sessment and collection of taxes up- herein ievied against each of said on all the taxable property abutting upon Improvement District No. 8 for the purpose of paying for the construction and expense that has been incurred in curbing the streets of said district, and exclusive of the property which has been curbed.

Council of the city of Alliance, Ne-

Whereas, it having been adjudged,

said curbing in said improvement as follows: district No. 8;

Be it ordained by the Mayor and Council of the city of Alliance, Nebraska:

Section 1. That for the cost of the construction of curbing in improvement District No. 8 in said city of Alliance, exclusive of the property which had been curbed in said improvement District, No. 8, amounting to the sum of \$1065.60 be, and the same is, hereby levied and assessed against lots, parts of lots and real estate according to the foot frontage of the lots, parts of lots, lands and real estate, a butting to the said improvement according to the special benefits received by reason of said improvement in said improvement District No. 8 on the following described lots, parts of lots and real estate as follows: The description of the lots or parts of lots being written on the left and the foot frontage and amount assessed against each lot to aforesaid on said lots, parts of lots

					Amt, of
	Desc	ription		Ft. Front	levy
Lot	10	Block	15	130	\$46.80
Lot	4	Block	15	155	55.80
Lot	5	Block	15	25	9.00
Lot	5	Block	15	25	9.00
Lot	7	Block	15	25	9.00
Lot	8	Block	15	25	9.00
Lot	9	Block	15	25	9.00
Lot	1	Block	22	155	55.80
Lot	2	Block	22	2.5	9.00
Lot	7	Block	22	130	46.80

NEBRASKA.

		Amour
Description	Ft. Front	of lev
Lot 68	180	\$64.8
Lot 69	50	18.0
Lot 70	50	18.0
Lot 71	50	18.0
Lot 72	50	18.0
Lot 73	180	64.8
Lot 74	180	64.8
Lot 75	50	18.0
Lot 76	50	18.0
Lot 77	50	18.0
Lot 78	50	18.0
Lot 79	180	64.8
Lot 80	180	64.8
Lot 81	50	18.0
Lot 82	50	18.0
Lot 83	50	18.0
Lot 84	50	18.0
Lot 85	- 180	64.8
Lot 86	180	64.8
Lot 87	5.0	18.0
Lot 88	50	18.0
Lot 89	50	18.0
Lot 90	50	18.0
Lot 91	180	64.8
	2960	\$1085 B

\$1065.60 That said special taxes levied as aforesaid on said lots, parts of lots Carter Calder, City Clerk. and real estate shall become delinquent as follows: One tenth of the total amount so levied on said lots and real estate shall become delinquent in fifty days from the passage, approval and publication of this ordinance, one tenth in one year, one tenth in two years, one tenth in three years, one tenth in four years, one tenth in five years, one tenth in six years, one tenth in seven years, one tenth in eight years, one tenth in nine years after said levy, and being from the passage, approval and publication of this ordinance. Each of said installments except the first shall draw interest at the rate of 7 per cent per annum from the time of the levy aforesaid until the same shall become delinquent, and after the same has become delinquent the same shall draw ten per cent per annum until the same shall be paid.

Section 3. That the entire amount of taxes so levied and assessed on January, 1914, and bearing interest any of said lots, parts of lots or real at the rate of six per centum per anestate may be paid by the owner or num, payable annually, both princiowners of said lots, parts of lots or real estate or the entire equal pro- Nebraska Fiscal Agency in New York rate proportion of said tax on any of said lots, parts of lots or real estate may be paid by any person within fifty days of said levy and thereupon such lots, parts of lots or real estate shall be exempt from any lien or charge therefore for the amount of such levy so paid.

Section 4. That this ordinance take effect and be in force from and ust, 1921, redeemable at the option after its passage, approval and pubheation according to law.

Passed first reading. January 9, 1917. Passed second reading, January 9,

1917. Passed third reading, January 9,

1917. PENROSE E. ROMIG. (SEAL) Mayor. Attest

Approved this 9th day of January, 1917. Carter Calder, City Clerk.

