

AN ORDINANCE to Amend Sections 9, 10, 11 and 12 of the Highland Park Code of 1919, Being Sections 245, 246, 247 and 251 of Said Code.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF HIGHLAND PARK, LAKE COUNTY, ILLINOIS:

That Sections 9, 10, 11 and 12 of the Highland Park Code of 1919, being Sections 245, 246, 247 and 251 of said code, be and the same are hereby amended to read as follows:

245. RULES AND REGULATIONS GOVERNING WATER TAKERS AND LICENSED PLUMBERS. 9. The following rules and regulations for the government of water takers and licensed plumbers are hereby adopted and established.

1. All work done on the streets and contemplated by this article must be done under the supervision of the foreman of sewer and water mains and subject to his discretion and approval.

2. The ferrule inserted in the distributory pipes and the service pipe laid shall be the size specified in the permit and the foreman of sewer and water mains shall keep a complete record and a profile of the exact location, number and size of all taps inserted and the length of service pipe laid; the tapper being hereby required to make immediate report to the commissioner of public health and safety of such details.

3. Applications for permits to connect service pipes with any supply pipe must be made in writing to the city clerk. The following sums shall be paid to the city collector for the insertion of the service cock or valves: 3/4 inch pipe, \$30.00, including the furnishing of the 3/4 inch corporation cock or valve, 3/4 inch stop cock, 3/4 inch meter, meter pit, meter pit cover and necessary labor for making tap, building meter pit and installing meter; 1 inch pipe \$35.00 including 1 inch corporation cock or valve, 1 inch stop cock, 1 inch meter, meter pit, meter pit cover and necessary labor for making tap, building meter pit and installing meter. No such connection shall be made by any person not regularly and lawfully employed by the city.

4. Notice must be left at the office of the foreman of sewer and water mains by the plumber about to lay down service pipe, fixing the day on which he wishes the ferrule inserted. This notice must be given at or before four o'clock p. m. two days previous to the excavation for the insertion of the ferrule.

5. No person except the city tapper, or other person authorized by the superintendent of water works, shall be permitted under any circumstances to tap the street mains or insert stop-cocks or shut-off valves or ferrules therein. All service cock valves or ferrules must be inserted at an angle not greater than forty-five degrees from a horizontal diameter and not in any case nearer than six inches from the bell of the pipe; the size of the stop cock or valve to be inserted shall be specified in the permit.

6. Not more than one house shall be supplied from one service pipe except by special permission of commissioner of public health and safety.

7. Where the city water is used in supplying water to steam and hot water plants, a check valve must be used to prevent steam or hot water from backing up from such heating plant to the service pipe supplying such water.

8. Water rents shall be due and payable on the first day of November, the first day of April, and the first day of August of each year, fixed upon the reading of the meters for the preceding period and since the last reading of each meter. It shall be the duty of the City Collector, within fifteen days following the expiration of each period, to send out to all water takers, bills for the relative times and in the amounts herein provided.

9. All applicants for water shall apply in writing for the same to the City through its Water Department. Each applicant shall sign a contract for the purchase of water from the City at the rates and terms as provided or to be provided by ordinance. Such contract shall provide that the user agrees to pay for water until such time as he shall give notice that he wishes service discontinued, as herein provided. Such notice must be given to the Water Department of the City in writing, at least three days before the time proposed for discontinuance of service and shall state the time when the user wishes to discontinue the service.

10. Applicants for water must state fully and truly the purposes for which it is required, and when paying the charges for it, they must frankly and without concealment answer all questions put to them relative to its consumption, and the applicant shall, in such application, agree that in consideration of the insertion of the ferrule he will pay or cause to be paid the assessment levied upon said premises for the water pipe that is proposed to be tapped, and that he will faithfully comply with the rules established by this chapter. In case of fraudulent misrepresentation on the part of the applicant, or for use of water not embraced in the applicant's bill, or for willful or unreasonable waste of water, the supply of water shall be cut off and all the payments shall be forfeited to the city.

