

City Ordinance No 14, Entitled,
An Ordinance relating to Intersection
of Streets, and to Curbwalks

R The City of Albany does ordain
as follows,

Section 1st That the grading and grading of
the intersections or Squares of the Streets
and the curbwalks on each and every side
thereto, be done at the expense of the
property (that is the real or landed property
only) Owners adjoining each intersection
under the direction of the Marshall or Street
Supervisor as the Council may direct

Section 2nd That one quarter of each Block shall be
to the expense of all grading, grading and
curbwalks, adjoining to its own Square,
The real estate or land, and ^{not} the improvements
on such to be appraised by the Recorder
and each lot or part of block or blocks to
pay *pro rata* as per assessment or valuation
as may be made from time to time -

Section 3rd That if any one refuses to pay the assessment
for such improvement, it shall be the duty
of said person who has charge of the Streets, to
proceed in law against said delinquent
and to collect such assessment together with
the cost attached thereto

Section 4 That all ordinances heretofore passed relating
to the intersection of Streets and to curbwalks are hereby
repealed

Section 5 This Ordinance shall take effect and be
in force after 5 days from the date of its passage

Attest Passed by the Council and approved July 11th 1871
City Clerk Recorder } N. W. Linnor Mayor
City Clerk Recorder }
Passed July 14th 1871 }