

An Ordinance

To provide for the construction and repair of sidewalks

Sec 1 Be it enacted by the council of the city of Alliance Ohio that it is hereby declared the duty of the owner of such lot or parcel of land abutting on any public street of said city (whether such land be platted or unplatted) to construct and keep in repair good and sufficient sidewalks along such street so far as such lots abut thereon and to do the necessary grading therefor whenever required to do so by resolution of the council of said city.

Repealed See page 158

Sec 2 All such sidewalks shall be laid in good and workmanlike manner and of even grade and abut evenly together and with all street and alley crossings and to be done under the supervision and to the approval of the sidewalk of committee of said council

Sec 3 Hereafter all sidewalks in said city shall be constructed of good hard burned brick or of good and substantial dressed flay stone as the owners of the lots may desire.

Sec 4 No sidewalk in said city shall be constructed with material other than that presented in the preceding sections without the special permission of the council to be granted on the written application of the owner or owners or their agent or agents of the lots or lands abutting on such sidewalk. The granting of such application to be at the discretion of the council.

Sec 5 That all sidewalks hereafter constructed shall be uniform in width so far as it is practicable upon any one side of a street alley or square and shall be upon the grade established by ordinance.

Sec 6 That an ordinance entitled "An Ordinance to provide for the construction and repair of sidewalks and for the collection of the costs of such construction and repair" passed May 17. 1876 be and the same is hereby repealed.

Sec 7 This ordinance shall take effect and be in force when ten days shall have elapsed after its passage and due publication

Passed January 6th 1890

Thomas Casselman
Clerk

J. H. Hill
Pres Pro Tem

I Thomas Carrelman Clerk of the city of Alliance do hereby certify that the foregoing Ordinance was passed Jan. 6th 1890 and published Jan 16th in the Alliance Standard Review. and Jan 17th in the Alliance weekly Leader both weekly newspapers of general circulation in the city.

Thomas Carrelman
Clerk

An Ordinance

To Provide for the issuing of the bonds of the City of Alliance Ohio for the purpose of extending the time of payment of certain indebtedness which from its limits of taxation said city is unable to pay at maturity"

Sec 1 Be it ordained and enacted by the council of the city of Alliance Ohio That for the purpose of extending the time of payment of so much of its existing indebtedness soon to become due as said city from its limits of taxation is unable to pay at maturity there be issued the bonds of said city in the sum of four thousand (4000) Dollars as hereinafter provided.

Sec 11 Said bonds shall be of denominations of eight bonds of five hundred dollars each and shall be numbered from 748 to 755 inclusive and shall bear date of March 28. 1890 and shall become due and payable five years from their date of issue. Said bonds shall bear interest at the rate of six per cent per annum payable ^{semi annually} on the 28th day of September and March of each year and the several installments of interest shall be evidenced by coupons attached to said bonds and both principal and interest shall be payable as they severally become due at the office of the city Treasurer of Alliance Ohio. Said bonds shall express on their face the purpose for which they are issued and that they are issued under and in pursuance of this ordinance and shall be signed by the Mayor and countersigned by the clerk of said city under the corporate seal of said city.

Sec 3 That the Mayor and Clerk of said city are hereby authorized and directed as soon as practicable to prepare, execute and sell said bonds in accordance with the statutes in such cases provided and the proceeds thereof when they shall be sold shall be used and applied under the direction of the council for the sole purpose of paying off and removing said maturing indebtedness of said city

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

Passed This 3^d day of February 1890

Thomas Casselman
Clerk

M. C. Penrock
President

I Thomas Casselman Clerk of the city of Alliance Ohio do hereby certify that the foregoing ordinance was passed February 3^d 1890 and Published Feb. 6th 1890 in the Alliance Standard Review a newspaper of general circulation in the city.

Thomas Casselman
Clerk

"An Ordinance To provide for the adoption of Standard Time"

Sec 1 Be it ordained by the Council of the city of Alliance Ohio that the system of marking time commonly known as Standard time be and the same is hereby adopted as the official time of this city and the same shall be observed in the transaction of all official business in the city council Mayor's Court and various boards, committees and offices under the city government.

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

Passed March 31st 1890

Thomas Casselman
Clerk

M. L. Penrock
President

I hereby certify that the foregoing Ordinance was passed March 31st 1890 and published in the Alliance Standard Review April 9th and in the Alliance Weekly Leader April 10th 1890. both newspapers of general circulation in the city

Thomas Casselman Clerk

An Ordinance to increase the Compensation of certain Municipal Officers therein named.

Sec 1 Be it ordained by the Council of the city of Alliance Ohio that after the expiration of the terms for which the present officers hereinafter mentioned were elected their compensation shall be as follows to wit: Clerk of the Board of Cemetery Directors the amount of sixty (60) dollars per year payable quarterly (City Clerk the amount of ~~Three hundred and fifty~~ ^{City Clerk's cause repealed by implication} ~~Dollars per year~~ ^{March 2, 1891. Sec. P. 128.} ~~quarterly~~ payable quarterly

Sec II That all ordinances or parts of Ordinances in conflict herewith are hereby repealed.

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

Passed March 31st 1890

Thomas Casselman Clerk

M. L. Penrock President

I hereby certify that the foregoing ordinance was passed March 31st 1890 and published April 9th in the Alliance Standard Review and April 10 in the Alliance weekly Leader both newspapers of general circulation in the corporation

Thomas Casselman Clerk

An Ordinance To improve Oxford Street from the East Side of Morgan Street to the West Side of Seneca Street

Sec 1 Be it ordained and enacted by the council of the city of Florence Ohio (Two thirds of all the members concurring) that the improvement of Oxford Street from the East Side of Morgan Street to the West Side of ~~Seneca~~ Seneca Street be proceeded with in accordance with the resolution declaring it necessary to improve the same adopted on the 3^d day of March 1890 by grading the road bed and paving the same with brick setting curb stones and ~~setting~~ constructing the necessary drains culverts and crosswalks.

Sec II The expenses of said improvement including the damages if any be assessed in favor of any owners of adjoining lands and the interest on the bonds if they be issued shall be assessed per foot front upon the property abutting thereon according to the Law and Ordinances on the subject of assessments. The assessments therefor to be payable in five annual installments if deferred and the same collected as provided by Law and in the assessing ordinance hereafter to be passed. Bonds shall be issued in anticipation of the collection of the assessments unless the property owners pay their assessments before the same are issued and within the time prescribed ~~by Law~~ and in the said assessing Ordinance.

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

Passed March 31st 1890

Thomas Casselman
Clerk

M. B. Demock
President

I hereby certify that the foregoing Ordinance was passed March 31st 1890 and published April 9th in the Alliance Standard Review and April 10th in the Florence Weekly Leader. Both newspapers of General Circulation in the Corporation.

Thomas Casselman, City Clerk

An Ordinance to Improve Main Street from the West side of Mechanic Street to the West Side of Union Avenue.

Sec I Be it ordained by the Council of the City of Alliance Ohio (Two Thirds of all the Members concurring) That the improvement of Main Street from the west side of Mechanic Street to the west side of Union Avenue be proceeded with in accordance with the resolution declaring it necessary to improve the same ~~passed~~ adopted on the 3^d day of February 1890 by grading the road bed paving the same with brick setting curb stones and constructing the necessary drains, culverts and crosswalks.

Sec II The expenses of said improvement including the damages if any be assessed in favor of any owner of adjoining lands and the interest on the bonds if they be issued shall be assessed per foot front upon the property abutting thereon according to the Law and ordinances on the subject of Assessments.

The assessments therefor to be payable in five annual installments if deferred and the same collected as provided by Law and the assessing ordinance hereafter to be passed.

Bonds shall be issued in anticipation of the collection of the assessments unless the property owners pay their assessments before the same are issued and within the time prescribed by Law and in the said assessing ordinance.

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

Passed March 31st 1890

Thomas Casselman
Clerk

M. L. Pennock
President

I hereby certify that the foregoing Ordinance was passed March 31st 1890 and published April 9th in the Alliance Standard Review and April 11th in the Alliance Weekly Leader - Newspapers of general circulation in the corporation.

Thomas Casselman
Clerk

An Ordinance
 "To appropriate money for the use of the Board of Health."

Sec 1

Be it ordained by the council of the city of Alliance Ohio that there be and there hereby is appropriated to the use of the Board of Health from any money in the city treasury to the credit of the Street & Sanitary fund. and not otherwise appropriated the sum of Three Hundred (300) Dollars. and the city clerk is hereby empowered and instructed to draw his warrants on the city treasurer for the same on the receipt of proper vouchers duly signed by the president and Secretary of said Board of Health.

I Thomas Basselmann Clerk of the city of Alliance Ohio do hereby certify that there is sufficient money in the Street and Sanitary fund not otherwise appropriated to pay the appropriation of the foregoing ordinance

Thomas Basselmann
 Clerk.

Done in council Chamber this 19th day of May 1890

Thomas Basselmann
 Clerk

James H. Hull
 President

I hereby certify that the foregoing ordinance was passed May 19th 1890

Thomas Basselmann
 Clerk

An Ordinance

To Levy taxes for Municipal purpose for the year 1890

Sec 1 Be it ordained by the council of the city of Alliance Ohio, That there be levied for the year 1890 upon each dollar of valuation of taxable property of said corporation on the tax list the following taxes for municipal purposes to wit:

For General fund	5/10	mills
" Street Sanitary "	1 3/10	"
" Police & Salary "	1 7/10	"
" Street Lighting "	1 7/10	"
" Fire "	3/10	"
" Sinking "	2 5/10	"
" Water "	2	"

Sec 2 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 in Council Chamber in Alliance Ohio
this 19th Day of May 1890

Thomas Casselman
Clerk

James H. Hull
President

I, Thomas Casselman Clerk of the city of Alliance Ohio do hereby certify that the foregoing ordinance was passed May 19th 1890.

Thomas Casselman
City Clerk

"An Ordinance

To levy a special tax of one mill in addition to all other taxes levied for municipal purposes for the purpose of paying the principal and interest on the refunding bonds issued in pursuance of the special authority herein set out?"

