ORDINANCE NO. 125.

AN ORDINANCE REGULATING AND LICENSING JOINDER AND TAPPING INTO SEWERS Lying WITHIN ACQUISITION AND IMPROVEMENT DISTRICT NO. 1 OF SOLANO COUNTY.

THE BOARD OF SUPERVISORS OF THE COUNTY OF SOLANO, DO ORDAIN AS FOLLOWS:

Section 1. No opening or excavation shall be made in any street or public right of way lying within Acquisition and Improvement District No. 1 of Solano County for the purpose of connecting a house sewer or drain of any kind with a public sewer or the repair thereof, unless and until a permit to do such excavating and to make such sewer connection has first been obtained from the Supervisors of the District wherein said proposed connection is located;

Section 2. Before such permit is issued, the party desiring to make such excavation shall deposit with the said Supervisor, a sum of money equal to one dollar per each lineal foot of house sewer between said connection and the boundary of the county road or right of way wherein said main sewer is located.

Section 3. A Sanitary Inspector shall be appointed by the Board of Supervisors, whose duty it shall be to supervise said work and enforce compliance with the terms of this ordinance.

Section 4. A receipt will be given by the said Supervisor and the money so deposited will be retained until the work of excavating, installing sewer pipe, back-filling and replacing pavement has been completed to the satisfaction of the Sanitary Inspector. On completing work as above, the amount deposited, excepting the Sanitary Inspector's fee, will be returned to the depositor. The said Inspector's fee shall be $2.50.

Section 5. The location and the dimensions of the opening in such street and the manner of making such opening shall be subject to the approval of the Sanitary Inspector. Excavations must be made in such a manner as will cause as little damage to the street as possible, and the party receiving such permit will be held responsible for all damage to any person or property due to such excavation or to any act or omission on the part of such party or on the part of anyone in the employ of such party.

Section 6. All pipe laid or installed within the lateral limits of the County road, together with the connection proper to the main sewer, must be so laid or installed by a duly licensed plumber, according to the following specifications:

(a) House connecting sewers from the street or property line to the public sewer shall be laid on a slope of at least one-fourth inch fall per foot of length.

(b) Where the slope of one-fourth inch per foot would bring the end of the house sewer more than four feet above the public sewer then the connection may be made by bringing the house sewer up vertically up to be joined at the top by a suitable T to the portion laid on the regular slope.

(c) The house sewer shall be connected with the public sewer so that the flow in the house sewer will join the flow in the public sewer at an angle of about thirty degrees.

(d) Where connecting Y's are not already in place in the public sewer connections shall be made, in the case of six inch public sewers, by replacing a single length of public sewer with a standard Y branch to fit the house sewer. On larger size public
sewers the connections shall be made by cutting an opening into the public sewer just sufficient to allow the house sewer to enter without projecting into the public sewer beyond the inside surface. All taps must be made in the presence of the Inspector.

(a) Under all conditions the Y or cut in branch connections shall be completely incased in concrete so as to securely support the weight of the connecting house sewer and also to prevent the connection being disturbed by settlement.

(f) Joints in house sewers shall be made of either cement mortar or of an asphaltic joint filler satisfactory to the Sanitary Inspector.

(g) Portland cement mortar for joints shall be composed of equal parts of cement and clean sand mixed with as little water as will allow the mortar to be solidly packed into the joints to the full depth. A swab must be used inside of the pipe to wipe each joint as it is made. When an asphaltic mixture is used in making joints, the bottom one-third of the depth of the joint shall first be filled with oakum or jute packed in solid and the joint poured with hot filler. All laying and jointing of pipe shall be to the complete satisfaction of the Sanitary Inspector.

(h) Backfilling over the sewer shall be done as may be ordered by the Sanitary Inspector. He may either order the earth back-filled into water or he may order the earth moistened and tamped in layers to his complete satisfaction.

(i) In replacing payment on paved streets, the trench shall be rounded above the surface with earth and allowed to remain in such condition for 30 days after which the trench shall be opened to a depth of 2 inches below the bottom of the present pavement and then filled with the same class of paving material as at present, or with an approved substitute. The work shall be done as directed by and to the satisfaction of the Sanitary Inspector who must also approve such a substituted material before it may be used.

(j) The party who may be granted the permit to make connections with the public sewer must supply all material and labor and shall carry on and complete the work to the satisfaction of the Sanitary Inspector. No street shall be opened, pipe laid or trenches back-filled without first informing the Inspector as to the time.

Section 5. Where the term "street" is used in this ordinance, it shall be understood to mean any public street, alley, right of way or public place, or any right of way for a sewer obtained under the above mentioned Acquisition and Improvement District No. 1.

Section 6. This ordinance shall take effect thirty (30) days from and after its passage, and the Clerk of the Board of Supervisors is hereby directed to cause this ordinance to be published in Vallejo Morning Times Herald, a newspaper of general circulation printed and published in the County of Solano, State of California, for at least one week prior to the fifteenth day after its passage.

Section 7. Violation of any of the terms of the above ordinance shall be a misdemeanor and punishable by fine not less than twenty-five ($25.00) dollars, nor more than five hundred ($500.00) dollars, or imprisonment in the County Jail for not less than thirty (30) days nor more than one year, or by both such fine and imprisonment.
The foregoing ordinance was passed and adopted by the Board of Supervisors of the County of Solano, at a regular session of said Board on the 2nd day of February, 1931, by the following vote:

Ayes: Supervisors Birchmore, Danielson, Sheveland and Schmeiser.

Noes: None.

Absents: Supervisor Christensen.

Attest:

G. E. Schmeiser
Chairman of the Board of Supervisors of the County of Solano, State of California.

G. G. Halliday
County Clerk and Ex-officio Clerk of the Board of Supervisors.