

An Ordinance to prevent and punish  
 Assault and Battery and Breach of the Peace  
 Sect 1 Be it ordained by the Council of the  
 Incorporated Village of Alliance Ohio, That  
 if any Person or persons shall within the  
 limits of the Incorporated Village of Alliance  
 unlawfully assault or threaten another  
 in a menacing manner or shall unlaw-  
 fully strike or wound another the person  
 or persons so offending shall upon conviction  
 thereof before the Mayor be fined in any  
 sum not exceeding fifty dollars or  
 imprisoned in the County Jail for a term  
 not exceeding thirty days one or both at  
 the discretion of the Mayor and shall also  
 pay the costs of prosecution and stand  
 committed until the fine and costs are  
 paid.

Sect 2 That if any person or persons within the  
 limits of the Incorporated Village of Alliance  
 shall challenge another or others to fight  
 at fist cuffs, or with cudgels, or shall  
 provoke or attempt to provoke another  
 or others to commit a breach of the peace  
 every such person or persons shall on  
 conviction thereof before the Mayor be fined  
 in any sum not exceeding ten dollars  
 and pay the costs of prosecution and  
 stand committed until the fine and  
 costs are paid.

Sect 3 That an Ordinance entitled an Ordinance  
 for the punishment of Assault and Battery  
 and Breach of the Peace passed November  
 1866 be and the same is hereby repealed.

Sect 4 That this Ordinance shall be in force  
 ten days after its passage and publication  
 as required by law.

Passed Jan'y 7. 1876

Attest:

F. Breckner } David P. Ordning  
 Clerk

I hereby certify that the foregoing Ordinance  
 entitled "An Ordinance to prevent and punish  
 Assault and Battery and Breach of the Peace"

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Peace" passed January 7. 1876 was published  
 January 15 1876 in the Alliance Leader  
 a weekly Newspaper of General Circulation  
 J. B. Breckheimer  
 Clerk.



An Ordinance to prohibit the carrying or  
 wearing of concealed weapons.

Section 1 Be it ordained and enacted by the town Council  
 of the incorporated village of Alliance Ohio  
 That whosoever shall carry a weapon or  
 weapons concealed on or about his or her  
 person, such as a pistol, bowie knife, dirk or  
 any other dangerous weapon of any kind  
 whatever, within the limits of said Incorporated  
 village of Alliance, shall be deemed guilty  
 of a misdemeanor and on conviction there-  
 of before the Mayor, shall be fined in any  
 sum not exceeding fifty dollars, or impris-  
 oned in the County Jail not more than  
 thirty days, or both at the discretion of  
 the Court and shall moreover pay all costs  
 of Prosecution.

Section 2 That if it shall be proved to the jury from  
 the testimony on the trial of any case  
 presented under the first section of this  
 ordinance, that the accused was, at the  
 time of carrying any weapon or weapons  
 aforesaid engaged in the pursuit of  
 any lawful business, calling or employment,  
 and that the circumstances in which he  
 or she was placed at the time aforesaid,  
 were such as to justify a prudent man in  
 carrying the weapon or weapons aforesaid,  
 for the defense of his person, property, or  
 family, the jury shall acquit the accused.

Section 3 That this ordinance, shall be in force, when  
 ten days shall elapse, after its passage and  
 publication as required by law.

Passed January 7. 1876

Attest: J. B. Breckheimer Clerk } David Fording Mayor.

I hereby certify that the foregoing Ordinance, entitled "An Ordinance to prohibit the carrying or wearing of concealed weapons passed January 7, 1876, <sup>was published January 15, 1876</sup> in the Alliance Leader a weekly newspaper of General Circulation.

