

## An Ordinance

Providing for and declaring the Vacation of Certain Parts of Alleys within the Incorporated Village of Alliance.

Section 1 Be it Ordained and Enacted by the Council of the Incorporated Village of Alliance O that the parts of Alleys in Peeters, Samborn & Co Addition to said Village, described as follows to wit: That part of an Alley lying South of Town Lots Nos 959 & 965, and beginning at the East line of Franklin Street and ending at the West line of the Street next East of said Franklin; Also that part of the Alley next East Franklin Street running north and South between Town Lots Nos 959, 960, 961, and 962 on the East, and 963, 964 and 965 on the West be and the same are hereby declared vacated and abandoned.

Section 2 This Ordinance shall take effect be in force on and after its <sup>due</sup> passage and legal Publication.

O. M. Coxen

J. M. Culbertson  
Clerk

Mayor

I J. M. Culbertson Clerk of the Incorporated Village of Alliance O hereby Certify that the foregoing Ordinance was passed Jan 2<sup>nd</sup> 1888 and duly published in the Alliance Weekly Review a paper of general Circulation in the Corporation Jan 4<sup>th</sup> 1888

J. M. Culbertson  
Clerk

## An Ordinance

To Authorize the Mayor & Clerk of the Incorporated Village of Alliance, O., to issue the bonds of said Village for the purpose of extending the time of payment of the bonded debt of said village, due March 15<sup>th</sup>, 1888.

Section 1- Be it ordained and enacted by the Council of the Incorporated Village of Alliance, Ohio, that the Mayor & Clerk of said village be, & they are hereby authorized & empowered to issue the bonds of said Village amounting on the aggregate to \$600 for the purpose of extending the time of payment of the bonded debt of said village due March 15<sup>th</sup>, 1888.

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 3 years from this date.

Said bonds shall bear interest at a rate not to exceed six percent per annum payable semi-annually; the principal & interest of the bonds aforesaid to be paid at the office of the Treasurer of said Village. The said bonds shall have interest coupons attached and be authenticated by the signatures of the Mayor & Clerk of said Village & each bond & coupon shall bear on its face the seal of said Village.

Section 3- This ordinance shall take effect & be in force when ten days shall have elapsed after its passage and due publication.

O. M. Corns, Mayor  
J. M. Culbertson, Clerk

I, J. M. Culbertson Clerk of the Incorporated Village of Alliance O. hereby Certifies that the foregoing Ordinance was passed Jun 18<sup>th</sup> 1888 and duly Published in the Alliance Weekly Review a paper of general Circulation in the Corporation Jan 25<sup>th</sup> 1888

J. M. Culbertson  
Clerk

## An Ordinance

To Submit to a vote of the Qualified Electors of the Corporation a proposition therein set out.

Section 1 Be it Ordained and Enacted by the Council of the Incorporated Village of Alliance Ohio the proposition to Annex the Municipal Corporation of Mt Union Ohio to the Village of Alliance Ohio be and the same is hereby Submitted to the Electors of the Said Village of Alliance Ohio at the Municipal Election to be held on the first Monday in April A D 1888

Sec 2 That at said Election the voters desiring to vote in favor of said Annexation shall have placed upon their ballots the words "Annexation Yes" And the voters who do not favor the Annexation aforesaid may place on their ballots the words "Annexation No" And if a majority of the Electors of the Corporation voting on the question so Submitted shall be in favor of said Annexation then, and in that event it shall be taken to be the sense of the Electors of the Village of Alliance Ohio that such Annexation be had.

Sec 3 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

O M Coxen

Mayor

I J M Culbertson Clerk of the Incorporated Village of Alliance O hereby Certify that the foregoing Ordinance was passed Feb 6<sup>th</sup> A D 1888 and duly published in the Alliance Weekly Review a paper of general circulation in the Corporation Feb 8<sup>th</sup> 1888

J M Culbertson  
Clerk

An Ordinance  
to Provide for the Division of the  
Village of Alliance into Wards,  
and to Establish the Boundaries  
and Designations of the same:

Sec. 1 Be it ordained and enacted by the  
Council of the Incorporated Village  
of Alliance, that the territory now  
included in the Corporate Limits  
of Alliance be, and the same is  
hereby divided into five (5) wards.

Sec 2 Be it further ordained and enacted  
that said wards be bounded,  
described and designated as  
follows, to-wit: the territory  
embraced and included within  
the following described boundary  
lines to-wit:

First - Beginning at the inter-  
section of the centres of Main and  
Freedom streets, thence westward  
along the centre of Main street to  
the Corporation line; thence north-  
ward and eastward along said  
Corporation line to the centre of  
North Walnut street; thence south-  
ward along the centre of North  
Walnut street to the intersection of  
the centre of said street with the  
centre of Freedom street; thence south-  
eastwardly and southward along  
the centre of said Freedom street to the  
place of beginning, shall consti-  
tute, be known and designated  
as the "First Ward".

Second - The territory embraced  
and included within the following  
described boundary lines to-wit:  
commencing at the intersection of  
the centres of Main and Freedom streets

thence northward and north-  
westwardly along the centre of  
said Freedom street to the inter-  
section of the centre of North Walnut  
street, thence northward along the  
centre of said North Walnut street  
to the corporation line, thence  
eastward and southward along  
said corporation line to the centre  
of the first street (not named) north-  
of and running parallel with the  
Pittsburgh, Fort Wayne and Chicago  
railroad track, thence westward  
along said street (not named) to  
the intersection of the centre of North  
Abb street, thence southwestward  
across the tracks of the Pittsburgh  
Fort Wayne and Chicago R.R. and  
the Cleveland and Pittsburgh railroad,  
to the foot and centre of Main  
street, thence westward along the  
centre of said Main street to the  
place of beginning, shall constitute,  
be known and designated as  
the "Second Ward."

Third - The territory embraced  
and included within the follow-  
ing described boundary lines, to wit:  
Commencing with the intersection  
of the centres of Main and Seneca  
streets, thence eastward along  
the centre to the foot of Main street,  
thence northeastwardly across the  
tracks of the Pittsburgh, Fort Wayne  
and Chicago railroad track, and  
the Cleveland and Pittsburgh railroad  
track to the intersection of the centre  
of North Abb street and the first  
street (not named) north of and  
running parallel with the  
Pittsburgh, Fort Wayne & Chicago

railroad track thence eastward along the centre of said street (not named) to the corporation line, thence southward and westward along said corporation line to the centre of Liberty street, thence northward along the centre of said Liberty street to the intersection of the centre of Milner street, thence westward along the centre of said Milner street to the centre of Seneca street, thence northward along the centre of Seneca Street to the place of beginning, shall constitute, be known and designated as the "Third Ward."

Fourth - The territory embraced and included within the following described boundary lines to wit:

commencing at the intersection of the centres of Main and Seneca streets, thence southward along the centre of said Seneca street to the centre of Milner street, thence eastward along the centre of said Milner street to the intersection of the centre of Liberty street, thence southward along the centre of said Liberty street to the corporation line, thence westward along said corporation line to the centre of Arch street, thence northward along the centre of said Arch street to the intersection of the centre of Main street, thence eastward along the centre of said Main street to the place of beginning, shall constitute, be known and designated as the "Fourth Ward."

Fifth - The territory embraced and included within the following described boundary lines, to wit: commencing at the intersection of the centres of Main and Arch streets, thence southward along the centre of Arch street to the corporation line thence westward and northward along said corporation line to the centre of Main street, thence eastward along the centre of Main street to the place of beginning, shall constitute, be known, and designated as the Fifth Ward.

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

O. M. Copen, Mayor.  
J. M. Culbertson - Clerk.

I J M Culbertson Clerk of the Incorporated Village of Alliance O hereby Certify the foregoing Ordinance was passed February 20th 1888 and Published in the Alliance Weekly Review a paper of general Circulation in the Corporation Feb 22<sup>nd</sup> 1888.  
J M Culbertson Clerk

An Ordinance  
To Repeal an Ordinance therein named

Section 1<sup>st</sup> Be it ordained and Enacted by the Council  
of the Incorporated Village of Alliance © That the  
Ordinance Entitled "An Ordinance to prohibit the  
Erection of and provide for the removal of frame  
buildings and additions to buildings within the  
Square herein described" Passed Feb 17<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 have elapsed after  
its passage and due publication.

