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I hereby certify that the foregoing ordinance was passed Sept 6 1880 and published Sept 11 1880 in the Alliance Review a paper of general circulation
D. E. Gouts
Clerk

An Ordinance providing for the laying of Side Walk on the North East corner of Alliance and Freedom Street

Section 1 Be it ordained and enacted by the Board of the Incorporated Village of Alliance (Two thirds of all the members concurring) That David Steinhart be and is hereby ordered to lay side walk on the North East corner of the crossing of Alliance and Freedom Street

Section 2 That this ordinance shall take effect and be in force on and after its publication as required by law
Passed Feb 7 1881
attest
D. E. Gouts
Clerk

Simon Johnson
Mayor

I hereby certify that the foregoing Ordinance entitled an Ordinance providing for the laying of side walk on the North East corner of Alliance and Freedom Street was passed Feb 7 A. D. 1881 and published Feb 11 in the Alliance Review a weekly paper of general circulation
D. E. Gouts
Clerk

An Ordinance Providing for the abolishing of
the office of Solicitor for the Incorporated
Village of Alliance Ohio

Section 1st Be it ordained and enacted by the Town
Council of the Incorporated Village of Alliance
Ohio that the office of Solicitor for the Incorporated
Village of Alliance Ohio be and the same is
hereby abolished.

Section 2nd That this ordinance shall take effect
and be in force when ten days shall have
elapsed after its passage and publication
as required by Law.

Passed March 23/1881.

Attest

A. E. Fouts

Clerk

I hereby certify that the foregoing Ordinance entitled
an Ordinance to abolish the office of Solicitor was
passed March 23rd/1881, and published March 24
in the Alliance Review, a weekly Paper of
general circulation.

A. E. Fouts

Clerk

An Ordinance providing for the Repeal of an
Ordinance entitled an ordinance for the
appointment and regulation of Street Com-

Section 1st Be it ordained and enacted by the Council
of the Incorporated Village of Alliance that an
Ordinance entitled an ordinance providing
for the appointment and regulation of
Street Commissioner passed Nov 11/1862 Be and
and the same is hereby repealed.

Section 2nd That this ordinance shall take effect and
be in force when ten days shall have elapsed
after its passage and publication as required by
Law.

Passed March 23/1881,

Attest

A. E. Fouts

Clerk

I hereby certify that the foregoing Ordinance was passed March 23, 1881 and was published. It was in the Alliance Review a weekly paper of general circulation.

A. C. Gouts
Clerk

An Ordinance abolishing the office of Street Commissioner for Incorporated Village of Alliance

Section 1st Be it ordained and enacted by the Town Council of the Incorporated Village of Alliance Ohio that the office of Street Commissioner of the Incorporated Village of Alliance Ohio be and the same is hereby repealed.

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

Passed March 23, 1881,
A. C. Gouts

A. C. Gouts
Clerk

I hereby certify that the foregoing ordinance entitled an ordinance abolishing the office of Street Commissioner was passed March 23 and was published in the Alliance Review a paper of general circulation.

A. C. Gouts
Clerk

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An Ordinance entitled an Ordinance to Repeal
an Ordinance Entitled "an ordinance to
create or establish the office of Solicitor"
Passed June 8/1860 and to abolish the office of
Solicitor for the Incorporated Village of
Alliance Ohio.

Section 1st Be it ordained and enacted by the Town
Council of the Incorporated Village of Alliance
that an ordinance, Entitled an ordinance
to create or establish the office of Solicitor"
passed June 8/1860 be and the same is hereby
repealed.

Section 2nd That the office of Solicitor for the Incorporated
Village of Alliance be and the same is hereby
abolished.

Section 3rd That this ordinance shall take
effect and be in force when ten days shall
have elapsed after its passage and publication
as required by law.

