

An Ordinance Authorizing the Mayor  
and Clerk to Execute, on behalf of this  
Village, a contract therein set forth.

Section 1 Be it Ordained and Enacted by the  
Council of the Incorporated Village  
of Alliance, Ohio, that the Mayor  
and Clerk of said Village be and  
they are hereby authorized and  
empowered to execute, on behalf of  
the Village of Alliance, the following  
contract with the Alliance Water Works  
Company:

## contract

This Contract, made and entered into  
at Alliance Ohio, this 19<sup>th</sup> day of January  
1885, by and between the Alliance Water  
Works Company, a Corporation organized  
under the Laws of New York, Party of  
the first part, and the Incorporated Village  
of Alliance Ohio, Party of the second part,  
Witnesseth:

ry  
ea  
laq

An Ordinance Authorizing the Mayor and Clerk to Execute on behalf of this Village, A Contract therein set forth

Section I.

Be it ordained and enacted by the Council of the Incorporated Village of Alliance, Ohio, that the Mayor and Clerk of said Village be and they are hereby Authorized and Empowered to Execute, on behalf of the Village of Alliance, the following contract with the Alliance Water Works Company:

Contract.

This contract, made and entered into at Alliance, Ohio, this 17th day of January, 1885, by and between the Alliance Water Works Company, a corporation organized under the laws of New York, Party of the First Part, and the Incorporated Village of Alliance, Ohio, Party of the Second Part, witnesseth:

That the said Party of the First Part, in consideration of the Covenants and Agreements of the Party of the Second Part, hereinafter contained, promises and agrees, for itself, its successors and assigns, to and with the Party of the Second Part,

First: To maintain during the continuance of this contract good and substantial Water Works of sufficient capacity for a full supply of water for said Village for fire and other purposes and for the use of the Inhabitants thereof, and to maintain for the conveyance of water, iron mains of ample size to permit the free flow of water to all parts of the Village where said pipes may run.

Second: To extend its pipes and set up additional fire hydrants in any street, alley or public place where such extension may be required by the village Council; provided that the Village shall locate and set up additional fire hydrants on each mile of pipe so ordered and laid, or a proportionate number on each fraction of a mile, at the same price as it herein agrees to pay for other fire hydrants.

Third: That all streets, lanes, alleys or public grounds that shall have been disturbed and any and all pavements, sidewalks, cross-walks and gutters, or any portion thereof that shall have been misplaced by laying, altering, or repairing such main or other pipes, shall be restored, replaced, or repaired by the Party of the First Part in a suitable and sufficient manner without unnecessary delay, and to the satisfaction of said village council.

Fourth: To adjust and settle, and fully protect, indemnify and hold harmless said Party of the Second Part from all damages, losses and expenses made, suffered or incurred by reason of any act or omission of said First Party which causes damage for which the said Party of the Second Part would be liable.

Fifth: To furnish at all times, without extra charge, a full supply of water for flushing or cleaning the sewers and gutters of said Village, and for any other purpose where water is required in the prosecution of public works; also for sprinkling the streets of the business portion of said village which water shall be supplied to sprinkling carts from such hydrants as the said party of

the First Part may designate, but at places convenient for procuring water for such purposes; also at the village hall, village jail, village stable, and all fire engine and hose houses on the line of any main, in such quantities and with such pressure as may be necessary; also to maintain a free fountain for stock watering on the public square of said village.

Sixth: To furnish at all times such a supply of good, pure water, from the Meadoring River, as may be desired by said party of the Second Part or private consumers, and to keep up such a pressure as may be necessary and proper for the purposes contemplated in this contract.

Seventh: To furnish water to private consumers at a rate not to exceed fifty cents per one thousand gallons, meter measurement, or five cents per day for a family of five persons or less with one spigot in house or yard; and any private consumer using a quantity of water greater than that provided for in the contract between such consumer and the said First Party, shall not be required to pay for such additional amount at a higher rate than that provided for in such contract.

