

September, 16<sup>th</sup> 1912 -

The commit met in regular session with President Hull in the chair

The roll being called the following members answered to their names.

Messrs. Bayard, Farmer, Gubb, Lower, Voss, Yarnum Present 6, absent 1.

The minutes of the previous meeting was read and approved.

The Mayor, Finance Com. and City Auditor reported the following bid were received for the City of Alliance Bonds. September 16<sup>th</sup> 1912.

		Water Refunding \$40,000.00	
Geo Reeves	Alliance O		\$1600.00
Seasongood, Mayor	Cantu. O.		2607.00
W. C. Stoth	Cantu O.		2600.00
Coordinating Saving Bank	"		2642.00
First National Bank	Cleveland. O		2609.00
Otis. Hough.	Cleveland. O		2650.00
Reed-Harrison Co.	Cantu. O.		2728.00
Hayden Miller Co	Cleveland. O.		2816.00
Stacy, Traun.	Toledo. O		2851.00
New First National Bank.	Columbus. O.		2600.00

		Property portion \$9,850.00	5%
The New First National Bank,	Columbus. O.		
Stacy, Traun.	Toledo. O.		220.00
First National Bank.	Cleveland. O.		134.30
Hayden, Miller Co.	Cleveland. O		150.00
Reed, Harrison -	Cantu. O.		177.30
W. C. Stoth Co -	Cantu. O.		169.50
Geo. Reeves -	Alliance. O.		100.00

		Property portion \$600.00	5%
First National Bank.	Cleveland. O.		Par.
Stacy, Traun	Toledo. O.		1.42
Geo Reeves -	Alliance.		3.00

		Property portion \$930.00	5%
First National Bank.			Par and accrued
Stacy Traun.	Toledo. O.		\$11.71
Geo Reeves -	Alliance. O.		5.00

Farmer moved, seconded by Voss, that the bids of Stacy, Traun, Toledo O for all the issues, same being the highest and best bid, that the bonds be awarded them. Which motion was agreed to



The following communication was received and read

Alliance O. Sept 5<sup>th</sup> 1912  
 The Alliance City Council  
 Alliance O.  
 Gentlemen

At the last regular meeting of the Alliance Board of Trade Company the following resolution was adopted.

"Resolved - that it is the sense of The Alliance Board of Trade Company that the City Council of Alliance O. - appropriate sufficient money to purchase a site for a state Armory in the city of Alliance O.

The board requested me to submit a copy of the above resolution to council with the request that your honorable body act upon the same at the earliest possible date

Yours truly  
 Norman W. Clark  
 Secy

Replied to the Armory Committee.

The following communication read

Alliance O. Sept 14<sup>th</sup> 1912.  
 Mr. Wm. Roach  
 City Solicitor,  
 Alliance O.

Dear Sir

Replying to your favor of Sept. 11<sup>th</sup> enclosing notice from the City Solicitor to repair our roadbed between Milner Street and the top of the hill, the old corporation line, also to widen vit street on Union Ave, and the bridge to the D.W.C. RR. We will have these repairs made as soon as possible. We have requested Mr. Cotty City Engineer to furnish us blue prints, showing just how he wanted the work done at Union Ave bridge, and he promised to forward them to us, but so far has failed to do so.

I will endeavor to obtain the blue print showing change to be made as soon as possible

Yours truly  
 F. L. Mowry  
 General Manager



The following complaint to  
Street Assessments were received  
Alliance O.  
Sept. 12<sup>th</sup> 1912.

To the City Council -

I wish to mention to you that I  
protest against the improvement of South Street  
as per the specifications, as I do not believe  
that the lot which I own (No 4681) will be  
benefitted to the amount of the cost of the  
improvement. I think a cheaper  
subbase could be put in that would  
give good enough service for that  
street.

Respy. Yours,  
W. H. Dutton,

Council of City of Alliance O.

You will take notice that I object  
to the special assessment levied against  
property owned by me on South Street in  
the City of Alliance O. on account of the  
excessive cost of the pavement I  
would suggest that the base of the  
proposed pavement be substituted  
for some cheaper form.

