

Repealed March 31<sup>st</sup> 1899.

An Ordinance establishing a fire alarm and Police telegraph system for the City of Alliance Ohio and Contracting with William S. Amgat for the Maintenance and operation of the same

Be it ordained and enacted by the Council of the City of Alliance Ohio as follows:

Sec I That William S. Amgat and his assigns who shall hereafter be known and designated as the grantee is hereby granted the right and privilege to string the necessary wires on the electric light and telephone poles within the city and to use the streets and alleys to erect the necessary poles where none are erected and to place Police patrol and fire alarm boxes on said poles and to maintain the same during the period of eight (8) years from the acceptance and approval by the grantee of the contract granted by this ordinance unless said contract shall be terminated during said period by said city for cause

Sec II - Said Grantee agrees to construct and maintain said system according to the following specifications:

First - To put up properly in good working order a sufficient amount of no 12. copper wire on the telephone, electric light and other poles in such manner as to interfere as little as possible with the operation of the telephone and electric light for operating a system of thirty five (35) police patrol and fire alarm boxes and such other amount of wire as may be necessary for connecting the boxes in private houses or places of business (for which any citizen may contract with the grantee) and such further amount of wire as may be necessary for connecting any additional boxes with the system which may hereafter be ordered by Council

Second - To maintain in good working order as now located or as hereafter to be located by the Council, thirty five (35) Police patrol and fire alarm boxes and such additional number of boxes from time to time and at such places as the Council may direct. Provided that said City shall pay for additional wire and additional boxes shall be paid for at the rate of Twenty five dollars (\$25<sup>00</sup>) Each.

Third - To provide maintain and equip in good repair during the continuance of this grant a good and substantial Combination hose and patrol wagon with all the necessary Equipments and appendages connected therewith for securing

prisoners therein and conveying them in safety to the place wherein they are to be confined and for the comfortable and convenient transportation of persons who are wounded in firm or ill. Said wagon shall be equipped with two (2) Babcock fire Extinguishers, two (2) ten-foot extension ladders and from 700 to 900 feet of Cotton hose.

Fourth — To provide and keep for use on said wagon a sufficient number of good safe horses of sufficient weight strength and speed for the work to be done with said wagon.

Fifth — To provide two (2) men to be on hand at all times night and day and three (3) additional men to be on hand from eight o'clock P.M. to six o'clock A.M. and such other number of men as the Council shall from time to time order to respond to calls made for said wagon.

Sixth — To furnish patent quick harness and use the patent Hale Collar and snap swinging device for harness, relay battery for main line, local battery, register and gong, key, switch board, horse trip and stable door hinges. All of said property and appliances above enumerated except the hose shall be and remain the property of the grantee unless purchased by the City as hereinafter provided.

Seventh — Grantee shall have said system completed and in operation within thirty (30) days from the passage of this ordinance and keep and maintain said Combination hose and patrol wagon and said Fire Alarm and Police patrol Telegraph System in good condition and in operation during the continuance of this contract.

Sec 3 — It shall be the duty of said grantee to keep said wagon, horses and men in readiness at all times to respond to calls made for said wagon and answer all calls and go immediately upon call with said wagon properly equipped to any and all places within the city for the purpose of conveying and to convey with safety and dispatch prisoners to the place wherein they are to be confined and for the purpose of transporting and to

transport injured infirm or sick persons with care to such places as may be ordered to respond to all fire alarms and to go immediately to all fires within the city limits to assist officers and others in securing prisoners and conveying them to prison to assist in caring for the disabled, ill and infirm persons in transporting them to such points as may be ordered and to keep the hose and <sup>city</sup> fire apparatus in good condition

Sec. 4. - In consideration of the construction and Maintenance of the said Fire alarm and Police Telegraph system as hereinbefore provided the City of Alliance hereby contracts with the said grantee for the period of eight (8) years from the day of the approval and acceptance of this contract by the grantee for the operation of the same and the strict performance by said grantee strict compliance with the same the said City covenants and agrees as follows:

First - To pay said grantee at the rate of one hundred and Seventy three dollars (\$173.00) per month from the date said system goes into operation. Said payments to be made monthly at the end of each month. Provided that the said City shall pay to said grantee fifty dollars (\$50.00) per month for each and every man furnished by him in addition to the five provided in section five of the above specifications if the same shall be ordered by Council

Second. - To pay to said grantee the sum of one dollar (\$1.00) for each and every prisoner conveyed in said wagon to the place of confinement and for each and every injured or infirm person transported according to the terms of this contract. Said payments to be paid monthly at the end of each month.

Third. - To provide a patrol station for said wagon and its equipments. Said station to be provided with water Electric light fuel for heating same and suitable sleeping rooms

Sec. 5. - Grantee shall have entire charge and control of the fire department and perform the duties of the Chief of the fire department of said City.

Sec 6 - The mayor may appoint grantee or any and all of his employes who are suitable persons as special police officers. provided however that they shall receive no pay as such special Police

additional to that herein before provided.

Sec 7 - At the time of signing the acceptance of this contract awarded in this Ordinance. Grantee shall give a bond to be approved by the Council in the sum of Five Hundred Dollars (\$500<sup>00</sup>) conditioned for the faithful performance of all and singular the terms and conditions of said Contract and conditioned to save the City harmless from any illegal act of grantee or any of his employes and in case of any violation of any of the terms of this contract or in any case the city shall be held for any damages for any unlawful act of grantee or any of his employes the Council of said City may terminate the contract herein granted or may cause suit to be instituted on said bond or both.

Sec 8 - Said City shall have the right to purchase the entire system and all apparatus mentioned in the foregoing ordinance including patrol wagon and equipments, fire extinguishers and all other instruments and appliances and all stock on hand for Ten Hundred and eighty dollars. (\$1080<sup>00</sup>) if single circuit or Eleven Hundred and fifty five dollars (\$1155<sup>00</sup>) if double circuit and Twenty eight dollars (\$28<sup>00</sup>) per mile for all wire strung except the extensions hereafter ordered by council and twenty five dollars (\$25<sup>00</sup>) additional thereto for each street fire alarm and Police patrol box owned by grantee (This price does not include horses. The price of which if purchased by the city to be agreed upon between the parties) and in case the city shall purchase said System it shall respond to all calls from private boxes already in the circuit so long as the system is maintained.

Sec. 9 That this Ordinance shall take effect and be in force from and after its passage and publication as required by Law.

Passed March 22<sup>nd</sup> 1893  
Thomas Casselman Clerk

Thomas Wilson President of Council

I hereby certify that the foregoing ordinance was passed March 22 1893 and published March ~~23~~<sup>30</sup> 1893 in the Alliance Standard Review a newspaper of general circulation in the city. Thus Casselman Clerk

*Copied from  
Book 1, 193*  
An Ordinance to prohibit certain immoral conduct therein described and the posting up of indecent pictures

Sec I Be it ordained and enacted by the Council of the City of Alliance Ohio that it shall be unlawful for any person to make an indecent exposure of the body or any part thereof publicly or where the same may be publicly seen or make any immodest display of himself or herself offensive to the virtuous sense of the public or to make any signs or gestures suggestive of lewd lascivious or licentious conduct or as an invitation to the commission of such acts.

Sec II - That it shall be unlawful for any person or persons to post up or suffer the same to be done in or upon his premises any indecent immoral or lascivious pictures advertising or purporting to advertise any show or any theatrical or dramatic performance of any kind or description.