ORDINANCE NO. 227

An Ordinance, levying a special tax on certain lots and real estate in paving district No. 1, in the city of Ailiance, Nebraska, to cover the cost of paving the alley in said paving district No. 1 of said city of Alliance. Be it ordained by the Mayor and Council of the city of Alliance, Ne-

Whereas, it having been adjudged, determined and established by the of equalization, that the several lots, and redeeming the said valid outlands and pieces of real estate here-standing bonded indebtedness of the

Ordinance providing for the as- specially benefited to the full amount the time of paying the said indebted- certify that this bond has been duly lots, parts of land and pieces of real estate, respectively, by reason of the paving of the arrey in paving district No. 1 in the city of Amance, Nebras-

and Council of the city of Ailiance.

determined and established by the 1, in the said city of Amance, and dollars, for the purpose of re-council of said city, sitting as a board amounting to the sum of \$1305, be, funding and redeeming the valid outof equalization, that the several lots, and the same is, hereby levied and standing bonded indebtedness of the ing the bonds so to be refunded, and lands and pieces of real estate here- assessed against the tots, parts of said City, as hereinbefore set forth. inafter described, have each been lots and real estate, according to the specially benefited to the full amount he ein levied against each of said improvement in said paving distance of the special benefits received by reason of said improvement in said paving distance of the special benefits received by reason of said improvement in said paving distance of the special benefits received by reason of said improvement in said paving distance of the special benefits received by reason of said improvement in said paving distance of the section 2. That said refunding the special benefits received by reason of said lots, parts of lots, land and real estate. Section 2. That said refunding the special benefits received by reason of said lots, parts of lots, land and real estate, according to the section 2. That said refunding the special benefits received by reason of said lots, parts of lots, land and real estate, according to the section 2. That said refunding thereupon be implicately cancelled and the new bonds thus issued in place thereof shall be and the new bonds thus issued in place thereof shall be and the new bonds thus issued in place thereof shall be and the new bonds thus issued in place thereof shall be and the new bonds thus issued in place thereof shall be and the new bonds thus issued in place thereof shall be and the new bonds thus issued in place thereof shall be and the new bonds thus issued in place thereof shall be and the new bonds thus issued in place thereof shall be and the new bonds thus issued in place thereof shall be and the new bonds thus issued in place thereof shall be and the new bonds th inafter described, have each been lots and real estate, according to the tate, respectively by reason of the ed lots, parts of lots and real estate, redeemable at the option of the City Alliance. curbing in said improvement dis- as follows, to-wit: The description of at any time after five years from the trict, No. 8 in the city of Alliance, property being to the left, and the date thereof, and shall bear interest Therefore, for the purpose of pay- each piece of property being to the num, shall consist of twenty-four fund of said City, and for the puring the cost of the construction of right of the description of property,

	·				Amt. of
Description				Ft. Front	Levy
Lot		Block		25	\$56.25
Lot	2	Block	16	25	56.25
Lot	3	Block	16	25	56.25
Lot		Block		25	56.25
Lot	5	Block	16	25	56.25
Lot	6	Block	16	25	56.26
Lot		Block	16	25	56.25
Lot	8	Block	16	25	56.25
Lot	9	Block	16		56.25
Lot	10	Block	16	F25 (25)	56.25
Lot	11	Block	16	25	56.25
Lot	12	Block	16	2.5	56.25
Lot	13	Block	16	F-1000 CT	292.50
Lot	19	Block	16		112.50
Lot	20	Block			112.50
Lot	21	Block	5=120/TEP1	50	112.50
				8	1305.00

That said special taxes levied as the right thereof, as follows:
ORIGINAL TOWN OF ALLIANCE,
BOX BUTTE COUNTY, NEBRAStotal amount so levied on said lots and real estate shall become delinquent in fifty days from the passage, approval and publication of this ordinance, one tenth in one year, one three years, one tenth in four years, in nine years after said levy, and benum until the same shall be paid.

Section 3. That the entire amount due of taxes so levied and assessed on owners of said lots, parts of lots or according to law. real estate, or the entire equal prosuch levy so paid.

and after its passage, approval and publication according to law. Passed first reading, January 9.

