

parcels of land bounding or abutting upon said Street between the points aforesaid in proportion to the frontage in each.

Section 3rd That the cost of grading and paving all street 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 No 590 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.

Section 4th That all claims for damages caused by reason of said improvement shall be adjudged after completion of the same.

Section 5th That this Ordinance shall be enforced ten days after its passage and publication as required by law. Passed May 6th A D 1878.

Attest-

W E Foults.

Clerk

John M Day

Mayer

I hereby certify that the foregoing Ordinance entitled "an Ordinance to grade and improve Alliance Street between the Clearland and Pittsburg Rail Way and Arch Street" was passed May 6th 1878. was published May 11th 1878. in the Alliance Review, a weekly newspaper of general circulation.

W E Foults

Clerk

An Ordinance to prohibit animals from running at large

Section 1st

Be it ordained by the Council of the Incorporated Village of Alliance Ohio that it shall be unlawful for any person being the owner of, or having the charge, or control of, any horse, mule, cattle, sheep, goats, swine, or geese, to suffer, allow or permit the same to run at large in any of the streets, alleys, lanes, or public grounds of the village, or in any unenclosed grounds within the limits of the Incorporated Village of Alliance aforesaid. —

Section 2nd.

That any person who shall violate any of the provisions of the first Section of this Ordinance shall be deemed guilty of a Misdemeanor and upon conviction thereof before the Mayor shall be fined in any sum not less than one dollar nor more than five dollars and shall pay the costs of prosecution.

Section 3rd.

That all prosecutions under this ordinance shall be in the name of the Incorporated Village of Alliance all penalties for the violation thereof shall be paid in to the Treasury of said Village. See Revised Stat Page 1058 Sec 4202

Section 4th.

That it shall be the duty of the Council to provide and maintain a suitable enclosure with proper accommodations and in a convenient locality in this Village to be used for a village pound. That it shall be the duty of the Marshall and Policemen finding any animals or geese at large contrary to the provisions of this ordinance to take up and confine the same in said pound, and take care of and safely and properly keep the same therein until they are released or discharged according to law and it is further the duty of any officer taking up and impounding any such animals or geese to forthwith give notice to the owner or person having charge of such animals or geese. If the owner or the person having charge thereof be unknown and if the owner or person having charge thereof be not known then to give public notice by posting up notices in five public places of this village of the taking up and impounding such animals or geese with a pertinent description of the same.

Section 5th.

If at the end of three days after personal be given or at the end of six days after such notices have been posted up the owner or person having charge of such animals or geese does not appear and pay all charges for impounding and keeping, and take the animals or geese away it shall be the duty

See Revised Stat Page 1068
Sec - 257

of the Marshall to advertise for five days by at least five notices posted up in public places of this village and sell the same and apply the money arising from sale first to the payment of the charges of such impounding and sale and deposit the remainder in the village Treasury for the use of the owner of such animal when he or she shall call for the same.

Section 6

That the following fees shall be allowed for the services required by this ordinance for taking up and impounding any animal of the horse mule or cattle kind. Seventy five cents, for any other animal fifty cents for a goose forty cents. For taking charge of and safely keeping feeding and subsisting any animal of the horse, mule or cattle kind. fifty cents per day for any other animal twenty five cents per day for a goose fifteen cents per day for giving personal notices to each man twenty five cents for giving notice by poster twenty cents for each poster for advertising and selling one dollar and five percent foundage. But in no case shall the village be liable for the pay of the fees provided for in this ordinance and if the notices in any case are not given within the time and in the manner prescribed by this ordinance, the officer failing therein, shall be entitled to no fees in such case.

Section 7

That an ordinance entitled an ordinance prohibiting swine from running at large as amended May 21st 1868. Be and the same is hereby repealed.

Section 8

That this ordinance shall be enforced ten days after its passage and publication as provided by law.

Passed May 6th A.D. 1878.

Attest

Dr C Gouts
Clerk

Jos M Day
Mayor

(over,

I hereby certify that - the foregoing Ordinance entitled "an Ordinance prohibiting Animals from running at large" passed May 6th 1878 was published May 18th 1878 in the Alliance Review a paper of general circulation,

W. E. Trout
Clerk

An Ordinance fixing the rate of Taxation and Distribution of the same for the year 1878.

