

I hereby certify that the foregoing Ordinance was passed by the Alliance City Council on Nov 20 1893 and published November 20<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 repeal an Ordinance creating a Board of Sewer Commissioners

Sec. I Be it ordained and enacted by the Council of the City of Alliance Ohio that an ordinance entitled "An Ordinance creating a Board of Sewer Commissioners" passed July 13 1887 be and the same is hereby repealed.

Sec II This Ordinance to take effect and be in force from and after its passage and legal publication.

Passed Feby 5<sup>th</sup> 1894  
 Thomas Casselman Clerk  
 Thomas Wilson President of Council

I hereby certify that the foregoing Ordinance was passed Feby 5 1894 and published Feby 8 1894 in the Alliance Standard Review a weekly newspaper published and of general circulation in the Corporation.

Thomas Casselman  
 Clerk

An Ordinance to block a certain square in  
the City of Alliance Ohio

Whereas a petition signed by the owners of two thirds  
of the ground included in the square hereinafter  
described has been presented to the Council of the City  
of Alliance praying for the blocking of said square against  
the erection of wooden buildings therein above the height of  
ten feet and a plat of said square has been filed with  
the City Clerk. Therefore

Sec I Be it ordained by the Council of the City of Alliance  
Ohio that the erection of any building or addition to  
any building above the height of ten feet unless the  
outer walls of said building or addition be made of  
iron, stone, brick and mortar or some of them is hereby  
prohibited upon the following described square in  
said City: (Bounded on the South by East Main Street, on the  
West by South Linden Avenue, on the north by East Prospect Street  
and on the East by North Freedom Avenue.)

Sec II - That any building or any addition to any  
building erected contrary to this Ordinance shall be  
removed under the direction of the Council by the Chief  
Engineer of the fire department, or by such person or  
persons as the Council may direct

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

Passed February 19<sup>th</sup> 1894  
Thomas Casselman Thomas Wilson  
Clerk President of Council

I hereby certify that the foregoing Ordinance was  
passed Feb 19<sup>th</sup> 1894 and published Feb 22<sup>nd</sup> 1894 in the  
Alliance Standard Review a weekly Newspaper of  
general circulation in the corporation.

Thomas Casselman  
City Clerk

An Ordinance to improve a certain street and alley therein named by sewerage.

Sec. 1. Be it ordained and enacted by the Council of the city of Alliance, Ohio, (two thirds of all the members elected thereto concurring) that the improvement of the first alley north of Main street, running parallel therewith from main sewer No. 3 at the intersection of said alley with Mechanic street to Freedom avenue, and thence across Freedom avenue to Warehouse street, and thence on Warehouse street to Seneca avenue, be proceeded with in accordance with the resolution to improve the same adopted the 5th day of February 1894, by constructing sewers and drains with the necessary appurtenances thereto.

Sec. II. - The expenses of the said improvement and the interest on bonds, if they be issued, shall be assessed per front foot upon the property abutting thereon according to the laws and ordinances on the subject of assessments, the assessments therefore to be payable in three 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 in the said assessing ordinance.

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

Passed March 5, 1894

Thos. Wilson Pres. of Council

Thos. Casselman, City Clerk.

I hereby certify that the foregoing Ordinance was passed March 5, 1894 and published March 7, 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the corporation.

Thomas Casselman  
City Clerk

An Ordinance to improve Main street by sewerage.

Sec. I.- Be it ordained by the Council of the city of Alliance, Ohio, (two thirds of all the members elected thereto concurring) that the improvement of Main street from main sewer No. 3 at Mechanic avenue, west to Union avenue, and said Main street from said sewer No. 3 east to the public square, and said Main street from the east side of the public square east to main sewer No. 2 be proceeded with in accordance with the resolution to improve the same adopted the 5th day of Feb., 1894, by constructing sewers and drains with the necessary appurtenances thereto.

Sec. II.- The expenses of the said improvement and the interest on bonds, if they be issued, shall be assessed per front foot upon the property abutting thereon, according to the laws and ordinances upon the subject of assessments, the assessment therefore to be payable in three 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 in the assessing ordinance.

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

Passed March 5, 1894.

Thos. Wilson, Pres. of Council

Thos. Casselman, City Clerk.

I hereby certify that the foregoing Ordinance was passed March 5, 1894 and published March 7, 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the corporation.

Thomas Casselman  
City Clerk

An Ordinance to improve a certain street and alley therein named by sewerage.

Sec. I. Be it ordained by the Council of the City of Alliance, Ohio (two thirds of all the members elected thereto concurring) that the improvement of the first alley south of Main street, running parallel therewith, from main sewer No. 3, at the intersection of said alley with Mechanic avenue, to the southwest corner of the public square, and the said alley, from the southeast corner of the public square, east to Ash street, and from the west end of Ash street to the intersection of said Ash street and Webb street, be proceeded with in accordance with the resolution to improve the same adopted the 5th day of Feb. 1894, by constructing sewers and drains with the necessary appurtenances thereto.

Sec. II. The expenses of the said improvement and the interest on bonds, if they be issued, shall be assessed per front foot upon the property abutting thereon, according to the laws and ordinances on the subject of assessments, the assessment therefore to be payable in three 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 in the said assessing ordinance.

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

Passed March 5, 1894.

Thos. Wilson Pres. of Council.

Thos. Casselman, City Clerk.

I hereby certify that the foregoing Ordinance was passed March 5, 1894 and published March 7, 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the corporation.

Thomas Casselman  
City Clerk

An Ordinance to regulate the construction of awnings.

Sec. I. Be it ordained and enacted by the Council of the City of Alliance, Ohio, that it is hereby declared unlawful for any person or persons owning or occupying any building or buildings in this city, fronting on any public street, lane, alley or highway, to erect or suspend any awning frames from such building or buildings unless the same be made of iron and the rail thereof extending over the sidewalk to be not less than eight feet at lowest point from surface of pavement and for this purpose and this only, such person or persons to have the right and privilege to extend upward from the iron hitching posts, iron rods not to exceed three inches in diameter, to connect with the rails of said awning extending over the sidewalk; and any and all signs, awnings, posts and projections now over or in any sidewalk in this city in violation of the provisions of this Section shall be held to be obstructions and to be removed upon reasonable notice given by the marshal of said city; and a failure to remove such sign, awning or other projection by such person or persons occupying or owning said building within two days after service of such notice shall be and held to be a violation of this section.

Sec. II. Any person or persons violating the provisions of the preceding section shall on conviction thereof be fined not more than fifty dollars nor less than five dollars.

Sec. III. This ordinance shall take effect and be in force ten days after its passage and publication according to law.

Passed March 5, 1894.

Thos. Wilson Pres. of Council.

Thos. Casselman City Clerk.

I hereby certify that the foregoing Ordinance was passed March 5, 1894 and published March 7, 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the corporation.

Thomas Casselman  
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 so much of said city's indebtedness as becomes due May 7, 1894, which from its limits of taxation said city is unable to pay at maturity there be issued the bonds of said city in the sum of nine thousand dollars (\$9,000) as hereinafter provided.

Sec. II. That said bonds shall be in denominations of eighteen (18) bonds of five hundred dollars each and shall bear date May 7, 1894, and shall become due and payable as follows: Two thousand dollars in one year. Two thousand dollars in two years. Two thousand dollars in three years and three thousand dollars in four years from date of issue. Said bonds shall bear interest at the rate of six per cent. per annum payable semi-annually on the 7th day of November and May 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 when 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 the under 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 off, removing and extending said maturing indebtedness and to no other purpose whatever.

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

Passed March 5, 1894.

Thos. Wilson, Pres. of Council.

Thos. Casselman, City Clerk.

I hereby certify that the foregoing Ordinance was passed March 5, 1894 and published March 7, 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the corporation.

Thomas Casselman City Clerk

An Ordinance to repeal an Ordinance entitled An Ordinance to fix the time of regular meetings of the City Council

This ordinance is void for lack of publication

Sec 1 - Be it ordained and enacted by the that an ordinance to fix the time of regular meetings of the City Council passed May 20 1889. be and the same is hereby repealed.

sec 2. This ordinance shall take effect and be in force from and after its passage

Passed April 16 1894

Thomas Casselman  
City Clerk

L. H. Bush  
Pres. of Council

I hereby certify that the foregoing Ordinance was passed April 16, 1894 and published

An Ordinance to repeal an ordinance entitled "An Ordinance to prohibit ale beer and porter houses and other places where intoxicating liquors are sold at retail."

Sec 1. - Be it ordained and enacted by the city council of Alliance Ohio that an ordinance entitled "An Ordinance to prohibit ale beer and porter houses and other places where intoxicating liquors are sold at retail" passed July 19-1888 be and the same is hereby repealed.

Sec 2. - This ordinance shall take effect and be in force from and after its passage and legal publication.  
Passed April 24, 1894.

L. H. Bush Pres. of Council.

Thos. Casselman, City Clerk.

I hereby certify that the foregoing Ordinance was Passed April 24, 1894 and Published April 26, 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the corporation.

Thomas Casselman  
City Clerk

An Ordinance to License Transient Dealers.

Sec. O. C. 914/1893-176

Sec. I. - Be it ordained and enacted by the Council of the City of Alliance Ohio; That it shall be unlawful for any transient dealer or dealers or persons who open stores or places for the temporary sale of goods, wares or merchandise to do business in the City of Alliance without first procuring a license to do so from the mayor, provided that this ordinance shall not be construed to apply to persons selling by sample only nor to any agricultural articles or products offered or reported for sale by the producer.

Sec. II. - Any person desiring a license to do the business of a transient dealer or to open a store or place for the temporary sale of goods, wares or merchandise, in the City of Alliance, shall make application therefore to the Mayor who shall issue the same upon the payment of not less than five nor more than fifty dollars per day, and such license may be revoked at the discretion of the Mayor.

Sec. III. - Whoever violates or fails to comply with the provisions of this ordinance shall be fined not less than ten nor more than fifty dollars and the costs of prosecution, and each day that any person shall continue the violation of this ordinance shall be deemed a separate offense.

Sec. IV. - All ordinances and parts of ordinances in conflict with the foregoing are hereby repealed.

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

Passed April 24, 1894.

C. H. Bush Pres. of Council.

Thos. Casselman, City Clerk.

I hereby certify that the foregoing Ordinance was passed April 24, 1894 and published April 26, 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the corporation.

Thomas Casselman

City Clerk

An Ordinance to Vacate Portion of an Alley.

Whereas, On the 5<sup>th</sup> day of June 1893, a petition was presented to the council for the vacation of a part of the alley known as the first alley north of and parallel with Noble street said part known as extending from the east side of Franklin avenue to the west side of the first alley east of and parallel with Franklin avenue and being located between lots No. 2586 and 2587. Notice of the prayer and pendency of which has been given as required by law, and

Whereas, Upon hearing the council is satisfied that there is just cause for such vacation and that the same would not be detrimental to the general interest.

Therefore, Be it ordained by the Council of the City of Alliance, Ohio, that that part of the first alley north of and parallel with Noble street and extending from the east side of Franklin avenue east to the west side of the first alley east of and parallel with Franklin avenue and being located between lots No. 2586 and 2587 in the Second ward of said city be and the same is hereby vacated and this ordinance shall take effect and be in force from and after ten days from its passage and publication.

