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AN ORDINANCE

No. 1

Ordinance in relation to the opening of Alleys and Streets.

Section 1. There shall be an alley opened, beginning on Mercer Street, running north along the west side of M. S. McFadden lot, thence east to Main Street, sixteen feet wide, and named Thorne Alley.

Section 2. There shall be an alley opened beginning on Mercer Street, running along east side of James Anderson lot, south to south-east corner of Charles Riddle lot, thence west to Main Street; said alley sixteen feet wide; the last to be named Riddle Alley, and the first Canter Alley.

Section 3. There shall be an alley opened, beginning on Mercer Street, east of Mrs. S. Lippencott, and running south as far as south side of Wm. Cross's barn, thence east to Main Street; sixteen feet wide, and named Kelley and Cross Alley.

Section 4. There shall be an alley opened beginning on Kelly Alley, running east to Main Street, between property of J. H. Kelly and W. C. Cross, eleven feet wide and named Central Alley.

Section 5. There shall be a street opened, twenty feet wide, beginning at the Harrisville road and running east along F. J. Robinson, H. Small, and other lots, to Main Street, named Cross Street.

Section 6. The street beginning at the M. E. Church, and running north shall be opened the uniform width of fifty-eight feet, and the same be called Main Street.

Section 7. The street formerly called Mercer and Franklin shall be opened to the width of forty-five feet and be called Mercer Street.

AN ORDINANCE

No. 2

Ordinance in regard to Sidewalks.

Section 1. Plank walks shall be built on Main street on both sides of street, from south side of Charles Riddle lot, and also beginning on opposite side of street, and extending to the north side of Dr. Parr lot and Fred Biri lots, six feet wide. Also, a walk from the house occupied by Fred Biri, north to the gate into the yard of D. C. McKee; this walk to be five feet wide. Also, a walk from C. Riddle lot, south to M. E. Church; this walk to be five feet wide. All of the above walks to be built of sound plank not less than $1\frac{1}{2}$ inches in thickness, with stringers two by six inches.

Section 2. The Borough of Clintonville shall build a plank walk from Main Street on the line of old walk on Church Alley, as far east as schoolhouse; the same to be of sound plank not less than $1\frac{1}{2}$ inches in thickness, five feet wide, having three stringers 2 X 6 inches.

Section 3. Plank walks shall be built on Mercer Street, on both sides, beginning on the west side of Mrs. Kneuff's lot, and extending along the south side of said street as far as Mrs. Harris's store, and on the north side of Mercer Street, beginning on the west side of M. S. McFadden's lot, thence east as far as the east side of W. Stratton's lot; these walks to be of sound plank not less than $1\frac{1}{2}$ inches in thickness five feet three inches wide, three stringers 2 X 6 inches. These walks to be built by the property owners along said street, and all the above walks to be built on the same grade as that of the street. All streets to be opened and sidewalks completed on or before the first of June, 1878.

AN ORDINANCE

No. 3

Ordinance in regard to the grading of streets, and the removing of obstructions thereon.

Section 1. The streets shall be graded in accordance with the survey in the hands of the Council.

Section 2. All obstructions in the way of sidewalks shall be removed.

AN ORDINANCE

No. 4

Ordinance in regard to Street Crossings and Water Courses.

All necessary crossings shall be built subject to the inspection of the Council; and the present water course at the Central Hotel be put in good order, and all other necessary water courses be made.

AN ORDINANCE

No. 5

Ordinance in regard to the removing of filth.

All obstructions in the way of filth, old rubbish, manure, water-closets, pig pens, cellars, stagnant pools of water, and all things injurious to the sanitary condition of the borough, to be removed outside the borough limits or kept in good order. All persons not complying with the above ordinance after due notice the same shall be removed or put in order by the Borough at the expense of the offending parties.

AN ORDINANCE

No. 6

Ordinance in regard to obstructing Streets, fast riding, etc.

Section 1. Any person or persons obstructing the streets or sidewalks with boxes or merchandise of any kind, or riding or driving on the sidewalks, or stopping teams on crossings, or racing horses, or driving fast on the streets, or playing ball on the streets; for any or all of the above offenses the offenders shall be fined not less than two nor more than ten dollars.

Section 2. All persons coming to auction of goods in this Borough shall pay a borough license of not less than five nor more than ten dollars.

AN ORDINANCE

No. 7

Ordinance in regard to stock running at large within the Borough limits.