Section 1st

Be it ordained and enacted by the Council of the Incorporated Village of Alliance Stark County Ohio That there be levied for the year 1878 on the real and personal property in the said corporation, eight-mills on each dollar of the value of the same 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 County on or before the first Monday in June 1878 the percentage of the levy as 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. ($\frac{1}{2}$) mill
" Sinking "	two and three fourths ($2\frac{3}{4}$) mills
" Street & Sanitary "	one and one half ($1\frac{1}{2}$) mills
" Gas "	one and one fourth ($1\frac{1}{4}$) mills
" Police & Sanitary...."	one and one fourth ($1\frac{1}{4}$) mills
" Fire Department "	three fourths $\frac{3}{4}$ mills

Section 4th

That this Ordinance shall be in force on and after its passage and publication as required by law, Passed May 20 AD 1878.

Attest -

W. E. Trout
Clerk

J. W. M. Day
Mayor

I hereby certify that the foregoing Ordinance entitled an Ordinance fixing the rate of Taxation

and distribution of the same passed May 20, 1878.
was published June 9th 1878. in the Alliance Review
a paper of general circulation.

W. E. Fouts.

Clerk.

An Ordinance To Establish a Grade on that part of
Patterson Street - lying between the center of Mechanic
Street and East line of the corporation.

Section 1st

Be it ordained by the Council of the Incorporated
village of Alliance Stark County Ohio,
That the grade of Patterson Street between the cen-
ter of Mechanic Street and east line of corporation
be, and the same is established as follows,
commencing at the center of Mechanic Street
at an elevation of eighty three and seven tenths
feet thence to center of Arch Street to an elevation
of seventy-eight and five tenths feet thence to
center of Kester Avenue to an elevation of seventy
one and six tenths feet thence to center of Freedom
Street to an elevation of seventy-one and sixty
hundredths feet thence to west side of C and P
Railroad to an elevation of seventy-three and five
tenths feet thence to east side of C and P. R. R. to
an elevation of seventy-three and five tenths feet
thence to center of Webb Street to an elevation of
sixty-six and two tenths feet thence to center of
Mahoning Street to an elevation of sixty feet
thence for five hundred and ten feet to an
elevation of fifty feet thence for fifty feet
to an elevation of fifty feet thence for five
hundred feet to an elevation of fifty two feet,
thence for three hundred feet to an elevation of
forty five and two tenths feet thence level for seventy
five feet to an elevation of forty-five and two tenths
feet thence to east line of corporation to an eleva-
tion of forty-nine feet. All of said elevations
having reference to a plane one hundred feet
below the bench mark and apply to the center
of said street. Elevations of sidewalks along
said street to correspond with the grades of the

Section 2nd

cross streets and alleys.

This Ordinance shall be in force when ten days elapse after its passage and publication as required by law.

Passed 27th day of May 1878.

Attest

W. E. Fouts Clerk.

John M. Day
Mayor

I hereby certify that the foregoing Ordinance entitled an Ordinance establishing a grade on that part of Patterson Street lying between the center of Mechanic Street and the east-line of the corporation. Passed May 27th 1878. and was published June 1st 1878. in the Alliance Review, a paper of general circulation.

W. E. Fouts Clerk.

An Ordinance to regulate the use of animals and teams.

Section 1st

Be it ordained and enacted by the Council of the Incorporated Village of Alliance Stark County Ohio That it shall be unlawful for any person or persons to run race or train any horse mare or gelding or other animal or cause or assist the same to be done or trot the same for that purpose in or upon any street, alley or public grounds within the limits of the Corporation. Nor shall any person ride or drive any horse mare, gelding mule or other animal at a reckless, immoderate or improper speed in any street, alley or public grounds within the Corporation limits. Nor lead ride or drive any such animal in any violent manner to the annoyance, inconvenience or danger of any other person or so as to interfere with the free use of the streets and alleys by pedestrians, horses, and vehicles, or without having the reins in hand. Nor shall any person ride or drive any mare horse or other animal in or out of any alley at its entrance

Repealed Aug 7th 1882
Page 470

into any street in the Village at a greater speed than a walk and any person who shall in any violate any of either of the provisions of this Section shall upon conviction thereof before the Mayor be fined in any sum not exceeding Twenty Dollars or be imprisoned for any time not exceeding ten days or both for each and every offence at the discretion of the Mayor.

Section 2nd That this Ordinance shall be in force from and after its passage and publication as required by law.

Passed June 17th 1878

Attest -

W. E. Fouts - Clerk

J. M. Day

Mayor

I hereby certify that the foregoing Ordinance entitled An Ordinance to regulate the use of animals and traps. Passed June 17th 1878. and was published ^{June 22nd 1878} in the Alliance Review a paper of general circulation.