Passed April 24, 1894.

Chas. H. Bush Pres. of Council

Thos Caselman, City Clerk.

I hereby certify that the foregoing Ordinance was passed April 24, 1894 and published April 26, 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the corporation.

Thomas Caselman  
City Clerk

That Ordinance to authorize the issue of the bonds of the City of Alliance Ohio in anticipation of the Collection of a special assessment for the Construction of Lateral Sewers

Sec 1- Be it ordained and enacted 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 the City of Alliance by Constructing Lateral Sewers no 10-11 & 12 as shown on the plan adopted by the said City Council and in anticipation of the Collection of a special assessment upon the property abutting thereon, the Mayor and Clerk be and they are hereby authorized to issue the bonds of the City of Alliance in the sum of six thousand dollars (\$6000<sup>00</sup>) as hereinafter provided.

Sec 2- That said bonds shall be in denominations of Five Hundred Dollars (\$500<sup>00</sup>) each and shall bear date of June 15<sup>th</sup> 1894 and shall become due and payable as follows: (\$2000<sup>00</sup>) in one year \$2000<sup>00</sup> in two years and (\$2000<sup>00</sup>) in three years from date of issue. Said Bonds shall bear interest at the rate of six percent per annum payable semi annually on the 15<sup>th</sup> days of December and June in 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 due at the office of the City Treasurer of Alliance Ohio. Said bonds shall be designated "Lateral Sewer Bonds" and 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.

That upon the sale of said bonds the proceeds thereof shall be placed in the Treasury to the credit of the "Lateral Sewer fund" and shall be applied to the payment of the cost and expense of constructing said Lateral Sewers and to no other purpose whatsoever and that said annual assessments and all portions thereof in anticipation of which said bonds are issued shall be paid into the Lateral Sewer fund when collected and be applied to the payment of said bonds and to no other purpose whatsoever.

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

Passed April 30<sup>th</sup> 1894

Thomas Casselman  
Clerk

C. H. Bush  
Chair of Council

I hereby certify that the foregoing Ordinance was  
passed April 30<sup>th</sup> 1894 and published May 3<sup>d</sup> 1894 in  
The Alliance Standard Review a weekly newspaper of  
general circulation in the Corporation.

Thomas Casselman  
City Clerk

An Ordinance to prohibit the turning on and off of water at  
the water hydrants, breaking or molesting water works appliances, and the  
pollution of water used by the City of Alliance and its citizens

Sec 1- Be it Ordained by the Council of the City of Alliance Stark  
County Ohio. That it shall be unlawful for any person or  
persons within the Corporation limits of the City of Alliance Stark  
County Ohio to turn on or off any water at the water hydrant  
or hydrants or to break, injure, tamper with or molest  
any water hydrant pipe, machinery, fixture or any appliance  
or appliances used in furnishing water for the City of Alliance  
Stark County Ohio or in any manner polluting the water  
furnished to said City or its citizens through said water works

Sec 11 - The above provisions so far as it  
provides for the turning on or off of water at the water hydrants  
shall not apply to members of the fire Department of said City  
or persons duly authorized by the council of said city  
nor shall any of the above provisions excepting the  
ones in reference to the pollution of the water, apply  
to any employee of the water works Company while  
in discharge of his duties.

Sec 3 - Any person or persons violating  
the foregoing provisions shall upon conviction thereof be  
fined in any sum not less than \$1.00 nor more than  
\$25.00

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

Passed May 7<sup>th</sup> 1894  
Thomas Casselman  
Clerk

C. N. Bush  
President of Council

I hereby certify that the foregoing Ordinance was passed  
May 7<sup>th</sup> 1894 and published May 10<sup>th</sup> 1894 in the  
Alliance Standard Review a weekly newspaper  
published and of general circulation in the Corporation.  
Thomas Casselman  
City Clerk

An Ordinance to regulate Ale, Beer and Porter Houses and other places where intoxicating liquors are sold at retail.

Be it ordained and enacted by the Council of the City of Alliance,  
 Sec 1. That it shall be unlawful for any person or persons to keep open within the corporate limits of said City any Ale, Beer or Porter house or other place where intoxicating liquors are sold at retail in quantities of less than one gallon each, except regular Drug stores, on the first day of the week commonly called Sunday and other days between the hours of 10 o'clock P.M. and 6 o'clock A.M. or to sell or give away any Ale Beer Porter or other intoxicating liquors at retail during said time in such place or places

Sec II — That it shall be unlawful for any person or persons to sell or furnish any Ale, Beer, Porter or other intoxicating liquors to any minor to be drunk by said minor except when given by a physician and in the regular line of his practice or to furnish any Ale, Beer Porter or other intoxicating liquors to any person who is at the time intoxicated or who is in the habit of getting intoxicated.

Sec III — That it shall be unlawful for any keeper or other person having charge of any Ale, Beer or Porter house or other place where intoxicating liquors are sold at retail as aforesaid to permit any female other than a member of his or her household to act as waiter or bartender in such place or places in handling any intoxicating liquors

Sec. IV That all screens, Partitions, stained or smoked glass or other substances placed or allowed to remain in or about said Ale Beer or Porter house or other place where intoxicating liquors are sold in said City at retail as aforesaid which prevent the seeing in to said place or places shall be so placed and arranged that during the first day of the week commonly called Sunday, and on all other days of the week between the hours of 10 o'clock P.M. and 6 o'clock A.M., such place or places may be seen into from street or other place from which the main entrance of such Ale Beer or Porter house or other place where intoxicating liquors are sold at retail as aforesaid may be seen.

Sec V— Any person or persons violating any of the provisions of this Ordinance shall upon conviction thereof be fined in any sum not less than Fifty Dollars (\$50<sup>00</sup>) nor more than One Hundred dollars (\$100<sup>00</sup>) for the first offense and not less than One Hundred dollars (\$100<sup>00</sup>) nor more than Two Hundred dollars (\$200<sup>00</sup>) for each and every subsequent offense together with the costs of prosecution.

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

Passed May 21<sup>st</sup> 1894  
 Thomas Carrelman                      C. H. Bush  
 Clerk    President of Council

I hereby certify that the foregoing ordinance was passed May 21<sup>st</sup> 1894 and published Sept 6<sup>th</sup> 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the corporation

Thomas Carrelman  
 Clerk

An.

## An Ordinance to issue Bonds for Street Improvements

Whereas by virtue of an act entitled "An act to authorize the City Council of any City of the second grade fourth Class which at the last census had a population of not less than 7600 nor more than 7610 to issue and sell bonds for the purpose of Street improvements" which act was passed by the general assembly of the state of Ohio April 23 - 1891 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 in said City on April 3<sup>d</sup> 1893 more than three fifths of those voting upon said proposition voted in favor thereof

Therefore Sec I - Be it ordained and enacted 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 the bonds of said City in the sum of Nine thousand five Hundred dollars (\$9500<sup>00</sup>) and maturing as follows: \$1500<sup>00</sup> in two years \$2000<sup>00</sup> in four years \$2000<sup>00</sup> in five years \$2000<sup>00</sup> in six years and \$2000<sup>00</sup> in seven years from date of issue.

Said Bonds shall be in denominations of \$500<sup>00</sup> each, shall bear date of July 2<sup>d</sup> 1894 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 for the purpose of making permanent Street improvements in said City and for the payment of said Bonds and the interest thereon 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 treasury to the credit of the permanent Street improvement fund and shall be disbursed by the City Treasurer as other funds for the purposes herein mentioned.

Sec III - That for the purpose of paying said bonds and the interest thereon as the same shall become due there shall be annually levied such rate as the Council may determine and

exceeding two mills on each and every dollar of the taxable property of the Corporation thereof every year during the period the 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.

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

Passed May 21. 1894

Thomas Casselmann  
Clerk

C. H. Bush  
President of Council

I hereby certify that the foregoing ordinance was passed May 21<sup>st</sup> 1894 and published May 24<sup>th</sup> 1894 in The Alliance Standard Review a weekly newspaper of general circulation in the Corporation.

Thomas Casselmann  
City Clerk

See P. 2  
See O.S.

An Ordinance to regulate All Beer and Porter houses and other places where intoxicating liquors are sold at retail.

Be it ordained and enacted by the Council of the City of Atlanta - Sec 1 That it shall be unlawful for any person

An Ordinance to amend an Ordinance entitled An Ordinance to amend sec VIII of an ordinance to provide for the granting of licenses.

Sec 1 Be it ordained and enacted by the Council of the City of Atlanta This That an ordinance to amend section 8 of an Ordinance entitled "an Ordinance to provide for the granting of licenses" shall be amended to read as follows: Each Keeper of a pawn brokers office shall pay a license of from \$5<sup>00</sup> to \$10<sup>00</sup> per day, or \$50<sup>00</sup> per year if he prefers. Each Hawker shall pay from \$2<sup>00</sup> to \$10<sup>00</sup> per day; the owner or manager of each Circus or menagerie shall pay not less than \$25<sup>00</sup> nor more than \$100<sup>00</sup> per day. The owner of each sideshow, or Concert, or exhibition of freaks of nature, or monsters shall pay not less than \$1<sup>00</sup> per day nor more than \$5<sup>00</sup> per day; each owner or manager of any opera house, Theatre, or skating rink shall pay a license of \$50<sup>00</sup> per year; each huckster, in the public streets or alleys, shall, at his option, pay a license of \$75<sup>00</sup> per year, or \$15<sup>00</sup> per day. The proprietor of each shooting gallery, swing, flying-horse or merry-go-round, striking machine, or other device, <sup>of amusement</sup> operated for pay, shall pay from \$2<sup>00</sup> to 5<sup>00</sup> per day; any person who shall sell or cause to be sold, at public 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 \$5<sup>00</sup>, nor more than \$25<sup>00</sup> per day. This ordinance shall not apply to persons selling by sample only, nor to any agricultural articles, or products offered for sale by the producer.

Sec 2 - All ordinances or parts of Ordinances in conflict with the foregoing are hereby repealed. This Ordinance shall take effect and be in force and after its passage and legal publication

Passed June 4<sup>th</sup> 1894

Thomas Casselman Clerk

C. H. Bush. Priest of

I hereby certify that the foregoing ordinance was published June 7. 1894 in the Atlanta Standard Review a weekly newspaper of general circulation.

An Ordinance to amend the Grade on Warehouse Street

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

Sec I- Beginning at the intersection of the center lines of Warehouse Street and North Freedom Avenue at an elevation of eighty six and six hundredths (86.06) feet thence with the center line of Warehouse Street twenty six and one tenth (26.1) feet to the east line of North Freedom Avenue to an elevation of eighty six and eighty one hundredths (86.81) feet. Thence with the center line of Warehouse Street a distance of three hundred and fifty eight and four tenths (358.4) feet to the center of Seneca Avenue to an elevation of ninety and seventy five hundredths (90.75) feet thence a distance of fourteen and six tenths (14.6) feet to the east curb of Seneca Avenue to an elevation of ninety and sixty hundredths (90.60) feet.

Sec II. These elevations apply to the center line of the Street the top of the curb on the south side to be nine (9) inches higher and on the north side to be nine (9) inches 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 in ten days after its passage and publication.

