

and cost is thereby satisfied

Section 7th

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

attest Simon Johnson
Mayor

W. E. Fouts
Clerk

I hereby certify that the foregoing ordinance entitled "an ordinance to provide for the labor of persons convicted of the violation of ordinances," was passed Nov. 24 1881 and published in the Alliance Review a paper of general circulation.

W. E. Fouts,
Clerk

Copy of

An Ordinance granting permission to erect and maintain a system of telephones or a telephons exchange in the Incorporated Village of Alliance

Section 1st

Be it ordained and enacted by the Council of the Incorporated Village of Alliance That Welland Telephone Company its successors and assigns be and are hereby granted the right of way through in and upon the streets, side-walks, alleys and public grounds of the Incorporated Village of Alliance in the County of Stark and State of Ohio for the use and purposes of therein and thereon to erect, maintain and use all the necessary poles or posts of wood, iron or other suitable material, and the necessary wires, successfully to operate and use a system of telephones or a telephone exchange in the Incorporated Village of Alliance, Louisiana. Provided that the said Welland Telephone Company

and its successors and assigns shall maintain and use (under proper and reasonable restrictions and rules) an office and operator on lines of telephone wires at some convenient point in said village, and shall so set said poles or posts and place the wires thereon in such a manner and in such a manner as not to interfere with travel on said streets or sidewalks, alleys, and public grounds aforesaid, and shall put said poles in good order, all those parts of the same interfered with or used in the erection of said poles or posts, and shall hereafter so maintain the same in like good order.

Section 2. Said poles shall be so set so as to not interfere with the flow of water in any gutter or drain in said village and the points of location shall be determined under the direction of Street Committee of said village.

Section 3rd. The said village Council expressly reserves the right to grant the right of way through in and upon said streets, alleys, sidewalks, walks, and public grounds, for the erection, maintenance and use of the necessary poles or posts and wires of any other telephone company or individuals, whenever requested, the same not to interfere with proper and successful use of the right heretofore granted to said Welland Telephone Company and its successors and assigns.

Section 4. The said Council shall enact such ordinance as may become necessary for the protection of telephone poles, fixtures and wires against abuse and injury.
Passed Council March 6, A.D. 1887

Attest

H. E. Routs
Clerk

Simon Johnson
Mayor

I hereby certify that the foregoing ordinance
entitled an Ordinance granting permission
to erect and maintain a system of Telephones
or a Telephone exchange in the Incorporated
village of Alliance, was passed March 6 1882
and published March 7 1882 in the Alliance
Review a paper of general circulation.

O. C. Fouts,

Clerk.

An Ordinance

Providing for and fixing the rate of Taxation, and the distribution of the Same, for the year 1882.

Section 1st Be it Ordained and enacted by the Council of The Incorporated Village of Alliance, Ohio, That there be levied for the year 1882 on the real and Personal property of, and located in said Village, Eight Mills on each and Every dollar of the Said Property as it stands valued on the Tax Duplicate.

Section 2nd That The Clerk of the Village be and the same is hereby Authorized to Certify to the County Auditor of Stark County, on or before the 1st Monday in June 1882 the Percentage of the Levy as Authorized by the 1st Section of this Ordinance

Section 3rd That the Tax Authorized by the 1st Section, be and the same is hereby distributed among the Several funds of the said Village as follows:

For General Fund	7/8 Mill
" Sinking "	2 1/4 "
" Street ^{and} Sanitary Fund	1 1/4 "
" Gas	" 1 3/4
" Police ^{and} Salary	" 1 1/2
" Fire	" 1

Section 4 That this Ordinance shall take effect on and after its passage and due publication

Attest J. M. Culbertson, Clerk. Simon Johnson Mayor

I hereby Certify that the foregoing Ordinance entitled An Ordinance ~~providing~~ for and fixing the rate of Taxation and the distribution of the Same for the year 1882 was passed May 4th 1882 and Published ^{May 6th} in the Alliance Review, a paper of general circulation

J. M. Culbertson
Clerk

An Ordinance

To Authorize the Mayor and Clerk of the Incorporated Village of Alliance O, to issue the Bonds of the Village for the purpose of providing suitable and necessary Appliances and Apparatus for the Fire Department

Section 1 Be it ordained and Enacted by the Council of the Incorporated Village of Alliance Ohio. That the Mayor and Clerk be and are hereby Authorized and Empowered to issue the Bonds of the Village for the purpose of Securing means to provide suitable and necessary Appliances and Apparatus for the use of the fire department of Said Village. Said bonds to be issued not to exceed in the aggregate the Sum of Twelve Hundred Dollars.

