

Alliance Ohio September 12th, 1898.

The Alliance City Council met upon the following call.

A special meeting of the Alliance City Council will be held in the City Hall Monday evening September 12th, 1898, at the usual hour for the purpose of paying claims, passing Ordinances and to consider the acceptance of the guaranter bond of Davis & Caldwell, The New Castle Asphalt Block Co and The American Surety Co to the City of Alliance, Ohio.

H. H. Dressler, Mayor.

President Morgan being absent the meeting was called to order by President pro tem Conger with the following members present Gilson, Gable, King, Katzenstein, Lov, Miller, Scott, Williams, Wilson, & Zimmerman.

Minutes of the preceding meeting read and approved. King of the Finance Committee called for the reading of the Claims Ordinance. The Ordinance was read and King moved that the Ordinance be placed on its passage seconded by Williams the yeas and nays were called resulting yeas Conger, Gilson, Gable, King, Miller, Scott, Williams, Wilson, Zimmerman, yeas 9 nays none and the Ordinance was declared passed.

An Ordinance to regulate the digging up of improved streets in the City of Alliance, Ohio was read the second time as follows. (This same Ordinance passed its first reading May 23rd 1898.)

Section 1st Be it ordained and enacted by the Council of the City of Alliance Ohio that it is hereby declared unlawful for any person, persons, corporation or company to dig up or excavate any part or portion of any improved street, alley or public ground of the City of Alliance, Ohio unless such person, persons, corporation or company shall first obtain a written permit so to do from the Clerk of said City of Alliance as hereinafter provided.

Section 2. The Clerk of the City of Alliance, Ohio is hereby authorized to issue written permits upon application

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Claims Ordinance.

Ordinance to regulate digging up of improved streets.

therefor by proper parties and for purposes which in the judgement of said Clerk of this City are proper and justify the issuing of such permits. Such applications for permits shall be accompanied by a deposit of five dollars for each fifty linear feet or fractional part thereof of such digging or excavating to be done.

Section 3rd Any and all sums of money so deposited with such applications shall be deposited by the Clerk with the Treasurer of said City of Alliance in a fund to be known as the Street Repair fund and shall be paid out on his order properly drawn as hereinafter provided.

Section 4th Any person, persons, Corporation or Company receiving from said City Clerk a permit to dig up or excavate any street, alley or public ground, as aforesaid, shall replace and repair such street, alley or public ground in as good condition as it was before such permit was issued, of which the City Civil Engineer shall be the Judge and his decision shall be final in the matter.

Section 5th In the event of any failure to so replace or repair any such street, alley, or public ground in the condition as provided in Section 4th herein, then at the expiration of ten days from the time of issuing such permit, as aforesaid, the said City Civil Engineer shall proceed to replace and repair the same in as good condition as it was before such permit was issued and the cost thereof shall be paid from the deposit made by such person, persons, Corporation or Company, as aforesaid, and out of said Street Repair Fund.

Section 6th At the expiration of six months from the issuing of such permit, the City Clerk shall repay to any person, persons, Corporation or Company having deposited money under the provisions hereof, out of the said street repair fund such portion of such deposit as may remain unexpended by the said City Civil Engineer for repairs to such street, alley, or public ground, under the powers herein granted to him upon presentation by the party or parties entitled thereto of a certificate from the City Civil

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Engineer that such Street, Alley or public ground has been replaced and repaired and that such party or parties are entitled to have such deposit repaid whole or in part as the case may be.

Section 7th The said City Clerk shall not issue any permit to dig up or excavate any street, alley or public ground, within five years after the same shall have been improved unless in his opinion an emergency exists sufficient to warrant the same but he shall not grant such permit for any ordinary purpose that could have been foreseen at the time such improvement was made.

Section 8th Any person, persons, Corporation or Company violating or failing to comply with any of the provisions of this ordinance shall upon conviction thereof be fined in a sum not less than five nor more than fifty dollars.

Section 9th This Ordinance shall take effect and be in force upon its passage and legal publication.

King moved that the rules be suspended and the foregoing Ordinance be read the third time seconded by Gable the yeas and nays were called resulting yeas Conger, Gilson, Gable, King, Love, Miller, Scott, Williams, Wilson, Zimmerman, yeas 10 nays none the rules were declared suspended and the Ordinance was read the third time; King moved that the Ordinance be placed on its final passage seconded by Williams the yeas and nays were called resulting yeas Conger, Gilson, Gable, King, Love, Miller, Scott, Williams, Wilson, Zimmerman, yeas 10 nays none and the Ordinance was declared passed.

Guarantee Bond.

The Guarantee Bond of Davis & Caldwell, The New Castle Asphalt Block Co and the American Surety Co to the City of Alliance for \$9,000.00 was presented and read to the Council and Scott moved that the Bond be accepted and placed on file seconded by Williams The yeas and nays were called resulting yeas Conger, Gilson, Gable, King, Love, Miller, Scott, Williams, Wilson, Zimmerman yeas 10 nays none and the Bond was declared accepted and ordered placed on file.

Ordinance to
protect East
Main Street.

An Ordinance to protect East Main Street
from injury by horses, mules and other animals
was read to the Council for the first time.

Ordinance to
protect Public
gatherings.

An Ordinance to protect Public gatherings in
Theaters and other places of amusement and
entertainment was read to the Council for the first time.

On motion of Scott seconded by Gable
Council adjourned.

J. H. McConnell
City Club.

O. C. Cargier
President Pro Tem of Council