Passed May 28<sup>th</sup> 1894

Thomas Casselman  
Clerk

C. F. Bush  
President of Council

I hereby certify that the foregoing Ordinance was passed May 28<sup>th</sup> 1894 and published June 14<sup>th</sup> 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation.

Thomas Casselman Clerk

An Ordinance to levy taxes for municipal purposes

Sec 5 Be it ordained and enacted by the Council of the City of Alliance Ohio that there be levied for corporate purposes for the year 1894 on each and every dollar of valuation of taxable property real and personal in said corporation the sum of nine (9) mills and that said levy be apportioned as follows. For the general fund .3 mills for the Street fund .1 mill for the light fund 1.3 mills for the fire dept fund .8 mills for the Sinking fund 1.7 mills for the Water fund 1.9 mills for the Police and Salary fund 2 mills for the Sanitary fund .2 mills for the Street improvement fund 1 mill for the sewer fund .6 mills

Sec. 11. 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 as provided by law.

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

Passed June 18<sup>th</sup> 1894

C. N. Bush

President of Council

Thomas Caswellman  
Clerk

An Ordinance to levy a special tax of one 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 to borrow money and issue bonds therefor to pay the outstanding indebtedness of said City" passed February 12 - 1889 did authorize the Council of said City to issue bonds in any sum not exceeding \$15000<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 did on March 18<sup>th</sup> 1889 authorize the issue of said bonds in the sum of \$14000<sup>00</sup> in accordance with the provisions of said act of the General Assembly Therefore Sec I - Be it ordained and enacted 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 1894 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.

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

Passed June 18<sup>th</sup> 1894  
Thomas Casselmann Clerk

C. J. Bush  
Pres of Council

Dec 27 1894

An Ordinance regulating the construction and use of sanitary sewers, and for the disposal of sewerage in the City of Alliance Ohio

Be it ordained by the Council of the City of Alliance Ohio as follows: Sec I- That the entire City of Alliance Ohio as now laid out shall constitute and be one main sewer district and that the trunk sewer, Main Sewers and lateral Sewers as shown on the general plan and detail plats and dated June 12<sup>th</sup> 1893, be and the same are hereby adopted as a plan of sanitary drainage for said City and as included in one Sewer district.

Sec 2- That the cost and expense of the Trunk Sewer and the two Main Sewers known as east side main no 2 and west side main no 3 shall be paid from funds derived from the sale of bonds or from levies hereafter to be made and assessed by general taxation on all the property in said city as required by law and that the expense of the construction of all lateral sewers shall be paid by the owners of the property abutting on such street where such lateral sewers shall be located, by the abutting foot front which rate per foot shall not exceed the sum that would in the opinion of the Council be required to construct an ordinary sewer of the average capacity to drain or sewer such lots or lands nor shall any lots or lands be assessed that do not need local sanitary drainage or which are provided therewith. And further that the total cost per foot front including the interest on the bonds if any be issued shall not exceed seventy five cents and the excess of cost over the assessment herein authorized shall be paid out of the sewer fund of the corporation.

Sec 3- That in the event of owners of property abutting on the line of the trunk sewer or East or west side Main Sewers desire or are compelled to make connections with said sewers for sanitary purposes that they may do so upon first having paid into the sewer fund of said Corporation the sum of seventy five cents per foot front of their property as abutting on said sewer or sewers

Sec 4- And no other connections shall be made for sanitary purposes into said system of sewers nor in accordance with with the manner and by the terms

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herein ordained except by consent of Council had and obtained by ordinance

Sec 5- All Sewers shall be designated by consecutive numbers as shown on said general sewer map and further in the order as they may be designated by the City Council

Sec 6- Whenever the word "Street" in this Ordinance is used singly or otherwise it shall be understood to embrace streets, lanes, alleys or other public grounds the same as though named in each case

Sec 7- All sewers and drains of every kind within the lines of any Street, lane, alley or other public Grounds or right of way shall be under the control of the Corporation Engineer or other person designated by Council

Sec 8- No person shall be authorized or permitted to do the work of making connections with any of the public sewers or drains or their lateral connections until he shall have first registered his name and place of business in the office of the Corporation engineer and received a license from the Mayor. In case of any change in his place of business or his business connection, notice of the same shall be immediately given to the Corporation engineer. No person shall be licensed to do any of the aforesaid work until he has furnished the Mayor with a satisfactory certificate signed by at least two reputable sewer builders if he be a sewer builder or two reputable plumbers if he be a plumber to the effect that the applicant is a person regularly educated to the business and qualified for the duties which he undertakes, and previous to being so authorized or licensed by said Mayor he shall file a bond with the Mayor in the sum of Fifteen hundred dollars (\$1500<sup>00</sup>) with two or more sureties to the approval of the Mayor conditioned that he will indemnify and save harmless the City of Alliance from all loss or damage that may be occasioned in any wise, by accident or the want of care or skill on his part in the

prosecution of such work that may be occasioned by reason of any opening by him made or caused to be made in any street, lane, alley, avenue, market space or common in the making of any connection with any public or private sewer and conditioned also that he will promptly at the proper time replace and restore the street, lane, alley, avenue, market space or common as the case may be over such opening to as good a state and condition as he found it previous to opening the same and that he will conform in all respects to the rules and regulations which may be from time to time established by the City Council in relation to the construction, repair or regulation of any of the public sewers or drains

Sec 9— Every plumber and sewer builder before doing any work connected with any sewer shall file with the engineer a notice and drawing of the work to be performed and no such work shall be done without the approval of the engineer or one of his assistants. Applications for permits shall be made in each special case to the engineer by the owner, agent or person in whose interest the work is to be done and he shall issue the permit to the plumber or sewer builder in the name of the owner or person in whose interest the work is to be done before the work is commenced and in no case shall such work be prosecuted unless the permit is on the ground and in the possession of the person doing the work. Each permit shall designate the street and number of the house and lot and shall include such definite description of the premises as to clearly define the location of the same on the map. After a plan has been approved no alteration of the same will be allowed except on a written application of the owner.

Sec 10— The engineer shall keep a daily record of permits applied for and allowed or rejected as well as all violations of this ordinance. A fee of One dollar must be paid as a permit fee for each connection to the sewer which money shall be paid into the sewer fund. Each plumber or sewer builder will be held responsible for any injury he may cause to any main or lateral sewer in the prosecution of his work.

Sec 11- Drawings and descriptions of the plumbing and drainage of buildings done prior to the passage of this Ordinance may be placed on file with the Engineer. The latter may at his discretion require such plans to be filed. The Corporation Engineer or Health officer shall at proper times have access to all plumbing fixtures connected with the sewer. In all cases where private sewers have been constructed, the owners or occupants of the premises shall at their own expense maintain and keep such sewer in good working order and repair.

Sec 12- All house connections of uniform size of four (4) inches in internal diameter except as otherwise ordered by resolution of Council. All sewer pipes except those which enter buildings shall be of the best quality of vitrified socket pipe of the kind or kinds acceptable to the Engineer or his assistants. Where soil pipes enter a building under the foundation thereof the Engineer, or his assistants may require the pipe to be of cast-iron and at such places in the wall shall leave two inches clear space over the top of the pipe or it shall be arched so as to prevent injury to the pipe by setting. The ventilating pipe shall also be of cast or wrought iron and of same bore as soil pipe to the top of same.

All iron pipes used in the construction of drains or house connections shall be coated inside and outside with coal-tar applied hot or other rustless material acceptable to the engineer and the joints thereof shall be made with gaskets of oakum thoroughly caulked in with hot lead at one pouring so as to render them impermeable to gases. but wrought iron pipes may also be used with thread and screw joints. The nearly horizontal portions of iron soil pipe used under ground shall in no case weigh less than, for 4 inch pipe 13 pounds per lineal foot, for 3 inch pipe 9 1/2 pounds per lineal foot, for 2 inch pipe 5 1/2 pounds per lineal foot. Waste pipes or lateral drains from bath tubs basins or other fixtures (with the exception of water closets) may be of two inch diameter pipe. When it is practicable the soil pipe must run on a cellar or other wall and be

securely fastened thereto. When it is impracticable the soil pipe may be laid in a trench beneath the cellar floor and in that case may be of iron or except under walls or other heavy pressure of sewer pipe

If of sewer pipe the latter must be of perfect quality, the joints must be of portland cement, iron fillings and sand thoroughly mixed with a weak sal-amoniac solution. Whether of iron or stone ware. Said pipes must be shown to the engineer or one of his assistants, in open trench filled with water and subject to his approval or rejection. Said soil pipes placed in the ground shall be supplied with an accessible clean-out either inside or outside the walls of the building.

Sec 13 - All connections with the main or branch sewers shall be made at the regular connections or junctions built in the same except by special permit of the corporation engineer who shall give such information as to the city may possess relative to the location of such junction, depth of sewer etc on application and all reasonable care will be taken to insure the correctness of such information but the city will not be liable for any errors arising therefrom.

Sec 14 - All openings made within the street lines for the purpose of laying any such sewers except under tracks of street or other railway shall be in open trench. All materials for flagging, curbing and ballasting, to be carefully removed and preserved and after the connection is properly made the trench shall be refilled and tamped or puddled. (in puddling the earth must be put in in thin layers no more than one foot in depth and each such layer shall be thoroughly puddled or rammed before another such layer is put in) and the paving or other material that had been removed shall be properly replaced by the sewer builder and if not replaced within three days after the same has been removed the same shall be replaced by the city at his expense. The course of drain pipes shall be laid not nearer than eighteen inches to any water pipe, at crossings the latter shall be protected from corrosion by a cement covering. All sewers and drains beyond street lines may be laid in open trenches or in trench and tunnel as may be directed but in the latter case no tunnel shall enclose more than two joints of pipe.

Sec 15- When the sides of the trench will not stand vertical sheeting and bracing shall be used to prevent unnecessary caving. The sewer builder must erect proper safeguards and maintain danger signals wherever and whenever necessary. He will be liable for all damage to persons or property caused by his acts or neglects. All water pipes shall be protected from injury to the satisfaction of the water works superintendent and gas pipe to the satisfaction of the Corporation engineer.

Sec 16- The sewer builder will also be held responsible for any subsequent settlement of the ground and pavement and must, on notification make the same as good as before he began his work.

Sec 17. All house connections shall be made straight or in as direct line to the "Y" branches in the sewers into which the premises are drained as possible and shall be at least four feet below the surface of the ground. All pipes shall be laid to a proper grade of not less than one-half inch to every two feet, where practicable by use of the spirit level. The joints shall be made with oakum gaskets well caulked in and finished with best hydraulic cement and clean sand placed in and around each joint so that the same shall be water tight. Curved pipe shall be used at all angles in the house connections greater than three inches deviation from a straight line in the length of one joint of pipe.

Sec 18- Whenever it is necessary to make a connection with any main or lateral sewer where no "Y" has been placed the junction pipe will be furnished by the sewer builder and the same will be inserted under the supervision of the Corporation engineer or one of his assistants. No sewer builder shall cut or break into the sewers unless the Corporation Engineer or one of his assistants shall be upon the ground and give his approval of the method employed.

Sec 19.- All "y" branches or junctions not intended for immediate use shall have their ends closed water tight with brick or stone and cement. Care should be taken that the interior of the pipes are free from rough mortar and that the whole house connection and sewer be left clean and in good condition.

