DOCUMENT NO. 261

ORDINANCE NO. 51
Fixing Water Rate to Inhabitants.

Book A2 Page 547 File 2
CHARTER ORDINANCE NO. 51

New Charter

An ordinance fixing the rates to be collected by any person or
water company for the use of water supplied to the inhabitants
of the City of San Diego.

In the name and by the authority of the City of San Diego: The
City of San Diego acting herein by its Board of Trustees does
ordain as follows, to wit:

Sec 1.

On and after the 1st day of July 1880 it shall be lawful for
any person or water company supplying water to the inhabitants
of the City of San Diego to charge and receive therefor as
follows to wit:

1st Tenements occupied by a family of not more than three persons
per month - $2.00.

2nd Tenements occupied by five persons $2.50 per month and for each
additional person 25¢ per month.

3rd Large stores and warehouse - $2 to $3 per month.

4th Small shops and stores - $1 " $2 " " .

5th Saloons - $2 " $3 " " .

6th Coffee houses open day and
night - $6 " $8 " " .
<table>
<thead>
<tr>
<th>Day</th>
<th>Service Description</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>7th</td>
<td>Rooms in 2nd Stories</td>
<td>$1 to $2 per month</td>
</tr>
<tr>
<td>8th</td>
<td>Dentists Rooms</td>
<td>$2 per month</td>
</tr>
<tr>
<td>9th</td>
<td>Bakeries for monthly use of flour each 25 Barrels</td>
<td>$3 per month</td>
</tr>
<tr>
<td>10th</td>
<td>Blacksmith Shops from $2 to $3.50 per month</td>
<td></td>
</tr>
<tr>
<td>11th</td>
<td>Livery stables including water for washing carriage's for each horse $1 per month</td>
<td></td>
</tr>
<tr>
<td>12th</td>
<td>Feed yards from</td>
<td>$8 to $20 per month</td>
</tr>
<tr>
<td>13th</td>
<td>Horse and carriage per month</td>
<td>$.75¢</td>
</tr>
<tr>
<td>14th</td>
<td>Slacking lime per bbl</td>
<td>$.25¢</td>
</tr>
<tr>
<td>15th</td>
<td>Barber Shops per single chair $1.50 per month and for each additional chair</td>
<td>$.50 per month</td>
</tr>
<tr>
<td>16th</td>
<td>Hotels small</td>
<td>$5 to $8 per month</td>
</tr>
<tr>
<td>17th</td>
<td>&quot; medium</td>
<td>$10 to $12 per month</td>
</tr>
<tr>
<td>18th</td>
<td>&quot; large by meter $1.50 per 1000 gal.</td>
<td></td>
</tr>
<tr>
<td>19th</td>
<td>Irrigation where prices cannot be agreed upon $1.50 per 1000 gals by meter, the consumer to pay the water company a fair price for the meter and the expense of setting it, and consumer to stand expense of repairing same twice only per annum if needed.</td>
<td></td>
</tr>
<tr>
<td>20th</td>
<td>Water troughs for each, on sidewalk $3 to $5 per month</td>
<td></td>
</tr>
<tr>
<td>21st</td>
<td>Water closets private</td>
<td>$1 per month</td>
</tr>
<tr>
<td>22nd</td>
<td>Water closets public from</td>
<td>$3 to $4</td>
</tr>
<tr>
<td>23rd</td>
<td>Street sprinkling where prices cannot be agreed upon $1 per 1000 gals per meter.</td>
<td></td>
</tr>
<tr>
<td>24th</td>
<td>Refectories $2 to $10 per month.</td>
<td></td>
</tr>
<tr>
<td>25th</td>
<td>Steam engines, where price cannot be agreed upon by meter per 1000 gals $1.50</td>
<td></td>
</tr>
<tr>
<td>26th</td>
<td>Bath Tubs public in Barber Shops and Boarding houses each</td>
<td>$3 per month</td>
</tr>
<tr>
<td>27th</td>
<td>Bath Tubs private in one family $1 per month</td>
<td></td>
</tr>
<tr>
<td>28th</td>
<td>Gas Machines from</td>
<td>$3 to $10 per month</td>
</tr>
<tr>
<td>29th</td>
<td>Wash Houses Chinamen or otherwise</td>
<td>$8 to $12 per month</td>
</tr>
</tbody>
</table>
30th Horse or cow per month .50¢

31th Wagon shops $2.50 per month

32th For water required for purposes not specified in the above tariff, the rates shall be in accordance with above rates.

Passed and approved by the Board of Trustees of the City of San Diego, State of California, this 25th day of February A.D., 1880.

ATTEST:

H.T. Christian D.O. McCarthy
City Clerk and Clerk of President
said Board of Trustees

(SEAL)
CHARTER ORDINANCE

NO. 51

NEW CHARTER

fixing water rates

Filed Feby. 25, 1880

H.T. Christian
Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 51 of the City of San Diego, California, adopted February 25, 1880

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL] By_________________________ Deputy
Charter Ordinance No. 57

New Charter

An ordinance fixing the rates to be collected by any person or water company for the use of water supplied to the inhabitants of the City of San Diego.

In the name and by the authority of the City of San Diego, the City of San Diego, acting through its Board of Times, do ordain as follows, to wit:

Sec. 1.

On and after the first day of July, 1880, it shall be lawful for any person or water company supplying water to the inhabitants of the City of San Diego to charge and receive therefor as follows to wit:

1st. Tenements occupied by a family of not more than three persons per month $2.00.
2nd. Tenements occupied by five persons per month $2.50
2nd. Per month, and for each additional person $2.00 per month.
3rd. Large stores and warehouses $2 to $3 per month.
4th. Small shops and stores $1 to $2.
5th. Saloons $2 to $3.
6th. Coffee houses, open day and night $6 to $8.
7. Rooms in 2° Houses: $1.00 to $2.00.

8. Dwellings: Rooms.

9. Bakery’s for monthly use of flour:
   each 25 Barrels: $3.00 per month.

10. Blacksmith’s Shop from $2.00 to $3.00 per month.

11. Every Stable, including water for washing:
    Carriage for each Horse: $1.00 per month.

12. Feed yards from $8.00 to $10.00.

13. Horse and Carriage per Month: 75c.

14. Forstthing license per 100: 25c.

15. Barber Shop: Per single Chair: $1.50 per month.
    for each additional Chair: 50c per month.

16. Hotels: Small: $5.00 to $8.00 per month.
    Large: $10.00 to $15.00.

17. Dry Goods.

18. Irrigation: Where water cannot be agreed upon $1.50 per 1000 Gals. by meter. The consumer to pay the water company a four-foot stand for the meter, at the expense of setting it, and conserver to stand expenses of pumping same twice only per annum if needed.

20. Water troughs for each cow: $3.50 per month.


23. Street sweeping where streets cannot be agreed upon $1.00 per 1000 Gals. per month.

24. Refuse must be removed not being encouraged from $2.50 to $3.00 per month.
25. Main enquired, where price cannot be agreed
upon by meter per 1000 gals $1.50
26. Bath Tub, public at Barbe Shop and
Boarding houses each $3 per month
27. Bath Tub, private to one family $1.75
28. Gas machines, from $1.50 to $2.50
29. Wash Boiler, Chimney or others, $1.50 to $2.50
30. Horse or cow per month — $6
31. Wagon, drays
32. Potwater required for purposes not specified in
the above tariff, the rates shall be fixed in accord-
ance with above rates.

Passed and Approved by the Board of Trustees
of the City of San Diego, State of California, the 26th day of February A. D. 1882

W. I. Christian
Attorney

W. D. Markey
President
Charter Ordinance
No 31

New Charter

Fixture Water Rates

Filed July 25, 1880

N. P. Christian
Saler
DOCUMENT No. 261

Ordinance No. 57
Filing Rates

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 52
Amending Ordinance
No. 29 re. to Pasturing
or grazing of stock
in City limits.

Book A2  Page 552  File 2
An ordinance amending Charter ordinance No. 29: New Charter

The City of San Diego acting herein by and through its Board of City Trustees does ordain as follows to wit.

Sec 1

Sec 2 of Charter ordinance No. 29 New Charter is amended by adding thereto the following words to wit.

And it shall be unlawful for any person or persons owning or having the control of such animals to graze or pasture or cause or allow them to graze or pasture on any lands within the limits aforesaid other than lands owned by or in the lawful occupancy of said person or persons.

Passed and approved by Board of City Trustees of City of San Diego, this 8th. Mch, 1880 -

ATTEST:

H.T. Christian D.O. McCarthy

Clerk of said City and Clerk of said President
Board of Trustees

(SEAL)
New

CHARTER ORDINANCE

NO. 52

Filed Mch 8./80

H.T. Christian
Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 52 of the City of San Diego, California, adopted March 8, 1880

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL]

By __________________________ Deputy
Charter Ordinance No. 52

New Charter

An ordinance amending Charter Ordinance No. 20, New Charter

The City Council, acting by and through its Board of City Trustees, does ordain as follows:

Sec. 1.

Sec. 2 of Charter Ordinance No. 20, New Charter is amended to read by adding thereto the following words, to wit:

...and it shall be unlawful for any person or persons owning or having the control of such animals to cause any lands within the limits of said other claim lands owned by or in the lawful occupancy of said person or persons...

Passed and Approved by Board of City Trustees of City of San Diego this 5th. Mch., 1880.

Attest: ____________________________

H. N. Christian, President

Clerk of said city ____________________________

Board of Trustees
Charter Ordinance
No. 52.

Filed Oct. 2/18
H. T. Churchill

[Signature]
Ordinance No. 52

Amending Ordinance No. 29, re: Pasturing or Grazing of Stock in City Limits

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
Repealing and
Amending Certain
portions of Ordinance
No. 25.
Repealed

CHARTER ORDINANCE NO. 53
(New Charter)

Repealing and amending certain portions of Charter ordinance No 25 (New charter).

The City of San Diego acting herein by and through its Board of City Trustees does ordain as follows to wit.

Sec 1.

Section 1st of Charter ordinance No. 25 passed and approved by the Board of City Trustees of the City of San Diego January 12th 1878 is hereby amended by striking out from the same as appears in the printed copy thereof in the Book of ordinances of said City kept by the Clerk thereof the words in the 6th line thereof "Superintendent of Public Streets", and inserting in the place thereof the words "said Tax Collector".

Section 2.

Section third of said ordinance is amended by striking out therefrom from the second line thereof in the printed copy aforesaid the word "February" and insert therein in place thereof the words third Monday of April.

Section 4 of said ordinance is amended by striking out therefrom in the fifth line thereof the word February & inserting in place thereof the words third Monday of April.
Passed and approved by the Board of Trustees of the City of San Diego, this April 5th, 1880.

ATTEST:

H.T. Christian   D.O. McCarthy
Clerk of said City and Clerk of President
said Board of Trustees

(SEAL)
NEW CHARTER

AN ORDINANCE NO. 53

amending

Charter

Ordinance

No. 25

Road -

Poll taxes -
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 53 of the City of San Diego, California, adopted April 5, 1880.

________________________________________
Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL]                                         By________________________ Deputy
Charter Ordinance No. 25 (New Charter)

Repealing and amending certain portions of Charter Ordinance No. 25 (New Charter)

The City of San Diego, acting herein by and through its Board of City [illegible] does ordain as follows:

Sec. 1.
Section 1st of Charter ordinance No. 25 passed and approved by the Board of City Officers of the City of San Diego January 12th, 1878 is hereby amended by striking out from the same as appears in the printed copy thereof in the Book of ordinances of said City, kept by the Clerk thereof, the words in the 6th line thereof "Superintendent of Public Streets," and inserting in the place thereof the words "said top Collector.

Section 2.
Section third paid ordinance is amended by striking out the words from the second line thereof.
in the printed Copy aforesaid the word "February" and insert thereafter the words "third Monday in April".

Section 4 of said ordinance is amended by striking out thereafter in the fifth line thereof the word "February" and inserting in place thereof the word "third Monday of April".

Passed and Approved by the Board of Trustees of the City of San Diego this April 17th, 1883.

D.P. McCarthy
President

H. D. Christians
Clerk of said Board of Trustees
DOCUMENT No. 263

Filed ........................................ 190

By ........................................ City Clerk

By ........................................ Deputy.

Ordinance No. 53
Repealing and amending certain provisions of Ordinance No. 23

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 54

Levying and fixing
rate of taxation for
year of 1880.

Book A2  Page 565  File 2
CHARTER ORDINANCE NO. 54

An Ordinance Levying and fixing the rate of taxation for the year 1880.

(Neue Charter)

The City of San Diego, acting herein by and through its Board of Trustees, does ordain as follows:

Sec. 1 The rate of taxation for revenue purposes of the City of San Diego for the fiscal year ending December 31st 1880 is hereby fixed and levied at the sum of thirty cents on every one hundred dollars of the assessed value of all the real and personal property within the corporate limits of said City, made taxable by law, and the rate of taxation for the purpose of raising a tax for said fiscal year for the payment of all interest monies is hereby fixed and levied at the sum of ninety five cents on every one hundred dollars of the assessed value of said property made taxable as aforesaid. And the rate of taxation for the purpose of providing a fund for the payment of the principal of the bonds issued by said City of San Diego under the provisions of Ordinance No. 22 of said City to be known as the "City Bond Redemption Fund" whereby fixed and levied for said year at the sum of on every one hundred dollars of the assessed value of the aforesaid taxable property.

Passed and approved by the Board of Trustees of the City of San Diego this June 1st A.D. 1880

ATTEST:

H.T. Christian
City Clerk and Clerk of said Board of Trustees

[S.P. JONES, President]
NEW

CHARTER ORDINANCE

No. 54

Passed etc. and filed

June 1st. 1880

H.T. Christian

Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 54 of the City of San Diego, California, adopted June 1, 1880.

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL] By ________________________ Deputy
Chapter Ordinance No. 1

(NEW CHARTER)

The city of San Diego, acting herein by and through its Board of Trustees, does ordain as follows:

Sec. 1. The rate of taxation for revenue purposes of the city of San Diego for the fiscal year ending December 31st, 1880, is hereby fixed and levied at the rate of thirty cents on every one hundred dollars of the assessed value of all the real and personal property within the corporate limits of said city, made taxable by law, and the rate of taxation for the purposes of receiving a tax for said fiscal year for the payment of all internal improvements is hereby fixed and levied at the rate of ninety-five cents on every one hundred dollars of the assessed value of said property made taxable as aforesaid.

Passed and Approved by the Board of Trustees of the City of San Diego this 1st day of June, 1880.