Whereas the general assembly of the state of Ohio did by an act entitled "An act to authorize the city of Alliance Stark County Ohio to borrow money and issue bonds therefor to pay the outstanding indebtedness of said city" passed February 12th 1889. Authorize and empower the council of the city of Alliance Stark County Ohio to borrow money and issue bonds of said city in ~~any~~ ^{the} sum of not exceeding fifteen thousand dollars and bearing interest at a rate not exceeding six per cent per annum payable semiannually for the purpose of paying the then present floating debt of said city consisting of sundry orders made and claims created by council from time to time in the past against its treasury in excess of the money on hand at the time of their several issues. And

Whereas by the act aforesaid the said city council is further authorized to levy a tax on all the taxable property in said city not exceeding one mill on each dollar in any one year in addition to the taxes now authorized by law which levy shall be placed on the tax duplicate by the auditor of said county and collected as other taxes for the purpose of paying said bonds and the interest on the same as the same may become due, and

Whereas the Council of the City of Alliance Stark County Ohio did by an ordinance entitled "An Ordinance to authorize the Mayor and Clerk to issue the bonds of the City of Alliance Ohio for the sum of Fourteen thousand dollars for the purpose of paying the present floating debt of said city and levy a tax for the purpose of paying the principal and interest of the same" Passed March 15. 1889 authorize the issue of

Fourteen thousand dollars of bonds in pursuance of the above described authority and the said bonds have actually been issued by the Mayor and Clerk of said city according to the terms of

said ordinance. Now Therefore

Sec I Be it ordained by the Council of The city of Alliance Stark County Ohio That for the purpose of paying said bonds and the interest thereon as the same may become due a tax is hereby levied on all the taxable property in said city. Except Mt Union Ward. of one mill on each and every dollar for the year 1890 in addition to the taxes now authorized by Law which levy The Clerk of the city is hereby instructed to certify to the Auditor of Stark County Ohio to be placed on the tax duplicate and collected as other taxes.

Passed. May. 26th. 1890

Thomas Casselmann
Clerk

An Ordinance

To Assess a Special tax on the real estate bounding and abutting on Oxford Street from the East Side of Morgan Street to the West side of Seneca Street and to issue bonds in the anticipation of the collection of such assessment "

Sec I Be it ordained by Council of the City of Alliance Ohio That there be levied and assessed upon each front foot of the several lots of land bounding and abutting on Oxford Street from the East side of Morgan Street to the west side Seneca Street the sums hereinafter named for each and every year as specified to wit:

For the year	1890	.858	Dollars
" " "	1891	.8184	"
" " "	1892	.7788	"
" " "	1893	.7392	"
" " "	1894	.6996	"

To provide a fund to pay the cost and expense ~~less the~~ (less two percent of the aggregate cost and excepting street and alley intersections) of improving said Oxford Street between the points aforesaid together with the interest on the bonds according to the estimate of the engineer

Sec II 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 clerk on or before the 26th day of July in each of the said several years and in default of such payment the said city clerk shall forthwith certify all unpaid assessments to the County Auditor to be by him placed upon the tax duplicate and collected according to law.

Sec III That to provide a fund for the immediate payment of the of the cost and expense of improving said Oxford Street the Mayor and City Clerk be and they are hereby authorized to issue the bonds of the city of Alliance Ohio for the sum of \$6360⁰⁰ in aggregate dated on the 1st day of August 1890

and payable at the city treasury. Said bonds to be issued in five distinct Series, as follows:

The first Series shall be for	\$1272 ⁰⁰	due one year from date
" Second. " " " "	\$1272 ⁰⁰	" Two " " "
" Third " " " "	\$1272 ⁰⁰	" Three " " "
" Fourth " " " "	1272 ⁰⁰	" Four " " "
" Fifth " " " "	1272 ⁰⁰	" Five " " "

With interest thereon at the rate of six per cent per annum payable semiannually at the office of the city Treasurer. Said bonds shall each bear on its face the impress of the corporate seal, be signed by the Mayor and countersigned by the City Clerk and sold by them according to law for not less than their par value. The proceeds shall be applied to the payment of the cost and expense of said improvement and to no other purpose whatsoever. Provided That if on or before the sale of said bonds any of the owners of property on said Oxford Street between the points aforesaid shall pay the whole of said five installments in cash less the interest on the deferred installments or in other words pay five times the amount of the assessment for the year 1890 less the interest. The amount so paid in cash shall be applied to the amount due the Contractor and the amount of the bonds to be issued in the first Series shall be reduced by deducting the amount so paid in cash from the total amount of said first Series and the bonds issued in the first Series shall be only for the remainder after such deduction

Sec III.

That the said annual assessments 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 soon as the same shall become due and to no other purpose whatsoever.

Sec V

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

Done in Council Chamber this 23^d day of June 1890.

Thomas Casselman
Clerk

James N. Hull
President

I Thomas Casselman Clerk of the City of Alliance this do hereby certify that the foregoing Ordinance was passed by the Council of said City of Alliance on June 23. 1890. and published June 25th in The Alliance Standard Review and June 26th in The Alliance Weekly Leader. newspapers of general circulation in the city

Thomas Casselman
Clerk

This Ordinance

To Assess a special tax on the real estate bounding and abutting on Main Street from the west side of Mechanic Street to the west side of Union Avenue and to issue bonds in the anticipation of the collection of such assessments

Sec I

Be it ordained by the Council of the City of Alliance this that there be levied and assessed upon each front foot of the several lots of land bounding and abutting on Main Street from the west side of Mechanic Street to the west side of Union Avenue. The sums hereinafter named for each and every year as specified to wit:

For the year	1890	\$1,326	
"	"	1891	\$1,2648
"	"	1892	\$1,2036
"	"	1893	\$1,1424
"	"	1894	\$1,0812

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

Sec 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 clerk on or before the 26th day of July 1890. and on the same date in each of the said several years thereafter and in default of such payment the said city clerk shall forthwith certify all unpaid assessments to the county Auditor to be by him placed on the tax duplicate and collected according to law.

Sec 3

That to provide a fund for the immediate payment of the cost and expense of improving said main street the Mayor and Clerk be and they are hereby authorized to issue the bonds of the city of Alliance Ohio for the sum of Nine thousand two hundred and fifty Dollars. (\$9250⁰⁰) in five distinct series numbered and falling due and for the amounts as follows to wit:

First series for \$1850⁰⁰ and falling due one year from date of issue. Second. Series for \$1850⁰⁰ and falling due two years from date of issue. Third Series for \$1850⁰⁰ and falling due three years from date of issue. Fourth Series for \$1850⁰⁰ and falling due four years from date of issue. Fifth Series for \$1850⁰⁰ and falling due in five years from date of issue with interest thereon at the rate of six per cent per annum payable semiannually principal and interest payable when due at the office of the city Treasurer of Alliance.

Said bonds shall be designated West Main Street Paving Bonds shall each show on ~~their~~^{its} face the statute and ordinance in pursuance of which it is issued. shall each be signed by the Mayor and countersigned by the clerk of the city of Alliance Ohio and shall each bear on its face

the impress of seal of the city and shall be sold by said Mayor and Clerk under direction of the finance committee for not less than their par value. That said bonds shall be issued 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 said bonds the revenue, faith and all the real and personal property are hereby pledged. Provided that if on or before the sale of said bonds any of the owners of property between the points aforesaid on said Main Street shall pay the whole of said five installments in cash less the interest on the deferred installments or in other words pay five times the amount of the assessment for the year 1890. less the interest. 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 cash from the total amount of said first series or succeeding series in their order and the bonds issued shall be to provide a fund for the unpaid remainder.

Sec IIII

That upon the sale of said bonds the proceeds thereof shall be placed in the treasury to the credit of the west Main Street paving fund and the said annual assessments 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.

Sec 5.

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

Passed June 28 1890

Thomas Casselman
Clerk

Thomas Wilson
President Board

I Thomas Casselium Clerk of the City of Alliance
 Ohio do hereby certify that the foregoing Ordinance
 was passed June 28th 1890 and published July
 2nd 1890 in The Alliance Standard Review and
 July 3rd in The Alliance Weekly Leader. Both
 newspapers of general circulation in the corporation.
 Thomas Casselium
 Clerk.

An Ordinance
 To Authorize the improvement of Main Street from
 Union Avenue west to the corporation line

Sec I Be it ordained by the Council of the City of Alliance
 Ohio, that the improvement of Main Street from Union
 Avenue west to the corporation line be proceeded
 with in accordance with a resolution passed by
 this Council on the 26th day May 1890

Sec II The expense of said improvement including damages
 if any assessed in favor of any owner of adjoining
 lots and the interest on the bonds if they be issued
 shall be assessed per front foot upon the property
 abutting thereon according to the law and ordinance
 on the subject of assessments. The assessments therefor
 to be payable in five annual installments if
 deferred and the same collected as provided by
 Law and the assessing ordinance hereafter to be passed.
 Bonds shall be issued in anticipation of the
 collection of the assessments unless the property
 owners pay their assessments before the same are issued
 and within the time prescribed in said assessing Ordinance.

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

Passed June 28, 1890
 Thomas Casselium Clerk

Thomas Wilson
 President Pro tem

I Thomas L. Casselman Clerk of the city of Alliance Ohio do hereby certify that the foregoing Ordinance was passed June 28. 1890. and Published July 2nd in The Alliance Standard Review and July 3rd in The Alliance Weekly Leader Newspapers of general circulation in the corporation.

Thomas Casselman
Clerk

An Ordinance
To Provide for the Granting of Licenses.

Sec I Be it ordained and enacted by the council of the City of Alliance Ohio, that whoever shall within the limits of the said city of Alliance and without having first obtained a license as provided in this ordinance, exhibit any public show, Theatrical or other exhibition of any kind not prohibited by law of whatever name or nature for which money or any other reward is ^{in any manner} demanded or received; or own, Manage or operate any Opera house or Theatre; or engage in the business of a Pawn Broker, or huckster in the public Streets or Markets; or peddle or hawk any goods wares or Merchandise. Medicines or other articles; or run let or operate any swing, Shooting gallery, flying horse. run around; Striking Machine or other device or amusement for which any pay is in any way demanded or received; or sell at auction any goods wares or Merchandise imported into said city to be so sold, shall be guilty of a misdemeanor, and on conviction thereof before the Mayor of said City shall be fined in any sum not exceeding one hundred dollars (\$100⁰⁰) nor less than five (\$5) Dollars for each offense, and each days violation of this Ordinance shall be deemed a repetition of such Offense.

Sec II Licenses for any of the above purposes shall be granted by the Mayor when the person or persons desiring them shall apply therefor answering truly under oath such questions as the Mayor of said City may deem necessary to ascertain the facts.

and pay to the Mayor for the use of the city the sum of money as hereinafter specified and when two sums are named in this ordinance for the same thing the Mayor shall fix the charge between the limits so named.