J M Culbertson  
Clerk

O W Cox  
Mayor

J M Culbertson Clerk of the Incorporated  
Village of Alliance © hereby Certify the foregoing  
Ordinance was Passed March 7<sup>th</sup> 1888 and  
published in the Alliance Weekly Standard  
Review a paper of General Circulation in  
the Corporation Mar 14<sup>th</sup> 1888

J M Culbertson  
Clerk

An Ordinance  
To Vacate a Certain Alley therein described

Whereas a petition signed by the Owner of the Lots  
Abutting on and in the immediate vicinity of the  
Alley herein-after described, has been presented  
to the Council: And

Whereas, Notice of the pendency and prayer of  
said petition has been given by publishing  
the same in the Alliance Weekly Leader &  
Newspaper of general Circulation in  
the Corporation for six Months Consecutive  
Weeks Ending on the Eleventh day of November,  
1887: And

Whereas the Council is satisfied there is good  
Cause for such vacation, that it will  
not be detrimental to the general interest  
and that that the same should be made,  
Therefore,

Be it Ordained and Enacted by  
the Council of the Incorporated Village  
of Alliance, Ohio, that said Alley running  
One Hundred and twenty feet East from  
Mount Union Street between lots two (2) and  
three (3) in Elizabeth Grants addition to  
the City of Alliance be and the same  
is hereby vacated.

J. M. Culbertson  
Clerk

D. M. Coxen  
Mayor

I, J. M. Culbertson Clerk of the Incorporated  
Village of Alliance hereby Certifies that  
the foregoing Ordinance was passed  
March 19<sup>th</sup> 1888 and published in the  
Alliance Weekly Standard Review a  
Paper of General Circulation in  
Corporation March 21<sup>st</sup> 1888  
J. M. Culbertson  
Clerk

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An Ordinance  
To Extend the Water Mains and to Locate Two Additional  
Fire Plugs at Points Therein Named.

Section 1 Be it ordained and enacted by the Council of the Incorporated Village of Alliance O that the Water Committee be and they are hereby instructed and authorized to cause the water Mains to be extended from Mid Union Street East along Market Street to the intersection of Market with Park Street and thence South along Park Street to the intersection of Market Park Street with Broadway and to cause two fire plugs to be located to wit: One at the intersection of Market and Park Streets and One at the intersection of Park Street & Broadway.

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

J M Cox  
Mayor

J M Culbertson  
Clerk

I J M Culbertson Clerk of the Incorporated Village of Alliance O hereby Certifies that the foregoing Ordinance was Passed ~~March 19~~<sup>Apr 5 1888</sup> 1888 and Published in the Alliance Weekly Standard Review a paper of General Circulation in the Corporation ~~Mar 24~~ April 11<sup>th</sup> 1888

J M Culbertson  
Clerk

An Ordinance  
To define the duties and fix the  
salary of the Marshall.

- Sec. 1. Be it ordained and enacted by  
Council of the incorporated Village  
of Alliance, Ohio that it shall be  
the duty of the marshal of said  
corporation to execute and return  
all writs and processes to him  
directed by the Mayor and shall  
by himself or deputy attend on  
the sittings of said Mayor's Court  
to execute the orders and processes  
thereof and preserve order therein.
- Sec. 2. He shall suppress all riots,  
disturbances and breaches of the  
peace, and to that end may  
call upon the citizens to aid him;  
he shall arrest all disorderly per-  
sons in the corporation and  
pursue and arrest any person  
fleeing from justice in any part  
of the state; he shall arrest any  
person in the act of committing  
any offence against the laws of  
the state or ordinances of the  
corporation and forthwith bring  
such person before the mayor or  
other competent authority for ex-  
amination or trial; and he  
shall receive and execute any  
process or authority for the arrest and  
detention of criminals fleeing or  
escaping from other places of states.
- Sec. 3. He shall provide all persons con-  
fined in the city prison or station  
house with necessary food during  
such confinement at the expense  
of the corporation and see that  
such place of confinement is kept

clean and comfortable for the inmates thereof.

Sec. 4 All fees, costs, fines, and penalties by him collected shall immediately be paid over to the mayor, and he shall report to the council monthly the amount thereof, and from whence, and for what purpose collected, and when paid over.

Sec. 5 The marshal shall be the principal ministerial officer of the corporation and chief of the police, and he shall have in the discharge of his proper duties, like powers, & be subject to like responsibilities, and, and shall receive the same fees as sheriffs and constables in similar cases for services actually performed by himself or his deputies; but in no case shall he receive any fees or compensation in cases of acquittal for the violation of an ordinance of the corporation, or for the serving of sidewalk notices, or any other notices at the direction of the council; or for the service of summonses in cases brought for collection of penalty for failure to perform the annual two days labor upon the streets and alleys of the corporation; or for the performance of the general ministerial duties of the office.

Sec. 6 In lieu of fees in the cases excepted in section 5 of this ordinance he shall receive a stated compensation or salary of \$40 per month payable monthly.

on the order of the Council from the  
City Treasury.

Sec. 7 This ordinance hereby repeals all  
ordinances or parts of ordinances  
in conflict herewith.

Sec. 8 This ordinance shall take effect  
and be in force when ~~the~~  
days shall have elapsed after  
its passage and due publication

O. M. Coen, Mayor  
J. M. Culbertson, Clerk.

I, J. M. Culbertson Clerk of the Incorporated Village  
of Alliance O hereby Certify that the  
foregoing Ordinance was passed Apr 5 1888  
and published in the Alliance Standard  
Weekly Review a Paper of general Circulation  
in the Corporation Apr 11<sup>th</sup> 1888.

J. M. Culbertson  
Clerk

An Ordinance  
To locate certain additional  
fire plugs at points therein named

Sec. 1 Be it ordained and enacted  
by the council of the incorporated  
Village of Alliance, Ohio, that the  
water committee be and they are  
hereby instructed and authorized  
to cause the water mains to be  
extended on Freedom street south  
that two additional fire plugs  
may be located on said street  
to wit; one at the corner of Ohio  
and Freedom streets and one at  
the corner of Summit and  
Freedom streets.

Sec. 2 This ordinance shall take  
and be in force when ten days  
shall have elapsed after its  
reading and due publication.

O. M. Coen, Mayor  
J. M. Culbertson, Clerk.

I J. M. Culbertson Clerk of the Incorporated  
Village of Alliance O hereby certify  
that the foregoing Ordinance was passed  
5th 1888 and published also in the Alliance  
Weekly Standard Review a paper  
General Circulation in the Corporation  
J. M. Culbertson  
Clerk

An Ordinance  
To vacate a part of the Alley therein  
described.

Whereas the owner of a lot abutting  
on the alley hereinafter described  
has presented his petition to  
Council praying for the vacation  
of same; and

Whereas, notice of the pendency  
and prayer of said petition has  
been given by publishing the  
same in the Alliance Weekly  
Review, a newspaper of general  
circulation in the corporation,  
for six consecutive weeks ending  
on the 26th day of November 1887;  
and

Whereas, the council is sat-  
isfied there is good cause for  
such vacation, that it will not  
be detrimental to the general in-  
terest and that the same should  
be made; Therefore

Be it ordained and enacted by  
the Council of the Incorporated  
Village of Alliance Ohio that  
fourteen feet on the west side of  
that part of the alley running  
parallel with Arch street and  
lying between Arch street and  
Sinden avenue from Prospect street  
north to the Pittsburgh Fort Wayne  
and Chicago Rail Road, be and  
the same is hereby vacated.

O. M. Coen Mayor.  
J. M. Culbertson, Clerk

I J. M. Culbertson Clerk of the Incorporated Village  
of Alliance Ohio hereby Certify that the  
above going Ordinance was passed Apr 5th  
1888 and published in the Alliance Standard  
Review, a paper of General Circulation in the Corporation  
Apr 11th 1888  
J. M. Culbertson

An Ordinance

Fixing the rate of taxation in the City of Alliance  
And Providing for the distribution of the Same  
for the Year 1888.

Section 1 Be it ordained and enacted by the Council of the  
City of Alliance Ohio that there be and there is  
hereby levied for the Year 1888 on the real and  
personal property in Said Corporation nine Mills  
on Each and every dollar of Said property as  
the Same is valued on the Tax duplicate.

Section 2 - That the Tax Authorized by the first Section  
of this Ordinance be and the Same is hereby  
distributed among the funds of Said City as  
follows, to wit:

General Fund	5. Mills
Sinking Fund	2.3 "
Street and Sanitary Fund	1.3 "
Gas, Gasoline + Electric Light Fund	1.7 "
Police and Salary Fund	1. "
Water Fund	1.8 "
Fire Fund	.3 "
Prison Fund	1 "
Total	9.0 "

Section 3. That the City Clerk be and he is hereby directed  
to Cause a Copy of this Ordinance to be Certified  
to the Auditor of Stark County according to Law  
to the End that Said Taxes be placed on the Tax  
list and duly Collected.