Section 2 That Said Bonds shall be each for a sum not exceeding three Hundred Dollars, and shall bear interest at the rate of five percent Per annum, Payable Semi-Annually, Principal to be payable in not less than one year nor more than two years from date of issuance of Said bond.

Section 3 That Said Principal and Interest shall at Maturity be payable at the Treasurer's office for Said Village; that Said Bonds shall have Interest Coupons attached, duly authenticated by the Signatures of the Mayor and Clerk, and an impress of the Corporate Seal of Said Village thereon; it is further provided that Said Bonds shall bear on their face the Title of this Ordinance and the purpose of the loan for which they were issued

Section 4 This Ordinance shall be in force on and after its Passage and due publication

Attest J. M. Colbertson

Clerk

Simon Johnson
Mayor

I hereby certify that the foregoing ordinance entitled An Ordinance To Authorize the Mayor and Clerk of the Incorporated Village of Alliance O, to issue the Bonds of the Village for the purpose of providing suitable and necessary Appliances and apparatus for the fire department was Passed May 15th 1882 and published May 17th 1882 in the Alliance Review a paper of general Circulation

J. M. Colbertson
Clerk

Repealed August

An Ordinance

Defining and prohibiting nuisances and providing for the abatement 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 within the limits of the Incorporated Village of Alliance to erect, continue, use, or maintain any building, structure, or place for the exercise of any trade or employment, or business, or for the keeping or feeding of any animal, which by occasioning noxious exhalations or noisome or offensive smells, becomes injurious to the health, comfort or property of individuals, or the public.

Section 2nd That it shall be unlawful for any person within the limits of said Village to cause or suffer any offal, filth or noisome substance to be collected or to remain in any place to the damage or prejudice of others or the public.

Section 3rd That it shall be unlawful for any person within the limits of said Village to erect, continue, or maintain any building, structure, or place which by reason of its manner of construction or lack of repair is or has become dangerous to the property of individuals, or the public.

Section 4th That it shall be unlawful for any person within the limits of said Village to throw or deposit or to permit to be thrown or deposited any dirt, paper, sweepings of any store, shop, building, office, or any ashes, shavings, water, straw, wood, stones, earth, manure, or matter or rubbish of any kind whatever in any street, lane, alley, or public grounds, or places used as streets, lanes, alleys or public grounds. The person or persons having control of premises from which any of the aforesaid articles may be or may have been thrown or deposited in any street, lane, alley, or public ground as used as such aforesaid, shall remove the same therefrom within twenty-four hours after receiving notice thereof.

Section 5th That it shall be unlawful for any person within the limits of said Village to propel a velocipede or bicycle upon the streets thereof.

Repealed August 7, 1899

Section 6th Whenever any person or persons, whether Contractor, or Proprietor, Shall be engaged in the erection or repairing of any building or other Structure whatsoever within the limits of said Village, and Shall cause or permit any building Materials rubbish or other thing to be placed on any public Street, Lane alley or Sidewalk, or other place in the Village where persons pass and repass, and Whenever any person or persons who shall be engaged in Constructing any Sewer, ditch or drain, or laying any gas, water, or other Pipes or Conductors, in, or over, or through any Street Alley Lane Sidewalk or public grounds in the Village where persons pass or repass whether by the Appointment of the Village or its agents, or as contractor or individual, it shall be, and is now made the duty of all such persons to protect the with a sufficient number of lights ~~the~~ Materials, Rubbish, goods heaps, piles excavations or other things or things so Cause or permitted by such Person or persons to be or remain in or on any of the places above mentioned in such a manner as to, ^{be} distinctly seen by all passers by, and to continue such lights from dark until daylight during every night while ^(any) every obstruction of the above mentioned description are allowed to remain in or at any such places

Section 7 Whoever puts the Carcass of any dead Animal or the offal from any Slaughter house or butcher's establishment, packing house, fish house or Stand, or any Spoiled Meats or Spoiled fish or any putrid Animal Substance, or the Contents of any privy vault, upon or into any Street Alley, Lane, Spot, field Meadow, or public grounds of said Village, and whoever being the owner or occupant of any such place knowingly permits any such thing to remain therein to the Annoyance of any of the Citizens of said Village, or neglects ~~to~~ refuses to remove or abate the Nuisance occasioned thereby within twenty four hours after Knowledge of ^(is) existence of such Nuisance upon any

of the above described premises owned or occupied by him or her, or after notice in writing from the Marshal or Health officer of Said Village shall be taken and deemed to have committed an offence and shall be punished therefor as is provided in Section nine of this Ordinance.