Sec III. Any person violating either of the above sections shall on conviction thereof be fined not more than fifty dollars (\$50<sup>00</sup>) and not less than five dollars (\$5<sup>00</sup>) and the Mayor is hereby authorized to order the Marshal or any police officer to take down and destroy any pictures posted up in violation of this ordinance.

This Ordinance shall take effect and be in force in ten days after its passage and legal publication.

Passed April 6<sup>th</sup> 1893

Thomas Casselman  
Clerk

Thomas Wilson  
President of Council

I hereby certify that the foregoing Ordinance was passed April 6<sup>th</sup> 1893 and published April 13<sup>th</sup> 1893 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation  
Thomas Casselman

An Ordinance to amend the grade on North Liberty Ave

Be it ordained and enacted by the Council of the City of Alliance Ohio that an Ordinance establishing a grade on North Liberty Street passed August 27<sup>th</sup> 1879. be and the same is hereby amended to read as follows:

sec I Beginning at the center of Liberty Avenue and the north curb of Main Street with the established grade thereof at an elevation of Eighty nine and forty hundredths (89.40) feet. Thence to the south side of the P. Ft. W & C. R. R. to an elevation of Eighty and Sixty hundredths (80.60) feet Thence north across the tracks to the north line of the C. & P. R. R. to an elevation of Seventy six (76) feet Thence to the south curb of Patterson Street to an elevation of seventy one and ten hundredths (71.10) feet Thence to the north curb of Patterson Street to an elevation of Seventy one and ten hundredths (71.10) feet Thence to the south curb of Noble Street to an elevation of Sixty one and fourteen hundredths (61.14) feet Thence to the north curb of Noble Street to an elevation of Sixty and thirty eight hundredths (60.38) feet Thence to the south curb of Pike Street to an elevation of fifty one and twenty eight hundredths (57.28) feet. Thence to the north curb of Pike Street to an elevation of fifty one and twenty eight hundredths (57.28) feet. Thence to the south curb of Reed Street to an elevation of fifty five (55) feet Thence to the north curb of Reed Street to an elevation of fifty five (55) feet. Thence to the center of Keystone Street to an elevation of forty eight and twenty one hundredths (48.21) feet

Sec II These elevations apply to the center line of the Avenue. The top of the curbs on each side to conform to the grades of streets crossing.

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 May 1<sup>st</sup> 1893  
Thomas Casselman  
Clerk

Thomas Wilson  
President of Council

I hereby certify that the foregoing Ordinance was passed  
May 1<sup>st</sup> 1893. and published May 4<sup>th</sup> 1893 in The  
Alliance Standard Review a weekly newspaper published  
and of general circulation in the Corporation  
Thomas Casselman  
Clerk

An Ordinance to establish a grade on Simpson Street

Sec 1 Be it ordained and enacted by the Council of the  
City of Alliance Ohio that a grade be established on  
Simpson Street as follows: Beginning at the west curb  
of South Liberty Avenue at an elevation of one hundred and  
eighty eight and thirty two hundredths (188.32) feet thence  
to the center of Seneca Avenue to an elevation of one  
hundred and ninety and ten hundredths (190.10) feet  
thence to the center of South Freedom Avenue to an  
elevation of one hundred and ninety two and fifty seven  
hundredths (192.57) feet thence to the center of Linden  
Avenue to an elevation of one hundred and ninety  
five and eleven hundredths (195.11) feet thence to the  
East curb of Arch Avenue to an elevation of one hundred  
and ninety seven and forty four hundredths (197.44)  
feet. Thence west four hundred and twenty one half  
(420 1/2) feet to the center of an alley to an elevation of  
one hundred and ninety three and seventy nine hundredths  
(193.79) feet thence west five hundred and sixty four  
and one half (564 1/2) feet to the center of the L. E. & S. R.R.  
to an elevation of one hundred and ninety eight and  
fourteen hundredths (198.14) feet. Thence west two hundred  
and thirty six feet to the east curb of Union Avenue  
to an elevation of one hundred and ninety nine  
and ninety five hundredths (199.95) feet.  
Thence to the center of Chapman Avenue to an  
elevation of two hundred and one and ninety four

(201.94) hundredths feet thence to the center of Miller Avenue to an elevation of two hundred and four and two hundredths (204.02) feet thence to the center of Aultman Avenue to an elevation of two hundred and eight and eighteen hundredths (208.18) feet thence west two hundred and eighty five (285) feet to the west line of the College Campus to an elevation of two hundred and ten and six hundredths (210.06) feet.

Sec II These elevations apply to the center line of the street. The top of the curbs on each side are to conform to the grades of the Avenues crossing.

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

Passed May 1<sup>st</sup> 1893

Thomas Cusselman  
Clerk

Thomas Wilson  
President of Council

I hereby certify that the foregoing ordinance was passed May 1<sup>st</sup> 1893. and published May 4<sup>th</sup> 1893 in the Alliance Standard Review <sup>weekly</sup> newspaper of general circulation in the city.

Thomas Cusselman  
Clerk

## An Ordinance to establish a grade on Roseberry Street

Be it ordained and enacted by the Council of the city of Alliance Ohio that a grade be established on Roseberry Street as follows:

Sec I. - Beginning at the East curb of Union Avenue with the established grade thereof at an elevation of one hundred and fifty two and forty eight hundredths (152.48) feet thence East four hundred and twenty two (422) feet to the west rail of the L. C. A. & S. R. R. to an elevation of one hundred and fifty six (156) feet thence level to the east rail of the railroad to an elevation of one hundred and fifty six (156) feet thence east one hundred and fifty seven (157) feet to the west side of an Alley to an elevation of one hundred and fifty three and forty six hundredths (153.46) feet thence level ten (10) feet to the east side of the alley to an elevation one hundred and fifty three and forty six hundredths (153.46) feet thence east six hundred and eighteen (618) feet to the west curb of Arch Avenue to an elevation of one hundred and sixty and Eighty eight hundredths (160.88) feet.

Sec II - These elevations apply to the center line of the street. The top of the curbs on each side are to conform to the grades of the avenues crossing.

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 May 8<sup>th</sup> 1893

Thomas Casselman  
City Clerk

Thomas Wilson  
President of Council

I hereby certify that the foregoing ordinance was passed May 8<sup>th</sup> 1893 and Published May 11<sup>th</sup> 1893 in the Alliance Standard Review a weekly newspaper published and of general circulation in the Corporation.

Thomas Casselman  
City Clerk

Repealed August 2<sup>nd</sup> 1897  
See page 372

"An Ordinance to protect Police Patrol and fire Alarm Boxes, Wire Poles and apparatus; and other wires erected and maintained by authority of Council."

Sec I Be it ordained and enacted by the council of the city of Alliance Ohio as follows:

No person shall, willfully, and maliciously, injure any fire alarm, telegraph, telephone, Electric light, or other wires used by this city, or erected and maintained by authority of the Council, by throwing stones, clubs or missiles of any kind at the lines, insulators, or any of the apparatus, in use, in connection with said lines, or in any way tampering with alarm boxes, Poles, lines, Wires or insulators, which may lead to the injury of them, in any manner whatever.

Sec II No person shall interfere with the fire alarm or police patrol system, by willfully and maliciously turning in a false alarm from any box, or by telephone, for the purpose of calling out the Patrol or fire department.

Sec III Any person violating any of the provisions of sections first and second shall upon conviction be fined in any sum not exceeding twenty five (\$25.00) dollars, or imprisoned not exceeding thirty (30) days or both.