11. The superintendent of water works and his authorized agent shall have free access, at all hours of the day, between seven o'clock a. m. and six o'clock p. m. to all parts of every building in which the water is delivered and consumed, to examine the pipes and fixtures and to examine and read all meters, and to ascertain, in cases where meters are not used by water takers, whether there is any unnecessary waste of water.

12. The commissioner of public health and safety may at any time, when in his judgment the public interests requires it, prohibit the use of city water for street or lawn sprinkling purposes or for fountain purposes, if such use is deemed proper, and no person shall so use city water during the time for which such purpose shall have been so prohibited.

13. The commissioner of public health and safety shall supply meters to all service pipes now connected, or that may hereafter be connected, with the public mains of the city. The size, capacity, and kind of each meter to be determined by the commissioner of public health and safety or by such person to whom such determination may from time to time be delegated by him; Provided, however, that the council by resolution duly spread upon the minutes, may permit water to be taken through a service pipe without meters by water takers at the rate in this article provided. The meters to be used shall be of the kind fixed by the council.

14. If proprietors of yards, manufacturers, halls, stores, hotels or public buildings, regular customers of water from the works wish to lay large pipes with hydrant and hose couplings to be used only in case of fire, they shall be permitted to connect the service mains at their own expense, upon application for a permit to the commissioner of public health and safety, and under the direction of the foreman of sewer and water mains, and will be allowed the use of water for fire purposes only, free of charge; Provided, however, that for any improper use, in the judgment of the commissioner of public health and safety, of water through said pipes, or hydrants, or for any other purpose than to extinguish fire, the commissioner of public health and safety shall cut off the supply of such pipes and hydrants from the mains of said city at the expense of such proprietors.

15. The water shall not be turned into any house or premises or pipe except upon the order of the city clerk, nor until the applicant shall have paid his water rent for the current term, and plumbers are strictly prohibited from turning water into any service pipe, except upon the order and permission of the city clerk.

16. No hydrant, except public drinking fountain or hydrant used for fire purposes, shall be placed within the limits of any public street, and no drinking fountain or hydrant shall be erected for public use which has openings by which it can be used as a source of domestic supply.

17. The collection of all water rents shall be under the direction of the Commissioner of the Department of Accounts and Finance. All bills must be paid promptly when due. The city collector is hereby positively prohibited from allowing credit to anyone; and the foreman of sewer and water mains shall cut off the supply of water from all service pipes where the bill for the water through said pipes shall not have been paid within thirty days after the date of mailing the same to the taker thereof. The fact that any property taking water shall be occupied by tenant or leasee of the owner or sub-leasee shall not operate to prevent the city from cutting off the supply of water for non-payment of water bills, even though at such time of disconnection there shall have been a change of ownership or tenants or occupants, and the water may have been taken by any such person or persons.

18. For a violation of any of these rules and regulations, or such others as the council may hereafter adopt, the council reserves the right to stop the supply of water without any preliminary notice, anything in these rules to the contrary notwithstanding, nor will it be restored until all back water rents, taps and damages shall be paid, together with one dollar for the expense of turning off the water and turning it on again, and upon a satisfactory understanding that no further cause of complaint shall arise, and the council hereby reserves to itself the full right, power and authority to cut off the supply of water at any time, without incurring any liability or cause of action for damages of any kind, or any permit granted or regulations to the contrary notwithstanding. In case of a second violation of the regulations by any person, the commissioner of public health and safety may cause the ferrule to be drawn. Should this be drawn a charge of three dollars will be made for reinserting it.

246. PENALTY FOR VIOLATION OF RULES AND REGULATIONS. 10. Any person who shall violate any or either of the rules and regulations for the government of water takers or plumbers specified in this article, shall, upon conviction, in addition to the enforcement of the forfeitures, liabilities, stipulations and reservations therein contained, pay a fine of not less than ten dollars nor more than two hundred dollars for each offense.

