

blowing), without permission of an alderman, under the penalty of five dollars, to be recovered of any person directing or causing the same to be done.

174. Section 5. If any person or persons shall empty or cause to be emptied any ashes within twenty feet of any combustible material, building or superstructure within the fire limits of the City of Golden, or if any person or persons shall empty or cause to be emptied any ashes within the corporate limits of the City of Golden, without first having thoroughly saturated the same with water, such person or persons shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum not exceeding twenty-five dollars.

175. Section 6. Any person who shall, within sixty feet of any building in which fire is kept within this city, put any hay, straw, or other combustible materials, in stack or pile, without first having the same enclosed or secured so as to protect it from flying sparks of fire, shall be subject to a fine of ten dollars for each offense, and a like fine for every week the same shall be allowed to remain after notice to remove the same.

176. Section 7. No chimney shall hereafter be built in this city with less than four inches in thickness of brick or stone completely imbedded in lime mortar and plastered on the inside with a smooth coat of the same. Holes for stove pipes shall have a sheet-iron, fire-brick, or earthen thimble inserted into the chimney, imbedded in mortar, and, when not in use, a tin or sheet iron stopper with a flange at least half an inch wide outside of the brick. Every person who shall hereafter build, or cause a chimney to be built, contrary to the provisions of this article, shall for every such offense forfeit and pay to the City of Golden the sum of ten dollars, and every owner of any chimney that shall hereafter be built, contrary to the provisions of this section, shall cause the same to be altered within ten days after notice shall be given to make such alteration by any fire warden, or forfeit and pay the sum of five dollars for each and every week thereafter, so long as said chimney shall remain unaltered.

177. Section 8. Any person who shall hereafter set up or use any stove without having under the same a sheet of zinc or other metallic substance, or a box containing sand or other non-combustible substance, or who shall place and use a stove the top side of which is within two feet of any part of any wood work of the wall or partition of any building, without protecting such wood work with metallic covering, so as to effectually prevent the same from taking fire from such stove, shall forfeit and pay to said city the sum of five dollars, and for each week such stove shall remain in such condition a like fine of five dollars.

178. Section 9. That no corral for the storage of hay, straw or other combustible materials shall be erected or maintained within two hundred feet of any railroad track in said City of Golden, or within one hundred feet of any building where fire is kept, unless the same be securely protected from flying sparks of fire. Any person or persons violating this section shall forfeit and pay to the City of Golden the sum of ten dollars, and the further sum of ten dollars for every forty-eight hours the same is continued in violation thereof.

ORDINANCE NO. 11

Concerning the Fire Department.

(Town Ordinance 1877, Chapter XV, Gen. Secs. 131 to 135,
Inclusive, Compiled Ordinances 1900.)

Fire Limits.

179. Section 1. The fire limits of the City of Golden, Colorado, shall ex-

tend to and embrace all the territory within the corporate limits of the city. (As amended February 6, 1920.)

Building Restrictions.

180. Section 2. No building shall be erected hereafter within the fire limits unless the same shall be constructed in conformity with the following provisions: 1st.—All outside and partition walls shall be made of stone, brick or other fire-proof material. 2nd.—Outside and partition walls, not exceeding twenty-four feet in height, from the tops of the sidewalks to the under side of the roof, joints or rafters, shall not be less than eight inches in thickness, if of brick, nor less than sixteen inches in thickness, if of stone; but all outside walls exceeding twenty-four feet in height shall not be less than twelve inches in thickness for the first twenty-four feet, if of brick, nor less than eighteen inches in thickness, if of stone. 3rd.—All joists, beams and other timbers in outside and partition walls shall be separated at least four inches from each other with stone or brick laid in mortar. 4th.—All end and partition walls, except end walls fronting on the street, shall extend above the sheeting of the roof at least seven inches, or three courses of brick, and in no case shall the planking or sheeting of the roof extend across any partition or end wall, except end walls fronting on streets.

181. Section 3. No wooden building shall be erected within, or moved into this city, or moved from one place to another therein, nor shall any wooden addition to any building within the corporate limits of the city be allowed. Provided, however that wooden buildings may be allowed in sparsely settled and outlying portions of the city upon permit therefor first had and obtained from the mayor or City Council. Application for such permit shall be made in writing to the mayor and shall state the place of location and size of such proposed building, and the use that is to be made of same. Such permit, when granted, shall be issued by the city clerk, for which a fee of \$1.00 shall be paid by the applicant. Every person who violates any of the provisions of this section shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be fined in any sum not less than five nor more than one hundred dollars. (As amended February 6, 1920.)

182. Section 4. Any owner, builder, or other person who shall own, build or aid in the erection of any building or part of building within said limits contrary to or in any other manner than authorized by the provisions of this ordinance, or who shall own, remove, or assist in removing, any such building from without said limits into the same, shall be subject to a fine of not less than twenty-five dollars and not exceeding one hundred dollars, in the discretion of the court, for the first offense, and to the like fine for every forty-eight hours such person shall fail to comply with the provisions of this ordinance, or continue in violation thereof. If any person shall violate any other provision of this ordinance he shall be subject to the like fine.

183. Section 5. Any wooden building which may be erected, enlarged, or removed, or in process of erection enlargement, or removal, contrary to this ordinance, shall be deemed a nuisance, and, upon information, it shall be the duty of the mayor of said city, after due notice to the owner or builder thereof, to abate the same, by an order in writing to require the city marshal to raze the building to the ground. The expenses of such removal shall be reported to the City Council, and may be collected of the owner of such building by suit.

→ ORDINANCE NO. 155

(Passed November 5, 1937.)

Repealed by Ord. 349
An Ordinance Relating to Ash Pits and Ashes.

184. Section 1. Each and every residence or business property, wherein coal, wood or other ash producing fuel is burned, shall be equipped with a