Passed, March 23, 1881

Attest

J. C. Fouts

Clerk

Simon Johnson
Mayor

I hereby certify that the foregoing Ordinance, entitled
an ordinance to abolish the office of Solicitor, was
passed, March 23, 1881, and published in the
Alliance Review, March 24, 1881.

J. C. Fouts

Clerk

An Ordinance to Repeal an Ordinance, Entitled
an ordinance to provide for the appointment
and regulation of Street Commissioners Passed
Nov 4, 1872 and to Repeal the amendments
thereto and to abolish the office of Street
Commissioner.

Section 1. Be it ordained and enacted by the Council
of the Incorporated Village of Alliance Ohio

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That an ordinance, entitled an ordinance providing for the appointment and regulation of Street Commission Passed Nov 4/1872 be and the same is hereby repealed.

Section 2nd That an ordinance entitled an Ordinance to amend Sections 1st 2nd 3rd & 4th of an ordinance entitled an ordinance to provide for the appointment and regulation of Street Commission passed Nov 4/1872 passed August 4/1873 be and the same is hereby repealed.

Section 3 That an ordinance entitled an ordinance to Amend section 12 of an ordinance entitled an Ordinance to provide for the appointment of and regulation of Street Commission Passed Nov 4/1872 Passed April 20/1875 be and the same is hereby repealed.

Section 4 That the office of Street Commissioner for the Incorporated village of Alliance be and the same is hereby abolished.

Section 5 That this ordinance shall take effect and be in force when ten days shall elapse after its ^{app and} publication as required by law.

Passed March 23/1881

A. E. Fouts

Allyst

Simon Johnson
Mayor

Clerk

I hereby Certify that the foregoing ordinance, entitled an ordinance to abolish the office of Street Commissioner was passed March 23/1881 and published March 24/1881 in the Alliance Review a paper of general circulation.

A. E. Fouts

Clerk

An Ordinance, entitled an Ordinance to prevent the feeding of horses, mules, or other live stock, upon the Public square of the Incorporated Village of Alliance and providing for the punishment of the violation of the same,

Section 1st. Be it ordained and enacted by the Council of the Incorporated Village of Alliance Ohio that it shall be unlawful for any person or persons to feed upon the Public square of the Incorporated Village of Alliance this any horse or horses, mules or mules or other live stock,

Section 2nd. That any person or persons violation the provisions of the first section of this ordinance shall be fined in any sum not exceeding Ten Dollars and costs, and shall be collected ~~and shall be collected~~ as in other cases,

Section 3rd. That this ordinance shall take effect and be in force when ten days shall have elapsed after its passage and publication as required by law.

Passed April 18, 1881.

Attest

A. E. Fouts
Clerk

Simon Johnson
Mayor

I hereby certify that the foregoing ordinance entitled An Ordinance to prohibit the feeding of stock upon the Public square was passed April 18, 1881, and published April 22nd in the Alliance Review a paper of general circulation

A. E. Fouts
Clerk

An Ordinance to provide for the laying of
side walk on Station Street from the C & P. RR
south to Corporation line,

Section 1st Be it ordained and enacted by the Council of
of the Incorporated Village of Alliance Ohio
that side walk be laid on Station Street
from the C & P. RR to south Corporation Line

Section 2nd That said walk shall be constructed out of
Flag stone or hard burned brick and shall
be six feet wide.

Section 3rd That said walks shall be laid upon a
foundation of cinders not less than six inches
deep.

Section 4th That this ordinance shall take effect and
be in force when ten days shall elapse after
its passage and publication
Passed April 18 1881.

Attest

St. E. Grout

clerk

Simon Johnson
Mayor

I hereby certify that the foregoing ordinance
entitled an ordinance to provide for the laying
of side walk on Station Street from the C & P RR
to South Corporation line was passed April 18
1881, and published April 22 1881, in the Alliance
Review a weekly paper of general circulation.

An Ordinance providing for the laying of side walks upon Market Street and repealing an Ordinance passed September 6 1880
 Entitled an ordinance to provide for the laying of side walks upon Market Street from ~~to~~ P. R. R. to Mt Union Street.