Sept 11-12 -

Y. A. Paddock

Sept 9

To the City Council of Alliance O.  
I object to the paving  
of South Street between Arch and  
Liberty Street on account of  
high cost.

Yours Resp  
D. L. Ray

To the Council of the City of Alliance O.  
Gentlemen

You will take notice that I  
object to the special assessment  
levied against lot owned by me at  
the North east corner of Freedom Ave,  
and South Street in the City of  
Alliance, Ohio, said lot being  
known as lot No 3382 in said  
city and being unimproved, for  
the reason that said special assessment  
exceeds thirty three and one third  
percent of the actual value, and  
that said special assessment exceeds  
the actual value of the lot with  
the improvement on and amount



in fact, to a confiscation of said lot.  
and I most respectfully ask of  
your most honorable body that  
three disinterested freeholders of the  
corporation be appointed to act as  
an equalization board to equalize  
said assessment in pursuance of  
Sections 3848 and 3850 of the Gen Code

Alliance O

Sept. 7<sup>th</sup> 1912

D. Smeltz

To the Council of the City of Alliance O

To C. O. Selich, Clerk of said Council

The undersigned, being the owner  
of property located along the route of Sewer  
#139, objects to the assessment for the  
following reasons:

First -

I object to the assessment against lot  
No 424 because the same is assessed  
for all of its frontage on Cherry  
Avenue and because the said  
lot No 424 is also assessed for all  
of its lengthwise frontage on Mill  
Street.

Second -

I object to the assessment as made  
against lot 424 because the amount  
of the assessment exceeds the benefits  
to be derived therefrom.

Third -

I object to the assessment as assessed  
against lot 424 because there are  
no properties located on Mill Street  
that need said sewer No 139.

Fourth -

Object to all of the assessments as  
assessed for sewer 139 because  
of the route of said sewer and  
because of the unnecessary depth  
of said sewer.

Dated this 11<sup>th</sup> day of Sept. 1912

W. H. Antman



To the Council of the City of Alliance.

W. Selwyn, Clerk of said Council.

The undersigned, being the owner of property with its lengthwise frontage abutting on Mill Street, on which street there is a proposed improvement by grading between Cherry Avenue on the west and Arch Street on the east objects to the assessment for said improvement as assessed against lot # 424 for the following reasons:

First -

That the assessment as now made is greatly in excess of the benefits to be derived therefrom.

Second -

Object to said assessment for the reason that the ground along the lengthwise frontage of lot 424 is to be removed and placed in another place on Mill Street to fill a depression instead of being used to fill the low part of lot # 424.

Third -

Object to said assessment as assessed against lot # 424 because said improvement by grading does not extend to Union Avenue on the west; as proposed the same would leave a section of Mill Street extending from Union Avenue on the west to Cherry Avenue on the east that would not conform to the established grade.

Fourth -

Object to the assessment as assessed against lot 424 for the reason that the same is an unnecessary charge upon the abutting property owner and because it is against the general policy of the City of Alliance to assess abutting property owners for the purpose of putting streets to grade. That having been required from persons paying the same.

Dated this 11<sup>th</sup> Day of Sept 1912

W. J. Antnam



Alliance O Sept. 9<sup>th</sup> 1912

C O Selow  
 Clerk of Council  
 City of Alliance

We, the undersigned owners of property on East State Street in the City of Alliance Stark County, Ohio, between the intersection of Union Avenue and State Street, and the intersection of State Street and South Oak Avenue in said city, object to the assessment levied for street improvements to be made on said state street between the points indicated for the reason that the assessment is contrary to Section 3822, of the General Code and for the further reason that the assessment exceeds the benefits to be derived therefrom.

We further object to said assessment for the reason that said assessment includes the cost of improvement for six (6) feet more than the preceding improvement made of State Street.

(Signed by citizens)

A communication was received from Edwin Morgan, Postmaster and Custodian of City, which was read and referred to the committee on Playgrounds.

The Finance Com. Submitted their report on. Ser. No 1500 - 1502.

