

## An Ordinance

To authorize the Alliance Gas Light Company, its successors or assigns, to erect and maintain poles in the streets, avenues, alleys and public grounds in the village of Alliance, for certain purposes and under the conditions herein stated.

Section 1. Be it ordained by the Council of the Incorporated Village of Alliance, That permission be and the same is hereby granted to the Alliance Gas Light Company, its successors or assigns to erect and maintain poles and wires in the streets, avenues, alleys and public grounds within the limits of the village of Alliance, for the purpose of supplying electric light, to public and private consumers, and to make all necessary excavations in said streets, alleys, avenues and public grounds for the purpose of erecting such poles and of altering and keeping the same in repair; provided, and this permission is granted upon the conditions enumerated in the succeeding sections of this ordinance.

Section 11. That any and all pavements, sidewalks, crosswalks, curbstones, gutters, streets, avenues, alleys or squares, or any portion thereof displaced, disturbed or injured in any manner by said company in erecting, altering, repairing or maintaining their poles shall be immediately repaired by the street commissioner of said village at the expense of said company, such cost and expense to be immediately paid by said company to the village whenever notified and requested so to do by the Council of said village and upon presentation of a certified bill of such costs and expense by the street commissioner.

Section III. All manufactories and private buildings along the line of said company, shall be furnished with electric light at a uniform price.

Section IV. Said company shall occupy such portion or part of such street, alley, avenue or public square as may be designated by the street committee of said village council; provided that said village shall in no event be liable for any injury or damage done to persons or property by assuming the direction of the work as aforesaid.

Section V. The said Alliance Gas Light Company shall make, execute and deliver its bond with proper sureties, the form of which shall be approved by the Mayor of said village in writing thereon, and the sufficiency of the sureties pecuniarily shall also be likewise approved. Said bond shall be in the sum of \$5000, conditioned that said company will fully protect, indemnify and save harmless the village of Alliance from any and all actions, damages, losses, costs, charges and expenses of every kind made, suffered or incurred in any manner, by reason of, or in consequence of, or arising from, or connected with, the use and occupation of any such streets, avenues, alleys or public squares in said village, or resulting from the excavation of any such street, avenue, alley or public square or any material thereon, or by any reason connected with the operating thereof, and the sureties to said bond may at any time be required to be renewed or new sureties given whenever in the judgment of the council the existing sureties are deemed insufficient or unsatisfactory.

Section VI This franchise shall be revoked whenever the provisions of this ordinance, in the opinion of the Council are not complied with, and the said company shall pay for the legal publication of this ordinance. This ordinance shall take effect and be in force when ten days shall have elapsed from its passage and legal publication.

J. M. Culbertson  
Clerk

Simon Johnson  
Mayor

J. M. Culbertson, Clerk of the Incorporated Village of Alliance O., do hereby Certify that the foregoing ordinance was passed March 15th 1886 and duly published in the Alliance Weekly Leader, a paper of general circulation in the corporation, on the 19th day of March 1886.

J. M. Culbertson  
Clerk.

An Ordinance

To repeal <sup>sec. 22 of</sup> an Ordinance Entitled "An Ordinance providing for and regulating the police department of the Incorporated Village of Alliance O" passed May 19<sup>th</sup> 18873.

Section 1. Be it ordained and enacted by the Council of the Incorporated Village of Alliance Ohio that Section Twenty Two (22) of an Ordinance providing for and regulating the police department of the Incorporated Village of Alliance Ohio passed May 19<sup>th</sup> 1873. be and the same is hereby repealed.

Sec 2. This Ordinance shall take effect and be in force when ten days has elapsed after its passage and publication as required by law.

O. M. Boyan, Mayor

J. W. Culbertson, Clerk

I J. W. Culbertson, Clerk of the Incorporated Village of Alliance O. do hereby Certify that the foregoing Ordinance was passed April 19<sup>th</sup> 1886 and duly published in the Alliance Weekly Leader a paper of general circulation in the Corporation, on the 7<sup>th</sup> day of May 1886.

