

ORDINANCES
OF THE
VILLAGE OF CORTLAND
REVISED, RE-ARRANGED
AND
CONSOLIDATED.



CONTAINING THE GENERAL AND SPECIAL ORDINANCES
OF PUBLIC INTEREST IN FORCE

MAY 1, 1896.



PUBLISHED BY ORDER OF COUNCIL.

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GENERAL ORDINANCES.

AN ORDINANCE.

To revise, consolidate, amend, supplement, and codify the general ordinances of the Village of Cortland, Ohio, and to repeal certain ordinances herein named.

SECTION 1. Be it enacted by the Council of the Village of Cortland, Ohio, that for the general welfare and proper government of the Village of Cortland, Ohio, the general ordinances thereof are hereby revised, consolidated, amended, supplemented and codified, or repealed as follows:

CHAPTER I.

MONUMENTS. MUNICIPAL TERRITORY.

SECTION 2. To Establish Monuments. As soon hereafter as practicable, there shall be placed such number of stone monuments, but not less than four of such size as the Council, by resolution, shall direct, and having cut upon the top thereof in capitol form the letter L and thereunder the figures indicating the year when so placed, which shall permanently mark the outer line of the present municipal territory and the outer line of each successive enlargement for general purposes.

SECTION 3. To Create Office of Street Commissioner. Besides the officers required by law, there shall be elected within and for the village, a street commissioner, who shall qualify as such and exercise his power and perform his duties subject to ordinances and resolutions of the Council and the laws of the land.

CHAPTER II.

OFFICERS. DUTIES.

SECTION 4. To Define the Duties of the Mayor. The mayor of the village shall be its chief executive officer and conservator of the peace. It shall be his duty, about which he shall have no discretion, to cause the ordinances and regulations of the village to be constantly and fully obeyed, and to serve all notices required by law or ordinance and resolution. He shall keep an office to be designated and provided by the Council and thereat have the custody of the corporate seal. He shall sign all commissions, licenses, permits and contracts issued by, or entered into on behalf of the Council and village. He shall receive and investigate all complaints preferred against any other officer and promptly report to Council any improper conduct or neglect of duty on the part of such officer. He shall have and exercise the power of sheriffs to suppress disorder and preserve the peace, and perform such other duties consistent with the nature and dignity of his office, as the Council may from time to time require.

SECTION 5. To Define Duties of Mayor. The mayor shall act as police judge, and try all cases brought before him for the violations of village ordinances, and shall keep a docket and promptly record therein his proceedings as such police judge, and especially keep a record of all fines assessed. Besides his docket, he shall keep in methodical form a record of all licenses, permits, or other liberties granted by whatever name called, showing when, to whom and for what purpose granted and how long to continue and the amount charged therefor. All fines and other fees collected by him shall be reported at the first meeting of the Council of the month following the collection thereof and on approval by the Council, shall be paid into the village treasury without diminution or change, on the warrant of the village clerk to be issued immediately following such approval. During his inability or necessary absence the mayor may designate a justice of the peace of the township to act in his stead, who shall perform his duties and exercise his powers during the interim.

SECTION 6. To Define Rights and Powers of Mayor. The mayor shall be furnished by Council with a police docket and all other books, papers and supplies necessary to the proper performance of the duties of his office, which he shall carefully and faithfully keep and preserve during his term in office and at the end thereof hand over to his successor or the clerk, together with the corporation seal and all other property belonging to the village and shall take the oath prescribed by law and shall file with the clerk and have approved by the Council a bond, conditioned for the faithful performance of the duties of his office, in the penal sum of five hundred dollars.

SECTION 7. To Define Duties of Clerk. The clerk before entering upon the duties of his office shall take the oath prescribed by law and file with the village treasurer a bond conditioned according to law and approved by the Council in the penal sum of five hundred dollars. He shall keep the journal of the proceeding of Council; duly cause to be published all notices and ordinances, and record the same as required by law; certify to the auditor all assessments by law or ordinance required; and do and perform all and singular the things required of him by the Council, not inconsistent with the nature of his office. He shall be village auditor, shall keep a correct account with each public fund, crediting each fund with the amount of each order he draws upon it and charging it with each amount received by the treasurer on account thereof; and at each regular meeting of the Council, and oftener when so required, shall report in writing the true balance of each fund in excess of orders drawn and money set apart to meet the obligations of existing contracts. He shall receive a salary of \$20. A book shall be furnished in which to keep a record of sidewalk assessments.

SECTION 8. As to Village Treasurer. The village treasurer, before entering upon the duties of his office, shall file with the clerk a bond in the penal form of three thousand dollars, conditioned according to law, and approved by the Council and shall take the oath prescribed by law. He shall receive as compensation for his services the sum of eight dollars per year, to be paid quarterly.

SECTION 9. To Define Duties of Marshal. The village marshal, before entering upon the duties of his office, shall file with the clerk a bond in the penal sum of five hundred dollars, conditioned according to law and approved by the Council, and shall take the oath prescribed by law. He shall have charge of the police service within the village under the

general supervision and direction of the mayor and shall perform all duties prescribed by law and ordinances or resolution. He shall receive as compensation for his services the sum of twenty dollars per year in addition to all specified fees, payable quarterly on the order of the clerk.

SECTION 10. Defining Duty of Street Commissioner. The street commissioner, before entering upon the discharge of his duties, or receiving compensation therefor, shall file with the clerk a bond in the penal sum of five hundred dollars, conditioned according to law and approved by the Council, and shall take the oath prescribed by law.

He shall have charge of and be responsible for all tools and material belonging to the village and designed for any public work. As the representative of the Council, he shall have the care, supervision and control of all public highways, streets, avenues, alleys, sidewalks, public grounds and bridges within the corporation and shall cause the same to be kept open and in repair and free from nuisance. The amount of work to be done and the manner of doing it, shall always be subject to the direction of the Council and its proper committee, but in the absence of such directions, the judgement of the commissioner shall govern, and any defect in any street, walk, ground, bridge, or elsewhere which endangers person or property must have the immediate attention of the commissioner, no matter what the time is, or how he may be otherwise engaged, and he must not leave the same until made safe.

Unless the number of men employed, or the character of the work make it clearly advisable that the commissioner devote his time to supervision, he shall perform manual labor as well as supervise the work.

He must keep a full itemized and accurate account of all money received in his official capacity, and all money received by him must be reported to the Council at the first opportunity and promptly paid over to the treasurer on warrant. He shall at each regular meeting of Council make a full report in writing to the proper committee of council of all material purchased and labor hired, giving names, time, price or per diem paid, and indicate the fund to which each item should be credited in books provided by council.

He shall at no time during his term of office, or in any way whatever be or become intrusted as contractor or sub-contractor, or silent partner in any contract with the village, nor shall he accept any gift, benefit or emolument by himself or family from any contractor so intrusted. For the time actually engaged for the village, he shall receive

\$1.50 per day of ten hours, payable at the regular Council meeting succeeding the performance of the work and a failure to present his account at the first regular meeting after making the item, shall be held a waiver and satisfaction of same, unless for good cause the Council by resolution excuses the failure to report.

CHAPTER III.

ORGANIZATION, COMMITTEES, ORDER OF BUSINESS.

SECTION 11. Defining Regular Meetings of Council. The regular meetings of the Council of the village of Cortland, Ohio, shall be held on the first and third Wednesday evenings of each month, to be opened at the hour of 7 o'clock between October 1 and April 1, and at 7:30 o'clock the rest of the year. If a regular meeting would occur on a legal holiday, then the regular meeting shall be held on the evening of the first week day following.

SECTION 12. Requiring Attendance on Council. It shall be the duty of councilmen, mayor, clerk and commissioner to attend all regular meetings of the Council and a failure to do so shall be held as a neglect of duty on the part of such absentee, unless the Council at the next subsequent regular meeting receives an explanation of such absence and by resolution declares it justifiable.