Sec III The Licenses shall be issued by the Mayor from printed book forms to be provided by the City Council, with stubs with blank on both stub and License for place amount, purpose, person, times and dates, and shall be ~~numbered~~ issued consecutively as they are numbered, and reported to the Council Monthly.

Sec III The License year shall commence with the first Monday in May in each year and no license which is rated ^{only} by the year shall be issued for a longer or shorter period than the unexpired portion of the license year and unless otherwise provided shall be paid for in such proportions as such unexpired period bears to the whole year.

Sec V No License granted under this ordinance shall in any manner assignable or transferrable or shall authorize any other person than is therein named to do business or shall authorize any other business than is therein named to be done or at any other place than the one named therein without the permission of the Mayor of said city being endorsed thereon.

Sec VI Every License granted under this ordinance shall specify the person or persons to whom granted. The particular object for which the same is granted the time for which the license continues, and may be granted to a person, persons, or firm or corporation.

Sec VII If at any time it should appear to the Mayor that any person duly licensed under this ordinance has violated any of the provisions of this ordinance said Mayor is hereby authorized to revoke

the license theretofore granted to such person and such person shall then cease to have any privilege thereunder.

Sec VIII

Each keeper of a pawnbroker's Office shall pay a License of from \$50⁰⁰ to \$100⁰⁰ per year. Each peddler shall pay from \$2⁵⁰ to \$5⁰⁰ per day or — per year if he prefers. Each Hawker shall pay from \$5⁰⁰ to \$18⁰⁰ per day.

The owner of each circus or Menagerie shall pay not less than \$30⁰⁰ nor more than \$100⁰⁰ per day.

The Owner of Each side Show, concert, ^{or} Exhibitors of Monsters or freaks of Nature, shall pay not more than \$5⁰⁰ nor more than \$15⁰⁰ per day. Every Theatrical Company, Operatic troupe or a person or combination of persons giving exhibitions or entertainments of any sort whatever, except such as are prohibited by law for which money or any compensation is demanded or received, shall pay a license of \$5⁰⁰ for each and every exhibition or entertainment. Provided That no charge shall be exacted for any exhibition by local talent for benevolent purposes.

Each huckster in the public Streets shall at his option pay a license of \$50⁰⁰ per year or from Fifty cents (50cts) to \$1⁰⁰ per day to be fixed by the Mayor.

The proprietor of each shooting gallery swing flying horse or run around, striking machine or other device of amusement operated for pay shall pay from \$5⁰⁰ to \$10⁰⁰ per day.

Any person who shall sell or cause to be sold at auction any goods, wares or Merchandise, Medicines or other articles imported into this city to be so sold, shall pay a license of not less than \$10⁰⁰ per day nor more than \$25⁰⁰ per day.

That Every transient-dealer or person or persons who open in this city a store or place for temporary sale of goods wares or Merchandise shall pay a license of \$25⁰⁰ per day. But this clause shall not apply to persons selling by sample only, nor to any agricultural article or products offered or ~~for~~ sale by the producers.

Sec 8, Amended Nov 23, 1891

Sec Page 129

Sec IX. All Licenses heretofore issued by the Mayor or other duly authorized officer of said city and now unexpired shall be valid until the time for which they were severally granted shall expire.

Any person licensed under this ordinance shall exhibit such license whenever requested by any officer of the city.

Sec X. The provisions of this Ordinance shall not apply to any officer selling goods under judicial process nor be construed to require of the owner of any product of his own raising or the Manufacturer of any article manufactured by him license to vend or sell in any way by himself or agent any such article or product.

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

Passed July 7th 1890

Thomas Casselman James McHull
Clerk President

I hereby certify that the foregoing ordinance was passed July 7th 1890 and published July 16th in the Alliance Standard Review and July 17th in the Alliance Weekly Leader. Both newspapers of general circulation in the city.

Thomas Casselman Clerk

An Ordinance to amend the grade on Oxford Street

Be it ordained by the Council of the City of Alliance Ohio that section one of an ordinance entitled An Ordinance to establish a grade on Oxford Street passed July 15. 1889 be amended to read as follows:

Sec 1

Beginning at the center of Oxford and Morgan Streets at an elevation of one hundred and one and twenty five hundredths feet (101.25) thence west to the center of South Webb Street to an elevation of one hundred and ten and eighty five hundredths feet (110.85) thence to the east curb of Liberty Street to an elevation of one hundred and eighteen and seventy three hundredths feet (118.73) thence to the west curb of Liberty Street to an elevation of one hundred and eighteen and seventy three hundredths feet (118.73) thence to the east curb of Seneca Street to an elevation of one hundred and twenty six and seventy six hundredths feet (126.76) thence to the west curb of Seneca Street to an elevation of one hundred and twenty seven and seventy six hundredths feet (127.76) thence to the center of Freedom Street to an elevation of one hundred and thirty two and twenty six hundredths feet (132.26) thence to the east curb of Linden Avenue to an elevation of one hundred and thirty seven and seventy hundredths feet (137.70) thence to the west curb of Linden Avenue to an elevation of one hundred and thirty eight and thirty hundredths feet (138.30) thence to the east curb of Arch Street to an elevation of one hundred and forty seven and fifty hundredths feet (147.50) thence to the west curb of Arch Street to an elevation of one hundred and forty seven and fifty hundredths feet (147.50) thence to the center of Mechanic Street to an elevation one hundred and forty five and eight hundredths feet (145.08) thence west one hundred and eighty feet (180) to the center of Tukey to an elevation of one hundred and forty three and eighty two hundredths feet (143.82) thence west one hundred and seventy eight feet (178) to an elevation of one hundred and forty five and ninety hundredths feet (145.90) thence to the east side of Park Street to an elevation of one hundred and fifty five and ninety hundredths feet (155.90)

Thence west two hundred and fifty one feet (251)
 to the center of an alley to an elevation of one
 hundred and forty six and ninety hundredths feet (146.90)
 Thence to the east curb of Union Avenue to an
 Elevation of one hundred and forty five and sixty six
 hundredths feet. (145.66) Thence to the west curb
 of Union Avenue to an elevation of one hundred
 and forty five and sixty six hundredths. (145.66)
 Thence west five hundred and seventy five feet (575)
 to an elevation of one hundred and thirty seven and
 three hundredths (137.03) feet. Thence west four
 hundred feet (400) to an elevation of one hundred and
 forty one and three hundredths feet (141.03) Thence to the
 center of Orange Street to an elevation of one hundred and
 thirty seven and eight hundredths feet. (137.08).
 Between Morgan Street and the ^{west} ~~east~~ curb of South West
 Street the curbs on each side shall be of the same
 elevation as the center of the street and that the distance
 between curbs be twenty eight (28) feet.

Sec II All Ordinances or parts of Ordinances in conflict with
 the foregoing are hereby repealed.

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

Passed July 7th 1890

Thomas Casselman
 Clerk

James M. Hull
 President

I hereby certify that the foregoing ordinance was passed July
 7th 1890 and published July 16th in the Standard Review
 and July 17. in the Alliance Weekly Leader both
 newspapers of general circulation in the corporation

Thomas Casselman
 Clerk

"An Ordinance to provide for issuing the bonds of the city of Alliance Ohio for the purpose of extending time of payment of certain indebtedness which from its limits of taxation said city is unable to pay at Maturity."

Sec 1 Be it ordained and enacted by the Council of the City of Alliance Ohio that for the purpose of extending the time of payment of so much of its existing indebtedness now due and soon to become due as said city ^{is unable} by reason of its limits of taxation to pay at Maturity. There be issued the bonds of said city in the sum of Five Thousand one hundred and fifty dollars (\$15000)

Sec II Said bonds shall be in denominations of one bond for six hundred and fifty (650) dollars and seventeen (17) bonds of five hundred (500) dollars each and shall be numbered consecutively as the city clerk may determine and shall bear date of Sept 1st 1890 and shall become due and payable three years from their date of issue. Said bonds shall bear interest at the rate of six per cent per annum payable ~~the~~ semiannually on the first day of September and March of each year and the several installments of interest shall be evidenced by coupons attached to said bonds and both principal and interest shall become payable as they severally become due at the office of the city treasurer of Alliance Ohio. Said bonds shall express on their face the purpose for which they are issued and that they are issued under and in pursuance of this Ordinance and shall be signed by the Mayor and countersigned by the clerk of said city under the corporate seal of said city.

Sec III That the Mayor and Clerk of said city are hereby authorized and directed as soon as practicable to prepare execute and sell said bonds and the proceeds thereof when they shall be sold shall be used and applied under the direction of the Council for the sole purpose of removing and extending said Maturity indebtedness of said city.

Sec IV

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

Passed July 21st 1890

Thomas Casselman
Clerk

James McHull
President

I Thomas Casselman Clerk of the City of Alliance Ohio do hereby certify that the foregoing Ordinance was passed July 21st 1890 and published July 23rd in the Alliance Standard Review and July 24th in The Alliance Weekly Leader Both Newspapers of general circulation in the city
Thomas Casselman
Clerk

An Ordinance

To amend the Grade on Main Street

Sec 1

Be it ordained by the council of the city of Alliance Ohio that section 1 of an Ordinance passed May 9th 1883. be amended to read as follows: Beginning at the established grade at the center of Main Street and Union Avenue at an elevation of one hundred and seven and 60 hundredths feet (107.60) Thence to the east curb of Union Avenue to an elevation of one hundred and seven and sixty hundredths feet (107.60) Thence to the west curb of Park Street to an elevation of one hundred and three and seventy five ~~hundredths~~ hundredths feet (103.75) Thence to the east curb of Park Street to an elevation of one hundred and three and thirty five hundredths feet (103.35) Thence to the west side of an alley to an elevation of ninety eight and nineteen hundredths feet (98.19) Thence to the west curb of Mechanics Street to an elevation of ninety three (93) feet Thence to the ^{east} line of Mechanics Street to an elevation of ninety three feet (93) Thence to the west curb of Arch Street to an elevation of ninety three and fifty hundredths feet (93.50). Thence to the east curb of Arch Street to an elevation of ninety three and sixty hundredths feet (93.60) Thence to the center of Linden Avenue to an elevation of ninety seven feet (97) Thence to the center of Freedom Street to an elevation of one hundred and fifty hundredths feet (100.50) Thence east two hundred and twenty five feet to an elevation of one hundred feet (100) Thence to the west curb of Seneca Street to an elevation of ninety seven and twenty three hundredths feet (97.23) Thence to the east curb of Seneca Street to an elevation of ninety six and fifty seven hundredths feet (96.57) Thence to the west curb of Liberty Street to an elevation of eighty nine and ninety hundredths feet (89.90) Thence to the east curb of Liberty Street (88.90) Thence to the west line of the Cleveland & Pittsburgh Railroad to an elevation of eighty feet (80)

Sec 2 These elevations to apply to the center line of the street, the top of the curbs on the south side

to be six inches (6) higher and on the north side six (6) inches lower than the center. except at the grade point two hundred and twenty five ^{feet} East of Freedom Street to the center of Seneca Street. The curb on the south side shall run down and the curb on the north side to run up to the same elevation as the center of the street and from there to the east end of the street the curbs shall be of the same elevation as the center of the street

Sec 3 All ordinances or parts of Ordinances in conflict with the foregoing are hereby repealed.
This ordinance shall take effect and be in force in ten days after its passage and publication.