250. WATER RATES. 11. The following water rates are hereby adopted: Minimum rate where meters are not used: Four-Month Period, ending August 31st \$2.00 Three-Month Period, ending Nov. 1st 1.50 Five-Month Period, ending April 1st 2.50 Where meters are used, a charge of 15 cents net per one hundred cubic feet will be made for all water used. In no case, however, shall the charge for any period be less than the minimum rate.

Special rates for water used for special purposes shall be fixed from time to time by the council or such person as it may designate.

251. LEAKS—ADJUSTMENT OF WATER BILLS. 12. In the event of a leak occurring upon any premises, the water taker upon whose property the same occurs, shall, upon application by the commissioner of public health and safety, be permitted to pay for water used during the term when such leak occurs on the basis of the average amount previously paid for the premises on which said leak occurred during the corresponding period; Provided, however, that no adjustment shall be made where leaks have occurred, except upon the presentation to the commissioner of public health and safety of a sworn statement by a duly licensed plumber that such leak has been fixed and repaired and that there are no other leaks on the premises, and, provided further, that after notice by the city authorities to any owner or occupant of premises using city water that there is a leak existing in the pipes or fixtures on said premises, where the same has not been repaired within three days from the date of said notice, no allowance for leakage shall be made.

Provided, further, that the terms of this section shall not apply and the water taker shall not be entitled to the privileges herein granted if the leak be such a one in the judgment of the head of the Water Department of the City, as would have been discovered or noticed by the exercise of ordinary care and diligence on the part of the water taker, or if the leak was actually apparent to and within the knowledge of the water taker. This amendment shall be in full force and effect from and after its passage, approval and publication.

Approved October 24th, 1927.
Passed October 24th, 1927.
Approved October 25th, 1927.

ATTEST:
V. C. MUSSER
City Clerk
Filed October 24th, 1927.
Passed October 24th, 1927.
Approved October 25th, 1927.

BENJAMIN F. LEWIS
Mayor

Also we have so many handshakers now, that many people are having to take treatment for lame arms. Complaint is made of the refuse left along the roads of Illinois by picnic parties, but they probably think the owners have nothing to do but pick up their dirt.

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when you have one of these wonderful all-electric radio sets

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We have a complete assortment of party needs—Favors, Horns, Masks, Invitations, Nut Cups, Noise Makers, Pumpkins, Decorated Crepe. . .

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SPECIAL ASSESSMENT NOTICE NO. 323
Notice is hereby given to all persons interested that the City Council of the City of Highland Park, County of Lake and State of Illinois having ordered the construction of a concrete system of cast iron water mains in Sheridan Road, County Line Road, along a line two (2) feet west of and parallel with the east line of Lot 112, Baird and Warner Inc., Addition to Deere Park Subdivision, and in Deere Park Drive South, All in the City of Highland Park, County of Lake, State of Illinois, the ordinance for the same being on file in the office of the City Clerk of said city and having applied to the County Court of Lake County for an assessment of the costs of said improvement according to benefits, and an assessment thereof having been made and returned to said court, the final hearing thereon will be had on the 12th day of November A. D. 1927 or as soon thereafter as the business of the court will permit.

Said assessment is payable in 10 installments, with interest at the rate of six (6) per centum per annum on all installments from and after date of issue of first voucher. All persons desiring may file objections in said court before said day and may appear on the hearing and make their defense.

G. L. VETTER
Officer appointed to make said Assessment
Dated at Highland Park, Ill., October 27th, A. D. 1927.

SPECIAL ASSESSMENT NOTICE
SPECIAL WARRANT NUMBER 211
Public notice is hereby given that the County Court of Lake County, Illinois, has rendered judgment for a special assessment upon property benefited by the following improvements: The construction of a reinforced concrete sewer main, 48 inches in diameter, by South Broadway Avenue, Oakland Drive, Lyman Court, and Woodland Road in Ravinia Park, Highland Park, Lake County, Illinois, or Highland Park, Lake County, Illinois, will more fully appear from the certified copy of the judgment on file in my office. That the warrant for collection of such assessment is in the hands of the undersigned.