Attest:

H. J. Chisholm

Collector of Said Board of Trustees

J. P. Jones

President
Passed the 5th of June 1854

H. D. Christian

Chief
ORDINANCE No. 54
Levy and Taxing
rate of taxation for
year of 1880

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 55
Fixing time of
Regular Meetings
of Board at 1 PM on
last Saturday Each Mo
CHARTER ORDINANCE NO. 55
(New Charter)

Fixing the time of meeting of the Board of City Trustees --

The City of San Diego acting herein through its Board of City Trustees does ordain as follows

Sec. 1 That hereafter the regular monthly meeting of the Board of City Trustees shall be held at one o'clock P.M. on the last Saturday of each month.

Sec 2. Said meetings and all official meetings of said Board shall be held at the room of the Board of Supervisors in the Court House in the City and County of San Diego State of California.

Sec 3. Charter ordinance No. 47 (New Charter) and all ordinances in conflict herewith are hereby repealed.

Passed and approved by the Board of Trustees of the City of San Diego, State of California, this 7th day of June A.D. 1880.

ATTEST: S.P. JONES
H.T. Christian, City Clerk and President
Clerk of said Board of Trustees

(SEAL)
NEW
CHARTER ORDINANCE
NO. 55

Filed June 7th 1880

H.T. Christian
Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 55 of the City of San Diego, California, adopted June 7, 1880

Charles G. Abdelnour  
City Clerk of the City of San Diego

[SEAL]  By_________________________ Deputy
Charter Ordinance No. 55  
(New Charter)

Fixing the Time of Meeting of the 
Boards of City Trustees

The City of San Diego
acting herein through its Board 
of City Trustees does ordain as 
follows:

Sec. 1. That hereafter the regular monthly 
meeting of the Board of City Trustees 
shall be held at one o'clock on,____ 
on the last 
Saturday of each month____

and all official meetings of said Board 
shall be held ____

Sec. 2. Said meetings shall be held at the room of the Board of Supervisors 
and at the Court House in the City 
and County of San Diego State of 
California.

Sec. 3. Charter Ordinance No. 47 (new 
Charter) and all ordinances in 
conflict herewith are hereby repealed.
Passed & Approved by the Board of Trustees of the City of San Diego, State of California, this the day of June 2, 1850.

J.P. Jones

President

H. H. Whittmore, City Clerk

Chairman, Clerk of said Board of Trustees

[Seal]

[Signature]

[Signature]
ORDINANCE No. 265

Stating the time of regular meetings of Board at 7:00 p.m. on 

Alderman each. Mo.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 56

Provides for leasing

Certain City lands

to John Coperton

Book A2  Page 614  File 2
Sec. 1

Be it ordained by the Trustees of the City of San Diego, California,

That the said City lease unto John Coperton of the City of San Francisco California the hereinafter described lands on the hereinafter specified terrain to wit: Pueblo Lots 1298, 1311, 1314, 1323, 1324, 1325, 1326, 1330, 1331, 1332, 1333, 1336, and 1337 for one year for the purpose only of prospecting said lands for coal and other valuable mineral deposits; on conditions that said Coperton will in good faith expend in prospecting said lands for said mineral $2000.00 within six months from date, and the further sum of $2000.00 within nine months from date and the still further sum of $3000.00 within twelve months from date: provided always that said lease shall be of more effect unless the said Coperton shall within 60 days from date sign said lease obligating himself or assigns to so prospect said lands and provided further that in case of the failure of said Coperton or assigns to expend the sums aforesaid within the times aforesaid for the purposes aforesaid then said lease shall be null and void: provided further that if said Coperton or assigns should discover mineral on said lands and locate in good faith mines thereon the said City further covenants to lease 640 acres of said lands to said parties for twenty years for mining purposes only on condition that said parties pay a royalty to said City of five per cent advalorem on all coal mined and three per cent advalorem on all other mineral taken from said parties to expend not less than $5000.00 per annum in working said mines, payable monthly; the said parties to expend not less than $5000.00 per annum in working said mines and to forfeit the same on a
failure so to do and The President of the Board of Trustees of said
City together with the Clerk of said City are hereby authorized and
instructed to execute said lease.

Sec 2 This ordinance shall be in full force and effect from and after
its passage and publication five times in some newspaper in said
City, San Diego, Cal. Oct. 30th 1880

Passed and approved by the Board of Trustees of the City of San
Diego this 30th day of October A.D. 1880.

ATTEST:
H.W. Whaley S.P. JONES, President
Clerk

(SEAL)
CITY OF SAN DIEGO
CAL.

Coal Land Lease

Charter
Ordinance
No. 56
New Charter

Will M. Smith
City Attorney
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 56 of the City of San Diego, California, adopted October 30, 1880

[SEAL]

Charles G. Abdelnour
City Clerk of the City of San Diego

By_________________________ Deputy
and provided further, that in the event of the failure of said lessee to comply with the terms of said lease within the times for which the premises of said leased premises were to be prepaid, then said lease shall be null and void provided further, that if said lessee, lessee or assigns should discover mineral or coal lands and locate in good faith mines thereon the said lessee, further covenant to lease 640 acres of said lands to said parties for twenty years for mining purposes only on condition that said parties pay a royalty of said lessee of five per cent on all coal mined and three per cent on all other mineral taken from said mines, payable monthly; the said parties to expend not less than $500 per acre in working said mines and to perfect the same on a failure to do so is declared null and void.

The President of the Board of Trustees of said lease, together


with the select of said City, are hereby authorized and instructed to execute said leases.

This ordinance shall be in full force and effect from and after its passage and publication three times in some newspaper in said City. San Diego, Dec. 6th, 1888.

S.P. Jones, President.

Passed and approved by the Board of Trustees of the City of San Diego this 30th day of October A.D., 1886. S.P. Jones, President.

Attest:

Photohaley, Clerk.
City of San Diego

Local Land Lease

Charter

Ordinance No. 36

New Charter

Collect from

Wm. McQuire

who were pay for

of the delicious


Wm. M. Scott

City Attorney
Ordinance No. 56.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO. 267

ORDINANCE NO. 57

Levying 30cts on every $100.00 assessed for Revenue fiscal year ending Dec. 31st 1880.

Book A2 Page 629 File 2
CHARTER ORDINANCE NO. 57

New Charter

The City of San Diego acting herein by & through its Board of Trustees does ordain as follows:

Section 1 The sum of thirty-cents on every one hundred dollars of the value of all real and personal property within the corporate limits of said City is hereby levied for Revenue purposes for the fiscal year ending December 31st 1880 and the sum of one dollar on every one hundred dollars valuation of said property is hereby levied for the purpose of paying interest on the debt of said City for said year and the further sum of twenty cents on every one hundred dollars valuation of said property is hereby levied for the purpose of sinking fund for the payment of the principal of the Bonds of said City for said year.

Sec 2 It is further ordained that if said taxes are not paid on or before the hour of six o'clock p.m. on the first Monday of March 1881 the same shall be thereafter delinquent and in all other respects said tax list shall be prepared and said taxes collected as provided in Charter Ordinance No. 46 (New Charter) except where the date 1879 occurs in said ordinance No. 46 it is hereby made to read 1880 and where the date 1880 occurs in said Ordinance No. 46 it is hereby changed to read 1881 and as thus changed the said Ordinance No. 46 is hereby declared in force as to the collection of said Tax levied by this ordinance.
Passed and approved at a regular meeting of the Board of Trustees of the City of San Diego State of California held on the 10th day of November A.D. 1880.

San Diego Nov. 10th 1880.

ATTEST:  
H.W. Whaley  
Clerk  

(SEAL)  

S.P. JONES, President
CHARTER ORDINANCE NO. 57

Taxes for 1880

Will M. Smith
City Atty
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 57 of the City of San Diego, California, adopted November 10, 1880

________________________  
Charles G. Abdelnour  
City Clerk of the City of  
San Diego

[SEAL]  
By________________________ Deputy
Charter Ordinance No. 57

City Charter

The City of San Diego, acting herein by and through its Board of Trustees, does ordain as follows:

Section 1.

The sum of thirty-two cents on every one hundred dollars of the assessed value of all real and personal property within the corporate limits of Said City is hereby levied for revenue purposes for the fiscal year beginning December 31, 1880 and the sum of one dollar on every one hundred dollars valuation of said property is hereby levied for the purpose of paying interest on the debt of said City for said year and the further sum of twenty cents on every one hundred dollars valuation of said property is hereby levied for the purpose of making funds for the payment of the principal of the Bonds of said City for said year.

It is further ordained that if said taxes are not paid on or before the half of six o'clock P.M. on the first Monday of March, 1881.
The sum shall be thereafter deemed and in all other respects paid tax first shall be pre-
pared and paid taxes collected for all purposes as provided in
Charter Ordinance No. 46 (pect), except where the date 1879
occurs in paid ordinance No.46 it is hereby made to read 1880 and
where the date 1880 occurs in paid
Ordinance No. 46 it is hereby changed to read 1881 and as thus altered
the said Ordinance No.46 is hereby declared in force as to the collection
of said tax levied by this Ordinance.

Passed and approved at
a regular meeting of the
Board of Directors of the City
of San Diego State of California
held on the 10th day of
November A.D. 1880.
San Diego Nov 10th 1880

Attest,
H.W. Whaley
Clerk.

Wm. L. Smith
City-Att'y

Charters Ordinance No. 47
Passed for 1880
Ordinance No. 267

Leasing of the property

Approved by the Mayor

Adopted by Board of Aldermen

Adopted by Board of Delegates
ORDINANCE NO. 58

Grants Right of Way
to Southern Calif R.R. Co
Over and on all Public Streets and Avenues
The City of San Diego acting herein by and through its Board of Trustees ordains as follows:

Section 1. The California Southern Rail Road Company is hereby granted one continuous right of way one hundred feet in width, and no more, upon which it may construct, maintain and operate its main tracks, side tracks, branches, switches and turn-outs for all uses, necessary and incident to railroad construction, maintenance and operation within the limit hereinafter described through, over, across and along any and all the public avenues, streets, alleys, highways and plazas in the City of San Diego; and through, over, across and along any and all the tide, submerged, overflowed and other lands belonging to said City so far as said City has any right, title or interest therein.

Provided however that all rights granted herein over other lands beside those upon which said company shall have located and constructed its road by the first day of January AD 1882 shall determine and be thenceforth null and void:

Provided further that this right shall not apply to any part of the City线
Northeasterly of a line commencing at the intersection of the South West
line of "L" Avenue with the line of National Ranch, thence following the
Southwesterly line of said "L" Avenue, according to the Map of South San
Diego, to its intersection with the South Easterly line of 24th Street
in Mannasseh & Schiller's Addition to said City, thence by the South-
Asterly line of said 24th Street to its intersection with the north
asterly line of "N" Avenue, thence following the South Westernly line
of "N" Avenue to the South line of Horton's addition to said City,
thence, by a line parallel with the general direction of the line of
high water in the Bay of San Diego, and distant therefrom, two hundred
feet, to the West line of State Street in New San Diego; thence by a
line parallel with the located line of the Texas and Pacific Railway
and distant therefrom four hundred feet in a Northeasterly direction
to the North line of Spring Avenue, thence by the North line of said
Spring Avenue to its intersection with the West line of Arctic Street,
thence by the West line of Arctic Street to its intersection with the
North Eastern boundary of Middletown, thence by a straight line to the
intersection of the South Westernly line of San Diego Avenue, with the
South East line of Old Town, thence by the South Westernly line of San
Diego Avenue and Garden Street to the East Bank of the Old San Diego
River:

Provided further that the grade of such tracks shall in no case be less
than four and a half feet above average high water in said San Diego Bay;
and,

Provided further, and this right of way is granted upon the following
express conditions, to wit:

1. Said Company shall by the first day of January, AD 1882 construct and
thereafter continuously maintain a railroad over the right of way above
described leading from National Ranch via Old Town to the North Easterly
boundary of the Pueblo of San Diego and afford reasonable facilities for
public travel and traffic thereon until January 1st 1884 after which
said Company shall fully operate said road over said right of way.

2. Said Company shall establish on or before the first day of January 1882 and thereafter continuously maintain on said line of road between the northwest line of 22nd Street in Mannasse & Schiller's addition to said City and the south line of Ash Street in said Middletown at least one passenger depot with all the necessary conveniences for the ordinary and usual accommodation of public travel and on or before January 1st 1882 shall also establish and thereafter continuously maintain on said line, between the foot of Ash Street in Middletown as aforesaid and the west line of 26th Street in what is usually known as the Texas & Pacific Railway lands and as said 26th Street is designated on the map of South San Diego a freight Depot with all the necessary conveniences for the ordinary and usual accommodation of public traffic.

3. Whenever said road shall cross or pass along any street, highway, sidewalk or alley in said City now or hereafter used for travel said company shall put and maintain such street highway, sidewalk or alley at such crossings in good condition for public convenience and travel.

4. Said Company shall be liable for all damages which may be adjudged in favor of owners of property or to other persons because of the granting of this ordinance.

Sec. 2 Said Rail Road Company may and it is hereby empowered to lay and use temporary tracks, for purposes of construction, through, over, across and along any and all public Avenues, Streets, Alleys, highways and plazas in said City - with the same exception as set forth in Section One of this ordinance - and through, over, across and along any and all
tide, submerged, overflowed and other lands belonging to said City, with a like exception as aforesaid, in which said City has any right, title or interest:

Provided, however, that such tracks shall be laid and the trains on them operated in such a manner as to interfere as little as possible with the convenience of public travel and shall not be maintained or operated for a longer time than is reasonably necessary for purposes of construction of their said road and in no event beyond January 1st 1882:

And provided, further that on or before January 1st 1882 or when said construction shall be completed, if sooner, said company shall remove said temporary tracks and restore said premises so occupied to the same condition as regards fitness for travel and public use as they were in prior to such occupancy.

Sec. 3 Said Company shall have no rights powers or license under and by virtue of this Ordinance, or any part thereof unless it shall within 30 days after the passage hereof file with the City Clerk of this City its written notice that said Company accepts this ordinance, nor unless on or before September the 1st 1881 the said Company shall locate said line of railroad through this City as aforesaid and shall file in the Office of the Recorder of San Diego County California a true and correct map and profile of said line as located; and thereafter the right granted by this ordinance shall be restricted to the one-hundred feet in width as designated on said map for all purposes except temporary construction tracks aforesaid.
Sec 4. A failure of said Company to comply with any and all the requirements of this ordinance shall work a forfeiture of all rights powers and privileges granted hereby and thereafter the whole of said ordinance shall be null and void.