Done at the Council Chamber in Alliance this  
16<sup>th</sup> day of May A D 1888

J M Culbertson  
Clerk

M C Pennock President of  
Board

I J M Culbertson Clerk of the City of Alliance  
herby certifies that the foregoing Ordinance was  
passed May 16 1888 And published in the Alliance  
Standard Review a Weekly Paper of General  
Circulation in the Corporation May 23<sup>rd</sup> 1888  
J M Culbertson  
Clerk

An Ordinance  
 To amend Section 3, of an ordinance  
 entitled - "An Ordinance to  
 prohibit Ale, Beer and Porter  
 Houses and other places where  
 intoxicating liquors are sold at retail."

Sec. 1 Be it ordained and enacted by  
 the Council of the City of Alliance  
 Ohio, that section 3, of an ordinance  
 entitled "An ordinance to prohibit  
 Ale, Beer and Porter Houses and  
 other places where intoxicating  
 liquors are sold at retail," be  
 amended and the same is  
 hereby amended so as to read  
 as follows: Sec. 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  
 fifty dollars (\$50) nor more than  
 two hundred dollars (\$200), and  
 for each subsequent offence not  
 less than two hundred dollars (\$200)  
 nor more than five hundred  
 dollars (\$500).

Sec. 2 That section 3 of an ordinance  
 entitled "An ordinance to prohibit  
 Ale, Beer, and Porter houses and  
 other places where intoxicating  
 liquors are sold at retail" be and  
 the same 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.

M. C. Penrock, Pres. of Council  
 J. M. Culbertson - Clerk

J. M. Culbertson Clerk of

The City of Alliance I here by certify that the foregoing Ordinance was passed  
 June 4<sup>th</sup> 1888 and published in the Alliance Weekly Leader a Paper of General  
 Circulation in the Corporation June 22<sup>nd</sup> 1888  
 J. M. Culbertson Clerk

Repealed on 1/4 1897

## An Ordinance

To extend the water mains and to locate fire plugs at points therein named.

Sec. 1 Be it ordained and enacted by the Council of the city of Alliance, Ohio, that the water committee of said council be and they are hereby instructed and authorized to extend or cause to be extended the water main west along Prospect street from Park street to Mt. Union street and to cause the location of a fire plug at the corner formed by the intersection of said Prospect and Mt. Union streets.

Sec. 2 And the said water committee is further instructed and authorized to extend or cause to be extended the water main from Clifford street south along Liberty street to Summit street, and to cause the location of a fire plug at the corner formed by the intersection of said Summit and Liberty streets.

Done at the Council Chamber in the city of Alliance, Ohio, this 4th day of June A.D. 1888.

H. C. Pennock  
Pres. of Council  
J. M. Culbertson,  
Clerk

I J M Culbertson Clerk of the City of Alliance hereby Certify that the foregoing Ordinance was passed June 4<sup>th</sup> 1888 and Published in the Alliance Weekly Standard Review June 27 1888 - a Weekly Paper of general Circulation in the Corporation

J M Culbertson  
Clerk

An Ordinance  
To create the office of City  
Civil Engineer, prescribe the  
duties, and fix the compensation  
of the same.

- Sec. 1 Be it ordained and enacted  
by the Council of the City of  
Alliance, Ohio, that the office of  
City Civil Engineer for said City  
and the same is hereby created.
- Sec. 2 That at the first regular meeting  
after this ordinance goes into effect,  
and at the first regular meeting  
in May in each year thereafter  
or whenever a vacancy occurs  
the Mayor with the advice and  
consent of the Council shall ap-  
point a City Civil Engineer who  
shall hold his office for the term  
of one year after his regular ap-  
pointment or until his successor is  
duly appointed and qualified.
- Sec. 3 It shall be the duty of the City  
Civil Engineer to make all surveys  
resurveys and measurements  
necessary to establish or determine  
the location of the lines and  
boundaries of all streets, alleys,  
lots and public grounds within  
the corporation and to run all  
levels and establish the Bench  
marks necessary to fix and  
determine the grades of the streets,  
alleys, sidewalks and other im-  
provements, and when established  
or determined he shall carefully  
mark the intersection of all streets  
in some suitable and permanent  
manner and shall perform such  
other duties not incompatible with  
the nature of his office as the  
Council may direct.

This Ordinance published  
March 23, 1896. Sec  
Res. Ch. 348 Sec 10

Sec. 4 Before entering upon the duties of his office the City Civil Engineer shall give as bond in the sum of One thousand dollars and take the oath of office as prescribed by law and shall receive for his services the sum of Five Dollars per day for the time actually employed in the service of the city.

Sec. 5 This ordinance shall take effect and be in force when ten days shall have elapsed after its passage and due publication.

M. C. Pinnock  
Pres. of Council

J. H. Culbertson  
Clerk

I J. H. Culbertson Clerk of the City of Alliance O  
Certify that the foregoing Ordinance was passed  
June 4<sup>th</sup> 1888 and Published in the  
Alliance Standard Review June 27<sup>th</sup> 1888  
a weekly paper of general circulation  
in Corporation

J. H. Culbertson  
Clerk

## An Ordinance

Accepting the report made by the Commissioners appointed by the Council of the City of Alliance Ohio and the Council of the Village of Mount Union Ohio to Agree upon terms of Annexation of Said Municipal Corporations.

Whereas the Commissioners heretofore Appointed by Council of the City of Alliance, Ohio and the Council of the Village of Mount Union Ohio for the purpose of Agreeing upon terms of Annexation of Said Municipal Corporations have made the following report to Said Council of Mt Union O to wit:

We the undersigned Commissioners appointed by your respective bodies for the purpose of Arranging terms for the Annexation of Said Village of Mt Union to Said City of Alliance have agreed upon and hereby make our report as follows:

First. The Incorporated Village of Mt Union shall be admitted into the City of Alliance as a separate ward, <sup>to be known as the Mt Union ward.</sup> and shall in all respects have equal rights, benefits and Privileges with any other ward of said City of Alliance and the Council of Alliance shall provide for the same as soon as practicable.

Second. This Annexation shall in no way affect the existing liabilities or rights of the different Corporations, but each shall pay the Principal and interest on all debts Contracted and liabilities incurred up to the Completion of the Annexation.

Third. The Sinking fund ~~of~~ for the City of Alliance shall be subdivided into three Funds, one to be called the Old Alliance Fund to pay all debts and interest incurred by the City of Alliance up to the Completion of the Annexation; One to be called Old Mount Union Fund for the payment of all debts and interest incurred by Mt Union up to the Completion of the Annexation, One to be called the Union Fund to pay all debts Contracted after the

Completion of the annexation; said Sub funds to be created by the first levy after the Completion of the Annexation and the Alliance Council shall apportion the levy accordingly  
 Fourth. That until the next Annual Municipal Election said Mount Union ward shall be entitled to two representatives in the Alliance Council to be selected by the Council of Mount Union in such manner as it may see fit.

Fifth. All Ordinances existing in Mount Union at the time of the Annexation not provided for by the Alliance Ordinances shall continue in force until repealed, amended, or otherwise properly provided for by the Alliance Council.  
 Sixth. These conditions shall in no wise affect the Post Office or School district of Mt Union or Alliance, therefore.

Be it Ordained ~~by the~~ and enacted by the Council of the City of Alliance Ohio that said report and the terms of Annexation therein contained, be and the same are hereby accepted and approved

Done at the Council Chamber in the City of Alliance Ohio this 2<sup>nd</sup> day of July AD 1888

J. M. Culbertson,  
 Clerk

Pres. of Council

I J. M. Culbertson Clerk of the City of Alliance Ohio hereby certify that the foregoing Ordinance was passed July 2<sup>nd</sup> 1888 and published in the Alliance <sup>Weekly</sup> Standard Review a weekly paper of general circulation in the Corporation July 4<sup>th</sup> 1888

J. M. Culbertson  
 Clerk

## An Ordinance.

To provide for the Grading and Improving of Arch Street between Main Street and Summit Street.

- Section 1 Be it Ordained and enacted by the Council of the City of Alliance, Ohio, (Two thirds of all the Members Concurring) that Arch Street between Main Street and Summit Street, be improved by grading the same and paving the road-bed with paving-brick or stone for a distance of at least 25 feet in width setting curb and gutter stones and constructing the necessary culverts and drains according to the plans and specifications on file in the office of the City Clerk.
- Section 2. That the cost and expense of said improvement, Excepting as otherwise provided by Statute, shall be estimated, levied and assessed upon each and every front of the ~~the~~ several lots or parcels of land bounding or abutting upon said street between the ~~the~~ points aforesaid in proportion to the frontage in each.
- Section 3 That the cost of grading and paving all streets and alleys, intersections upon said Arch Street between the points aforesaid, shall be paid out of the general tax levied for the use of the Corporation.
- Section 4 That all claims for damages caused ~~for~~ by reason of said improvement shall be adjusted after completion of same.
- Section 5 That this Ordinance shall take effect and be in force when ten days have elapsed after its passage and due publication.
- M. L. Dumock Pres of Council
- J. M. Culbertson Clerk

J. M. Culbertson Clerk of the City of Alliance.

Ohio, I do hereby certify that the foregoing Ordinance was passed July 16<sup>th</sup> 1888 and published in the Alliance <sup>Weekly</sup> Standard Review a paper of general circulation in the Corporation July 18<sup>th</sup> 1888.