J. W. Culbertson  
Clerk

Levy for 1886

## An Ordinance

Providing for and fixing the rate of Taxation  
and distribution of Same for the year 1886

Section 1 Be it Ordained and Enacted by the  
Council of the Incorporated Village of Alliance  
Ohio that there be Levied for the year 1886  
on the real and Personal property in said  
Corporation, Eight Mills (8) on each and every  
dollar of said property, as said property  
is valued on the tax duplicate.

Section 2 That the Clerk of the Village be and is  
hereby Authorized to Certify to the Auditor  
of Stark County Ohio on or before the first  
Monday in June 1886 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 Funds of said Village  
As follows.

General Fund	2/10	Mills
Sinking "	2 1/10	"
Street & Sanitary "	6/10	"
Gas Fund	1 6/10	"
Police & Sal Fund	1 4/10	"
Fire Fund	—	—
Water Fund	2 1/10	"

Section 4 That this Ordinance shall take effect and be in  
force when ten days shall have elapsed after  
its Passage and Legal Publication.

J. M. Culbertson - Clerk — O. M. Coxen Mayor

I, J. M. Culbertson Clerk of the Incorporated Village  
of Alliance O. do hereby <sup>certify</sup> that the foregoing Ordinance  
was passed May 17<sup>th</sup> 1886, and duly published  
in the Alliance Weekly Leader, a paper of General  
Circulation in the Corporation on the 21<sup>st</sup> day  
of May 1886.

J. M. Culbertson, Clerk

## An Ordinance

To provide for the Construction and repairs of Sidewalks and for the Collection of the Costs of Such Construction or repairs.

Section 1 Be it ordained and enacted by the Council of the Incorporated Village of Alliance that the Expense of Construction grading and repairing of All Sidewalks in Said Village shall be paid by the Owners of Lots or Lands Abounding upon the Same.

Section 2 Whenever it shall be deemed necessary to Construct or repair any Sidewalk the Council shall by resolution declare that Such certain Specified Sidewalk shall be Constructed or repaired Which resolution shall describe the Sidewalk to be Constructed or repaired. Specifying the Width and the Material to be used in the Same and in Case of repair the Nature and Extent of the repairs to be made. Provided that the Sidewalks of the Village shall be of like Character as to Material and Manner of Construction and so far as practicable of uniform Width upon any one Side of Street Alley or Square and shall be upon the grade Established by Ordinances.

Sec 3 When the Council declares by resolution that certain Specified Sidewalks shall be Constructed or repaired the Mayor of the Village shall cause written notice to be ~~sent~~ given to the Owner, or Agent of the owners of the Property abutting upon Such Sidewalk who may be residents of the Village at the time of the passage of such resolution and such resolutions shall be published for two (2) consecutive weeks in some newspaper published and of general circulation in the Corporation.

Sec 4 If such Sidewalks are not Constructed within Thirty (30) days or are not repaired within Ten (10) days from the Service of the Notice or Completion of the Publication, the Council may have the Same done at the Expense of the Owner, and such Expense shall constitute a Lien upon the property bounding or abutting thereon.

and shall be collected in the same manner with a penalty of 20 per cent and interest after failure to pay at the time fixed for the payment of the Assessment as in other cases of improvement.

Section 5 That an Ordinance entitled an Ordinance providing for the Construction and repair of Sidewalks and to provide for the Collection of the Costs of such Construction or repair" - Passed June 20<sup>th</sup> 1881. be and the same is hereby repealed.

Section 6 This Ordinance shall ~~take~~ be in force when Ten days have elapsed after its passage and legal Publication.

J. M. Culbertson  
Clerk

O. M. Coxen  
Mayor

I, J. M. Culbertson Clerk of the Incorporated Village of Alliance do hereby Certify that the foregoing Ordinance was passed May 17<sup>th</sup> 1886 and duly published in the Alliance Weekly Leader a Paper of general Circulation in the Corporation, on the 21<sup>st</sup> day of May 1886.