Sec IV When it becomes necessary to remove any of the wires or poles mentioned in this Ordinance for the purpose of moving any building or any other purpose, the person or persons requiring such removal shall notify the officer in charge of the patrol system, and the superintendent or other officer in charge of the system or department the lines or poles of which are required to be moved, at least twenty four (24) hours in advance of such required removal. Persons so notified shall have the wires or Poles removed and replaced, and such removal shall not be deemed a violation of sections first and second of this ordinance.

Sec V. This Ordinance shall take effect and be in force from and after its passage and publication as required by law.  
Passed May 15<sup>th</sup> 1893

Thomas Casselman  
City Clerk

Thomas Wilson  
President of Council

I hereby certify that the foregoing ordinance was passed May 15<sup>th</sup> 1893 and published May 25<sup>th</sup> 1893 in the Alliance Standard & Review a newspaper of general circulation in the city.  
Thomas Casselman  
City Clerk

"An Ordinance to establish a grade on Harrison Street"

Be it ordained and enacted by the council of the city of Alliance this that a grade on Harrison Street be and the same is hereby established as follows:— see I Beginning at the east curb of Union Avenue with the established grade thereof at an elevation of seventy five and eleven hundredths (75.11) feet Thence east to the west curb of Park Avenue to an elevation seventy one and eighty seven hundredths (71.87) feet Thence level to the east curb of Park Street to an elevation of seventy one and eighty seven hundredths (71.87) feet Thence to the center of Heesters Avenue to an elevation of sixty eight (68) feet

Sec II These elevations apply to the center line of the street The curbs on each side to conform to the grades of the streets crossing The distance between curbs to be twenty eight (28) feet.

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 May 29<sup>th</sup> 1893

Thomas Casselman  
City Clerk

Thomas Wilson  
President of Council

I hereby certify that the foregoing ordinance was passed May 29<sup>th</sup> 1893 and published June 1<sup>st</sup> in the Alliance Standard Review a weekly newspaper of general circulation in the corporation.  
Thomas Casselman  
City Clerk

An Ordinance to issue twenty thousand dollars bonds for sewerage purposes.

Whereas, by virtue of an act entitled "An act to authorize the City Council of any city of the second class fourth grade which at the last federal census had a population of not less than seven thousand six hundred and not more than seven thousand six hundred and ten to issue and sell bonds for sewer purposes" which act was passed April 23<sup>rd</sup> 1891, by the general assembly of the state of Ohio and whereas at an election held in the city of Alliance Ohio on March 11<sup>th</sup> 1893 that more than three-fifths of those voting upon the proposition to issue such bonds voted in favor thereof. Therefore

Be it ordained by the Council of the city of Alliance Ohio as follows: Sec I - That the Mayor and City Clerk be and they are hereby authorized, empowered and instructed to issue the bonds of the city of Alliance Ohio in the sum of Twenty thousand dollars - payable at the city treasury in seven years after date of issue. Said bonds shall be issued in denominations of One thousand dollars each and shall be dated July 20<sup>th</sup> 1893 and shall bear interest at the rate of six per cent per annum payable semiannually and shall be advertised and sold for not less than their par value and the proceeds thereof shall be used only in the construction of a system of sewerage for and in said city and for the payment of said bonds as they become due and payable the revenue and faith of said city are hereby pledged

Sec II That upon the sale of said bonds the proceeds thereof shall be placed in the city treasury and shall be disbursed by the city Treasurer as other funds of the city for the purposes hereinbefore mentioned

Sec III That for the purpose of paying such bonds and the interest thereon as the same shall become due and payable there shall be annually levied by the city Council in addition to the taxes authorized by law such rate not exceeding two mills on all the taxable property thereof every year during the period said bonds

have to run but which shall not increase the aggregate of taxation for municipal purposes above the limit authorized by law. The taxes so levied to anticipate the maturity of said bonds and the interest thereon accruing.

Sec IV This ordinance shall take effect and be in force from and after its passage and legal publication

Passed May 29<sup>th</sup> 1893

Thomas Casselman  
City Clerk.

Thomas Wilson  
President of Council

I Thomas Casselman Clerk of the City of Alliance Ohio do hereby certify that the foregoing Ordinance was passed May 29<sup>th</sup> 1893 and published June 1<sup>st</sup> 1893 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation.  
Thomas Casselman City Clerk

"An Ordinance to levy taxes for Municipal purposes for the year 1893"

Be it ordained by the Council of the City of Alliance Ohio as follows:  
Sec 1- That there be levied for Corporate purposes for the year 1893 on each dollar of Valuation of the real and personal property in the City of Alliance Ohio the sum of nine (9) mills and that said levy be apportioned as follows. For the General fund .6 mills for the Sinking fund. 1.3 mills  
For the Street fund .6 mills for the Police and Salary fund. 1.1 mills  
" " Light " 1.3 " " " Fire " .8 "  
" " Water " 1.8 " " " Street intersection " 1. "  
" " Sewer -.5 "

Sec II That the city clerk is hereby directed to certify the above levy to the Auditor of Stark County, to be placed on the tax list for collection.

This Ordinance to take effect and be in force from and after its passage,

Passed June 5<sup>th</sup> 1893

Thomas Casselman  
Clerk

Thomas Wilson  
President of Council

"An Ordinance to levy a special tax of one (1) mill in addition to all other taxes levied for municipal purposes in pursuance of the special authority herein set forth"

Whereas the General Assembly of the State of Ohio by an act entitled "An act to authorize the City of Alliance Ohio to borrow money and issue bonds therefor to pay the outstanding indebtedness of said City" passed Feb 12, 1889 authorize the Council of said City to borrow money and issue Bonds in any sum not exceeding \$15,000 <sup>00</sup> and to levy a tax on all the taxable property in said City not exceeding one (1) mill on each dollar of valuation in any one year for the purpose of paying said Bonds and the interest thereon and Whereas in pursuance of said authority the Council of said City of Alliance did on March 18, 1889 authorize the issue of said Bonds in the sum of \$14,000 <sup>00</sup> in accordance with the provisions of said act of the General Assembly. And Whereas said bonds have been issued in accordance with the terms of said authority. Now Therefore.

Sec 1- Be it ordained by the Council of the City of Alliance Ohio that for the purpose of paying said bonds and the interest thereon as the same shall become due a tax is hereby levied on all the taxable property in said City except the Sixth Ward (formerly Mt Union) of One Mill on each and every dollar for the year 1893 in addition to the taxes now authorized by law which levy the Clerk of said City is hereby directed to certify to the Auditor of Stark County to be placed on the tax duplicate and collected as other taxes

This Ordinance to take effect and be in force from and after its passage

Passed June 5 1893  
Thomas Leusselmer  
Clerk

Thomas Wilson  
President of Council

An Ordinance Granting the Alliance Street Railroad Company the right to extend its lines upon certain Streets in the City of Alliance Ohio and prescribing the manner and terms and Conditions upon which the same shall be done"

Sec I — Be it ordained by the Council of the City of Alliance Ohio that the Alliance Street Railroad Company their successors and assigns be and the same are hereby granted the right to extend their line of Railway by the construction of single tracks with the necessary switches and turn outs and all the necessary appliances for the construction maintenance and operation of an Electric Street Railroad in and along the following Streets to wit:

1<sup>st</sup> Beginning at the intersection of Main Street and North Union Avenue thence north on North Union Avenue to Vine Street thence west on Vine Street to the Corporation line.

2<sup>nd</sup> From the intersection of North Union Avenue and Oly Street west on Oly Street to the Corporation line.

3<sup>d</sup> From the intersection of Oly Street and Lincoln Avenue north on Lincoln Avenue to Vine Street.

4<sup>th</sup> From the intersection of North Union Avenue and Wayne Street west on Wayne Street to the Corporation line.