P. Brethemer  
Clerk.



*copy*  
An Ordinance establishing a Grade on Cemetery Street:

Section 1

Be it ordained by the Town Council of the Incorporated Village of Alliance, that the Grade for Cemetery Street in said Village be and of the same is hereby established as follows:

Commencing at a point known as the point of intersection of the center line of Park Street with the center line of said Cemetery Street at an elevation of fifty two and five tenths feet (52.5 ft) thence west a distance of Six Hundred and Forty (640) feet to an elevation of fifty seven and five tenths (57.5 ft) feet. Thence West a distance of Two Hundred and ten (210 ft) feet to an elevation of fifty four and six tenths (54.6 ft) feet. Thence West a distance of Four Hundred and Fifty feet (450 ft) to an elevation of fifty eight (58 ft) feet. Thence West nine Hundred feet (900 ft) to an elevation of fifty two (52 ft) feet. Thence West a distance of Eight hundred and twenty feet to the Corporation line to an elevation of sixty nine and five tenths (69.5 ft) feet.

Section 2

That this Ordinance shall be in force when ten days elapse after its passage and publication, as provided by law.

Passed: January 7, 1876

Attest:  
P. Brethemer Clerk

David F. Ordway Mayor

I hereby certify that the foregoing Ordinance, entitled "An Ordinance establishing a grade on Cemetery Street" passed January 7, 1876 was published January 13, 1876 in the Alliance Leader a weekly newspaper of General Circulation.  
P. Brethemer

An Ordinance to Provide for the trial  
and Removal of Municipal Officers from Office.

Section 1.

Be it ordained and enacted by the town Council of the Incorporated Village of Alliance That if any officer of said Village, shall be guilty of any bribery, extortion, or corruption in office, or shall be guilty of any misfeasance, malfeasance or malfeasance, or other misconduct in office, he shall upon conviction thereof, as herein after provided be removed from office, and his office declared vacant.

Section 2.

That the Council of the Incorporated Village of Alliance is hereby constituted a tribunal for the hearing and trial of offenders against any of the provisions of the first section of this ordinance.

Section 3.

That no officer elected by the people shall be removed from office, except by a vote of two thirds of the members elected to the Council, which vote shall be taken by yeas & nays and recorded in the journal of their proceedings.

That each officer before being so removed shall be furnished with a written copy of the charges preferred against him, at least five days before his trial by said Council.

Section 4.

That when complaint is made against any such officer and complaint shall be referred forthwith to a special Committee that shall be appointed for the purpose, which Committee, if they shall find reasonable ground for so doing, shall reduce such charges to writing, and present them to the Council for trial, unless proceedings in such case shall have been instituted, under the provisions of an act of the General Assembly of the State of Ohio entitled an act to provide for the trial and removal of municipal officers from office, passed May 1, 1871, in which event they shall only report the fact of such proceedings.

Section 5.

That when charges are preferred as aforesaid against any such officer, and after the five days notice, hereinbefore provided for has been given to accused, the Council shall proceed to the

Trial of such accused officer upon such charges, under the ordinary rules of law governing the production of testimony, unless for good cause the trial shall be adjourned.

That the presiding officer of the Council, shall preside at such trial, and shall decide all rules of law arising thereon, subject to an appeal by either party to the Council.

Sect 6 That it shall be the duty of the Solicitor to appear as counsel for the Village, against such accused officer and such accused officer shall be allowed to be heard by himself or attorney.

Sect 7 That it shall be the duty of the Mayor to issue writs of subpoena for witnesses to testify at such trial, either at the request of the solicitor or of the accused and that compulsory process shall be issued by the Mayor, in behalf of either party, upon request of such party, to compel the attendance of witnesses and the production of books and papers, before the Council in such trials or in any other matter that may be pending before the Council or any Committee of the same. And the said Mayor Committee or the said Council shall have the same power to compel the giving of testimony by the witnesses as is conferred upon Courts of justice.

Sect 8 That if the Council in such trial declare the accused guilty, the accused shall be declared by the presiding officer thereof removed from office, and said office vacant and the vacancy occurring thereby shall be filled as provided by law.