W. E. Fouts - Clerk

A resolution concerning the estimated assessment of the cost of grading curbing paving and otherwise improving Alliance St. between the C. & P. R. R. and Arch Street -

Resolved that whereas Richard S. Ewers, C. Brosius and Benjamin D. Meeker Three disinterested freeholders of the Incorporated Village of Alliance Stark County Ohio did on the 27th day of May A.D. 1878. Report - to the Council of said Incorporated Village of Alliance an estimated assessment of the costs and expense of grading curbing paving and otherwise improving Alliance Street between the Cleveland and Pittsburgh Rail Road and Arch Street on the lots or lands abounding or abutting on said street between said points which ~~estimated~~ estimated assessment was on said 27th day May A.D. 1878. placed on file in the office of the Village Clerk for inspection

examination by persons interested therein,
 And whereas, notice of the making and filing
 of said assessment, has been published for
three consecutive weeks. In the Alliance
 Review a news paper of general circulation
 in said corporation and whereas, more than
 two weeks have elapsed, since the expiration
 of said publication, and no objection in
writing have been filed to said estimated
assessment. Therefore be it Resolved, by the
 Council of the Incorporated Village of Alliance
 Stark County Ohio. (two thirds of all the mem-
bers concurring) that said estimated assessment
 be and the same is hereby approved and
confirmed.

Passed July 1st 1878.
 Attest: John M. Day Mayor
 Wm C. Fouts Clerk

An Ordinance to Levy and assess a special
tax on Alliance Street between the Cleav-
land and Pittsburg Rail Road and Arch St -

Section 1st Be it ordained and enacted by the Town
 Council of the Incorporated Village of Alliance
 Stark County Ohio (two thirds of all the
 members concurring) That the sum of
 Five Dollars and seventy three cents \$5 ⁷³/₁₀₀
 be and the same is hereby levied and assessed
 upon each and every foot-front of the sev-
 eral lots or parcels of land bounding or
 abutting upon Alliance Street between
 the Cleaveland and Pittsburgh Rail Road
 and Arch Street for the purpose of pay-
 ing the cost and expense of grading
 curbing paving and improving said
 Street between the points aforesaid

Section 2nd That the owners of the several lots or
 parcels of land bounding or abutting
 upon Alliance Street between the points
 aforesaid shall pay the several amounts
 of money by them severally due in that

behalf. To the Village Treasurer on or before the first day of November A.D. 1878 or be subject to the penalty and interest allowed by law against them severally if not paid at the time and to the person therein designated.

Passed July 8-1878
Attest-

John M Day Mayor

Wm O Fouts Clerk

I hereby certify that the foregoing Ordinance entitled An Ordinance to Levy and assess a special tax on Alliance Street between the Cleveland and Pittsburg Rail Road and Arch Street - Passed July 8th 1878, was published July 13th 1878, in the Alliance Review a paper of general circulation.

Wm O Fouts Clerk.

An Ordinance to provide the means by raising the costs and expenses of grading draining paving curbing and improving Alliance Street between the Cleveland and Pittsburgh Rail Road and Arch Street.

Section 1st

Be it ordained and enacted by the Council of the Incorporated Village of Alliance Ohio, That the Mayor be and is hereby authorized (in anticipation of a special assessment heretofore made for the purpose of defraying the expenses of, grading draining paving curbing and improving Alliance Street between the Cleveland and Pittsburgh Rail Road and Arch Street) and empowered to issue Bonds of the Incorporated Village of Alliance to the amount of Twenty Thousand Four Hundred and Twenty four and eighty six one hundredth dollars (\$20,424.86), said bonds shall be designated Alliance Street Bonds they shall be signed by the Mayor and countersigned by the Clerk and bear upon their faces the impress of the Village Seal said Bonds shall be each for a sum not exceeding one thousand Dollars shall bear interest at

rate not exceeding seven per cent per annum
Principal and Interest payable at the First
National Bank of Alliance Ohio said Bonds
shall be redeemable at a period of not more
than one year from the respective dates thereof.

Section 2nd

That for the payment of the Principal and
Interest of the said Bonds at Maturity the real
and personal property and facts of the Village
are hereby pledged.

Passed August 5th 1878

W. C. Doute

Clerk

J. M. Day

Mayor

I hereby certify that the foregoing ordinance ~~enacted~~
entitled "An Ordinance to provide the means for pay-
ing the costs and expenses of grading, draining,
paving, curbing and improving Alliance Street
between the Cleveland and Pittsburgh Rail Way
and Arch Street" was passed August 5th 1878,
and was published August 10th 1878, in the
Alliance Review a paper of general circulation.

W. C. Doute

Clerk

An Ordinance establishing a grade on Alliance
Street between the center of Mt. Union Street
and the Cleveland and Pittsburgh Rail Road.