Sec II — Said Company their successors or assigns shall commence the construction of one or more of the said extensions above set forth within thirty (30) days from the date of passage and publication of this ordinance and shall construct and complete and have in full running order at least one of the said branches within one hundred and twenty days from the passage and publication of this Ordinance as aforesaid and be it further understood and ordained that on all Streets above referred to or parts of Streets the use of which is herein granted to said Street Railroad Company for the purpose above set forth and not so used and appropriated by them in manner and form as herein specified within the term of eighteen (18) months from the taking effect of this Ordinance all rights and privileges and the franchise herein granted in such streets not so appropriated shall be forfeited on the passage of a resolution by the City Council to that effect.

Sec III — On all of said extensions the said grantee or its successors and assigns may

lay T Rails. In all other respects the construction maintenance and operation of the said street railroad on the extensions herein granted shall be in accordance with the Ordinance heretofore passed by the City Council of the City of Alliance granting to the above named Street Railroad Company the right to construct, maintain and operate its Street Railroad which said Ordinance was passed in the year 1888. Particular reference is had to sections three to seven inclusive of the said Ordinance which shall be in force and binding in all particulars except such as may be modified hereafter.

Sec. IV - In consideration of the extensions herein granted the said Street Railroad Company shall carry passengers for one continuous trip from any one point on said road to any other point thereon along such lines as are or may be constructed and in operation upon the following terms to wit: Single cash fare, five cents. Six tickets for twenty five cents. twelve tickets for fifty cents. Twenty five tickets for one dollar. The said railroad its successors and assigns may require each passenger on the cars of the said Company to pay fare or present a ticket in advance and the said Company may charge a reasonable compensation for carrying packages or luggage on their cars.

Sec V - This Ordinance shall be in force from and after its passage and due publication according to law.

Passed June 19<sup>th</sup> 1893

Thomas Casselman  
City Clerk

P. A. Gabel  
President of Council Pro tem

I hereby certify that the foregoing Ordinance was passed June 19<sup>th</sup> 1893 and published June 22<sup>nd</sup> 1893 in the Alliance Standard Review a weekly newspaper of general circulation in the City  
Thomas Casselman  
City Clerk

An Ordinance to amend the grade on South  
Webb Avenue

Be it ordained and enacted by the Council  
of the City of Alliance that an Ordinance amending  
the grade on South Webb Avenue passed July 22<sup>nd</sup> 1896  
be and the same is hereby amended to read as follows:

1- Beginning at the Center of Ash Street with the established  
grade thereof at an elevation Eighty one and twenty five hundredths  
(81.25) feet thence to the south curb of Ash Street to an  
elevation of Eighty one and Eighty five hundredths (81.85)  
feet thence to the north curb of Fulton Street to an  
elevation of Ninety two and Eighty five hundredths (92.85)  
feet thence to the south curb of Fulton Street to an  
elevation of Ninety four and fifty one hundredths (94.51) feet  
thence to the north curb of Columbia Street to an elevation  
of One hundred and two hundredths (100.02) feet thence to the  
south curb of Columbia Street to an elevation of one hundred  
and seventy hundredths (100.70) feet thence to the north curb of  
Broad Street to an elevation of one hundred and ten and  
seventy nine hundredths feet (110.79). Thence level to the south  
curb of Broad Street to an elevation of one hundred and ten  
and seventy nine hundredths (110.79) feet thence to the north  
curb of High Street to an elevation of one hundred and nine  
and thirty hundredths (109.30) feet thence to the south curb of  
High Street to an elevation of one hundred and nine and ten  
hundredths (109.10) feet thence to the north curb of Oxford  
Street to an elevation of one hundred and ten and Eighty five  
hundredths (110.85) feet thence level to the south curb of Oxford  
Street to an elevation of one hundred and ten and Eighty  
five hundredths (110.85) feet thence to the north curb of  
Cambridge Street to an elevation of one hundred and four and  
Eighty eight hundredths (104.88) feet thence level to the south  
curb of Cambridge Street to an elevation of One hundred and  
four and Eighty eight hundredths (104.88) feet thence to the  
north curb of Summit Street to an elevation of one  
hundred and eight and ninety three hundredths (108.93)  
feet thence to the south curb of Summit Street to  
an elevation of one hundred and nine and thirteen  
hundredths (109.13) feet thence to the north curb  
of Grant Street to an elevation of one hundred and

twenty three and sixty four hundredths (123.64) feet  
 thence to the south curb of Grant Street to an  
 elevation of one hundred and twenty four and twenty  
 four hundredths (124.24) feet thence to the north  
 curb of Garwood Street to an elevation of one hundred  
 and thirty and twenty four hundredths (130.24) feet  
 thence to the south side of an alley to an elevation  
 of one hundred and thirty two and seventy five hundredths  
 (132.75) feet thence to the center of Milner Street to  
 an elevation of one hundred and thirty and sixty four  
 hundredths (130.64) feet.

Sec II — These elevations apply to the center  
 line of the Avenue. The west curb to be six (6) inches  
 higher and the east curb to be six (6) inches lower  
 than the center.

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

Passed July 3<sup>d</sup> 1893

Thomas Casselner      Thomas Wilson  
 Clerk                      President of Council

I hereby certify that the foregoing ordinance was  
 passed July 3<sup>d</sup> 1893 and published July 13<sup>d</sup> 1893  
 in the Alliance Standard Review a weekly news  
 paper published and of general circulation  
 in the Corporation.

Thomas Casselner  
 City 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 I— 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 ~~extending~~ so much of its existing indebtedness as becomes due Sept 1<sup>st</sup> 1893 as said City is unable from its limits of taxation to pay at maturity there be issued the bonds of the city in the sum of nine thousand one hundred and fifty dollars (\$9150<sup>00</sup>) as hereinafter provided.

Sec II That said bonds shall be in denominations of seventeen bonds of five hundred dollars (\$500<sup>00</sup>) each and one bond of six hundred and fifty dollars (\$650<sup>00</sup>) and shall be numbered consecutively as the city clerk may determine and shall bear date of Sept. 1<sup>st</sup> 1893 and shall become due and payable March 1<sup>st</sup> 1902. Said bonds shall bear interest at the rate of six per cent per annum payable semi-annually on the first days of March and September of each year and the several installments of interest shall be evidenced by coupons attached to said bonds and both interest and principal shall be payable when 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 and execute said bonds and the proceeds thereof when they shall have been disposed of shall be used and applied under the direction of Council for the sole purpose of paying and removing and extending said maturing indebtedness of said City and to no other purpose whatsoever.

Sec IV— This ordinance shall take effect and be in force from and after its passage and legal publication.

Passed July 10<sup>th</sup> 1893  
Thomas Casselman Clerk

Thomas Wilson  
President of Council

I hereby certify that the foregoing ordinance was passed July 10<sup>th</sup> 1893 and published July 13<sup>th</sup> 1893 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation.

Thomas Casselman  
City Clerk

An Ordinance to issue bonds for Sewer purposes.