Section 1. It shall not be lawful for any person or persons to permit, his, her or their stock, horses, mules, cattle, swine or sheep to be or run at large within the limits of the borough. Any violation of this ordinance shall subject the owner or owners of such stock to the following penalties; For each horse or mule, three dollars; and for each cow or cattle, two dollars; and for swine or sheep, one dollar; provided that cows may run at large from daylight until dark.

Section 2. It shall be the duty of the High Constable within said Borough, and he is hereby empowered with full authority, to seize and impound any of the animals named in the first section of this ordinance, and to sell the same at public sale after five days notice. If owner be known, notice to be given personally; if not known, then by six notices in the most public places within the Borough limits. If the owner of such appear before the sale, and claim said stock so impounded, and shall pay to the High Constable in full the penalties, together with all costs, such stock shall be released. The said High Constable to receive for his services one half the fines, together with his regular fees.

Section 3. All penalties collected by the high constable, either by sale or otherwise, to be paid to the Borough Treasurer; High Constable to be paid by an order from Town Council on the Treasurer.

Section 4. It shall be lawful for any person or persons within said Borough, who shall find any stock running at large, as aforesaid, or trespassing on his or her premises, to seize and deliver the same to the High Constable; and it shall be his duty to receive and impound the same, to be dealt with according to the ordinance.

Section 5. It shall be lawful for the High Constable, and he is hereby required, to take up any stock which he shall know to belong to any non-resident of said Borough, and it shall be dealt with according to the existing laws of this Commonwealth relating to Estrays.

AN ORDINANCE

No. 8

Ordinance in regard to the firing of guns and fireworks within the Borough limits.

Section 1. It shall not be lawful for any person or persons to fire any gun, pistol, or firearm, skyrocket, fire crackers or fireworks of any kind, under a penalty of three dollars for each offense; provided, guns or pistols may be fired in case of necessity for protection of life or property; and, provided that on special occasions fireworks may be used by permission from the Chief Burgess or Town Council.

Section 2; It shall not be lawful for any person or persons to sell any fireworks of any kind, under a penalty of three dollars. except to non-residents of said borough, except by permission from Town Council.

The above Ordinances approved this the First day of April, A. D. 1878.

AN ORDINANCE

No. 9

The following ordinance was passed by the Council of the Borough of Clintonville, Pa , and approved by J. W. Kelly, Burgess, November 13th, 1878: To issue and sell bonds to the amount of four hundred dollars, bearing six per cent interest, one hundred dollars payable January 1, 1888, one hundred and fifty dollars January 1, 1881, and one hundred and fifty dollars January 1, 1882, to pay off borough indebtedness and futher improvements.

AN ORDINANCE

No. 10

Section 1. That no person or persons be allowed to take into the Borough limits or carry through, use or have within possession any terpedees, glycerine or dangerous explosive material, under a penalty of not less than fifty dollars or more than five hundred dollars.

Section 2. Also, that all composition, cement, and stove pipe flues be substituted by brick or stone flues, and built not less than three feet above the comb of the roof, on or before the first of May, 1879. Anyone not complying with this requirement, the Borough authorities shall have the same done at the expense of the property owners of said building.

Approved February 14th, 1879.

Burgess.

AN ORDINANCE

No. 11

Be it ordained and enacted by the Burgess and Town Council of the Borough of Clintonville in general council met and it is hereby ordained and enacted by authority of the same:

Section 1. That from and after the passage of this ordinance public bathing is prohibited within the limits of the Borough. Any person or persons so offending shall be fined not less than one or more than five dollars for each offence.

Section 2. That on and after the passage of this act it shall be unlawful for children under fifteen years of age to be on the streets after 8:30 o'clock P. M., unless on business or some satisfactory excuse be given. Anyone so offending shall be fined not less than one or more than two dollars for each offence.

Section 3. That any person or persons behaving in a disorderly manner within the limits of the Borough, shall be fined not less than one or more than ten dollars for each offence.

Section 4. That it shall be the duty of the High Constable to see that the above ordinances are enforced.

Approved by Council this 10th day of June, 1879.

/s/ R. J. Phipps,
Burgess.

/s/ W. M. Eakin, Secretary.

Section 5. The ordinance passed by the Council and approved by the Burgess of the Borough of Clintonville, Pa., and dated February 14th, 1879 in relation to explosive substances is hereby amended as follows:

That this ordinance shall not apply to any person or persons operating oil wells within the Borough limits or adjacent thereto, provided that such explosive substances shall not be carried through any of the principal streets thereof.

Approved by the Council this 10th day of June, 1879.

/s/ R. J. Phipps, Burgess

/s/ W. M. Eakin, Secretary.