Passed August 4th 1890

Thomas Casselman
Clerk.

James McHull
President

I hereby certify that the foregoing ordinance was passed August 4th 1890 and published Aug 7th 1890 in the Alliance Weekly Leader a newspaper of general circulation in the city

Thomas Casselman
Clerk

An Ordinance

"To authorize the improvement of Webb Street from the north line of the Pittsburgh Ft Wayne and Chicago Railroad to the right of way north to the Corporation Line"

Sec I Be it ordained by the Council of the City of Alliance Ohio. (Two thirds of all the members concurring) that the improvement of Webb Street from the north line of the Pittsburgh Ft Wayne and Chicago Railroad to the right of way north to the Corporation Line in accordance with the resolution of Council adopted on the 28th day of June, 1890 by grading the same Macadamizing the road bed with furnace slag or Limestone for a width of twenty feet, setting curb stones and constructing the necessary culverts drains and crosswalks.

Sec II The expense of said improvement including the damage if any assessed in favor of any owner of adjoining lands and the interest on the bonds if they be issued shall be assessed per foot front upon the property abutting thereon according to the laws and ordinance on the subject of assessments. The assessments therefor to be payable in five annual installments if deferred and the same collected according to law and the assessing ordinance hereafter to be passed. Bonds shall be issued in anticipation of the collection of the assessments unless the property owners pay their assessments before the same are issued and within the time prescribed in said assessing ordinance.

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

Passed Aug 12, 1890

Thos Wilson President-Pro Tem

J. H. Hull Clerk Pro Tem

I hereby certify that the foregoing ordinance was Passed Aug 12, 1890 and published Aug 14th 1890 in the Alliance Weekly Leader a newspaper of general circulation in the City.

Thomas Boardman Clerk

An Ordinance to amend the Grade
on East State Street.

Be it ordained and enacted by the council of the city of Alliance Ohio that an ordinance passed by the Council of Wet Union Ohio to establish a grade on Main Street be amended to read as follows:

Sec 1

Beginning with the established grade at the center of State Street and Union Avenue at an elevation of two hundred and twenty one and thirty hundredths (221.30) feet
Thence to the East side of Union Avenue to an elevation of two hundred and twenty one and thirty hundredths (221.30) feet
Thence East five hundred (500) feet to an elevation of two hundred and eighteen and thirty hundredths (218.30) feet.
Thence east two hundred (200) feet to an elevation of two hundred and fifteen and ten hundredths (215.10) feet.
Thence east four hundred (400) feet to an elevation of two hundred and six and thirty hundredths (206.30) feet.
Thence East one hundred and five (105) feet to the west curb of Arch Street to an elevation of two hundred and four and ninety three hundredths (204.93) feet
Thence to the east side of Arch Street to an elevation of two hundred and four and ninety three hundredths (204.93)
Thence east one hundred and seventy (170) feet to an elevation of two hundred and three and twenty three hundredths (203.23) feet.
Thence east two hundred feet to an elevation of one hundred and ninety eight and twenty three (198.23) feet
Thence east two hundred feet (200) to an elevation of one hundred and ninety one and twenty three hundredths (191.23) feet.
Thence east one hundred and thirty seven and one half (137½) feet to the west curb of Freedom Street to an elevation of one hundred and eighty five and five hundredths (185.05) feet
Thence to the east curb of Freedom Street to an elevation of one hundred and eighty four (184) feet
Thence east four hundred feet to an elevation of one

Amended
See Vol.
Page

Amended
See Vol. 7
Pages 577 & 587

hundred and sixty two (162) feet Thence east two hundred and nineteen feet to the west curb of Liberty street to an elevation of one hundred and fifty five feet (155) and forty three hundredths feet (155.43) Thence to the east curb of Liberty street to an elevation of one hundred and fifty five and forty three hundredths (155.43) feet

Sec 11 These elevations refer to the city bench marks of Alliance and apply to the center line of the street. The top of the curbs on each side of the street to be of the same elevations as the center of the street

Sec 11 All Ordinances or parts of Ordinances in conflict with the foregoing are hereby repealed. This ordinance to take effect and be in force in ten days after its passage and publication
Passed September 1st 1890

Thomas Carselmann
Clerk

William Brinker
President Pro tem

I hereby certify that the foregoing ordinance was passed Sept 1st 1890 and published Sept 4th 1890 in the Alliance Standard Review a newspaper of general circulation in the city

Thomas Carselmann
Clerk

An Ordinance

To amend the grade on Patterson Street

Sec 1

Be it ordained and enacted by the Council of the City of Alliance Ohio That an Ordinance establishing a grade on Patterson Street passed July 18th 1887. Be amended to read as follows:

Beginning at the center of Patterson and Mechanic Streets at an elevation of Eighty five and seventy five hundredths (85.75) feet thence to the east rail of the L. E. A & S. R.R. to an elevation of Eighty five and seventy five (85.75) hundredths feet
 Thence to the west curb of Arch Street to an elevation of Seventy eight and fifty hundredths (78.50) feet. Thence to the east curb of Arch Street to an elevation of Seventy eight and fifty hundredths (78.50) feet Thence to the center of Aester Avenue to an elevation of Seventy three (73) feet Thence to the west curb of Freedom Street to an elevation of seventy ~~one~~ and sixty five hundredths (71.65) feet Thence to the East curb of Freedom Street to an elevation of Seventy one and sixty five hundredths feet (71.65) Thence to the west line of the C. & P. R. R. to an elevation of Seventy four (74) feet Thence to the east ~~curb~~ ^{line} of the C & P R R to an elevation of Seventy four (74) feet Thence to the west curb of North Liberty Street to an elevation of Seventy one and thirty hundredths (71.30) feet.

Thence to the east curb of Liberty Street to an elevation of Seventy and ninety hundredths (70.90) feet. Thence to the west curb Webb Street to an elevation of Sixty six and forty hundredths (66.40) feet Thence to the east curb of Webb Street to an elevation of Sixty six (66) feet.

Thence to the center of Franklin Street on the south side to an elevation of Sixty and seventy eight (60.78) hundredths feet thence to the center of Franklin Street on the north side to an elevation of Sixty (60) feet. Thence east five hundred and sixty (560) feet to the west curb of Miley's Street to an elevation of fifty one

and forty six hundredths (51.46) feet. Thence East Eight hundred and sixty five (865) feet to Trails run to an elevation of forty five and forty hundredths (45.40) ~~hundred~~ feet. Thence east four hundred and thirty four (434) feet to the east line of the corporation to an elevation of Forty nine (49) feet.

Sec 2 The above elevations apply to the center line of the street. The top of the curbs on each side to be of the same elevation as the center of the street.

Except between Mechanic Street and the east curb of Freedom Street the curbs on the South side of the street are to be six inches higher and on the north side of the street the top of the curbs are to be six (6) inches lower than the center of the street. This difference to run out at the west side of the C. & P. R. R.

Sec 3 All ordinances or parts of Ordinances in conflict with the foregoing are hereby repealed. This Ordinance to be in force and take effect when ten days shall have elapsed after its passage and publication.

Passed Sept 15, 1890

Thomas Casselman
Clerk

Jas. H. Hull
President of Council

I hereby certify that the foregoing Ordinance was passed September 15th 1890 and Published Sept 17th in the Standard Review and Sept 18th in the Alliance Weekly Leader both newspapers of general circulation in the city.

Thomas Casselman
Clerk

An Ordinance

"To improve Patterson Street from the Cleveland and Pittsburgh railroad track east to the Corporation line"

Sec 1 Be it ordained and enacted by the council of the City of Alliance Ohio. That the improvement of Patterson Street from the Cleveland and Pittsburgh railroad track east to the corporation line be proceeded with in accordance with the resolution to improve the same adopted on the 12th day of August by putting the road bed to grade Macadamizing the same with furnace slag and constructing the necessary culverts and drains

Sec 2 The cost and expense of said improvement shall be assessed per ^{front} foot upon the lots and lands abutting upon said Patterson Street from the Cleveland and Pittsburgh Railroad ~~to~~ track east to the Corporation line. Said assessments shall be payable in ten annual installments and bonds shall be issued in anticipation of the collection of such assessments

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

Passed Sept 15 1890
Thomas Casselman
Clerk

Jos W Hull
President of Council

I hereby certify that the foregoing ordinance was passed Sept 15 1890 and Published Sept 17th in the Alliance Standard Review a newspaper of general circulation in the city

Thomas Casselman
Clerk

An Ordinance

"To authorize the issue of the bonds of the city in anticipation of the collection of a special assessment on state street from Union Avenue to east side of Arch Street"

Sec 1

Be it ordained by the council of the city of Alliance Ohio that to provide a fund for the immediate ^{Payment of the} cost and expense of improving State Street from Union Avenue to the east side of Arch Street and in anticipation of the collection of a special assessment therefor the Mayor and City Clerk be and they are hereby authorized to issue the bonds of the city of Alliance Ohio in the sum of \$2800⁰⁰ in five distinct series numbered falling due and for the amounts as follows to wit: First Series for \$560⁰⁰ falling due one year from date of issue. Second Series for \$560⁰⁰ falling due two years from date of issue. Third Series for \$560⁰⁰ falling due three years from date of issue. Fourth Series for \$560⁰⁰ falling due four years from date of issue. Fifth Series for \$560⁰⁰ falling due five years from date of issue with interest thereon at six per cent per annum payable semi-annually principal and interest payable when due at the office of the city treasurer. Said Bonds shall bear date of the 20th day of November 1890. and shall be numbered consecutively as the City Clerk may determine.