Section 1st

Be it ordained and enacted by the Council of the Incorporated Village of Alliance that the side walks be laid on Market Street constructed out of hard burned brick or flag stone. That said walks shall be not be less than six feet wide and shall be laid upon a foundation of cinders or gravel not less than six inches deep.

Section 3

That an ordinance, entitled an ordinance to provide for the laying of side walks upon Market Street passed Sept 6 1880 be and the same is hereby repealed.

Section 4

That this ordinance shall take effect and be in force when ten days shall have elapsed after its passage and publication as required by law.

Passed April 18 1881.

Attest

A. E. Gault

Clerk.

Simon Johnson
 Mayor

I hereby certify that the foregoing Ordinance entitled an ordinance to provide for the laying of side walks upon Market Street was passed April 18th 1881, and published April 22nd in the Alliance Review a paper of general circulation.

A. E. Gault

Clerk.

An Ordinance fixing the rate of taxation and distribution of the same for the year 1881

Section 1st. Be it ordained and enacted by the Council of the Incorporated Village of Alliance Ohio that there be levied for the year 1881 on the real and personal property in said Corporation eight mills on each Dollar of the same 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 1st Monday in June 1881 the percentage of the Levy as authorized by the 1st 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	1/4 mill.	
" Sinking "	2 3/4 "	
" Street & Sanitary "	1/4 "	
" Gas "	1/2 "	
" Police & Salary "	1/2 "	
" Fire Dept "	3/4 "	= 8 mills

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

Passed May 2 1881

Attest Simon Johnson
Mayor

H. E. Fouts

Clerk

I hereby Certify that the foregoing Ordinance entitled an Ordinance fixing the rate of taxation and distribution of the same for the year 1881 was passed May 2 1881 and published in the Alliance Review a weekly paper of general circulation

H. E. Fouts

Clerk



An Ordinance to require the performance of two days labor upon the Streets and alleys of the Incorporated Village of Alliance, and providing for a commutation in lieu thereof.

Section 1st.

Be it ordained and enacted by the Village Council of the Incorporated Village of Alliance That every able bodied male person between the age of twenty one and fifty five residing within the corporate limits of said Village is hereby required to perform by himself or suitable substitute in each and every year two days labor upon the Streets & Alleys of said Village, provided that the following persons shall be exempt from said labor. 1st active Members of any volunteer Fire engine company wherein the membership does not exceed sixty four. 2nd active members of any volunteer Hook & Ladder company wherein the membership does not exceed thirty. 3rd active members of any Volunteer Hose company wherein the membership does not exceed twenty. 4th persons permanently disabled in the Military service of the United States. 5th Prisoners of the United States Government. 6th Acting and contributing members of Companies and Batteries of the "Ohio National Guards" during their membership. And provided further that no member of any Fire engine Company Hook & Ladder Company or Hose company shall be exempt from the performance of the labor herein required unless the company to which he belongs is under the control of the Corporate authorities of said Village and provided further that said labor may be commuted by any one person for any one year, by the payment of the sum of three dollars to the authorized agent of said Village and be it further provided that any member of Fire engine company, Hook & Ladder Company or Hose Company, who having faithfully served as said volunteer member in any company as aforesaid, for five consecutive years shall be exempt for five years after the expiration

of his said five years service.

Section 2^d That it is hereby made the duty of the Street Commissioner if there be one, or other officer, or agent authorized by the Council, during each year between the 1st day of April and the 1st day of July to notify every person required by the 1st Section of this ordinance to perform the two days labor as therein required ~~whenever~~ ~~shall~~ ~~the~~ printed or in writing served on each person or left at his usual place of residence at least two days before said labor is to be performed.