Whereas by virtue of an act entitled "an act to authorize the City Council of any City of the second class fourth grade which at the last census had a population of not less than 7600 nor more than 7610. to issue and sell bonds for sewer purposes" which act was passed April 23<sup>rd</sup> 1891. by the general assembly of the State of Ohio the Council of the City of Alliance Ohio was authorized to submit to the voters of said City the proposition whether the bonds of the City should be issued for the purposes aforesaid. and Whereas at an election held March 11<sup>th</sup> 1893 in said City more than three fourths of those voting upon said proposition voted in favor thereof. Therefore

Sec. 1— Be it ordained by the Council of the City of Alliance Ohio that the Mayor and Clerk be and they are hereby authorized empowered and instructed to issue Bonds of the City of Alliance Ohio in the sum of Twenty thousand dollars payable at the City Treasury seven years after date of issue. Said bonds shall be issued in denominations of one thousand dollars each and shall be dated September 1<sup>st</sup> 1893 and shall bear interest at the rate of six per cent per annum payable semi-annually and shall be advertised and sold for not less than their par value and the proceeds thereof shall be used only in the construction of a system of Sewerage in said City and for the payment of said bonds as they become due and payable the revenue and faith of said City are hereby pledged.

Sec 11— That upon the sale of said bonds the proceeds thereof shall be placed in the City Treasury and shall be disbursed by the City Treasurer as other City funds for the purposes herein before mentioned.

Sec III— That for the purpose of paying said bonds, <sup>and the interest thereon</sup> as the same shall become due and payable there shall be annually levied by the City Council in addition to the taxes, <sup>otherwise</sup> authorized by law such rate as council may determine not exceeding two mills on all the taxable property thereof every year during the period said bonds have to run but which shall not increase the aggregate of taxation for municipal purposes above the limit authorized by law. The taxes so levied to anticipate the maturity of said bonds and the interest thereon accruing.

Sec IV. That an Ordinance entitled an Ordinance To issue Twenty Thousand dollars Bonds for Sewerage purposes passed May 29<sup>th</sup> 1893 is hereby repealed.

Sec V. This Ordinance shall be in force from and after the earliest period allowed by law.

Passed July 10<sup>th</sup> 1893

Thomas Casselman  
Clerk

Thomas Wilson  
President of Council

I, Thomas Casselman Clerk of the City of Alliance Ohio do hereby certify that the foregoing Ordinance was passed July 10<sup>th</sup> 1893 and published July 13<sup>th</sup> 1893 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation

Thomas Casselman  
City Clerk

An Ordinance to establish a grade on Cambridge Street  
 Be it ordained and enacted by the Council of  
 the City of Alliance Ohio that a grade be established on  
 Cambridge Street as follows

Sec I — Beginning at the east curb of Union Avenue  
 with the established grade thereof at an elevation of one  
 hundred and forty nine and twenty eight hundredths  
 (149.28) feet thence east four hundred and one (401) feet  
 to the west curb of Park Street to an elevation of one  
 hundred and fifty two and fifty six hundredths (152.56)  
 feet thence level forty (40) feet to the east curb of Park  
 Street to an elevation of one hundred and fifty two  
 and fifty six (152.56) hundredths feet thence east  
 four hundred and twelve (412) feet to the west curb of  
 Mechanic Avenue to an elevation of one hundred and  
 forty nine and ninety hundredths (149.90) feet thence  
 east thirty four feet to the east curb of Mechanic Avenue  
 to an elevation of one hundred and forty nine and sixty  
 four hundredths (149.64) feet thence to the west  
 curb of Arch Avenue to an elevation of one hundred  
 and forty seven (147) feet thence level twenty eight  
 feet (28) to the east curb of Arch Avenue to an elevation  
 of one hundred and forty seven (147) feet thence east  
 two hundred and ninety six (296) feet to the center  
 of Linden Avenue on the south side to an elevation  
 of one hundred and thirty six and thirty six  
 hundredths (136.36) feet thence east seventy feet to  
 the center of Linden Avenue on the north side to an  
 elevation of one hundred and thirty four and eight  
 six hundredths (135.86) feet thence east three  
 hundred and seventy one (371) feet to the west  
 curb of Freedom Street to an elevation of one hundred  
 and thirty four and four hundredths (134.04)  
 feet thence to the east curb of Freedom Street to  
 an elevation of one hundred and thirty four  
 and four hundredths (134.04) feet  
 thence to the west curb of Seneca Avenue  
 to an elevation of one hundred and thirty  
 two and twenty hundredths (132.20) feet

Thence to the east curb of Seneca Avenue to an elevation of one hundred and thirtyone and twenty hundredths (131.20) feet Thence to the West curb of Liberty Avenue to an elevation of one hundred and twenty two (122) feet. Thence to the east curb of Liberty Avenue to an elevation of one hundred and twenty one (121) feet Thence to the west curb of South Webb Avenue to an elevation of one hundred and five and thirty eight hundredths (105.38) feet. Thence to the east curb of South Webb Avenue to an elevation of one hundred and four and thirty eight hundredths (104.38) feet Thence to the center of Morgan Avenue to an elevation of Ninety five and sixty one hundredths (95.61) feet Thence to the center of Wade Avenue to an elevation of Ninety ~~and~~ and seventy seven hundredths (91.77) feet Thence to the center of Woodland Avenue to an elevation of Eighty seven and ninety three hundredths (87.93) feet Thence east two hundred and seventy nine (279) feet to the west line of the C & O R.R. to an elevation of Eighty four and thirty hundredths (84.30) feet. Thence level seventy two and six tenths (72.6) feet to the east line of the Railroad to an elevation of Eighty four and thirty hundredths (84.30) feet. Thence East three hundred and ninety eight and one half (398 1/2) feet to the center of Meadow Avenue to an Elevation of seventy eight and ninety seven hundredths (78.97) feet. Thence to the center of Willow Avenue to an elevation seventy four and eighty eight hundredths (74.88) feet. Thence to the center of Mahoning Avenue to an elevation of sixty eight and fifteen hundredths (68.15) feet

Sec II - These elevations apply to the center line of the Street the curbs to conform to the grades of the avenues crossing

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 legal publication.

Passed July 24. 1893

Thomas Casselmore Clerk. Thomas Wilson President of Council

I hereby certify that the foregoing ordinance was passed July 24. 1893 and published August 2<sup>nd</sup> 1893 in the Alliance Standard Review a weekly newspaper of general circulation in the corporation.

Thomas Casselmore

City Clerk

An Ordinance to Establish a grade on Eleventh<sup>11th</sup> Street

Be it ordained and enacted by the Council of the City of Alliance that a grade be established on Eleventh Street as follows:

I - Beginning at the east curb of Union Avenue with the established grade thereof at an elevation of one hundred and sixty two and fifty six hundredths (162.56) feet thence east four hundred and nine (409) feet to the west line of the L. E. & S. R. R. to an elevation of one hundred and sixty eight and thirty hundredths (168.30) feet thence level forty (40) feet to the east line of the railroad to an elevation of one hundred and sixty eight and thirty hundredths (168.30) feet thence east three hundred and ninety (390) feet to the west curb of Highland Avenue to an elevation of one hundred and seventy three and twenty six (173.26) hundredths feet thence to the east curb of Highland Avenue to an elevation of one hundred and seventy three and fifty six hundredths (173.56) feet thence to the west curb of Arch Avenue to meet the grade thereof at an elevation of one hundred and seventy six and thirty hundredths feet.

Sec II These elevations apply to the center line of the street the top of the curb on each side to conform to the grades of Avenues crossing.

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 legal publication  
Passed July 24<sup>th</sup> 1893

Thomas Casselman  
City Clerk

Thomas Wilson  
President of Council

I hereby certify that the foregoing ordinance was passed July 24 1893 and published July 27<sup>th</sup> and 28<sup>th</sup> in the Alliance Daily Review a newspaper of general circulation in the corporation.