Peter Voss  
 G. W. Yarnum  
 Fred Fanner

The question being on agreeing to the report of the com.

Which report was agreed to.

The Light Com. submitted the following report.

The special committee to whom was referred certain lighting proposition for the City of Alliance beg to report at this time on that part of the proposition which relates to lighting certain buildings and furnishing power for same.

1) We would recommend the City of Alliance purchase and install at an early period a 100 or 125 K W generator and engine with the necessary equipment for same.



2/ That the generator and engine be installed in the present building at the pumping station and to use the steam direct from present boilers.

3/ That the City use the current from generator to furnish light and power to the following buildings. City Hall, Fire Stations Nos 1 & 2, Public Library, High School, Park school, Franklin Ave. school, Seneca Ave. School, Freedom Avenue School, Broadway School, Bogser Station, Pumping Station, and any other that the City may deem advisable.

4/ Cost complete for installing and equipment will be approximately \$4,000.00. This will include a generator engine transformers wire poles meters etc.

5/ That this be made a public measure and to be voted by the citizens of Alliance at the November election.

Respectfully Submitted  
G. G. Gowan  
J. G. Gubb  
Committee.

The question being on agreeing to the report of the com.

Which report was agreed to. Gubb moved, seconded by Voss, that the Director of Public Service be requested to notify the Alliance Gas Power Co. to lay sidewalk on S. Freedom Avenue.

Which motion was agreed to. Gowan moved, seconded by Barnard that when we adjourn we adjourn to meet next Thursday evening.

Which motion was agreed to. The following ordinances and resolution were introduced.

Ord. No. 1503.

Mr. Barnard. To refund certain portion of special assessments heretofore levied for the improvement of S. Liberty Avenue, between Summit Street and Main Street in the city of Alliance. Ohio.

Referred to Judiciary and Solicitor.

adjournment.



Res. No. 1504.

Mr. Gower. To appoint equalizing board to hear objections to estimated assessments to improve Mill Street and Cherry Avenue by constructing Sanitary Sewer 139.

Res. No. 1505.

Gower. To appoint equalizing board to hear objections to estimated assessments for South Street between Arch Avenue and Liberty Ave.

Res. No. 1506.

Gower. To appoint equalizing board to hear objections to estimated assessments for Estate Street between Union Avenue and Arch Avenue.

Res. No. 1507

Gower. To appoint Equalizing board to hear objections to estimated assessments for Mill Street between Cherry Avenue and Arch Avenue.

Res. No. 1508.

Gower. To appoint equalizing board to hear objections to estimated assessments for Cherry Avenue from State to Harris Place.

Consideration of Ordinances and Resolutions.

Ord No. 1495

Mr. Gubb. To levy special Assessment for Sewer and Water connections was read the first time.

Fanner moved, seconded by Barnard that the statutory rule requiring ordinance and resolution to be read on three different days be suspended, and the ordinance read the second and third time.

The question being on the suspension of the rule.

The Yeas and Nays, were taken, and resulted Yeas 6 Nays 0. Those who voted in the affirmative were Messrs. Barnard, Fanner, Gubb, Gower, Voss, Yarnery.

So the rule was suspended, and the ordinance read the second and third time.

The question being on the passage of the ordinance.

The Yeas and Nays were taken and resulted Yeas 6 Nays 0.

Those who voted in the affirmative were Messrs. Barnard, Fanner, Gubb, Gower, Voss, Yarnery.



The Yeas and Nays were taken and resulted Yeas 6 Nays 0. Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Gower, ~~Taylor~~, Voss, Yarney. So the ordinance was passed.

Ord. 1499

Mr Voss. To provide for the issuing of building permits and the use of the streets for building material was read the first time.

Barnard moved, seconded by Yarney that the statutory rule requiring ordinances and resolutions to be read on three different days be suspended, and the ordinance read the second and third time.

The question being on the suspension of the rule. The Yeas and Nays were taken, and resulted Yeas 6 Nays 0. Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Gower, Voss, Yarney.

So the rule was suspended, and the ordinance read the second and third time.

The question being on the passage. The Yeas and Nays were taken, and resulted Yeas 6 Nays 0. Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Gower, Voss, Yarney.