Said Bonds shall be designated on their face "State Street improvements Bonds" shall 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 City Clerk. Shall each bear on its face the impress of the city Seal. and shall be sold by said Mayor and Clerk under the direction of the finance committee of Council according to law. for not less than their par value.

The several installments of interest shall be evidenced by coupons attached to said bonds. That said bonds shall be issued in denominations of five hundred and sixty dollars each. That the proceeds derived from the sale of said bonds shall be applied to the payment of the cost and expense of the State Street improvement and to no other purpose whatsoever. Provided that if before the sale of said bonds any of the owners of property between the points mentioned on said State Street shall pay the whole of the said five installments in cash less the interest on the deferred installments or in other words pay five times the

amount assessed for the year 1890 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.

Sec II That upon the sale of said bonds the proceeds thereof shall be placed in the Treasury of the city to the credit of the State Street improvement fund and that the said annual assessments and all portions thereof shall be paid into the sinking fund when collected and shall be applied to the payment of said bonds and to no other purpose whatsoever.

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

Passed Oct 6th 1890

Jas M Hull
City Clerk Pro Tem

Thos Wilson
President Pro Tem

I hereby certify that the foregoing ordinance was passed Oct 6th 1890 and published Oct 9th in the Alliance Standard Review and Oct 16th 1890 in the Alliance Weekly Leader. Newspapers of general circulation in the city.

"An Ordinance to authorize the issue of the bonds of the city in anticipation of the collection of a special assessment on Main Street from Union Avenue to the west corporation line"

Sec 1

Be it ordained by the council of the city of Alliance Ohio that to provide a fund for the immediate cost or payment of the cost and expense of improving Main street from Union Avenue to the west corporation line, and in anticipation of the collection of a special assessment therefor. The Mayor and City Clerk be and they are hereby authorized to issue the bonds of the City of Alliance Ohio in the sum of \$6,095.⁰⁰ in five distinct series. Numbered ~~and~~ falling due and for the amounts as follows to wit: first series for \$1,219.⁰⁰ falling due one year from date of issue. Second series for \$1,219.⁰⁰ falling due two years from date of issue. Third series for \$1,219.⁰⁰ falling due three years from date of issue. Fourth series for \$1,219.⁰⁰ falling due four years from date of issue. Fifth series for \$1,219.⁰⁰ falling due five years from date of issue.

With interest thereon at the rate of six per cent per annum payable semiannually. principal and interest payable when due at the office of the city treasurer.

Said bonds shall bear date of the 20th day of November and shall be numbered consecutively as the city clerk may determine. Said bonds shall be designated on their face "West Main Street Macadamizing Bonds". Shall each show on its face the statute and ordinance in pursuance of which it is issued. Shall each be signed by the Mayor and countersigned by the City Clerk. Shall each bear on its face the impress of the City Seal and shall be sold by said Mayor and Clerk under the direction of the finance committee of Council for not less than their par value. The several installments of interest shall be evidenced by coupons attached to said bonds.

That said bonds shall be issued in denominations of five bonds of one thousand dollars each and five bonds of two hundred and nineteen dollars each. That the proceeds derived from the sale of said bonds shall be applied to the payment of the cost and expense of the Main Street improvement and to no other purpose whatsoever. Provided that if before the sale of said bonds any of the owners of property between the points mentioned on said Main Street shall pay the whole of said five installments in cash less the interest on the

deferred installments or in other words pay five times the amount assessed for the year 1890. the amount so paid in cash shall be applied to the amount due the contractor and the amount ~~so paid in cash~~ 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 said first series or succeeding series in their order. and the bonds issued shall be to provide a fund for the unpaid remainder.

Sec II That upon the sale of said bonds the proceeds thereof shall be placed in the treasury of the city to the credit of the West Main Street Macadamizing fund" and that the said annual assessments and all portions thereof shall be paid into the sinking fund when collected and shall be applied to the payment of said bonds and to no other purpose whatsoever

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

Passed Oct 6th 1890.

Jas W Hull
 For Clerk Pro Tem

Thos Wilson
 President Pro Tem

I hereby certify that the foregoing Ordinance was passed Oct 6th 1890 and Published Oct 9th 1890 in the Alliance Standard Review a newspaper of general circulation in the city

"An Ordinance to authorize the bonds of the city in anticipation of the collection of a special assessment on Market Street from Arch Street to Liberty Street"

Sec I Be it ordained by the council of the city of Alliance Ohio that to provide a fund for the immediate payment of the cost and expense of improving Market Street from Arch Street to Liberty Street and in anticipation of the collection of a special assessment therefor the Mayor and city Clerk be and they are hereby authorized to issue the bonds of the city of Alliance Ohio for the sum of \$8204⁰⁰ in five distinct Series numbered, falling due and for the amounts as follows to wit: First Series for \$1640⁸⁰/₁₀₀ falling due one year from date of issue
 Second Series " \$1640⁸⁰/₁₀₀ " " two years " " " "
 Third " " \$1640⁸⁰/₁₀₀ " " three " " " "
 Fourth " " \$1640⁸⁰/₁₀₀ " " four " " " "
 Fifth " " \$1640⁸⁰/₁₀₀ " " five " " " "
 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 bear date of the 20th day of November 1890. and shall be numbered consecutively as the city Clerk may determine said bonds shall be designated on their face "Market Street-improvement Bonds" shall each show on its face the statutes and ordinance in pursuance of which it is issued; shall each be signed by the Mayor and countersigned by the city Clerk; shall each bear on its face the impress of the Seal of the city and shall be sold by said Mayor and Clerk under direction of the finance Committee of Council according to law for not less than their par value. The several installments of interest shall be evidenced by coupons attached to said Bonds. That said bonds shall be in denominations of five bonds of \$1000⁰⁰ each and five bonds of \$640⁸⁰/₁₀₀ each. That the proceeds derived from the sale of said bonds shall be applied to the payment of the cost and expense of the Market Street improvement and to no other purpose whatsoever. Provided that if before the sale of said bonds any of the owners of property between the points mentioned on said Market Street shall pay the whole of said five installments in cash less the interest on the

deferred installments or in other words pay five times the amount assessed for the year 1890 the amount so paid in cash shall be applied to the amount due the contractor and the amount of the bonds to be issued in the first series or second series in their order shall be reduced by deducting the amount so paid in cash from the total amount of said first series or succeeding series in their order and the bonds to be issued shall be to provide a fund for the unpaid remainder.

Sec II That upon the sale of said bonds the proceeds thereof shall be placed in treasury of the city to the credit of the Market Street improvement fund and that the said annual assessments and all portions thereof shall be paid into the sinking fund when collected and shall be applied to the payment of said bonds and to no other purpose whatsoever.

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

Passed Oct 6 1890

Jas. H. Hull
Clerk Pro Tem

Thos Wilson
Pres Pro Tem

I hereby certify that the foregoing Ordinance was passed Oct 6th 1890 and published Oct 9th 1890 in the Louisiana Standard Review a newspaper of general circulation in the city

An Ordinance to authorize the issue of the bonds of the city in anticipation of the collection of a special assessment on Seneca Street from Main Street to South Side of Summit Street"

Sec I Be it ordained by the Council of the City of Alliance Ohio that to provide a fund for the immediate payment of the cost and expense of improving Seneca Street from Main Street to the south side of Summit Street and in anticipation of the collection of a special assessment therefor. The Mayor and city Clerk be and they are hereby authorized to issue the bonds of the city of Alliance Ohio in the sum of \$13,967⁰⁰ in ten distinct series. Numbered.

1893
Read
Read
Read

- falling due and for the amounts as follows to wit
- first Series for \$1396 ⁷⁰/₁₀₀ falling due one year from date of issue
- Second " " \$1396 ⁷⁰/₁₀₀ " " two " " " " "
- Third " " \$1396 ⁷⁰/₁₀₀ " " three " " " " "
- Fourth " " \$1396 ⁷⁰/₁₀₀ " " four " " " " "
- Fifth " " \$1396 ⁷⁰/₁₀₀ " " five " " " " "
- Sixth " " \$1396 ⁷⁰/₁₀₀ " " six " " " " "
- Seventh " " \$1396 ⁷⁰/₁₀₀ " " seven " " " " "
- Eighth " " \$1396 ⁷⁰/₁₀₀ " " eight " " " " "
- Ninth " " \$1396 ⁷⁰/₁₀₀ " " nine " " " " "
- Tenth " " \$1396 ⁷⁰/₁₀₀ " " ten " " " " "

Read

with interest thereon at the rate of six per cent per annum payable semi annually principal and interest payable at the office of the city treasurer. Said bonds shall bear date of the 20th day of November 1890. and shall be numbered consecutively as the city Clerk may determine. Said bonds shall be designated on their face. "Seneca Street improvement Bonds" shall each show on its face the Statute and Ordinance in pursuance of which it is issued. Shall each be signed by the Mayor and countersigned by the City Clerk. shall each bear on its face the impress of the city seal. and shall be sold by said Mayor and Clerk under the direction of the finance Committee of Council according to law for not less than their par value.

The several installments of interest shall be evidenced by coupons attached to said bonds. That said bonds shall be issued in denominations of ten bonds one thousand dollars each and ten bonds of three hundred and ninety six ⁷⁰/₁₀₀ dollars each That the proceeds derived from the sale of said bonds shall be applied to the payment of the cost and expense

of the Seneca Street improvement and to ~~no~~ no other purpose whatsoever. Provided that if before the sale of said bonds any of the owners of property between the points mentioned on said Market Street shall pay the whole of said ~~five~~ ten installments in cash less the interest on the deferred installments or in other words pay ten times the amount assessed for the year 1890. 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 said first Series or ~~second~~ succeeding Series in their order and the bonds issued shall be to provide a fund for the unpaid remainder.

Sec II. That upon the sale of said bonds the proceeds thereof shall be placed in the treasury of the city to the credit of the Seneca Street improvement fund and that the said annual assessments and all portions thereof shall be paid into the sinking fund when collected and shall be applied to the payment of said bonds and to no other purpose whatsoever.

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

Passed October 6th 1890

James W. Hull
Clerk Pro Tem

Thos. Wilson
President Pro Tem

I hereby Certify that the foregoing Ordinance was passed October 6th 1890 and Published October 9th 1890 in the Alliance Standard Review a newspaper of general circulation in the city.