J. M. Culbertson  
Clerk

## An Ordinance

To Regulate Ale, beer porter houses and Shops

Section 1. Be it ordained and enacted by the Council of the Incorporated Village of Alliance that it shall be unlawful between the hours of Eight O'clock P.M. and Six O'clock A.M. And also from Saturday night Eight O'clock P.M. And Monday Six O'clock A.M. for any person or persons to open or keep open any Saloon, Ale, beer, Porter-house bar or any place where intoxicating liquors whether distilled Malt or Vinous are sold or exposed for sale either in front rear side or otherwise. In regular hotels and eating houses the word "Place herein used shall be construed and held to mean the room or the part of the room where such liquors are sold or exposed for sale in any manner and the keeping of such room or part of the room securely closed so as to prevent access thereto, or the obtaining anything therefrom between said hours and time, shall be held as to such regular hotels and eating houses as a compliance with this Ordinance, provided that nothing herein shall be construed to prevent Physicians and Surgeons from prescribing any such liquors for the Sick nor druggists or Apothecaries from filling prescriptions composed of such liquors where such prescriptions are in good faith signed by Physicians or Surgeons.

Sec 2. It shall be unlawful for any owner, keeper or person in control of any Saloon or place where intoxicating liquors, whether distilled Malt or Vinous are sold or exposed for sale, to permit or suffer any person in a state of intoxication or any person known to such owner, keeper or person in control to be habitually intoxicated to be or remain in such Saloon or place.

Sec 3. It shall be unlawful for any owner, keeper or person in control of any Saloon or place where intoxicating liquors, whether distilled Malt or Vinous, are sold or exposed for sale to permit or suffer any person in a state of intoxication

Repealed

## An Ordinance To regulate Ale, beer Porter houses and Shops

Section 1 Be it ordained and enacted by the Council of the Incorporated Village of Alliance, Ohio that it shall be unlawful between the hours of 8 O'clock P.M. and 6 O'clock A.M. and also from Saturday night 8 O'clock P.M. and Monday 6 O'clock A.M. for any person or persons to open or keep open any Saloon, Ale, beer porter house, bar or any place where intoxicating liquors, whether distilled Malt or Vinous are sold or exposed for sale either in front rear side or otherwise. In regular hotels and eating houses the word "Place" herein used shall be construed and held to mean the room or the part of room where such liquors are sold or exposed for sale in any manner, and the keeping of such room or part of the room "Secretly" closed so as to prevent access thereto, or the obtaining anything therefrom, between said hours and time, shall be held as to such regular hotels and eating houses as a compliance with this Ordinance, provided that nothing herein shall be construed to prevent Physicians and Surgeons from prescribing any such liquors for the Sick, nor Druggists or Apothecaries from filling prescriptions composed of such liquors when such prescriptions are in good faith signed by Physicians or Surgeons.

Section 2 It shall be unlawful for any Owner Keeper or person in control of any Saloon or place where intoxicating liquors, whether distilled Malt or Vinous are sold or exposed for sale (excepting drug stores) to permit or suffer minors under the age of 18 years to be or remain in such Saloon or place.

Section 3 It shall be unlawful for any Owner, Keeper or person in control of any Saloon or place where intoxicating liquors whether distilled Malt or Vinous are sold or exposed

for Sale to permit or suffer any person in a state of intoxication or any person known to such owner, keeper or person in control to be habitually intoxicated to be or remain in such saloon or place.

Section 4 Any person violating any section of the above Ordinance shall upon conviction thereof, be punished as follows;

For the first offence, by a fine not less than five dollars and not exceeding twenty five dollars; for the second offence by a fine not less than twenty five dollars and not exceeding fifty dollars and imprisonment not more than fifteen days; for the third offence and each subsequent offence, by a fine not less than fifty dollars and not exceeding one hundred dollars and imprisonment not to exceed thirty days.

Section 5 This Ordinance shall be in force and effect when ten days have elapsed from its passage and legal publication.