Sec 5. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.

Passed and approved by the Board of Trustees of the City of San Diego this Eleventh day of November, A.D. 1880.

ATTEST:

H.W. Whaley
City Clerk

S.P. JONES, President
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 58 of the City of San Diego, California, adopted November 11, 1880

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL]  By_________________________ Deputy
Published by Authority

Chapter Ordinance No. 58
(Nov. 20, 1906)

The City of San Diego, acting through its Board of Trustees,
ordains as follows:

Section 1.

The California Southern Railroad Company is hereby granted a continuous right of way one hundred
feet in width, and no more, upon which it may construct, maintain
and operate its main tracks, side
tracks, branches, switches, and
turnouts for all uses necessary
and incident to railroad construct-
ev, maintenance and operation
within the limits hereinafter describ-
ed through, over, across and along
all of all the public avenues, streets, alleys, highways, and
plazas as the City of San Diego;
and through, over, across and
along any and all the title, pub-
mergad, overflowed and other lands
belonging to said City, so far as said
City had any right, title or interest ther-
in.

Provided, however, that all rights
granted herein, over other lands beside
those upon which said Company shall have located and constructed...
paid by the first day of January 1882, shall determine and be thereafter null and void:

provided further, that this right shall not apply to any part of the City northerly to a line commencing at the intersection of the South West line of "L" Avenue with the line of National Ranch, thence following the Southwesternly line of said "L" Avenue, according to the Map of South San Diego, to its intersection with the South easternly line of 24th Street in Maccarone & Sullivan's Additions to said City, thence by the South easternly line of said 24th Street to its intersection with the North easterly line of "N" Avenue, thence following the South westerly line of "N" Avenue to the South line of 4th street in additions to said City, thence by a line parallel with the general direction of the line of high water in the Bay of San Diego, and distant therefrom two hundred feet, to the West line of State Street in New San Diego, thence by a line parallel with the located line of the Texas and Pacific Railway and distant therefrom from four hundred feet in a north easterly direction, to the North line of Spring Avenue, thence by the North line of said Spring Avenue to its...
In the intersection with the West line of Arctic Street, thence by the West line of Arctic Street to its intersection with the North Eastern boundary of Medical town, thence by a straight line to the intersection of the South Western line of San Diego Avenue with the South East line of Old Town, thence by the South Western line of San Diego Avenue and Grand Avenue to the East Bank of the Old San Diego River.

Provided further that the grade of such tracks shall in no case be less than four and a half feet above average high water in said San Diego River; and,

Provided further, and this right of way is granted upon the following Express Conditions, to wit:

1. Said Company shall by the first day of January, 1882, construct and thereafter continuously maintain a railroad over the right of way above described, leading from National Ranch via Old Town to the North Eastern boundary of the Pueblo of San Diego, and afford reasonable facilities for public travel and traffic thereon until January 31st, 1884, after which paid roadway shall fully operate paid road over paid right of way.

2. Said Company shall establish or, or before the first day of January, 1882, and thereafter continuously maintain any paid line of road between the North-
West line of 22d Street in Mannonasque Schiller's addition to said City, and the South line of Ash Street in said Middletown, at least one passenger depot, with all the necessary conveniences for the ordinary and usual accommodation of public travel and all as before 
January 1st, 1882 shall also establish and thereafter continuously maintain on said line between the foot of Ash Street in Middletown as aforesaid and the foot line of 26th Street in what is presently known as the Los Angeles 
Pacific Railway lands and as such 26th Street is designated on the Map of South San Diego a freight depot with all necessary conveniences for the ordinary and usual accommodation of public traffic.

3. Whenever said road shall cross or pass along any street, highway, sidewalk or alley in said City, town or hereafter used for travel, said Company shall put and maintain such street highway, sidewalk or alley at such crossings in good condition for public convenience and travel.

4. Said Company shall be liable for all damages which may be adjudged in favor of owners of said streets or other persons because of the granting of this Ordinance.
and on or before January 1st, 1882 shall also establish and thereafter continuously maintain an open space, between the foot of Ash Street in Middletown, as offoesaid, and the West line of 26th Street in what is usually known as the Texas & Pacific Railway lands and as said 26th Street is designated on the Map of South San Diego, a freight depot with all the necessary conveniences for the ordinary and usual accommodation of public traffic.
Sec. 2. Said Rail Road Company may and it is hereby empowered to lay and use temporary tracks, for purposes of construction, through, over, across and along any and all public avenues, streets, alleys, highways and plazas in said City with the same exception as set forth in Section One of this Ordinance and through, over, across and along any and all tide, piers, piers, overflowed and other lands lying or belonging to said City, with a like exception as aforesaid, in which said City has any right title or interest, provided, however, that such tracks shall be laid and the trestles or the said temporary railroad is such a manner as to interfere as little as possible with the convenience of public travel and shall not be maintained or operated for a longer time than is reasonably necessary for purposes of construction of their said railroad and in no event beyond January 1st, 1882; and provided, further, that on or before January 1st, 1882 or when said construction shall be completed, if sooner, said Company shall remove said temporary tracks and restore said premises so occupied to the same condition as regards fitness for travel and public use.
as they were in prior to such occupancy.

Said Company shall have no rights, powers or license under or by virtue of this Ordinance, or any part thereof, unless it shall within 30 days after the passage hereof file with the Clerk of this City its written notice that said Company accepts this Ordinance, not unless on or before September the 1st, 1884, the said Company shall locate said line of railroad through this City as offoresaid and shall file in the office of the Recorder of San Diego County, California, a true and correct map and profile of said line as located, and thereafter the right granted by this Ordinance shall be restricted to the one hundred feet in width as designated on said Map for all purposes except temporary construction tracks offoresaid.

A failure of said Company to comply with any and all the requirements of this Ordinance shall work a forfeiture of all rights, powers and privileges granted hereby, and thereafter the whole of said Ordinance shall be null and void.
Sec. 5. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.

Passed and approved by the Board of Trustees of the City of San Diego this Eleventh day of November, A.D., 1882.

S. D. Jones President

Attest:
Thos. Whaley
City Clerk.
Charter Ordinance No. 58
(Need Charter)

Right of Way to the
California Southern Rail Road through
the City

Passed June 11th, 1880
\(\text{Passed on face 1:40:00 1880}\)

Thos. Dredge
City Clerk

Walt. DeSellt
City Attorney
Ordinance No. 98

Projects, Rights of Way

To Southern Calif. Co.
Over and on all public

Streets and Avenues

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO. 269

ORDINANCE NO. 59
Prescribing location and granting terminal facilities to the Southern California R.R. Co.
The City of San Diego acting herein by and through its Board of Trustees ordains as follows:

Sec. 1. The California Southern Rail Road Company is hereby granted the use and occupancy, for all uses and purposes necessary and reasonably incident to Depot and Terminal facilities including warehouses elevators etc. of all the streets and alleys within the following prescribed limits: Beginning at the N.W. corner of block forty seven (47) in Cleveland's addition to said City thence easterly along the South line of "P" Street to the east line of twenty fifth (25) Street, thence Southerly along said line to the line of average high water in San Diego Bay, thence westerly along said line to the East line of twentieth (20) Street thence northerly along said line to the place of beginning:

Provided said Company shall pay all damages which may be adjudged in favor of owners of property or other persons because of the granting of this ordinance or the use and occupancy of said streets and alleys hereunder.

Sec. 2. The rights granted hereby are in addition to those granted in ordinance number fifty-eight (58) passed November the 11th 1880.
Passed and approved by the Board of Trustees of the City of San Diego
at a Special meeting called and held this twenty fourth day of November,
A.D. 1880.

ATTEST:

H.W. Whaley                     S.P. JONES, President
City Clerk

(SEAL)
CHARTER ORDINANCE

NO. 59

NEW CHARTER

Granting Additional facilities to the Southern California R.R. Company.

Passed at Special Meeting November 24th, 1880, and placed on file the same day.

H.W. Whaley City Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 59 of the City of San Diego, California, adopted November 24, 1880

________________________
Charles G. Abdelnour

City Clerk of the City of San Diego

[SEAL]

By________________________ Deputy
Published by Authority

Charter Ordinance No. 59
(Near Charter)

The City of San Diego acting hereby by and
through its Board of Trustees ordains as
follows:

Sec. 1. The California Southern Pacific Railroad
Company is hereby granted the use
and occupancy, for all uses
and purposes necessary and reason-
ably incident to its operation, the
freight, passenger, and alleys
within the following prescribed limits:
Beginning at the N.W. corner of Black
and Forty, Avenue (47) in Cleveland
in the City of San Diego; thence
east along the north line of "P" Street to the east
line of Twenty-fifth (25) Street, thence
south along said line to the line of
average high water in San Diego
Bay; thence west along said line to
the east line of Twenty-fifths (20) Street;
thence north along said line to the place
of beginning.

Provided, said Company shall
pay all damages which may be
incurred in favor of owners.
of property or other persons because of the granting of this ordinance or the use and occupancy of said streets and alleys hereunder.

Sec. 2.

The rights granted hereby are in addition to those granted in ordinance number fifty-eight (58) passed November the 11th, 1880.

Passed and approved by the Board of Trustees of the City of San Diego at a Special meeting called and held this twenty fourth day of November, A.D. 1880.

SP Jones President.

Attest:

PH Whaley

City Clerk.
Charter Ordinance No. 59
New Charter

Granting Additional Facilities to the California Southern R. R. Company.

Dated at Special Meeting November 24th, 1876,
And placed on file the
 Damn day.

[Signature]

City Clerk
Ordinance No. 57

Describing location and granting terminal facilities to the Southern California

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO. 270

ORDINANCE NO. 60
Increasing Bond of
City Tax Collector from
$2500.00 to $10000.00
CHARTER ORDINANCE

NO. 60

New Charter

Increasing the amount of the Bond of the Tax Collector.

The City of San Diego, acting herein, by and through its Board of Trustees does ordain as follows:

Section 1 That the Bond of the City Tax Collector is hereby increased from twenty five hundred dollars to ten thousand dollars.

Section 2 All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.

Passed and approved at an adjourned meeting of the Board of Trustees of the City of San Diego, State of California, held on the Eighth day of December, A.D. 1880.

San Diego December 8th 1880

JAMES M. PIERCE
President Pro Tem

ATTEST:

H.W. Whaley
City Clerk

[SEAL]
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 60 of the City of San Diego, California, adopted December 8, 1880

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL] By______________________ Deputy
Charter Ordinance
No. 60,
New Charter.
Incorporating the Amount of the Bond of the Pay Collector.

The City of San Diego, acting herein, by
and through its Board of Trustees does ordain
proceeds:

That the Bond of the City Pay Collector is
hereby increased from Twenty-five hun-
dred Dollars to Five Thousand Dollars.

All ordinances or parts of ordinances in
conflict with this ordinance are hereby repealed.

Passed and approved at an adjourned regu-
lar meeting of the Board of Trustees of the City of San
Diego, State of California, held on the Eighth
day of December, A. D. 1883.

James M. Price
President for term.

Hugh
City Clerk.
Charter Ordinance
No 60
New Charter

Passed and Approved by the Board of Trustees, this December 9th, 1850, and ordered published thereupon.

City Clerk.
DOCUMENT No. 270

Filed ........................................ 190

City Clerk

By ........................................ Deputy.

Ordinance No. 60.
Increasing Pay of City Pay Collector from $2500 to $10000

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO. 271

ORDINANCE NO. 61

Establishing Fire limits within City.
CHARTER ORDINANCE

NO. 61

NEW CHARTER

To prevent fires.

Passed and approved by the Board of Trustees, this December 21st 1880 and ordered published.

H.W. Whaley

City Clerk
Repealed

[Published by Authority]

CHARTER ORDINANCE NO. 61

(New Charter)

To prevent fires.

The City of San Diego by and through its Board of Trustees ordains

as follows:

Sec. 1. The fire limits in said City is hereby established so as to contain all those parts

of the City within the following boundaries to wit: 1 All that part of the First

ward bounded by Webster, Hancock, Taylor and Conde Streets in said 1st ward

2 All that part of the Second, Third, Fourth and Fifth wards bounded by Date

Street and The Park on the North, and by the Park and Twenty fourth Street on the

East and by the Bay on the South and West.

Sec. 2. Every person who shall, within the fire limits of said City, put or cause to be put

any stove-pipe, range-pipe or pipe from any furnace or other fire apparatus

through the walls, ceilings, partitions, floors, roofs or other part of any wooden

building; or through the wooden part of any building constructed in part with other

material without protecting the walls, ceilings, partitions, floors, roofs or other

wooden parts of said buildings from said pipes by good and sufficient chimneys or

flues constructed of brick or stone laid up and cemented together with good lime

mortar; and every person who shall within said fire limits build cause or permit to

be built any fire in any stove, range, furnance or other fire apparatus, which

shall hereafter be put up in violation of the above requirements shall be deemed

guilty of maintaining a nuisance.
Sec. 3. Whenever the Chief of the Fire Department of said City or any member of the Board of Trustees are in good faith informed that any building apartment or premises within said fire limits are unsafe because the fire apparatus therein are not in proper condition it shall be lawful at all reasonable times for them or any two of them to examine said premises and if any two of them agree in condemning said premises as unsafe they shall so notify the owner, agent or occupant of said premises in writing and thereafter any person who having received such notice shall build, cause or permit to be built any fire in said stove or other fire apparatus so condemned before the same shall have been repaired and rendered safe to the satisfaction of at least one of the officers who condemned the same, shall be deemed guilty of maintaining a nuisance.

Sec. 4. Every person who shall remove any ashes or cinders from any fireplace, stove, range, grate or other fire apparatus and leave the same within the fire limits of said City, in any box, barrel, bucket or other vessel composed in whole or in part of wood or other combustible material shall be deemed guilty of maintaining a nuisance.

Sec. 5. Every person convicted of violating any of the provisions of this ordinance shall be fined in any sum not exceeding Fifty Dollars nor less than the costs of prosecution unless the costs exceed Fifty Dollars and if said fine is not paid the judgment shall be that the party so convicted be confined in the County Jail until the same is paid not to exceed one day for each dollar of said fine.
Sec. 6. The City Attorney upon proper complaint made to him shall institute proceedings for Violations of this ordinance and for every conviction thereunder shall have taxed as costs a fee of Seven Dollars and a half.

Sec. 7. This ordinance shall be in full force and effect from and after its passage.

Passed and approved at an adjourned meeting of the Board of Trustees of the City of San Diego, State of California, held on the Twenty first day of December A.D. 1880.