Eight: To furnish and fit on both sides of all double hydrants caps which can be taken off by one kind of spanner, and to keep at its pumping station a telephone of the kind in general use throughout the said village.

And the said party of the Second Part in consideration of the covenants and agreements of the said party of the First Part herein contained, promises and agrees to and with the said Party of the First Part,

First: To grant to the said Party of the First Part the right of way through the streets, alleys, and public grounds of said village to lay, tap, remove and repair water pipes, specials, valves, hydrants, and all necessary appliances for the construction and maintenance of a system of water works in said village.

Second: To pass such ordinances as it lawfully may to protect the rights of the party of the first part, and its property from trespass, injury or damage; provided, that the Party of the Second Part shall not be liable for a failure to pass any such ordinance unless it shall have been given a reasonable notice by the Party of the First Part of the nature of the ordinance deemed necessary.

Third: To rent from the Party of the First Part for a period of eight years from and after the 13th day of October, 1883, the fifty fire hydrants now located in said village, and to pay therefor an annual rental of three thousand dollars (\$3,000.00) which shall be paid in quarterly installments of \$750.00 each, on the first day of January, April, July and October of each year; the installments for the period already elapsed to be due upon the taking effect of this contract.

Fourth: To pay an annual rental of sixty dollars (\$60.00) for each fire hydrant ordered hereafter by the Party of the Second Part and constructed by the Party of the First Part; which rent shall be paid quarterly, at the times specified for the payment of the rent of hydrants now in use.

It is mutually agreed by and between the parties hereto, that the Party of the Second Part shall have the right at any time to purchase the Water Works now owned by said First Party, with all rights and franchises appurtenant thereto; the price to be paid therefore to be determined by five appraisers, two of which (who shall be neither stock-holders, employes, nor persons otherwise interested in said company) shall be chosen by the Party of the First Part; two (who shall not be residents or tax-payers of said Village) by the party of the Second Part; the fifth to be chosen by the appraisers so selected; and the valuation thus determined shall be binding upon both the parties hereto.

In testimony whereof the said parties have caused this contract to be duly executed by their proper officers, and attested by their corporate seals, the day and year first above written.

The Alliance Water Works Co.  
By Dan'l Runkle - Pres

The Incorporated Village of Alliance  
By Simon Johnson Mayor.

J. M. Gilbertson  
Clerk of the Village of Alliance

Section 2. This ordinance shall take effect and be in force when ten days shall have elapsed after its passage and due publication; and the contract herein contained when duly executed by the Alliance Water Works Company, and the Mayor and Clerk of the Village of Alliance, shall take effect and be in force upon its ratification by the qualified electors of said village at an election to be held according to

I have said and in pursuance of an ordinance passed for that purpose.  
J. M. Culbertson Clerk

I, J. M. Culbertson Clerk of the Incorporated Village of Alliance do hereby certify that the foregoing Ordinance "Entitled an Ordinance Authorizing the Mayor and Clerk to Execute on behalf of this Village a Contract thereina set forth" was passed Jan 5<sup>th</sup> 1885 and was published Jan 7<sup>th</sup> 1885 in the Alliance Weekly Review a paper of general circulation in the Corporation  
J. M. Culbertson  
Clerk

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An Ordinance Regulating the Digging and Excavating of Streets and Alleys, and the Removal or Disturbance of Pavement.

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 to dig any hole, ditch or drain or make any excavation in any street, alley, square or public ground within this village, or to take up, displace or disturb any pavement or paving stones of any street, alley, square or public place which has been paved by authority of the Village Council, without having first obtained permission of the Council to dig such hole, ditch or drain, or make such excavation, or take up, displace or disturb such pavement.

Sec. 2. All permits given to any person or persons to dig or make excavations in any street, alley or public place within this village, or to take up, displace or disturb pavement thereon, shall be subject to the condition that



An Ordinance to Establish the grade  
of Oxford Street.