Sec 20.- Sewer builders shall in no case use water from the street hydrants without a permit from the superintendent of the water works. all joints in waste pipes except where screw joints are used must be made like those in soil and drain pipes with oakum gaskets and lead or cement well caulked so as to render them water and gas tight.

Sec 21.- All connections of lead with iron pipes must be made with brass sleeve or ferrule of the same size as the lead pipe the sleeve to be put into the hub of the iron pipe and thoroughly caulked with lead and the lead pipe to be attached to the sleeve or ferrule by a wiped lead joint. Putty joints will not be permitted.

Sec 22.- The drain, soil and waste pipes and the traps must if practicable be exposed to view for ready inspection at all times and for convenience in repairing. When necessarily placed within partitions or recesses in the wall soil and waste pipes must be covered with woodwork so fastened with screws as to be readily removed. In no case shall they be absolutely inaccessible.

Sec 23. Absolutely horizontal waste pipes shall be prohibited. drips or overflow pipes from safes under water closets and other fixtures or from tanks and cisterns shall be run to some place in open sight and in no case shall any such pipes be connected directly with a drain, waste or soil pipe. Waste pipes from refrigerators or other receptacles in which provisions are stored shall not be connected with a drain soil pipe or other waste pipe unless such waste pipes are provided with traps suitably ventilated and in every case there shall be an open trap between the trap and the refrigerator.

Sec 24 - All pipes exposed to the frost should be packed with mineral wool or other substance equally good and they shall be cased to the satisfaction of the Engineer

Sec. 25 - Every trap on fixtures must be separately ventilated and protected from siphonage except a trap which connects with the soil pipe above the highest fixture and all vent pipe connections shall be taken from just above the crown of the trap

Sec 26 - No trap or any manner of obstruction to the complete or perfectly free flow of air throughout the entire course of the drain or house connection will be permitted. Every room having a water closet, urinal, bath tub or any drainage connected with the sewer must have a window or shaft of an area of at least two square feet communicating directly with the outer air

Sec 27 - No butchers offal or garbage, dead animals, wood, stone, straw, rags, or other articles of obstruction of any kind whatever of a tougher or harder texture than newspaper or closet paper shall be placed, thrown or deposited in any catch basin, sewer, ditch or drain in the city and any person so offending or causing any such obstruction to be placed so as to be carried into such sewer or basin shall be subject to the penalty hereinafter prescribed for such an offense, also any person breaking, injuring or removing any portion of any catch basin, manhole cover or any part of any sewer or appurtenances thereto or obstructing in any manner the inlet or outlet of any sewer or drain

Sec 28 - Roof waters, overflows from cisterns, etc, shall not be connected with the sewers, The waste water which shall enter the sewers shall comprise only:  
 1<sup>st</sup> Elevator water 2<sup>nd</sup> Waste water from kitchen sinks  
 3<sup>rd</sup> Waste water from water closets, 4<sup>th</sup> Waste water from wash stands and bath tubs 5<sup>th</sup> Waste water from urinals, 6<sup>th</sup> waste water from slop hoppers  
 7<sup>th</sup> Such waste water from the factories

lunettes, restaurants or other buildings as the Engineer may consider admissable without detriment to the Sewer

Sec 29—All exits from kitchen sinks, washstands, urinals slop-hoppers or other receptacles except water closets shall be provided with strong and permanently attached metal strainers except in case of urinals and washbowls already provided with good earthenware strainers

Sec 30—No steam, exhaust or blow-off pipe from a steam boiler will be allowed to connect with any soil or waste pipe or directly with the house drain. They should discharge into a tank or condenser, the waste from which after being condensed and suitably trapped may enter the sewer. subsoil drains from cellars shall not be connected with the sewer

Sec 31—No trap or any manner of obstruction the the complete and and perfectly free flow of air throughout the entire course of the drain or soil pipe will be permitted. No brick, sheet metal or earthenware flue shall be used as a main soil pipe Ventilator nor shall any chimney flue be used for this purpose

Sec 32—Every washbasin, bath tub, sink, urinal, water closet or other fixture connected with the sewer pipe of any building shall be separately trapped as close to the fixtures as possible except in the case of siphon water closets. Water sealing traps of any pattern may be used when separate air pipe connections from the top of the same are provided; where separate air pipe connections are not provided, traps which will not unseal must be used. Overflow pipes from fixtures must in each case be connected on the inlet side of the trap. The sediment pipe from kitchen boiler if there is any must be connected on the inlet side of the sink trap

Sec 33—All closets, basins and urinals shall be provided with a sufficient supply of water to insure the cleaning of the same after each time of use and in no case shall any such closet basin or urinal be used longer than one hour without such water supply, if from any cause the same be cut off unless water is supplied from other sources. Ball cock valves of cisterns must be so fitted and adjusted as to prevent wasting of water

Sec 34 - No sewer or kitchen drain from any building or premises shall discharge into any cesspool, Vault or drain or other receptacle where such building or premises abut on streets provided with proper sewerage connections or accommodations with which the same can be connected, and if at any future time such premises are provided with the said sewerage accommodations within sixty days thereafter, the further use of such cesspools, vaults or other receptacles for the disposal of sewage shall be discontinued and the proper connections be made with the main or lateral sewer, and the said cesspools, vaults or other receptacles shall be cleaned out and filled up under the direction of the health officer.

Sec 35 - Water closets may be of any approved pattern, except pan closets, which are prohibited.

Sec 36 - No waste pipe from any kitchen, sink, urinal closets, or other fixtures shall discharge into the soil beneath any floor or building. No privy vaults or cess-pools shall be allowed to be connected with private or public sewerage. No privies or cess pools shall be allowed in any basement or cellar. All private sewers connecting with packing or butcher shops, Laundries, Hotels, Eating houses, restaurants, or other public cooking establishments shall be provided with grease traps of such design as the Engineer may approve.

Sec 37 - All sewers, drains, urinals, sewer gas and waste traps, and pipes and everything pertaining to house drainage beyond the lines of any street lane alley or other public grounds shall be accessible to the Corporation engineer, his assistants and the health officer and shall except where otherwise provided be under the care and control of the health officer.

Sec 38 - Pipes or other fixtures shall not be covered or concealed from view until after the work has been examined by the engineer or one of his assistants who shall be notified when the work is sufficiently advanced for inspection.

Sec 39. Any home drain or sewer put in and covered without due notice to the engineer or one of his assistants must be uncovered for inspection at the discretion of the engineer.

Sec 40. Whoever shall violate or fail to comply with any of the provisions of this Ordinance except where another penalty is specially provided shall upon conviction thereof be fined not less than five dollars nor more than fifty dollars and costs of prosecution.

Sec 41. This Ordinance shall take effect and be in force from and after its passage and legal publication.

Passed June 25<sup>th</sup> 1894

Thomas Casselmann  
City Clerk

C. N. Bush  
Pres of Council

I hereby certify that the foregoing ordinance was passed June 25<sup>th</sup> 1894 and published June 28<sup>th</sup> 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation.

Thomas Casselmann  
City Clerk

An Ordinance to construct Lateral Sewer no 4

Be it ordained and enacted by the Council of the City of Alliance Ohio as follows: Sec I- That the Construction of Lateral Sewer no 4 from the intersection of Main sewer no 2 and Pike street. Thence east on said Pike Street to Franklin Street thence south on Franklin Street to Noble Street thence east on Noble Street to the first alley running south. Thence south on said alley to the first alley running east. Thence east on said alley to the first alley running south thence south on said alley to Patterson Street thence east on Patterson Street to Chestnut Avenue. Thence south on Chestnut Avenue to the first alley running east. Thence east on said alley to Oak Avenue. Thence south on said Oak Avenue to an unnamed street on the ward line. Thence eastwardly on said street to the first alley east of Maple Avenue thence south on said alley to the Railroad thence eastwardly along the fronts of lots no. 1004 and 1005 thence south across the right of way of the Penna Company to the first alley east of Willow Avenue and running parallel therewith. Thence south on said alley to Broadway. be proceeded with in accordance with the resolution to improve the same adopted the 26<sup>th</sup> day of June 1894. by excavating and laying tile and doing all other matter necessary for a sewer and as is shown by the plans and specifications on file in the City Clerks office

Sec 2. That the costs and expenses of said sewer shall be assessed at the rate of seventy five cents per foot front upon the lots and lands abutting upon said route of said sewer and said assessments shall be paid in three 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 from and after the earliest period allowed by law

Passed July 16<sup>th</sup> 1894

Thomas Casselmann Clerk C. N. Bush Pres of Council

I hereby certify that the foregoing ordinance was passed July 16 and published July 19<sup>th</sup> and 20<sup>th</sup> in the Alliance Daily Review a newspaper of general circulation in the Corporation

Thomas Casselmann  
City Clerk

An Ordinance for assessing the Real Estate for the Constructing of Lateral Sewer no 4

Sec 1- Be it ordained and Enacted by the Council of the incorporated City of Alliance Ohio that to pay the cost and expense of Constructing Lateral Sewer no 4 from the intersection of Main Sewer no 2 and Pike Street thence East on said Pike Street to Franklin Street thence South on Franklin Street to Noble Street thence east on Noble Street to the first alley running south thence south on said alley to the first alley running ~~South~~ <sup>East</sup> thence ~~South~~ <sup>East</sup> on said alley to the first alley running south thence south on said alley to Patterson Street thence east on Patterson Street to Chestnut Avenue thence South on Chestnut Avenue to the first alley running east thence east on said alley to Oak Avenue thence South on Oak Avenue to an unnamed Street on the ward line thence eastwardly on said street to the first alley east of Maple Avenue thence South on said alley to the Railroad thence eastwardly along the front of lots no 1004 and 1005 thence South across the right of way of the Pennsylvania Company to the first alley east of Willow Avenue and running parallel therewith thence South on said alley to Broadway then be levied and assessed on each front foot of the lots and lands abutting on both sides of said above described route the sum of seventy five cents said lots and lands being each found by the Council and hereby declared to be benefitted by said Sewer in an amount not less than the assessment herein levied upon the same, Said assessment shall be paid to the clerk of the City of Alliance in three annual installments of twenty five cents per foot front each as follows: On May 1<sup>st</sup> 1895 May 1<sup>st</sup> 1896. May 1<sup>st</sup> 1897. to be subject to the penalty and interest in such cases made and provided by law 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 to be collected according to law

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

Passed July 16<sup>th</sup> 1894

Thomas Casselman Clerk

C. H. Bush Pres of Council

16  
I hereby certify that the foregoing Ordinance was passed July 16<sup>th</sup> 1894 and published July 19<sup>th</sup> 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation

Thomas Casselman  
Clerk

An Ordinance to Construct Lateral Sewer no 19

Sec 1.- Be it ordained and enacted by the Council of the City of Alliance, Ohio that the construction of Lateral sewer no 19 along the following route between the following points be proceeded with; Commencing at the terminus of the east side main sewer no 2 at the intersection of South Webb avenue and Ash Street thence south in South Webb avenue to the first alley south of and parallel with Oxford Street. thence west in said alley to the first alley west of and parallel with Boothy Libetty Avenue in accordance with a resolution to construct the same adopted may 7<sup>th</sup> 1894, by constructing sewer and drains with the necessary appurtenances thereto

Sec 2- The expenses of said improvement and the interest on the bonds if they be issued shall be assessed per foot front upon the lots and lands bounding and abutting thereon according to the laws and Ordinances on the subject of assessments. The assessments therefor to be payable in three 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 from and after the earliest period allowed by law

Passed July 16<sup>th</sup> 1894

Thomas Casselman Clerk      B. H. Bush  
 Pres of Council

I hereby certify that the foregoing Ordinance was passed July 16<sup>th</sup> 1894 and published July 19 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation.