ATTEST: H.W. Whaley
City Clerk

S.P. JONES, President

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 61 of the City of San Diego, California, adopted December 21, 1880.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By Deputy
I hereby certify that the above and foregoing is a full, true and
correct copy of Ordinance No. 61 of the City of San Diego,
California, adopted December 21, 1880

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL] By ___________________________ Deputy
Charter Ordinance No. 601 (New Charter)

To prevent fires.

Sec. 1.

The City of San Diego by and through its Board of Trustees ordains as follows:

The fire limits in said City is hereby established so as to contain all those parts of the City within the following boundaries, to wit: 1. All that part of the First Ward bounded by Meiler, Hancock, Taylor and Bonnie Streets in said 1st Ward.

2. All that part of the Second, Third, Fourth and Fifth wards bounded by State Street and the Park on the North, and by the Park and Huy City fourth street and the East, and by the Boy on the South and West.

Sec. 2.

Every person who shall, within the fire limits of said City, put or cause to be put any stove, pipe, flue, pipe or flue from any furnace or other fire apparatus through the walls, ceilings, partitions, floors, roofs or other part of any wooden building, or through the wooden part of any building constructed...

Sec. 4.

Every person who shall remove any ashes or cinders from any fire-place, stove, range, grate or other fire apparatus and leave the same within the fire limits of any city, town, city, town, village, or other vessel contained in whole or in part of any wood or other combustible material shall be deemed guilty of maintaining a nuisance.

Sec. 3.

Every person convicted of violating any of the provisions of this ordinance shall be fined not exceeding Fifty Dollars nor less than the costs of prosecution unless the costs exceed Fifty Dollars and if said fine is not paid the judgment shall be that the party so convicted be confined in the County Jail until the same is paid (not to exceed one day.
for each election of peace
Charter Ordinance
No 61
New Charter.

To prevent fires,

Passed and approved by the Board of Trustees, this December 31st, 1883, and ordered published.

[Signature]
City Clerk.
Ordinance No. 44
Establishing fire limits within city

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 62

Establishing quarantine grounds at Bay and Harbor at anchorage at La Playa.
CHARTER ORDINANCE
NO. 62
NEW CHARTER.

Health Ordinance.

Passed and approved
by the Board of Trustees
this 15th January 1881
and ordered
published.

H.W. Whaley
City Clerk
CHARTER ORDNANCE NUMBER 62.  
(New Charter)  
Health Ordinance  

The City of San Diego by and through the Board of Trustees ordains as follows:

Sec. 1. The quarantine grounds of the Bay and Harbor of San Diego are hereby established at anchorage at La Playa.

Sec. 2. The Board of Trustees and Health Officer shall constitute the Board of Health of San Diego. They shall elect from their number a president and secretary, hold regular meetings on the second Monday of each month and special meetings whenever two or more members unite in a written call therefor.

Sec. 3. The Board of Trustees shall appoint a Health Officer who shall hold his office at the pleasure of said Board. He shall be a resident, practicing physician and a regular graduate of some reputable school of medicine. He shall also be "ex officio" Quarantine Officer of the Bay and Harbor of San Diego and shall be the Executive Officer of the Board of Health.

Sec. 4. The following portions of articles III and IV title VII part III of the Political Code of this State are hereby adopted for the period of five years for the regulation of Sanitary matters within the City of San Diego to wit: Sec. 3013. Shipmasters bringing vessels into
the Harbor of San Diego, and masters, owners or consignees having
vessels in the Harbor which have on board any cases of Asiatic cholera,
smallpox, yellow typhus or ship fever, must report the same, in writing,
to the quarantine officer before landing any passengers, casting anchor,
or coming to any wharf, or as soon thereafter as they, or either of
them, become aware of the existence of either of the diseases on board
of their vessels.

Sec. 3014. No captain or other officer in command of any vessel sailing
under a register, arriving at the port of San Diego; nor any owner,
consignee, agent or other person having charge of such vessel, must,
under a penalty of not less than one hundred dollars nor more than
one thousand dollars, land or permit to be landed, any freight,
passengers, or other persons from such vessel until he has reported to
the quarantine officer, presented his bill of health, and received a
permit from that officer to land freight, passengers, or other persons.

Sec. 3015. Every pilot who conducts into the Port of San Diego any
vessel subject to quarantine or examination by the quarantine officer
must:
One - Bring the vessel no nearer the city than is allowed by law.
Two - Prevent any person from leaving and any communication being made
with the vessel under his charge, until the quarantine officer has
boarded her and given the necessary orders and directions.
Three - Be vigilant in preventing any violation of the quarantine laws,
and report, without delay, all such violations as come to his knowledge
to the quarantine officer.
Four - Present the master of the vessel with a printed copy of the
quarantine laws unless he has one.
Five - If the vessel is subject to quarantine by reason of infection,
place at the mast head a small yellow flag.

Sec. 3016. Every master of a vessel subject to quarantine, or visitation by the quarantine officer, arriving in the Port of San Diego who refuses or neglects either:
One - To proceed with and anchor his vessel at the place assigned for quarantine, when legally directed so to do; or
Two - To submit his vessel cargo and passengers to the quarantine officer, and furnish all necessary information to enable that officer to determine what quarantine or other regulations they ought respectively to be subject; or
Three - To report all cases of disease and of deaths occurring on his vessel, and to comply with all the sanitary regulations of the bay and harbor -
Is liable in the sum of five hundred dollars for every such neglect or refusal.

Sec. 3017. All vessels arriving off the Port of San Diego from ports which have been legally declared infected ports, and all vessels arriving from ports when there is prevailing at the time of their departure, any contagious, infections, or pestilential disease, or vessels with decaying cargoes, or which have unusually foul or offensive holds, are subject to quarantine, and must be, by the master, owner, pilot, owner or consignee reported to the quarantine officer without delay. No such vessel must cross a right line drawn due west from the northwest point of the peninsula until the quarantine officer has boarded her and given the order required by law.

Sec. 3018. The quarantine officer must board every vessel, subject to quarantine or visitation by him, immediately on her arrival, make
such examination and inspection of vessels, books, papers, or cargo, or of persons on board, under oath, as he may judge expedient, and determine whether the vessel should be ordered to quarantine, and if so, the period of quarantine.

Sec. 3019. No captain or other officer in command of any passenger-carrying vessel of more than one hundred and fifty tons burden, nor of any vessel of more than one hundred and fifty tons burden, having passengers on board, nor any owner, consignee agent or other person having charge of such vessel or vessels must, under a penalty of not less than one hundred dollars nor more than one thousand dollars land or permit to be landed any passenger from the vessel until he has presented his bill of health to the quarantine officer and received a permit, from that officer to land such passenger, except in such cases as the quarantine officer deems it safe to give the permit before seeing the bill of health.

Sec. 3020. The following fees may be collected by the quarantine officer: For giving a permit to land freight or passengers or both, from any sailing vessel of less than five hundred tons burden, from any port out of this State two dollars and fifty-cents; over five hundred and under one thousand tons burden five dollars; each additional one thousand tons burden or fraction thereof, an additional two dollars and fifty cents; for steam vessels propelled in whole or in part by steam, of one thousand tons burden, or less, five dollars and two dollars and fifty-cents for each additional one thousand tons burden or fraction thereof; but vessels not propelled in whole or in part by steam, sailing to and from any port or ports of the Pacific States of the United States, or Territories and whaling vessels entering the harbor of San Diego are excepted from the provisions of this section.

Sec. 3021. The Board of health may enforce compulsory vaccination on
passengers in infected ships or coming from infected ports.

Sec. 3022. The board of health may provide suitable hospitals, to be situated where they may deem most proper and furnish and supply the same with nurses and attaches and remove thereto all persons afflicted with cholera, smallpox, yellow typhus or ship fever.

Sec. 3025. No person shall deposit in any cemetery or inter within the City of San Diego any human body without first having obtained and filed with the health officer a certificate signed by a physician or mid-wife, or a coroner, setting forth as near as possible the name, age, color, sex, place of birth, occupation, date, locality and the cause of death of the deceased and obtain from such health officer a permit: nor shall any human body be removed or disinterred without the permit of the health officer, or by order of the coroner. Physicians when deaths occur in their practice, must give the certificate herein mentioned. It shall be the duty of the health officer to see that the dead body of a human being is not allowed to remain in any public receiving vault for a longer period than five days. At the expiration of that time he shall cause the body to the placed in a vault or niche constructed of brick, stone or iron and hermetically sealed. It shall also be his duty to require all persons having in charge the digging of graves and burial of the dead to see that the body of no human being who had reached two years of age shall be interred in a grave less then six feet deep or if under the age of two years the grave to be not less than five feet deep.

Sec. 3026. Superintendents of cemeteries within the boundaries of the City of San Diego must return to the health officer on each Monday the names of all persons interred or deposited within their respective cemeteries for the preceding week.
Sec. 3027. No superintendent of a cemetery can remove, or cause to be removed, disinter, or cause to be disinterred, any corpse that has been deposited in the cemetery, without a permit from the health officer or by order of the coroner.

Sec. 3028. Whenever a nuisance shall exist on the property of a new resident, or any property the owner or owners of which cannot be found by the health officer, after diligent search, or on the property of any owner or owners upon whom due notice may have been served and who shall for three days refuse or neglect to abate the same, or on any city property it shall be the duty of the board of health to cause the said nuisance to be at once removed or abated, and to draw upon the general fund for such sums as may be required for its removal or abatement, not to exceed twenty five dollars; provided that whenever a larger expenditure is found necessary to be made for the removal or suppression of a nuisance, the Board of Trustees of said City shall upon the written application of the board of health, by ordinance, appropriate allow and order paid out of the general fund such sum or sums as may be necessary for that purpose, and the treasurer shall pay all appropriations of money made in pursuance of this section in the same manner as is now provided by law for paying demands upon the treasury; said sum or sums so paid shall become a lien on the property from which said nuisance has been removed or abated in pursuance of this section and may be recovered by an action against said property. And it shall be the duty of the City Attorney to foreclose all such lien in the proper court in the name of and for the benefit of said City and when the property is sold enough of the proceeds shall be paid into the City treasury to satisfy the lien and costs and the overplus, if any there be, shall be paid to the owner of the property, if he be known, and if not, then into the court for his use when ascertained. The Board
of health is hereby vested with power to act upon, define, determine and adjudge what shall constitute a nuisance in said City and to require the same to be abated in a summary manner. Any person who maintains, permits, or allows a nuisance to exist upon his or her property or premises after the same has been determined by said board to be a nuisance and after notice to remove the same has been served upon such person, is guilty of a misdemeanor and shall be punished accordingly; and each day of such existence after notice shall be deemed a separate and distinct offense and it is the duty of the health officer to prosecute all persons guilty of violating this law by continuous prosecutions until the same is abated or removed.

Sec. 3029. The health officer must keep in his office a book in which he must make an entry of all fees collected by him. He must pay all fees collected to the City Treasurer weekly, to the credit of the general fund.

Sec. 3030. The health officer must execute an official bond, to be approved by the board of health, in the sum of Two Thousand Dollars.

Sec. 3031. Any member of the board of health is empowered to administer oaths or business connected with that department.

Sec. 3032. Whenever any cause of action arises under any of the provisions of this chapter suit may be maintained therein in any court having jurisdiction thereof.

Sec. 3033. Whenever it shall be certified to the board of health, by the health officer, that any building or part thereof, is unfit for human habitation, by reason of its being so infected with disease as to be likely to cause sickness among the occupants, or by reason of its want of repair has become dangerous to life said board may issue
an order, and cause the same to be affixed conspicuously on the building, or part thereof, and to be personally served upon the owner, agent or lessee, if the same can be found in this State, requiring all persons therein to vacate such building, for the reasons to be stated therein as aforesaid. Such building or part thereof, shall, within ten days thereafter, be vacated, or within such shorter time, not less than twenty four hours, as in said notice may be specified; but said board, if it shall became satisfied that the danger from said house, or part thereof has ceased to exist, may revoke said order and it shall thence forward become inoperative.

Sec. 3034. One - Every physician in the city shall report to the health officer, in writing, every patient he shall be laboring under Asiatic Cholera, variola, diptheria, or scarletina immediately thereafter, and report to the same officer every case of death from such disease, immediately after it shall have occurred.

Two - Every household in said city shall forthwith report, in writing to the health officer, to name of every person boarding or an inmate at his or her house whom he or she shall have reason to believe sick of cholera or small-pox, and any deaths occurring at his or her house from such disease.

Sec. 3049. The board of trustees must fix the compensation of the board of health and the health officer.

Sec. 5. Whenever a case of small pox or cholera shall exist in any house or tenement and it shall be deemed inexpedient to remove the person or persons so effected to the proper hospital it shall be the duty of the health officer to require all such persons to be kept closely confined in their respective dwellings or places of abode, and shall immediately cause to be erected in a conspicuous place in front of such dwelling or
Sec. 6. No person or persons except the physician, clergyman or undertaker and those having a written permit from the board of health or health officer shall enter or depart from any house when small pox or cholera exists or while the corpse of any person who shall have died of such disease remains within the house nor within ten days thereafter or until said building and its contents shall have been disinfected or otherwise disposed of to the satisfaction of the Board of health, or the Health Officer.

Sec. 7. Any person who shall violate any of the provisions of this ordinance, except in cases where a different punishment is prescribed by this ordinance, shall be fined in any sum not exceeding fifty-dollars nor less then the costs of prosecution including a fee of seven dollars and fifty-cents which shall be taxed as costs for the City Attorney unless said costs exceed fifty dollars.

Sec. 8. A judgment that the defendant pay a fine shall also direct that he be imprisoned in the County Jail until the fine is satisfied, specifying the extent of the imprisonment which must not exceed one day for every dollar of the fine.
Sec. 9. Charter Ordinance numbered two (2) (New Charter) passed and approved June 5th AD 1876 and all ordinances and parts of ordinances in conflict with this ordinance are hereby repealed.

Sec. 10. This ordinance shall be in full force and effect from and after its passage and publication.

Passed and approved at an adjourned meeting of the Board of Trustees of the City of San Diego, State of California, held on the 15th day of January, A.D. 1881.

ATTEST: S.P. JONES, President

H.W. Whaley
City Clerk

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 62 of the City of San Diego, California, adopted January 15, 1881.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By ______________________ Deputy

(SEAL)
Ordinance No. 67

Establishing Quarantine Grounds of Bay and Harbor at anchorage at La Playa

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO. 273

ORDINANCE NO. 63

Appointing Supt. of Streets and Highways for year 1881.
CHARTER ORDINANCE

NO. 63.