Thomas Casselman  
City Clerk

An Ordinance to improve the City of Alliance by constructing an east side main sewer

Sec. 1 Be it ordained and enacted by the council of the city of Alliance, Ohio, (two-thirds of all the members thereof concurring), that the improvement of said city be proceeded with in accordance with the resolution to improve the same adopted July 24, 1893. by constructing an east side main sewer with the necessary appurtenances thereto over the following course, to-wit: Starting at a stake on the south bank of the Mahoning river, said stake being marked 19 plus 36, thence running to the south along the westerly side of Beck's run over the route now staked out and across the lands of J. C. Garrison to the north line of Keystone street at station 24 plus 99.5 thence deflecting  $91^{\circ}47'$  to the left by a curve of 30 feet radius to station 25 plus 66 thence along the center of Keystone street to the center of the first alley <sup>west</sup> north Webb avenue, thence along the center of said alley to the center of the first alley north of Patterson street, thence in the center of the first alley north of Patterson street and continuing in the center of the first alley west of Webb avenue to the center of Patterson street, thence along the center of Patterson street to the center of Webb avenue, thence southerly along the center of Webb avenue to Front street, thence southerly across Front street and the P. F. W. & C. Ry right of way and the C. & P. Ry right of way to main street, thence southeasterly along the C. & P. Ry right of way and eight (8) feet distant therefrom to the center of Ash street, together with the necessary curves connecting the aforementioned lines and all in accordance with the plans, profiles and specifications on file in the office of the City Clerk.

Sec. 2 The cost and expenses of said improvement, including the damages, if any assessed in favor of any owner of adjoining lands, shall be paid for out of the proceeds of an issue of general sewer bonds duly authorized by law and from bonds issued in anticipation of the collection of a special assessment hereafter to be made for foot front upon the lots and lands abutting on said improvement. The assessments therefor to be payable in three annual installments if deferred and the same

collected as provided by law and the assessing ordinance hereafter to be passed.

Sec. III. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Aug. 7. 1893.

Thomas Casselman  
City Clerk

Thomas Wilson,  
President of Council.

I hereby certify that the foregoing Ordinance was passed August 7<sup>th</sup> 1893 and published August 10<sup>th</sup> 1893 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation.

Thomas Casselman  
City Clerk

An Ordinance to improve the City of Alliance by  
Constructing a West side main sewer.

Sec. 1. Be it ordained and enacted by the council of the city of Alliance, Ohio, (two thirds of all the members thereof concurring) that the improvement of said city be proceeded with in accordance with the resolution to improve said city, adopted July 24, 1893 by constructing a west side main sewer with the necessary appurtenances thereto over the following course to-wit: Starting at a stake marked 24 plus 99.5 on the north line of Keystone street, thence deflecting with proper curves to the west into the center of Keystone street, thence along the center of Keystone street to the center of North Walnut avenue, thence along the center of North Walnut avenue to the center of North Freedom avenue thence along the center of North Freedom avenue to the center of Second street, thence along the center of Second street to the center of Hester avenue, thence along the center of Hester avenue to the center of North mechanic avenue, thence along the center of North mechanic avenue to the north side of Market street, connecting said lines with the necessary curves all in accordance with the plans profiles and specifications on file in the office of the city clerk.

Sec II. The cost and expenses of said improvement including the damages, if any, assessed, in favor of any owner of adjoining lots or lands, shall be paid for out of the proceeds of an issue of general sewer bonds duly authorized by law and from bonds issued in anticipation of a special assessment hereafter to be made per foot front on the lots and lands abutting on said improvement. The assessment therefor to be payable in three annual installments, if deferred, and the same collected as provided by law and the assessing ordinance to be passed.

Sec III This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Aug 7<sup>th</sup> 1893

Thomas Curren  
Clerk

Thomas Wilson  
Pres of Council

I hereby certify that the foregoing Ordinance was passed August 7<sup>th</sup> 1893 and published August 7<sup>th</sup> 1893 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation.  
Thomas Casselman  
City Clerk

An Ordinance Authorizing the Construction of a Storm water Sewer.

- Sec 1 Be it ordained and enacted by The Council of the City of Alliance Ohio (two thirds of all the members thereof concurring) that there be constructed a storm water sewer with with all necessary appurtenances thereto over the following course to wit: Commencing at the end of the 24 inch pipe on Rush Street in said City thence in a northeasterly direction along the west curb of said Street about 1654 feet to an outlet in Reek's run and all in accordance with plans profiles and specifications on file in the office of the City Clerk
- Sec 2 The cost and expenses of said improvement including the damages assessed in favor of any owner of adjoining lands shall be paid for out of the proceeds of an issue of general sewer bonds duly authorized by law
- Sec 3 This ordinance shall take effect and be in force from and after the earliest period allowed by law  
Passed Sept 18<sup>th</sup> 1893  
Thomas Casselman Clerk      Thomas Wilson Pres of Council

I hereby certify that the foregoing ordinance was passed Sept 18. 1893 and published Sept 21<sup>st</sup> 1893 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation  
Thomas Casselman  
City Clerk

## An Ordinance to establish a grade on Washington Street

Be it ordained and enacted by the Council of the City of Alliance Ohio that a grade be established on Washington Street as follows: Sec 1 — Beginning at the west curb of Park Street with the established grade thereof at an elevation of sixty nine and thirty five hundredths (69.35) feet thence to the East curb of Union Avenue to an elevation of seventy one and thirty seven hundredths (71.37) feet thence level to the west curb of Union Avenue to an elevation of seventy one and thirty seven hundredths (71.37) feet thence west one hundred and thirty seven (137) feet to the east side of an alley to an elevation of seventy two and seventy four hundredths (72.74) feet. thence level to the west side of the alley to an elevation of seventy two and seventy four hundredths (72.74) feet. thence west five hundred and fifty feet (550) to the east side of an alley to an elevation of seventy (70) feet. thence level to the west side of the alley to an elevation of seventy (70) feet thence to the east curb of Garfield Avenue to an elevation of seventy three and ninety hundredths (73.90) feet. thence to the west curb of Garfield Avenue to an elevation of seventy four and fourteen hundredths (74.14) feet. thence to the center of Lincoln Avenue to an elevation of seventy six and forty two hundredths (76.42) feet to meet the grade at that point

Sec 2. These elevations apply to the center line of a ~~sixty~~ foot Street as plotted by F. E. Hartzell if said line is produced east and west to the points named. The top of the curb on each side of the street to conform to the grades of the avenues crossing.

Sec 3 — All ordinances or parts of Ordinances in conflict with the foregoing is hereby repealed this Ordinance to take effect and be in force in ten days after its passage and publication.

Passed Sept 18 - 1893  
 Thomas Casselman Clerk . Thomas Wilson Post of Council

Thereby certify that the foregoing ordinance was passed Sept 18 1893 and published Sept 21 1893 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation  
 Thomas Casselman city clerk

An Ordinance to establish a grade on Jersey Street

Be it ordained and enacted by the Council of the City of Alliance Ohio that a grade be established on Jersey Street as follows: Sec I— Beginning at the east line of the Corporation at the center of Mahoning Avenue at an elevation of Fifty and Eighty two hundredths (50.82) feet Thence west to the east curb of Maple Avenue to an Elevation of Forty eight and sixty seven hundredths (48.67) feet Thence to the west curb of Maple Avenue to an Elevation of Forty eight and sixty seven hundredths (48.67) feet Thence to the center of Elm Avenue to an Elevation of Fifty and forty four hundredths (50.44) feet Thence to the center of Oak Avenue to an elevation of Fifty two and thirty one hundredths (52.31) feet Thence to the center of Chestnut Avenue to an elevation of Fifty four and seventeen hundredths (54.17) feet. Thence to the center of Wood Avenue to an elevation of Fifty six and four hundredths (56.04) feet

Sec II— These elevations apply to the center line of the Street The tops of the curbs on each side to conform to the grades of Avenues crossing. The distance between curbs to be twenty eight (28) feet.

