordinance, entitled "an Amendment to the Ordinance on Nuisance, passed Nov 8, 1865" or of any other Ordinance of said Village, the violation of any of the provisions of which tend to endanger the health of said Village:— and forthwith report the same to the Mayor, and make the necessary complaint and affidavit against the person or persons committing said violation, whereupon it shall be the duty of the Mayor, to deal with such persons according to the Ordinance in such case made and provided.

Sec. 14

That it shall be the further duty of said health officer, whenever a case of Small Pox, Cholera or other Contagious disease shall come to his knowledge, to forthwith repair to the premises, where said case is located with proper medicines and disinfectants, and to cause said suspected premises to be thoroughly fumigated and disinfected and if there be no physician attending upon the case, to

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it himself, or detail one of the Physicians employed by the Board of Health, for that purpose, and for the more perfect performance of his duty herein, he is empowered to call upon the Marshall, Police or Street commissioner to render him assistance.

Sec. 15.

That it be the further duty of said health officer, to report to the board of health, any case of contagious disease that may come to his knowledge, and to make such other reports, at such times, as the board of health, may prescribe and also perform such other proper and necessary duties, that may be imposed upon him by said board.

Sec. 16.

That said Board of Health may remove said Health officer, for any misfeasance, nonfeasance or malfeasance in office, and may fill any vacancy that may occur from any cause in said office, immediately upon its occurrence.

Sec. 17.

That within ten days after notice of their said appointment, the members of said board, the health officer, and the Clerk of the Board, shall have administered unto them, and shall take an oath to support the Constitution of the United States and of the state of Ohio; and to faithfully, honestly and impartially discharge the duties of the office to which they have severally been appointed and if the requirements of this section, are not complied with, said office shall be taken to be vacant.

Sec. 18.

That an account of all expenditures for services and materials furnished or used by said Board or its officers, shall be presented in detail and certified by the officers of said Board, to the Council of said Village, before the same shall be entertained or allowed by said Council.

Sec. 19.

That the Ordinance entitled an Ordinance

To create a Board of Health, and define certain powers of said Board, passed Oct. 11. 1872, be and the same is hereby repealed.

Sec 2. That this Ordinance shall be in force when ten days shall have elapsed after its passage & publication. Passed June 11 A. D. 1875.

Attest:
F. Brinkhous Clerk David Fording Mayor.
I hereby certify that the foregoing Ordinance entitled "An Ordinance creating a Board of Health, prescribing the duties thereof and repealing certain Ordinances therein named" Passed June 11. 1875 was published June 15 1875 in the Alliance Telegraph a weekly newspaper of general circulation.

F. Brinkhous, Clerk:

An Ordinance, Changing the name of Depot Street.

Sec. 1. Be it ordained and enacted by the Town Council of the Incorporated Village of Alliance, that the name of Depot Street, within the said Incorporated Village of Alliance be and the same is hereby changed to Linden Avenue.

Sec. 2. That this Ordinance shall be in force when ten days shall have elapsed, After its Passage and Publication. Passed July 19. A. D. 1875.

Attest:
F. Brinkhous Clerk David Fording Mayor.
I hereby certify that the foregoing Ordinance entitled "An Ordinance changing the name of Depot Street" Passed July 19. 1875 was published July 27. 1875 in the Alliance Telegraph a weekly newspaper of general circulation.
F. Brinkhous Clerk.

An Ordinance to grade and improve Alliance Street between the Cleveland and Pittsburgh Railway and Mount Union Avenue. Passed Aug 24. 1875 in presence of J. B. Smith, Clerk.

This Ordinance Report 1864
An Ordinance to Grade and improve Alliance Street between the Cleveland and Pittsburgh Railway and Mount Union Avenue.

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 and Pittsburgh Railway and Mount Union Avenue be graded to the established Grade. The gutters paved, and the sidewalks curbed, with sand-stones, according to the plans and specifications on file in the Office of the Village Clerk.

Sec 2 That the costs and expenses of said improvement, excepting the costs and expense of Grading and paving all streets and Alley Intersections and the one-fiftieth part, of the entire costs 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 of said, in proportion to the frontage of each.

Sec 3 That the cost of Grading paving and improving all streets and alley Intersections upon said Alliance Street between the points aforesaid together with one-fiftieth part of the entire cost and expense of said improvement, shall be paid as provided in section Five Hundred and Ninety 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 for damage caused by reason of said Improvement, shall be adjudged after the completion of the same.

Sec 5 That this ordinance shall be in force when ten days shall have elapsed after its passage and publication as required by law. Passed Aug 24. A. D. 1875. David Foxworth