New Charter.

Appointing Superintendent of Streets & Highways.

Passed and approved
by the Board of Trustees
this 17th January, 1881,
and ordered published.

H.W. Whaley
City Clerk

Section 3 of this ordinance amended at Special meeting of the Board of Trustees, January 25th 1881, by inserting the words "those subject to a road poll tax" after the words, "warn out" - and ordered published as thus amended.

H.W. Whaley
City Clerk
CHARTER ORDINANCE NO. 63

(New Charter)

Appointing Superintendent of Streets and highways in the City for the year 1881.

The City of San Diego by and through its board of trustees ordains as follows:

Sec. 1. Edmund L. Jones is hereby appointed Superintendent of Streets and highways in said City during the pleasure of the board.

Sec. 2. It is and shall be his duty

1. To take charge of the streets and highways within the Pueblo keep them clear of obstructions and in good repair, under the instructions of this board.

2. Give two days notice printed or written to each inhabitant of said city liable to do work on the roads, when, where, with what implements, and under whose direction to work; to superintend the same and to keep a copy of all the aforesaid notices on file with certificate of service endorsed thereon.

3. Make to the board of trustees on the 31st day of March the 30th day of June 30th day of September and 31st day of December of each year his reports duly verified showing the names of all persons by him listed to work; the days work performed by each person who has been by him notified and the name and amounts paid by persons who have paid commutation instead of performing work; the duties of labor performed at each separate point where work
has been done and amount thereof; the manner in which and the
time where the same was done; an account of every day he himself
has been employed about said work and the nature and items of his
services rendered; the aggregate collected by him for commutation
money and the amount on hand.

Sec. 3. The superintendent of streets and highways shall warn out those
subject to a road poll tax and work in each three months of the
year enough of the road poll tax only to keep the streets and
highways in such repair as is directed by the Board of Trustees
provided always that during the quarter ending December 31st he
shall duly notify all persons to work on said streets and highways
who are liable and have not worked or paid their road poll taxes
for the year and if such work is not all needed during said last
quarter to put and keep the roads and streets in such repair he
shall as early in the last quarter of the year as practical report
that fact to the Board of Trustees and also at the same time report
to said board the amount of unexpended labor he will have available
more than is required to put and keep said streets and highways
in such repair which said excess he shall dispose of in the manner
as by said board directed.

Sec. 4. The said Superintendent of Streets and highways shall have a
compensation of three dollars per day for each and every day
actually and necessarily employed in and about his said work pro-
vided said Superintendent shall at no time expend on said Streets
or roads any thing more than the amount directed by the Board.
Sec. 5. This ordinance shall be in full force and effect from and after its passage.

Sec. 6. All ordinances or parts of ordinances in conflict with this ordinance is hereby repealed.

Passed and approved at an adjourned meeting of the Board of Trustees of the City of San Diego, State of California, held on the 17th day of January A.D. 1881.

S.P. JONES, President

ATTEST:

H.W. Whaley
City Clerk

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 63 of the City of San Diego, California, adopted January 17, 1881.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By __________________ Deputy

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 63 of the City of San Diego, California, adopted January 17, 1881

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL]

By __________________________ Deputy
Repealed

Charter ordinance Number 62
(New Lebanon)

Health Ordinance:

The City of San Diego by and through the Board of Trustees ordains as follows:

Sec. 1. The quarantine grounds of the Bay and Harbor of San Diego are hereby established at anchorage at La Playa.

Sec. 2. the Board of Trustees, Health Officers and Superintendent shall constitute the Board of Health of San Diego. They shall elect from their members a president and secretary, hold regular meetings on the second Monday of each month and special meetings whenever two or more members unite in a written call therefor.

Sec. 3. The Board of Trustees shall appoint a Health Officer who shall hold his office at the pleasure of said Board. He shall be a resident, practicing physician and a regular graduate of some reputable school of medicine. He shall also be ex officio Quarantine Officer of the Bay and Harbor of San Diego and shall be the Executive Officer of the
Sec. 4.

The following portions of articles 111. and XV., Title VII, Part III, of The Political Code of this State are hereby adopted for the period of Five years for the regulation of sanitary matters within the City of San Diego, to wit:

Sec. 3013. Shipmasters bringing vessels into the Harbor of San Diego, and masters, owners or consignees having vessels in the Harbor who have aboard any cases of Asiatic Cholera, Small-pox, yellow typhus or ship's fever, must report the same, in writing, to the quarantine officer before landing any passengers, costing any store, or coming to any wharf, or as soon thereafter as they, or either of them, become aware of the existence of either of the diseases or aboard of their vessels.

Sec. 3014. No captain or other officer in command of any vessel arriving under a registered, arriving at the Port of San Diego; nor any owner, consignee, agent or other person having charge of such vessel, must without penalty of not less than one thousand dollars nor more than one thousand dollar, land or permit to be landed, any freight, passengers, or other persons from such vessel, until he has referred to the quarantine...
true officer, presented his bill of health, and received a permit from that officer to land freight, passengers, or other persons.

See 3015. Every pilot who conducts into the Port of San Diego any vessel subject to quarantine or examinations by the quarantine officer must:

One- Bring the vessel as near the dock as is allowed by law.

Two- Prevent any person from leaving, and any communication being made with the vessel under his charge, until the quarantine officer has boarded her and given the necessary orders and directions.

Three- Be vigilant in preventing any violation of the quarantine laws, and report, without delay, all such violations as come to his knowledge to the quarantine officer.

Four- Present the master of the vessel with a printed copy of the quarantine laws unless he has one.

Five- If the vessel is subject to quarantine by reason of infection, place at the mast head a small yellow flag.

See 3016. Every master of a vessel subject
to quarantine, or visitation) by the quarantine officer, arriving at the Port of San Diego, who refuses or neglects either:

One — To proceed with and anchor his vessel at the place assigned for quarantine, when legally directed to do; or

Two — To submit his vessel cargo and passengers to the quarantine officer, and furnish all necessary information to enable that officer to determine what quarantine or other regulations they ought respectively to be subject to.

Three — To report all cases of disease or deaths occurring on his vessel, and to comply with all the sanitary regulations of the bay and harbor — Is liable in the sum of five hundred dollars for every such neglect or refusal.

Sec. 3017. All vessels arriving off the Port of San Diego from ports which have been legally declared infected ports, and all vessels arriving from ports where there is prevailing at the time of their departure, any contagious, infectious or pestilential disease, or vessels with decaying cargoes, or which have unusually foul or offensive
holds, are subject to quarantine, and must be, by the master, owner, pilot, owner or consignee, reported to the quarantine officer without delay. No such vessel must cross the line drawn from the southernmost point of the peninsula until the quarantine officer has boarded her and given the order required by law.

Sec. 3018. The quarantine officer must board every vessel, subject to quarantine, or visitation by him, immediately after her arrival, make search, examination and inspection of vessels, books, papers, or cargo, or of persons on board, under oath, as he may judge expedient, and determine whether the vessel should be ordered to quarantine, and if so, the period of quarantine.

Sec. 3019. No captain or other officer in command of any vessel carrying a vessel of more than one hundred and fifty tons burden, nor of any vessel of more than one hundred and fifty tons burden, having passengers on board, nor any owner, consignee
agent or other person having charge of such vessel or vessels must, under a penalty of not less than one hundred dollars nor more than one thousand dollars, land or permit to be landed any passenger from the vessel until he has presented his bill of health to the quarantine officer and received a permit from that officer to land such passenger, except in such cases as the quarantine officer deems it safe to give the permit before presenting the bill of health. See Sec. 3020. The following fees may be collected by the quarantine officer: for giving a permit to land freight or passengers or both, from any sailing vessel of less than five hundred tons burden, five dollars; for any part of this State, two dollars and fifty cents; over five hundred and under one thousand tons burden, five dollars; for each additional one thousand tons burden or fraction thereof, an additional two dollars and fifty cents; for steam vessels propelled in whole or in part by steam, of one thousand tons burden, or less, five dollars; and two dollars and fifty cents for
such additional one thousand tons burthen or fraction thereof, but vessels not propelled in whole or in part by steam, belonging to and from any port or ports of the Pacific States, of the United States, or Territories and Whaling vessels entering the harbor of San Diego are excepted from the provisions of this section.
Sec. 3021. The Board of health may enforce compulsory vaccination on passengers in infected ships or coming from infected ports.
Sec. 3022. The board of health may provide suitable hospitals, to be situated where they may deem most proper and convenient and supply the same with nurses and attendants and remove thence to all persons afflicted with cholera, small pox, yellow fever, typhus and shippers' fever.
Sec. 3025. No person shall deposit in any cemetery or inter within the city of San Diego any human body without first having obtained a certificate signed by a physician or midwife, or a coroner getting forth as near as possible the name, age, color, sex, place of birth, occupation, date, locality, and the cause of death of the deceased person obtained from such health officer a permit; nor shall any human body be removed or disposed of without the permit of the health officer, or by order of the coroner. Physicians who attend in their practice, must give the certificate herein mentioned. It shall be the duty of the health officer to see that the dead body of a human being is not allowed to remain in any public receiving vault for a longer period than five days. At the expiration of that time he shall cause the body to be placed in a vault or niche constructed of brick, stone or iron, and hermetically sealed. It shall also be his duty to require all persons having in charge the digging of graves and burial of the dead to see that the body of a human being who had reached two years of age shall be interred in a grave less than six feet deep or if under the age of ten years the grave to be not less than five feet deep.
Sec. 3026. Superintendents of cemeteries within the boundaries of the city of San Diego must return to the health officer on each Saturday the names of all persons interred within their respective cemeteries for the preceding week, together with the certificates questioned in the preceding section.

Sec. 3027. No superintendant of a cemetery can remove, or cause to be removed, disinter, or cause to be disinterred, any corpse that has been deposited in the cemetery, without a permit from the health officer or by order of the Coroner.

Sec. 3028. Whenever a nuisance shall exist on the property of a dead resident, or any property the owner or owners of which cannot be found by the health officer, after diligent search, or on the property of any owner or owners upon whom due notice may have been served, and who shall for three days refuse or neglect to abate the same, or on any city property, it shall be the duty of the board of health to cause the said nuisance to be at once removed or abated, and to draw upon the general fund for such sums as may be required for its removal or abatement, not to ex-
Sec. 3029. The health officer must keep in his office a book in which he must make an entry of all fees collected by him. He must pay all fees collected to the City Treasurer weekly, to the credit of the general fund.

Sec. 3030. The health officer must execute an official bond, approved by the board of health, in the sum of Two Thousand Dollars.

Sec. 3031. Any member of the board of health is empowered to administer oaths on business connected with that department.

Sec. 3032. Whenever any cause of action arises under any of the provisions of this chapter, suit may be maintained in any court having jurisdiction thereof.

Sec. 3033. Whenever it shall be certified to the board of health, by the health officer, that any building or part thereof is unfit for human habitation, by reason of its being so infected with disease as to be likely to cause sickness among the occupants, or by reason of its want of repair, it becomes dangerous to life, said building
may issue an order, and cause the same to be affixed conspicuously on the building or part thereof, and to be personally served upon the owner, agent, or lessee, if the same can be found in this state, requiring all persons therein to vacate such building, for the reasons to be stated therein as aforesaid. Such building or part thereof, if shall, within ten days thereafter, be vacated, or within such shorter time, not less than twenty-four hours, as in said notice may be specified, but said bond, if it shall become satisfied that the danger from such house, or part thereof, has ceased to exist, may revoke said order and it shall then be forwarded to the proper officer for the purpose of such disease, immediately after it shall have occurred.

Sec. 3034. One—Every physician in this city shall report to the health officer, in writing, every patient he shall have laboring under Asiatic cholera, variola, diphtheria, or scarletina immediately thereafter, and report to the proper officer every case of death from such disease, immediately after it shall have occurred.

Two—Every household in said city shall forthwith report, in writing, to the health officer the name of every person boarding or acc
Sec. 5. Whenever a case of smallpox or cholera shall exist in any house or tenement and it shall be deemed inexpedient to remove the person or persons so affected to the nearest hospital it shall be the duty of the health officer to require all such persons to be kept closely confined in their respective dwellings or places of abode, and shall immediately cause to be erected in a conspicuous place in front of such dwelling or place of abode a yellow flag or other suitable notice setting forth the fact, and it shall be unlawful for the occupants thereof, or any other person, to remove such flag or notice so long as in the opinion of the health officer, or board of health, the case remains on the premises.

Sec. 6. No person or persons except physicians, clergyman or
... under taken and those having a written permit from the board of health or health officer shall enter or depart from any house where smallpox or cholera exists or while the person or person who shall have died of such disease remains within the house or within ten days thereafter is present or until said building and its contents shall have been disinfected or otherwise disposed of to the satisfaction of the Board of Health or the Health Officer.

Sec. 7.

Any person who shall violate any of the provisions of this ordinance, except in cases where a different punishment is prescribed by the ordinance, shall be fined in the sum not exceeding fifty dollars nor less than the costs of prosecution including a fee of seven dollars and fifty cents which shall be taxed as costs for the City Attorney unless said costs exceed fifty dollars.
Sec. 8. A judgment that the defendant pay a fine shall also direct that he be imprisoned in the County Jail until the fine is satisfied, specifying the extent of the imprisonment which must not exceed one day for every dollar of the fine.

Sec. 9. Chapter Ordinance numbered two (2) (New Chapter) passed and approved on the 5th day of June, A.D. 1876, is hereby repealed and all ordinances and parts of ordinances in conflict with this ordinance are hereby repealed.

Sec. 10. This ordinance shall be in full force and effect from and after its passage and publication.

Passed and approved at an adjourned meeting of the Board of City Trustees of the City of San Diego, State of California, held on the 15th day of January, A.D. 1881.

[Signature]
Mayor
[Signature]
City Clerk
Charter Ordinance
No 62.
New Charter.

Health Ordinances:

Passed and approved
by the Board of Trustees
this 15th day of August, 1881,
and ordered
published.

H. Roderick
City Clerk.
Document No. 273

Filed at..............

City Clerk

By Deputy

Ordinance No. 69

Appointing 
Superintendent of Streets and Highways for year 1884

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor

A 666
ORDINANCE NO. 64
Repealing Lapsed
Illegal and Unused
Franchises and Grants.
CHARTER ORDINANCE

NO. 64

New Charter

To Repeal Lapsed, Illegal
and unused franchises
and grants.

Passed and approved
by the Board of Trustees,
January 31, 1881 and ordered
published.