J. M. Culbertson Clerk

Repealed April 24, 1894

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## 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 City of Alliance Ohio, that it shall be unlawful for any person, or persons to keep within the limits of said city any ale beer or porter house.

Sec 2. Be it further ordained and enacted that it shall be unlawful for any person or persons to keep any place within the limits of the City 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 at the manufactory, by the manufacturer of the same in quantities of one gallon or <sup>more</sup> at any one time.

Sec 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 fifty dollars (\$50) nor more than two hundred dollars (\$200), and for the each subsequent offense not less than two hundred dollars (\$200) nor more than five hundred dollars (\$500).

Sec 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 October 6<sup>th</sup> 1886 and an Ordinance entitled an "An Ordinance to amend Section 3 of An Ordinance Entitled an Ordinance to prohibit ale beer and porter houses and other places where intoxicating liquors are sold at retail" passed June 4, 1888 be and the same are hereby repealed.

Section 5. 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

M. E. Pennock, Pres of Council

J. M. Culbertson Clerk of the City of Alliance Ohio hereby certify that the foregoing Ordinance was passed July 19<sup>th</sup> 1888 and published July 25<sup>th</sup> 1888 in the Alliance Weekly Standard review, a paper of general circulation in the Corporation

J. M. Culbertson

Clerk

See Sec 6933 Statutes.

# An Ordinance to Prohibit Gambling.

- Sec. 1 Be it ordained and enacted by the Council of the City of Alliance, Ohio, that it shall be unlawful for any person to play a card game whatsoever for any sum of money or other property of value.
- Sec. 2 That it shall be unlawful for any person to suffer any game whatsoever to be played for gain upon or by means of any gaming device or machine of any denomination or name in his house or in any out house, booth, arbor, icketon, or room or any place in which he has the care or possession.
- Sec. 3 That any person violating any of the provisions of this ordinance shall on conviction thereof be fined in any sum not more than two hundred dollars (\$200), and not less than fifty dollars (\$50.00).
- Sec. 4 That an ordinance entitled "An Ordinance to prevent gambling and the destruction of ornamental fruit or shade trees etc. passed May 1, 1865" be and the same is hereby repealed.
- Sec. 5 That this ordinance shall be in force when ten days shall have elapsed after its passage and due publication.
- M. C. Pinnock - President of Council  
J. M. Culbertson - Clerk.

J. M. Culbertson Clerk of the City of Alliance  
I hereby Certify that the foregoing Ordinance

was passed July 19<sup>th</sup> 1888 and published  
July 25<sup>th</sup> 1888 in The Alliance Weekly Standard  
Review a paper of general circulation in  
the Corporation

J. M. Culberson  
Clark

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## An Ordinance.

To establish the grade on Liberty street between Main street and the south line of the corporation.

Section 1. Be it ordained and enacted by the Council of the City of Alliance, Ohio, that the grade on Liberty street be and the same is hereby established as follows: Beginning at the center of Liberty street, and the south curb of Main street at an elevation of eighty-nine and forty-hundredths feet (89.40) thence south to the center of Market street to an elevation of one hundred and one and forty-five hundredths feet (101.45) thence south to the center of Columbia street to an elevation of one hundred and eighteen and fifty-four hundredths feet (118.54), thence south to the center of Broad street to an elevation of one hundred and twenty-seven and forty-seven hundredths feet (127.47) thence south to the center of an alley to an elevation of one hundred and twenty-six and fifty hundredths feet (126.50) thence south to the center of College street to an elevation of one hundred and twenty-three feet (123.00), thence south to the center of an alley to an elevation of one hundred and eighteen feet (118.00) thence to the center of Oxford street to an elevation of one hundred and nineteen and twenty-three hundredths feet (119.23) thence to the center of Cambria street to an elevation of one hundred and twenty-one and one-half feet (121.50) thence to the south side of the section line alley to an elevation of one hundred and twenty-three and one-half feet (123.50), thence to the center of Summit street to an elevation of one hundred and twenty-nine and forty-seven hundredths feet (129.47) thence to the center of an alley to the elevation of one hundred and thirty-three and thirty-seven (133.37) thence to the center of Grant street to an elevation of one hundred and forty-one and two hundredths feet (141.02), thence to the center of Burwood street to an elevation of one hundred and fifty-one and ninety hundredths feet (151.90), thence to the center of Milner street to an elevation of one hundred and fifty-four feet (154.00) thence south five hundred feet (500 ft.) to an elevation of one hundred and forty-five feet (145.00)

thence to the south curb of South street to an elevation of one hundred and thirty six and eighty four hundredths feet (136.84) thence to the south line of the corporation to an elevation of one hundred and forty one (141.00).

Section 2. Elevations to apply to the center line of the street. The top of the curb on the west side of the street to be six inches higher and on the east side of the street the top of the curb to be six inches lower than the center of the street. The gutters to be not less than six inches deep.

Section 3. That all ordinances or parts of ordinances in conflict with the foregoing be and the same are hereby repealed.

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

M. C. Pennock, Pres. of Council.  
J. M. Culbertson, Clerk.

I J M Culbertson Clerk of the City of Alliance do hereby certify that the foregoing Ordinance was duly passed July 19<sup>th</sup> 1888 and published July 25<sup>th</sup> 1888 in the Alliance Weekly Standard Review, a paper of general circulation in the Corporation

J M Culbertson  
Clerk

An Ordinance.

Fixing the time and place of the meeting of the council of the city of Alliance.

Repeals May 11, 1889  
P 22 Revt Sec 2

Ref. Revt  
P 22 Sec 2

Ref. Revt  
P 22 Sec 2

Ref. Revt  
P 22 Sec 2

Section 1. Be it ordained and enacted by the council of the city of Alliance, that the regular meetings of said Council shall be held on Monday night of each week at the council chamber of said city.

Section 2. That an Ordinance entitled, "An Ordinance to fix the time and place of the meetings of the Council of the village of Alliance," passed October 21st, 1873, &c. and the same is hereby repealed.

Section 3. That this ordinance shall take effect and be in force after ten days shall have elapsed after its passage and publication.

M. C. Pennock, Pres. of Council.

J. M. Culbertson, Clerk.

This ordinance repeals

I J. M. Culbertson Clerk of the City of Alliance do hereby Certify that the foregoing Ordinance was passed July 19<sup>th</sup> 1888 and published July 25<sup>th</sup> 1888 in the Alliance Weekly Standard Review a paper of General Circulation in the Corporation,  
J. M. Culbertson  
Clerk

An Ordinance,

Granting to the Alliance Street Railroad Company the right to construct, maintain and operate a Street Railway upon certain streets in the City of Alliance, Ohio, and prescribing the manner, the terms and conditions upon which the same shall be done under such grant.

Whereas, The Alliance Street Railroad Company did make due application in writing both to the Council of this city and to the Council of the Village of Mt. Union adjoining, for a grant of the right and privilege of locating, constructing, and operating upon certain streets and parts of streets in both corporations a street railroad, and due notice of this application, having been given by the clerks of each corporation in the Alliance Daily Leader, a daily paper published and its daily circulation within said corporations, for the period of three weeks, and

Whereas, Said company has obtained the written consent of a majority of the property holders upon each street or part of street on the line of the proposed street railroad, represented by the feet front of the property abutting on the several streets along which such road is proposed to be constructed in both corporations; and

Whereas, Since the application above named has been made, and published the annexation of the village corporation above mentioned to the corporation of the city of Alliance, before commenced, has now been fully carried out and completed under the statutes of the State of Ohio according to the rules and conditions therein provided; so that the former corporation of Mt. Union, forms one of the wards of the city of Alliance with all its powers and authority merged into those of the city government; Now, Therefore,

Sec 1. Be it ordained by the Council of the city of Alliance, Ohio, That the Alliance Street Railroad Company, their successors and assigns, be and they same are hereby granted the right to locate, construct and maintain and operate a street railroad upon the streets and parts of streets within the

essaries, switches, turn tables and turnouts as hereinafter specified; for carrying passengers, baggage and luggage on the following streets: Commencing at the Passenger Depot of the Pittsburgh, Fort Wayne and Chicago Railway on Main Street thence west of said street to the corporation limits. Also from the intersection of Mt. Union and Main Streets, south on Mt. Union and Portage streets to Main Street in Mt. Union ward, thence east on said Main Street to its intersection with Arch Street, thence north along said Arch Street to its intersection with Main Street on the north line of the Fourth and Fifth wards; said grant to continue from and during the term of twenty-five (25) years from the taking effect of this ordinance; Provided, however that such grant is made upon the express condition that said Company their successors or assigns shall from time to time during said term, fully comply with all and singular the requirements and conditions contained in the next succeeding sections of this ordinance as therein expressed.