SECTION 13. Defining Mode of Business. A majority of all qualified members of the Council shall constitute a quorum and a majority of a quorum shall be sufficient to transact business unless a greater number is required by law or ordinance. No business shall be transacted at any special meeting, except the particular business named in the call, unless two-thirds of the qualified members are present and make no objection. The order of business at all regular meetings of the Council, unless changed temporarily by resolution, shall be as follows:

1. Reading and disposal of the clerk's minutes of former meeting or meetings.
2. Report of balances of the various funds.
3. Call and report of the standing committees in their order and action thereon.
4. Miscellaneous business.
5. Reports of the mayor and street commissioner.

At the first regular meeting of the Council after its annual organization in each year, the mayor shall appoint three members to act as a *finance committee*; three members to act as a *fire and light committee*; and three members to act as *street and sidewalk committee*.

SECTION 14. Defining Duties of Committees. It shall be the duty of each committee to have supervision over all expenditures in that department, supervise the work, if any, and audit all bills relating thereto. The finance committee shall meet on the evening preceding regular council meetings to audit bills, assign them to the proper fund and prepare the pay ordinance.

CHAPTER IV.

OTHER OFFICERS, RESERVE POLICE, DUTIES.

SECTION 15. Providing Other Officers, Reserve Police, Duties.

At the first regular meeting of the Council annually in the month of May, the mayor shall make all nominations which it is his duty to make, unless to fill vacancies, which may be made at any time when the Council is in session; and among such nominations he shall present to the Council the names of two discreet persons, to be known as reserve police, who shall take the oath prescribed by law and remain subject to any call of the mayor, or in his absence or inability, the marshal to act as regular policeman.

It shall be the duty of the mayor, or in his absence or inability the marshal, to call into service for such time as directed, one or both said reserve policemen when directed by resolution of the Council; and in case of sudden emergency requiring prompt action, the mayor or marshal may call into service one or both said policemen, but must report such action to the Council at the earliest opportunity, so that the Council may by resolution, continue or discharge them from such service. While in service said policeman shall be under the mayor and marshal and subject to their direction in the order named and shall receive for service actually rendered such compensation as the Council determines to be right and proper.

SECTION 16. Defining Term of Officers. Officers who are elected by the electors of the village, or by the Council shall serve two years and until their successors are elected and qualified; and officers appointed shall serve one year and until their successors are appointed conferred and qualified; and those whose powers and duties are not defined by law shall exercise such powers and perform such duties as may be prescribed by ordinance.

SECTION 17. Providing for Additional Officers. The Council may provide by ordinance for the appointment, or election by the electors of the corporation, of such other officers as it may deem necessary for

the good government of the corporation and the full exercise of its corporate powers. Except as otherwise provided by law, the appointment to every office created by law or ordinance shall be made by the mayor, with the advice and consent of the Council and the concurrence of a majority of all the members of Council elected shall be required to confirm an appointment and in every vote resulting in confirmation, the names of those voting and how they voted shall be recorded.

SECTION 18. Defining Eligibility to Council. The Council shall be the judge of the election and qualifications of its own members, shall determine the rule of its procedure and keep a journal of its proceedings, and may compel the attendance of absent members in such manner and under such penalties as may, by ordinance, be provided. No person shall be eligible as a member of the Council, who holds any municipal office, or is an employe under the government of the corporation. No member of the council shall receive any compensation for his services either as councilman, committeeman or otherwise. The officers of municipal corporations, who are not prohibited from receiving compensation, or whose compensation is not provided by law, shall receive such fees or compensation for their services as the Council may prescribe and the emoluments of an officer, whose election or appointment is provided for by law, shall in no case be increased or diminished during the term of office.

CHAPTER V.

STREETS,

SECTION 19. Defining Certain Streets. The street commencing at the west boundary line of the municipal territory of Cortland and upon the line of original lots 28 and 13 of Bazetta township and extending east upon the lot lines of said township to an intersection with other streets of said village east of what is known as Walnut Run, shall hereafter be known and called Main street.

SECTION 20. Mecca Street. The street commencing at the south boundary line at the crossing of Walnut Run and extending northerly along the east lines of lots 28 and 13 to the north boundary line, shall hereafter be known and called Mecca street.

SECTION 21. Elm Street. The street commencing at the south boundary line in the south part of original lot 29 and extending north through said lot to intersect with High street at Main, shall hereafter be known and called Elm street.

SECTION 22. Walnut Street. The street starting from Elm street south of Walnut Run and continuing in a general direction northeast to the east boundary line, shall be known and called Walnut street.

SECTION 23. Fowler Street. The street starting from Elm street in the south part of lot 29 and running east and thence southeast to the south boundary line, shall be known and called Fowler street.

SECTION 24. High Street. The street starting from Elm street in the north part of lot 29 and thence passing northerly through the east part of lot 12 to the north boundary line, shall be known and called High street.

SECTION 25. Front Street. The street starting from Grove street in the west part of lot 29 and extending northeasterly along the east side of the Erie railway lands to the north line of the municipal territory shall be known and called Front street.

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SECTION 26. Park Avenue. The Avenue starting at Main street in lot 12 and extending north between High and Front streets to the north boundary line, shall be known and called Park Avenue.

SECTION 27. Market Street. The street extending between Mecca and High streets, through Lattin's addition, in a direction easterly and westerly, shall be known and called Market street.

SECTION 28. Gates Street. The street first north of and nearly parallel with Market street in lot 12 and between High street and Front street, shall be known and called Gates street.

SECTION 29. Pearl Street. The first street north of Gates street and nearly parallel therewith, in lot 12, and between High street and Mecca street, shall be known and called Pearl street.

SECTION 30. Emerald Street. The street first north of Pearl street and nearly parallel therewith, and between High street and Front street, shall be known and called Emerald street.

SECTION 31. Lattin Street. The street first north of and parallel with Main street and between Front street and Park Avenue, shall be known and called Lattin street.

SECTION 31. Summit Street. The street leaving Main street east of the intersection of Park Avenue and extending south and south west along Walnut Run, shall be known and called Summit street.

SECTION 33. Grove Street. The street first south of and nearly parallel with Main street, between Summit and Front streets, shall be known and called Grove street.

SECTION 34. Bank Street. The street between Front street and Park Avenue and connecting Main and Lattin streets, shall be known and called Bank street.

SECTION 35. Leonard Street. The street between Front street and Park Avenue and connecting Lattin and Market streets shall be known and called Leonard street.

SECTION 36. Erie Street. The street between High street and Park Avenue connecting Pearl and Emerald streets shall be known and called Erie street.

SECTION 37. To Provide for Numbering Houses. To provide for

a contingency when it will be desirable or necessary to number the houses in the village of Cortland, it is hereby ordained that for such purpose Main and Mecca streets shall be the base lines, and the measurement to determine the number of any premises on said streets, shall be from the intersection thereof; and on streets extending east and west, or approximately so, at Mecca street or at the point thereon nearest said Mecca street; and on streets extending north and south, or approximately so, at Main street, or at the point thereon nearest said Main street. As you travel northerly or easterly, the left hand side of the streets shall have the even numbers and the other side the odd numbers and within the lines of Main, Mecca, Lattin and Bank streets, every 20 feet of frontage shall be entitled to a number and beyond those lines every 40 feet of frontage, measuring in the street crossed.

SECTION 38. To Establish a Base of Levels. The base of all levels and grades of all streets, walks, sewers, buildings, public or private grounds, or any other structure or thing desiring or requiring a grade or level, to have public approval in the village of Cortland, shall be a horizontal plane 50 feet below a cross on the front porch of the Oatley homestead; and 75.71 feet below the south end of the west abutment of the bridge spanning Walnut creek, and 89.34 feet below the bottom of the range wall at the northwest corner of the wing of the high school building, and 82.365 feet below the top of a stone monument marked B. M. and standing at the northeast angle at the intersection of Main street and Park Avenue; and 81.945 feet below the top of a stone monument marked B. M. and standing at the northeast angle at the intersection of Market street and Park Avenue; and 78.10 feet below the top of a stone monument marked B. M. and standing at the northeast angle at the intersection of Pearl street and Park Avenue.