AN ORDINANCE

No. 12

Section 1. Be it enacted and ordained ny the Nurgess and Town Council of the Borough of Clintonville in general council met, and it is hereby ordained and enacted by authority of the same, that after the passage of this ordinance the owner or owners of every dog or puppy residing within the limits of said Borough shall be assessed and pay a tax on each dog or puppy of the sum of one dollar, and on each bitch a tax of two dellars, for the use of the borough. and it is hereby made the duty of the assessor or assessors of the borough to assess the above tax at the time of making the assessments as provided by the law and to return the said assessments with the regular assessments. And it is hereby directed that the collector or collectors collect such tax on dogs and bitches in the same manner and form as is provided by law for collecting taxes.

Section 2. That from and after the passage of this ordinance, no person or persens shall be permitted to perform or exhibit any play, shew, spectacle or theatrical entertainment within the limits of the borough unless the same be decent and moral nature or tendency. And then not unless he, she or they first obtain a license from the Burgess of said borough. And if any person or persons shall perform or exhibit any play, shew, spectacle or theatrical entertainments without first obtaining the said license or permission, he, she or they so offending, upon conviction thereof, shall pay a fine of twenty dellars (\$20.00) for each offence.

Section 3. That the sum of not less than one dollar or more than twenty dellars for the use of the borough shall be paid for each license to exhibit and theatrical entertainment, and that the sum of not less than one dollar or more than twenty dellars for the use of said borough, shall be paid for a license to exhibit each day, any shew, spectacle or natural or artificial curiesity where money may be demanded for admission.

Section 4. That from and after the passage of this Ordinance it shall not be lawful for any person or persens to tie or fasten in any manner, any horse, mule or cattle to any shade tree or ornamental tree, evergreen or shrub growing on or near the streets or alleys or within the limits of said borough, or to cut injure, or destroy the same. And for every violation of said ordinance the person or persens violating the same shall upon conviction thereof be subject to a fine not exceeding ten dellars for the use of the borough.

Section 5. That the recovery of all fines imposed in accordance with the ordinances of the borough of Clintonville jurisdiction is hereby given to the Burgess and Justice of the Peace within said borough, to be recovered by action of debt, and to be brought in the name of the said borough of Clintonville, and all fines and penalties so collected shall be paid into the borough treasury for the use of said borough.

Approved by the Council this 18th day of August A. D. 1879.

Attest:
W M. Eakin, Secretary

/s/ R. J. Phipps, Burgess

AN ORDINANCE

No. 13

Section 1. Be it enacted and ordained by the Burgess and Town Council of the Borough of Clintonville in general council met and it is hereby ordained and enacted by the authority of the same, - That the Burgess of said Borough shall give notice in writing to the owners of or residents on all lots of lands abutting on the following named streets in said Borough, Main and Mercer Streets as bounded in ordinance No. 2 and Sections No. 1, 2, and 3 requiring said owners or residents to build or repair the several portions of sidewalk along or in front of their said lots and lands respectively within thirty or sixty days (at discretion of Council) so that each of said portions of sidewalk shall be repaired or built to conform with the requirements of a certain ordinance of said Borough, numbered two and passed the fourteenth day of February, one thousand eight hundred and seventy nine.

Section 2. If any owner or resident as designated in the first section of this ordinance shall neglect or refuse to build or repair the portion of sidewalk along or in front of his or her property, as mentioned in said first section, the Burgess and Council Committee on sidewalks shall forthwith proceed to have the same built or repaired, and shall cause the expense and cost thereof to be collected in manner prescribed by law.

Approved by the Council this 16th day of April, 1888.

G. W. Breck, Secretary

John F. Hevis, Burgess.

AN ORDINANCE

No. 14

Section 1. Be it enacted and ordained by the Burgess and Town Council of the borough of Clintonville in general council met, and it is hereby ordained and enacted by the authority of the same; That ordinance No. 2, Sec. 1st. relating to the building of sidewalk shall be so changed as to read that they shall not be less than five feet wide; and that on application at any meeting of the Council if in the opinion of the Council the grade and location will suit. A permit may be given to build, stone, gravel or ash walks.

Section 2. That Sec. 3 of ordinance No. 1 relating to sidewalks on Mercer Street, be so changed as to read that on application at any meeting of the council if in the judgement of the council the grade and location will suit for such walks permission may be given to build, stone, gravel or ash walks.

Section 3. Walks to be in width as described in ordinance No. 2, Sections 1 and 3. The walks to be built of rounded or cobble stone; with a curb of sawed 2 X 6 inches firmly fastened down, or of flagstone of equal breadth and thickness, to have sufficient gravel, cinder and coal ashes to make it smooth and with enough oval shape to keep the water off, and all walks that have been built must be finished in accordance with this ordinance.