Sec 2. That said company, their successors and assigns shall commence the location and construction of one or more lines of said road within sixty (60) days after the time of the passage and publication of this ordinance, and shall construct, complete and have in full running order, properly laid and equipped in manner as herein after specified, with necessary side-tracks and turn-tables, complete with necessary cars to furnish the same, to the satisfaction of the city Council, one full line of track from the place of commencement on the east end of Main Street near the station of the Pittsburgh, Ft. Wayne and Chicago Railroad to the point of the intersection of Main Street with Portage Street in Mt. Union Ward, on or before the first day of May 1889, in and for the benefit of the city of all the rights and privileges granted therein by this ordinance.

That on all streets and parts of streets the use of which is herein granted to said Railroad Company for the purpose set forth, and not so used and appropriated by them in any manner and form as herein specified, within the term of five (5) years from the taking effect of this ordinance, all rights and privileges and franchise herein granted shall be forfeited to the city.

Tracks constructed by the Alliance Street Railroad Company, their successors or assigns on any or all of the streets or parts of streets herein specified shall be laid as near the center of the streets as practicable, to be on uniform standard gauge through out the city and the rails to be of flat rail of the best approved pattern, so laid with the surface of the street as to be no impediment to the ordinary use of all such streets or parts of streets by wagons or carriages, with suitable gutters at all necessary points so as to permit the free flow of water under the same, and on each grade as previous or may hereafter be established by the city Council, and subject, at all times, to be taken up and relaid, whenever deemed necessary by the Council for the purpose of repairing, regrading said streets or parts of streets or constructing or repairing sewers, laying over passing water or gas pipes, or other necessary purposes therein, said taking up and relaying to be done at the expense of said Railroad Company. And it is further ordained and required that in laying said railroad tracks on all unpaved streets or parts of streets, the space between the rails, and of a distance of 18 inches beyond the outside of the rails, on either side of the track shall be filled in with a bed of stones or other good and suitable material, to the depth of not less than twelve (2) inches, and the top surface thereof to be covered over with a good, suitable flat coat of clean gravel, so as to form a

especially at all street and alley crossings  
that are on or all parts of macadam  
and all other such pavements, the paving on either side  
displaced in constructing such road shall  
again be properly replaced by such grade,  
such grade, style and manner as it pre-  
existed, or as the Council may there-  
after provide for by ordinance, and  
filling pavements macadamized  
the rails and tightening inches on  
on either side of track shall be  
maintained by and kept in good condition  
repair by said grantees during the  
term granted.

Sec 4. Whenever it shall be deemed necessary  
Council to grade, pave, macadamize  
paved streets or parts of streets where  
rigid tracks are laid, or are about to be laid,  
the said Railroad Company, their successors  
or assigns shall be required to pave any or all  
parts of the track between the rails with  
gravel, stone or other material, and in such  
manner as the Council may require, and  
to maintain and keep in good repair to the  
satisfaction of the Council, the same during  
the continuance of this franchise. And if  
said Company, or its assigns or successors after  
reasonable notice, shall fail to do such  
paving at the same time that any such part  
of parts of streets are being so improved by  
city, or shall fail to make such necessary  
repairs, to the said paving as from time to time  
shall be required by Council, after reasonable  
notice to do so, and at the end of the time so named  
therein, and in that event the city may do such  
paving or repairing, and in either case assess  
the cost of the same against said company, in  
the same ordinance with the property on either  
said streets, or by a separate ordinance, and  
may collect the amounts thereof and costs  
thereof by special or other tax on the same

shall be liable to all said expenses, and the same shall protect and defend the city against all damage in this case.

And be it further ordained, that the following specifications, are hereby required by the City Council, of the Company, in the running of their cars:

### Specifications.

When the Conductor of any car is required to stop at the intersection of streets to receive or leave passengers the car shall be stopped so as to leave the rear end platform over the crossing.

The Conductor or a right driver of each car shall keep a constant watch for all trains, carriages, persons on foot, and especially children, either on the track or moving towards it, and on the first appearance of danger to such team or person, or other obstruction, the car shall be stopped in the shortest space and time possible.

The Conductor shall not allow ladies or children to enter or leave the cars whilst in motion. Conductors shall announce to passengers the names of the streets or places, through which the cars cross in connection with any other rail-road tracks.

The cars after sunset shall be provided with signal lights, and each team shall at all times have a bell attached to some portion of the harness.

The cars of said Company shall be entitled to the tracks, and any vehicle on the track of said company shall turn out when any car comes up, and shall leave the track unobstructed, and the driver of said vehicle refusing to do so when requested by the driver of any car shall be liable to a penalty not exceeding five dollars, or a conviction before a Justice and costs of prosecution, and all fines collected under this section shall be paid into the City Treasury to the credit of the City. Provided, that if any person or persons shall be liable to any such penalty, and shall

a property of the same under  
repairing and repairing and to be  
under the direction and to the use of  
the city Council.

Sec. 5- Said Railroad company, its successors  
shall place and continue said road  
with all the modern improvements  
convenience and comfort of passengers to be  
pulled by horses, electricity, or other  
power as may be approved by Council  
anywhere as often as the public  
may require, and in such cases  
the City Council pay from time to time  
and if from any cause said Company, its  
or assigns shall for the term of three  
months discontinue the regular running  
in any manner as specified, on any street or  
streets or which, under this ordinance  
franchise extend, and on which  
have laid the tracks of said railroad  
and in that event, this grant, and  
rights and privileges therein  
shall, on such streets or parts  
be forfeited to them, and the  
city from that time forth, and  
and other material composing  
thereon shall be held and appraised  
the city, until all liens or claims  
have against said Company for  
or repairing the tracks of same  
paid.

Sec. 6 The city of Alliance shall not be held  
Alliance Street Railroad Company  
cessors or assigns for any damage  
sustained by reason of any fire, or  
or repairing of any gas or water  
or pipes, or in the laying of the  
is hereby ordained that any de  
damages sustained by any pe  
selves or their property by said R  
their successors or assigns, and

# An Ordinance

providing for the Pruning of Shade  
trees overhanging the public walks.

1. Best ordained and enacted by  
the Council of the city of Albany  
that all trees or shrubs planted  
or growing on the public streets,  
alleys or highways, or along the  
margin of said public streets,  
alleys or highways, and over-  
hanging the public walks loca-  
ted along the same shall be  
pruned free of limbs or shoots to  
a distance of ten feet above the  
sidewalk and it shall be unlaw-  
ful for the owner or owners of said  
trees or shrubs, or the agents or  
lessee of such owner or owners  
to permit the same to remain  
untrimmed in accordance  
with the provisions of this section  
after the expiration of the notice  
provided for in the following section  
that it shall be made and its  
observance made the duty of the street  
commissioner at the proper season  
of the year for trimming trees, or shrubs  
to give the owner or owners, their  
agents or lessees, of trees or shrubs  
planted or growing on the public  
streets, alleys or highways and  
overhanging the public walks  
located along the same, that he  
they trim or cause to be trimmed  
said trees or shrubs in accordance  
with section 1 of this ordinance, and  
in the failure of said owner or  
owners, their agents or lessees to so  
trim or cause to be so trimmed  
said trees or shrubs to a point

be allowed a reasonable and sufficient  
move, load and unload the same  
being liable to the penalty attached  
this section; Provided, that no  
or persons shall have first obtained  
consent of the Mayor or the Council  
Streets and Alleys of the city Council  
removal.

7th - Said Railroad Company, their successors  
assigns may require each passenger  
car of said Company to pay in ad-  
vance of not over five (5) cents for one  
round trip from ~~one~~ any one point  
railroad to another point to be designated  
by said passenger. But all children  
over five years of age, if accompanied by  
parents or other escort shall be allowed  
free. Provided, however, that said company  
may charge a reasonable compensation  
carrying packages or luggage on their  
8th - This ordinance shall be in force from  
its passage and due publication, ac-  
cording to law.