(SEAL) PENROSE E. ROMIG, Attest: Mayor.

Approved this 9th day of January,

6-1t-794-7541 ORDINANCE NUMBER 226

AN ORDINANCE PROVIDING FOR THE ISSUE, AND PRESCRIBING THE FORM AND DENOMINATION OF TWELVE THOUSAND DOLLARS OF REFUNDING BONDS OF THE CITY OF ALLI-ANCE, AND PROVIDING FOR A TAX TO PAY THE SAME.

Whereas, pursuant to lawful proeedings had and taken, the City of Alliance, Nebraska, has heretofore issued its municipal coupon City Bonds, consisting of seven bonds in the denomination of \$1,-000.00 each, dated the second day of January, 1904, and payable on the second day of January, 1924, redeemable at the option of said city at any time after the second day of pal and interest being payable at the

City, New York; and Whereas, pursuant to lawful proceedings had and taken, the City of Alliance, Nebraska, has heretofore issued its municipal coupon City No. Park bonds, consisting of five bonds in the denomination of \$1,000 each, dated the first day of August, 1911. and payable on the first day of Augof said city at any time after the first day of August, 1915, and bearcentum per annum, payable annually, both principal and interest being No. payable at the Nebraska Fiscal Agency in New York City, New

York; and Whereas, there are not sufficient funds in the treasury of said city to pay the said bonds, and there will not be sufficient money in the treasury to pay said bonds at maturity;

and, Whereas, the Mayor and Council may by ordinance duly passed by a two-thirds vote issue bonds to pay off any bonded debt without a vote of the people, at a not higher rate

than the debt outstanding; and, Whereas, the Mayor and Council deem it advisable to issue the negotiable coupon bonds of said city in he aggregate amount of twelve thousand dollars, bearing interest at the rate of five per centum per ancouncil of said city, sitting as a board num, for the purpose of refunding

ness and materially reducing the interest rate; Now.

Therefore, be it ordained by the Mayor and Council of the City of Ailiance:

Section 1. That by virtue, and in Therefore, for the purpose of pay- pursuance of Section 4830 of the Reing the cost of said paving District vised Statutes of Nebraska, 1913, Be it ordained by the Mayor and No. 1, be it ordained by the Mayor and all other statutes thereunto enabling, there shall be issued the re-Section 1. That the cost of pay- funding bonds of the City of Alliing of the affey in paving district No. ance to the amount of twelve thous-

> property being to the left, and the date thereof, and shall bear interest due on the said bonds in the year foot front and amount levied against at the rate of five per centum per anbonds of the denomination of five pose of reimbursing the said general hundred doilars each, numbered fund for the said interest, and to ORIGINAL TOWN OF ALLIANCE, from one to twenty-four, inclusive, meet the interest accruing on the BOX BUTTE COUNTY, NEBRAS- and both principal and interest of said bonds after the year 1917, and the said refunding bonds shall be for the purpose of creating a sinking payable at the office of the State fund for the ultimate payment of the Treasurer of the State of Nebraska, said bonds, there shall be, and there in the City of Lincoln, Nebraska. The are hereby, levied on all the taxable interest shall be represented by property in said City, in addition to forty coupons attached to each bond, all other taxes, direct annual taxes, each coupon representing a half as follows, to-wit: yearly payment of interest upon the bond to which it is attached. The to produce the sum of twelve hunsaid bonds shall be signed by the dred dollars for interest; Mayor, attested by the City Clerk, and bear the city seal, and be coun- inclusive, a tax sufficient to produce tersigned by the City Treasurer, and the sum of six hundred dollars for the coupons attached to such bonds | interest; shall be signed by the facsimile signature of the City Treasurer.

Section 3. The said refunding bonds and the coupons and certifi- for interest and eight hundred dol-cates thereto attached shall be in lars for principal: substantially the following form, towit:

UNITED STATES OF AMERICA STATE OF NEBRASKA.

COUNTY OF BOX BUTTE Municipal Coupon Bond of the CITY OF ALLIANCE. REFUNDING BOND.