Section 1. Be it ordained and enacted by the Council  
of the Incorporated Village of Alliance, Ohio,  
That the Grade of Oxford Street be and it  
is hereby established as follows:

Beginning in the center of Oxford Street  
and Arch Street and with the established  
grade of Arch Street at an elevation of 142.50  
feet, (reference being made to a plane of 100  
feet below the city bench mark), thence east  
and level to the east side of Arch Street;  
Thence with the center of Oxford Street east 320  
feet to the west side of Slidew Avenue, de-  
scending 2.81 feet in 100 feet to an elevation  
of 138.50 feet; thence east 482.50 feet to the  
east side of Freedom Street, descending 1.64  
feet in 100 feet to an elevation of 136.86 feet;  
thence east 135 feet descending 3.24 feet in  
100 feet, to an elevation of 127.80 feet; thence  
east 125 feet ascending .60 feet in 100 feet  
to an elevation of 128.05 feet; thence east  
95 feet descending 1.50 feet in 100 feet, to an  
elevation of 126.55 feet at the center of Seneca  
Street; thence east 270 feet to the center  
of Liberty Street, descending 2.74 feet in 100  
feet, to an elevation of 119.23 feet (top of  
iron stake center grade); thence east 388  
feet to center of Webb Street, descending  
2.26 feet in 100 feet, to an elevation of 110.41  
feet; thence east 300 feet to the center of  
Morgan Street, descending <sup>3.35</sup> 3.35 feet in  
100 feet, to an elevation of 106.41 feet (top  
of iron stake center grade.)

Section 2. The grade of the side-walks of said  
street shall conform to the grades of  
streets and alleys crossing said Oxford  
street on all streets where grades have  
been adopted.

Section 3. This ordinance shall take effect and  
 be in force when ten days shall have lapse  
 red after its passage and due publication.  
 J. M. Culbertson Clerk Simon Johnson Mayor.

I J. M. Culbertson Clerk of the Village of  
 Alliance Ohio do hereby Certify that the foregoing  
 Ordinance was passed Jan 19<sup>th</sup> 1885 and <sup>duly</sup> published  
 Jan 21<sup>st</sup> 1885 in the Alliance Weekly Review  
 a weekly paper of general circulation  
 in the Corporation

J. M. Culbertson  
 Clerk

## An Ordinance

Providing for a special Election for the purpose of submitting to the qualified Electors of the Village of certain questions therein stated.

Section 1 Be it ordained and enacted by the Council of the incorporated village of Alliance, Ohio. That a Special Election of the qualified Electors of Said Village shall be held on the 14<sup>th</sup> day of March 1885 between the hours of Six O'clock A M and Six O'clock P M at the usual places of holding Elections in Said Village for the purpose of Submitting to the Voters of Said Village the following questions:

Shall J. A. Cloud & Co. their Successors and assigns be authorized to operate in the Village of Alliance to supply Said Village and its inhabitants with water?

The above question shall be written or printed on each ballot and those voters in favor of authorizing Said Company to operate shall have the word "YES" written or printed on their ballots and those opposed, the word "NO" written or printed on their ballots after Said question. Also the following question.

"Shall the Contract entered into between the Alliance Water Works Company and the Village of Alliance as authorized by an Ordinance passed Jan 5<sup>th</sup> 1885 be Ratified?"

Those Electors in favor of such Ratification shall have the word "YES" and those <sup>Electors</sup> opposed to such ratification, the word "NO" written or printed on their ballots after Said question. If a majority of the Electors voting at such Election vote in favor of either of Said questions, such question shall be deemed carried.

Section 2 The Mayor shall appoint three members of the Village Council to serve as judges of election in each of the two voting precincts in said Village and in case any of said judges shall fail to attend said Election and perform said duty the Mayor shall appoint a qualified Elector of Said Village to fill said

vacancy. The judges of said Election shall have power to appoint two Clerks at each voting place who shall keep a poll Book of the voters voting at such Election and prepare a Tally Sheet showing the number of votes for and against each of said questions which poll Books and Tally Sheets shall be duly certified by the judges and Clerks of the respective voting places and shall be taken in charge by one of the judges at each of said voting places and by such judge returned to the Village Council at its next regular meeting after said Election. The ballots shall be locked in the Ballot Box after being counted and taken charge of by one of the judges.

