

130. Section 17. The handling or storing of any inflammable liquid within dangerous proximity to open flame or fire is expressly prohibited.

131. Section 18. All tank wagons, and wagons containing tank faucets, when used for distribution of inflammable liquids, shall be of substantial workmanlike construction and shall be subject to the approval of the fire warden, who shall inspect and keep record of such wagons or vehicles, which shall be plainly marked with their record number. All faucets connected to such tank wagons shall be kept locked or have handle removed when not in use, such handle to be so constructed that it may not be removed except when the faucet is tightly closed, and all measures and faucets shall be covered or otherwise protected.

132. Section 19. It shall be unlawful for any person, firm or corporation to keep or store in any magazine, building or other place within the corporate limits of the City of Golden, at one time or place, blasting powder, giant powder or dynamite exceeding in quantity 50 pounds, and the same shall be kept in a covered and safe receptacle, secure and at a safe distance from fire, lighted lamps or candles, and in a situation where the same may be easily removed in case of fire. The storage of nitro-glycerine in this city is absolutely prohibited.

133. Section 20. Not more than 10 pounds of gunpowder may be kept in closed metal canister in a store or ware room away from artificial heat or light; provided, that not more than fifty pounds of gunpowder may be kept in a magazine made of fireproof material or of wood covered with sheet iron and mounted on wheels, and kept securely locked except when necessarily opened for use by authorized persons, and not more than 1,000 blasting caps in a similar, but separate, magazine. Said magazine shall be conspicuously labeled in red letters at least four inches high "EXPLOSIVES" and located within the building on the floor nearest the street level and within ten feet of the street entrance.

134. Section 21. Any and all persons, firms or corporations who shall violate any of the provisions of this ordinance or fail to comply therewith, or who shall violate or fail to comply with any order or regulation made thereunder within ten days, or who shall build in violation of any detailed statement of specifications or plans, submitted and approved thereunder, or any certificate or permit issued thereunder, shall severally for each and every such violation and non-compliance, respectively, forfeit and pay a penalty in any sum not less than \$25.00 nor more than \$100.00, each day constituting a separate offense. The imposition of one penalty for any violation of this ordinance shall not excuse the violation or permit it to continue and all such persons shall be required to correct or remedy such violation or defects within a reasonable time.

CHAPTER VII.

Relating to Contracts.

ORDINANCE NO. 9

(Town Ordinance 1877, Chapter XIV, General Section 93,
Compiled Ordinances of 1900.)

135. Section 1. That all labor on bridges, cuts, fillings, etc., when the probable cost shall exceed fifty dollars (if the nature of the labor to be performed will admit of the same), shall be by contract, and when any such labor is required the City Council or chairman of committee on streets and alleys shall give notice of same by posting up notice, or by advertising in the county paper or papers that sealed bids will be received on said labor to be performed, the City Council reserving the right to reject all bids.