Section 3^d That if any such person required by the 1st Section of this ordinance and duly notified to perform such labor as is provided for by the 2^d section of this ordinance, shall fail to attend and perform such two days labor by himself or suitable substitute, or to pay the compensation thereof as is provided by the 1st Section of this ordinance, he shall be liable to a penalty of one dollar for every such failure and shall further be liable in all cases of non attendance to the amount allowed for two days work on the streets and alleys of said village, and in case such person attend as required by said notice, if he shall refuse to obey the directions of the Street Commissioner if there be one, or other authorized officer or agent of said village, or shall spend his time in idleness or inattention to the duties assigned him, he shall suffer and pay the penalty of one dollar for every such offence.

Section 4th That the penalty provided by the 3^d section of this ordinance shall be recovered by a civil action before the Mayor in the name of said Incorporated Village and be appropriated to the S & A alley fund.

Section 5, That all ordinances and parts of ordinances and parts of Ordinances providing for the performance of labor upon the streets and

alleys of the Incorporated Village of Alliance
or providing for the Commutation thereof be
and the same are hereby repealed.

Section 6 That this ordinance shall take effect, and
" be in force from and after its passage and
publication.

Passed May 3, 1881.

Attest: Simon Johnson
Mayor

A. E. Fouts
Clerk

I hereby certify that the foregoing Ordinance
entitled an ordinance to require the performance
of two days labor upon the Streets and alleys
was passed May 3, 1881 and published May 7
in the Alliance Review a paper of general
circulation.

A. E. Fouts
Clerk

An Ordinance providing for the grant of
the right of way to the Alliance & Lake Erie
Rail Road Company over certain Streets and
Alleys of the Incorporated Village of Alliance
Ohio, and providing conditions upon which
the same may be enjoyed.

Section 1st Be it ordained and enacted by the Council
of the Incorporated Village of Alliance
That there be and there is now hereby granted
to the Alliance and Lake Erie Railroad
Company, its successors in office and assigns
a right of way for the use and purposes of
a steam Railroad, on through and over the
following public grounds of said Village
to wit. Commencing at a point on the north
line or side of Abernethy Street at a point
where the Street intersects with Mechanic
Streets thence south along the East side

of Mechanic Street to lands on said Street belonging to Pittsburgh, Fort Wayne & Chicago R.R. and now occupied as a Reservoir. Also on and over the following part of Park Street to wit commencing at the center of Park Street where said Street intersects Oxford Street, and running thence along said Park Street to the South Corporation line provided that the said grant of the right of way is upon the terms and conditions mentioned in section two of this ordinance and be it further provided that a failure on the part of said R.R. Company, its successors in office, or assigns to strictly comply with the conditions hereafter mentioned, shall without notice work a forfeiture of the grant aforesaid.

Section 2.

That the grant aforesaid is to be construed to be for the location of a single iron R.R. track and superstructure only and that said track and superstructure shall be located on the East side of Mechanic and Park Street and at such place in the Streets as will least inconvenience the use of said Streets for Public Travel, that said track shall not be constructed, or laid at such an elevation as will in any way interfere with the established grade of said Streets without the consent of the Council of said Village that when said track or superstructure are constructed, said Railroad Company shall be at the expense of restoring the Streets aforesaid to as good a condition as they are now in less the necessary injury attendant upon the construction of said iron track and superstructure, that the grant aforesaid is to continue as long as said Railroad Company shall use said Streets for Railroad purposes, that it is a condition of this grant that if at any time in the future it shall be deemed necessary to grade or improve said Streets or any parts thereof, said Railroad Company shall be at the expense of grading, paving or improving such parts of said Streets as may then be occupied by its track or tracks.