O M Coxon Mayor

J M Culbertson, Clerk

I J M Culbertson Clerk of the Incorporated Village of Alliance O do hereby certify that the foregoing ordinance "entitled An Ordinance to regulate Ale, beer, Porter houses and Shops was passed June 10<sup>th</sup> A D 1886 and duly published in the Alliance Weekly Leader a paper of general circulation <sup>published weekly</sup> in the Corporation on the 18<sup>th</sup> day of June A D 1886

J M Culbertson  
Clerk

An Ordinance  
To Repeal two Ordinances therein named

Section 1 Be it ordained and enacted by the Council of the Incorporated Village of Alliance Ohio that an Ordinance Entitled "An Ordinance to regulate Ale Beer Porter houses or Shops and Billiard rooms" passed March 16<sup>th</sup> 1876, And also an Ordinance Entitled "An Ordinance to regulate and restrain Ale, Beer and Porter houses, and places of habitual resort for tippling and intemperance" passed September 3<sup>rd</sup> 1883 be and the same are hereby repealed

Section 2 This Ordinance to take effect and be in force when ten days have elapsed from its passage and legal publication.

I J M Culbertson Clerk of the Incorporated Village of Alliance O do hereby Certify that the foregoing Ordinance Entitled An Ordinance To repeal Two Ordinances therein named was passed June 10<sup>th</sup> 1886 and duly published in the Alliance Weekly Leader a paper of general circulation in Corporation June 18<sup>th</sup> 1886

J M Culbertson  
Clerk

### An Ordinance

To Authorize the Mayor and Clerk to issue and sell the Bonds of the Village of Alliance O for a sum not Exceeding Five Thousand Dollars for the purpose of liquidating the floating debt of Said Village.

Whereas the General Assembly of the State of Ohio did by an act passed May 15 1886 Authorize the Village of Alliance O to issue and sell its bonds for a sum not to Exceed five thousand dollars.

Section 1 Be it ordained and Enacted by the Council of the Incorporated Village of Alliance that the Mayor and Clerk of Said Village be and they are hereby Authorized to issue and sell according to law the Bonds of Said Village in Amount not to exceed Five Thousand Dollars (\$5000) for the purpose of liquidating the outstanding orders or floating debt of Said Village and to be apportioned in the various funds of Said Village as the finance Committee may direct

Section 2 Said bonds shall be issued and sold in sums not less than One Hundred and not to exceed five hundred dollars to be due not to exceed three years from the date thereof and shall bear interest at a rate of Six per cent payable semiannually payable 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 upon its face the imprint of the Seal of Said Village.

Section 3 For the payment of the principal and interest of Said bonds at Maturity the real and personal property of and within Said Village is pledged

Section 4 This Ordinance to take effect and be in force when Ten days have elapsed  
(over)

from its passage and legal Publication

J M Culbertson  
Clerk

O M Bowen  
Mayor

I J M Culbertson Clerk of the Incorporated Village of Alliance O do hereby Certify that the foregoing Ordinance "Entitled An Ordinance to Authorize the Mayor and Clerk of to issue and Sell the Bonds of the Village of Alliance O for a Sum Not Exceeding Five Thousand Dollars for the Purpose of Liquidating the floating debt of Said Village" was passed June 10<sup>th</sup> 1886 And duly published in the Alliance Weekly Trader a paper of general Circulation in the Corporation June 18 1886

J M Culbertson  
Clerk

### An Ordinance

To prohibit the Obstructing of Streets Alleys  
And Sidewalks

Section 1 Be it Ordained and Enacted by the Village of Council of the Incorporated Village of Alliance that it shall be unlawful for any person or persons to place or Cause to or permit to be placed upon any of the Streets Alleys or Sidewalks within the Said Village (Except as hereinafter Provided) Boxes Barrels Coops, goods, wares, Merchandise Lumber, Coal bricks or anything whatever that will shall in any Manner obstruct Said Streets Alleys or Sidewalks, or any part thereof and permit the same to remain on upon Said Streets Alleys or Sidewalks after written notice from the Marshall of Said Village to remove the same. Provided that any person doing business within any building situated on any Street or Alley in Said Village may

13:1899, Ordinance 441  
2000  
not read  
entirely  
13:1899, Ordinance 441

occupy a part of the sidewalk nearest to and adjoining said building not to exceed three feet from said building. Provided further that nothing in this Ordinance shall be construed to prohibit any person from occupying temporarily such part of sidewalks that may be necessary to load, unload, transfer or remove any merchandise or materials. Provided further that the Mayor of said Village shall have <sup>the</sup> power to license any person to occupy such part of the streets and alleys for such purposes as he may deem proper.