SECTION 39. To Establish Grade on Main, Park Avenue Mecca, Market and High streets in Cortland Village, Ohio. The grade of the streets of the village of Cortland, Ohio, shall be and is hereby established at a uniform inclination from the established elevation between certain fixed points on each street of the village, at which points the elevation above the established base of levels is determined and fixed on the following named streets, as follows, namely:

The grade of Main street from the center of Mecca street east to the center of High street is established from the following points and

elevations: At the center of Mecca street 50.28 feet. At the center line of the Main track of the Erie R. R. 49.97. At a point six feet west of the east line of Front street 56.8 feet. At a point 112 feet east 62.22 feet. At a point 212 feet east 65.97 feet. At a point 382 feet east 71.11 feet. At a point 700 feet east 77.57 feet. At the east line of Park Avenue 82.72 feet. At the west line of Summit street 87.3 feet. At the center of High street 78.27 feet.

The grade of Park Avenue from Main to the center of Pearl street is established from the following points and elevations:

At the center of Main street 82.72 feet. At the center of Lattin street 82.85. At the center of Mayhew's walk but across the street 83.25 feet. At the center of Market street 80.6 feet. At the center of Gates street 78.8 feet. At a point 150 feet north of the south line of Gates street 77.7 feet. At the center of the school building walk 79.1 feet. At the center of Pearl street 78.9 feet.

The grade of Mecca street from the center of Main street north to a point near the Kline residence is established from the following points and elevations:

At the center of Main street 50.28 feet. At the railway switch 50.42 feet. At Gilmore's south line 41.97 feet. At the center of Market street 45.76 feet. At the north line of the L. Oatley lot 38.3 feet. At the north line of the Byron Davis lot 39 feet. At a stone culvert near Kline's lot 38.5 feet. At a point near Kline's lot 40.7 feet.

The grade of Market street from the center of Mecca street east to the center of High street is established from the following points and elevations:

At the center of Mecca street 45.76 feet. At the center line of the main track of the Erie R. R. 55.45 feet. At the center of Front street 60 feet. At the center of Leonard street 68 feet. At the center of Park Avenue 80.6 feet. At the center line of Langley's lot 88.8 feet. At the center of High street 90.5 feet.

The grade of High street from the center of Main street north to the north line of the village is established from the following points and elevations:

At the center of Main street 78.27 feet. At the north line of Daniel Platt's lot 84.65 feet. At the center of Market street 90.5 feet. At the south line of Gates street 91.7 feet. At the north line of Larnard's lot 94.7 feet. At the south line of Pearl street 94 feet. At the south line of Millikin's lot 97 feet. At the south line of Mrs. A. C. Baldwin's lot 98.4 feet. At the north line of village 99.5 feet.

CHAPTER VI.

SIDEWALKS.

SECTION 40. The Following Shall be the Size and Construction of Sidewalks. Sidewalks are hereby established on both sides of all accepted streets and avenues of the village. They shall be constructed and maintained in good repair by the abutting property owners or at their expense, as is provided by law. Unless otherwise provided by Council, all side-walks shall conform to the established grade of the streets and shall be constructed of stone, brick or wood to conform to specifications as to quality of material and workmanship furnished, unless otherwise permitted by a resolution of Council obtained before the construction thereof.

SECTION 41. Any sidewalk to be approved by the Council must be laid at a grade established by the Council, and according to specifications as to material and mode of construction furnished by the Council and must not be a fixed part of sidewalk on private ground.

SECTION 42. All sidewalks shall be constructed and maintained four feet wide unless otherwise specially provided by ordinance. The sidewalks on the following named streets and parts of streets shall hereafter be constructed and maintained five feet wide on both sides of the street, unless one side be designated, to-wit: Main street, from Mecca to High street. Park Avenue, during its entire length. Front street, from Main to Market street.

CHAPTER VII.

LICENSES.

SECTION 43. Providing for Licenses. No person shall exhibit within the village of Cortland any circus, menageria, horse show, or show either of objects or acts, or operate as the owner or lessee any theater, concert hall or other place of amusement, or any swing, merry-go-round, or other device for which money or pay is received, or engage in the business of pawn-broker or auctioneer, without first obtaining a license from the mayor, which must state the name of such person, the purpose and the time.

SECTION 44. No person shall travel about from place to place and offer for sale, or hire, any goods, wares or merchandise, or other articles of value, who has not first obtained from the mayor a license for such purpose. This ordinance, however, shall not be held to apply to the products of agriculture of home production or articles of home manufacture, but shall apply to oranges, lemons, bananas, melons, and other like products and goods shipped in to be sold.

SECTION 45. No person shall open a place of business and engage temporarily in the sale of goods, wares, or merchandise of any kind or description commonly called a transient dealer, who has not first obtained from the mayor a license therefor. This ordinance shall not apply to sales by an officer deriving authority within the state under legal process, nor to persons selling by sample, usually called traveling salesmen, nor to sales for charitable or church purposes.

SECTION 46. The claim of a person about to open a place of business, that his intention is to remain permanently in business, shall not determine that he is not a transient dealer, and if the circumstances surrounding the case causes the mayor to still believe him a transient dealer and demand the usual fee for a license, it may be paid under protest in writing and shall be paid back when it is determined that he was not, in fact, such transient dealer.

SECTION 47. The fee to be charged for a license shall be for a year, if the business is of the nature of a regular business for a year or the greater part of a year continuously; but if for a day or a night or a

performance then it shall be for such day or night or performance, and unless otherwise ordained by the Council, the fee in all cases shall be not less than one dollar (\$1) nor more than fifty (\$50) as the mayor in such case shall determine by a uniform rule as near as may be thought just.

SECTION 48. Whoever violates any of the provision of chapter seven, shall upon conviction be fined in any sum not less than one nor more than twenty-five dollars, and shall be imprisoned until the fine and costs are paid, and the disregard of the provisions of this chapter shall be a separate offense for each calendar day.

CHAPTER VIII.

HEALTH PROTECTION.

SECTION 49. Establishing a Board of Health. A Board of Health is hereby created for the village of Cortland, Ohio, of the number designated by the laws of the state and empowered to make such orders and regulations as may be necessary for its own government and such orders standing and special as will best promote the public health, the prevention and restriction of diseases and the abatement and suppression of nuisances.

SECTION 50. To Establish a Sanitary Code. That every physician practicing within the village of Cortland, within three days after each birth or death occurring within his professional employment, shall report the same to the local Board of Health upon blanks furnished by said board, answering each requisite of such blank.

SECTION 51. The remains of persons having died of cholera, small-pox, scarlet fever, typhoid fever, diphtheria, or other infectious, contagious or pestilential disease, shall be placed in a casket or box as nearly air tight as possible, within six hours after death and the casket not opened again, shall be buried as speedily as possible and always within twenty-four hours.

SECTION 52. The remains of persons having died of a dangerous, infectious or contagious disease, shall in no instance be taken into any church, chapel or other public building for any purpose; and the funeral, if one is allowed, must be private, and attended by the nearest family relatives only, and other healthy adult persons not exceeding six in number.

SECTION 53. No undertaker, physician, railroad employe, or other person, shall receive or convey a corpse to or from the village without a permit from the board of health.

SECTION 54. No person shall make or assist in making any burial

of a deceased person, or still-born child, in ground other than an established cemetery, nor in such cemetery without first reporting the death and obtaining a permit from the board of health.

DISEASES.

SECTION 55. Cholera, yellow fever, small-pox, hydrophobia, scarlet fever, typhoid-fever, purpurcal-fever, epidemic dysentery, epidemic erysipelas and measles, are some of the diseases dangerous to public health; and every physician, mid-wife or other person attendant upon a person sick of any of the diseases named, or any other contagious or infectious disease and every landlord in whose house the disease occurs, and every person having knowledge or a reasonable suspicion that such a disease exists within the village, shall forthwith give notice of the same to the board of health.

SECTION 56. A person having any contagious, infectious or other disease dangerous to public health, may be required to remain within his respective place of abode until released by order of the board of health and said board shall place conspicuously upon such place of abode a notice of the disease within and neither an occupant, owner or other person shall remove or mar the same without orders from the board of health.