That the grant aforesaid is also upon the condition that said Railroad company shall not locate its passenger or freight depot on Main Street that said Rail road company shall be liable for all damages to abutting or other land owners, who are injured by the construction of said rail road over said Streets ^{or parts} thereof. that said streets shall ^{continue to} be under the control of said village That if in the future it should be deemed important to change the grade of said streets or any part thereof the village reserves the right to make such change in the grade and compell the said Rail road company to conform to the same without any liability for damages because of any such change, that said Railroad company shall construct its road bed in such a manner as will not gather surface water in pools or ponds, and that it shall provide at its own expense a suitable drainage along its road bed on said streets sufficient to fully drain all surface water accumulating along each part of the Streets as are occupied by said railroad That at all streets and alley crossings over which said road may be located and operated, it shall provide and maintain at its own charge, wooden or other suitable cross-walks, that the location and construction of said rail road by said company shall be construed to be an acceptance by said rail road company to be an acceptance of the conditions and limitations herein provided for.

Section 3

That the grant of the right of way to said rail road company provided for in section one of this ordinance is conditioned that said grant shall be null & void unless said R.R. company locate and construct its track or tracks over and over the streets and alleys herein granted, and run its cars thereon within ninety days from June 1st 1861

Section 4. That this ordinance shall take effect and be in force when ten days shall elapse after its passage and publication.
Passed May 16 1881.

Attest. *Simon Johnson*
Mayor
J. E. Poute
Clerk.

I hereby certify that the foregoing Ordinance entitled An Ordinance granting the right of way to the Alliance & Lake Erie R.R. Company over certain streets and Alleys was passed May 16 1881, and published May 20 in the Alliance Review a weekly paper of general circulation.

J. E. Poute
Clerk

An Ordinance to provide for the construction and repair of sidewalks and to provide for the collection of the costs of such construction or repair.

Section 1. Be it ordained and enacted by the Village Council of the Incorporated Village of Alliance that the expenses of construction grading and repair of all sidewalks other than those the expenses of which are payable out of the general revenue of the Village shall be borne by the owners of Lots and lands abutting or abutting upon the same and whenever it shall be deemed necessary to construct or repair any sidewalk the Council shall by resolution declare that such certain specified sidewalk should be constructed or repaired, which Resolution shall briefly describe the sidewalk to be constructed or repaired specifying the width and the materials to be used in grading and

construction and in case of repair the nature and extent of the repairs to be made. Provided that the side walks of the village shall be of like character as to the material and manner of construction, so far as practicable of uniform width upon any one side of street alley or square and shall be upon the grade established by ordinance.

Section 2

That upon the passage of such resolution the village clerk shall deliver a certified copy thereof to the Mayor, whose duty it shall be forthwith to cause notice of such passage to be served upon the owner or owners or agents of such ~~property~~ owners of the property bounding or abutting upon such side walk by delivering to them or leaving at their place of residence a copy of the resolution a copy of the Resolution and of the Clerk's certificate as to the passage thereof. The Mayor shall make return of said certified copy to the Council, showing the time and manner of such service, or the reasons for the failure to make such service if none was made and if it shall appear by such return that the owners or owners of said abounding or abutting lots or lands, can not be found or that they are non residents, owners having no agent in the village upon whom such service can be made. Then and in that event a copy of such resolution together with the clerk's certificate as to the passage thereof shall be published in some newspaper of general circulation in the village for four consecutive weeks.

Section 3.

That in case any such sidewalk shall not be constructed by the owner or owners of the property bounding or abutting thereon within 60 days from service of such notice or in case of service by publication within 60 days

from the completion of such publication or if repairs are to be made and the same are not made within 15 days after actual service, or in case of service by publication, within 15 days after completion of ^{such} publication, and in the manner prescribed by such Resolution and the ordinance of the village. The Council shall cause the said grading construction or repairs to be made, under the direction of some authorized agent or officer of the village at the expense of such owner or owners, which expense shall constitute a lien upon the property bounding or abutting thereon, and shall be a personal charge against such owners or owners, and shall be collected in the same manner and with like penalty and interest after demand and non payment as in other cases of improvement and whenever any side-walk heretofore or hereafter constructed shall not be in conformity with the requirements of Law and ordinance the work necessary to make such sidewalk so conform shall be deemed repairs within the meaning of this ordinance.