Section 1st

Be it ordained and enacted by the Council of
the Incorporated Village of Alliance Ohio that
the grade on Alliance Street between the center of
Mt. Union Street and the Cleveland and Pitts-
burgh Rail Road be and the same is established
as follows, viz. - Commencing at the center of
Mt. Union Street at an elevation of 107.6 feet.
Thence East to the east side of Park Street to
an elevation of 105 feet (Thence East to the center
of West Street to an elevation of 95.5 ft. Thence
East to the center of Arch Street to an eleva-
tion of 93.5 feet.) Thence East to the center of
Lincoln Avenue to an elevation of 97 feet. Thence
East to the center of Freedom Street to
an elevation of 100.5 feet. Thence East a distance

See page 192
See page 193

of two hundred and twenty five ft. to an elevation of 100 ft. Thence east to the center of Fifth Street to an elevation of 96.9 feet Thence east to the C and P Rail Road to an elevation of 80 ft. The above elevations to apply to the center of the Streets and the curb stones on the North side of Street to be six inches below the center of the Street except from a point 225 feet east from the center of Freedom Street from which point the North curb shall run even grade to the center of Fifth Street to the same elevation of the center of the Street, viz 96.9 ft and the South curb to run from said point to the center of Fifth Street to the same elevation as the center of the Street, viz. 96.9 feet from thence to the C & P Rail Road the curb stones and walk on each side of the said Street shall be of the same elevation as the center of the street. And the gutters shall be not less than 9 inches below the top of said curb stones throughout the entire length of said street.

Section 2^d That an Ordinance entitled an ordinance to establish a grade on Alliance Street; passed May 11. 1874 be and the same is hereby repeated.

Section 3^d That this ordinance shall take effect and be in force when ten days shall elapse after its passage and publication as required by law.
(Passed August 5. A.D. 1878.)

W. C. Potts

Clerk

Geo M Day

Mayer

I hereby certify that the foregoing ordinance entitled "an ordinance establishing a grade on Alliance Street between the center of Mt. Union Street and the C and P Rail Road" was passed August 5. 1878. and was published August 10. in the Alliance Review a paper of general circulation.

W. C. Potts

Clerk

An Ordinance defining and prohibiting nuisances

Section 1st Be ordained by the Town Council of the Incorporated Village of Alliance Ohio That no person shall suffer or permit any cellar, vault, private drain, food, privy, or sewer upon any premises belonging to, or occupied by him to become nauseous, offensive, or injurious to the public health

Section 2nd That no person being a distiller, brewer, tanner, meat packer, soap boiler, Tallow Chandler, meat dealer, dairy, Livery Stable keeper, Butcher or any other person shall discharge out of, or permit to flow from his or her Still house Brewery, Tannery, Manufactory shop, packing house, Meat shop, Stable, Slaughter house, or any other place any foul or nauseous liquids or substances whatever into any adjacent lot or into any street, lane, alley, or public ground, and every person shall at all times keep his premises in a clean healthy and inoffensive condition, and no person shall steam or boil any animal substance when such steaming boiling or rendering will cause the air so as to render it offensive to the inhabitants of the Village

Section 3rd That no owner or possessor of any animal which shall have died shall suffer the same to lie on any public grounds lane street, alley or private lot within the corporate limits of said Village nor shall any person throw such animal or any vegetable decayed animal matter or any slops or filth whether solid or fluid into the Reservoir or any other pond or stream of water within the corporate limits of said Village

Section 4th That no person shall keep or use any hog pen privy or Barn yard so near to any lot upon which any other person resides or owns, That the contents of said hog pen, privy or Barn yard, are discharged upon such lot and no owner or possessor of any house

Repealed May 11 1882
See Page 268

yard or lot shall keep or suffer any hogs or other animals to be kept therein in such a manner as to become offensive or prejudicial to the health of any citizen, or the public

Section 5th. Every person removing the contents of a privy at any time of the year shall remove the same between the hours of eleven and five o'clock in the night season and in closed carts or vessels nor shall he spill or deposit any of it within the corporate limits of said Village.

Section 6th. That any person violating any of the provisions of this Ordinance shall upon conviction thereof be fined in any sum not exceeding Fifty Dollars and imprisoned not exceeding thirty days and or both at the discretion of the Court.

Section 7th. That an ordinance entitled "An Ordinance to the Ordinance of Nuisances passed May 1856 passed Nov 8. 1865" be and the same is hereby repealed.

Section 8. That this Ordinance shall be in force ten days after its passage and publication as required by law.