Sect 9 That any officer appointed by the Council may be removed at any meeting of the Council upon motion. That upon such motion being made the yeas and nays shall be called and the vote thereon recorded in the journal and the vote of two thirds of all the members shall to the Council shall be requisite for its passage.

Sect 10 That this Ordinance shall take effect in force within ten days shall elapse after its passage and publication as required by law.

Passed March 8. 1876

David Fording

Mayor

Attest:

F. Brinkhimer

Clerk.

I hereby certify that the foregoing Ordinance entitled "An Ordinance to provide for the trial and removal of municipal Officers from office" passed March 8. 1876 was published March 11. 1876 in the Alliance Leader a weekly newspaper of General Circulation

F. Brinkhimer

Clerk.

An Ordinance fixing the salary of the Mayor Marshall, Clerk and Solicitor, of the Incorporated Village of Alliance.

Sect 1

Be it ordained and enacted by the town Council of the Incorporated Village of Alliance Ohio, That the Mayor, Marshall, Clerk, and Solicitor of said Village, shall each, receive as his salary, the sum of Two Hundred and fifty dollars, per annum, payable quarterly out of the Treasury, on the warrant of the Mayor and Clerk.

Sect 2

That an Ordinance entitled an Ordinance fixing the Salary of certain officers of the Village of Alliance passed March 11. 1872 and an Ordinance entitled an Ordinance to amend section three of an Ordinance entitled an Ordinance fixing the salary of certain Officers of the Village of Alliance passed March 11. 1872 passed May 22. 1873 be and the same are hereby repealed.

Sect 3

That this ordinance shall be in force on and after the first day of April A.D. 1876.

Passed March 8. 1876

David Fording

Mayor

Attest:

F. Brinkhimer

Clerk.

I hereby certify that the foregoing Ordinance entitled "An Ordinance fixing the salary of the Mayor, Marshall, Clerk, and Solicitor of the

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Incorporated Village of Alliance, passed  
 March 8. 1876 was published March 11. 1876  
 in the Alliance Leader a weekly newspaper of  
 General Circulation.

F. Brackheimer

Clerk.

Section 1.  
 An Ordinance to vacate a portion of an Alley in Peters  
 Lamborn & Co's addition to Alliance.

Be it ordained and enacted by the Council of the  
 Incorporated Village of Alliance Ohio, that, that portion  
 of an Alley, in Peters Lamborn & Co's addition to Alliance  
 lying between town lots numbers seven hundred and  
ninety three and seven hundred and ninety four in  
 said addition, and extending north from Front Street  
 a distance of One Hundred and Twenty feet to the Alley  
 running east and west in the rear of said two lots, be  
 and the same is hereby declared vacated.

Section 2 That this ordinance shall be in force, when ten days  
 elapse after its passage and publication as required  
 by law.

Passed: March 13. 1876

Attest:

F. Brackheimer  
 Clerk.

David Fordina  
 Mayor

I hereby certify, that the foregoing Ordinance  
 entitled "An Ordinance to vacate a portion of an Alley  
 in Peters Lamborn & Co's addition to Alliance,"  
 passed March 13. 1876, was published in the Alliance Leader  
 in the Alliance Leader, a weekly newspaper of  
 general circulation.

F. Brackheimer  
 Clerk.

An Ordinance for the suppression of Houses of Prostitution and Ill fame.

Section 1.

Be it ordained and enacted by the town Council of the Incorporated Village of Alliance Ohio,

That it is hereby declared unlawful, for any person or persons, by agent or otherwise or as agent to maintain, conduct or carry on, within the limits of the Incorporated Village of Alliance any house of prostitution or ill fame.

Section 2

That it is hereby declared unlawful, for any person owning or having the control as Guardian, Agent, Lessee or otherwise of any house or building situated within the limits of said Incorporated Village, knowingly, to lease or sublet the same in whole or in part, for the purpose of keeping therein a house of Prostitution, or a house of ill fame or to knowingly permit the same to be used or occupied for such purposes, or to use or occupy the same for such purposes.