So the ordinance was passed.

Ord No 1497

Mr Voss. To regulate the sale of carbonic acid in the city of Albion was read the first time.

Voss moved, seconded by Barnard that the statutory rule requiring ordinances and resolutions to be read on three different days be suspended, and the ordinance read the second and third time.

The question being on the suspension of the rule. The Yeas and Nays were taken and resulted, Yeas 6 Nays 0. Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Gower, Voss, Yarney.

So the rule was suspended, and the ordinance read the second and third time.



The question being on the passage of the ordinance.

The Yeas and Nays were taken and resulted Yeas 6 Nays 0. Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Gower, Voss, Yarnsey  
So the ordinance was passed.

Oct 1500  
Mr. Barnard - To issue certificate of indebtedness of the City of Alliance, O. to provide for the construction of sidewalk and the repairs of sidewalks within the City of Alliance, O. that have been ordered constructed or repaired by the council. was read the first time.

Barnard moved, seconded by Voss that the statutory rule requiring ordinances and resolutions to be read on three different days be suspended and the resolution read the second and third time.

The question being on the suspension of the rule. The Yeas and Nays were taken and resulted Yeas 6 Nays 0. Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Gower, Voss, Yarnsey

So the rule was suspended and the resolution read the second and third time.

The question being on the passage of the resolution

The yeas and nays were taken, and resulted Yeas 6 Nays 0

Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Gower, Voss, Yarnsey

So the resolution was passed.

Oct 1502  
Barnard. To authorize the expenditure of One thousand Dollars, for the construction of Sidewalks that have been ordered constructed by the Council of the City of Alliance was read the first time.

V. Voss moved, seconded by Gower that the statutory rule requiring ordinances and resolutions to be read on three different days be suspended.



and the resolution read the second and third time.

The question being on the suspension of the rule. The yeas and nays were taken and resulted yeas 6 Nays 0.

Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Lower, Voss, Yanner.

So the rule was suspended and the resolution read the second and third time.

The question being on the passage of the ordinance.

The yeas and nays were taken and resulted yeas 6 Nays 0.

Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Lower, Voss, Yanner.

So the ordinance was passed

Res No 1504.

Mr Lower. To appoint equalizing board to hear objections to estimated assessments to improve Sanitary Sewer No 139 between Mill Street and Cherry Avenue was read the first time.

Barnard moved, seconded by Yanner that the statutory rule naming ordinances and resolutions to be read on three different days be suspended and the resolution read the second and third time.

The question being on the suspension of the rule. The yeas and nays were taken and resulted yeas 6 Nays 0.

Those who voted in the affirmative were Messrs. Barnard, Farmer, Gubb, Lower, Voss, Yanner.

So the rule was suspended, and the resolution read the second and third time.

The question being on the passage of the resolution. The yeas and nays were taken and resulted yeas 6 Nays 0. Those who voted in the affirmative were

Messrs. Barnard, Farmer, Gubb, Lower, Voss, Yanner.

So the resolution was passed



Res No 1505

Gower. To appoint "Equalizing Board"  
to hear objections to estimated assessment  
for South Street between Arch Avenue  
and Liberty Ave. was read the first time  
Barnard moved, seconded by Gower  
that the statutory rule requiring ordinance  
and resolution to be read on three different  
days be suspended, and the resolution  
read the second and third time

The question being on the suspension of  
the rule. The yeas and nays were taken  
and resulted Yeas 6 Nays 0 Those  
who voted in the affirmative  
were Messrs. Barnard, Farmer,  
Gubb, Gower, Voss, Yarnes

So the rule was suspended and  
the resolution read the second  
and third time

The question being on the passage  
of the resolution The yeas and  
Nays were taken and resulted  
Yeas 6 Nays 0 Those  
who voted in the affirmative  
were Messrs. Barnard,  
Farmer, Gubb, Gower, Voss,  
Yarnes

So the resolution was passed.  
On motion of Voss, Council  
adjourned

Attest  
Chas. Silva  
Clerk,

J. W. H. G.  
President