M. C. Fenwick, Presdt of  
J. M. Culbertson, Clerk.

I J M Culbertson Clerk of the  
Alliance O hereby Certify that the  
Ordinance was passed July 31st  
published Aug 3rd 1888 in the  
Leader, a paper of general circulation  
Corporation  
J M Culbertson

## An Ordinance

To Change the name of Mr. Union  
and Portage street to Union Avenue

- Sec. 1 Be it ordained and enacted by  
the Council of the city of Alliance  
Ohio, that the name of the street  
running north and south and  
known as Portage and Mr. Union  
street be changed to "Union Avenue".
- Sec. 2 That this ordinance shall be in  
force when ten days shall have  
elapsed after its passage and  
due publication.

A. C. Pymock  
Pres. of Council  
J. M. Culbertson - Clerk

I, J. M. Culbertson Clerk of the City of Alliance do hereby  
Certify that the foregoing Ordinance was  
passed Aug 27<sup>th</sup> 1888 and duly published  
in the Alliance Weekly Standard Review, a  
Paper of general Circulation in the Corporation  
Aug 27<sup>th</sup> 1888  
J. M. Culbertson  
Clerk

## An Ordinance

Extending water mains and  
locating hydrants at points there-  
in named.

- Sec. 1 Be it ordained and enacted by  
the Council of the city of Alliance,  
Ohio, that the water committee  
of said Council be and they are  
hereby instructed and authorized  
to extend or cause to be extended  
the water main from North  
Walnut street west along Keystone  
street to Park street, thence north along  
Park street to Vine street, thence west  
along Vine street to Mt. Union street

five days after being so notified, the  
street Commissioner is hereby authorized  
and required to cause said trees  
to be so trimmed at the expense  
of the corporation. But such owners  
or owners, their agents or lessees  
failing to comply with said notice  
as aforesaid shall be deemed guilty  
of an offense and upon conviction  
thereof before the Mayor shall be  
fined in any sum not exceeding five  
dollars and shall pay the costs  
of prosecution and every period of  
five days after failure to comply  
with said notice that said trees  
or shrubs shall remain untrim-  
med shall be taken and held  
to be an additional offense.

Sec. 3 That this ordinance shall take  
effect and be in force when ten  
days shall have elapsed after  
its passage and publication  
according to law.

M. C. Pinnock  
Pres of Council  
J. M. Culbertson - Clerk.

J. M. Culbertson Clerk of the City of  
Alliance O hereby certify that the foregoing  
ordinance was passed Aug 27<sup>th</sup> 1888 and  
published in the Alliance Weekly Standard  
Review a Paper of General Circulation  
in the Corporation Aug 29<sup>th</sup> 1888  
J. M. Culbertson  
Clerk

and that hydrants be placed at the corners of Keystone and Park streets, Park and Vine streets, and Mt Union and Vine streets.

Sec. 2. That ~~that~~ the water mains be extended from Patterson street, north along North Liberty street to Keystone street, and that hydrants be placed at the corners of North Liberty and Noble streets, North Liberty and Reed streets, and North Liberty and Keystone streets, and that said Water committee is instructed and authorized to cause the same to be done.

Done at the Council Chamber, this sixth day of August, A. D., 1888.

M. C. Pennock,

Pres. of Council.

J. M. Culbertson, Clerk

I J. M. Culbertson Clerk of the City of Alliance Ohio do hereby certify that the foregoing Ordinance was passed Aug 27<sup>th</sup> 1888 and published Aug 29<sup>th</sup> 1888 in the Alliance Standard, a paper of general circulation in the Corporation.

J. M. Culbertson

Clerk

## An Ordinance

To amend section three (3) of an Ordinance to establish a grade on Arch street, passed May 7<sup>th</sup>, 1877.

Sec. 1. Be it ordained and enacted by the Council of the city of Alliance, Ohio That section three (3) of an ordinance establishing a grade on Arch street passed May 7<sup>th</sup>, 1877, be amended to read as follows: The curb stones on each side of said street shall be of the same elevation as the center of the street, except between Market

and college street the curb on the east side shall be three (3) inches higher than the center, and on the west side three (3) inches lower than the center running to the same elevation as the center at the first grade point north of Market and south of College street, and the gutters on each side of said street shall be not less than three (3) inches nor more than nine (9) inches below the top of the curb. That the original section, three (3) be and the same is hereby repealed.

M. C. Pennock,

Pres. of Council.

J. M. Culbertson, - Clerk.

J. M. Culbertson Clerk of the City of Alliance Ohio do hereby Certify that the foregoing Ordinance was duly passed ~~July 27~~ 1888 and Published in the Alliance Weekly Standard Review a paper of general Circulation in the Corporation Aug 29<sup>th</sup> 1888.

J. M. Culbertson  
Clerk

## An Ordinance

To Authorize the Mayor and Clerk of the city of Alliance Ohio, to issue the bonds of said city for the purpose of extending the time of payment of the bonded debt of said city due October 1st 1888.

Section 1. Be it ordained and enacted by the council of the city of Alliance, Ohio, that the Mayor and Clerk of said city be and they are hereby authorized to issue the bonds of said city amounting in the aggregate to ten thousand dollars (\$10,000) for the purpose of extending the time of payment of the bonded debt of said city due October 1st 1888.

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 be issued for a period not to exceed three years and shall bear interest at a rate not to exceed six per cent per annum, payable semi-annually. Said bonds shall have interest coupons attached, be authenticated by the signatures of the Mayor and Clerk of said city and bear on their face the impress of the corporate seal of the city. Said bonds shall in no case be sold for less than their par value and the principal and interest thereof shall be payable when due at the office of the city treasurer.

Section 3. This ordinance shall be in force when ten days shall have elapsed after its passage and due publication.

M. C. Penrock, Pres. of Council  
J. M. Culbertson, Clerk.

I J M Culbertson Clerk of the City of Alliance O do hereby Certify that the foregoing Ordinance was duly passed Aug 27<sup>th</sup> 1888 and published Aug 29<sup>th</sup> 1888 in the Alliance Weekly Review Standard Review a paper of general circulation in the Corporation

J M Culbertson  
Clerk

9/27, 29

## An Ordinance

To Assess a Special tax on the real Estates bounding and Abutting on Arch Street from Main Street South to Summit Street And to issue bonds in Anticipation of the Collections of Such Assessment.

Section 1 Be it Ordained and Enacted by the city council of the city of Alliance, Ohio that there be levied and assessed on each front foot of the several lots of land bounding and abutting on Arch Street from Main street south to Summit street the sums hereafter named for each and every year, as specified, to wit:

For the year 1888.....	56 dollars.
" " " 1889.....	5936 dollars
" " " 1890.....	6272 dollars.
" " " 1891.....	6608 dollars.
" " " 1892.....	6944 dollars.

To provide a fund to pay the cost and expense of improving Arch street between the points aforesaid are assessed shall pay the amount of money by them severally due in that behalf to the city treasurer on or before the 10<sup>th</sup> day of October in each of the said several years and in default of such payment the city clerk shall forthwith certify under his official seal all unpaid assessments to the county auditor to be by him placed upon the tax duplicate and collected with interest and penalty according to law.

To provide a fund to pay the cost and expense of improving Arch street between the points aforesaid together with the above said interest on the bonds issued, according to the estimate of the engineer.

Section 2 That the owners of the several lots of land upon each front foot of which the sums aforesaid are assessed shall pay the amount of money by them severally due in that behalf to the city treasurer on or before the 10<sup>th</sup> day of October in each of the said several years and in default of said such payment the city clerk shall forthwith certify under his official seal all unpaid assessments to the county auditor to be by him placed upon the tax duplicate and collected with interest and penalty according to law.

Section 3. That to provide a fund for the immediate payment of the cost and expense of improving said Arch Street between the points aforesaid, the Mayor and City Clerk be authorized to issue the bonds of this city of Alliance, Ohio, for the sum of \$13,216 in five distinct series, numbered, falling due <sup>as</sup> for the amounts as follows, to wit:

First series for \$2643.20 and falling due one year from date of issue. Second series for \$2643.20 and falling due two years from date of issue. Third series of \$2643.20 and falling due three years from date of issue. Fourth series of \$2643.20 and falling due four years from date of issue. Fifth series for \$2643.20 and falling due five years from date of issue with interest thereon at the rate of six per cent per annum payable semi-annually principal and interest payable when due at the office of the city treasurer. Said bonds shall be designated "Arch Street improvement bonds" shall each show on their face the statute and ordinance in pursuance of which they are issued, shall each be signed by the Mayor and countersigned by the clerk of the city of Alliance and shall each bear on their face the impress of the seal of the city and shall be sold by said Mayor and Clerk under the directions of the finance committee of the council for not less than their par value. That said bonds shall be in suitable denominations not to exceed one thousand dollars and have interest coupons attached. That the proceeds derived from the sale of said bonds shall be applied to the payment of the cost and expense of said improvement and to no other purpose whatsoever and for the payment of the said bonds and the interest thereon the revenue and faith and all the real and personal property of the city are hereby pledged: Provided that if on or before the sale of said bonds any of the owners of property between the points mentioned on said Arch Street shall pay the whole of said five installments in cash, or the interest on the deferred installments, or other words pay five times the amount

of the assessment of the year 1888, the amount so paid in cash shall be applied to the payment of the amount due the contractor and the amount of the bonds to be issued in the first series or succeeding series in their order shall be reduced by deducting the amount so paid in cash from the total amount of the said first series or succeeding series in their order and the bonds issued shall be to provide a fund for the unpaid remainder.