Section 3 The Mayor shall make proclamation of the time places and object of ~~the~~ said Election at least ten days previous to the holding of the same in some newspaper printed in said Village.

Section 4 Upon the return to the Council of the Poll-Books and Tally Sheets said Council shall declare the result of the Election as to each of the questions voted on.

Sec 5. This Ordinance shall take effect and be in force when ten days shall have elapsed after its passage and due publication  
 Simon Johnson, Mayor  
 J M Culbertson Clerk.

I J M Culbertson Clerk of the Village of Alliance do hereby certify that the foregoing Ordinance was passed Feb 16<sup>th</sup> 1885 and duly published Feb 18<sup>th</sup> 1885 in the Alliance Weekly Review a weekly paper of general circulation in the Corporation.  
 J M Culbertson Clerk

## An Ordinance to Change The Grade of Market Street

Sec 1 Be it Ordained and enacted by the Council of the Incorporated Village of Alliance Ohio, that the grade of Market Street be as follows: to wit: Commencing with the Established grade for the East Side of Mt Union Street at an Elevation of  $118^{68}$  feet thence with an even grade to the Center of Park Street to an Elevation of  $113^{67}$  feet; thence East 80 feet to an Elevation of  $112^{32}$  feet thence by an even grade to the west side of (West St now) Mechanic Street to an Elevation of  $97^{45}$  feet; thence East 100 feet level to an Elevation of  $97^{45}$  feet thence to west side of Alley between Mechanic Street and Arch street to an Elevation of  $101^{48}$  feet; thence East to the Center of Arch Street to an Elevation of  $104^{64}$  feet; to the Center of (Depot street) now Linden Avenue, to an Elevation of  $111^{22}$  feet thence to the Center of Freedom Street to an Elevation of  $119$  feet; thence level for 125 feet to an Elevation of  $119$  feet; thence to the Center of (Fifth now) Seneca Street to an Elevation of  $113^{25}$  feet; thence to the west side of Liberty Street to an Elevation of  $102^{20}$  feet; thence to the East side of Liberty Street to an Elevation of  $100^{70}$  feet thence to the Center of (Station now) Webb Street to an Elevation of  $95^{75}$  feet thence to the West side of the Cleveland and Pittsburgh Rail Road to an Elevation of  $81^{50}$  feet.

All of said Elevations to Apply to the Centre of the Street; and having reference to a plane or datum 100 feet below the City level such mark as Established by Ordinance.

Sec 2 That the grade of Side-walk for the north side of Market Street between Freedom St and Park Street shall be as follows, Beginning with the present grade of Side walk at the intersection of the Curbs for the West side of Freedom Street with the north side of Market Street, at an Elevation of  $117^{42}$  feet; thence west to the Center of the Alley between Freedom Street and

London Avenue to an Elevation of 115.50 feet  
 thence West to the intersection of the East Curb  
 of London Avenue, with the North Curb of  
 Market Street to an elevation of 115.79 feet thence  
 West with an even grade to meet the present  
 grade of Side walk at Arch Street as now  
 established; thence with said grade to  
 the West Side of Alley between Arch Sts  
 and Mechanic Street to an Elevation of  
 100.25 feet thence West to a point 70 feet  
 East of the Center ~~of~~ Mechanic Street to an  
 Elevation of 97.21 feet thence West 100  
 feet to the West Side of Mechanic Street  
 to an Elevation of 97.21 feet; thence  
 West to meet the grade of Side walk at  
 Park Street as now adopted.

