

then have proper stop cocks, so that the superintendent of water shall be able to stop the water from either of the pipes so used without interfering with the use of the other.

637. Section 2. All stop boxes and hydrants shall be of iron, and the stop boxes provided with a suitable cover and kept free from obstruction, so that the water can at any time be turned off without delay or hindrance. In case it shall become necessary at any time for the superintendent of water to dig up such stop box in order to turn off the water, such digging up shall be at the owner's expense, and an account of such expense shall be kept, and no water shall thereafter be turned on until such expense shall have been repaid to the city, and an iron box put in, if none shall then be in.

638. Section 3. All hose used for sprinkling, irrigation or other purposes shall be kept in good repair, so as to prevent a waste of water, and no hose or pipe shall be used for sprinkling or irrigation purposes without a nozzle or other device for sprinkling used in connection with such hose or pipes, the discharging vent of which nozzle or other device shall not exceed one-fourth of an inch in diameter. Water shall not be turned on or permitted to flow through more than one nozzle or other device for sprinkling or irrigation, at or during the same time on each lot or parcel of ground of the size specified in the first section of this ordinance.

639. Section 4. Every license for the use of water is issued subject to the provisions of this and all other ordinances of this city applicable thereto, and a violation of the terms of the license or of said ordinance shall authorize the shutting off of water without rebatement to the licensee of any portion of the license money unearned by the city, and water shall not be turned on again except on the procuring of a new license.

640. Section 5. The use of water for irrigation or sprinkling shall be confined to the following periods, viz: Between the hours of five and eight o'clock in the forenoon and five and eight o'clock in the afternoon. And that the city may at the discretion of the City Council be divided into districts, and the consumers of water be restricted to three hours' daily use of water. And that but one nozzle of not more than three-sixteenths-inch in diameter, or an equivalent thereof, shall be used at the same time upon one lot.

(This section as amended March 13, 1893.)

641. Section 6. Any person who shall violate any of the provisions of this ordinance, or permit its violation by any person under his authority or control, shall be deemed guilty of a misdemeanor, and upon a conviction thereof shall be fined in a sum of not less than ten (\$10) dollars nor more than three hundred (\$300) dollars.

#### ORDINANCE NO. 39

(Passed January 2, 1901.)

#### Sprinkling Shade Trees, Parking, Sidewalks, Etc.

642. Section 1. That general sections 34, 35, 37 and 38, the same being Article VII of Chapter I, entitled "City Officers" compiled ordinances of 1881, be and the same are hereby amended by striking out the word "commissioner" wherever the same appears in any of said sections, and by inserting in lieu thereof the word "supervisor."

(Note: See Ordinance 59, Chapter III.)

643. Section 2. That general sections 408, 409, 410 and 411, of the compiled ordinances of 1881, and all other ordinances and parts of ordinances

in conflict herewith, be and the same are hereby repealed. Provided, however, that the holder of each sprinkling or irrigation license may have the privilege, during the irrigating season and hours as fixed by ordinance, to sprinkle the parking and shade trees on the side of the street adjoining the lot or lots described in such license; and until a system of sprinkling the streets in the business portion of the city is provided for by the City Council, the holder of each license for water for business purposes may, during like season and hours, sprinkle the sidewalk and street and on the side of the street only adjoining the licensee's place of business described in such license. In all such cases the licensee shall take care to prevent a needless waste of water. Any abuse of the privilege herein given may be abated by the superintendent of water as in other cases, as provided by the ordinances of the city.

**ORDINANCE NO. 18**

(Passed July 28, 1879.)

**License, Rates, Regulations, Etc.**

644. Section 1. For any of the uses specified in this ordinance, an application may be made to the superintendent of water for a permit to have tapped the street mains forming a part of the town water works. If granted, such permit shall be signed by such officer in his official capacity, shall set forth the name of the person for whose benefit such permit shall be granted, the size of the stop for discharging the water from the mains to the service pipes, and, as near as may be, the point at which the tapping is to be done, the place to which the water is to be thus conducted, the situation of the hydrant, and the contemplated uses of such water thereby; and such officer shall keep a record of all permits in a book kept for that purpose in his office, which record shall set forth the substance of every such permit. Provided, that by virtue of such permit no more water shall be used than shall be necessary, at the time of placing the service pipe and their fixtures, to test the tightness of such pipe and their fixtures, and the condition of such pipes and fixtures for the flow of water; and, provided further, that any other legitimate uses than those specified in said permit may be made of such water, the proper license having been obtained therefor.

645. Section 2. The officer superintending the tapping of the street mains for service pipes, shall engage a qualified plumber, when not himself such, to do the necessary work thereat, and shall charge the person for whose benefit the tapping shall be done the cost price only of such work, and such cost price shall be paid in advance, and shall be the present price used in the city of Denver.

646. Section 3. Any person permitted as aforesaid may do the rest of the work by which he is thus to obtain water, at his own risk and by his own employes, the same to be qualified plumbers, and such work shall be done according to the provisions of this ordinance and the permit.

(Note: See Ordinance 49, Chapter XV, as to Plumber's license.)

647. Section 4. Any person proposing to extend his service pipes for the supply of any other rooms or tenements, or for any other purposes than those for which he or others shall have a license, shall, before so doing, obtain a further permit in the manner aforesaid, said permit to be free of charge. Provided, that no such permit shall be required of any person to make a further extension upon his premises, when any such further extension shall not be for a larger use of water than the terms of the existing