Section 4. All walks so built must be examined by the Committee on sidewalks. The Council to approve of report and the same to be resurfaced and read.

Approved by the Council this 9th day of June 1888.

G. W. Breck,
Secretary

John Hevis, Burgess

AN ORDINANCE

No. 15.

Section 1. The ordinance passed by the Council and approved by the Burgess of the Borough of Clintonville, Pa., and dated February 14th, 1879 in relation to explosives is hereby amended and follows, viz-

That the ordinance shall not apply to any company or corporation wishing to pipe natural gas into the borough limits of Clintonville to be used for heating and illuminating purposes for said Borough.

Approved by Council this 7th day of April, 1891.

S. C. Frye, Secretary.

M. A. Thorn, Burgess.

AN ORDINANCE

No. 16

An Ordinance authorizing the Central District and Printing Telegraph Company, its successors and assigns, to construct, maintain and operate its posts, poles, cable wires and all other necessary overhead apparatus, on, over and along: and conduits, ducts, mains, pipes, wires, manholes, distributing poles and all other necessary underground appliances, on, in, under and through streets, alleys and highways within the limits of the Borough of Clintonville in the County of Venango and State of Pennsylvania and prescribing the manner of placing the same and regulating the use of the streets, alleys and highways by said company. The Burgess and Town Council of the Borough of Clintonville in the County of Venango and State of Pennsylvania, do ordain and enact as follows:

That permission be and is hereby granted to the Central District and Printing Telegraph Company, its successors and assigns, to construct, maintain and operate its posts, poles, cables, wires and all other necessary overhead apparatus, on, over and along: and its conduits, ducts, mains, pipes, cables, wires, manholes, distributing poles, and all other necessary underground appliances on, in, under and through the streets, alleys and highways within the limits of the Borough of Clintonville, in the County of Venango in the state of Pennsylvania, and to use the property of other Companies and to permit other Companies to use its property upon such arrangements as the two companies may agree:

Provided:

Section 1. That all poles erected by said Company shall be neat and symmetrical, and the length thereof shall not be less than twenty (20) feet above the surface of the ground, and shall be so located as in no way to interfere with the safety or convenience of persons traveling on or over the said streets, alleys and said highways; and in the installation and maintenance of its underground system, said company shall not open or encumber more of any street, alley or highway than will be necessary to enable it to perform the work with proper economy and efficiency.

Section 2. That the erection of poles and construction of conduits under the provisions of this ordinance shall be subject to the supervision of the Chairman of the Street Committee, and said Company shall replace and properly relay any sidewalk or street pavement which may have been displaced or damaged by it in the construction and maintenance of its system.

Section 3. That space on the poles erected or in the conduits constructed under the provision of this ordinance under the provision

... "today" ... "shall" ... "be" ... "legislation" ... "to" ... "be" ... "enacted" ... "by" ... "the" ... "Council" ... "of" ... "the" ... "Borough" ... "of" ... "Clintonville" ... "in" ... "the" ... "County" ... "of" ... "Venango" ... "and" ... "the" ... "State" ... "of" ... "Pennsylvania" ... "and" ... "in" ... "no" ... "case" ... "used" ... "to" ... "carry" ... "high" ... "tension" ... "currents."

Section 4. That the said Company shall maintain all poles, cables, wires, conduits, ducts, mains, pipes, manholes, distributing poles, and all other apparatus erected or constructed under the provisions of this ordinance, in good and safe order and condition; and shall at all times fully protect and save the said Borough from and against all actions, claims, suits and damages and charges, and against all loss and necessary expenditures arising from the erection, construction and maintenance of its system; or from its neglect or failure to maintain the said apparatus in good and safe order and condition.

Section 5. That nothing in this ordinance shall be construed to grant unto the said company any exclusive right, or to prevent a grant of similar privileges to other companies.

Section 6. That the said Company shall under its seal and by its proper officers within sixty (60) days from the date of the passage of this ordinance, signify in writing its acceptance of all the terms, conditions, regulations and restrictions in this ordinance contained, in default of which, this ordinance shall become null and void and of no effect.

Section 7. That upon acceptance of this ordinance, as provided for in the preceding section, all ordinances or parts of ordinances conflicting with the provisions hereof, be the same as are hereby repealed, in so far as they affect the said company.

Section 8. That all legal advertising or printing fees incurred by the Borough of Clintonville, in the County of Venango, and state of Pennsylvania, in connection with the passage of this ordinance shall be paid by the said Company.