Sec 3 That the Curb Stones and Side walk upon  
 said Market Street not included in Section  
 2. Shall Conform to the grades now adopted  
 on Streets and Alleys Crossing said Market  
 Streets and that the gutters for the North  
 Side of said Street shall not be more than  
 9 inches below the curb Elevation for  
 said Sidewalks

Sec 4 This Ordinance shall take effect and  
 be in force when Ten days shall have  
 elapsed after its passage and due  
 publication  
 J. M. Culbertson Clerk  
 Simon Johnson Mayor

J. M. Culbertson Clerk of Village  
 of Alliance O do hereby Certify that the  
 foregoing Ordinance was passed Feb 16  
 1885 duly published Feb 18 1885 in the  
 Alliance Weekly Review a weekly <sup>news</sup> paper  
 of general Circulation in the Corporate  
 J. M. Culbertson  
 Clerk

An Ordinance to repeal an Ordinance  
Therein named

Sec 1 Be it ~~enacted~~<sup>ordained</sup> by the And enacted by the Council  
of the Incorporated Village of Alliance O  
That An Ordinance entitled "An Ordinance  
to Establish a grade on Market Street Passed  
May 19<sup>th</sup> 1874 be and the same is hereby  
repealed

Sec 2 This Ordinance shall take effect  
and be in force when ten days shall have  
elapsed after ~~its~~ passage and due publication

J M Culbertson  
Clerk

Simon Johnson  
Mayor

I J M Culbertson, Clerk of the Village of Alliance  
Ohio do hereby certify that the foregoing  
Ordinance was passed Feb 16 1885 and duly  
published Feb 18<sup>th</sup> 1885 in the Alliance  
Weekly Review a weekly <sup>newspaper</sup> of  
General Circulation in the Corporation  
J M Culbertson  
Clerk

X  
 An Ordinance

Creating the Office of Solicitor and Street Commissioner and fixing the Compensation of <sup>the</sup> Same

Section 1 Be it ordained and Enacted by the Council of the Incorporated Village of Alliance Ohio that the offices of Solicitor & Street Commissioner for Said Village be and the Same are hereby Created

Section 2 The Solicitor shall give Bond in the Sum of One Thousand Dollars and shall receive as Salary the Sum of Two Hundred and Fifty Dollars per Annum; and the Street Commissioner shall give Bond in the Sum of One Thousand Dollars and shall receive as Compensation Two Dollars per day for time actually Employed in the discharge of his duties under the direction of the Council.

Section 3 Each of said Officers shall perform such duties as are or from time to time may be required by law.

Section 4 This Ordinance shall be in take effect and be in power when ten days shall have elapsed after its passage and due publication

J M Culbertson      Simon Johnson  
 Clerk                      Mayor

J M Culbertson Clerk of the Village of Alliance O do hereby Certify that the foregoing Ordinance was passed March 24<sup>th</sup> 1885 and duly Published March 25<sup>th</sup> 1885 in the Alliance Review a Weekly Paper of General Circulation in the Corporation  
 J M Culbertson  
 Clerk

Salary Solicitor  
 \$600 - No 2 Ordinance  
 Mark

## An Ordinance

To Authorize the Mayor and Clerk to issue the Bonds of the Village of Alliance, O. for the Sum of One Thousand Dollars, for the purpose of placing the Same to the Credit of the Police and Salary fund,

Whereas the Legislature of the State of Ohio did by an act passed April 10, 1885, Authorize and Empower the Village of Alliance, Ohio to issue its Bonds for the Sum of One Thousand Dollars to be placed to the Credit of the Police & Salary fund of Said Village.

Section 1. Be it ordained and enacted by the Village Council of the Incorporated Village of Alliance Ohio That the Mayor and Clerk of Said Village be and they are hereby Authorized and Empowered to issue the bonds of Said Village amounting in the Aggregate to one Thousand Dollars, the Same to be placed to the Credit of the Police Salary fund of Said Village.