Thomas Casselman  
 Clerk

An Ordinance to assess the cost of Constructing Lateral Sewer no 19, upon the lots and lands bounding and abutting thereon.

Sec 1. Be it ordained and enacted by the council of the City of Alliance Ohio that to pay the cost and expense of Constructing Lateral sewer no 19, from a point commencing at the terminus of east side main sewer no 2 at the intersection of South Webb Avenue and Ash Street thence south on south Webb Avenue to the first alley south of and parallel with Oford Street thence west in said alley to the first alley west of and parallel with South Liberty Avenue in accordance with an ordinance passed July 16<sup>th</sup> 1894 there be levied and assessed upon the lots and lands bounding and abutting on both sides of said route the sum of \$1,942 being the cost of said sewer as per report of the city engineer on file in the City Clerk's office said lots and lands being hereby declared to be especially benefitted by said sewer in an amount not less than that sum.

Sec 2 - That to pay said sum there shall be levied and assessed on each front foot of the several lots and lands bounding and abutting on both sides of said route between said points and on said sewer the sum of seventy five cents said lots and lands being each found by the Council and hereby declared to be benefitted by said sewer in an amount not less than the assessment hereby levied upon the same

Sec 3. That said assessments be paid to the Clerk of the City of Alliance Ohio in three annual installments of twenty five cents per each front foot on the first day of May 1895 1<sup>st</sup> day of May 1896 1<sup>st</sup> day of May 1897 or be subject to the penalty and interest in such cases made and provided by law and in default of 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 4. This Ordinance shall take effect and be in force from and after its passage and legal publication

Passed July 16<sup>th</sup> 1894

Thomas Casselmann Clerk. C. H. Bush Pres of Council

I hereby certify that the foregoing ordinance was passed July 16<sup>th</sup> 1894 and published July 19<sup>th</sup> and 20<sup>th</sup> in the Alliance Daily Review a newspaper published and of general circulation in the Corporation. Thomas Casselmann Clerk

An Ordinance to Construct Lateral Sewer no 27.

Be it Ordained and enacted by the Council of the City of Alliance Ohio as follows: Sec 1. That the construction of Lateral Sewer no 27 from the intersection of Lateral Sewer no 4 and Broadway west on Broadway to the C & P R R be proceeded with in accordance with the resolution to improve the same adopted June 25 1894 by constructing sewers and drains with the necessary appurtenances thereto

Sec 2. The expense of said improvement and the interest on the bonds if they be issued shall be assessed per foot front upon the lots and lands abutting thereon according to the laws and Ordinance on the subject of assessments. The assessments therefor to be payable in three 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 from and after the earliest period allowed by law.  
Passed July 16<sup>th</sup> 1894

Thomas Casselman  
Clerk

C. H. Bush  
President of Council

I hereby certify that the foregoing Ordinance was passed July 16 1894 and published July 19<sup>th</sup> in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation  
Thomas Casselman  
Clerk

An Ordinance to assess the cost of Constructing Lateral Sewer no 27 on the lots and lands abutting thereon,

Sec 1- Be it ordained and enacted by the Council of the City of Alliance Ohio that to pay the cost and expense of constructing lateral sewer no 27 from the intersection of Lateral sewer no 4 and Broadway street thence east along Broadway street to the Cleveland and Pittsburgh railroad there be levied and assessed upon the lots and lands abutting and bounding on both sides thereon the sum of \$999<sup>(25)</sup>/<sub>100</sub> being the cost of said sewer as per report of the City Engineer on file in the City Clerk's office said lands and lots being found and hereby declared to be especially benefited by said sewer in an amount not less than said sum.

Sec 2 - That to pay said sum there shall be levied and assessed on each front foot of the several lots and lands bounding and abutting on both sides of said street between said points and on said sewer the sum of seventy five cents said lots and lands being each found by the Council and hereby declared to be benefited by said sewer in an amount not less than the assessment hereby levied.

Sec 3. That said assessments be paid to the Clerk of the City of Alliance, Ohio, in three annual payments of 25 cents per each foot front on the first day of May, 1895, 1st day of May 1896, and 1st day of May 1897, or be subject to the penalty and interest in such cases made and provided by law, and in default of payment the said City Clerk shall forthwith certify all unpaid assessments to the County Auditor, to be by him placed upon the tax duplicate to be collected according to law.

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

Passed July 16, 1894.

C. H. Bush, Pres.

Thomas Casselman, City Clerk.

I hereby certify that the foregoing Ordinance was passed July 16 and published July 19 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation.

Thomas Casselman  
Clerk

An Ordinance to authorize the issue of the bonds of the City of Alliance, Ohio, in anticipation of the collection of a special assessment for the construction of Lateral Sewers.

Sec. 1. Be it ordained and enacted 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 the City of Alliance by constructing lateral sewers Nos. 4, 27 and 19, as shown on the plan adopted by said city Council and in anticipation of the collection of a special assessment upon the property abutting on said sewers, the Mayor and Clerk be and they are hereby authorized to issue the bonds of the city of Alliance, Ohio, in the sum of five thousand five hundred dollars (\$5,500) as hereinafter provided.

Sec. 2. That said bonds shall be in denominations of \$500 each, shall bear date of August 26, 1894, and shall become due and payable as follows: \$500 in one year, \$2000 in two years, and \$2000 in three years from date of issue. Said bonds shall bear interest at the rate of six percent per annum, payable semi annually on the 15th days of February and August 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 when due at the office of the city treasurer of Alliance, Ohio. Said bonds shall be designated "Lateral Sewer Bonds" and 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 Clerk of said city under the seal of said city.

Sec. 3. That upon the sale of said bonds the proceeds thereof shall be placed in the treasury to the credit of the Lateral Sewer fund and shall be used and applied to the payment of the cost and expense of constructing said lateral sewers, and to no other purpose whatsoever, and the said annual assessments, and all portions thereof, in anticipation of which said bonds are issued shall be paid into the Lateral Sewer fund when collected and be applied to the payment of said bonds 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 July 16, 1894.

C. H. Bush, Pres.

Thomas Casselmann Clerk

I hereby certify that the foregoing ordinance was passed July 16 and published July 19, 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the corporation. Thomas Casselmann 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 as becomes due Sept. 30, 1894, as said city from its limits of taxation is unable to pay at maturity there be issued the bonds of the city in the sum of twenty-one thousand dollars (\$21,000) as hereinafter provided.

Sec. 2. That said bonds shall consist of twenty-one bonds of one thousand dollars (\$1,000) each and shall be numbered consecutively from 1,013 to 1,033 inclusive and shall bear date of Sept. 29, 1894. Said bonds shall bear interest at the rate of six percent per annum payable semi-annually on the 30th days of March and September 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 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 and execute said bonds and the proceeds thereof, when they shall have been disposed of, shall be used and applied under direction of council to the sole purpose of paying off and removing and extending said maturing indebtedness of said city 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 Aug. 13, 1894.

Thomas Cosseman

C. H. Bush, Pres.

City Clerk

I hereby certify that the foregoing ordinance was passed Aug 13<sup>th</sup> 1894 - and published Aug 16<sup>th</sup> 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the corporation.

Thomas Cosseman Clerk

An Ordinance to improve College Street from Arch Street west to Union Avenue.

Sec. 1. Be it ordained and enacted by the Council of the City of Alliance, Ohio, that the improvement of College street from Arch street west to Union Avenue be proceeded with in accordance with the resolution to improve the same adopted July 16, 1894, by grading the same, setting curbing and constructing the necessary culverts and drains.

Sec. 2. The cost and expense of said improvement including the damages, if any assessed, in favor of any owner of adjoining lands and the interest of the bonds if they be issued shall be assessed per foot front upon the lots and lands abutting thereon according to the laws and ordinance on the subject of assessments; the assessments therefore 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. 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. 3. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Aug. 13, 1894.

Thomas Cosseman Clerk

C. H. Bush, Pres.

I hereby certify that the foregoing ordinance was passed Aug 13 - 1894 and published Aug 16 - 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the corporation.

Thomas Cosseman Clerk

An Ordinance to improve Market Street from Arch Street west to Union Avenue.

Sec. 1. Be it ordained and enacted by the Council of the City of Alliance, Ohio, that the improvement of Market street from Arch avenue west to Union avenue be proceeded with in accordance with the resolution to improve the same adopted July 16, 1894, by grading the same paving the roadway with paving brick, setting curb and gutter stones and constructing the necessary culverts and drains.

Sec. 2. The cost and expense of said improvement including the damages 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 lots and lands abutting thereon according to the laws and ordinance on the subject of assessment. The assessments therefore 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 collections 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. 3. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Aug. 13, 1894.

C. H. Bush, Pres.

Thomas Casselmann  
Clerk

I hereby certify that the foregoing Ordinance was passed August 13<sup>th</sup> 1894 and published August 16<sup>th</sup> 1894 in The Alliance Standard Review a weekly newspaper of general circulation in the corporation.

Thomas Casselmann  
Clerk

An Ordinance to provide for the issuing of the Bonds of the city of Alliance Ohio, in anticipation of the collection of a special assessment on the property abutting on Market Street from Arch Street west to Union Avenue.

Sec. 1. Be it ordained and enacted by the Council of the City of Alliance, Ohio, that to provide a fund to pay the immediate cost and expense of improving Market street from Arch street west to Union Avenue, and in anticipation of the collection of a special assessment, therefore the Mayor and the Clerk be, and they are hereby authorized and directed to issue the bonds of the city in the sum of six thousand two hundred (\$6,200) dollars, as hereinafter provided. Said bonds shall consist of ten bonds of \$500 each, and ten bonds of \$240 each, and shall bear date of September 20, 1894, and shall become due and payable as follows: \$240 in one year, \$240 in two years, \$240 in three years, \$240 in four years, and \$240 in five years from date of issue. Said bonds shall bear interest at the rate of six percent per annum, payable semi-annually on the 20th days of March and September in 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 when due at the office of the City Treasurer of Alliance Ohio. Said bonds shall be designated "Market Street Improvement Bonds," and 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. 2. That upon the sale of said bonds the proceeds thereof shall be placed in the treasury to the credit of the "Market Street Improvement Fund" and shall be applied to the payment of the cost and expense of improving said Market street, and to no other purpose whatsoever, and the said special assessments, in anticipation of which said bonds are issued, shall be paid into the sinking fund when collected and be applied to the payment of said bonds and the interest thereon, and to no other purpose whatsoever. Provided that if on or before the sale of said bonds any of the property owners shall pay the full amount of their installments less the interest included therein, the amount so paid shall be applied

to the payment of the cost and expense of said improvement, and bonds shall be issued for the unpaid remainder of the total amount to be provided.