PRIVIES, NIGHT SOIL, SWILL.

SECTION 57. Every premises occupied by any person as a place of abode, or for manufacturing or business purposes, shall be provided with water closets and privy within or conveniently near, and suitable for the sexes and number of persons.

SECTION 58. All privies now existing or hereafter constructed within the village of Cortland, must conform to one of two arrangements, viz: A water tight vault, or a dry earth closet; and any person intending to alter, repair or change a privy now existing or to build a new privy either upon the ground where it is expected to remain or elsewhere to be moved upon a permanent site, must first obtain a permit from the board of health and specifications and must strictly conform thereto.

SECTION 59. The drawer of a dry earth closet must be sprinkled with dry earth or some other good absorbent approved by the board of health, as often as used and must be emptied as often as every April

and October and neither the closet or vault must be allowed to become foul or offensive and no person shall hereafter bury any night soil in the village of Cortland.

PREMISES.

SECTION 60. No householder, whether owner or tenant, distiller, tanner, soap-boiler, brewer, tallow-candler, meat-packer, dyer, livery stable keeper, marketman, shop-keeper, or other person, shall discharge out of or permit to flow from his premises, except in conditions approved by the board of health, any substance or liquid that is or may become foul or offensive; and no hides, fat, lard, grease, flesh or bones, shall be brought into the village to be rendered or treated, nor shall any such be rendered or treated except in the preparation of human food.

SECTION 61. Slaughter houses are not permitted within the village; nor shall any person permit manure to accumulate and become offensive, or any cellar, drain, pool, sink, sewer, or other place to become or remain wet, foul or offensive.

SECTION 62. After May 1, 1896, no person shall keep or permit to be kept up on his premises, within or fronting upon the limits herein named, any living animal of the hog kind more than 48 hours, nor upon any other premises within the village if forbidden by order of the board of health, to-wit: Main street between Front and High streets, and High street between Main and Market streets, and Market street between High and Front streets and Front street between Market and Main streets.

SECTION 63. No dead animal, or matter of any kind that would become putrid or offensive if allowed to remain upon the top of the ground shall be allowed to so remain or be buried beneath the ground within the limits of the village of Cortland.

FOOD, SOLID AND LIQUID.

SECTION 64. All persons wishing to sell milk or meats in the village of Cortland, shall during the month of May each year, or at such other time as they wish to commence the business, and before they commence, apply to the board of health for inspection and certificate, and give such information as the committee may need for the inspection, and at the time pay a fee of fifty cents. During such month each year, and oftener if deemed advisable, a committee of the board of

health or veterinary surgeon appointed for the purpose, shall inspect the cows intended to furnish the milk and the stables, cans and other things pertaining to the milk supply and the slaughter houses, shops, coolers and other things pertaining to the meat supply, and if everything is found and reported satisfactory, the board of health shall cause to be issued to the applicant a paper duly attested certifying to the necessary facts.

SECTION 65. The inspectors must find an abundant supply of clear and wholesome water for the cows at all times; must find the cows healthy and free from pain; the stables and udders clean and good ventilation; and the milk neither too new nor old and wholesome. They must find the bones, hides and offal collected without the slaughter room and well cared for and the house and premises, both at place of slaughter and of sale, free from rank and unwholesome odors.

SECTION 66. If at the time of inspection or at any other time, an unsanitary condition is found, the certificate shall be refused, or if issued shall be revoked by the board of health and not again issued until the fault is fully corrected and removed and in the mean time the person or firm in default shall not prosecute the business.

SECTION 67. No person shall sell or offer for sale in the village of Cortland, Ohio, the flesh of any hog which has been fed the offal of any dead animal within six months before the date of slaughter.

REGULATIONS.

SECTION 68. The books kept shall be a docket, record and register of births and deaths; and the blanks shall be a complaint, first notice, second notice, final order, certificate of inspection, and report of physician. All complaints shall be made on blanks and in order entered upon the docket with a consecutive number, and the docket of pending cases shall be called at every meeting and the cases acted upon in their order.

SECTION 69. Whoever fails or refuses to comply with the requirements of this chapter, or any special order made by the board of health, or obstructs or attempts to obstruct any officer or committee of the board of health in the performance of his duties, shall on conviction thereof be fined in any sum not exceeding fifty dollars and sentenced to stand committed to the jail or workhouse until fine and costs are paid.

CHAPTER IX.

FIRE PROTECTION.

SECTION 70. By and with the consent and approval of the Council of the village of Cortland, O., there may be organized one or more companies of such able bodied men as may volunteer for the purpose to stop and extinguish fires in said village. Each company may choose such name as may seem appropriate if the same is acceptable to the village Council.

SECTION 71. Each Volunteer Fire Company in the village shall choose officers and perfect its organization and drill so as to do effective service as a fire company, as soon as practicable after the Council consent to and recognize its organization. The officers chosen by each company shall be subject to the approval of the village Council before entering on the duties of their respective offices, or taking under control any property of the village.

SECTION 72. Each fire company of the village may adopt such rules to perfect its organization and for its government, as are acceptable to the Council and not in conflict with any rule or resolution of the Council, ordinance of the village or law of the land.

SECTION 73. The Council of the village of Cortland shall furnish said company or companies with the necessary engines, trucks, hose carts, hose, ladders, and all and singular, of the machinery, tools, implements and fixtures necessary for the company to do the duty required of it by the village.

SECTION 74. The commander of any fire company of the village shall be responsible to the Council for the safe keeping, proper care and return of the property of the village placed in his hands, as hereinafter provided, for the use of his company. The Council shall at all times furnish a proper place for the storage of said property.

SECTION 75. When there is but one fire company in the village, the commander of that company shall be the Chief of the fire department of the village of Cortland. When there are two or more fire companies in the village, the said companies may elect, by ballot, a

Chief of the fire department. Said Chief, so elected, shall not enter upon his duties until his election is confirmed by the village Council. When the company or companies are on duty at a fire, in the absence or inability of the Chief of the fire department, the officer present holding the highest rank, or if there is more than one commanding officer of the same rank present, then the senior officer in command of that rank shall act as the Chief of the fire department.

SECTION 76. The village Council shall furnish each volunteer fire company of the village a suitable room lighted and heated, in which the company may meet and transact its business.

SECTION 77. All engines, trucks, hose carts, ladders, hose and all other fire apparatus and property used to prevent the spread of fire or extinguishment of fire, belonging to the village of Cortland, shall be subject to the control of and kept in repair by the village Council. Provided, that at the time of a fire, the commander of the company or department, if there be more than one company in the village, shall have the control of all said property necessary to be used to prevent the spread or extinguishment of fire.

SECTION 78. It shall be understood and held that the fire company now in the village of Cortland, O., known as the "Cortland Volunteer Fire Company" are entitled to the benefits, rights and privileges under its organizations. Provided, however, that said company shall comply with the stipulations and provisions as set forth in this ordinance.

SECTION 79. It shall be unlawful for any person to interfere with, take or carry away or injure any engine, truck, hose cart, ladder, hose or other fire apparatus or property, in the possession of or used by the fire department without the authority from from the village Council or person rightfully in possession of the same.

SECTION 80. It shall be unlawful for any person within said village of Cortland to drive or draw or cause to be driven or drawn, any engine, car, wagon, carriage, cart or other vehicle or thing, over any fire hose, whether the same is in use or not, except by order from the proper authority.

SECTION 81. It shall be unlawful for any person within the village

of Cortland, O., to give or make, or cause to be given or made any false alarm of fire, knowing the same to be false.

SECTION 82. It shall be unlawful for any person to in any way interfere with or hinder the commander of the fire department or any member thereof or any citizen or bystander, in the discharge of any duty under the instruction or direction of the Chief of the fire department.

SECTION 83. Any person who shall in any way neglect to comply with or in any way violate any of the provisions of any section of this ordinance shall, upon conviction thereof, before the mayor or any other court of competent jurisdiction be fined in any sum not more than fifty dollars and shall pay the cost of prosecution and shall stand committed until said fine and costs are paid or said person is otherwise discharged by due course of law.