Section 2 Said Bonds shall be issued in Sums not less than One Hundred Dollars and not to exceed Five Hundred Dollars; Said bonds shall be issued for a period not Exceeding three years and shall bear interest at a rate not Exceeding Six per centum payable Semi Annually, the principal and interest to be paid at the Office of the Treasurer of Said Village.

Said Bonds shall have interest Coupons Attached and be Authenticated by the Signatures of the Mayor and Clerk of Said Village and each bond and Coupon shall bear on its face the imprint of the Seal of Said Village.

Sec 3 For the Payment of the principal and interest of Said bonds at Maturity the real & personal Property of and within Said Village are hereby pledged.

Sec 4 This Ordinance shall take Effect and be in force when ten days shall have elapsed after its passage and due Publication.

J. M. Culbertson Clerk. Simon Johnson Mayor.

I J. M. Culbertson Clerk of the Village of Alliance do hereby Certify that the foregoing Ordinance was passed April 20<sup>th</sup> 1885 and duly Published Apr 22<sup>nd</sup> 1885 in the Alliance Review a Weekly Paper of general Circulation in the Village Corporation.

J. M. Culbertson  
Clerk

## An Ordinance

To repeal an ordinance entitled:

"An ordinance to authorize the Mayor and Clerk to issue the bonds of the village of Alliance Ohio, for the sum of one thousand dollars, for the purpose of placing the same to the credit of the police and Salary fund"

Section 1. Be it ordained and enacted by the Council of the Incorporated Village of Alliance, Ohio, That an Ordinance entitled "An ordinance to authorize the Mayor and Clerk to issue the bonds of the Village of Alliance, Ohio, for the sum of one thousand dollars, for the purpose of placing the same to the credit of the police and salary fund," passed April 30, 1883, be and the same is hereby repealed.

Section 2. That this ordinance shall take effect and be in force from and after its passage and publication as required by law.

Simon Johnson - Mayor  
J. M. Culbertson - Clerk.

J. M. Culbertson, Clerk of the Village of Alliance, do hereby certify that the foregoing ordinance was passed May 4, 1885 and duly Published May 6th 1885 in the Alliance review, a weekly paper of General Circulation in the Corporation.

J. M. Culbertson -  
Clerk

This Ordinance is re copied on  
Page 836 on account of an error  
made in copying. J.M.C.

An Ordinance  
Providing for the fixing the rate of taxation  
and the distribution of the same for the  
year 1885.

Sec. 1 Be it ordained and enacted by the  
Council of the Incorporated Village of  
Alliance, Ohio, That there be levied for  
the year 1885, on the real and personal  
property in said corporation, eight mills  
on each and every dollar of said property as  
it stands valued on the tax duplicate.

Sec. 2 That the clerk of the village be, and he  
is hereby authorized to certify to the Auditor  
of Stark County, Ohio, on or before the  
first Monday in June 1885, the percent-  
age of the levy as authorized by the first  
section of this ordinance.

Sec. 3 That the tax authorized by the first section  
of this ordinance be and the same is  
hereby distributed among the general  
funds of said village as follows: General  
fund 1½ mills: Sinking fund 1½ mills:  
Street and Sanitary fund ½ mill: ~~Fire fund~~  
Fire Department fund ¼ mill: Water fund 2¾  
mills.

Sec. 4 That this ordinance shall take effect  
and be in force when ten days shall  
have elapsed after its passage and  
due publication.

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

I, J. M. Culbertson, Clerk of the Village  
of Alliance Ohio, do hereby certify that  
the foregoing ordinance was passed May  
4<sup>th</sup> 1885 and duly published May 6, 1885  
in the Alliance Review, a weekly paper  
of General Circulation in the Corporation.  
J. M. Culbertson  
Clerk

## An Ordinance

To authorize the Mayor and Clerk to issue the bonds of the village of Alliance Ohio, for the sum of one thousand dollars for the purpose of placing the same to the credit of the Police and Salary fund.

Whereas, The Legislature of the State of Ohio did by an act passed April 22, 1883, authorize and empower the village of Alliance Ohio, to issue its bonds for the sum of one thousand dollars, to be placed to the credit of the police and Salary fund of said village.