H.W. Whaley
City Clerk
Published by Authority

CHARTER ORDINANCE NO. 64.

(New Charter)

To Repeal Lapsed, Illegal, and Unused Franchises and Grants.

The City of San Diego by and through its Board of Trustees ordains as follows, to wit:

Sec. 1. Charter Ordinance numbered twenty four (24), old Charter, passed and approved February 5th AD 1873, authorizing and directing the President and Clerk of the Board of Trustees of the City of San Diego to execute in the name of and under the seal of said City and to deliver to The Texas and Pacific Railway Company a bond in the final sum of One Hundred Thousand Dollars in gold coin payable to said company conditioned that said City will procure for said Company a perfect title to such depot grounds within the City limits and within limits selected by Col. Thomas A. Scott: also the right of way through said City and County of San Diego for said Company's railroad at least one hundred feet wide from the Colorado river to said depot grounds: also that said City will procure for said Company such title as shall be acceptable to said Company for at least one hundred acres of tide and submerged lands on the Bay of San Diego opposite and adjacent to the lands which may be selected for depot purposes etc., is hereby repealed.

Sec. 2. Charter Ordinance numbered twenty-five (25), old charter, not dated, granting to the Texas and Pacific Railway Company, its successors and assigns, the free right-of-way for its railroad track or tracks, switch or switches one hundred feet in width from the Wedge or
Reservation of Middletown to the Southeasterly boundary line of said City is hereby repealed.

Sec. 3. Charter Ordinance numbered thirty-eight (38) passed and approved June 20th AD 1873 granting right-of-way to the Texas and Pacific Railway Company for its railroad track and tracks, switch and switches and for all other proper railroad uses, one hundred feet in width over, across and along all the public avenues, streets, alleys, highways, parks and plazas in the City of San Diego, and over, across, and through any and all lands belonging to said City from the lands of the Texas and Pacific Railway Company adjoining Manasse and Schillers addition to said City through said city, to and through Pueblo lot numbered 1208 in said City is hereby repealed.

Sec. 4. Charter Ordinance numbered forty (40) old charter, passed and approved August 4th AD 1873 granting right-of-way to the Texas and Pacific Railway Company a right-of-way one hundred feet wide for its railroad track and tracks, switch and switches, and all other usual and proper railroad uses, over and through any and all the lands belonging to said City of San Diego and all the public highways therein from the north line of Pueblo Lot numbered 1208 thence northerly to the northeastern boundary line of said City is hereby repealed.

Sec. 5. Charter Ordinance numbered twenty-two (22) old charter, passed and approved February 3rd AD 1873, providing for the issue of Bonds of this City for the purpose of carrying out an agreement made by the citizens committee of Forty with Col. Thomas A. Scott President of the Texas and Pacific Railway Company not to exceed the amount of one hundred and fifty thousand dollars is hereby repealed as to any
and all of said Bonds and the amount of said $150,000 which has not been issued and negotiated and they the unissued bonds of said amount are hereby cancelled and rendered null and void for any and all purposes and all power or authority or pretended power or authority in any or all the officers, of this City agents, trustees, or other persons to issue or negotiate any or all of said unused bonds is hereby revoked and rendered null and void: this repeal to apply to and cancel not only the body of said unissued bonds but all coupons or other evidences of debt pertaining thereto.

Sec. 6.

Charter Ordinance numbered nine (9) old charter passed and approved September the 30th AD 1872 granting a street railroad franchise and the right to construct, rise and maintain a street railroad on certain streets of the City unto the Spring Avenue and City Railroad Company is hereby repealed.

Sec. 7.

Charter Ordinance numbered ten (10) old charter passed and approved on the 14th day of October AD 1872 granting to Oliver Eldridge, Thomas L. Nesmith and GWB McDonald the right to build erect maintain and use a wharf in the Bay of San Diego at the foot of Sixth Street is hereby repealed.

Sec. 8.

Charter Ordinance numbered thirty three (33) old charter passed and approved the 31st day of March 1873 granting to the Cosmopolitan Gas Company its successors and assigns the right to manufacture gas in the City of San Diego to lay down pipes through the Streets and alleys and supply gas etc is hereby repealed.
Sec. 9.  Charter Ordinance numbered thirty six (36) old charter, passed and approved May the 12th AD 1873, granting and extending to JS Manasse & Marcus Schiller their heirs, executors, administrators & assigns a wharf franchise and the right to erect and use a wharf in front of Pueblo Lot numbered eleven hundred and fifty-seven: also, the franchise granted to the same parties for the same purpose by said Board of Trustees June 30th AD 1871 are hereby repealed.

Sec. 10.  Charter Ordinance numbered forty two (42) old charter passed and approved September 29th AD 1873 granting and extending a wharf franchise to Oliver Eldridge and associates to build and maintain a wharf at the foot of Sixth Street in Horton's Addition to the City of San Diego is hereby repealed.

Sec. 11.  Charter Ordinance numbered forty three (43) old charter passed and approved October 13th AD 1873 granting to the San Diego Gas Light Company a gas franchise in said City and the right to lay gas pipes in and through the streets alleys public grounds plazas and buildings of said City and to supply gas etc is hereby repealed.

Sec. 12.  Charter Ordinance numbered sixty four (64) old charter passed and approved September 29th 1874 granting and extending a wharf franchise to Simona Martinez and associates at the foot of Sixth Street in Horton's Addition to San Diego is hereby repealed.

Sec. 13.  Charter Ordinance numbered seventy three (73) old charter passed and approved the 7th day of June AD 1875 granting and extending wharf franchise to Manasse & Schiller at their addition in Pueblo Lot numbered 1157 etc is hereby repealed.
Sec. 14. Charter Ordinance numbered twelve (12) new charter passed and approved the 9th day of November AD 1876 granting to George Neale and associates a gas franchise to build, erect and maintain gas works and to manufacture gas, lay down gaspipes etc in the City of San Diego is hereby repealed.

Sec. 15. Charter Ordinance numbered fourteen (14) new charter passed and approved the 2nd day of January AD 1877 granting and extending a wharf franchise to Simona Martinez and associates at the foot of Sixth Street in Horton's addition to San Diego is hereby repealed.

Sec. 16. Charter Ordinance numbered eighteen (18) new charter passed and approved this 4th day of June A.D. 1877 granting and extending unto JS Manasse & Marcus Schiller franchise for a wharf in front of Pueblo Lot numbered 1157 in the City of San Diego is hereby repealed.

Sec. 17. Charter Ordinance numbered twenty seven (27) new charter passed and approved February 4th 1878 granting and extending a wharf franchise unto Louis Rose for a wharf in front of La Playa in the Bay of San Diego is hereby repealed.

Sec. 18. Charter Ordinance numbered twenty eight (28) new charter passed and approved the 4th day of February AD 1878 authorizing Louis Marks and Emanuel Blockman their associates, successors and assigns to build and erect gas works in the City of San Diego, to lay down main gas pipes in the Streets C of said City is hereby repealed.
Sec. 19. Charter Ordinance numbered forty two (42) new charter passed & approved June 2nd AD 1879, granting and extending unto Joseph S. Manasse and Marcus Schiller their executors, administrators and assigns, a wharf franchise for a wharf in front of Pueblo Lot numbered 1157 in the Bay of San Diego is hereby repealed.

Sec. 20. Charter Ordinance numbered forty nine (49) new charter passed and approved the 15th day of December AD 1879 granting unto Joseph S. Manasse et als their associates and assigns a street railroad franchise, to lay railroad track through the streets and highways of the City, with the right to construct, equip and maintain a street railroad and to run cars thereon is hereby repealed.

Sec. 21. All ordinances or parts of ordinances in conflict with this ordinance is hereby repealed.

Passed and approved at an adjourned meeting of the Board of Trustees of the City of San Diego, State of California held on the 31st day of January A.D. 1881.

S.P. JONES, President

ATTEST:

H.W. Whaley

City Clerk

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 64 of the City of San Diego, California, adopted January 31, 1881.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By ________________________ Deputy

(SEAL)
[Published by Authority]

Charter Ordinance No. 63.

(Approved by Charter)

Appointing Superintendent of Streets and Highways in the City for the year 1881.

The City of San Diego by and through its
board of trustees ordains as follows:

Sec. 1. Edmund L. Jones is hereby appointed Superintendent of Streets and Highways, to take
charge during the pleasure of
this board.

It is and shall be his duty:
1. To take charge of all streets and highways within
the City and keep them clear of obstructions in good
repair, and perform the instructions of this board;
2. Give two days notice by printed or written to each
inhabitant of said City liable to do work on the
roads, where, when, with what implements, and
under whose direction to work; to superintend the
same and to keep a copy of all the foregoing
notices or file with certificate of service
executed thereon,
3. Make a by the board of trustees on the 30th day of
March and September of each year, and the
31st day of December. He shall certify to the
returns of all persons...
Sec. 3.

The preferment under of streets and highways, shall wear and work in every three months, enough of the road, foot way to keep the streets and highways in good repair only; the town being under the town warrant to cause the work to be done, and the town warrant to be provided, always that during the quarter ending December 31st, he shall duly notify all persons to work on said streets and highways who are liable and have not worked or paid.
That such poll taxes for the year and if such work is not all needed during the last quarter to print and keep the polls and streets in repair he shall as early in the last quarter of the year as practical report that fact to the Board of Trustees and also a true report to said Board the amount of money expended for labor and materials therein to be held available more than is required to print and keep said streets and highways in repair which shall exceed the amount of the work so done he shall upon receipt of the amount so directed.

Sec. 4. The said Superintendent of Streets and Highways shall have a compensation of Three Dollars per day for each and every day actually and necessarily employed in and about his said work to be fixed by the Board of Trustees provided said Superintendent shall at his own expense oil said streets or roads ever being more than the amount directed by the Board.
Sec. 5. This ordinance shall be in full force and effect from and after its passage.

Sec. 6. All ordinances or parts thereof in conflict with this ordinance are hereby repealed.

Passed and approved at an adjourned meeting of the Board of Trustees of the City of San Diego, State of California, held on the 17th day of January a.d. 1881.

S. P. Jones, President

Attty.

H. L. Whaley
City Clerk
Charter Ordinance
No. 63.
New Charter.

Appointing Superintendent of State Highway.

Passed and approved by the Board of Trustees this 19th day of Aug., 1889.

and ordered published.

Wm. McPherson,
City Clerk.

Section 3. Of this ordinance amended at Special meeting of the Board of Trustees, 10th of May, 1889.

By inserting the words "This act was first adopted as a road free way to after the words, "woven out," and printed publicly as this amended.

Wm. McPherson,
City Clerk.
Ordinance No. 64

Repealing Licensed Illegal and Unlawful Vehicles and Goods

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor

City Clerk

By Deputy

Filed 190

Document No. 274
ORDINANCE NO. 65
Defining Nuisances
and providing for
the maintenance of
Good Order.
CHARTER ORDINANCE

NO. 65

New Charter

Defining Nuisances
and providing for
maintaining good order.

Passed and approved
by the Board of Trustees
January 31st 1881 and
ordered published.

H.W. Whaley
City Clerk
Defining nuisances and providing for the maintenance of good order.

The City of San Diego by and through its Board of Trustees ordains:

Sec. 1. Every person who within the City limits keeps any bar, saloon, brewery, beer-garden or dance house open for the purpose of transacting business therein, or permits persons to congregate therein or thereabout between the hour of ten and a half o'clock P.M. and the hour of five o'clock A.M. is guilty of maintaining a nuisance and shall upon conviction thereof be fined in a sum not less than the costs of prosecution nor in any case more than fifty dollars.

Sec. 2. Every person who within the City of San Diego permits idle, dissolute or disorderly persons to congregate in or about any bar, saloon, beer-garden, brewery, or dance house owned by or in charge of such person is guilty of maintaining a nuisance and for every such offense shall be fined not less than the costs of prosecution nor in any case more than fifty-dollars.

Sec. 3. Every person, who within the City of San Diego keeps or permits women or girls other than members of his or her family and domestic servants reasonably required in and about his or her household for the proper care thereof, to stay in or about premises on which such person or any other person keeps various malt or intoxicating liquors for sale to
be drunk on such premises is guilty of maintaining a nuisance and on conviction thereof shall be fined not less than the costs of prosecution nor in any case more than fifty-dollars.

Sec. 4.

Whenever two or more Indians or other persons male or female or both get together on the streets or sidewalks, in public or private buildings, on public or private property within a public part or parts of said city and stand or sit or lie about in an idle manner without any employment business or purpose which is lawful or proper; either in the day or night time they and each of them shall be deemed guilty of maintaining a nuisance and upon conviction each of them shall be fined not less than the costs of prosecution nor in any case more than fifty-dollars and it shall be lawful for the Sheriff of San Diego County his deputies and assistants or any of the constables of the Township of San Diego in said County aforesaid or their deputies and assistants to disperse such persons and compel them to depart from such places. But when such persons persistently refuse to obey such orders after having been duly warned to leave, then it shall be the duty of such officer to arrest the said parties and take them before the proper courts and prefer the proper charges against them therefor.

Sec. 5.

Every person, who within the limits of said City, wantonly or threateningly draws any knife or pistol except in his or her necessary and lawful self-defense and every person who wantonly or carelessly shoots any pistol or gun in said City limits shall be deemed guilty of an act of disorder and upon conviction thereof shall be fined not less than the costs of prosecution nor in any case more than fifty dollars.
Sec. 6. Every person who shall appear upon the streets sidewalks or other public place in said City or upon private property in said City to the annoyance of anyone, in a state of intoxication shall be deemed guilty of a nuisance and shall be fined therefor not less than the costs of prosecution nor in any case more than fifty-dollars.

Sec. 7. The City Atty shall prosecute all complaints for violations of provisions of this ordinance and upon every conviction thereunder shall have taxed as his costs for his use and benefit the sum of seven dollars and fifty cents which costs shall be included in making up the amount of fine in every case of such conviction.

Sec. 8. Where Judgments are entered against persons for violation of this ordinance or any of its provisions the Judgment shall be that if said fine is not paid the defendant shall be confined in the County Jail until the same is paid not exceeding however one day for each dollar of the fine and the Sheriff of the County of San Diego is hereby authorized to keep in such Jail all of said prisoners, the City paying the necessary expense of such prisoners while so confined.

Sec. 9. All ordinances and parts of ordinances in conflict with this ordinance are hereby repealed and this ordinance is declared to be in full force from and after its passage.
Passed and approved at an adjourned meeting of the Board of City Trustees of the City of San Diego, State of California, held on the 31st day of January, A.D. 1881.