Section 4. That if the Council shall deem it necessary to grade and construct a sidewalk upon one side only of any street with proper crossings from one side to the other (no sidewalk having been constructed upon the other) It may by Resolution assess and collect the expense of grading constructing, and repairing such sidewalk and crossings or the owners of lots and lands abounding or abutting on both sides of such street or alley adjoining and opposite such sidewalk. The provisions of Law and ordinance with respect to any subsequent construction of a sidewalk upon the opposite side, and assessments therefore applying to such construction and assessment.

Section 5. That in the event of the expense of the construction or repair of any sidewalk abutting the lands of any owner exceeding five dollars

dollars. Then and in that event the construction or repair thereof upon the failure of the owner thereof to make the same shall be let to the lowest responsible bidder who will make or ~~contract~~ the same under the direction of an officer or agent of the village.

Section 6. That an ordinance entitled "an ordinance providing for the construction and repair of side-walks" Passed May 16, 1870 be and the same is hereby repealed.

Section 7. This ordinance shall be in force on and after its passage and publication.
Passed June 20, 1881

Attest

Simon Johnson
Mayor

W. E. Fouts
Clerk.

I hereby certify that the foregoing ordinance entitled an ordinance to provide for the construction and repair of sidewalks was passed June 20, and published June 24 in the Alliance Review a paper of general circulation.

W. E. Fouts

Clerk

An Ordinance Providing for the grant of the right of way to the Alliance, Lake Erie Rail Road Company over certain Streets & Alleys of the Incorporated Village of Alliance, Ohio and providing conditions upon which the same may be enjoyed.

Section 1. Be it ordained and enacted by the Council of the Incorporated Village of Alliance that there be and there is now hereby granted to the Alliance & Lake Erie Rail Road Company its successors in office and assigns a right of way for the use and purposes of a steam Rail way on through and over the following public

grounds of said village commencing at a point on the Alliance and Lake Erie Rail Road as lastly located and at a point of intersection with the north line of North Market Street thence South Westerly across said North Market Street for a distance of 60 ft also a right of way over lands described as follows: beginning at a point at the north east end of Third Street as the same is recorded on the official map of the village of Alliance thence running in a South Westerly direction along said 3rd Street to its point of intersection with Avenue Street also the right of way over the following described public ground to wit commencing at a point on the north line or side of Avenue Street at a point where that street intersects with West Street thence south along the east side of West Street to lands on said Street belonging to Pittsburg Port Wayne & Chicago R.R. Company and now occupied as a Reservoir ^{to wit. commencing at} ~~over the following~~ part of Park Street, ^{the center of} ~~where~~ said Street intersects with Oxford Street and running thence South along said Park Street to the South Corporation line provided that the said grant of the right of way is upon the terms and conditions mentioned in section two of this ordinance and be it further provided that a failure on the part of said Rail Road Company its successors in office or assigns to strictly comply with the conditions herein after mentioned shall without notice work a forfeiture of the grant aforesaid.

Section 2^d

That the grant aforesaid is to be construed to be for the location of a single iron R.R. track and superstructure only and that said track and superstructure shall be located on the east side of West and Park Streets and at such place in the Streets as will least ~~inconvenience~~ ^{interfere} the use of said Streets for public travel.

That said track shall not be constructed or laid at such an elevation as will in any way interfere with the established grad of said Streets without the consent of the Council of said village. That when said track and superstructure are constructed said Rail Road Company shall be at the expense of restoring the Streets

X) aforesaid to as good a condition as they are now in less the necessary injury attending upon the construction of said cross track and infrastructure that the grant aforesaid is to continue as long as said rail road company shall continue to use said streets for rail road purposes.

That it is a condition of this grant that at any time in the future it is deemed necessary to raise grade or improve said streets or any parts thereof said rail road company shall be at the expense of grading paving or improving such parts of said streets as may be occupied by it for its track or tracks.