Sec. 1. Be it ordained and enacted by the Council of the Incorporated Village of Alliance, Ohio, That the Mayor and Clerk of said village be and they are hereby authorized and empowered to issue the bonds of said village amounting in the aggregate to one thousand dollars, the same to be placed to the credit of the police and salary fund of said village.

Sec. 2. Said bonds shall be issued in sums not less than one ~~hundred~~ hundred dollars and not to exceed three hundred dollars. Said bonds shall be issued for a period not exceeding three years and shall bear interest at a rate not exceeding six per centum per annum, payable semi-annually.

The principle and interest to be paid at the office of the treasurer of said village. Said bonds shall have interest coupons attached, and be authenticated by the signatures of the Mayor and Clerk of said village, and each coupon and bond shall bear upon its face the imprint of the seal of said village.

Sec. 3. For the payment of the principal and interest of said bonds at maturity, the real and personal property of and within said village are hereby pledged.

Sec. 4. This ordinance shall take effect and be in force when ten days shall have elapsed after its passage and due publication.

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

I, J. M. Culbertson, Clerk of the Village of Alliance Ohio, do hereby certify that the foregoing ordinance was passed May 4, 1885 and duly published May 6, 1885 in the Alliance Review, a weekly paper of General Circulation in the Corporation.

J. M. Culbertson  
Clerk

An Ordinance Providing for and fixing the rate of Taxation and the distribution of Same for the year 1885

Section 1 Be it ordained and Enacted by the Council of the Incorporated Village of Alliance Ohio that there be levied for the year 1885 on the real and Personal property in said Corporation. Eight Mills on Each and Every Dollar of said property as it stands valued on the Tax duplicate

Section 2 That the Clerk of the Village be and he is hereby authorized to Certify to the Auditor of Stark County Ohio on or before the first Monday in June 1885 the Percentage of the Levy as authorized by the first Section of this Ordinance

Section 3 That the Tax authorized by the first Section of this Ordinance be and the same is hereby distributed among the general Funds of said Village as follows: - General Fund One and half Mills Sinking Fund  $1\frac{1}{2}$  Mills Street & Sanitary  $\frac{1}{2}$  Mills Gas Fund 1 Mill: Police & Salary Fund  $\frac{1}{2}$  Mills Fire Department fund  $\frac{1}{4}$  Mill: Water fund  $2\frac{3}{4}$  Mills.

Sec 4 That this Ordinance shall take effect and be in force when ten days shall have elapsed after its passage and due publication  
 J. M. Culbertson Clerk  
 Simon Johnson Mayor

I J. M. Culbertson Clerk of the Village of Alliance Ohio do hereby Certify that the foregoing Ordinance was passed May 4<sup>th</sup> 1885 and duly published May 6<sup>th</sup> 1885 in the Alliance Review a weekly paper of general circulation in the Corporation.  
 J. M. Culbertson  
 Clerk

Section 3 of this Ordinance published July 1<sup>st</sup> 1885

X

## An Ordinance -

To regulate Skating Rinks in the village of Alliance Ohio -

Section 1 Be it ordained and enacted by the Council of the incorporated village of Alliance, O., that it shall be unlawful for any person or company of persons to open or maintain any skating rink for money, with the view of profit, within the corporate limits of said village, without first procuring a license, for such purpose, as hereinafter provided -

Section 2 That it shall be the duty of any person or company of persons, desiring to open or maintain any skating rink within the limits of said corporation, first to obtain permission of the Mayor, and in his absence the Clerk, and to take out a license for that purpose, and upon payment by such person or company of persons the sum of \$100.00 There shall be granted to such person, or company of persons by the Mayor or in his absence the Clerk a license to open & maintain such skating rink, within the limits of said corporation for the period of one year from the date of issuing such license.