S.P. JONES, President

ATTEST:

H.W. Whaley
City Clerk

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 65 of the City of San Diego, California, adopted January 31, 1881.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By ______________________ Deputy

(SEAL)
[Published by Authority]

Chapter Ordinances No. 64.

(New Charter)

To repealapsed, illegal, and unneeded franchises and grants.

The City of San Diego by and through its Board of Trustees ordains as follows, to wit:

Section 1. Chapter Ordinances numbered twenty-four (24), old charter, passed and approved February 5th, 1873, authorizing the President and the Board of Trustees of the City of San Diego to execute in the name of said City the said charter, to sell, the said City and to deliver to the Pacific Railway Company, a bond in the penal sum of one hundred thousand dollars in gold coin payable to said Company conditioned that said City will forever, for said Company a perfect title to such depot grounds within the City limits and within limits selected by Col. Thomas A. Scott; also the right of way through said City and vicinity of
San Diego for said Company's railroad at least one hundred feet wide from the Colorado river to said depot ground, also that said City shall procure for said Company such title as shall be acceptable to said Company for at least one hundred acres of tides and submerged lands on the Bay of San Diego opposite and adjacent to the lands which may be selected for depot purposes here, is hereby repealed.

Sec. 2. Chapter Ordinance numbered twenty-five (25), all therein, not dated, granting to the Texas and Pacific Railway Company, its successors and assigns, the free right-of-way for its railroad track or tracks, switch or switches one hundred feet in width from the Medicine Reservation of Middletown to the Southeasterly boundary line of said City, is hereby repealed.

Sec. 3. Chapter Ordinance numbered thirty-eight (38), granting right-of-way to the Texas and Pacific Railway Company for its railroad track and tracks, switches and switchers and for all other proper railroad uses, one hundred feet in width, over, across...
and along all the public avenues, streets, alleys, highways, parks and plazas in the City of San Diego, and over, across, and through any and all lands belonging to said City from the lands of the Texas and Pacific Railway Company adjoinig the same and Schillers addition to said City, through and to the northern limits of said City, to lands referred to and through Pueblo lot numbered 120% in said City, is hereby repealed.

Sec. 4. All that part of the ordinance numbered forty (40) old charter, passed and approved August 4th AD 1873 granting right-of-way to the Texas and Pacific Railway Company, a right-of-way one hundred feet wide for its railroad track, and tracks, switches and switches, and all other lawful and proper railroad uses, over and through any and all the lands belonging to said City of San Diego and all the public highways, streets and from the north line, Pueblo lot numbered 120% then and thereafter to the northern boundary line of said City is hereby repealed.
Charters, ordinances, and acts passed at least twenty-two (22) and chartered, passed and approved February 3rd, 1873, providing for the
issue of Bonds of this City, for the purpose of carrying out an agreement made by the citizens committee of forty, with the
Chief of the Texas and Pacific Railway Company,
not to exceed the amount of one hundred and fifty thousand dollars, is hereby
repealed as to every and all of said Bonds and the amount of said Bonds of one hundred
thousand dollars, which has not been issued and negotiated, and that the unissued
Bonds of said amount are hereby cancelled and rendered void.

Section 5.

The repeal to apply to and cancel not only the body of said unissued Bonds, but all evidence compacts, or other documents of debt pertaining thereto.
Sec. 6. Charter ordinance numbered nine (9) old charter formed and approved September the 30th AD 1872 granting a gas street railroad franchise and the right to construct, erect, rise and maintain a street railroad on certain streets of the City into the Spring Avenue and City Railroad Company is hereby repealed.

Sec. 7. Charter ordinance numbered ten (10) old charter formed and approved on the 14th day of October AD 1872 granting to Oliver Eldridge, Thomas L. Nemettle and G W B McDonald the right to build erect mountains and pass a Wharf in the Bay of San Diego at the foot of Eighth Street is hereby repealed.

Sec. 8. Charter ordinance numbered thirty three (33) old charter formed and approved the 31st day of March AD 1873 granting to the Cosmopolitan Gas Company its successors and assigns the right to manufacture gas in the City of San Diego to lay down pipes through the streets and alleys and supply gas to is hereby repealed.
Sec. 9. Charter ordinance numbered thirty-six (36) old charter, formed and approved by the Mayor the 12th A.D. 1873, granting to J.S. Manasse, Marcus Schiller, their heirs, executors, administrators & assigns a Wharf franchise and the right to erect and use a Wharf in front of Pueblo Lot numbered eleven hundred and fifty-seven; also, the franchise granted to the above parties for the purpose by said Board of Trustees June 30th A.D. 1871 are hereby repealed.

Sec. 10. Charter ordinance numbered forty-two (42) old charter, formed and approved September 29th A.D. 1873, granting and extending a Wharf franchise to Holcomb Eldridge and associates to build and maintain a Wharf at the foot of Sixth Street in Horton's Addition to the City of San Diego is hereby repealed.

Sec. 11. Charter ordinance numbered forty-three (43) old charter, formed and approved October 13th A.D. 1873 granted to the San Diego Gas Light Co., for a gas franchise in said City.
and the right to lay gas pipes in and through the streets, alleys, public grounds, plazas and buildings of said city, and to supply gas to is hereby repealed.

Sec. 12. Charter ordinance numbered seventy-four (74) of the Charter passed and approved September 29, 1874 granting and extending a Wharf franchise to Seymour Martin and associates at the foot of Sixth Street in Boston’s Addition to the City of San Diego, is hereby repealed.

Sec. 13. Charter ordinance numbered seventy-three (73) of the Charter passed and approved the 7th day of June A.D. 1875 granting and extending Wharf franchise to Messrs. Klotz & Schiller at their Addition to the City of Pueblo Lot numbered 1157 to is hereby repealed.

Sec. 14. Charter ordinance numbered twelve (12) of the Charter passed and approved the 7th day of November A.D. 1876 granting to George Nickle and associates a gas franchise to build, erect and maintain gas works and to manufacture gas, lay down gas pipes in the City of San Diego, is hereby repealed.
Sec. 13. Charter ordinance numbered fourteen (14) need charter passed and approved the 24th day of January AD 1877 granting and extending as a Wharf franchise to Simonas Martnez and associates at the foot of Sixth Street in the city of San Diego is hereby repealed.

Sec. 16. Charter ordinance numbered eighteen (18) need charter passed and approved the 4th day of June A.D. 1877 granting and extending unto J. M. Panasse, Marcus Schiller franchise for a Wharf in front of Pueblo Lot numbered 115, in the city of San Diego is hereby repealed.

Sec. 17. Charter ordinance numbered twenty seven (27) need charter granted and extending a Wharf franchise unto Louis Rosé for a Wharf in front of La Playa in the city of San Diego is hereby repealed.

Sec. 18. Charter ordinance numbered twenty eight (28) need charter passed and approved the 4th day of February A.D. 1878 authorizing Louis Marsh and
Their associates, successors, assigns, and Emmanuel Blackburn and co., to build and erect gas works in the city of San Diego, to lay down mains gas pipes in the streets of said city, is hereby repealed.

Sec. 19. Charted ordinance mentioned forty-two (42) grants, and extending unto Joseph S. Meunasse and Marcus Schiller, their executors, administrators, and assigns, a wharf franchise for a wharf in front of Pueblo Lot, numbered 1157, in the Bay of San Diego, is hereby repealed.

Sec. 20. Charted ordinance mentioned forty-nine (47) grants, and extending unto Joseph S. Meunasse, et al., their associates, and assigns, a street railroad franchise, to lay railroad tracks upon the streets and highways of the City, with the right to construct, equip, and maintain a street railroad, and to renew the same, as hereby repealed.

Sec. 21. All ordinance parts of ordinance hereby, for want of service of the.
of Trustees of the City granting rights of way, franchises or special privileges to any person or persons, corporation or firm for any public improvement or work in the limits of said City founded which an actual or bona fide organization shall not have in good faith accepted such grant and business and work on the ground in good faith been commenced and with reasonable diligence continued up to this time shall have no validly and use hereby repealed provided that this provision shall not be so construed as to affect the San Diego Water Company, the Steamship Wharf at the front of Fifth Street in the (in addition to the remaining Southern Pacific Railroad Company.

Dec 21

All ordinances or parts of ordinances in conflict with this ordinance is hereby repealed.

Passed and approved at an adjourned meeting of the Board of Trustees of the City of San Diego, State of California held on the 21st day of January, AD 1881.

Attest, S. P. Jones

President

City Clerk.
Charter Ordinance
No 64
New Charter

To Ralph Copeland, Alzar
and unnamed Southside
and Grants.

Passed and approved
by the Board of Directors,
January 31, 1881 and ordering
publication.

City Clerk
DOCUMENT No. 275

Filed .............................. 190

By .................................. Deputy.

Ordinance No. 65

Defining nuisances
and providing for
the maintenance of
Good Order

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 66

Authorizing, laying of Gas Mains, and Pipes.
CHARTER ORDINANCE

NO 66

New Charter

Authorizing the laying of Gas Mains & Pipes in the street & alleys of the City of San Diego.

Passed and approved by the Board of Trustees of the City of San Diego at an adjourned regular meeting March 21, 1881.

H.W. Whaley
City Clerk

Files March 21, 1881
H.W. Whaley
City Clerk
[Published by Authority]

CHARTER ORDINANCE

NO. 66

New Charter

An Ordinance authorizing and empowering James S. Gordon, E.W. Morse, M.A. Luce and J.A. Fairchild and their associates to lay Gas Mains and Pipes in the streets and alleys of the City of San Diego, Cal.

The City of San Diego by and through its Board of Trustees ordains as follows:

Sec 1st That J.S. Gordon, E.W. Morse, M.A. Luce and J.A. Fairchild and their associates and their successors in interest and their assigns are hereby authorized to lay main and service gas pipes through any and all of the public streets and alleys of the City of San Diego for the purpose of supplying the inhabitants of said City with Gas for and during the time of Twenty five years.

Sec 2nd This permission is granted upon the following conditions:

1st That said Gas Works be located on Block No 157 in Horton's Addition.

2nd That the mains of said Gas Works shall not be less than Five Thousand feet in length, and of not less than Four inches in diameter.

3rd That said gas works shall be completed, and mains laid on or before the 1st day of August A.D. 1881, from and after which time there shall be a continuous supply of Gas.

4th That the quality of the gas shall be superior to that furnished the City of San Francisco, by the San Francisco Gas Company.
5th The said gas mains and pipes must be laid so as not to damage the streets or any other property public or private and where the streets are dug up for the purpose of laying pipes they must be immediately repaired and left in as good condition as they were before such digging and all damages caused thereby must be repaired at the expense of said J.S. Gordon, E.W. Morse, M.A. Luce and J.A. Fairchild their associates or successors.

Sec 3 The Board of Trustees or other governing body of the City of San Diego, reserve the right to regulate the price of gas and control the storage, discharging and transporting of all highly explosive or offensive material used for the manufacture of gas, or produced by such manufacturing. Also the right to require the location of the Gas Works at such points as will be least objectionable to any considerable portion of the population or residents of the City. Also whenever a majority see fit to fix the rates to be charged and received by J.S. Gordon, E.W. Morse, M.A. Luce and J.A. Fairchild and their associates, successors in interest and assigns for lights, or light material, and to this end may require them to furnish such information as will aid the City authorities in fixing a fair and equitable rate for their product - and may require such information to be furnished from their books and vouchers, or from the Sworn statements of themselves, their managers, agents or employers, or from both such books and vouchers and sworn statements.

Sec 5 This ordinance shall be in full force from and after its publication five days - and the City Clerk is hereby required to publish the same, after the said parties or their assigns shall have filed in his office a notice signed by them or a majority of them that they
accept the terms of the ordinance, provided they file said notice within ten days from and after the passage of this ordinance. Said notice shall also be published in connection with this ordinance.

Sec 4 A failure of said J.S. Gordon, E.W. Morse., M.A. Luce and J.A. Fairchild and their associates successors in interest and assigns to comply with any and all the requirements of this ordinance shall work a forfeiture of all rights, powers and privileges granted hereby, and thereafter the whole of said ordinance shall be null and void.

Passed and approved at an adjourned regular meeting of the Board of Trustees of the City of San Diego, State of California, held on the Twenty First day of March A.D. 1881.

S.P. JONES, President

ATTEST:

H.W. Whaley
City Clerk

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 66 of the City of San Diego, California, adopted March 21, 1881.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By ______________________ Deputy

(SEAL)
Repealed

[Published by Authority]

Chapter Ordinance No. 655
(Need &poster)

Defining nuisances and providing for the maintenance of good order

The City of San Diego by and through its Board of Trustees ordains:

Section 1

Every person who within the city limits keeps any bar, poolroom, beer-garden, brewhouse, or dance house open for the purposes of transacting business
Sec. 2. Every person who within the city of San Diego permits idle, unprofitable, dissolute persons, to congregate in or about any bar, saloon, beer-garden, bakery or dance house owned by or in charge of such person is guilty of maintaining a nuisance and for every such offence shall be fined in no event less than the costs of prosecution nor more than five hundred dollars.

Sec. 3. Every person who within the city of San Diego keeps or permits women or girls to stay in or about premises on which opium or malt or intoxicating other than members of his or her family and domestic servants reasonably
Every person who shall be found within the limits of any fort, magazine, or arsenal of ordnance, ordnance stores, or ordnance works of any military establishment, or within the limits of any public building or public place, in a state of insurrection or rebellion, shall be deemed guilty of a high crime and misdemeanor, and shall be punished as provided by law. Every person shall be declared guilty of an act of insurrection and rebellion, and as such be convicted of treason, piracy, or other high crimes, misdemeanors, and offenses committed on, in, or near the same, or in any military establishment or public place, and shall, in all cases, except for offenses before or in a state of insurrection or rebellion, be subject to the same penalties as if the same had been committed on any other part of the United States.
See 4.

A public profit on horse sales or on auctions of property with no legal or legal public profit, no legal public profit, no legal public profit. This is when the Bilt of prosecution of an uninterested person is required to file a suitable request for public profit. This person keeps proper records and correct or incorrect figures for public profit. This person keeps proper records and correct or incorrect figures for public profit.
Sec. 7. The City Attorney shall prosecute all complaints for violation of provisions of this ordinance and upon every conviction thereof thereunder shall have taxed as his costs for his use and benefit the sum of Seven dollars and fifty cents which costs shall be included in making up the amount of fine in every case of such convictions.