Section 2 Any person erecting, repairing or removing any building may occupy with building materials one third of the street or alley adjoining the premises on which such building is situate for a period not to exceed ninety days; provided that the Council of said Village may grant to such persons such further time as they may deem necessary.

Section 3 It shall be the duty of the Marshal of said Village upon receiving information that any obstruction has been placed in or upon any of its streets, alleys or sidewalks, within said Village immediately to notify in writing the person or persons causing or permitting said obstruction to remove the same. And if such notice is not immediately complied with said Marshal shall forthwith file complaint with the Mayor of said Village against such person or persons.

Section 4 Any person violating any of the provisions of sections 1 or 2 of this Ordinance shall upon conviction thereof before the Mayor of said Village be fined in any sum not exceeding five dollars for each day or part of a day said person permits such obstruction to remain upon said streets, alleys or sidewalks.

Section 5 That an Ordinance entitled, An Ordinance to prohibit the obstruction of streets, alleys, sidewalks passed Oct 20 1877 be and the same is hereby repealed.

Section 6 This Ordinance to take effect and be in force when ten days have elapsed after its passage and legal publication.

Ref

Passed June 21, 1886.

O M Cory

Mayor

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 to Prohibit the Obstructing of Streets Alleys, and Sidewalks was passed June the 21, 1886 and duly published in the Alliance Weekly Leader a paper of general circulation in the Corporation July June 25<sup>th</sup> 1886

J M Culbertson

Clerk

Order to prepare this Ordinance May 17, 1886 P 236

1<sup>st</sup> Reading of " " June 10, 1886 P. 247

2<sup>d</sup> Reading entirely omitted according to the record.

3<sup>d</sup> Reading & final passage June 21, 1886 P 255

An Ordinance  
Establishing a grade on South Webb Street

Section 1 Be it Ordained and Enacted by the Council  
of the Incorporated Village of Alliance Ohio That  
the grade on South Webb Street between the Center of  
Broadway Street and the Center of Cambridge Street  
be and the same is hereby Established as follows  
Beginning at the Point of intersection of the Center of  
South Webb Street with the Center of Broadway Street  
at an Elevation of 112.0 feet; Thence South with  
the Center of said South Webb Street, 400 feet;  
at an Elevation of 108 feet; Thence South to the  
Center of Oxford Street to an Elevation of  
110.45 feet; Thence South to the Center of Cambridge  
Street at an Elevation of 105.2 feet.

Section 2 This Ordinance shall take Effect and be  
in force when Ten days shall have elapsed  
after its passage and legal publication.

O. M. Coxon

J. M. Culbertson

Mayor

Clerk

I J. M. Culbertson Clerk of the Incorporated Village  
of Alliance O do hereby Certify that the foregoing  
Ordinance Entitled An Ordinance Establishing  
the grade on South Webb Street was passed  
June 20th 1886 and duly published in the Alliance Weekly  
Leader a paper of general Circulation in the  
Corporation June 25th 1886

J. M. Culbertson

Clerk

Repealer 352

## An Ordinance

To Prohibit Ale, Beer and Porter houses and other places where intoxicating liquors are sold at retail.

Section 1 Be it ordained and Enacted by the Council of the Village Incorporated Village of Alliance Ohio that it shall be unlawful for any person or persons to keep within the limits of said Village any Ale, Beer or Porter houses or place where intoxicating liquors are sold at retail, for any purpose, or in any quantity provided that nothing herein contained shall prevent any regular Druggist from selling liquors upon prescriptions issued in good faith by reputable Physicians in active practice, or for Exclusively Known Mechanical pharmaceutical or Sacramental purposes.