Section 3 That any person or persons, violating this ordinance, shall, upon conviction thereof be fined in any sum not less than five nor more than fifty dollars and costs of prosecution for each offence thereof.

Section 4 That this ordinance shall be in force when ten days shall have elapsed after its passage and publication.

J. M. Culbertson, Clerk.

Simon Johnson  
Mayor

I, J. M. Culbertson Clerk of the Village of Alliance O do hereby Certify that that the foregoing Ordinance was passed June 1<sup>st</sup> 1885 & duly Published <sup>June 3<sup>rd</sup></sup> in the Alliance Review a weekly Paper of general Circulation in the Corporation  
J. M. Culbertson Clerk

## An Ordinance

To amend Section 3 of an Ordinance  
 Entitled "An Ordinance providing for &  
 fixing the rate of Taxation and the dis-  
 tribution of same for the year 1885" Passed  
 May 4<sup>th</sup> 1885."

Section 1 Be it ordained and Enacted by the Coun-  
 cil of the Incorporated Village of  
 Alliance Ohio that Section three of  
 the Above Entitled Ordinance be amended  
 to read as follows: Section 3. That the  
 tax authorized by the first Section of  
 this Ordinance be and the same is  
 hereby distributed among the general  
 funds of said Village as follows:

General Fund	1/2	Mills
Sinkings Fund	1 1/4	"
St. Sanitary Fund	1/2	"
Gas Fund	1 3/4	"
Police & Salary Fund	1 1/2	"
Fire Fund	1/4	"
Water Fund	2 1/4	"

Sec 2 Said Original Section 3 is hereby  
 repealed.

Sec 3 This Ordinance shall take effect  
 and be in force when ten days shall  
 have elapsed after its passage and  
 due Publication

Simon Johnson Mayor

J. M. Culbertson. Clerk

I J. M. Culbertson Clerk of the Village  
 of Alliance O. do hereby Certify that  
 the foregoing Ordinance was passed  
 July 9<sup>th</sup> 1885 and duly Published  
 July 15<sup>th</sup> 1885 in the Alliance Weekly  
 Review, a paper of General Circulation  
 in the Corporation

J. M. Culbertson  
 Clerk

# An Ordinance

An Ordinance to Authorize the Mayor and Clerk of the Incorporated Village of Alliance Ohio to issue the Bonds of Said Village for the purpose of Extending the time of Payment of the Bonded Indebted Debt of Said Village Due January 1<sup>st</sup> 1886.

Section 1 Be it Ordained and Enacted by the Council of the Incorporated Village of Alliance Ohio that the Mayor and Clerk of Said Village be and they are hereby Authorized and Empowered to issue the Bonds of Said Village amounting in the Aggregate to Fifteen Thousand Dollars (\$15,000.00) for the purpose of extending the time of the payment of the Bonded Debt of Said Village Due January 1<sup>st</sup> 1886

Sec 2 Said Bonds shall be issued in Sums of not less than One Hundred Dollars and not to exceed One Thousand Dollars and shall be issued for a period not to exceed Three years and shall bear interest at a rate not to exceed Six per centum payable Semi Annually.

The Principal and interest of Said Bonds to be paid at the office of the Treasurer of Said Village. Said Bonds shall have Interest Coupons Attached and be authenticated by the Signature

*and each bond of the Mayor and Clerk of Said Village and each copy of the same shall bear on its face the imprint of the seal of said Village.*

Sec 3 For the payment of Said Bonds the real and personal property of and within Said Village is hereby pledged

Sec 4 This Ordinance shall take effect and be in force from when <sup>ten</sup> days shall have elapsed after its passage and due publication

J M Culbertson Clerk Simon Johnson Mayor

I J M Culbertson Clerk of the Incorporated Village of Alliance do hereby Certify that the foregoing Ordinance was passed Dec 14<sup>th</sup> 1885 and duly Published Dec 23<sup>rd</sup> 1885 in the Alliance Weekly Review a paper of General Circulation in the Corporation

J M Culbertson Clerk