Ordained and enacted into an Ordinance this 3rd day of October, A. D. 1912.

G. A. Blair, President of Council.

Approved 8th day of October, A. D. 1912.

Burgess.

I hereby certify that the foregoing is a true and correct copy of an ordinance enacted by the Council of the Borough of Clintonville, on the 3rd day of October, A. D. 1912 and approved by the Burgess on the 8th day of October A. D. 1912.

Fred K. Porter, Secretary of Council.

AN ORDINANCE

No. 17

An ordinance, establishing grades of roadways and sidewalks on parts of Main and Mercer Streets, in the Borough of Clintonville, County of Venango, Pennsylvania, determining the Boroughs regulations concerning the widths and locations of sidewalks on the aforesaid streets. Be it ordained and enacted by the Burgess and Borough Council, of the Borough of Clintonville, Pa., and it is hereby ordained and enacted by the authority of the same.

Section 1. Main Street, North of Mercer Street, shall have the following grade: Beginning at the North line of Mercer Street at an elevation of one hundred and ninety seven (197) feet above shall have a decending grade of one per cent, (1%) for three hundred and eighty seven (387) feet to an elevation of one hundred ninety three and thirteen hundredths (193.13) feet; thence for a distance of three hundred and forty nine (349) feet an ascending grade of twenty five hundredths per cent (.25%) to an elevation of one hundred and ninety four (194) feet; thence an ascending grade of six tenths per cent (.6%) for a distance of six hundred feet (600) to an elevation of one hundred and ninety seven and sixth tenths (197.6) feet. The west sidewalk of aforesaid North Main Street shall be 1.33 feet above street grade at the North line of Mercer Street, and shall so decend that at a point three hundred and eighty seven (387) feet northward it shall be sixty seven hundredths (.67) feet above street grade, thence ascend so that at a point at right angle to next change in street grade thence for six hundred (600) feet parallel with and one and sixty seven hundredths (1.67) feet above street grade.

The East sidewalk of aforesaid street shall begin at North line of Mercer Street, one and thirty three (1.33) feet above street grade then decend till at a point three hundred eighty seven (387) feet northward shall be 0.67 feet above street grade, thence ascend so that at a point at right angle to meet change in street grade. It shall be 1.67 feet above street grade thence for 600 feet parallel with and 1.67 feet above street grade. The East sidewalk of the aforesaid street shall begin at North line of Mercer Street 1.33 feet above street grade then decend till at a point 387 feet Northward it shall be at street grade so far as street grade is determined.

Section 2. Mail Street, South of Mercer Street, beginning at North line of Mercer Street, at an elevation of 197.00 feet shall have a decending grade of one and seven tenths (1.7) per cent to a point, three hundred sixty (360) feet south of intersection of Main and Mercer streets at an elevation of one hundred and ninety and forty six hundredths (190.46) feet. thence an ascending grade of one and eighty five hundredths (1.85) per cent for five hundred forty feet (540) to an elevation of two hundred and forty five hundredths (200.45) feet, thence decending grade of twenty five hundredths (0.25) per cent for two hundred feet to an elevation of

OVER

one hundred ninety nine and ninety five (199.95) feet. That the East sidewalk of said street shall be uniformly one and thirty three (1.33) hundredths above street grade and the West sidewalk shall begin at the south line of Mercer street seven tenths (0.7) feet below street grade and have such grade that it is at street grade at the first point where street grade changes, then at street grade so far as it is determined.

Section 3. Mercer Street, West of Main Street, beginning at intersection at elevation of Main Street, one hundred ninety six and fifty eight hundredths (196.58) feet, shall have a descending grade of two (2) per cent for two hundred (200) feet to an elevation of one hundred ninety two and fifty eight hundredths (192.58) feet, thence descending grade of eight tenths (0.8) per cent for three hundred (300) feet to an elevation of one hundred ninety and eighteen hundredths (190.18) feet, thence descending grade of eight (8) per cent for seven hundred (700) feet to an elevation of one hundred thirty four and eighteen hundredths (134.18) feet.

That the sidewalks shall begin at the elevation of the sidewalks of Main Street, and that at the North side of the street opposite the first change of grade, thence be Parallel with and seven tenths (0.7) feet above street grade to top of hill.

The South sidewalk shall continue southward (0.7) feet below street grade for two hundred (200) feet then one hundred (100) feet then be on street grade to a point five hundred (500) feet west of instruction.