CHAPTER X.

POLICE PROTECTION.

SECTION 84. The marshal or a policeman of the village of Cortland or other officer or person authorized to make arrests, who finds a person violating any ordinance of said village, shall upon sight arrest such person and take him forthwith before the mayor as police judge and make in writing on his oath or affirmation, a complaint charging said person with the offense he saw him commit; but if such officer cannot get immediate audience with said court, he shall keep in his custody or temporarily confine such person, until he can be heard and at the earliest time he can be so heard, he shall have such offending person present and charge him as aforesaid.

SECTION 85. On complaint in writing upon oath or affirmation by any person, the mayor of the village of Cortland shall issue his warrant for the arrest of such person and deliver the same to the marshal or other officer qualified to make the arrest. and such officer having such warrant shall have no discretion either as to making the arrest or as to delivering the person to the proper court and holding him subject to the order of court.

SECTION 86. Before issuing a warrant, on the complaint of any person except an officer, the court in his discretion may require the complainant to give security for costs if the complaint is not sustained, but such requirement shall not be made simply because the complainant is poor, or for reasons personal to the court or the complainant

SECTION 87. As soon as the mayor acting as a court, can reasonably give his attention, he shall require any person under arrest to plead to the charge after the same has been read and explained fully to him. If the person charged pleads guilty, the court shall impose such sentence upon him as the law or ordinances require and order execution. If he refuses to plead or pleads not guilty, the mayor shall proceed to try the person charged in all respects as required by ordinance and law in the case of other like courts

SECTION 88. In no case under the ordinances of the village of Cortland shall imprisonment be the primary penalty requiring a jury to try the case; and in all cases where a fine is imposed on any person,

the same shall be due and payable forthwith together with the costs of prosecution and on failure to pay the same and such costs, the mayor shall commit such person to the jail or lockup of the village if one is provided or to the jail of the county or to a work-house, if one is provided by the village or the county, until such fine and costs are paid, or secured to be paid.

SECTION 89. On failure of any prosecution, the costs thereof shall be adjudged to the complainant, if not an officer, unless there was probable cause for the prosecution, when the public have the right to have such charge investigated; and the penalties provided for the violation of any ordinance, may be doubled in the case of a second like violation unless otherwise limited by law.

SECTION 90. If it becomes necessary by reason of the absence of material witnesses, or other just cause, to postpone the trial or examination of any person charged with the violation of any ordinance, the mayor may admit such person to bail in any sum deemed reasonable, conditioned upon his appearance at a time stated, which shall not exceed forty-eight hours, unless by the consent of the accused. In default of bail, the mayor by writ shall commit such person for such lawful time to the proper officer to be by him detained or imprisoned during the lawful time of such postponement.

SECTION 91. If a bond given for any purpose becomes forfeited in any of its conditions, the mayor may so declare and proceed to collect the same by civil action; and all fines collected and forfeited recognizances realized upon, shall be paid by the mayor at the earliest opportunity, into the treasury of the village on the warrant of the Council issued by the clerk on its order; and the mayor may discharge any person from prison, when confined on his order, if he becomes satisfied that such person has met with some great peril or bereavement or that his health will be greatly endangered by such confinement, but such action shall be wholly within his discretion.

SECTION 92. The mayor shall in no event have the power to remit any fine, costs or judgment assessed against or imposed upon any person, and all fines, costs, judgments and forfeitures incurred in prosecutions for the violations of any ordinance of the village, may be recovered by a civil action in the name of the village and for its use before the mayor or other court having jurisdiction.

CHAPTER XI.

AFFECTING PERSONS.

SECTION 93. That Offenses Against Persons shall be Punished.

No person occupying or controlling in whole or in part any rooms, house, or premises whether as owner or otherwise, shall use or permit the same to be used as a house or place of ill-fame, and no person shall reside in or visit such place for any purpose not approved by good morals, and if the place is such, the residing in or visiting the same, shall be *prima facie* evidence that such residing or visiting is for immoral purposes.

SECTION 94. No person shall utter any indecent, profane or boisterous language, or make any sign, contortion, or grimace, or any exposure of his or her person, or answer any call of nature, in any alley, lane, street, common or other public or any private place, where there can be any exposure to view or hearing.

SECTION 95. No person shall improperly follow, lay hands upon, or attempt the same, or make any indecent proposal to, or otherwise insult or molest any female person, or other person upon any alley, street, or public grounds or other place.

SECTION 96. No person shall make, sell or expose for sale, or exhibit for any purpose any obscene, lascivious, or indecent book, bill, or paper, or any picture, figure, or representation of an indecent nature, or such as tends to corrupt public morals.

SECTION 97. No person having charge of any stallion, bull, or other male animal, shall let the same to any mare, cow, or other female animal, upon any street, public ground, or other place either public or private within the village, unless enclosed from public view.

SECTION 98. No person shall keep or allow to be used any disorderly house or other building, or a house, where drunkards, gamblers, vagrants, prostitutes, game players, whether for things of value or not, or disreputable persons of any sex or kind do or may congregate by day or night

SECTION 99. No person shall congregate upon, or occupy any sidewalk, alley, street, street corner, stairway or hall leading from such walk, alley, or the space in the front or vicinity of any school, play house, public hall or church to the annoyance of any person; nor shall any person disturb any meeting, religious or otherwise, or school.

SECTION 100. No person shall upon the streets or elsewhere in the village, provoke or incite or encourage another to provoke any fight, quarrel, or illwill, or attempt to do so; nor shall any person assault, strike, or threaten another, or do or say anything against peace and good order.

SECTION 101. No person shall at or near any railway station, hotel, or assembly of persons solicit patronage of any kind or employment for himself or other person, in a way annoying to other persons, nor shall they meddle with baggage or other property of any person unbidden.

SECTION 102. No person shall walk or loiter upon or along the alleys, streets or public grounds, public houses or places of business, who has no visible means of support and can give no satisfactory account of himself, or who solicits anything from persons or from house to house.

SECTION 103. No person shall blow any horn, or other device, or ring a bell, fire a gun, or make other unusual noises without a lawful permit from the mayor duly issued in writing; nor shall any person sell upon the street for a valuable consideration any article, device, or nostrum which has in fact no substantial value and in case of such sale a license shall be no protection.

SECTION 104. No person shall abuse any officer of the village while in the lawful discharge of a public duty, or willfully oppose, resist or obstruct the marshal, a police officer or other person called to and assisting or about to assist such officer or any officer of the fire department, while in the lawful discharge of his duty as prescribed by the Council or by his organization.

SECTION 105. No person shall give or make, or cause to be given or made, any alarm of fire falsely or continue to obtrude himself upon the ground, or within the premises of a burning building when ordered by the officer in command to stand back, but this inhibition shall not apply to one intrusted in the premises burning, the agent of the insurer or the mayor, marshal or policeman.

SECTION 106. The marshal of the village, or any policeman, or other officer having like duties to perform shall be held guilty of a misdemeanor if he willfully or negligently fails to perform any duty imposed upon him by the laws or ordinances, or by his superior officer of the village, and shall be subject to the penalties provided in Chapter XI of this Code.

AFFECTING PROPERTY.

SECTION 107. Offenses Affecting Property shall be Punished. No person shall trespass upon any grounds or premises, public or private, or at such place commit any nuisance, cut, break, mar or deface or in any way injure any house, barn, church, school house, side-walk, other structure public or private.

SECTION 108. No person shall, without lawful authority first obtained of the Council or owner of private property, cut, mar or deface any wall, fence, tree, tree-box, shrub, vine or plant, or befoul any well, cistern, body of water stagnant or running, by nailing or pasting anything thereon or by throwing anything therein, or in any other manner whatever.

SECTION 109. No person shall hang or maintain a gate so that it is possible to swing, over any public walk or street, nor shall any person longer allow a gate to remain, if constructed, so that it can be so swung.

SECTION 110. No person shall build a barn nearer the street than twenty-five feet, and this means any part of a building usually so called.