Section 3.

That it is hereby declared unlawful, for any person, within the limits of the Incorporated Village of Alliance, to visit any house of prostitution, or house of ill fame, or reside or carry therein for the purpose of prostitution, or for the purpose of having sexual intercourse with any of the inmates of such house of prostitution, or house of ill fame, or for the purpose of loitering, loafing or lounging about such house of prostitution or house of ill fame.

Section 4.

That any person or persons, violating any of the Provisions of sections one, two or three of this ordinance shall upon conviction thereof before the Mayor be fined in any sum not exceeding fifty dollars, and imprisoned in the Village Prison any time not exceeding twenty days, one or both at the discretion of the Mayor.

Section 5.

That an ordinance entitled an ordinance to suppress Licentiousness, passed July 13. 1855 be and the same is hereby repealed.

Passed March 16. 1876

Attest:

F. Berckheimer

David Forsberg Mayor.

I hereby certify that the foregoing Ordinance entitled "An Ordinance for the suppression of Houses of Prostitution and Hellfire," passed March 16, 1876, was published March 18, 1876 in the Alliance Leader and Alliance Review, weekly newspapers of general circulation.

P. A. Brinkhener  
Clerk.

An Ordinance to regulate Ale, Beer and Porter Houses or Shops, and Billiard rooms.

Section 1<sup>st</sup>

Repealed  
See Page 340

Be it ordained and enacted by the Town Council of the Incorporated Village of Alliance, Ohio; That it shall be unlawful for any person or persons by agent or otherwise, to keep open, within the limits of said Incorporated Village of Alliance O after the hour of nine o'clock P.M. any house, shop, room, booth, arbor or place, where Ale Porter or Beer are habitually sold or furnished, to be drunk in, upon or about the house, shop, room, booth, arbor, cellar or place, where sold or furnished, or where a billiard table or billiard tables of any kind whatsoever are kept for hire, gain or profit, and that any and all such place or places within the limit of said Incorporated Village of Alliance, shall be closed to access and business at the hour of nine o'clock P.M. and shall remain so closed from said hour of nine o'clock P.M. until the hour of six o'clock A.M.

Section 2

Repealed  
See Page 340

That any and all person or persons visiting, frequenting or patronizing, any place or places mentioned in the first section of this Ordinance, shall, at the hour of nine o'clock P.M. promptly retire therefrom, and it is hereby declared unlawful for any such person or persons, save and except the owner or keeper thereof, to enter any such place or places, between the hour of nine o'clock P.M. and six o'clock A.M. or to remain therein during any portion of the time between said hours.

Section 3

Repealed  
See Page 340

That the Marshall shall, and it is hereby made his duty at the hour of nine o'clock P.M. of each day of the week, except Sabbath, to give the Fire Bell signal for the closing of the places, mentioned in the Section of this Ordinance.

*Repealed  
Pg 340*

Section 4 That any person or persons, violating any of the Provisions of the first or second sections of this Ordinance is deemed guilty of a misdemeanor and shall upon conviction thereof, before the Mayor be fined in any sum not less than five nor more than fifty Dollars and be imprisoned in the village Prison, for any time not to exceed twenty days, one or both at the discretion of the Mayor and shall moreover pay all costs of Prosecution.

*Repealed  
Pg 340*

Section 5 That an Ordinance entitled an ordinance to prohibit the sale of wine, beer, ale and cider, passed January 9 1868, and an Ordinance entitled an ordinance to restrain and prohibit ale, beer and porter houses and shops, and places of habitual resort for drinking and intemperance, passed May 18, 1874, be and the same are hereby repealed.