All persons interested are hereby notified to call and pay the amount assessed at the Collector's Office, City Hall, corner Green Bay Road and Central Avenue, Highland Park, Illinois, within thirty (30) days from the date thereof.

Notice is further given that the said assessment is divided in ten (10) installments. That the amount of the first installment is \$6,560.00 and that each of the remaining installments is \$6,560.00. That all installments draw interest at the rate of 6 per cent per annum from October 3rd, 1927. The first installment is payable on the 2nd day of January, A. D. 1928.

The second installment one year thereafter and so on annually until all installments are paid.

FRED W. RUBLEY
City Collector
Dated at Highland Park, Illinois, this 27th day of October, 1927.

The politicians are hoping Coolidge's mantle will fall on them, but the tailors say it will take a lot of alterations before it will fit them.

The people who prefer radio sermons to attending church because no contribution box is passed there, might reflect that the loud speaker will not transmit the vision of their new fall clothes.

The folks who want to know the proper etiquette for seating guests at dinner, might be informed that they should be seated on chairs and not on the table.

So many back slappers are greeting us nowadays, that the American people's coats are getting shiny and threadbare.

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ILLINOIS

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Leave Your Order Friday for Saturday Delivery

DRY ONIONS — 10 pounds for 25c

Rib Pork Roast, 3 1/2 lb cuts 29 1/2c

Fresh Little Pig Hams, the lb 19 1/2c

Rib Roast, baby beef, the lb 35c

Shoulder Veal Roast, 5lb cuts, the lb 19 1/2c

Breast Veal, with pocket, lb 15c

Front Leg Veal Roast, lb 25c

PUMPKINS—each 5, 10, 15, 20, 25

LEG LAMB
1927 Spring
the pound

28 1/2c

Fresh Hamburger Steak, lb 15c

Flank Steak, lb 25c

Breast Lamb, lb 10c

Fresh Plate Beef, lb 12 1/2c

Frankfurters, lb 23c

Breakfast Links, lb 23c

Sugar Cured Hams, lb 25c

Bacon Squares, lb 20c

California Hams, lb 20c

APPLES—FANCY JOHNATHANS, the bushel \$2.65
FANCY COOKING, the bushel

Fresh Spring Chicken, lb 34 1/2c

Top Leg Lamb, lb 32 1/2c

Rib Lamb Chops, lb 45c

Pork Tenderloins, lb 55c

Fresh Calves' Liver, lb 53c

Boston Pork Butts, lb 28c

Salt Pork, lb 25c

Beef Liver, lb 15c

New Sour Kraut, quart 12c

MILLER & HART BACON—sliced—3 pounds for \$1.00

FRESH HALIBUT STEAK the pound 33 1/2c

Eggs, 3 dozen for \$1

Eating Apples, 3 lb for 25c

Cooking Apples, 4 lb for 25c

Cabbage, 3 lb for 10c

Yellow Turnips, 6 lb for 25c

Yams, 6 lb for 25c

Jersey Sweets, 4 lb for 25c

Juicy Oranges, 3 dozen for \$1

Santa Clara Prune, 2 lb for 25c

FRESH MUSHROOMS—the pound 49c

Lemon Peel, lb 35c

Orange Peel, lb 35c

Citron Peel, lb 39c

Sweetheart Tomato Soup, 3 cans for 23c

Peas, Corn, Tomatos, or Bantam Corn—Two No. 2 cans for 25c

Sweet Relish or Sweet Mixed Pickles—large jar for 26c

Santa Clara Prunes, 2 lb for 25c

Cinnamon Coffee Cakes, each 30c

FRESH PEAS—2 pounds for 39c

WHOLE WHEAT BREAD 15c

FRUIT FILLED COTTAGE CAKE 35c

COFFEE CAKE Almond Filled 40c

Fancy Wis. Potatoes 25c

Friday only, peck

25c