An Ordinance to authorize the issue of the bonds of the city in anticipation of the collection of a special assessment on North Webb Street from the P.F.W & C.R.R. to the north corporation line"

Sec I Be it ordained by the Council of the city of Alliance Ohio that to provide a fund for the immediate payment of the cost and expense of improving North Webb Street from the P.F.W & C.R.R to the north corporation line and in anticipation of the collection of a special assessment therefor. The Mayor and City Clerk be and they are hereby authorized to issue the bonds of the City of Alliance Ohio for the sum of \$7500⁰⁰ in five distinct series numbered, falling due and for the amounts as follows to wit:
First series for \$1500⁰⁰ falling due one year from date of issue
Second " " \$1500⁰⁰ " " two " " " " "
Third " " \$1500⁰⁰ " " three " " " " "
Fourth " " \$1500⁰⁰ " " four " " " " "
Fifth " " \$1500⁰⁰ " " five " " " " "

with interest thereon at the rate of six per cent per annum payable semiannually. principal and interest payable when due at the office of the city treasurer. Said bonds shall bear date of the 20th day of November 1890. and shall be numbered consecutively as the City Clerk may determine.

Said Bonds shall be designated on their face "North Webb Street improvement Bonds" shall each show on its face Statute and Ordinance ~~under~~ in pursuance of which it is issued. Shall each be signed by the Mayor and countersigned by the Clerk. Shall each bear on its face the impress of the City Seal. and shall be sold by said Mayor and Clerk under the direction of the finance Committee of Council according to law for not less than

their par value. The several installments of interest shall be evidenced by coupons attached to said bonds.

That said bonds shall be in denominations of five Bonds of one thousand dollars each and five bonds of five hundred dollars each. That the proceeds derived from the sale of said bonds shall be applied to the payment of the cost and expense of the north Webb Street improvement and to no other purpose whatsoever. Provided - that if before the sale of said bonds any of the owners of property between the points mentioned

Repealed. See Page 121

on said North Webb Street shall pay the whole of said five installments in cash less the interest on the deferred installments, or in other words pay five times the amount assessed for the year 1890. The amount so paid in cash shall be applied to the amount due the contractor and the amount of the bonds to be issued in the first series or succeeding series in their order be deducting the amount so paid in cash from the total amount of said first series or succeeding series in their order and the bonds issued shall be to provide a fund for the unpaid remainder.

Sec II

That upon the sale of said bonds the proceeds thereof shall be placed in the treasury to the credit of the North Webb improvement fund, and that the said annual assessments and all portions thereof shall be paid into the sinking fund when collected and shall be applied to the payment of said bonds and to no other purpose whatsoever.

Sec III

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

Passed. October 6th 1890

Jas H Hull
Clerk Protem

Thos Wilson
President - Protem

I hereby certify that the foregoing Ordinance was passed Oct 6th 1890 and published Oct 9th 1890 in the Alliance Standard Review a weekly newspaper of general circulation in the city.

An Ordinance to authorize the issue of the bonds of the city in anticipation of the collection of a special assessment on Patterson Street from the C. & P. R.R. to the East Corporation line"

Sec I

Be it ordained by the Council of the city of Alliance Ohio that to provide a fund for the immediate cost and expense of improving Patterson Street from the C. & P. R.R. East to the Corporation line and in anticipation of the collection of a special assessment therefor. the Mayor and City Clerk be and they are hereby authorized to issue the bonds of the city of Alliance Ohio for the sum of \$6000⁰⁰ in ten distinct series numbered. falling due. and for the amounts as follows to wit:

See page 119 Repealed

- First series for \$600⁰⁰ falling due one year from date of issue
- Second " " \$600⁰⁰ " " two " " " " "
- Third " " \$600⁰⁰ " " three " " " " "
- Fourth " " \$600⁰⁰ " " four " " " " "
- Fifth " " \$600⁰⁰ " " five " " " " "
- Sixth " " \$600⁰⁰ " " six " " " " "
- Seventh " " \$600⁰⁰ " " seven " " " " "
- Eighth " " \$600⁰⁰ " " eight " " " " "
- Ninth " " \$600⁰⁰ " " ~~ninth~~ " " " " "
- Tenth " " \$600⁰⁰ " " ten " " " " "

Repealed

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 bear date of the 20th day of November 1890.

and shall be numbered consecutively as the City Clerk may determine. Said bonds shall be designated on their face. Patterson Street improvement bonds shall each show on its face the Statute and Ordinance in pursuance of which it is issued shall each be signed by the Mayor and countersigned by the Clerk. Shall each bear on its face the impress of the city Seal and shall be sold by said Mayor and Clerk under the direction of the finance Committee of Council. according to law for not less than their par value. The several installments of interest shall be evidenced by coupons attached to said bonds. That said bonds shall be issued in denominations of six hundred dollars each. That the proceeds derived from the sale of said

Bonds shall be applied to the payment of the cost and expense of the Patterson Street improvement and to no other purpose whatsoever. Provided that if before the sale of said bonds any of the owners of property between the points mentioned on said Patterson Street shall pay the whole of said ten installments in cash less the interest on the deferred installments or in other words pay ten times the amount assessed for the year 1890 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 second series in their order shall be reduced by deducting the amount so paid in cash from the total amount of said first series or succeeding series in their order and the bonds issued shall be to provide a fund for the unpaid remainder

Sec II That upon the sale of said bonds the proceeds thereof shall be placed in the treasury of the city to the credit of the Patterson Street improvement fund and that the said annual assessments and all portions thereof shall be paid into the sinking fund when collected and shall be applied to the payment of said bonds and to no other purpose whatsoever.

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

Passed Oct 6th 1890

Gas H. Hull
Clerk Pro Tem

Thos. Wilson
President Pro Tem

I hereby certify that the foregoing Ordinance was passed Oct 6th 1890 and Published Oct 9th 1890 in the Alliance Standard Review a weekly newspaper of general circulation in the city

"An Ordinance to amend the Grade on West Main Street"

Be it ordained and enacted by the council of the city of Alliance Ohio that the Ordinance establishing a grade on West Main Street passed October 3^d 1887 be amended to read as follows:

Repealed - See Page 113

Sec I

Beginning at the center of Union Avenue with the established grade thereof at an elevation of one hundred and seven and six tenths (107.6) feet thence west to the west side of Union Avenue to an elevation of one hundred and seven and six tenths (107.6) feet thence west two hundred and seventy (270) feet to an elevation of ninety nine and five tenths (99.5) feet thence west one hundred (100) feet to an elevation of ninety nine (99) feet thence west one hundred (100) feet to an elevation of one hundred and five (100.5) feet thence west four hundred (400) feet to an elevation of one hundred and sixteen and five (116.5) feet thence west one hundred (100) feet to an elevation of one hundred and nineteen (119) feet thence west one thousand (1000) feet to an elevation of one hundred and twenty four (124) feet thence west six hundred and forty five and seven tenths (645.7) feet to an elevation of one hundred and twenty feet (120) at the west corporation line

Sec II

These elevations to apply to the center line of the Street. the top of the curb on the south side to be four tenths (4-10) of a foot higher and on the north side four tenths (4-10) of a foot lower than the center.

Sec III

All Ordinances or parts of Ordinances in conflict with the foregoing are hereby repealed. This ordinance to take effect and be in force when ten days have elapsed after its passage and due Publication

Passed Sept 22nd 1890
Thomas Casselman
Clerk

James W. Hull
President

I hereby certify that the foregoing Ordinance was passed Sept 22nd 1890 and Published October 2nd 1890 in the Alliance Weekly Leader a newspaper of general circulation in the city
Thomas Casselman Clerk

65
An Ordinance: to improve Seneca Street
from the South side of Summit Main Street
to the South side of Summit Street."

Sec I Be it ordained and enacted by the council of the city of
alliance Ohio two thirds of the Members concurring
that the improvement of Seneca Street from the
South side of Main Street to the South side of Summit-
Street be proceeded with in accordance with the
resolution declaring it necessary to improve the same
adopted on the 12th day of August 1890 by grading
and paving the roadbed with paving brick putting
in the curbing and gutters and constructing the
necessary drains, Culverts, Catch basins and Crosswalks

Sec II The expense of said improvement including the damages
if any be assessed in favor of ~~the~~ any owners of
adjoining lots or lands and the interest on the bonds
if they be issued shall be assessed per front foot
upon the property abutting thereon according to
the law on assessments. The assessments therefor
to be payable in ten (10) annual installments if
deferred and be collected according to law and
the assessing Ordinance hereafter to be passed
Bonds shall be issued in the anticipation of
the collection of the assessment unless the property
owners pay their assessments before the same are issued
and within the time prescribed in said assessing
Ordinance.

Sec III This Ordinance shall take effect and be in force
in ten days after its Passage and Publication

Passed Sept 22 1890

Thomas Casselman
Clerk

James W. Hull
President

I hereby Certify that the foregoing Ordinance was passed
Sept 22, 1890 and Published Oct 2 in the Alliance
weekly leader a newspaper of general circulation
in the city.

Thomas Casselman Clerk

An Ordinance to amend the grade on West Main Street "

~~Sec I~~ Be it ordained and enacted by the council of the city of Alliance Ohio that an Ordinance establishing a grade on West Main Street passed October 3^d 1887. be amended to read as follows

Sec I Beginning at the center of Union Avenue with the established grade thereof at an elevation of one hundred and seven and six tenths (107.6) feet thence west to the west side of Union Avenue to an elevation of one hundred and seven and six tenths (107.6) feet thence west two hundred and seventy (270) feet to an elevation of ninety nine and five tenths (99.5) feet thence west one hundred (100) feet to an elevation of ninety nine (99) feet thence west one hundred (100) feet to an elevation of one hundred and five tenths (100.5) feet. thence west four hundred (400) feet to an elevation of one hundred and sixteen and five tenths (116.5) feet thence west one hundred (100) feet to an elevation of one hundred and nineteen (119) feet thence west one hundred and twenty five (125) feet to an elevation of one hundred and twenty three and sixty three (123.63) hundredths feet. thence west seven hundred and twenty and seven tenths (720.7) feet to the west corporation line to an elevation of one hundred and twenty (120) feet-

Sec II These elevations to apply to the center line of the street the top of the curb on the south side to be four tenths (4-10) of a foot higher and on the north side to be four tenths (4-10) of a foot lower than the center. The top of the curb on the north side of the street to be of the same elevation as the center except from the west side of Union Avenue to a point five hundred (500) feet west of the center of Union Avenue the top of the curb shall be on the north side shall be four tenths (4-10) of a foot lower than the center of the street this difference to run out at a point six hundred (600) feet west of the center of Union Avenue.