Sec. 3. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Aug. 13, 1894  
Thomas Casselman. Clerk

C. H. Bush. Pres.

I hereby certify that the foregoing Ordinance was passed Aug 13, 1894 and Published Aug 16, 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation.  
Thomas Casselman Clerk

An Ordinance to provide for the issuing of the bonds of the City of Alliance, Ohio, in anticipation of the collection of a special assessment on the property abutting on College Street from Arch Street west to Union Avenue.

Sec. 1. Be it ordained and enacted by the Council of the City of Alliance, Ohio, that to provide a fund to pay the immediate cost and expense of improving College street from Arch street west to Union avenue, and in anticipation of the collection of a special assessment therefore the mayor and clerk be, and they are hereby authorized and directed to issue the bonds of the city in the sum of one thousand eight hundred (\$1,800) dollars, as hereinafter provided.

Sec. 2. Said bonds shall consist of three bonds of \$600 each, and shall bear date of Sept. 20, 1894, and shall become due and payable as follows: \$600 in one year, \$600 in two years and \$600 in three years from date of issue. Said bonds shall bear interest at the rate of six per cent. per annum, payable semi-annually, on the 20th days of March and September in 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 when due at the office of the City Treasurer of Alliance, Ohio. Said bonds shall be designated College Street Improvement Bonds and 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 upon the sale of said bonds the proceeds thereof shall be placed in the treasury to the credit of the "College Street Improvement Fund," and shall be applied to the payment of the cost and expense of improving said College street, and to no other purpose whatsoever, and the said special assessments, in anticipation of which said bonds are issued, shall be paid into the sinking fund when collected and be applied to the payment of said bonds and <sup>the</sup> interest thereon, and to no other purpose whatsoever. Provided that if on or before the sale of said bonds any of the property owners shall pay the full amount of their annual installments, less the interest included thereon, the amount so paid shall be applied to the payment of the cost and expense of said improvement, and bonds shall be issued for the unpaid remainder of the total amount to be provided.

Sec. 4. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Aug. 13, 1894.

C. H. Bush, Pres.

Thomas Casselene Clerk

I hereby certify that the foregoing ordinance was passed Aug 13<sup>th</sup> 1894 and published Aug 16<sup>th</sup> 1894 in the Alliance Standard Review a <sup>weekly</sup> newspaper of general circulation in the Corporation

Thomas Casselene  
Clerk

An Ordinance to Establish a grade on Willow Avenue

Be it ordained and enacted by the Council of the City of Alliance Ohio - That a grade be established on Willow Avenue as follows:

Sec 1. Beginning at the south line of the O & W & C R R at an elevation of fifty six and eighty one hundredths (56.81) feet thence to the north curb of Broad Street to an elevation of sixty and fifty one hundredths (60.51) feet thence to the south curb of Broad Street to an elevation of sixty and one hundredths (60.01) feet thence to the north curb of High Street to an elevation of sixty four and seventy three hundredths (64.73) feet thence to the south curb of High Street to an elevation of sixty five and thirteen hundredths (65.13) feet thence to the north curb of Oxford Street to an elevation of sixty eight and eighty three hundredths (68.83) feet thence to the south curb of Oxford Street to an elevation of sixty nine and twenty three hundredths (69.23) feet thence to the north curb of Cambridge Street to an elevation of seventy two and ninety hundredths (72.90) feet thence to the south curb of Cambridge Street to an elevation of seventy three and twenty hundredths (73.20) feet thence to the north curb of Summit Street to an elevation of seventy six and forty six hundredths (76.46) feet thence to the south curb of Summit Street to an elevation of seventy six and sixty six hundredths (76.66) feet thence to the north curb of Grant Street to an elevation of seventy eight and sixty two hundredths (78.62) feet thence to the south curb of Grant Street to an elevation of seventy eight and sixty two hundredths (78.62) feet

Sec 2. These Elevations apply to the center line of the street. The curbs on each side to conform to the grades of the streets crossing. 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 legal publication

Passed August 27. 1894

Thomas Casselmann  
Clerk

C. H. Bush  
President of Council

I hereby certify that the foregoing ordinance was published August 30 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation  
Thomas Casselmann  
City Clerk





An Ordinance to assess a special tax on the real estate bounding and abutting on College street - from Arch street west to Union Avenue.

Sec 1. Be it ordained and enacted by the Council of the City of Alliance Ohio that there be levied and assessed on each front foot of the lots and lands bounding and abutting on College Street from Arch street west to Union Avenue the sums hereinafter named for each and every year as herein specified to wit:

For the year 1895 \$ .4366

For the year 1896 .4144

For the year 1897 .3922

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

Sec 2. That the owners of the several lots and lands 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 15<sup>th</sup> day of September 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 on the tax duplicate and collected according to law.

Sec 3 This Ordinance shall take effect and be in force from and after the earliest period allowed by law

Passed Sept 10 - 1894

Thomas Casselman  
Clerk

C. H. Bush  
Pres of Council

I hereby certify that the foregoing ordinance was passed Sept 10 - 1894 and published Sept 13<sup>th</sup> 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation

Thomas Casselman  
City Clerk

An Ordinance to assess a special tax on the real estate bounding and abutting on Market street from Arch street west to Union Avenue

Sec 1. Be it enacted and enacted by the Council of the City of Alliance Ohio that there be levied and assessed on each front foot of the lots and lands bounding and abutting on Market street from Arch street west to Union Avenue the sums hereinafter named for each and every year as herein specified to wit:

For the year	1895	---	---	\$,6760
For the year	1896	---	---	,6448
For the year	1897	---	---	,6136
For the year	1898	---	---	,5824
For the year	1899	---	---	,5512

To provide a fund to pay the cost and expense of improving Market street between the points aforesaid are assessed shall pay the amount of money by them severally due in that behalf to the City Clerk on or before the 15<sup>th</sup> day of September 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 on the tax duplicate and collected according to law

An Ordinance to assess a special tax on the real estate bounding and abutting on Market Street from Arch street west to Union Avenue

Sec. I. Be it ordained and enacted by the Council of the city of Alliance, Ohio, that there be levied and assessed on each front foot of the lots and lands bounding and abutting on Market street from Arch street west to Union Avenue, the sums hereinafter named for each and every year as herein specified, to wit:

For the year 1895 - .6760

For the year 1896 .6448

For the year 1897 .6136

For the year 1898 .5824

For the year 1899 .5512

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

Sec. II. That the owners of the several lots and lands 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 15th day of September 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 on the tax duplicate to be collected according to law.

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

Passed Sept. 10, 1894.

Thomas Casselman,  
Clerk.

C. H. Bush, Pres. of Council.

I hereby certify that the foregoing Ordinance was passed Sept 10, 1894 and published Sept 13, 1894 in the Alliance Standard Review a <sup>weekly</sup> newspaper of general circulation in the Corporation

Thomas Casselman  
City Clerk

Copied from  
Sept 10 1894

An Ordinance to prevent the use of storm water sewers, drains, ditches and water courses for improper drainage and to regulate the disposal of unwholesome substances.

Be it ordained and enacted by the Council of the city of Alliance, Ohio.  
Sec. I. That no person, persons, or corporation shall, within the City of Alliance, Stark County, Ohio, empty, drain, or put the contents of any privy water closet, or urinal into any water course, storm water sewer or drain, or into any sewer, ditch, or drain that is uncovered in whole or in part, or that empties or terminates upon the surface of the ground in said city.

Sec. II. That no person, persons, or corporation shall empty, drain or put the contents of any privy, water closet or urinal upon the public streets, alleys or grounds of said city.

Sec. III. That no person, persons, or corporation within said city shall make any connections or attachments between or with any water closet, privy, or urinal, and any ditch, water course, storm water sewer, drain, public street, alley & grounds, as described in sections one and two of this ordinance, and any person, persons or corporations having already made any such connections or attachments, shall within five (5) days after this ordinance shall be in effect, remove such connection or attachment and discontinue and abandon the same.

Sec. IV. Any person, persons or corporation violating any of the provisions of this ordinance shall upon conviction by the Mayor of this city, be fined in a sum not less than five dollars (\$5.00) and not more than twenty-five dollars (\$25.00), and each day's subsequent or continued violation of this ordinance after arrest and conviction shall be deemed a separate offense and subject the offender to like penalties as herein provided. This ordinance not to apply to the use of the regularly authorized system of sanitary sewerage provided for in said city.

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

Passed Sept. 10, 1894  
Thomas Casselman, Clerk.

C. H. Bush, Pres. of Council.

I hereby certify that the foregoing Ordinance  
was passed Sept 10<sup>th</sup> 1894 and published  
Sept 13<sup>th</sup> 1894 in the Alliance Standard  
Review a weekly newspaper of general  
circulation in the Corporation  
Thomas Casselman  
City Clerk

An Ordinance to prevent drunkenness and disorderly conduct.  
 Be it ordained and enacted by the Council of the city of Alliance, Stark  
 County, Ohio.

Sec. I. That it shall be unlawful for any person or persons  
 to be in a state of intoxication or drunkenness in any of  
 the public streets, alleys, or grounds, or other public  
 places or assemblages in the City of Alliance Stark County, Ohio.

Sec. II. That it shall be unlawful for any person or persons  
 within the city of Alliance, Stark County, Ohio, to disturb the  
 peace, good order or quiet of said city by clamor <sup>and</sup> noise; by  
 intoxication or drunkenness; by fighting; by using obscene or  
 profane language; or by indecent or disorderly conduct, or assemblages.

Sec. III. That any person or persons found guilty of violating any of  
 the provisions of this ordinance shall be fined in a sum of  
 not less than two (2) dollars nor more than twenty five (25) dollars,  
 at the discretion of the Mayor.

Sec. IV. This ordinance shall be in full force and effect when ten  
 days shall have elapsed after its ~~publication~~ <sup>and</sup> due  
 publication.

Passed September 10, 1894.  
 Thomas Casselman,  
 Clerk.

C. H. Bush, Pres. of Council.

I hereby certify that the foregoing  
 Ordinance was passed Sept 10, 1894 and  
 published Sept 13 - 1894 in the Alliance Standard  
 Review a <sup>weekly</sup> newspaper of general circulation in  
 the Corporation.

Thomas Casselman  
 City Clerk

An Ordinance to repeal an Ordinance entitled "An Ordinance to establish a grade on Willow Avenue"

Sec. 1. Be it ordained and enacted by the Council of the City of Alliance, Ohio, that an Ordinance entitled "An Ordinance to establish a grade on Willow Avenue", passed Aug. 27, 1894, be and the same is hereby repealed.

Sec. 2. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed Sept. 10, 1894.

Thomas Casselman  
Clerk.

C. H. Bush, Pres. of Council.

An Ordinance for the purpose of purchasing out Lot No. 165 and the west twenty feet of Lot No. 255 in the City of Alliance, Ohio, for the purpose of building a bridge.