Passed August 5. A.D. 1878.

W. O. Prouty

Clerk.

John M. Day

Mayor

I hereby certify that the foregoing Ordinance entitled "An ordinance defining and prohibiting nuisances" was passed Aug 5. 1878 and published August 1878 in the Alliance Review a paper of general circulation.

W. O. Prouty

Clerk.

An Ordinance establishing a grade on Alliance Street between the center of Mt Union Street and the Clearland and Pittsburgh Rail Road

Section 1st

Be it ordained and enacted by the council of the Incorporated Village of Alliance Ohio That the grade on Alliance Street between the center of Mt Union Street and the Clearland and Pittsburgh Rail Road be and the same is hereby established as follows - Commencing at the center of Mt Union Street at an elevation of 107.6 ft Thence east to the east side of Park Street to an elevation of 105 feet Thence east to the center of West Street to an elevation of 92.5 feet Thence east to the center of Arch Street to an elevation of 93.5 feet - Thence east to the center of Linden Avenue to an elevation of 97 feet Thence east to the center of Freedom Street to an elevation of 100.5 feet Thence ^{east} a distance of Two hundred twenty five feet to an elevation of 100 feet Thence east to the center of Fifth Street to an elevation of 96.9 feet Thence east a distance of One hundred and five feet to an elevation of 94.24 feet. Thence east to the Clearland and Pittsburgh Rail Road to an elevation of 88 feet. (The above elevations to apply to the center of the Street. And the curb stones on the North side of the Street to be six inches below the center of the Street and on the south side six inches above. except from a point 225 feet east from the center of Freedom Street to the center of Fifth Street. From which point to the center of Fifth Street the North walk shall run up and the South walk down to the same elevation of the center of the Street. from thence to the Clearland and Pittsburgh Rail Road the curb stones and walk and each side of said Street shall be the same elevation as the center of the Street and the gutters shall not be less than 9 inches below the top of said curb stones throughout the entire length of said Street.

Revised
See Page 274

Section 2nd That an Ordinance entitled an ordinance estab-
lishing a grade on Alliance Street between the
center of Mt-Union Street and the Cleaveland
and Pittsburgh Rail Road. Passed August 6th
A.D. 1878 be and the same is hereby repealed.

Section 3 That this Ordinance shall take effect and be
in force when ten days shall elapse after its
passage and publication.

Passed, Sept 9. A.D. 1878.

Attest

W. C. Douthett
Clerk

Jos M Day
Mayor

I hereby certify that the foregoing ordinance
entitled an ordinance establishing a grade on
Alliance Street between the center of Mt-Union
Street and the Cleaveland and Pittsburgh Rail
Road. Passed Sept 9. 1878. and was published
September 14th 1878 in the Alliance Review a paper
of general circulation.

W. C. Douthett

Clerk

An Ordinance to Regulate Pawnbrokers.

Section 1st Be it ordained by the Council of the Incorpor-
ated Village of Alliance Ohio. That it shall
be unlawful for any person to engage in the
business of Pawnbroking or loaning money
on personal property within the limits
of the Incorporated Village of Alliance Ohio
without first applying to the Mayor and
procuring a licence therefore.

Section 2nd That the amount of the licence to be paid
for conducting the business specified in the first
section of this Ordinance, shall be determined
by the Mayor when application therefore is
made and may be any sum not less than
ten dollars nor more than fifty dollars.
per annum.

Section 3rd That any person carrying on the business
of Pawnbroking or loaning money on personal

property, within the limits of the Incorporated Village of Alliance shall keep a correct list and description, in a book for that purpose of all articles pledged or deposited with him, or on which advances of money have been made, ~~by~~ or which may be purchased by him. Which list and descriptions shall at all times be open to inspection of the Marshall of the village or of any Police officer appointed by him or by the Mayor to make such inspection, and he shall at all times when required by the Marshall or Police officer or Mayor aforesaid produce and show any articles so listed and described which may be in his possession and he shall also register in such book the name and place of residence of the depositor and time when the deposit was made.

Section 4.

That any person violating any of the provisions of this Ordinance shall upon conviction thereof before the Mayor be fined in any sum not exceeding fifty dollars.

Section 5.

That this ordinance shall be in force when ten days after its passage and publication.
Passed Dec. 2nd 1878.

Attest

D. E. Soule

Clerk

Geo W. Day

Mayor

I hereby certify that the foregoing Ordinance entitled an Ordinance to Regulate Pawnbrokers was passed Dec 2. 1878 and published Dec 7th 1878, in the Alliance Review a paper of general circulation.

D. E. Soule

Clerk