Sec III

All ordinances or parts of ordinances in conflict with the foregoing are hereby repealed. This ordinance to take effect and be in force in ten days after its passage and publication.

Passed September 29th 1890

Thomas Casselman
Clerk

James W. Hull
President

I hereby certify that the foregoing Ordinance was passed Sept 29th 1890 and published Oct 2nd in The Alliance Weekly Leader a newspaper of general circulation in the city.

Thomas Casselman
Clerk

Repealed by Ord No. 78
Passed July 17, 1905
Vol. 3 Page 435

An Ordinance To Provide for the numbering of buildings

Sec I Be it ordained and enacted by the council of the city of Alliance Ohio That for the purpose of numbering within the corporate limits by the owners or occupants thereof the system of numbering known as the Philadelphia plan system is hereby adopted.

Sec II That Union Avenue shall be the north and south base line and Main Street to its eastern terminus and from thence eastward ^{to the corporation line} The Pittsburgh, Ft Wayne & Chicago railroad shall be the east and west base line. All buildings shall be numbered from these base lines and one hundred numbers shall be allowed between each street intersection.

The odd numbers shall be placed on the right hand and the even numbers on the left hand measuring from these base lines

Sec III The city civil engineer shall upon proper instructions from the council make a general survey and plat of the corporation for the purpose of showing the streets and location of each number. Said plat and survey shall be reported to the council and when by it adopted shall be placed on file with the city clerk and all numbering shall be done according to said survey.

Sec IV Each owner of a building or occupant thereof is hereby required on notice as hereinafter provided to place over or on his front door ~~his~~ the proper number. The figures to be two inches in size and the correct number to be obtained from the general survey on file in the Clerk's office. any person getting a number shall pay to the city clerk for the city the sum of 75 cents for each number furnished. Provided nothing herein contained shall be construed to prohibit any person from placing on the front door or transom of his building a larger or more expensive number so long as the same shall be the correct number as shown by said survey

Sec V

That when said survey or plat shall have been placed on file with the city clerk as afore said. The council shall appoint some suitable person to act as superintendent of the placing of numbers whose duty it shall be to see that the proper numbers are put up according to said survey.

Sec VI

Should the owner ^{or occupant} of any building fail, neglect or refuse to place the proper number on his building after five days notice from the Superintendent to do so this Superintendent may place or cause to be placed on such building the proper number as shown by said survey and the city may recover the cost thereof from ^{such} owner or occupant thereof in a civil action before any ~~competent~~ court of competent jurisdiction.

Sec VII

That to further facilitate the numbering of buildings, all streets running north and south shall be designated and distinguished from those running east and west by the addition of the word avenue to their present name.

Sec VIII

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

Passed Sept 8th 1890

Thomas Casselman
Clerk

James M. Hull
President

I hereby certify that the foregoing ordinance was passed Sept 8th 1890 and published December 10th 1890 in the Orleans Standard Review a weekly newspaper of general circulation.

Thomas Casselman
Clerk

An Ordinance to Amend the Grade on North Webb Street

Be it ordained and enacted by the Council of the City of Alliance Ohio that an Ordinance Establishing a grade on North Webb Street. Passed November 1st 1874 be amended to read as follows:

Sec 1. Beginning at the center of North Webb Street and the North line of the P. F. W & C. R. R. Grounds at an elevation of Seventy five and twenty hundredths (75.20) feet. Thence north three hundred and nine and one half (309½) feet to the South curb of Patterson Street to an elevation of Sixty six and twenty hundredths (66.20) feet. Thence north nine hundred and twenty four (924) feet to the north side of an alley to an elevation of forty five and eighty seven hundredths (45.87) feet. Thence north one hundred and eighty nine (189) feet to the north curb of Reed Street to an elevation of forty four and seventy four hundredths (44.74) feet. Thence north four hundred and thirty five feet (435) to the center of an alley to an elevation of fifty one and seventy hundredths (51.70) feet. Thence north two hundred and seventy eight (278) feet to the center of Keystone Street to an elevation of fifty and three hundredths (50.03) feet. Thence north three hundred feet (300) to an elevation of forty eight and twenty three hundredths (48.23) feet. Thence north four hundred and fifty seven (457) feet to the corporation line. to an elevation of forty one and thirty seven hundredths (41.37) feet.

Sec II. These elevations to apply to the center line of the Street, the top of the curb on each side to be of the same elevation as the center except from the railroad to the north side of Patterson Street the curb on the west shall be two tenths (.2) of a foot higher and the east curb shall be two tenths (.2) of a foot lower than the center this difference to run out at the first alley north of north of Patterson Street. The distance between curbs shall be twenty feet (20)

Sec III All Ordinances or parts of Ordinances in conflict with the foregoing are hereby repealed. This Ordinance to take effect and be in force in ten days after its passage and Publication

Passed Sept 22 1890.

Thomas Casselman
Clerk

James H. Hull.
President of Council

I hereby certify that the foregoing Ordinance was passed Sept-22-1890 and Published September 25th 1890 in the Alliance Standard, ^{weekly} Review a newspaper of general circulation in the Corporation.

Thomas Casselman
City Clerk

is fully paid

Passed Oct. ~~24~~¹⁷ 1892.

Thomas Casselman
Clerk

Thomas Wilson.
Pres. of Council

An Ordinance to Amend the Grade on Market Street

Be it ordained and enacted by the Council of the City of Alliance Ohio that an ordinance establishing a grade on Market Street passed Feb 15, 1885 be and the same is hereby amended to read as follows:

Sec 1. Beginning at the established grade at the east curb of Union Avenue at an elevation of one hundred and seventeen and seventy two hundredths (117.72) feet Thence to the west curb of Park Street to an elevation of one hundred and thirteen and ninety one hundredths (113.91) feet Thence to the east curbs of Park Street to an elevation of one hundred and thirteen and fifty one hundredths (113.51) feet Thence to the west curb of Mechanic Street to an elevation of ninety seven and forty six hundredths (97.46) feet Thence to the west curb of Mechanic Street to an elevation of ninety seven and forty six hundredths (97.46) feet Thence east forty (40) feet to an elevation of ninety seven and sixty six hundredths (97.66) feet Thence to the west side of an alley to an elevation of one hundred and one and twenty seven hundredths (101.27) feet Thence to the west curb of Arch Street to an elevation of one hundred and four and thirty nine hundredths (104.39) feet Thence to the east curb of Arch Street to an elevation of one hundred and four and eighty nine hundredths (104.89) feet Thence to the west curb of Linden Avenue to an elevation of one hundred and eleven and sixty five hundredths (111.65) feet Thence to the east curb of Linden Avenue to an elevation of one hundred and twelve and thirty one hundredths (112.31) feet Thence to the west side of an alley to an elevation of one hundred and fifteen and ninety hundredths (115.90) feet Thence to the west curb of Freedom Street to an elevation of one hundred and eighteen and seventy hundredths (118.70) feet Thence to the east side of Freedom Street to an elevation of one hundred and nineteen 119 feet Thence to the

Thence to the east curb of Freedom Street to an elevation of one hundred and eighteen and ninety hundredths (118.90) feet
 Thence to the east side of Freedom Street to an elevation of one hundred and nineteen (119) feet Thence to the west side of an alley to an elevation of one hundred and seventeen and eighty (117.80) feet Thence to the west curb of Seneca Street to an elevation of one hundred and twelve and sixty five hundredths (112.65) Thence to the west curb of Liberty Street to an elevation of one hundred and one and seventy eight (101.78) feet.

Sec II These elevations apply to the center line of the Street The top of the curbs on the south side to be six (6) inches higher and on the north side six (6) inches lower than the center of the Street.

Sec 3. All ordinances or parts of ordinances in conflict with the foregoing are hereby repealed. This ordinance to take effect and be in force in ten days after its passage and publication.

Passed Oct 20, 1890

Thomas Casselman
Clerk

Thomas Wilson
Pres Pro Tem

I hereby certify that the foregoing ordinance was passed Oct 20, 1890 and published Oct 23rd 1890 in the Alliance Weekly Review, a newspaper of general circulation in the Corporation.
 Thomas Casselman Clerk

A Resolution to improve Main Street from the West side of
Mechanic Street to the west side of Union Avenue

Resolved that in the opinion of two thirds of
the members elected to the Council of the City of Alliance
Ohio it is necessary to improve Main Street from the west
side of Mechanic Street to the west side of Union Avenue
by grading, paving with fire brick curbing and constructing
the necessary drains said paving to conform in width and
curb to be placed in line with the stone pavement east
of above mentioned starting point. (Such improvement
being recommended by the Street committee of Council)
in accordance with profiles and specifications to be placed on
file in the office of the city clerk. The expense of said
improvement to be assessed per foot front upon the property
bounding and abutting thereon according to the law on the
subject of assessments. The assessments therefor to be
payable in five annual installments if deferred
and the same collected as provided by law and the
assessing ordinance hereafter to be passed

Bonds may be issued in anticipation of the collection of
the assessments unless the property owners pay their assessments
before the same are issued and within the time prescribed
in said assessing ordinance. and the clerk is hereby directed
to cause this resolution to be published in a newspaper
of general circulation in the corporation for a period of
two consecutive weeks.

Adopted Feb 3^d 1890

Thomas Casselman
Clerk.

A resolution declaring it necessary to improve Oxford Street from the east side of Morgan Street to the west side of Seneca Street.

Resolved by the Council of the city of Alliance Ohio that it is hereby declared necessary to improve Oxford Street from the east side of Morgan Street to the west side of Seneca Street, by grading the same, paving the road bed with fire brick or other suitable material for a distance of not less than twenty eight (28) feet in width setting curb and gutter stones and constructing the necessary culverts and drains. (Such improvement being recommended by the Street Committee of Council) in accordance with profiles and specifications to be placed on file in the office of the City Clerk.

The expense of said improvement to be assessed per foot front upon the property bounding and abutting thereon according to the Law on the subject of assessments. The assessments therefor to be payable in five annual installments if deferred and the same collected according to law and the assessing Ordinance hereafter to be passed. Bonds may be issued in anticipation of the collection of the assessments unless the property owners pay their assessments before the same are issued and within the time prescribed in said assessing Ordinance and the Clerk is hereby directed to cause this resolution to be published in a newspaper of general circulation in the corporation for a period of two consecutive weeks."