Section 8th That a continuance by any person of any of the nuisances provided against in the foregoing sections for five days after a prosecution has been commenced therefor shall be deemed and held to be an additional offence.

Section 9 Any person who shall violate any of the provisions of this Ordinance shall on conviction thereof before the Mayor, be fined in any sum not exceeding Fifty Dollars or imprisoned at hard labor not exceeding thirty days, or both at the discretion of the Court.

Section 10 That in every case of conviction under this Ordinance the Mayor shall adjudge that the nuisance described in the Affidavit upon which the conviction was had, be abated or removed at the cost of and expense of the defendant.

Section 11 That an Ordinance entitled, "An Ordinance defining and prohibiting nuisances", passed August 5th 1878, be and the same is hereby repealed.

Section 12 All Ordinances or parts of Ordinances inconsistent with the provisions of this Ordinance be and the same is hereby repealed.

Section 13 This Ordinance shall take effect and be in force on and after its passage and due publication.

Attest J. M. Robertson
Clerk

Simon Johnson
Mayor

I hereby certify, that the foregoing Ordinance, entitled "An Ordinance defining and prohibiting nuisances, and providing the abatement of the same" was passed May 15th 1882 Published May 20th 1882 in the Alliance Review a paper of general circulation.

J. M. Robertson
Clerk

An Ordinance

To prevent fast ~~Riding~~ ^{Driving} or ~~Driving~~ of horses and other animals within the limits of the Incorporated village of Alliance, Ohio.

Section 1.

Be it ordained and enacted by the Council of the Incorporated Village of Alliance, Ohio, That it shall be unlawful for any person within the limits of said Village to ride ^{or drive} any horse or horses or other animal at a rate of speed exceeding ~~five~~ ^{five} miles an hour.

Section 2.

That it shall be unlawful for any person within the Incorporated Village of Alliance Ohio, to ride or drive any horse or horses, or other animals in such a manner as to endanger or unreasonably incommode any person.

Section 3.

Any person who shall violate any of the provisions of this Ordinance shall on conviction thereof before the Mayor or Police Justice be fined in any sum not exceeding fifty dollars or imprisoned at hard labor not exceeding thirty days, or both, at the discretion of the court.

Section 4.

That an Ordinance entitled "An Ordinance to regulate the use of animals and teams" passed June 17th 1878, be, and the same is hereby repealed.

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

Attest,
J. M. Culbertson
Clerk

Simon Johnson
Mayor

I hereby Certify that the foregoing Ordinance entitled an Ordinance To prevent fast ~~Riding~~ ^{Driving} and ~~Driving~~ of horses and other animals within the limits of the Incorporated Village of Alliance Ohio. Was passed August 7th 1882 and Published Aug 12th 1882 in the Alliance Review, a paper of general circulation

J. M. Culbertson,
Clerk,

Repealed Decemr 18th 1899.

see page 449 Ordinance Book No. 2.

An Ordinance

To prevent the Obstruction of public Streets and Allies
within the Incorporated Village of Alliance Ohio by
Locomotives and Cars.

Section 1.

Be it ordained and enacted by the Council of the Incorporated Village of Alliance Ohio, That it shall be unlawful for any person within the limits of said Village having in Charge any Locomotive or Car, to permit the same or either of the same to remain upon or across any public Street or Alley for a period longer than five minutes.

Section 2.

Any person who shall violate any of the provisions of this Ordinance, shall on conviction thereof before the Mayor or Police Justice of said Village, be fined in any Sum not exceeding Fifty Dollars, or imprisoned at hard Labor not exceeding Thirty days, or both at the discretion of the Court.

Section 3.

That an Ordinance Entitled "An Ordinance to regulate the Speed, progress and signals of Railroad Engines and Cars" passed Feb 11th, 1873, be and the same is hereby repealed.

Section 4.

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

Attest
J. M. Butterbow,
Clerk

Simon Johnson,
Mayor.

I hereby Certify that the foregoing Ordinance Entitled "An Ordinance To prevent the Obstruction of Public Streets and Allies within the Incorporated Village of Alliance O by Locomotives and Cars" was passed August 7th 1887 and published Aug 11th 1887 in the Alliance Review a paper of general circulation

J. M. Butterbow,
Clerk

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An Ordinance
Providing for and declaring the Vacation of Certain Streets
and Alleys within the incorporated Village of Alliance O

Section 1. Be it ordained and enacted by The Council of The Incorporated Village of Alliance Ohio. That the Streets and Alleys in Sesters Lamborn and Co's addition to said Village, described as follows, to wit: that part of third Street lying between Oxford and Cambridge Streets, that part of Fourth Street lying between Lots Nos. 551 & 557 in said addition, Also the Alley abutting on Lots Nos. 500nd & 549 on the East and Lots Nos. 501nd & 548 on the west; Also the Alley abutting on the South end of Lots No. 506 to 495 inclusive on said Oxford Street; Also all that part of Oxford Street abutting on the North of Lots Nos. 506 to 495 inclusive, be and the same are hereby declared vacated and abandoned.