*Repealed  
Pg 340*

Section 6 That this ordinance shall be in force when ten days shall elapse after its passage and publication as required by law.  
Passed March 16, 1876  
Attest: F. Burkheimer Clerk. David F. Irving Mayor

I hereby certify that the foregoing ordinance, entitled "an Ordinance to regulate Ale, Beer and Porter Houses or Shops, and Billiard rooms." ~~was~~ passed March 16, 1876 was published March 17, 1876 in the Alliance Leader and Alliance Review, weekly newspapers of general circulation.

F. Burkheimer Clerk.

*Resolution to improve Alliance Street between C. & P. R.R. & Arch Street.*

A Resolution to grade, drain, curb, pave and improve Alliance Street between the C. & P. R.R. & Arch Street.

Resolved: That in the opinion of this Council, (two thirds of all members concurring) it is deemed necessary to grade, drain, curb, pave and improve Alliance Street, between the Cleveland & Pittsburgh Railroad and Arch Street, to conform to the established grade of said Street in accordance with the plans and profiles on file in office of Village Clerk.

Done: March 18, 1878 Attest: F. Burkheimer Clerk

I hereby certify that the foregoing Resolution entitled a Resolution to grade, drain, curb, pave and improve Alliance Street between the C. & P. R.R. & Arch Street passed March 18, 1878 was published in the Alliance Review & Alliance Leader, weekly newspapers of general circulation for four consecutive weeks at the time for which claim for same was made and filed expired May 4<sup>th</sup> A.D. 1878

F. Burkheimer Clerk

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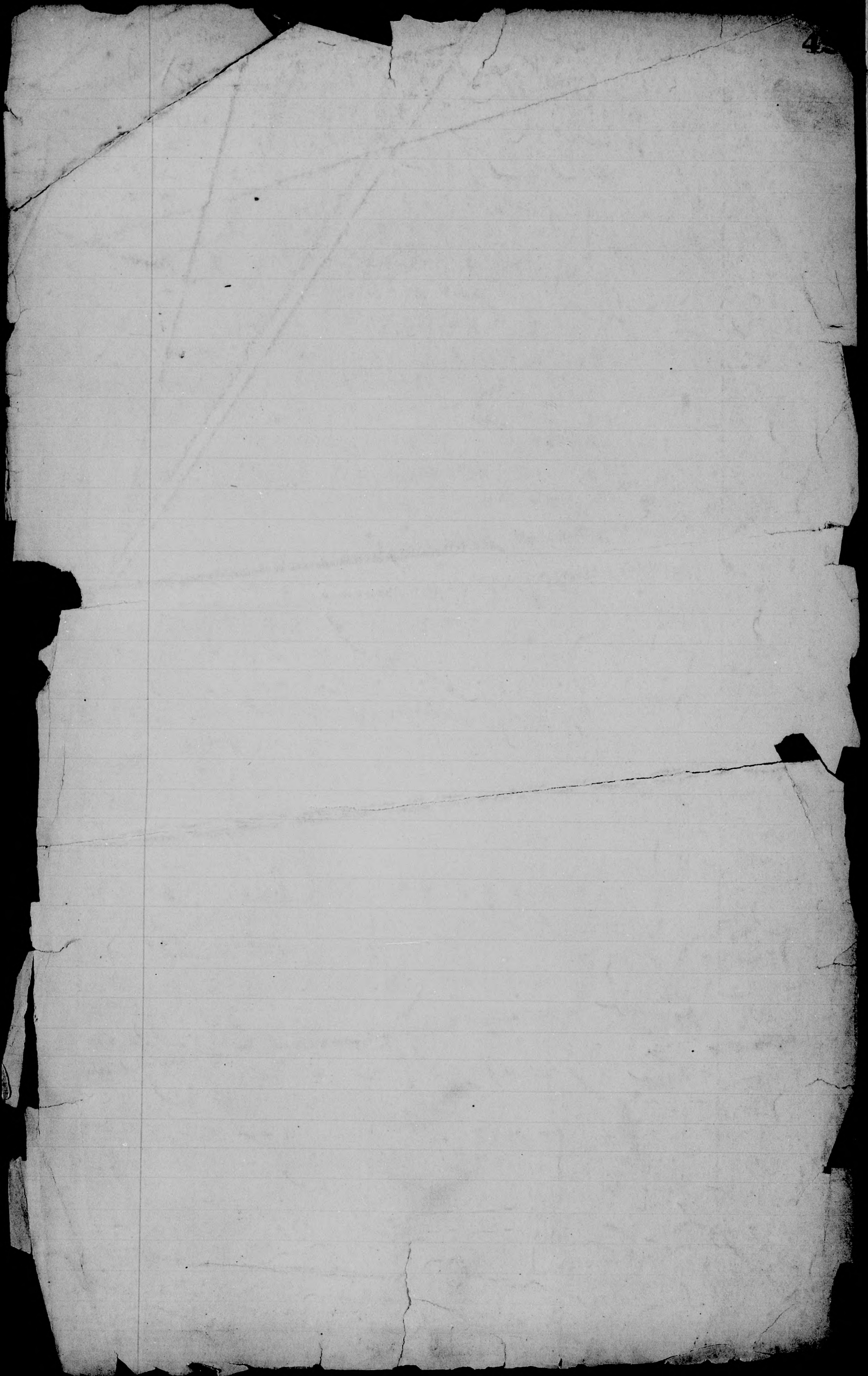
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An Ordinance defining the rights of the L. E. & J. Rail Road to the use of Union Street  
 Section 1. Be it ordained and enacted by the Council of the Incorporated Village of Alliance Ohio, That the Lake Erie Alliance and Wheeling Rail Road Company be and the same is hereby authorized to occupy ends Portion of Union Street within said Village, as may be necessary for the laying of tracks thereon not to exceed those in number provided that the laying of tracks shall in no way interfere with the sidewalks along said Street or infringe upon the grounds set apart for sidewalks thereon and provided further that in no event shall any provision of this ordinance be construed as in any way affecting the liabilities of said Rail Road Company under the Laws of the State of Ohio for injuries done to Private Property laying upon or near such street, by the location of their tracks thereon.