\$500.00 The City of Alliance, in the County of Box Butte, in the State of Netenth in two years, one tenth in braska, for value received, acknowledges itself indebted and hereby one tenth in five years, one tenth in promises to pay to bearer the sum six years, one tenth in seven years, of five hundred dollars, in lawful one tenth in eight years, one tenth money of the United States of America, on the first day of January, A. ing from the passage, approval and D. 1937, with interest thereon at the publication of this ordinance. Each rate of five per centum per annum, of said installments except the first payable semi-annually on the first shall draw interest at the rate of 7 day of July and the first day of Jan-COUNTY ADDITION TO ALLIper cent per annum from the time uary in each year, both principal and
ANCE, BOX BUTTE COUNTY, of the levy aforesaid until the same interest being payable at the office of shall become delinquent, and after the State Treasurer in Lincoln, Nethe same has become delinquent the braska, upon presentation and sursame shall draw ten per cent per an- render of this bond and the annexed coupons as they respectively become

The said City reserves the right, any of said lots, parts of lots or real however, to redeem this bond at any estate may be paid by the owner or time after five years from its date,

This bond is issued by said City rate proportion of said tax on any of for the purpose of refunding and resaid lots, parts of lots or real estate deeming a like amount of the valid may be paid by any person within outstanding bonded indebtedness of fifty days of said levy and thereupon said City, by virtue of and in full such lots, parts of lots or real estate conformity and compliance with the shall be exempt from any lien or provisions of Section 4830 of the Recharge therefor for the amount of vised Statutes of Nebraska, 1913, and all other statutes thereunto en-Section 4. That this ordinance abling, and of the constitution of the shall take effect and be in force from State of Nebraska, and pursuant to an ordinance of said City, duly adopted, approved, published and made a law of the said City prior to the issuance of this bond, for the Passed second reading, January 9, purpose of authorizing the refunding of a like amount of the valid out-Passed third reading, January 9, standing bonded indebtedness of said

It is hereby certified that every requirement of law relating to the issue hereof has been duly complied with, and that this bond and the indebtedness so refunded and redeemed hereby are within every debt limit and other limit prescribed by law and the constitution of the State of Nebraska, and that the indebtedness of the City has not been increased by the issue hereof, and that provision has been duly made for the collection of an annual tax sufficient to pay the interest on this bond as it falls due, and also to constitute a sinking fund for the payment of the principal thereof within the time required by law.

IN TESTIMONY WHEREOF, the City of Alliance has caused this bond to be signed by the Mayor, attested by the City Clark, with the seal of the City affixed, and countersigned by the City Treasurer, and has caused the coupons hereto annexed to be executed by the facsimile signature of the City Treasurer, as of this first day of January, A. D. 1917.

(Signed) Mayor.

City Clerk.

Countersigned:

City Treasurer. (Form of Coupon)

On the first day of July, A. D. 19... the City of Alliance will pay to the bearer twelve and 50-100 Dollars, in lawful money of the United States of America, at the office of the State Treasurer in Lincoln, Nebraska, being interest on its refunding ing interest at the rate of five per bond dated January first, 1917, and

(Facsimile Signature)

City Treasurer. STATE AUDITOR'S REGISTRA-TION CERTIFICATE.

I, the undersigned, the duly quali fied and acting auditor of public accounts of the State of Nebraska, do hereby certify that this bond has been regularly and legally issued and has been registered in my office in a book kept by me for such purpose, all in accordance with the provisions of Chapter 217 of the Session Laws of Nebraska, 1913, all proceedings relative to the issue of this bond taken by the City of Alliance, and the data filed in my office being the

basis of this certificate. State Auditor of Public Accounts. OUNTY CLERK'S REGISTRATION CERTIFICATE.

I, the undersigned, the duly qual- should be the medium through which ified and acting county clerk of Box the senate shall govern itself.

registered in my office in a book kept by me for such purpose, in accordance with the provisions of Chapter 217 of the Session Laws of Nebrasка, 1913.