Section 2. This Ordinance shall be in force on and after its due passage and legal publication

Simon Johnson, Mayor.

Attest J. M. Emberton Clerk

I hereby certify that the foregoing ordinance entitled an Ordinance Providing for And declaring the Vacation of Certain Streets and Alleys within the Incorporated Village of Alliance O Was passed October 16th A D 1887 and published October 21st 1887 in the Alliance Review a paper of general circulation,

J. M. Emberton, Clerk.

An Ordinance

Amending an ordinance Entitled "An Ordinance Establishing a grade on Alliance Street between the Center of M 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 East Side of M Union Street at the Center of Alliance Street and the Cleveland & Pittsburgh railroad, or and the same is hereby Established as follows, *viz*:
 Commencing on the East Side of M Union Street at the Center of Alliance Street at an Elevation of 107.60; thence East by an even grade 340 ft. to an Elevation of 102.50; thence East 300 ft to an Elevation of 93.75 (thence level to the East Side of West Street; thence East by an even grade to the Center of Arch Street at an Elevation of 93.57.) thence East to the Center of Linden Avenue to an Elevation of 97 ft; thence East to the Center of Freedom Street to an Elevation of 100.5 feet; thence East a distance of Two Hundred and Twenty Five feet to an Elevation of 100 feet; thence East to the Center of Fifth Street to an Elevation of 96.9 $\frac{1}{2}$ feet; thence East a distance of One Hundred and Five feet to an Elevation of 94.24 feet; thence East to the Cleveland & Pittsburgh Railroad to an Elevation of 80 ft (The above Elevation 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 Cleveland & Pittsburgh railroad 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.

Section 2 That an Ordinance entitled "an ordinance establishing a grade on Alliance Street between the Center of M Union Street and the Cleveland & Pittsburgh railroad." Passed Sept 9th 1878 or and the same is hereby repealed.

Section 3 This ordinance shall take effect and be in force on and after its passage and due publication

Simon Johnson, Mayor

Attest J. M. Culbertson Clerk

I hereby certify that the foregoing Ordinance entitled "An Ordinance Amending an Ordinance Establishing a grade on Alliance Street between the Center of Mt Union Street and the Cleveland & Pittsburgh Railroad (was passed Oct 27th 1882) and published Oct 28th 1882 in the Alliance Review a paper of general circulation

J. M. Culbertson Clerk

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" 192

" 274

Page 103	passed	March 16, 1874,	repealed
" 116	"	May 11, 1874	"
" 188	"	Aug. 5, 1875	"
" 192	"	Sept 9, 1875	"
" 274	"	Oct. 27, 1882	"
" 195	"	Sept 9, 1879	"

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An Ordinance
Granting the use of a Portion of Prospect Street and
London Avenue to A. W. Coates;

Section 1st Be it ordained and enacted by the Council of the Incorporated Village of Alliance Ohio that the following Portion of Prospect Street and London Avenue to wit: Commencing at the East Side of London Avenue, running West 100 feet, on the North Side of Prospect Street, thence, diagonally across Prospect Street, thence, immediately South, of the Center line of said Prospect Street, West 150 feet, and the same is hereby granted to A. W. Coates upon and under the limitations following.

Section 2 The Conditions of this grant is, that the same shall include only the use of the portions of said Streets for the laying of a Single iron Rail Road track.

Section 3 That said track when layed shall be so layed that it will not in any manner interfere with the grade of said Streets as now established. Conditioned also that if in the future the Council shall change the grade of the portions of said Streets herein mentioned the said A. W. Coates shall conform the grade at elevation of his track to such new grade without charge or expense to the said Village.

Section 4 That said A. W. Coates shall so lay and construct said track as not to in any manner interfere with the present drainage of said Streets and shall on demand so change the elevation of the said track as in no manner to interfere with any future change of said drainage when ordered by the Council of said Village.

Section 5 Said Coates shall not allow or permit any car or cars to stand across said Streets, a failure to comply with any of the provisions of this ordinance shall work a forfeiture of the grant and franchise herein given.

Section 6 This Ordinance shall take effect and be in force on and after its passage and due publication

Simon Johnson Mayor

J. H. Culbertson Clerk

I hereby certify that the foregoing ordinance