Section 4. That upon the sale of said bonds the proceeds thereof shall be placed in the treasury of the city to the credit of the "Arch street improvement fund" and that the said annual assessment and all portions thereof shall be paid into the sinking fund when collected and shall be applied to the payment of said bonds and the interest thereon as the same shall become due and to no other purpose whatsoever.

Section 5. 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.  
W. C. Pennock, Pres't of Council.

I J. M. Culbertson, Clerk of the City of Alliance  
do hereby Certify that the foregoing Ordinance  
was passed August 27<sup>th</sup> 1888 and published  
August 29<sup>th</sup> 88 in Alliance Weekly Standard  
Review a paper of general circulation in  
the Corporation.

J. M. Culbertson  
Clerk

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## An Ordinance

To Establish a grade on UNION AVENUE between the Pittsburgh Ft Wayne & C R R and the Center of Main Street in Mt Union Ward.

Section 1 Be it ordained and Enacted by the Council of the City of Alliance, Ohio that a grade on that part of Union Avenue between the South line of the Pittsburgh Ft Wayne and Chicago R R and the Center of Main Street in Mount Union Ward be and the same is hereby Established as follows: Beginning at the South line of said Railroad at an Elevation of Seventy six feet (76.00) thence South to the Center of Prospect Street to an Elevation of Ninety four feet (94.00) thence to the north line of Main Street to an Elevation of One hundred and Seven and One tenth (107.10) feet thence to the South side of Main Street to an Elevation of One Hundred & Eight and One-tenth (108.10) feet thence to the Center of Market Street to an Elevation of One hundred and Seventeen and Seventy-five hundredths (117.75) feet, thence to the Center of Columbia Street to an Elevation of One hundred and twenty Eight and Seven-tenths (128.70) feet thence to the Center of Broadway to an Elevation of One hundred and forty and twenty one hundredths (140.21) feet thence to the Center of College Street to an Elevation of One hundred and forty three and Seventy five-hundredths (143.75) feet thence to the Center of Oxford Street at an Elevation of One hundred and forty five & Sixty Six hundredths (145.66) feet, thence one hundred and fifty seven and one half (157 1/2) feet to the Center of An Alley to an Elevation of One hundred and forty six and Six tenths (146.60) feet, thence South three hundred and thirty Eight (338) feet to the Section line to an Elevation of One hundred and fifty two and forty Six hundredths (152.46) feet, thence South three hundred and forty (340) feet to the Center of Summit Street to an Elevation of One hundred and fifty Three and Eighty two hundredths (153.82) feet thence South four hundred and twenty one and One half (421 1/2) feet to the Center of Grant Street to an Elevation of One hundred and fifty Eighty seven hundredths (150.87) feet, thence South four hundred fifty five (455) feet to the Center of Rosebury Street to an Elevation of One hundred and fifty two and Sixty nine hundredths (152.69) feet, thence South three hundred and Eight feet (308) to the Center of Melner Street, to an Elevation ~~and~~ of One hundred and fifty Six and Sixty nine hundredths (156.69) feet, thence South three hundred and five ~~fe~~ (305) feet to an Elevation of One hundred and Sixty two and Seventy nine hundredths (162.79) feet thence South Six hundred and fifty (650) feet to an Elevation of One hundred and eighty Eight and Seveny nine hundredths (188.79) feet, then South Seventy five feet to an Elevation of One hundred and Eighty nine and Ninety Nine hundredths feet (189.99) feet, thence South seventy five (75) feet to the <sup>old</sup> Corporate line to an Elevation of One hundred and ninety and Sixty two hundredths (190.62) feet thence South Fourteen hundred and Eight (1408) feet.

to the center of the rail road to an elevation of two hundred and two and forty five hundredths feet (202.45) feet thence south to the center of College Street to an elevation of two hundred and eight (208) feet thence south to the center of Main Street in Mount Union ward to an elevation of two hundred, and twenty one, and three tenths (221.30) feet to meet the established grade at that time point. These Elevations Apply to the center line of the Street and refer to the City Bench Mark of Alliance and the Curbs shall be of the same Elevation as the Center of the Street.

Section 2. The gutters shall be not less than four nor more than twelve inches deep.

Section 3. All Ordinances or parts of Ordinances in Conflict with the foregoing are hereby repealed

Section 4 This Ordinance shall take effect when ten days shall have elapsed after its passage and publication.

M. B. Pennock,  
President.

J. M. Culbertson,  
Clerk.

I J. M. Culbertson Clerk of the City of Alliance O hereby certify that the foregoing Ordinance was passed October 22<sup>nd</sup> 1888 and published in the Alliance Standard Review a paper of general circulation in the Corporation Oct 25<sup>th</sup> 1888.

J. M. Culbertson,  
Clerk.

An Ordinance.

To establish a grade on Arch Street between Hester Avenue & Main street in Mt. Union ward.

Section 1.

Be it ordained and enacted by the council of the city of Alliance, Ohio, that a grade on Arch street be and the same is hereby established, as follows: Beginning at the center of Hester Avenue at an elevation of seventy-four (74) feet, thence to the center of Patterson street to an elevation of seventy-eight & five tenths (78.5) feet, thence to the north rail of the P. Ft. W. & C. R. R. to an elevation of eighty-two and eight tenths (82.8) feet, thence south to the center of Prospect street to an elevation of eighty-two & eight tenths (82.8) feet, thence to the north side of Main street to an elevation of (93) ninety-three feet, thence to the south side of Main street to an elevation of ninety-four (94) feet, thence to the center of Market street at an elevation of one hundred & four (104.64) feet, thence to the center of Columbia street to an elevation of one hundred & seventeen and five tenths (117.5) feet, thence to the center of Broadway to an elevation of one hundred & thirty-two (132) feet, thence to the center of College street to an elevation of one hundred & forty-two & three tenths (142.3) feet, thence to the center of Oxford street to an elevation of one hundred and forty-seven and fifty hundredths (147.50) feet, thence to the center of Cambridge street to an elevation of one hundred and forty-seven (147) feet, thence to the center of section line alley to an elevation of one hundred and forty six & six tenths (146.6) feet, thence to the center of Summit street to an elevation of one hundred & forty eight and five tenths (148.5) feet, thence to center of Jan alley to an elevation of one hundred & fifty & five tenths (150.5) feet, thence to the center of Grant street to an elevation of one hundred & fifty six & five hundredths (156.50) feet, thence to the center of Peenberry street to an elevation of one hundred and sixty & forty five hundredths feet (160.45), thence to the center of Milred street to an elevation of one hundred & sixty seven and five tenths (167.50) feet, thence eleven hundred & five feet (1105) to the old corporation line, to an elevation of two hundred & sixty five hundredths feet (200.60) thence south one hundred and fifty feet (150) to an elevation of two hundred & five and fifteen hundredths feet (205.15) thence south two hundred feet (200) to an elevation of two hundred and seven & fifteen hundredths feet (207.15) thence south six hundred feet (600) to an elevation of one hundred and ninety five & fifteen hundredths feet (195.15), thence south six hundred & ninety feet (690) to an elevation of two hundred & three & forty three hundredths (203.43) thence south six hundred <sup>and sixty feet (660)</sup> to an elevation of one hundred <sup>and</sup> ninety eight & eight one hundredths feet (198.81) thence south to the center of Main street in Mt. Union Ward to an elevation of two two hundred & four & ninety three hundredths feet (204.93) to meet the established grade at that point. These elevations apply to the center line of the street and refer to the City Bench Mark of Alliance. The tops of the curbs to be at a new grade with the center of the street except between Market and College streets where the east curb shall be three inches (3) above & the west curb shall be three inches (3) below the center of the street, said difference to run out at the first grade point beyond said points and the gutters on each side of said street shall be not less than three (3) inches nor more than nine (9) inches below the top of the curb.

Section 2.

All ordinances or parts of ordinances in conflict with the foregoing are hereby repealed.

Section 3.