Section 4. Mercer Street, East of Main Street, beginning at intersection at elevation of Main Street one hundred ninety six and fifty eight hundredths (196.58) feet, shall have an ascending grade of one (1) per cent, for nine hundred (900) feet to an elevation of two hundred five and fifty eight (205.58) feet.

That the North sidewalk shall begin at the elevation of the sidewalk of Main Street and have such grade that at the East side of the property of Mrs. McKee it is at the street grade, then continue at the street grade so far as it is herein determined.

That the South sidewalk shall begin at the elevation of the sidewalk of Main Street and have such grade as will put it seven tenths (0.7) feet above street grade at a point two hundred (200) feet East of Main Street, thence continue seven tenths (0.7) foot above street grade so far as it is determined.

Section 5. The elevation herein referred to is to be determined from Borough datum, which is assumed Two Hundred (200) feet below the level of the stone door sill of D. C. Kohlmyer's Store.

Section 6. Sidewalks on Main Street shall be six (6) feet wide with their outer edge twenty three (23) feet from the center line of street as determined from monuments;

Sidewalks on Mercer Street shall be five (5) feet wide having

their outer edges seventeen and one half (17.5) feet from center line similarly determined.

Section 7. All ordinances or parts of ordinances in consistant herewith, are hereby repealed.

F. K. Porter, Clerk

May 4th, 1912.

No. 18

An ordinance concerning the paving and curbing of a part of Mercer Street in the Borough of Clintonville, Pennsylvania.

Section 1. Be it ordained and enacted by the Burgess and Borough Council of Clintonville, Pa., and it is hereby ordained and enacted by the authority of the same.

That Mercer Street in said Borough, using part of State Highway No. 218, and being about to be improved by the State Highway Department, the County of Venango and the said Borough, and said improvement being only of a width of sixteen (16) feet, that the Borough at the cost of its citizens add to the width of said proposed pavement four (4) feet on each side making the total width twenty four (24) feet and curb same four stations 1285 plus 40 to station 1302 plus 45 a distance of 1702 feet.

Section 2. The cost of said improvement where fronting on taxable property shall be assessed by the foot frontage of the property owners, and where non-taxable or Borough property, shall be paid out of the funds of the Borough.

Section 3. All ordinances or parts of Ordinances in consistant herewith are hereby repealed.

C. L. Irwin
Burgess of Clintonville Borough

F. K. Porter
Clerk

(Seal)

C. R. Smith,
President of Council.

Enacted April 23, 1921

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AN ORDINANCE

No. 19.

An ordinance concerning the keeping of chickens.

Section 1. Be it ordained and enacted by the Burgess and Borough Council of Clintonville, Pa., and it is hereby ordained and enacted by the authority of the same:

That any Person or persons keeping chickens in the Borough of Clintonville, Pa., shall keep said chickens of property of any other person or persons.

Any person violating any of the provisions of this ordinance shall be subject to a fine or penalty of not less than one dollar nor more than two dollars and shall be liable for any and all damage that might be done.

All ordinances or parts of ordinances in consistant herewith are hereby repealed.

J. F. Miller
Burgess (SEAL)

F. K. Porter,
Clerk of Council

G. F. Novis,
President of Council.

AN ORDINANCE

No. 20.

An ordinance concerning the clearing of public walk of snow.

Section 1. Be it ordained and enacted by the Burgess and Borough Council of Clintonville, Pa., and is hereby ordained and enacted by authority of the same:

That it shall be the duty of all property owners to have the public walk fronting on his or her property clear by twelve o'clock noon each week-day of all snow that shall have fallen the previous day.

And it shall be the duty of the street commissioner to clear any and all public walks after twelve o'clock noon each week day of all snow that shall have fallen the previous day at the expense of property owners.

All ordinances or parts of ordinances in consistant herewith are hereby repealed.

J. F. Miller,
Burgess

F. K. Potter,
Clerk of Council.

(SEAL)

G. F. Hovis,
President of Council.

An Ordinance Concerning a Curfew,
 Be it ordained and enacted by the
 Burgess and Borough Council of Clintonville
 Pa. and it is hereby ordained and enacted
 by the authority of the same,
 The school bell shall be rung on the
 following nights, Monday, Tuesday,
 Wednesday, Thursday and Friday
 at 7:30 P.M. and Saturday at 9 P.M.
 after which no person or persons
 who are attending the public schools
 of the Borough of Clintonville Pa. will
 be permitted on the streets of Clintonville
 unless in the company of their parents or
 guardians or in going to or from
 some public meeting.
 This ordinance shall be in force
 during school terms,
 all ordinances or parts of ordinances
 conflicting with this ordinance be repealed.
 The Town Clerk of the Borough shall
 enforce this ordinance.
 Any person violating any of the
 provisions of this ordinance shall
 be subject to a fine of not less
 than one (1) dollar nor more
 than ten (10) dollars.