County Clerk of Box Butte County, Nebraska. Section 4. When said refunding bonds have been prepared and executed they shall be sold at not less than par or face value, and the proceeds shall be used exclusively for the purpose of paying and redeemthe bonds so paid and redeemed shall bonding obligations of the City of

Section 5. The interest falling

In the year 1917, a tax sufficient

In each of the years 1918 to 1920,

In each of the years 1921 to 1937, inclusive, a tax sufficient to produce the sum of fourteen hundred dollars lars for principal:

and said taxes when so collected shall be applied solely to the purpose of paying the interest and principal of said bonds, respectively, and for no other purpose whatever, until the bonds so authorized under this ordinance, principal and interest, shall have been fully paid, satisfied and discharged; but nothing herein contained shall be so construed as to prevent said City from applying any other funds that may be in the treasury of the City and available for that purose, to the payment of interest or -principal as the same respectively mature, and the levy or levies herein provided for may thereupon to that extent be diminished, and upon the payment of the principal of any of the bonds issued hereunder in said manner, or by the use of the sinking fund herein provided for, the levy or levies herein provided for the payment of interest may to that extent be diminished.

Section 6. The faith and credit of all taxable property within the lim-its of said City as they now exist or odd places. may be hereafter extended, are hereby and shall continue to be pledged for the payment of said bonds and the interest thereon, and the proper officers of said City of Alliance shall continue to assess, levy and collect said special taxes, and shall apply the proceeds thereof solely to the payment of said municipal bonds of and the interest thereon, until the same shall have been fully paid. Should the special tax hereby provided for not be sufficient for the payment of the interest on such municipal bonds or the principal thereof, or both, at the time and in the manner herein provided, and according to the terms of said bonds then said principal or interest, or both. shall be paid out of the general fund of the City of Alliance; and should there be any surplus raised by such after special tax ren the payment of the entire principal and interest on such indebtedness. then such surplus shall be transferred to said general fund of the City

of Alliance, Section 7. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.

Section 8. This ordinance shall take effect and be in full force from and after its passage, approval and due publication, and shall be irrepealable until the bonds hereby authorized shall have been fully paid and

satisfied. Passed and adopted and approved by the Mayor and Council this 28th day of December, 1916.

Passed first reading Dec. 28th, Passed second reading Dec. 28th. 1916. Passed third reading Dec. 28th

1916. (Signed) PENROSE E. ROMIG. Attest: Carter Calder, City Clerk. 6-1t-796-7543

SOLONS DOWN TO BUSINESS

(Continued from page 1) ton, Nesbit. Privileges and elections-Lovely

chairman; Jellen, Sindelar, Mills, Liggett, Reed, Axtell. Prohibitory amendment (special

committee)-Norton, Thomas, Wait, Flansburg, Hostetler. Railroad-Regan, chairman; Sass,

Bulla, Leidigh, Schwab, Scudder, Moseley, Reisner, Mears, Revenue and taxation-Osterman, chairman; Ainlay, Anderson, Peter-

Roads and bridges-Anderson chairman; Sass, Auton, Schwab, Harris, Hunt, Stuhr, Stearn, Dalbey, Fults.

Rules-Jackson, chairman; Nor ton, Peterson. School lands and funds-LeBounty, chairman; Anderson, Auten, Har-

ris, Rickard. State institutions-(Includes insane hospitals, other asylums, public lands and buildings, soldiers' homes, state penitentiary) Fuller,

chairman; Sindelar, Greenwalt, Mills Foulon, Lampert, Reed. Lieutenant Governor Edgar Howard assumed the reins of his office Tuesday afternoon and wielded the gavel in the senate with a calmness and serenness which is typical of Edgar. In his opening speech he took the view that the presiding officer of that body is not bound to

and start

for you.

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Columbia Grafonola

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THIS FINE CABINET GRAFONOLA and 18 selections (9 double records) of your own choice, in Oak Mahogany or Walnut, piano finish, 42 inches high, 193 inches square with compartment for records,

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Please send me catalog and full particulars how to try a Columbia Grafonola free in my home, also information about your unexcelled payment offer.