Section 2. That this Ordinance shall be in force when ten days elapse after its Passage and Publication  
 Passed April 17, 1876

Attest  
 J. Berkheimer } David Harding Mayor  
 Clerk

I hereby certify that the foregoing ordinance entitled "An Ordinance to regulate Ale, Beer and Porter Houses or Shops and Billiard rooms" passed April 14, 1876 was published April 22, 1876 in the Alliance Leader a weekly newspaper of General Circulation.  
 J. Berkheimer  
 Clerk.

An Ordinance fixing the rate 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 1<sup>st</sup> 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. 1876 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 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. 1876 the percentage of the levy authorized by the first section of this ordinance.

Section 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 to wit.

For General Fund	( $\frac{1}{2}$ )	one half mill
" Sinking "	(2)	two mills
" Street Sanitary "	( $\frac{5}{8}$ )	one and five eighths mills
" Gas "	(1)	one mill
" Police Salary "	( $1\frac{1}{4}$ )	one and one fourth mill
" Prison "	( $\frac{1}{8}$ )	one eighth mill
" Fire Dept "	( $1\frac{1}{2}$ )	one and one half mill.

Section 4 That this Ordinance shall be in force on and after its passage and publication, as required by law.

Passed May 18. 1876

Attest:  
J. Bruckhimer  
Clerk

Joseph Barwaby,  
Mayor

I hereby certify that the foregoing Ordinance entitled an Ordinance fixing the rate of taxation on the Real and Personal Property in the Corporation of Alliance Ohio and providing for the distribution of the same passed May 18. 1876, was published May 20. 1876 in the Alliance Leader a weekly newspaper of general circulation.

J. Bruckhimer Clerk.

An Ordinance entitled An Ordinance to provide for the numbering of houses in the Incorporated Village of Alliance Ohio.