Be it ordained and enacted by the Council of the City of Alliance, Stark County, Ohio:

Sec. 1. That for the purpose of building a bridge over the Pennsylvania Company's Right of Way, commencing at Ash street in said city, thence north over the west twenty feet of lot number two hundred and fifty-five (255), said right of way and out lot number one hundred and sixty-five (165), in said city, this city purchase, in fee simple, by general warranty deed, the west twenty (20) feet of lot number two hundred and fifty-five (255) (old No. 4 of Brooks & Jennings addition) in the City of Alliance, Stark County, Ohio, from Catharine G. Klingler, for the sum of four thousand dollars: and out of lot number one hundred and sixty-five (165) in the City of Alliance, Stark County, Ohio, from Maud C. Graham, Harriet M. Carson, Jessie F. Graham, Lucy J. Graham, and Annie E. Graham, for sum of twenty five hundred dollars (\$2500.00)

Sec. 2. That said sixty-five hundred dollars (\$6500.00), mentioned in section 1st of the ordinance, for the purchase of said properties, be paid by money now in "The Street Improvement Fund" and not heretofore appropriated for any purpose.

Sec. 3. That upon the delivery of said deeds for said

properties to this city, the clerk of this city is directed to draw orders on the treasurer of this city for said amounts.

Sec. 4. This ordinance shall be in full force and effect upon its passage and legal publication.

Passed Sept. 10, 1894.

C. H. Bush, Pres't of Council.  
Thomas Casselman, Clerk.

I hereby certify that the foregoing ordinance was passed Sept 10<sup>th</sup> 1894 and published Sept 13 - 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation

Thomas Casselman  
City Clerk

An Ordinance to regulate the construction of side-walks on College Street.

Sec. 1. Be it ordained and enacted by the Council of the City of Alliance, Stark County, Ohio, that all side-walks hereafter constructed on College Street between Arch and Union Avenue in said city, shall be constructed that the inside line of such sidewalk shall be one foot from the lot lines.

Sec. 2. That any person or persons violating any of the provisions of this ordinance shall upon conviction thereof be fined <sup>in</sup> a sum not less than \$25 ~~dollars~~ ~~more~~ than \$50 dollars, and in addition thereto the city of Alliance shall have the privilege of removing such sidewalk and constructing a sidewalk in its place in accordance with section 1st of this ordinance, at the expense of the property owner.

Sec. 3. This ordinance shall be in force and effect when ten days shall have elapsed from its passage and first publication.

Passed Oct. 15, 1894.

Thomas Casselman City Clerk.

O. C. Conger, Pres't of Council.

I hereby certify that the foregoing Ordinance was passed Oct 15 - 1894 and published Oct 18 - 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation

Thomas Casselman  
City Clerk

An Ordinance to amend the grade on Market Street.

Be it ordained and enacted by the Council of the City of Alliance, that an ordinance amending the grade on Market street, passed October 20th 1890, be and the same is hereby amended to read as follows:

1. Beginning 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 Avenue to an elevation of one hundred and twelve and seventy-one hundredths (112.71) feet, thence to the east curb of Park Avenue to an elevation of one hundred and twelve and twenty-one hundredths (112.21) feet, thence to the west curb of Mechanic Avenue to an elevation of ninety-seven and forty-seven hundredths (97.47) feet, thence to the east line of Mechanic Avenue to an elevation of ninety-seven and eighty-two hundredths (97.82) feet, thence to the west curb of Arch Avenue to an elevation of one hundred and four and thirty-nine (104.39) feet, thence to the east curb of Arch Avenue to an elevation of one hundred and four and eighty-nine (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 line of an alley to an elevation of one hundred and fifteen and ninety hundredths (115.90) feet, thence to the west curb of Freedom Avenue to an elevation of one hundred and eighteen and seventy hundredths (118.70) feet, thence to the east curb of Freedom Avenue to an elevation of one hundred and eighteen and ninety hundredths (118.90) feet, thence to the east side of Freedom Avenue to an elevation of one hundred and nineteen (119.00) feet, thence to the west side of an alley to an elevation of one hundred and seventeen and eighty hundredths (117.80) feet, thence to the west curb of Seneca Avenue to an elevation of one hundred and thirteen and forty-nine hundredths (113.49) feet, thence to the east curb of Seneca Avenue to an elevation of one hundred and twelve and sixty-five hundredths (112.65) feet, thence to the west curb of Liberty Avenue to an elevation of one hundred and one and seventy-six hundredths (101.76) feet.

2. These elevations apply to the center line of the street, the curbs on the south side to be six (6) inches higher than the center and on the north side six (6) inches lower than the center, except at the east line of Mechanic Avenue, where the curb on the south side shall be only three (3) inches higher and on the north side three (3) inches lower than the center, in order to conform to the railroad tracks, the difference to run out at the first grade point on each side.

3. 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 due publication.

Passed Oct. 5, 1894

C. C. Davidson,

O. C. Conger, Pres't. pro. tem.

City Clerk, pro. tem.

I hereby certify that the foregoing ordinance was published Oct 11<sup>th</sup> 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation

Thomas Casselman  
City Clerk

An Ordinance to amend the grade on Oxford Street.

Be it ordained and enacted by the Council of the City of Alliance, that an ordinance amending the grade on Oxford street, passed July 7<sup>th</sup>, 1890, be, and the same is hereby amended to read as follows:

1. Beginning at the center of Oxford street and Morgan avenue at an elevation of one hundred and one and twenty-five hundredths (101.25) feet, thence to the east curb of South Webb avenue to an elevation of one hundred and ten and thirty-five hundredths (110.35) feet, thence to the west curb of South Webb avenue to an elevation of one hundred and eleven and thirty-five hundredths (111.35) feet, thence to the east curb of Liberty avenue to an elevation of one hundred and eighteen and seventy-three hundredths (118.73) feet, thence to the west curb of Liberty avenue to an elevation of one hundred and nineteen and seventy-three hundredths (119.73) feet, thence to the east curb of Seneca avenue to an elevation of one hundred and twenty-six and seventy-six hundredths (126.76) feet, thence to the west curb of Seneca avenue to an elevation of one hundred and twenty-seven and seventy-six hundredths (127.76) feet, thence to the east curb of Freedom avenue to an elevation of one hundred and thirty-two and six hundredths (132.06) feet, thence to the west curb of Freedom avenue to an elevation of one hundred and thirty-two and forty-six hundredths (132.46) feet, thence to the east curb of Linden avenue to an elevation of one hundred and thirty-seven and seventy hundredths (137.70) feet, thence to the west curb of Linden avenue to an elevation of one hundred and thirty-eight and thirty hundredths (138.30) feet, thence to the east curb of Arch avenue to an elevation of one hundred and forty-seven and fifty hundredths (147.50) feet thence to the west curb of Arch avenue

to an elevation of one hundred and forty seven and fifty hundredths (147.50) feet. thence to the east curb of Mechanic avenue to an elevation of one hundred and forty five and twenty hundredths (145.20) feet. thence to the west curb of Mechanic avenue to an elevation of one hundred and forty four and ninety six hundredths (144.96) feet. thence to the east side of an alley to an elevation of one hundred and forty three and ninety hundredths (143.90) feet. thence to the west side of the alley to an elevation of one hundred and forty three and ninety hundredths (143.90) feet. thence west one hundred and eighty one (181) feet to the east side of the L.E.A. & S. R.R., to an elevation of one hundred and forty eight and ninety hundredths (148.90) feet. thence west twenty (20) feet to the west side of the railroad to an elevation of one hundred and forty eight and ninety hundredths (148.90) feet. thence west forty (40) feet to the east curb of Park avenue to an elevation of one hundred and forty eight and sixty four hundredths (148.64) feet. thence to the west curb of Park avenue to an elevation of one hundred and forty eight and thirty four hundredths (148.34) feet. thence to the east curb of Union avenue to an elevation of one hundred and forty five and sixty six hundredths (145.66) feet. thence to the west curb of Union avenue to an elevation of one hundred and forty five and sixty six hundredths (145.66) feet. thence west five hundred and seventy five (575) feet to an elevation of one hundred and thirty seven and three hundredths (137.03) feet. thence west four hundred (400) feet to an elevation of one hundred and forty one and three hundredths (141.03) feet. thence to the center of Orange street to an elevation of one hundred and thirty seven and eight hundredths (137.08) feet. (Distance between curbs to be 25 feet.)

Sec. 2. These 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 except at Liberty, Seneca, Linden and Union avenues, where they shall conform to the grades of these avenues, the difference to run out at the first grade point on each side of the avenues named.

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 in ten days after its passage and due publication.

Passed Oct. 15, 1894.

Thomas Carvelman,  
City Clerk.

O. C. Conger, Pres't., Protem.

I hereby certify that the foregoing ordinance was published Oct 18<sup>th</sup> 1894 in The Allimed Standard Review a weekly newspaper of general circulation in the Corporation  
Thomas Carvelman City Clerk.

An Ordinance to amend the grade on South Freedom Avenue.

Be it ordained and enacted by the Council of the City of Alliance, that, an ordinance amending the grade on South Freedom Avenue passed July 18, 1892, be and the same is hereby amended to read as follows:

1. Beginning at the centre of South Freedom Avenue and the south curb of Main Street at an elevation of one hundred and one (101.00) feet, thence to the north curb of Market Street, to an elevation of one hundred and eighteen and thirty hundredths (118.30) feet, thence to the south curb of Market Street to an elevation of one hundred and nineteen and thirty hundredths (119.30) feet, thence to the north curb of Columbia Street to an elevation of one hundred and forty two and ninety hundredths (142.90) feet, thence to the south curb of Columbia Street, to an elevation of one hundred and forty three and ninety hundredths (143.90) feet, thence to the north side of an alley to an elevation of one hundred and forty nine and fifty one hundredths (149.51) feet, thence to the north curb of Broad Street to an elevation of one hundred and fifty one and four hundredths (151.04) feet, thence to the south curb of Broad Street to an elevation of one hundred and fifty one and four hundredths (151.04) feet, thence to the south side of an alley to an elevation of one hundred and forty five and sixty one hundredths (145.61) feet, thence to the north curb of High Street to an elevation of one hundred and thirty nine and eighty eight hundredths (139.88) feet, thence to the south curb of High Street to an elevation of one hundred and thirty eight and eighty eight hundredths (138.88) feet, thence to the north curb of Oxford Street to an elevation of one hundred and thirty two and twenty six hundredths (132.26) feet, thence to the south curb of Oxford Street to an elevation of one hundred and thirty two and twenty six hundredths (132.26) feet, thence to the north curb of Cambridge Street to an elevation of one hundred and thirty three and ninety two hundredths (133.92) feet, thence to the south curb of Cambridge Street to an elevation of one hundred and thirty four and sixteen hundredths (134.16) feet, thence to the north curb of Summit Street to an elevation of one hundred and forty eight and seventy eight hundredths (148.78) feet, thence to the south curb of Summit Street to an elevation of one hundred and forty nine and fifty eight hundredths (149.58) feet, thence to the north curb of Grant Street to an elevation of one hundred and sixty and eighty nine hundredths (160.89) feet, thence to the south curb of Grant Street to an elevation of one hundred and sixty one and eleven hundredths (161.11) feet, thence to the north curb of Greenwood Street to an elevation of one hundred and sixty three and forty five hundredths (163.45) feet, thence to the south curb of Greenwood Street

to an elevation of one hundred and sixty-three and and sixty-seven hundredths (163.67) feet, thence to the north curb of Milnel street to an elevation of one hundred and seventy and thirty-four hundredths (170.34) feet, thence to the south curb of Milnel street to an elevation of one hundred and seventy and seventy-four hundredths (170.74) feet, thence to the north curb of South Street to an elevation of one hundred and seventy-eight and seventy-nine hundredths (178.79) feet, thence to the south curb of South Street to an elevation of one hundred and seventy-nine and five hundredths (179.05) feet.