Post
 Clerk.

J. F. Miller
 Burgess

G. F. Davis
 President of Council

AN ORDINANCE

No. 22

An ordinance for the grading and laying of a sidewalk on the southerly side of Mercer Street in the Borough of Clintonville, Venango County, Pennsylvania, beginning at the westerly property line of Charles K. Black and Extending eastwardly to Franklin and Butler Streets.

Be it enacted and ordained by the Borough of Clintonville in Council assembled and it is hereby enacted and ordained by authority of the same:

Section 1. That the grade for the sidewalk on the southerly side of Mercer street from the westerly property line of Charles K. Black to Franklin and Butler Street shall be six (6) inches above the grade of the present concrete pavement, and from the westerly property line of Charles K. Black to the easterly property line of Eleanor W. Rice. Said walk to be on a line of one foot from curb on paved or cement street, and from the easterly property line of Eleanor W. Rice to the westerly property line of John F. Novis said walk to make an offset of four (4) feet to meet present line of said walk.

Section 2. That all ordinances or parts of ordinances in consistant herewith be, and the same are hereby repealed.

J. F. Miller,
Burgess.

F. K. Porter,
Clerk of Council

(SEAL)

AN ORDINANCE

No. 23

An ordinance for the grading and laying of a sidewalk on the northerly side of Mercer Street in the Borough of Clintonville from the Westerly property line of C. L. Armstrong to Franklin and Butler Streets:

Be it enacted and ordained by the Borough of Clintonville in Council assembled and it is hereby enacted and ordained by the authority of the same:

Section 1. That the grade for the sidewalk on the Northerly side of Mercer Street from the Westerly property line of C. L. Armstrong to Franklin and Butler Street shall be eighteen (18) inches above the grade of the present concrete pavement.

Section 2. That all ordinances or parts of ordinances in consistant herewith be, and the same are hereby repealed.

J. F. Miller,
Burgess.

F. K. Porter,
Clerk of Council

G. F. Novis,
President of Council

Adopted June 17, 1924.

(SEAL)

Borough

ORDINANCE NO. 23A

An ordinance providing for the furnishing of electric street lighting service to the Borough of Clintonville, County of Venango and State of Pennsylvania.

WHEREAS, Pennsylvania Electric Company has filed with the Borough Secretary a form of contract containing specifications for electric street lighting service which is satisfactory to the Borough.

BE IT ORDAINED AND ENACTED by the Council of the Borough of Clintonville and it is hereby ordained and enacted by the authority of the same:

SECTION 1. That the Borough of Clintonville enter into and execute a contract with the said Pennsylvania Electric Company in substantially the form now on file with the Borough Secretary, for the furnishing of electric street lighting service to said Borough.

SECTION 2. That the Burgess and the Borough Secretary be and they hereby are authorized to execute the said contract on behalf of the Borough.

SECTION 3. That all ordinances or parts of ordinances inconsistent herewith are hereby repealed.

Enacted into an ordinance and passed by the Council of the Borough of Clintonville this 6th day of Feb., 1960.

J. Moore
President of Council

C. M. Phipps.
Borough Secretary

Approved this 6th day of Feb., 1960.

H. C. M. Luby
Burgess

I, C. M. Phipps, Secretary of the Borough Council of the Borough of Clintonville, do hereby certify that the above and foregoing is a true and correct copy of an ordinance passed by the Borough Council on the 6th day of Feb., 1960, and approved by the Burgess on the 6th day of Feb., 1960; that the said ordinance was passed by the Council of the Borough at a duly authorized meeting at which a quorum was present; that all local rules of the Council were complied with in connection with its passage; that it was properly advertised in a newspaper of general circulation, as required by law, and has been recorded in the Ordinance Book on the 14th day of March, 1960.

Witness my hand and the seal of the Borough of Clintonville this 14th day of March, 1960.

C. M. Phipps.
Secretary

AN ORDINANCE

No. 24

An ordinance for the grading, curbing, or paving of Main Street in the Borough of Clintonville, Venango County, Pennsylvania, beginning at the north property line of Mrs. J. F. Daugherty opposite land of J. A. McKee and extending in a southerly direction to the south side of the lane on private driveway leading to the residence of Dewitt McKee, opposite land of Mrs. O. B. Cross, a total distance of about twenty six hundred and sixty (2660) feet.