Section 2 Any person or persons violating any of the provisions of this Ordinance shall, upon conviction thereof be fined for the first offence not less than ten (\$10) nor more than Fifty Dollars (\$50) and imprisoned in the the Village Prison not less than ten days nor more than twenty days, and for each subsequent offence, not less than twenty five Dollars (\$25) nor more than One Hundred Dollars (\$100) and imprisoned not less than twenty days nor more than thirty days.

Section 3 This Ordinance shall take effect and be in force when ten (10) days have elapsed after its passage and legal publication.

J. M. Culbertson  
Clerk

O. M. Coyer  
Mayor

I, J. M. Culbertson Clerk of the Incorporated Village of Alliance do hereby certify that the foregoing Ordinance entitled An Ordinance to prohibit Ale Beer and Porter Houses and other places where intoxicating Liquors are

"Sold at retail" was passed August 9<sup>th</sup>  
1886 and <sup>July</sup> published in the Alliance Weekly  
Leader ~~Aug~~ a paper of General Circulation  
in the Corporation Aug 13<sup>th</sup> 1886

J M Culbertson  
Clerk

## An Ordinance

Repealed <sup>35<sup>y</sup></sup>

To prohibit ale, beer and porter houses and other places where intoxicating liquors are sold at retail.

Section 1. Be it ordained by the Council of the Incorporated Village of Alliance, Ohio, That it shall be unlawful for any person or persons to keep within the limits of the said Village, any Ale, beer or porter house or any place where intoxicating liquors are sold at retail, for any purpose or in any quantity provided that nothing herein contained shall prevent any regular druggist from selling liquors upon prescriptions issued in good faith by reputable physicians in active practice, or for exclusively known mechanical, pharmaceutical or sacramental purposes.

Section 2 Any person or persons violating any of the provisions of this Ordinance, shall upon conviction thereof, be fined for the first offense not less than ten <sup>or more</sup> ( $\$10$ ), nor more than fifty dollars ( $\$50$ ), and for each subsequent offense not less than twenty five dollars ( $\$25$ ), nor more than ~~one hundred~~ <sup>one hundred</sup> dollars ( $\$100$ ).

Section 3 This Ordinance shall take effect and be in force when ten days have elapsed after its passage and legal publication.

J. M. Culbertson Clerk — O. M. Coxn. Mayor

I J. M. Culbertson Clerk of the Incorporated Village of Alliance Ohio do hereby certify that the foregoing Ordinance entitled "An Ordinance" to prohibit ale beer, and porter houses and other places where intoxicating liquors are sold at retail" was passed Aug 20<sup>th</sup> 1886 and duly published in the Alliance weekly Leader a paper of general circulation in the Corporation Aug 27<sup>th</sup> 1886  
J. M. Culbertson  
Clerk

An Ordinance  
To repeal an Ordinance therein named.

Section 1 Be it Ordained and Enacted by the Council of the Village of Alliance, that an Ordinance Entitled An Ordinance to regulate ale, beer, and porter houses and Shops passed June 10<sup>th</sup> 1886 be and the same is hereby repealed.

Section 2 This Ordinance to take effect and be in force after its passage and publication as required by Law.

J. M. Culbertson

Clerk

O. M. Coxe

Mayor

I J. M. Culbertson Clerk of the Incorporated Village of Alliance do hereby Certify that the foregoing Ordinance Entitled An Ordinance To Repeal an Ordinance therein Named was passed Sept 6<sup>th</sup> 1886 and duly published in the Alliance Weekly Leader a paper of General Circulation in the Corporation Sept 10<sup>th</sup> 1886

J. M. Culbertson

Clerk

## 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 Debt of said Village due October 15 1886

Section 1 Be it ordained and enacted by the Council of the Incorporated Village of Alliance, 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 \$6,500.<sup>00</sup>, for the purpose of Extending the time of payment of the bonded debt of said Village, due Oct 15<sup>th</sup> 1886.

Section 2 Said Bonds shall be issued in Sums of not less than One Hundred Dollars, and not to exceed One Thousand Dollars, and shall become due not to exceed three years from their date and shall bear interest at a rate not to exceed Six per Cent per Annum 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 bearing 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.