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

Passed Sept 18. 1893

Thomas Currenman  
Clerk

Thomas Wilson  
President of Council

I hereby certify that the foregoing ordinance was passed Sept 18. 1893. and published Sept 21. 1893 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation

Thomas Currenman  
Clerk

An Ordinance authorizing the construction of a  
Storm water sewer

Sec I Be it ordained and enacted by the  
Council of the City of Alliance Ohio (Two-thirds of all the  
members thereof concurring) that there be constructed  
a storm water sewer with all the necessary appurtenances  
thereto over the following course to wit:

Commencing at the end of the 24 inch pipe on Rush  
Street in said city thence in a northwesterly direction  
along the west curb of said Street about 1654 feet  
to an outlet in Recks run and all in accordance  
with plans and specifications on file in the office of  
the City Clerk.

Sec II - The cost and expenses of said  
improvement including the damages assessed in favor  
of any owner of adjoining lands shall be paid for  
out of the proceeds of an issue of general sewer bonds  
duly authorized by law.

Sec III - This ordinance shall take effect  
and be in force from and after the earliest period allowed  
by Law.

Passed Sept 18<sup>th</sup> 1893

Thomas Casselman  
Clerk

Thomas Wilson  
President of Council

I hereby certify that the foregoing ordinance was passed  
by the Alliance City Council Sept 18<sup>th</sup> 1893 and  
published September 21<sup>st</sup> 1893 in the Alliance  
Standard Review a weekly newspaper of general  
circulation in the Corporation  
Thomas Casselman  
City Clerk

An Ordinance to establish a grade on Vincent Street

Be it ordained and enacted by the Council of the City of Alliance Ohio that a grade be established on Vincent as follows:

Sec I— Beginning at the west curb of Union Avenue with the established grade thereof at an elevation of one hundred and ninety seven and forty two hundredths (197.42) feet. Thence west six hundred and sixteen (616) feet to the center of Miller Avenue to an elevation of two hundred and one and forty nine hundredths (201.49) feet. Thence west six hundred and thirty (630) feet to the center of Aultman Avenue to an elevation of two hundred and five and sixty five hundredths (205.65) feet. Thence west two hundred and eighty five (285) feet to the west ~~side~~ of the college campus to an elevation of two hundred and seven and fifty eight hundredths (207.58) feet.

Sec. II. These elevations apply to the center line of the street the top of the curbs on each side of the street to conform to the grades of the avenues crossing.

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 Oct 2. 1893

Thomas Casselman  
Clerk

Thomas Wilson  
President of Council

I hereby certify that the foregoing Ordinance was passed Oct 2<sup>nd</sup> 1893 and published Oct 5<sup>th</sup> 1893. in the Alliance Standard Review. a weekly newspaper of general circulation in Corporation.

Thomas Casselman  
City Clerk

An Ordinance to assess a special tax on lot no 2468. to pay for the construction of a sidewalk in front of said lot

Sec I Be it ordained and enacted by the Council of the City of Alliance Ohio that to pay the cost and expenses of constructing a sidewalk in front of lot no 2468. in the second ward of said City of Alliance Ohio there be levied and assessed ~~the~~ upon said lot the sum of Forty Six  $\frac{5}{100}$  dollars (\$46  $\frac{5}{100}$ )

Sec II.

That the owner of said lot upon which the afore said sum is assessed shall pay the said assessment to the City Clerk within thirty days from the passage of this ordinance and in default of such payment the said City Clerk is hereby directed to certify the same to the County Auditor to be placed on the tax duplicate and collected according to law: with interest and penalty according to law.

Sec III This Ordinance shall take effect and be in force from and after its passage

Passed Nov 6<sup>th</sup> 1873

Thomas Casselman  
City Clerk

Thomas Wilson  
President of Council

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 bonds City is unable to pay at maturity

Sec I 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 from its limits of taxation is unable to pay at maturity there be issued the bonds of the said City in the sum of Five Thousand dollars (\$5000<sup>00</sup>) as hereinafter provided.

Sec II That said bonds shall be in denominations of ten bonds of Five Hundred dollars (\$500<sup>00</sup>) each and shall be numbered consecutively as the City Clerk may determine: shall bear date of January 2<sup>nd</sup> 1894 and shall become due and payable January 2<sup>nd</sup> 1899. Said Bonds shall bear interest at the rate of six per cent per annum payable semiannually on the 2<sup>nd</sup> day of July and January of each year and the several installments of interest thereon 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 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 and execute said bonds and the proceeds thereof when they shall have been sold shall be used and applied under the direction of Council for the sole purpose of paying off and removing and extending said maturing and matured indebtedness and to no other purpose whatsoever

Sec 4 This Ordinance shall take effect and be in force from and after its passage and legal publication

Passed Nov 20 1893

Thomas Casselmann  
Clerk

Thomas Wilson Pres of Council

"A resolution declaring it necessary to improve Ash street from the west side of the Cleveland and Pittsburgh Railroad Company's right of way to the east side of South Liberty Avenue."

Resolved that in the opinion of the City Council of the Alliance Ohio it is necessary to improve Ash street from the west side of the Cleveland & Pittsburgh Railroad Company's right of way to the east side of South Liberty Avenue by grading to the established grade draining, curbing and paving the same and constructing the necessary crosswalks in accordance with plans profiles and specifications 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 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 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 and George McFarland 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 June 6<sup>th</sup> 1893

Thomas Casselmann  
Clerk

A resolution declaring it necessary to improve the City of Alliance Ohio by Constructing a Main trunk Sewer"

Resolved that in the opinion of two thirds of the members elected to the City Council of the City of Alliance Ohio it is necessary to improve said city of Alliance by constructing a main trunk sewer with the necessary appurtenances thereto over the following course to wit:

Beginning for the same at a stake marked "0" on the east bank of the Mahoning River and situated on the lands of the Alliance Water Works Company. Thence running 943 feet southeasterly across said lands to station 9 plus 43. bring the point of curve thence deflecting  $44^{\circ} 3'$  to the right by a curve of radius of 122.5 feet to P.T. at station 10 plus 37.7 thence southerly along the center of line of Walnut Avenue to station 11 plus 15 bring on the south side of the Alliance Water Works race together with the necessary curves all in accordance with the plans profiles and specifications on file in the office of the city clerk and the cost and expense of said improvement to be paid for out of the proceeds of an issue of ~~bonds~~ general sewer bonds duly authorized by Law.

The said improvement being recommended by the City Council and the City Clerk is hereby directed to publish this resolution in a newspaper published and of general circulation in the Corporation for a period of not less than two consecutive weeks.