That the grant aforesaid is also upon the condition that said rail road company shall not locate its passenger or freight depot on Main Street that said Rail road company shall be liable for all damages to abutting or other land owners who are injured by the construction of said rail road over said streets or parts thereof.

That said streets shall continue under the charge and control of said village that if it should in the future be deemed imprudent to change the grade of said streets or any part thereof the village reserves the right to make such change in the grade and compel the said rail road company to conform with the same without any liability for damages because of any such change that said rail road company shall construct its road bed in such a manner as will not gather surface water in pools or ponds and that it shall provide at its expense a suitable drainage along its road bed over said streets sufficient to drain all surface water accumulating along such parts of the streets as are occupied by said rail road that all streets and ally crossings over which said road may be located and operated it shall provide and maintain at its own charge wooden or other suitable cross-walks that the location and construction of said rail road by said company shall be construed to be an acceptance by said rail road company of the the conditions and limitations herein provided for

That the grant of the right of way to the said Rail road company provided for in section 1st of this ordinance is hereby confirmed that said grant shall be well and void unless said Rail road company locate and

its track or tracks on and over the streets and alleys heretofore granted and run its cars thereon within one year from June 1, 1881.

Section 4

That an ordinance entitled "an ordinance providing for the grant of the right of way to the Alliance & Lake Erie Railroad company over certain streets and alleys of the Incorporated Village of Alliance Ohio and providing conditions upon which the same may be enjoyed." be and the same is hereby repealed.

Section 5

That this ordinance shall take effect and be in force on and after its passage and due publication.

Attest

Simon Johnson
Mayor

St E Gouts,
Clerk.

Not in transcription

I hereby certify that the foregoing ordinance entitled "an ordinance granting the right to the Alliance & Lake Erie Railroad over certain streets and alleys" was passed Aug 16 1881 and published Aug 19 1881. In the Alliance Review a paper of general circulation.

St E Gouts
Clerk.

An Ordinance to provide for the labor of persons convicted of violations of ordinances of the Incorporated Village of Alliance during their term of imprisonment and the places and manner of such labor.

Section 1st

Be it ordained and enacted by the Council of the Incorporated Village of Alliance Ohio, That when any person or persons shall be sentenced to imprisonment as part of his or her punishment for his or her violation of any ordinance of said village or who shall be committed until the fine and costs of any prosecution under any such ordinance is paid. Every such person or persons may be adjudged by the Mayor of said village to

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See page

Not in transcription

perform hard labor during the term of any such imprisonment

Section 2nd

That the labor of persons sentenced to imprisonment at hard labor under this ordinance or under any other ordinance of the village or for the non payment of fines and costs in cases where such person or persons were committed for ~~such non payment~~ ^{of fines and costs} in cases where such person or persons were committed for such non payment, shall be performed under the direction of the Village Marshall of said village or some policeman appointed by him, or such other person or persons as the village Council may by Resolution direct and in such manner as shall be consistent with the age sex and health of the persons or persons so sentenced.

not in force

Section 3rd

That such labor shall be performed upon the streets, alleys, sidewalks, public squares or grounds of said village at such points and in such manner as the Village Street Commissioner or other duly authorized officer or agent of said village shall designate, and to prevent escape a large iron ball by means of a chain and suitable fastening shall be attached to the leg of each prisoner sentenced to hard labor under this ordinance or any other ordinance of said village, which ball and chain shall be attached either at the village prison or at the place where said labor is to be done and performed at the discretion of the officer or person in charge of the prisoner or prisoners, provided that such labor be done at the village prison or in and about any public Hall or building of said village as necessity may require and that all female offenders shall be employed when practicable inside the walls of the of the City prison or inside the walls of some other public building.