Sect 1 Be it ordained by the Council of the Incorporated Village of Alliance Ohio, that all the houses, stores, shops and factories in said Village shall be numbered.

Sect 2 That Alliance Street and Freedom Street shall be the base lines, that all the houses, stores, shops and factories shall be numbered from the base lines; that twenty feet shall be allotted to every number; that the odd numbers shall be put on the right hand side from the base lines and the even numbers on the left hand side from the base lines.

Sect 3 That every owner or Agent of the owner thereof shall place over the door of his or her house, store, shop or factory the proper number the same to be prepared in tin, the figures to be two (2) inches in size, the correct number to be obtained from a General survey to be kept on file in the office of the Village Clerk.

Provided that nothing in this Ordinance shall be construed to prohibit persons from placing on the transom or door of their house, store, shop or factory, a finer, larger or more expensive number as long as the same shall be the correct number as indicated by the above named survey.

Sect 4 That if the Owner or Agent of the owner of any house, store, shop or factory shall neglect or refuse to place the proper number upon or over the door of any house, shop or factory so owned within the limits of said Village for the term of thirty days after being notified as to do by the Clerk of the Village, it shall then be the duty of the Clerk of said Village to place the proper number thereon at the expense of the owner and on refusal of said owner or Agent to pay for the same the cost and expense thereof shall be assessed against the property and the same shall become a lien upon the land or lot on which the structure is required to be numbered and be returned to the County Auditor to be placed upon the Tax Duplicate.

and collected as other Taxes by the County Treasurer.

Section 5 This Ordinance shall take effect and be in force when ten days shall have elapsed after its passage and publication.

Passed June 13. 1876

Joseph Barnaby Mayor

Attest:

F. B. Beckheman

Clerk.

I hereby certify that the foregoing Ordinance entitled An Ordinance to provide for the numbering of houses in the Incorporated Village of Alliance Ohio passed June 13. 1876 and published June 17. 1876 in the Alliance Leader a weekly Newspaper of general circulation

F. B. Beckheman

Clerk.

An Ordinance to repeal certain Ordinances therein named.

Section 1

Be it ordained and enacted by the Council of the Incorporated Village of Alliance Ohio That an ordinance entitled "An Ordinance regulating the fees of the Town Council, Passed May 8. 1856; An Ordinance entitled "An Ordinance prescribing the duties of the Board of Health in regard to contagious diseases Passed May 10. 1862" An Ordinance entitled "An Ordinance for the Preferring of Charges against the Marshall of the Village of Alliance Ohio and for trying the same, Passed March 3. 1863 and an Ordinance entitled "An ordinance to grade and improve Alliance Street between the Cleveland and Pittsburgh Railway and Mount Union Avenue Passed August 24. 1875 Be and the same are hereby repealed.

Section 2

That this Ordinance be in force when ten days elapse after its Passage and Publication.

Passed 26<sup>th</sup> day of June A D 1876

Attest:

F. B. Beckheman, Clerk.

Joseph Barnaby Mayor

I hereby certify that the foregoing Ordinance entitled "An Ordinance to repeal certain Ordinances therein named," passed June 26, 1876 was published July 1, 1876 in the Alliance Leader a weekly Newspaper of general circulation.

F. Brackheimer  
Clerk.

An Ordinance: To authorize the Mayor and Clerk to issue bonds of the Village in der authority of Section 662 of an Act ~~entitled~~ 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 23, 1873.

Section 1. Be it ordained by the Council of the Incorporated Village of Alliance O (Two thirds of all the members concurring) that the Mayor and Clerk be and they are <sup>hereby</sup> authorized and empowered to issue the Bonds of said Village amounting in the aggregate to (\$5000) Five Thousand <sup>and no</sup> 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 Village Clerk and each Bond and Coupon shall bear upon its face the Impress of the Corporate 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 June 27, 1876.

Attest:  
F. Brackheimer.  
Clerk (over)

Joseph Barnaby Mayor