Be it enacted and ordained by the Borough of Clintonville, in Council assembled and it is hereby enacted and ordained by the authority of the same:

Section 1. That Main Street beginning at the North property line of Mrs. J. F. Daugherty opposite land of J. A. McKee and extending in a southerly direction to the South side of the land or private driveway leading to the residence of Dewitt McKee, opposite land of Mrs. O. B. Cross, a total distance of about 2660 feet, shall be graded, curbed or paved and improved with a larvia surface laid on three (3) inches on the thoroughly rolled crushed limestone laid on the base of sandstone eight (8) inches in thickness when thoroughly rolled, all in conformity with the plans and specifications of the Borough Engineers.

Section 2. That the part of said street to be paved, graded and curbed shall be set with curbing of concrete or cement. Said curbing shall be twenty one (21) inches in depth and not less or greater than six (6) inches in thickness, in sections of six (6) feet in length, except at ends where it may be necessary to make a piece longer or shorter.

Section 3. That the curbing shall be set on the following alignment of said street; the necessary edge or said curbing shall be twelve (12) feet from the center line of said street, and the space between the curbing and the sidewalk may be used for grass plots except at the intersections of streets or alleys.

Section 4. That all necessary drains and inlets be constructed on said street.

Section 5. That the entire costs and expenses for grading, curbing and paving said street shall be paid by the property owners abutting thereon, as provided by the Act of Assembly of this Commonwealth.

Section 6. That the property owners along said street shall and are hereby directed to pay their proportionate costs of said improvement within thirty (30) days after notice of the amount due from them respectively on account of said improvement.

F. K. Porter,
Clerk of Council

J. F. Miller,
Burgess

G. F. Novis,
President of Council.

(SEAL)

Accepted July 22, 1924.

AN ORDINANCE

No. 24A

Creating a Borough Planning Commission and providing for the conduct of its business.

The Borough Council of Clintonville Borough hereby enacts and ordains as follows:

Section 1. Pursuant to the provisions contained in the Borough Code and in order to carry the said provisions into effect, there is hereby created in the Borough a Planning Commission which shall have all the powers vested in it by law or ordinance.

Section 2. The Borough Planning Commission shall consist of five (5) members who shall be appointed by the Borough Council and shall serve without compensation, except that they shall be reimbursed for expenses incurred in carrying out their commission duties.

Section 3. The Borough Planning Commission shall make an annual report to the Borough Council showing their transactions and recommendations. They may employ planning technicians and other persons whose salaries and wages together with other necessary expenses of the Commission shall be provided for, at the discretion of the Borough Council by proper appropriations and resolutions. The Commission may also receive and expend for the purposes of its planning work, any gifts, grants and appropriations of money from any other source, including Commonwealth, Federal or local funds, and may contract with governmental or private agencies or individuals with respect thereto.

Section 4. The Planning Commission shall have the power and duty to make, adopt and maintain a comprehensive plan for the physical development of the Borough and the surrounding territory. Said comprehensive plan shall include among other things a land use plan, a thoroughfare plan, a community

facilities plan and a public improvements program. In the preparation of the comprehensive plan the Commission should study population trends, existing land use, the economic base, traffic, existing thoroughfare system and other factors related to the development of the community. The purpose of the comprehensive plan should be to accomplish a coordinated and harmonious development of the community and its environs in accordance with present and future needs. The Commission would have the continuing responsibility for maintaining the comprehensive plan in an up-to-date condition, and in so doing would review and make recommendations to the Borough Council on all ordinances which pertain to the physical development of the Borough.

Section 5. The Planning Commission shall serve as the Zoning Commission and may, in pursuance of its duties, prepare or cause to be prepared a Zoning Ordinance for consideration of the Borough Council. The Commission shall have a continuing responsibility to review the ordinance and make recommendations as to proposed amendments.

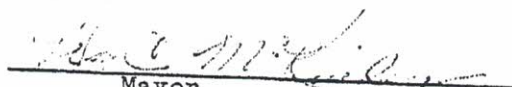
Section 6. The Planning Commission shall prepare and present to the Borough Council land subdivision regulations. The Commission shall assist the Borough Council to administer said regulations by reviewing and recommending to the Borough Council action to be taken on subdivisions submitted in accordance to established procedures.

Section 7. All ordinances and parts of ordinances inconsistent with this ordinance are hereby repealed.

Enacted, ordained and passed by the Borough Council of Clintonville Borough, County of Venango, Pennsylvania this 2nd day of March, 1964.

Attest:


Secretary


Mayor