Adopted June 12 1893

Thomas Casselmann  
City Clerk

Thomas Wilson  
President of Council

A Resolution Declaring it necessary to ~~Construct~~  
 improve the City of Alliance Ohio by Constructing  
 a west side Main Sewer:

Resolved That in the opinion of two-thirds of the members  
 elected to the City Council of the City of Alliance Ohio it is  
 necessary to improve said City of Alliance by Constructing a  
 west side main sewer with the necessary appurtenances thereto  
 and starting at station 11 plus 16 being on the south side  
 of the Alliance Water Works race thence southerly  
 along the center of Walnut Avenue to Freedom Street  
 thence along the center of Freedom Street to the center  
 of Second Street thence along the center of Second Street  
 to the center of Hester Street thence along the center  
 of Hester Street to center of North Mechanic Street  
 thence along the center of North Mechanic Street to  
 the north line of Market Street connecting said lines  
 with the necessary burrows, all in accordance with  
 plans profiles and specifications on file in the office  
 of the City Clerk and the cost and expense of said  
 improvement to be paid out of the proceeds of an issue of  
 general sewer bonds duly authorized by law and from  
 bonds to be issued in anticipation of a special assessment  
 hereafter to be made per foot front on the lands and  
 lots abutting thereon. The improvement being recommended  
 by the City Council and the City Clerk is hereby required  
 to publish this resolution in some newspaper published  
 and of general circulation in the corporation for a  
 period of not less than <sup>consecutive</sup> two weeks

Adopted June 12<sup>th</sup> 1893

Thomas Casselmann  
 City Clerk

Thomas Wilson  
 President of Council

A resolution declaring it necessary to improve the city of Alliance Ohio by constructing an East side Main Sewer

Resolved that in the opinion of two-thirds of the members elected to the City Council of the City of Alliance Ohio it is necessary to improve said City of Alliance by constructing an East side Main Sewer with the appurtenances thereto and beginning at station 11. plus 15 in the center of North Walnut Avenue and on the north side of the Alliance Water Works race thence deflecting  $60^{\circ}$  to the left and on a curve of 34.6 feet radius to P.T. at station 11 plus 57; Thence along said tangent over water works land to station 14. plus 67.6 to P.C. Thence deflecting  $20^{\circ} 4'$  to the right by a curve of 200 feet radius to a P.T. at station 15 plus 37.7 Thence along said tangent across the Mahoning river over the lands of the Alliance Water works Company and the lands of J. C. Garrison to station 23 plus 23.7; Thence deflecting  $12^{\circ} 31'$  to the right by a curve of radius 200 feet to a P.T. at station 23 plus 67 Thence along said tangent and over the said Garrison's land to the north line of Keystone Street at station 24 plus 99.5 thence deflecting  $91^{\circ} 47'$  to the left by a curve of 30 feet radius to station 25 plus 66; thence along the center of Keystone Street to the center of the first alley west of Webb Avenue. Thence along the center of said Alley to the center of the first alley north of Patterson Street thence in the center of the first alley north of Patterson street and continuing in the first alley west of Webb Avenue to the center of Patterson Street thence eastwardly along the center of Patterson Street to the center of North Webb Avenue thence southerly along the center of North Webb Avenue to Front Street thence southerly across Front street and the C. Ft. W. & C. Ry and the C. & O. Ry right of way to Main Street Thence southeasterly along the C. & O. Ry right of way and eight (8) feet distant therefrom to the center of Ash Street together with the necessary curves connecting the aforementioned lines and all in accordance with the plans profiles and specifications on file in the office of the City Clerk. and the cost and expense of said improvement to be paid for out of the proceeds of an issue of general sewer bonds duly authorized by law. and from bonds to be issued in anticipation of a special assessment hereafter to be made per foot front on the lands and lots abutting thereon

The said improvement being recommended by the City Council and the City Clerk is hereby required to publish this resolution in some newspaper published and of general circulation in the corporation for a period of not less than two consecutive weeks.

Adopted June 12. 1893

Thomas Casselman  
City Clerk

Thomas Wilson  
President of Council

A Resolution declaring it necessary to improve the City of Alliance Ohio by constructing an East side Main Sewer

Resolved. That in the opinion of two thirds of the members elected to the City Council of the City of Alliance Ohio it is necessary to improve the City of Alliance Ohio by constructing an East side Main Sewer with the necessary appurtenances thereto and beginning at a stake on the east bank of the Mahoning River said stake being marked 19 plus 95. Thence running south along the westerly side of Reeks run over the route now staked out and across the lands of J. L. Garrison to the north line of Keystone Street at a station marked 24. plus 99.5 Thence deflecting  $91^{\circ} 47'$  to the left by a curve of 30 feet radius to station 25 plus 69. Thence along the center of Keystone Street to the center of the first alley west of Webb Avenue thence along the center of said alley to the center of the first alley north of Patterson Street and continuing in the first west of Webb Avenue to the center of Patterson Street thence eastwardly along the center of Patterson Street to the center of North Webb Avenue. Thence southerly along the center of Webb Avenue to Front Street thence southerly across Front Street and the P. D. W & C. Ry. and the C & P Ry right of way to Main Street. Thence southeasterly along the C & P Ry right of way and eight (8) feet distant therefrom to the center of Ash Street together with the necessary curves connecting the aforementioned lines and all in accordance with plans, profiles and specifications on file in the office of the city clerk and the cost and expenses of said improvement to be paid for out of the proceeds of an issue of general

sewer bonds duly authorized by law and from bonds to be issued in anticipation of a special assessment hereafter to be made per foot front upon the lots and lands abutting thereon.

The said improvement being recommended by the City Council and the City Clerk is hereby required to cause this resolution to be published in some newspaper published and of general circulation in the corporation for a period of not less than two consecutive weeks.

And be it resolved that a resolution entitled "a resolution declaring it necessary to improve the City of Alliance Ohio by constructing an East side main sewer" adopted June 12<sup>th</sup> 1893 be and the same is hereby repealed.

Adopted July 24<sup>th</sup> 1893

Thomas Casselman  
City Clerk

Thomas Wilson  
President of Council

I hereby certify that the foregoing resolution was adopted by the Alliance City Council July 24<sup>th</sup> 1893 and published for a period of two consecutive weeks in the Alliance Daily Review, <sup>commencing July 25<sup>th</sup> 1893</sup> a newspaper of general circulation in the corporation.

Thomas Casselman  
City Clerk

A Resolution Declaring it necessary to improve the city of Alliance Ohio by constructing a west side main sewer.

Resolved, that in the opinion of two thirds of the members elected to the City Council of the City of Alliance Ohio it is necessary to improve the City of Alliance Ohio by constructing a west side main sewer together with the necessary appurtenances thereto and starting at a stake marked 24. plus 99.5 on the north line of Keystone Street thence deflecting with proper curves to the west into the center of Keystone Street and along the center of Keystone Street to the center of Walnut Avenue thence southerly along the center of Walnut Avenue to the center of Freedom Street thence along the center of Freedom Street to the center of Second Street thence along the center of Second Street to the center of Kester Avenue thence along the center of Kester Avenue to the center of North Mechanic Avenue thence along the center of North Mechanic Avenue to the north line of Market Street connecting the said lines with the necessary curves all in accordance with plans profiles and specifications on file in the office of the City Clerk and the cost and expenses of said improvement to be paid for out of the proceeds of an issue of general sewer bonds duly authorized by law and from bonds to be issued in anticipation of the collection of a special assessment hereafter to be made per foot front upon the lots and lands abutting thereon. The improvement being recommended by the City Council and the City Clerk is hereby required to cause this resolution to be published in some newspaper published and of general circulation in the Corporation for a period of not less than two consecutive weeks. And be it further resolved that a resolution entitled "A Resolution declaring it necessary to improve the City of Alliance Ohio by constructing a west side main sewer" adopted June 12, 1893 is hereby repealed.

Adopted July 24<sup>th</sup> 1893

Thomas Casselman  
City Clerk

Thomas Wilson  
President of Council

I hereby certify that the foregoing resolution was adopted by the Alliance City Council on July 24<sup>th</sup> 1893 and published for two consecutive weeks commencing July 25 1893 in The Alliance Daily Review a newspaper of general circulation in the Corporation.

Thomas Casselman  
City Clerk