This ordinance shall take effect and be in force when ten days shall have elapsed after its passage and publication according to law.

M. C. Pennock, Pres. of Council.

J. M. Culbertson, Clerk.

I J. M. Culbertson Clerk of the City of Alliance do hereby certify that the foregoing ordinance was passed October 22<sup>nd</sup> 1888 and published Oct 25<sup>th</sup> 1888 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation.

J. M. Culbertson

Clerk

## An Ordinance

To establish a grade on Franklin street.

Section 1. Be it ordained & enacted by the Council of the City of Alliance, Ohio, That a grade on Franklin street be and the same is hereby established as follows: Beginning at the center of Franklin street in front of the Gas Works at an elevation of sixty-eight  $\frac{2}{3}$  sixteenth hundredths feet (68.16) thence one hundred and fifty-five feet (155) to the center of an alley at an elevation of sixty-three and ninety-seven hundredths feet (63.97) thence to the center of Patterson street at the elevation of sixty and seventy-six hundredths feet (60.76) to meet the established grade at that point, thence east along Patterson street a distance of fifty feet (50) with the grade as established thereon to an elevation of sixty feet (60) thence north two two hundred  $\frac{2}{3}$  twenty feet (220) to the center of an alley at an elevation of fifty-five  $\frac{2}{3}$  five hundredths feet (55.05) thence to the center of Third street at an elevation of fifty  $\frac{2}{3}$  five hundredths feet (50.05), thence to the center of Fourth street at an elevation of forty-seven  $\frac{2}{3}$  forty-nine hundredths feet (47.49). These elevations apply to the center of the street and refer to the City Bench Mark of Alliance.

Section 2. The curbs shall be at a even grade with the center of the street except at its intersection with Patterson street, at which point it shall meet the curbs of Patterson street & become even with the center at the nearest alley each way from Patterson street and the gutter on each side of the said Franklin street shall be not less than three inches (3 in) nor more than nine inches (9 in) below the top of the curb.

Section 3. All ordinances or parts of ordinances in conflict with the foregoing are hereby repealed.

Section 4. This ordinance shall take effect & be in force when ten days shall have elapsed after its passage and publication according to law.

M. C. Pennock, Pres. of Council  
J. M. Culbertson, Clerk.

I J. M. Culbertson Clerk of the City of Alliance O. do hereby Certify that the foregoing Ordinance was passed November 5<sup>th</sup> 1888 and published Nov 9<sup>th</sup> and 10<sup>th</sup> 1888 in the Alliance daily Leader a newspaper of general Circulation in the Corporation.

J. M. Culbertson  
Clerk

An Ordinance

To prevent the defacement of property.

Section 1.

Be it ordained & enacted by the Council of the city of Alliance, Ohio that whoever paints, prints, pastes, stencils or otherwise marks upon, or in any other manner places upon or affixes to any building, fence, wall, tree or pole of any telephones, telegraph or electric light company, without the consent of the owner or owners thereof any word, letter, character, figure, sentence or device or any hand <sup>bill</sup> or notice shall be fined not more than fifty or less than ten dollars. But this section does not apply to the ~~posting~~ posting of any hand bills or notice of any public sale of property by any sheriff, administrator, executor or licensed auctioneer or any notice required by any law to be posted.

Section 2.

This ordinance shall take effect & be in force when ten days shall have elapsed after its passage & publication according to law

W. C. Pennock, Pres. of Council.

J. M. Culbertson, Clerk.

I J. M. Culbertson Clerk of the City of Alliance O do hereby certify, that the foregoing Ordinance was passed November 16<sup>th</sup> 1888 and published Nov 22<sup>nd</sup> 1888 in the Alliance Standard Review. A weekly newspaper of general circulation in the Corporation.

J. M. Culbertson,  
Clerk.

### An Ordinance

To accept the dedication of streets & alleys in the Highland Park addition to the city of Alliance.

Section 1. Be it ordained and enacted by the Council of the city of Alliance, Ohio, That the dedication of the streets and alleys of Highland Park Addition to the city of Alliance, Ohio, as the same are marked out, described & distinguished in the official plat of said addition be and the same is hereby accepted & affirmed by the said city of Alliance, Ohio.

Passed this 15th day of November, 1888.

M. C. Penrock, Pres. of Council.  
J. W. Culbertson, Clerk.

I J. W. Culbertson Clerk of the City of Alliance O do hereby Certify that the foregoing Ordinance was passed Nov 15<sup>th</sup> 1888 and published Nov 22<sup>nd</sup> 1888 in the "Alliance Standard Review" a weekly newspaper of general circulation in the Corporation.

J. W. Culbertson,

Clerk.

### An Ordinance.

To Authorize the Alliance Street Railway Company, its successors or assigns, to erect and maintain poles & wires in the streets, alleys, avenues and public grounds of the City of Alliance, Ohio, for certain purposes therein stated.

Section 1. Be it ordained by the council of the city of Alliance, Ohio, that permission be, and the same is hereby granted to the Alliance street railway company, its successors or assigns, to erect, operate and maintain poles, wires & other necessary appliances in & through the streets, avenues, alleys and public grounds within the limits of the city of Alliance, Ohio, for the purpose of conveying to & supplying electric light, heat & power to public & private consumers, & to make all necessary excavations in said streets, avenues, alleys & public grounds for the purpose of erecting such poles & wires or other necessary appliances & maintaining & altering & keeping the same in repair. Provided that, and this permission is granted, upon the express conditions enumerated in the succeeding sections of this ordinance.

Section 2. That any or all pavements, sidewalks, cross-walks, curb-tones, gutters, streets, avenues, alleys or public grounds, or any portion thereof displaced, disturbed or injured in any manner by said company in erecting, maintaining, altering or repairing any of their poles, wires or other necessary appliances shall be immediately repaired by them & be restored to their previous condition or to such condition and in such manner as shall be acceptable to the street committee of council & all earth, brick, stones or other material left over & remaining on the surface after completing the same shall be removed & cleaned up. Provided, that if said company fail or neglect so to do immediately up-

ow being notified to do by the street committee of council then the street commissioner of said city shall, at the expense of said railway company, or its successor or assigns <sup>and</sup> under the direction of said committee of council immediately proceed to make such repairs and do such cleaning up <sup>and</sup> present a bill of the expense of the same to said company properly certified to by him, which, if not paid to the city treasurer within ten days there <sup>and</sup> in that event the city council shall by proper resolution or ordinance cause said bill with accruing expenses to be taxed against the property of said railway company <sup>and</sup> collected from it according to law.

Section 3. Said company or its successors shall occupy such portions or parts of said streets, avenues, alleys <sup>and</sup> public grounds, as may be designated by street committee of city council, provided that said city shall in no event be liable for any injury or damage done to persons or property by said company in constructing, operating or repairing their line or lines of poles, wires or other appliances by reason of its assuming the direction of the work as specified in this section.

Section 4. The aforesaid Alliance street railway company, its successors or assigns, shall, before commencing the construction of the line or lines, the right of way for which is granted by this ordinance, make, execute <sup>and</sup> deliver its bonds with proper securities sureties, the form of which shall be approved by the Mayor of said city of Alliance in writing thereon, <sup>and</sup> the sufficiency of the securities pecuniarily shall be likewise approved by the council. Said bond shall be in the sum of Five Thousand Dollars (\$5,000) conditioned that said company or its successors will fully protect, indemnify <sup>and</sup> save harmless the city of Alliance from any <sup>and</sup> all actions, damages, losses, costs, charges, <sup>and</sup> 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 <sup>and</sup> occupation of any such streets, alleys, avenues or public grounds, in said city, or resulting from the excavation of any of the same, or by reason of any material left upon the same, or by any reason connected with the operating thereof; and the securities to said bonds may at any any time be required to be renewed or new securities given, whenever, in the judgement of the council the existing securities are deemed insufficient or unsatisfactory.

Section 5. This franchise may be revoked and all the privileges therein granted declared null <sup>and</sup> void whenever, in the opinion of said city council the provisions of this ordinance are not complied with by said street railway company, <sup>and</sup> said company shall also pay for the legal publication of this ordinance.

Section 6. That all ordinances or parts of ordinances in conflict herewith

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Section 2.

This ordinance shall take effect and be in force from and when ten days have elapsed after its publication according to law.

M. C. Pennock  
Pres. of Council

J. M. Culbertson  
Clerk

I, J. M. Culbertson Clerk of the City of Alliance, Ohio, do hereby certify that the foregoing ordinance was passed November 15th 1888 and published Nov. 22nd - 1888 in the Alliance Standard Review, a weekly paper of general circulation in the corporation.

J. M. Culbertson  
City Clerk.

Section 1.  
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