Adopted Feb 7th 1890

Thomas Casselman
Clerk

A resolution declaring it necessary to improve Oxford Street from Arch Street west to Union Avenue.

"Resolved that in the opinion of two thirds of the members elected to the council of the city of Alliance Ohio that it is necessary to improve Oxford Street from Arch Street west to Union Avenue by grading the same. macadamizing the road bed with furnace slag or other suitable material for a width of not less than twenty eight (28) feet, constructing the necessary culverts and drains. (such improvement being recommended by the street committee of council) in accordance with plans and specifications to be placed on file in the office of the city clerk. The expense of said improvement to be assessed per foot front upon the property bounding and abutting thereon according to the law on the subject of assessments.

The assessments therefor to be payable in five annual installments if deferred and the same collected as provided by law and the assessing ordinance hereafter to be passed.

Bonds may be issued in anticipation of the collection of the assessments unless the property owners pay their assessments before the same are issued and within the time prescribed in said assessing ordinance.

and the clerk is hereby directed to cause this ~~to be~~ resolution to be published in a newspaper of general circulation in the corporation for a period of not less than two weeks."

Adopted March 3rd 1890

Thomas Casselman
Clerk

A resolution declaring it necessary to improve Main Street from the west side of Union Avenue to the west corporation line.

Be it resolved: That in the opinion of two thirds of the members elected to the council of the city of Alliance Ohio it is necessary to improve Main Street from the west side of Union Avenue west to the west corporation line by grading the same macadamizing the road bed with furnace slag or other suitable material for a width of not less than thirty four (34) feet and constructing the necessary culverts and drains (Such improvement being recommended by the street committee of Council) in accordance with plans and specifications to be placed on file in the office of the city clerk. The expense of said improvement to be assessed per foot front upon the property bounding and abutting thereon according to the law on the subject of assessments. The assessments therefor to be payable in five annual installments if deferred and the same to be collected as provided by law and the assessing ordinance hereafter to be passed. Bonds may be issued in anticipation of the collection of the assessments unless the property owners pay their assessments before the same are issued and within the prescribed in said assessing ordinance. and the Clerk is hereby instructed to cause this resolution to be published in a newspaper of general circulation in the corporation for a period of not less than two weeks.

Adopted May 26. 1890

Thomas Caraelman
Clerk

A resolution declaring it necessary to improve
Patterson Street from The C & P. R.R. East to the corporation
line

Be it resolved by the Council of the city
of Alliance Ohio that it is hereby declared necessary
to improve Patterson Street from the Cleveland &
Pittsburgh Rail Road east to the corporation line
by putting the same to the established grade
macadamizing the road bed with furnace slag
and constructing the necessary drains and culverts
in accordance with plans and profiles relating
to said improvement on file in the office of the
City Clerk. The cost and expense of said improvement
shall be assessed per foot front upon the lots and
lands abutting thereon. Said assessments shall
be payable in ten annual installments and
bonds shall be issued in anticipation of the
collection of such assessments, and the City Clerk
is hereby directed to cause this resolution to be
published for two consecutive weeks in a newspaper
published and of general circulation in the corporation
and J. M. Stacy City Marshal is hereby appointed
to serve notice of the passage of this resolution upon
the owners of property abutting on said improvement
who are residents of Stark County Ohio

Adopted August 1st 1890
Thomas Beardslee
Clerk

A Resolution declaring it necessary to improve Seneca Street from Main Street South to the South side of Summit Street

Be it resolved by the Council of the city of Alliance Ohio that it is hereby declared necessary to improve Seneca Street from Main Street South to the south side of Summit Street by putting the same to the established grade paving the road bed with paving brick... setting curb and gutter stones and constructing the necessary culverts.. drains. and crosswalks in accordance with plans and Specifications on file in the office of the city Clerk. The cost and expense of said improvement shall be assessed per foot front upon the lots and lands abutting thereon. Said assessments shall be payable in ten annual installments and bonds shall be issued in anticipation of the collection of such assessments and the clerk is hereby instructed to cause this resolution to be published for two weeks in a newspaper published and of general circulation in the Corporation. and J. M. Stacy city Marshal is hereby appointed to serve notice of the passage of this resolution upon the property owners abutting on said improvement who are residents of Stark County Ohio. And be it further resolved that A Resolution entitled "a resolution to improve Seneca street from Main Street South to the south side of Summit Street" passed on the 28th day of April 1890 is hereby repealed.

Adopted Aug 12. 1890

Thomas Caselman
Clerk

A Resolution declaring it necessary to improve State Street from the east side of Arch Street to the east side of Union Avenue.

Be it resolved by the Council of the city of Alliance Ohio that it is hereby declared necessary to improve State Street from the east side of Arch Street to the east side of Union Avenue by grading the same, macadamizing the roadbed with furnace slag, and constructing the necessary culverts and drains in accordance with plans and profiles on file in the office of the city civil engineer. Said improvement to be for a width of thirty six (36) feet between curbs less a strip eight (8) feet wide in the center occupied by the Alliance Street Railroad Company. The cost and expense of said improvement shall be assessed per foot front upon the lots and lands bounding and abutting thereon.

Said assessments shall be payable in five annual installments and bonds shall be issued in anticipation of the collection of such assessments, and the Clerk is hereby instructed to cause this resolution to be published for two weeks in a newspaper published and of general circulation in the Corporation.

and V. M. Stacy City Marshal is hereby appointed to serve notice of the passage of this resolution upon the owners of property abutting on said improvement who are residents of Stark County.

Adopted Sept 1st 1890.

Thomas Casselmann
Clerk

An Ordinance to provide for the Granting of Licenses.

Section 1.

Be it ordained and enacted by the Council of the City of Alliance, Ohio, that whoever shall within the limits of the said city of Alliance, Ohio, and without having first obtained a license as provided in the ordinance, exhibit any public show, theatrical or other exhibition of any kind not prohibited by law of whatever name or nature for which money or any other reward is in any manner demanded or received; or town, manage or operate any opera house or theatre; or engage in the business of a parson broker, or huckster in the public streets or markets; or peddle or hawk any goods, wares, or merchandise, medicines, or other articles; or run, let, or operate any swing shooting gallery, flying horse, run around, striking machine, or other device, or amusements for which any pay is in any way demanded or received; or sell at auction any goods, wares, or merchandise imported into said city to be so sold, shall be guilty of a misdemeanor, and on conviction thereof before the mayor of said City shall be fined in any sum not exceeding one hundred dollars (\$100.00) nor less than five (\$5.00) Dollars for each offense, and each days violation of this ordinance shall be deemed a repetition of such offense.

Section 2.

Licenses for any of the above purposes shall be granted by the Mayor when the person or persons desiring them shall apply therefor answering truly under oath such questions as the Mayor of said City may deem necessary to satisfy him of the particular license required and pay to the Mayor for the use of the City, the sum of money as hereinafter specified and when two sums are named in the ordinance for the same thing, the Mayor shall fix the charge between the limits so named.

Section 3.

The licenses shall be issued by the Mayor from printed book forms to be provided by the City Council, with stubs with blank on both stub and license for place, amount, purpose, person, times and dates and shall be issued consecutively as they are numbered, and reported to the Council monthly.

Section 4.

The license year shall commence the first Monday in May in each year and no license which is rated only by the year shall be issued for a longer or shorter period than the unexpired portion of the license year and unless otherwise provided shall be paid for in such proportions as such unexpired period bears to the whole year.

Section 5.

No license granted under this ordinance shall be in any manner assignable or transferrable or shall authorize any other person than is therein named to be done or at any other place than the one named therein, without the permission of the Mayor of said City being endorsed thereon.

Section 6.

Every license granted under this ordinance shall specify the person or persons to whom granted. The particular object for which the same is granted, the time for which the license continues, and may be granted to a person, persons, or firm or corporation.

Section 7.

If at any time it should appear to the Mayor that any person duly licensed under this ordinance has violated any of the provisions of this ordinance, said Mayor is thereby authorized to revoke the license theretofore granted to such person, shall then cease to have any privilege thereunder.

Section 8.

Each keeper of a pawn brokers office shall pay a license of from \$50.00 to \$100.00 per year. Each peddler shall pay from \$2.50 to \$5.00 per day, or - per year if he prefers. Each hawkers shall pay from \$5.00 to \$10.00 per day.

The owner of each circus or menagerie shall pay not less than \$50.00 nor more than \$100.00 per day. The owner of each side show, concert, exhibitors of monsters or freaks of nature, shall pay not less than \$5.00 nor more than \$15.00 per day. Every theatrical company, operatic troupe or a person or combination of persons giving exhibitions or entertainments of any sort whatever, except such as are prohibited by law for which money or any compensation is demanded or received shall pay a license of \$5.00 for each and every exhibition or entertainment. Provided that no charge shall be exacted for any exhibition by local talent for benevolent purposes.

Each huckster in the public streets shall at his option pay a license of \$50.00 per year or from fifty cents (50c) to one dollar (\$1.00) per day to be fixed by the mayor.

The proprietor of each shooting gallery, swing, flying horse, or run around, striking machine, or other device of amusement operated for pay shall pay from \$5.00 to \$10.00 per day.

Any person who shall sell or cause to be sold at auction any goods, wares, or merchandise, medicine, or other articles imported into the City to be sold shall pay a license of not less than \$10.00 per day nor more than \$25.00 per day. That every transient dealer or person or persons who open in this City a store or place for temporary sale of goods, wares, merchandise, shall pay a license of \$25.00 per day, but this clause shall not apply to persons selling by sample only, nor to any agriculture article or products offered or exposed for sale by the producer.

Section 9.

All licenses heretofore issued by the Mayor or other duly authorized officer of said City and now unexpired shall be valid until the time for which they were severally issued shall expire.

Any person licensed under this ordinance shall exhibit such license whenever requested by any officer of the City.

Section 8, amended Mar. 3, 1891
See page 58.

Section 10.

The provisions of this ordinance shall not apply to any officer selling goods under judicial process nor be construed to require of the owner of any product of his own raising or the manufacturer of any article manufactured by him licensed to vend or sell in any way by himself or agent any such article or product.

Section 11.

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

Passed: July 7th - 1890
Thomas Casselman
Clerk

James W. Hull,
President

I hereby certify that the foregoing ordinance was passed July 7th - 1890 and published July 16th in the Alliance Standard Review, and July 17th in the Alliance Weekly Leader, both newspapers of general circulation in the City.

Thomas Casselman,
Clerk.