SECTION 111. No person shall erect or maintain in front of any building fronting upon any alley or street, any awning, sign, or other structure which comes nearer the walk or street at any place than eight feet; nor shall any person by sign, display of goods, or otherwise obstruct the walk to the inconvenience of the public or his neighbors.

SECTION 112. No person shall cut, mar, deface or meddle with in any way, to any extent whatever, with any monument lawfully erected or placed by the village or any person for private purposes.

SECTION 113. No person shall jump upon or cling to any locomotive, engine, car, road wagon, sleigh or other vehicle while standing or in motion, unless by permission of the owner or person in charge, first

obtained; nor shall any person throw any snow ball, club, dirt, stone or other thing at the same, or the person or persons thereon, or the animals hauling the same.

SECTION 114. No person shall injure or move any road plow, scraper, machine or thing belonging to the village or private person except the authorized officer of the village.

SECTION 115. No person shall have on hand at one time more than fifty pounds of gun powder, or other dry explosive, which must be kept in tight metallic cans and exposed to the air only by natural light; nor shall any person have on hand at any one time more than five barrels of kerosene oil, or two barrels of gasoline or other explosive liquid, which gasoline or explosive liquids must be kept only in tight metallic cans. Provided however the Council may grant permit to keep the products of earth oil in larger quantities if kept in strict compliance with a resolution of the Council first obtained.

SECTION 116. No person shall cut, mar, or otherwise meddle with any fire engine, truck, hose, or other device intended to be used in the extinguishment of fires, nor shall any person run any engine, car, wagon or other vehicle against or upon the same in the street or elsewhere.

NOT CLASSIFIED.

SECTION 117. Fixing a Fire Limit. It shall be unlawful for any person to construct or repair a roof of any building of combustible material within the limits following, to-wit: Both sides of Main street from Front street to Park Avenue; Bank street on both sides from Main street to Lattin street; Lattin street on both sides from Bank street to Front street; and Front street from Lattin to Main street.

SECTION 118. Against Interference with Prisons. No person shall break open or otherwise interfere with any jail, lockup, pound or other enclosure where persons or dumb animals are or may be confined; nor shall any person take or set free any person or dumb animal thus confined, or assist, suggest or encourage the same, unless duly authorized so to do by the proper authority.

SECTION 119. Against Street Obstructions and unhitched Horses. No person having the control of a horse or other animal or

any vehicle, shall leave the same standing on any street, walk, crossing public ground, or other uninclosed land or leave such animal unattended unless the same is securely enclosed or hitched to some firm post or other safe fastening.

SECTION 120. Against Animals at Large. No person having the care of any horse, mule, cattle, sheep, goats, swine, geese or other animals, shall permit the same to be at large unless in the immediate care of a sufficient number of persons to maintain complete control thereof at all times.

SECTION 121. Against Vehicles on Sidewalks. No person shall ride, drive, back, lead or otherwise permit any horse or other animal, or any wagon or other vehicle except children's carriages, wheelbarrows, hand carts, bicycles or tricycles on, along or across any sidewalk except to enter or leave a lot or yard, and in so doing any nuisance occasioned thereby shall without delay be removed by the person responsible therefor; provided however, that bicycles and tricycles shall not be allowed on Main street and Park Avenue.

SECTION 122. Against Ice on Sidewalks. No person, the owner or having the care of any lot fronting upon any street, shall permit snow to remain upon any walk in front thereof after eight o'clock in the morning, or after any considerable fall of snow later in the day; or permit any water to escape on to a walk that may produce ice and besides the fine herein provided shall be liable for so doing to the village or any person damaged in person or property thereof.

SECTION 123. Against Obstruction of Streets. No person, the owner or having the control of wagon or other vehicle, or other bulky object, shall permit the same to remain in any street, alley or public ground as a place of storage.

SECTION 124. Against Fast Driving. No person shall ride, drive or lead any horse or other animal upon any street or way where persons usually travel at such rate of speed or in such a way as to endanger the lives or persons of people passing, and in passing persons shall be entitled to the precedence upon all public crossings and drivers shall hold their teams back until the crossing can be safely made.

SECTION 125. Against Interference with Streets. No person shall in any way change or interfere with the line, grade, width or form of any street, lane, alley or public ground or any marks, stakes, mon-

uments, walks or crossing, without lawful authority so to do; nor shall any person dig in any street or alley or public ground without a written permit from the mayor.

SECTION 126. Against Deposit of Rubbish in Streets. No person shall place in any street, alley, public ground, or stream of water, any offal, rubbish or other offensive matter without lawful authority; and ashes placed upon a roadway must not be piled.

SECTION 127. Against Improper use of Streets. No person shall in any street or alley engage in any kind of games or play or throw any missile, fly a balloon or kite or shoot any kind of gun; nor shall any person in such place without a permit from the mayor, sell any goods or wares, or by music, outcry or otherwise, draw or keep any congregation of persons.

SECTION 128. Giving Power to Clear the Streets. No person shall ride any animal or drive any vehicle through any funeral or other lawful procession while in motion; and the mayor may clear the streets or grounds for such processions.

SECTION 129. Regulating Obstructions by Buildings. No person who has placed upon the street or public grounds any building material or other bulky object or who has made any excavation therein, shall leave the same by day unless some competent person is left in charge thereof, or a barrier is erected around the same; nor shall he leave the same by night without like protection, and in addition thereto, one or more tubular lanterns in good order is conspicuously placed and fastened and lit, with oil and wick sufficient to burn twelve hours.

SECTION 130. Against Dogs at Large. No person being the owner or having the charge of any dog, shall permit the same to run at large off his premises; and between June 15, and September of each year, all dogs off the owner's premises shall be kept securely muzzled, and the marshal may kill any dog at large in disregard of the provisions of this ordinance.

SECTION 131. Providing Board for Prisoners. Persons and dumb animals confined in any jail or pound, or otherwise restrained of their liberty within the village of Cortland, shall be furnished food, drink and lodging by the marshal, which shall be of such quantity and quality as the mayor shall direct and the cost thereof shall be reported

with a proper voucher to the Council at each regular meeting succeeding.

SECTION 132. Defining the Penalties for Violation of Ordinances of the Village. Any person guilty of violating any of the ordinances of the village of Cortland, Ohio, unless otherwise provided, shall be fined in any sum not exceeding fifty dollars, and the costs of prosecution and in default of payment thereof shall be committed to such prison or work-house as is lawfully provided for the use of said village until such fine and costs are paid or secured to be paid

LIQUORS. PUBLIC PLACES.

SECTION 133. Making Unlawful the keeping on Places where Intoxicating Liquors are Sold. No person shall keep within the village of Cortland, Ohio, any Ale, Beer or Porter houses, or other place, where intoxicating liquors are sold at retail for any purpose, or in any quantity, otherwise than upon prescriptions issued in good faith and as hereinafter provided, by reputable physicians in active practice, or for exclusively known mechanical, pharmaceutical or sacramental purposes. Provided that this ordinance shall not be so construed as to apply to the manufacturing of intoxicating liquors from the raw material and the sale thereof by the manufacturer of the same in quantities of one gallon or more at any one time.

SECTION 134. Regulating Sales of Liquor or Prescription and for Other Purposes. All prescriptions of intoxicating liquors in any quantity, issued by any person, shall be in writing and signed by the person issuing the same, shall contain the true date when issued, the name of the person for whom issued and the person or firm to whom directed, and the quantity and form of the liquor when delivered. The prescription shall be made in duplicate, one copy of which shall be retained by the person issuing the same, and on the Saturday following the issue of the prescription, it shall be placed on file by the physician with the clerk of the Council, who shall receipt for and safely keep the same, permitting no one except the mayor, Council and the person who prescribed, to inspect the same, and otherwise making all knowledge of the same strictly confidential, unless made public in a court of justice.

SECTION 135. The person or firm selling any Ale, Beer, Porter, or other intoxicating liquors, shall in every instance, and at the time of

the sale, if upon prescription, take up the prescription and make no other sale or delivery upon that prescription, whether the first delivery was of the whole amount prescribed or not. If the sale was for exclusively known mechanical, pharmaceutical or sacramental purposes, the seller shall before delivery, fill a blank to be furnished by the mayor and require the purchaser to sign the same and on the Saturday following all sales, the person or firm so selling shall file with the clerk of the Council all prescriptions of physicians and all papers signed by purchaser for other purposes, who shall retain the same on the same terms and conditions as the duplicates filed by the physicians.