133

Early last week Representative Murty of Cass introduced a resolution endeavoring to get information on the freight car shortage and asking the state railway commission for information. Tuesday afternoon Jacobson of Kearney introduced another resolution asking for information regarding the shortage of motive power on the railroads, giving facts and figures to prove his con-tention that the trouble is not due so much to shortage of cars as to the shortage of engines with which to move the freight cars, which now lie tied up in terminals and at division

Lee Metcalfe, son of R. L. Metcalfe, of Omaha, was appointed private secretary by the new governor, Herald office. The prices are reast Keith Neville. This position pays a onable. Phone 340 for samples and salary of \$2,000 per year, and is an prices, or call at the office. important one.

The first committee appointed by the house was the committee on em ployes and was composed of Hoffmeister, Dau and Reischick. have had their hands full listening to applicants for the jobs which they have at their disposal-about thirty

Representative Norton of Polk county, who is now serving his third heroic courage, the sublime patience term as a member of the house, is that is the secret of some men's sucrecognized as a shrewd politician and a leader. Although he was defeated for the chairmanship of the committee on committees by Taylor of Custer county, he was a member were awake to recognize it and of the committee. He is a hard celve it.—William George Jordan. worker and has a host of friends.

'Taylor of Custer", known as "the grand old man" and "fighting Taylor", exercises much influence in the house. When Taylor wants something he goes after it in a way that gets it and usually has his way. His influence will be strongly felt during because we always have a dozen arguthe session on all matters in which he takes an interest.

Naylor of Dawes and Sioux counties was again placed at the head of the committee on engrossed and enrolled bills. This committee usually has to have the services of a chief clerk and four assistants and its ler (sarcastically)—"Well, yer don't work is most important. Mr. Nay- suppose this is perspiration, do you?" lor was so efficient as head of this -Passing Show. committee two years ago that he was unanimously selected for the place again. In addition he is a member of the committees on labor, and constitutional amendments.

Lloyd Thomas of Alliance, though a new member in the house was honored by being selected as chairman of the committee on constitutional amendments, a member of the special committee to handle the prohibition legislation, a member of the committee on committees and a member of the judiciary committee. He has been placed where he can accomplish much for his constituents and for the state at large. He found that his wide acquaintance among the Democratic leaders was of much benefit to him in being placed on these important committees.

Mr. Business Man, on your nex trip take along some artistically printed business cards. The expense is light and they are business getters The Herald's job printing edpart ment will turn them out promptly Phone 340 and we will call.

Home-Made Gas,

Home-made gas is used by the Spanish pensants living in the cork-oak regions of that country, the gas being obtained from cork refuse. As described by one authority, the process consists in filling several large tent tiles with the waste bark, and placing each in turn over the fire during the evening, burning the volatile gas as it escapes from the spouts. The carbonized residue forms the fine black-brown pigment known to commerce as "Spanishbrown."

Calling cards for the ladies are printed promptly and neatly at The

Silly Talk About "Luck."

One of the many ways in which the individual unwisely eclipses himself, is in his worship of the fetish of luck. He feels that all others are lucky and that whatever he attempts, fails. He does not realize the untiring energy, the unremitting concentration, the cess. Their "luck" was that they had prepared themselves to be equal to their opportunity when it came and were awake to recognize it and re-

Men Really Not in It.

Hub (with irritation)-"Why is it that you women insist upon having the last word?" Wife (calmly)--"We don't. The only reason we get it is ments left when you stupid men are all run out."-Boston Transcript.

improbable.

Sympathetic Stranger-"Hullo! old chap -fallen in?" Unfortunate Ang-

Couldn't Corner Him.

In the orchard of Jack's home was one apple tree which bore particularly fine apples and these were always saved for special occasions. One day, however, the temptation proved too great for the small boy, and when his father looked for him he found him in the prize apple tree. "Jack," he called, 'what are you doing up there?" "O." replied Jack, with elaborate indifference. " I just climbed up here to cool

Sometimes.

"Dar's a silver limin' to every cloud," said Uncle Eben: "but sometimes it's foolish to stand around lookin' fur it, 'stid o' h'istin' a umbrella."- Washington Star.

Clean cotton rags wanted at The Herald office. We pay three cents per pound. Woolen rags not wanted.

AFTER-CHRISTMAS JOYS



BOIG OF All Diagnost, the Alijance, Nebraska