2. These elevations apply to the center line of the street, the top of the curbs on each side to conform to the grades of the streets crossing.

3. 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 due publication.

Passed Oct. 15, 1894.

Thomas Casselman,  
City Clerk.

O. C. Conger, Pres. pro tem.

Hereby Certify that the foregoing Ordinance was published Oct 15 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation  
Thomas Casselman City Clerk

Hereby certify that the foregoing ordinance  
passed Oct 15 1894 and published  
in the Alliance Standard Review

A resolution declaring it necessary to improve certain Streets therein named by Sewering  
 two thirds of the members 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 the following Streets between the points named: to wit: Commencing at Market Street at Main Sewer on & thence west on Market Street to Union Avenue thence south on Union Avenue to the section line by constructing sewers and drains with the necessary appurtenances thereto (being sewer no 16) in accordance with the plans and specifications on file in the office of the City Clerk

The expenses of said improvement and damages due on account thereof to be assessed per foot front upon the property abutting thereon according to the law and ordinances on the subject of assessments. and the Clerk is hereby required to publish this resolution in a newspaper of general circulation in the corporation for two weeks

Adopted February 5<sup>th</sup> 1894

Thomas Caselman City Clerk.

Thomas Wilson Prest of Council

I hereby certify that the foregoing resolution was adopted Feb 5<sup>th</sup> 1894 and published Feb 8<sup>th</sup> 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the corporation

Thomas Caselman

City Clerk

A Resolution declaring it necessary to improve Main Street by Sewering. 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 between the points named to wit: Commencing on Main Street at Main Sewer no 3 thence west on <sup>said street to</sup> Union Avenue, and Commencing on Main Street at Main Sewer no 3 thence East to the public square, and commencing on Main Street on the east side of the public square thence east on Main Street to <sup>Main</sup> Sewer no 2 by constructing sewers and drains with the necessary appurtenances thereto (bring lateral Sewer no 11) in accordance with plans and specifications on file in the office of the City Clerk. The expense of said improvement and damages due on account thereof to be assessed per foot front upon the property abutting thereon according to the law and ordinances on the subject of assessments, and the clerk is hereby required to publish this resolution in a newspaper of general circulation ~~for~~ in the Corporation for two weeks.

Adopted Feb 5<sup>th</sup> 1894

Thomas Casselman  
City Clerk

Thomas Wilson  
President of Council

I hereby certify that the foregoing resolution was adopted by the Alliance City Council on Feb 5<sup>th</sup> 1894 and published for two consecutive weeks commencing Feb 8<sup>th</sup> 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation of

Thomas Casselman  
City Clerk

A resolution declaring it necessary to improve certain Streets and Alleys therein named by Sewering

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 the following Streets and Alleys to wit: Commencing at the intersection of Mechanic Street and the first alley south of Main Street running parallel therewith thence east on said alley to the South west corner of the public square also commencing at the South east corner of the public square thence east on said alley to Ash Street thence east on said Ash Street to a main Sewer at the intersection of Webb and Ash Streets by constructing Sewers and drains with the necessary appurtenances thereto (being Sewer no 12) in accordance with plans and Specifications on file in the office of the City Clerk

The expense of said improvement and damages due on account thereof to be assessed per foot front upon the property abutting thereon according to the law and ordinances on the subject of assessments and the Clerk is hereby required to publish this resolution in a newspaper of general circulation in the Corporation for two weeks

Adopted Feby 5<sup>th</sup> 1894

Thomas Casselman  
City Clerk

Thomas Wilson  
President of Council

I hereby certify that the foregoing resolution was adopted Feby 5<sup>th</sup> 1894 and published for two consecutive weeks commencing Feby 8<sup>th</sup> 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation

Thomas Casselman  
City Clerk

A Resolution declaring it necessary to improve certain Streets and alleys therein named by sewerage  
 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 part of the alley north of Main Street as follows to wit:

Beginning at the intersection of said alley with Mechanic Street thence east to Freedom Street thence across Freedom Street to Warehouse Street thence on Warehouse Street to Seneca Street by constructing sewers and drains with the necessary appurtenances thereto (Being sewer no 10) in accordance with plans and specifications on file in the office of the City Clerk. The expense of said improvement and damages due on account thereof to be assessed per foot front upon the property abutting thereon according to the law and ordinances on the subject of assessments. and the Clerk is hereby required to publish this resolution in a newspaper of general circulation in the Corporation for two weeks.

Adopted Feby 5<sup>th</sup> 1894

Thomas Casselman  
 City Clerk

Thomas Wilson  
 President of Council

I hereby certify that the foregoing resolution was adopted Feby 5<sup>th</sup> 1894 and published for two consecutive weeks commencing Feby 8<sup>th</sup> 1894 in the Alliance Standard Review a weekly newspaper of general circulation in the Corporation.

Thomas Casselman  
 City Clerk



An Ordinance to amend an Ordinance, entitled  
An Ordinance to amend Section 8 of 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 an ordinance to amend section  
8 of an ordinance Entitled an Ordinance to provide for the  
granting of licenses, shall be as follows: Each keeper of  
of a pawn brokers office shall pay a license of from \$5.00 to  
\$10.00 per day or \$50.00 per year if he prefers. Each  
hawker shall pay from \$2.00 to \$10.00 per day; the owner  
or manager of each circus or menageris shall pay not less  
than \$25.00 not more than \$100.00 per day. The owner  
of each sideshow or concert, or exhibition of freaks of nature,  
or monsters shall pay not less than \$1.00 per day not  
more than \$5.00 per day; each owner or manager of any  
opera house, theater or skating rink shall pay a license of  
\$50.00 per year; each huckster in the public streets or alleys  
shall, at his option pay a license of \$75.00 per year or  
\$1.50 per day. The proprietor of each shooting gallery,  
swing, flying horse or merry go round, striking  
machine, or other device of amusement, operated for  
pay, shall pay from \$2.00 to \$5.00 per day; any person  
who shall sell or cause to be sold at public 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 \$5.00, not more than \$25.00 per  
day. This ordinance shall not apply to a person  
selling by sample only, nor to any agricultural articles,  
or products offered for sale by the producer.

Section 2.

All ordinances or parts of ordinances in conflict with  
the foregoing are hereby repealed. This ordinance shall  
take effect and be in force from and after its passage and  
legal publication,

Passed: June 4th - 1894

Thomas Casselman Clerk

C. H. Bush  
Pres. of Council

I hereby certify that the foregoing ordinance was  
published June 7th - 1894 in the Alliance Standard  
Review, a weekly newspaper of general circulation in the  
Corporation.

Thomas Casselman  
City Clerk.

An Ordinance to prevent drunkenness and disorderly conduct. Be it ordained and enacted by the Council of the City of Alliance, Ohio.

Section 1  
333  
Section 2

That it shall be unlawful for any person or persons to be in a state of intoxication or drunkenness in any of the public streets, alleys, or grounds, or other public places or assemblages in the City of Alliance, Stark County, Ohio

That it shall be unlawful for any person or persons within the city of Alliance, Stark County, Ohio, to disturb the peace, good order or quiet of said City by clamor and noise; by intoxication or drunkenness; by fighting; by using obscene or profane language; or by indecent or disorderly conduct or assemblages.

Section 3.

That any person or persons, found guilty of violating any of the provisions of this ordinance shall be fined in a sum of not less than two (\$2.00) nor more than twenty-five (\$25.00) at the discretion of the Mayor.

Section 4.

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

Passed: September 10th - 1894  
Thomas Casselman  
Clerk

C. H. Bush,  
Pres. of Council

I hereby certify that the foregoing ordinance was passed Sept. 10th - 1894 and published September 13 - 1894 in the Alliance Standard Review, a weekly newspaper of general circulation in the Corporation.

Thomas Casselman,  
City Clerk.

See ordinance  
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## An Ordinance to License Transient Dealers

Section 1.

Be it ordained and enacted by the Council of the City of Alliance, Ohio, That it shall be unlawful for any transient dealer or dealers or persons who open stores or places for the temporary sale of goods, wares, or merchandise, to do business in the City of Alliance, Ohio without first procuring a license to do so from the Mayor, provided that this ordinance shall not be construed to apply to persons selling by sample only nor to any agricultural articles or products offered or reported for sale by the producer.

Section 2.

Any person desiring a license to do the business of a transient dealer or to open a store or place for the temporary sale of goods, wares or merchandise in the City of Alliance, Ohio, shall make application therefor to the Mayor who shall issue the same upon the payment of not less than Five (\$5.00) Dollars nor more than Fifty (\$50.00) Dollars per day and such license may be revoked at the discretion of the Mayor.

Section 3.

Whoever violates or fails to comply with the provisions of this ordinance shall be fined not less than Ten (\$10.00) Dollars nor more than Fifty (\$50.00) Dollars and the costs of prosecution, and each day that any person shall continue the violation of this ordinance shall be deemed a separate offense.

Section 4.

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

Section 5.

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

Passed April 24th - 1894

O. H. Bush,  
Pres. of Council

Thomas Casselman Clerk.

I, hereby certify that the foregoing ordinance was passed April 24th - 1894, and published April 26th - 1894 in the Alliance Standard Review, a weekly newspaper of general circulation in the corporation.

Thomas Casselman,  
City Clerk.

An Ordinance to Regulate the Construction of Awnings.

Section 1. Be it ordained <sup>and</sup> enacted by the Council of the City of Alliance, Ohio, that it is hereby declared unlawful for any person or persons owning or occupying any building or buildings in this city, fronting on any public street, lane, alley or highway, to erect or suspend any awning frame from such building or buildings, unless the same be made of iron <sup>and</sup> the rail thereof extending over the sidewalk to be not less than eight feet at lowest point from surface of pavement <sup>and</sup> for this purpose <sup>and</sup> this only, such person or persons to have the right <sup>and</sup> privilege to extend upward from the iron hitching posts, iron rods not to exceed three inches in diameter, to connect with the rails of said awning extending over the sidewalk; <sup>and</sup> any <sup>and</sup> all signs, awnings, posts <sup>and</sup> projections now over or in any sidewalk in this city in violation of the provisions of this section shall be held to be obstructions <sup>and</sup> to be removed upon reasonable notice given by the marshal of said city; <sup>and</sup> a failure to remove such sign, awning or other projection by such person or persons occupying or owning said building within two days after service of such notice shall be <sup>and</sup> held to be a violation of this section.

Section 2. Any person or persons violating the provisions of the preceding section shall on conviction thereof be fined not more than fifty dollars nor less than five dollars.

Section 3. This ordinance shall take effect <sup>and</sup> be in force ten days after its passage <sup>and</sup> publication according to law.

Passed: March 5, 1894.

Thos. Wilson,  
Pres. of Council.

Thos. Casselman  
City Clerk

I hereby certify that the foregoing Ordinance was passed March 5, 1894 <sup>and</sup> published March 7, 1894 in the Alliance Standard Review, a weekly newspaper of general circulation in the corporation.

Thomas Casselman,  
City Clerk.

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