SECTION 136. Making Unlawful Sales of Intoxicating Liquor on Sunday. No person shall sell intoxicating liquors, whether distilled, malt or vinous, on the first day of the week commonly called Sunday, except a regular druggist on the written prescription of a physician as herein before provided and for medical purposes only.

SECTION 137. Making Unlawful to sell Intoxicating Liquors to Certain Persons. No person shall sell intoxicating liquors to a minor except on a written prescription of a physician issued as herein provided, nor to a person for any purpose or in any way, who is intoxicated, or in the habit of getting intoxicated.

SECTION 138. Providing Penalties for the Violation of Certain Ordinances. Any person who violates the first section aforesaid of this subdivision shall on conviction thereof, for the first offense be fined in any sum not less than one hundred dollars and stand committed to the jail or work-house until the fine and costs are paid; and for every subsequent offense shall be fined in any sum not less than three hundred dollars, nor more than five hundred dollars and stand committed to the jail or work-houses until the fine and costs are paid.

SECTION 139. Any person who violates the second, third or fourth sections aforesaid, of this subdivision, shall on conviction thereof, be fined for each separate offense not less than twenty-five dollars, nor more than one hundred dollars, and sentenced to stand committed to jail or work-house until the fine and costs are paid.

CHAPTER XII.

GENERAL ORDINANCE AND REPEALING SECTION.

SECTION 140. Providing as to New and Repealed Ordinances.

Every ordinance passed by the Council of the village of Cortland, Ohio, which contains no provision as to the time when it shall take effect, shall take effect at the earliest date allowed by law; and whenever an ordinance is repealed or amended, such repeal or amendment shall in no way effect pending actions or prosecutions founded thereon, nor consist of actions or prosecutions existing at the time.

SECTION 141. Fixing the Rule of Interpretation. In the interpretation of the ordinances of the village of Cortland, Ohio, the word person shall include any number of persons, firms, or corporation; the word writing shall include printing; oath shall include affirmation; singular shall include plural, and male, female or neuter gender.

SECTION 142. Repealing Certain Ordinances. The following ordinances and parts of ordinances are hereby repealed: An ordinance to prescribe the duties and powers of the board of health passed February 17, 1877. An ordinance to create the office of street commissioner passed March 17, 1877; and the amendment passed March 20, 1880; and the amendment passed February 20, 1889. An ordinance to license peddlers and huxters passed November 27, 1875, and amended May 6, 1876 and May 5, 1877. An ordinance to prevent trespassing on railroads, passed October 13, 1877. An ordinance to provide for a jury passed May 6, 1878. An ordinance fixing the fees of the mayor, passed May 8, 1878. An ordinance to provide for the punishment of vagrants and disorderly persons passed May 3, 1879. An ordinance fixing the salary of marshal passed February 17, 1892. An ordinance to provide board for prisoners confined in the village jail passed June 15, 1878. An ordinance to restrain and prohibit Ale, Beer, and Porter Houses, etc., passed August 11, 1896 and on ordinance amending the same passed October 4, 1893. An

ordinance to license sales at auction, etc., passed August 24, 1878. An ordinance to regulate shows, etc, passed February 21, 1880. An ordinance to establish the grade of Main street passed January 27, 1886. An ordinance to provide for costs before suit, passed September 22, 1886. An ordinance to license meat and fish peddlers, etc, passed September 19, 1888. A resolution to fix the salary of the clerk passed April 4, 1890. A resolution to fix the salary of treasurer passed April 4, 1890. An ordinance to prohibit the use of bicycles, etc., on Main street passed June 10, 1891. An ordinance to provide for the cutting of weeds, etc, passed July 8, 1891. An ordinance to provide against fire crackers, etc., passed December 11, 1891. An ordinance providing a fire limit passed October 27, 1892. An ordinance establishing the grade of School street passed November 9, 1892. An ordinance establishing the grade of Market street passed November 9, 1892. A resolution offering a reward, passed May 17, 1894. An ordinance to regulate billiard and pool rooms passed June 13, 1894. An ordinance to establish the grade of Main, School, Mecca, Market and High streets, passed August 22, 1894, and an ordinance to provide for a fire department passed November 13, 1895, and this ordinance shall take effect and be in force from and after the first day of May 1896, at which time all other ordinances are repealed.

VILLAGE OFFICERS

1874==1896.

1874.

ASA HAINES, MAYOR.

W. W. Post, Clerk.

E. A. Faunce, Treasurer.

Joseph Young, Marshal.

Wm. L. Coe, Street Commissioner.

COUNCIL.

A. S. Gilbert,

J. H. Post,

M. Craft,

R. D. Larnard.

M. Bacon,

A. G. Miller.

1875.

ASA HAINS, MAYOR.
 W. W. Post, Clerk.
 E. A. Faunce, Treasurer.
 H. Robinson, Marshal.
 Joseph Young, Street Commissioner.

COUNCIL.

R. D. Larnard,	A. G. Miller,
Jacob Kinnaman,	E. Post,
Amos Rowlee,	M. Bacon.

1876.

M. C. KENNEDY, MAYOR.
 A. McCorkle, Clerk.
 C. C. Clawson, Treasurer.
 H. Robinson, Marshal.
 A. Burrow, Street Commissioner.

COUNCIL.

A. Rowlee,	E. E. Barnes,
D. W. Beman,	R. D. Larnard,
E. Post,	J. Kinnaman.

1877.

H. ROBINSON, MAYOR.
 L. F. Rowlee, Clerk.
 C. C. Clawson, Treasurer.
 J. A. Hardy, Marshal.
 A. Burrow, Street Commissioner.

COUNCIL.

A. Rowlee,	E. E. Barnes,
D. W. Beman,	John R. Hoagland,
H. G. Bacon,	B. H. Lake.

1878.

D. P. CAMP, MAYOR.
 L. F. Rowlee, Clerk.
 C. C. Clawson, Treasurer.
 K. W. Craft, Marshal.
 A. Burrow, Street Commissioner.

COUNCIL.

John R. Hoagland,	H. G. Bacon,
D. W. Beman,	B. H. Lake,
E. E. Barnes,	A. Rowlee.

1879.

D. P. CAMP, MAYOR.
 L. F. Rowlee, Clerk.
 C. C. Clawson, Treasurer.
 K. W. Craft, Marshal.
 A. Burrow, Street Commissioner.

COUNCIL.

John R. Hoagland,	B. H. Lake,
W. B. Swager,	E. E. Barnes,
A. Brownlee,	D. W. Beman.

1880.

H. ROBINSON, MAYOR.
 E. E. Barnes, Clerk.
 H. J. Gilmore, Treasurer.
 J. A. Hardy, Marshal.
 Benj. Bush, Street Commissioner.

COUNCIL.

A. Rowlee,	D. W. Beman,
John R. Hoagland,	W. B. Swager,
B. H. Lake,	E. Post,

1881.

THOS. HILLOCK, MAYOR.
 E. E. Barnes, Clerk.
 H. J. Gilmore, Treasurer.
 J. A. Hardy, Marshal.
 H. M. King, Street Commissioner.

COUNCIL.

John R. Hoagland,	A. Rowlee,
D. W. Beman,	W. B. Swager,
E. Post,	Can Powell.

1882.

THOS. HILLOCK, MAYOR.
 E. E. Barnes, Clerk.
 H. J. Gilmore, Treasurer.
 Richard Snow, Marshal.
 Marshall Davis, Street Commissioner.

COUNCIL.

A. Rowlee,	D. W. Beman,
John R. Hoagland,	E. P. Post,
Can Powell,	W. B. Swager.

1883.

THOS. HILLOCK, MAYOR.
 E. E. Barnes, Clerk.
 H. J. Gilmore, Treasurer.
 Richard Snow, Marshal.
 Marshall Davis, Street Commissioner.