Section 3 This Ordinance shall take effect and be in force when ten days have elapsed from its passage and legal publication

J. M. Culbertson  
Clerk

O. M. Coxen  
Mayor

J. M. Culbertson Clerk of the Incorporated Village of Alliance Ohio hereby certifies that the foregoing Ordinance entitled 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

debt of said Village due October 15<sup>th</sup> 1886  
was passed Sept 6<sup>th</sup> 1886 and duly published  
~~Sept 10<sup>th</sup> 188~~ in the Alliance Weekly Leader  
a weekly paper of general Circulation in  
the Corporation Sept 10 1886

J. M. Coulterson  
clerk

me  
to  
ed  
by  
e  
ge.  
d  
r  
have  
the  
d  
l

## An Ordinance

To prohibit Ale, Beer and Porter Houses and other places where intoxicating liquors are sold at retail.

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 or persons to keep within the limits of said Village any Ale, Beer, or Porter House.

Section 2 Be it further ordained and Enacted that it shall be unlawful for any person ~~or persons~~ any place or persons to keep any place within the limits of the Incorporated Village of Alliance where intoxicating liquors are sold at retail for any purpose, or in any quantity otherwise than upon prescriptions issued in good faith by a reputable Physician or Physicians in active practice, or for Exclusively Known Mechanical Pharmaceutical or Sacramental purposes. But nothing herein contained shall prevent the Manufacturing of intoxicating liquors from the raw material and the sale thereof by the ~~Manufacturer~~ manufacturer of the same in quantities of one gallon or more at any one time.

Repealed in 1897.

Section 3 Any person or persons violating any of the provisions of this Ordinance shall upon conviction thereof be fined, for the first offense not less than twenty five Dollars (\$25.00) nor more than fifty Dollars (\$50.00) and for each subsequent offense not less than fifty Dollars (\$50.00) nor more than one hundred Dollars (\$100.00)

Section 4 That an Ordinance Entitled "An Ordinance to prohibit Ale, Beer and Porter houses and other places where intoxicating liquors are sold at retail" Passed August 9<sup>th</sup> 1886, and also an Ordinance Entitled "an ordinance

to prohibit Ale Beer and Porter Houses and other places where intoxicating liquors are sold at retail" passed Aug 30<sup>th</sup> 1886 be and they are hereby repealed.

Sections This Ordinance shall take effect and be in force when ten days have elapsed after its passage and publication as required by law.

J. M. Culbertson,  
Clerk.

O. M. Coxen  
Mayor.

J. M. Culbertson Clerk of the Village of Incorporated Village of Alliance O. do hereby Certify that the foregoing Ordinance Entitled "An Ordinance to prohibit Ale Beer and Porter Houses and other places where intoxicating liquors are sold at retail" was passed October 6<sup>th</sup> 1886 and duly published in the Alliance Weekly Leader a weekly paper of general circulation in the Corporation October 8<sup>th</sup> 1886.

J. M. Culbertson,  
Clerk.

An Ordinance  
To vacate Certain parts of Alleys in the  
Village of Alliance, therein named.

Sec 1 Be it Ordained And Enacted by the Council of the Village of Alliance, That the portion of the Alley next South of Broadway Street, beginning at the East line of Morgan Street and running East to East line of the Alley next East of Morgan Street, Also that portion of the Alley next East of Morgan Street, beginning at the South line of Broadway and running South to the North line of the said Alley next South of Broadway, in Deeters Sambone and Co's Addition to said Village of Alliance be and the same are hereby vacated.

Sec 2 This Ordinance to take effect and be in force after ten days have elapsed from its passage and legal publication.

J M Culbertson  
Clerk

O M Coffin  
Mayor

I J M Culbertson Clerk of the Incorporated Village of Alliance Ohio do hereby Certify that the foregoing Ordinance Entitled "An Ordinance To vacate Certain parts of Alleys in the Village of Alliance therein named" was passed Dec 6<sup>th</sup> 1886 and published in the Alliance Weekly Leader a paper of general circulation in the Corporation Dec 10<sup>th</sup> 1886

J M Culbertson  
Clerk