this ordinance not in force

due Nov 2000

Section 4th

That every prisoner sentenced to hard labor under this or any other ordinance of said village shall be kept at hard labor

ten hours each day exclusive of Sundays and no more and any such prisoners refusing or neglecting without cause to work diligently and faithfully when directed so to do shall not receive any food or liquid except bread and water twice a day during the period of his or her refusal or neglect to labor provided further that the period of the prisoners refusal to labor shall not be reckoned as a part of the term of his or her imprisonment

not in force

Section 5th

That if any person or persons sentenced as aforesaid to hard labor shall escape, the Village Marshall or any police officer of the Village may rearrest such person or persons and the term of imprisonment to labor of such person or persons shall continue from the of his or her rearrest the same as though there had been no escape.

not in force

Section 6th

That all such person or persons as shall be committed for the non payment of fines and costs only, shall be allowed the sum of one dollar per day for his or her labor, from which the costs of his or her boarding shall be deducted, and the balance placed to their credit until the amount of such fine and costs is thereby satisfied.

not in force

Section 7th

This ordinance shall take effect and be in force on and after its passage and due publication.

Attest

Smarr Johnson
Mayor

W. E. Pouts

Clerk

not in force

I hereby certify that the foregoing ordinance entitled An Ordinance to provide for the labor of persons convicted of violations of ordinances of the Incorporated Village of Alliance during the term of imprisonment and the place and manner of such labor, was passed Nov 22 1884 and published Nov 26th in the Alliance Review a paper of general circulation

W. E. Pouts

Clerk

An Ordinance to provide for the labor of persons convicted of violations of ordinances of the Incorporated Village of Alliance during their term of imprisonment and the places and manner of such labor.

Section 1st. Be it ordained and enacted by the Council of the Incorporated Village of Alliance Ohio: That any person or persons shall be sentenced to imprisonment as part of his or her punishment for his or ^{her} violation of any ordinance of said village; or who shall be committed until the fine and costs of any prosecution under any such Ordinance is paid, every such person or persons may be required and adjudged by the Mayor of said village to perform hard labor during the term of any such imprisonment.

Section 2nd. That the labor of persons sentenced to imprisonment at hard labor under this ordinance or any other ordinance of the village or for the non payment of fines and costs, in cases where such person or persons were committed for such non payment, shall be performed under the direction of the Village Marshall of said village or some policeman appointed by him or such other person or persons as the village Council may by resolutions direct and in such manner as shall be consistent with the age, sex and health of the person or persons sentenced.

Section 3rd. That such labor shall be performed upon the streets, alleys, sidewalks, public squares, or grounds of said village, at such points and in such manner as the Village Street Commissioner or other duly authorized officer or agent of said village shall designate and to prevent escape a large iron ball by means of a chain and suitable fastening shall be attached to the leg of each

prisoner sentenced to hard labor under this ordinance or ^{under} any other ordinance of said village, which ball and chain shall be attached either at the village prison or at the place where said labor is to be done and performed at the discretion of the officer or person in charge of the prisoner or prisoners provided that such labor may be done at the village prison or in and about any public hall or building of said village as necessity may require and that all female offenders shall be employed, when practicable inside the walls of the village prison or inside of some other public building

Section 4. That every prisoner sentenced to hard labor under this or any other ordinance of said village shall be kept at hard labor ten hours each day exclusive of Sundays and no more, and any such prisoner refusing or neglecting without cause to work diligently and faithfully when directed so to do shall not receive any food or liquid except Bread and water twice a day during the period of his or her refusal or neglect to labor provided further that the period of the prisoner's refusal to labor shall not be reckoned as a part of the term of his or her imprisonment

Section 5. That if any person or persons sentenced as aforesaid, to hard labor shall escape the village Marshall or any police officer of the village may rearrest such persons or persons and the term of imprisonment to labor of such person or persons shall continue from the time of his or her rearrest the same as though there had been no escape.

Section 6. That all such person or persons as shall be committed to prison for the non-payment of fines and costs only shall be allowed the sum of one dollar per day for his or her labor from which the costs of his her boarding shall be deducted and the balance placed to their credit until the amount of such fine