COUNCIL.

John R. Hoagland,	R. D. Larnard,
W. B. Swager,	A. Rowlee,
E. Post,	D. W. Beman.

1884.

H. D. HOLCOMB, MAYOR.
 E. E. Barnes, Clerk.
 H. J. Gilmore, Treasurer.
 Richard Snow, Marshal.
 Eugene Lattin, Street Commissioner.

COUNCIL.

A. Rowlee,	E. Post,
D. W. Beman,	John R. Hoagland,
R. R. Larnard,	W. B. Swager.

1885.

H. D. HOLCOMB, MAYOR.
 E. E. Barnes, Clerk.
 H. J. Gilmore, Treasurer.
 Richard Snow, Marshal.
 Eugene Lattin, Street Commissioner.

COUNCIL.

W. B. Swager,	A. Rowlee,
R. D. Larnard,	E. Post.
E. B. Wicks,	D. W. Beman.

1886.

H. D. HOLCOMB, MAYOR.
 E. E. Barnes, Clerk.
 H. J. Gilmore, Treasurer.
 J. B. Hardy, Marshal.
 C. M. Hadsell, Street Commissioner.

COUNCIL.

Amos Rowlee,	Ephraim Post,
J. H. Faunce,	W. B. Swager,
R. D. Larnard,	E. B. Wicks,

1887.

H. D. HOLCOMB, MAYOR.
 E. E. Barnes, Clerk.
 H. J. Gilmore, Treasurer.
 J. B. Hardy, Marshal.
 Eugene Lattin, Street Commissioner.

COUNCIL.

W. B. Swager,	A. S. Gilbert,
M. W. Langley,	Amos Rowlee,
Ephraim Post,	J. H. Faunce.

1888.

H. D. HOLCOMB, MAYOR.
 E. E. Barnes, Clerk.
 H. J. Gilmore, Treasurer.
 J. B. Hardy, Marshal.
 Jesse Mapes, Street Commissioner.

COUNCIL.

Amos Rowlee,	Ephraim Post.
W. N. Morey,	A. S. Gilbert.
W. B. Swager,	M. W. Langley.

1889.

H. D. HOLCOMB, MAYOR.
 E. E. Barnes, Clerk.
 H. J. Gilmore, Treasurer.
 J. B. Hardy, Marshal.
 C. M. Hadsell, Street Commissioner.

COUNCIL.

C. K. Abbott,	A. D. Hathaway,
Lewis Hutton,	Amos Rowlee,
Ephraim Post,	W. N. Morey.

1890.

H. D. HOLCOMB, MAYOR.
 E. E. Barnes, Clerk.
 W. C. Andrews, Treasurer.
 J. B. Hardy, Marshal.
 C. M. Hadsell, Street Commissioner.

COUNCIL.

A. S. Gilbert,	Ephraim Post,
M. C. Kennedy,	A. D. Hathaway,
C. K. Abbott,	Lewis Hutton.

1891.

H. D. HOLCOMB, MAYOR.

E. E. Barnes, Clerk.

W. C. Andrews, Treasurer.

J. B. Hardy, Marshal.

C. M. Hadsell, Street Commissioner.

COUNCIL.

C. K. Abbott,

N. M. Richards,

M. C. Kennedy,

J. L. Christy.

Ephraim Post,

A. S. Gilbert.

1892.

J. L. CHRISTY, MAYOR.

E. E. Barnes, Clerk.

W. C. Andrews, Treasurer.

J. B. Hardy, Marshal.

C. M. Hadsell, Street Commissioner.

COUNCIL.

R. E. Bowen,

B. F. Parsons,

C. K. Abbott,

J. A. Bradford,

N. M. Richards,

H. D. Holcomb.

1893.

W. F. HORTON, MAYOR.

E. E. Barnes, Clerk.

W. C. Andrews, Treasurer.

J. B. Hardy, Marshal.

C. M. Hadsell, Street Commissioner.

COUNCIL.

J. B. Caldwell,

N. M. Richards,

R. E. Bowen,

Lewis Hutton,

J. A. Bradford,

B. F. Parsons,

1894.

H. D. HOLCOMB, MAYOR.

E. E. Barnes, Clerk.

W. C. Andrews, Treasurer.

Jas. A. Hardy, Marshal.

C. M. Hadsell, Street Commissioner.

COUNCIL.

L. E. Post,

J. L. Christy,

Lewis Hutton,

J. A. Bradford,

J. B. Caldwell,

N. M. Richards.

1895.

H. D. HOLCOMB, MAYOR.

E. E. Barnes, Clerk.

W. C. Andrews, Treasurer.

D. N. Gehrett, Marshal.

C. M. Hadsell, Street Commissioner.

COUNCIL.

M. F. Gleason,

M. Thomas,

J. A. Bradford,

Wm Rogers,

L. E. Post,

J. L. Christy.

1896.

H. D. HOLCOMB, MAYOR.

E. E. Barnes, Clerk.

W. C. Andrews, Treasurer.

D. N. Gehrett, Marshal.

C. M. Hadsell, Street Commissioner.

COUNCIL.

J. A. Bradford,

C. E. Fisher,

M. F. Gleason,

J. V. Hall,

Wm. Rogers,

M. Thomas.

AN ORDINANCE

To provide for the acceptance of lands heretofore dedicated to Cortland Village by N. A. Cowdery for street purposes, and to provide farther for the establishment of a cross street to connect Main and Grove Streets.

SEC. I. Be it ordained by the Council of the Village of Cortland, two-thirds of the members concurring therein, that whereas, it is deemed necessary by the Council of said Village for the better convenience of the general public to establish a street connecting Main and Grove Streets, and whereas, said N. A. Cowdery has dedicated free of charge to said Village of Cortland, O., for street purposes, land forty feet in width, running from Grove Street to lands of Sigler Bros. and H. J. Gilmore, a distance of 227 9-12 feet, said lands bounded on the North by lands of J. A. Bradford, Sigler Bros. and H. J. Gilmore, on the East by lands of N. A. Cowdery and Cora E. Smith, on the South by Grove Street and on the West by lands of N. A. Cowdery, and contains thirty-three and $\frac{508}{1000}$ Perches of land, being all of lot No. 146, in said Village. And whereas, it will become necessary for said purposes of establishing said cross street to have possession and control of the following described lands, to-wit:

Situated in the Village of Cortland, County of Trumbull, State of Ohio, being part of lot 29 in Bazetta Township, bounded and described as follows, to-wit:

Commencing at the Northwest corner of lands now owned by H. J. Gilmore, on which his store now stands, thence southerly along the west line of said Gilmore land ten (10) rods to lands of N. A. Cowdery, thence west nineteen feet and six inches to lands of J. A. Bradford, thence northerly parallel with the east line ten (10) rods to the line of Main Street, thence east along the line of Main Street nineteen feet and six inches to the place of beginning, being the west part of lands heretofore deeded to Aus-

tin Sigler and Henderson J. Gilmore by Wm. H. Wartman, Executor. Further known as all of Lot Number 132 of renumbered lots in said Village.

And whereas, a committee of said Council was appointed to confer with the owners of the last above described lands, with a view of purchasing the same, which said committee reported that said lands could be bought for the sum of One Hundred and Fifty Dollars, which said sum is by this said Council deemed just and reasonable.

SEC. II. That Hugh Lowry be and is hereby constituted a committee to complete the purchase of said lands upon said terms.

SEC. III. That upon the completion of said purchase and deed delivered the Clerk be and he is hereby authorized and required to draw an order on the Treasurer of said Village in favor of the grantor of said lands for the above named sum.

SEC. IV. That upon the completion of the purchase of the last named parcel of land herein described, the said Council do hereby accept and take under their control for street purposes the first parcel heretofore dedicated for street purposes by N. A. Cowdery, said street to be known as Arch Street.

SEC. V. This ordinance shall take effect and be in force on and after its passage and due publication.

Passed in council this sixth day of Nov., A D 1901.

Attest: E. E. BARNES, Clerk
[SEAL] N. A. COWDERY, Mayor.