Sec. 8. Where judgments are entered against persons for violation of either ordinance or any of its provisions the judgment shall be that of said fine is paid the defendant shall be confined in the County Jail until the same is paid not exceeding however one day for each dollar of the fine; and the Sheriff of the County of San Diego is hereby authorized to keep in said jail all of said prisoners the City paying the expenses of such prisoners while so confined.

Sec. 9. All ordinances and parts of ordinances in conflict with this ordinance are hereby repealed and this ordinance declared to be in full force and effect after its passage.
Passed and approved at an adjourned meeting of the Board of City Auditors of the City of San Diego, State of California, held on the 31st day of January, A.D. 1881.

Attest:

S.P. Jones, President

City Clerk.

[Signature]

[Stamp]
Ordinance No. 66,
Authorizing laying off Gas Mains and
Lines.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 67

Regulating Location
of Slauther Houses
without permission

Board Trustees
CHARTER ORDINANCE

NO 67

New Charter

As to Slaughter Houses
& Yards.

Passed by Board of
Trustees at a Special
Meeting held April 15, 1881.

H.W. Whaley
City Clerk
As to Slaughter Houses & Yards.

The City of San Diego, by and through her Board of Trustees ordains as follows:

Sec 1. It is unlawful for any person to open or use within the pueblo of San Diego any slaughter house or slaughter yard without permission of the Board of Trustees.

Sec 2. Every person who violates Section one of this ordinance shall be fined not less than the costs of prosecution, including Ten Dollars for the City Attorney's costs nor more than fifty-dollars: provided each day such slaughter house shall be maintained without such permission from the Board of Trustees is hereby declared to be an infraction of Section One and for each and every day such slaughter or yard house is used the person or persons so using it shall upon conviction be fined as aforesaid.

Sec 3. Persons convicted of violating this ordinance shall be confined in the County Jail until such fine is paid not exceeding one day for each dollar of the fine.

Sec 4. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.
Passed and approved at a Special meeting of the Board of Trustees of the City of San Diego, State of California, held on the 15th day of April A.D. 1881.

S.P. JONES, President

ATTEST:

H.W. Whaley
City Clerk

(SEAL)

* * * * * * * * * * * * * * * * * * * * * * * *

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 67 of the City of San Diego, California, adopted April 15, 1881.

CHARLES C. ABDELNOUR
City Clerk of the City of San Diego.

By______________________ Deputy

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 67 of the City of San Diego, California, adopted April 15, 1881

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL] By_________________________ Deputy
Charter Ordinance
No. 66
New Charter

An Ordinance authorizing and empowering James S. Gordon, E. H. Morse, M. A. Lucas and J. A. Fairchild and their associates to lay gas mains and pipes in the streets and alleys of San Diego, Cal.

The City of San Diego by and through its Board of Trustees ordains as follows:

Sec. 1. That James S. Gordon, E. H. Morse, M. A. Lucas and J. A. Fairchild and their associates and their successors in interest and their assigns and heirs by authorized to lay mains and service gas pipes through any and all of the public streets and alleys of the City of San Diego for the purpose of supplying the inhabitants of said City with gas for and during the term of twelve years.

Sec. 2. This permission is granted upon the following conditions:
1st. That said gas works be located on Block no. 157 in Horton Addition.
2d. That the average of said gas works shall not be less than two thousand feet in length.
and if within less than Four months in diameter.

3d. That said gasworks shall be completed, and mains laid on or before the 1st day of August, A.D. 1867, from and after which time there shall be a continuous supply of gas.

4th. That the quality of the gas shall be superior to that furnished the City of San Francisco, by the San Francisco Gas Company.

5th. The said gas mains and pipes must be laid so as not to damage the streets or any other property public or private and where the streets are dug up, for the purpose of laying pipes they must be immediately repaired and left in as good condition as they were before such digging and any damage caused hereby must be repaired at the expense of said J. S. Gorton, C. Hr. Morse, M. A. Lee and J. A. Pauley and their associates or successors.

Dec. 5. The Board of Trustees or other governing body of the City of San Diego, reserve the right to regulate the price of gas and control the storage, discharging and dispensing of all highly explosive or offensive materials used for the manufacture of gas, or produced by such manufacturing. Also the right to require the location of the Gas Works at such points as will be least objectionable to any considerable part of the population or residents of the City. Also whenever
a majority ought to fix the rates to be charged and
received by J. S. Gordon, E. W. Moss, Mr. A. Lane and
J. A. Rainbird and their associates, successors in
interest and assigns for light, or light materials, and
for this end may require them to furnish such infor-
mation as will aid the City authorities in fixing a
fair and equitable rate for their products, and may
require such information to be furnished from their
books and vouchers, or from the sworn statements
of themselves, their managers, agents or employees,
or from both such books and vouchers and sworn
statements.

Sec. 5
This ordinance shall be in full force from and
after its publication five days, and the City Clerk
is hereby required to publish the same, after the
said parties or their assigns shall have filed in his office
a notice signed by them or a majority of them that
they accept the terms of this ordinance, provided they
file said notice within ten days from and after the passage of this ordinance. Said notice
shall also be published in connection with this
ordinance.

Sec. 4.
A failure of said J. S. Gordon, E. W. Moss,
Mr. A. Lane and J. A. Rainbird and their associates
successors in interest and assigns, to comply
with any and all the requirements of this
ordinance, shall work a forfeiture of said
rights, powers and privileges granted hereby, and thereafter the whole of said ordinance shall be null and void.

Passed and approved at an adjourned meeting of the Board of Trustees of the City of San Diego, State of California, held on the Twenty First day of March, A.D. 1881.

[Signature]

J. P. Jones President

The Secretary

City Clerk.
Passed and approved at a Special Meeting of the Board of Directors of the City of San Diego, State of California, held on the 15th day of April, 1882.

Attest:  J. P. Jones  President,

Wm. G. Snyder  City Clerk.
Ordinance No. 67.

Regulating Location of Saloon in Public Places

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 68

To Prevent explosion
of Fireworks Torpedos,
etc. within City Limits.
CHARTER ORDINANCE

NO. 68

New Charter

Passed by the Board
of Trustees June 7th, 1881.

H.W. Whaley
City Clerk
To prevent the explosion of firecrackers, torpedoes etc. within certain limits of the City of San Diego.

The City of San Diego, by and through her Board of Trustees, ordains as follows:

Sec 1 It shall be unlawful for any person or persons to explode any firecracker or torpedo or other fireworks, or to discharge any pistol gun or cannon or to light any bonfire within the limits of Union Street on the West, 13th Street on the East, "A" Street on the north and the Bay of San Diego on the South.

Sec 2 Any person or persons violating section one of this ordinance shall upon conviction be fined not less than the costs of prosecution including $5.00 costs of the City Attorney and $3.00 costs of the constable nor more than $20.00, or, in default of payment, shall be imprisoned in the County Jail one day for each dollar of the fine.

Sec 3 This ordinance shall take effect from and after its publication five days.

Sec 4 All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.
Passed and approved at an adjourned regular meeting of the Board of Trustees of the City of San Diego, State of California, held on the 7th day of June, A.D. 1881

S.P. JONES, President

ATTEST:

H.W. Whaley
City Clerk

(SEAL)

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 68 of the City of San Diego, California, adopted June 7, 1881.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By ______________________ Deputy

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 68 of the City of San Diego, California, adopted June 7, 1881

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL] By_________________________ Deputy
Published by Authority,

Charter Ordinance No. 67,
New Charter.
As it Slaughter House & Yards.

The City of San Diego, By and through
the Board of Trustees, ordains as follows:

1. It is unlawful for any person to keep or use within the premises any slaughter house maintained by the person for the purpose of receiving, processing, without the permission of the Board of Trustees.

2. Every person who violates Section one of this ordinance shall be fined not less than the cost of prosecution, including one hundred dollars for the City Attorney's costs and not more than five hundred dollars. Provided each day such slaughter house shall be maintained without such permission from the Board of Trustees is hereby declared to be an infraction of Section one and for every day such house is used the person or persons so using it shall, upon conviction, be fined as aforesaid.

3. Persons convicted of violating this ordinance shall be confined in the county jail until such fine is paid not exceeding one day for each dollar of the fine.

4. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.
Charter Ordinance No. 64
New Charter

As for Daughter Houses
8 Yards.

Passed by Board of
Council at a Special
Meeting held October 18th, 1840

W. Hitchcock,
City Clerk.
Ordinance No. 68
To prevent explosion of fireworks, etc., within city limits

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 69

Designating
Corral at 4th & F
Street as City Pound.
CHARTER ORDINANCE

NO. 69

New Charter

Designating

Public Pound.

Passed July 30th, 1881

H.W. Whaley
City Clerk
The City of San Diego by and through her Board of Trustees, ordains as follows:

Sec 1. That the Corral situate at the corner of Fourth and F Streets known as the Central Corral be and is hereby approved and designated as the City Pound for the City of San Diego until further ordered.

Passed and approved at a regular meeting of the Board of Trustees of the City of San Diego, State of California held on the 20th day of July A.D. 1881.

S.P. JONES, President

ATTEST:

H.W. Whaley

City Clerk

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 69 of the City of San Diego, California, adopted July 30, 1881.

CHARLES G. ABDENOUR
City Clerk of the City of San Diego

By ______________________ Deputy

(SEAL)
(Published by Authority)

Chapter Ordinance No 68.

New Chapter...

To prevent the explosion of firecrackers, 

torpedoes and other certain articles of the City of San Diego.

The City of San Diego, by and through the Board of Trustees, ordains as follows:

It shall be unlawful for any person or persons to explode any firecrackers or torpedoes or other fireworks, or to discharge any pistol gun or cannon or to light any match within the limits of Union Street on the West, 13th Street on the East, "A" Street on the North and the Bay of San Diego on the South.

Sec 2. Any person or persons violating any of this Ordinance, shall, upon conviction be fined not less than the costs of prosecution, including any costs of the City Attorney, nor more than $20.00; or in default of payment, shall be imprisoned in the County Jail one day for each day of the fine.

Sec 3. This Ordinance shall take effect from and after its publication five days.

Sec 4. All ordinances or parts of ordinances...
in conflict with this ordinance are hereby
superseded.
Passed and approved at an adjourned
regular meeting of the Board of Trustees
of the City of San Diego, State of California,
held on the 27th day of June, A.D. 1887.

Alden

McIntyre, S. P. Jones
Chief Clerk. President.

Charter Ordinance
No. 6.

Passed by the Council.

City Clerk.

Inscribed by H. H. Ballenger.
(Published by authority.)

Charter Number 69.

Red Charter.

Designating City Pound.

The City of San Diego by and through
the Board of Trustees, ordains as follows:

Sec. 1. The Premises Situate at the Corner of
Fourth and J. Streets, known as
the Central Corral be and is hereby
affixed and designated as the City
Pound for the City of San Diego unto
future ordain.

Passed and approved at a regular
meeting of the Board of Trustees of
the City of San Diego, State of Cali
fornia, held on the 20th day of
Seely, A.D. 1887.

Walter J. Jones, President.

Phil. Wheelency,
City Clerk.
Charter Amendment

No 69

New Charter

Designating

Public Park

Passed April 3, 1887

[Signatures]
DOCUMENT No. 279

Filed ______________________ 190

By ____________________________ Deputy.

City Clerk

Ordinance No. 69

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor

[Handwritten:] Repealing Ordinance No. 4048 - 1887.38

[Handwritten:] street as City Street
ORDINANCE NO. 70
Appointing James Russell, Constable to Enforce City Ordinances.
(Published by Authority)

CHARTER ORDINANCE NO. 70
(New Charter)

Appointing an Officer to enforce City Ordinances.

Be it ordained by the City of San Diego by and through the Board of Trustees:

Sec 1. That James Russel, a constable in and for San Diego Township residing in the City of San Diego, is hereby appointed for the purpose of: and it is hereby made his special duty to enforce the City Ordinances of this City for which services he shall receive the same mileage and fees as prescribed by law in this County for Constables in the Criminal business under statutes of the State for like services.

Sec 2. All ordinances and parts of ordinances in conflict with this ordinance are hereby repealed.

Passed and approved at an adjourned regular meeting of the Board of Trustees of the City of San Diego, State of California, held on the 6th day of August, A.D. 1881.

S.P. JONES, President

ATTEST:

H.W. Whaley

City Clerk

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 70 of the City of San Diego, California, adopted August 6, 1881.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By __________________ Deputy

(SEAL)
Chapter Ordinance No. 70
(Nov. 26th, 1859)

Appointing an Officer to Enforce City Ordinances.

Be it ordained by the City of San Diego by and through the Board of Trustees:

That James Russell, a constable in said for San Diego Township, residing in the City of San Diego, be hereby appointed for the purpose of, and it is hereby made his especial duty, to enforce the City Ordinances of this City for which services he shall have some mileage and fees as prescribed by Law in the County for Constables in the Criminal business penal statutes of the State for like services.

All ordinances and parts of ordinances in conflict with this ordinance are hereby repealed.

Passed and approved at an adjourned regular meeting of the Board of Trustees of
The City of San Diego, State of California, held on the 6th day of August, A.D. 1881.

Att'f, Mayor
H. R. Jones
President
City Clerk

Ordinance
No. 7
New Theatre

(88?)
Ordinance No. 70
Appointing James Russell Constable to Enforce City Ordinances

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 71

All Persons, Prohibited from using any well vault or opening for sewer, without consent of Board of Health.
CHARTER ORD.

NO. 71

New Charter

To protect the purity
of well water in the
City of San Diego.

Passed & approved
at regular meeting
of the Board of Trustees,
Aug 27, 1881.

H.W. Whaley
Clerk
To protect the purity of well water in the City.

The City of San Diego by and through the Board of Trustees hereby ordains as follows:

Sec. 1. All persons are hereby prohibited from using without the written permission of the Board of Health within the City limits any vault well or other opening in the earth as a receptacle for sewage, wash water or other filth, which has a greater depth than twelve feet from the surface of the ground.

Sec. 2. Persons violating this ordinance shall be fined upon conviction a sum not less than the costs of prosecution, including ten dollars for City Atty fees nor more than fifty-Dollars and for every day any such vault, well or other opening in the earth, is so used the party or parties so using shall be liable to such fine.

Passed and approved at a regular meeting of the Board of Trustees of the City of San Diego, State of California, held on the 27th day of August, A.D. 1881.

S.P. JONES, President

ATTEST:  H.W. Whaley
City Clerk
(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 71 of the City of San Diego, California, adopted August 27, 1881.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By __________________________ Deputy

(SEAL)
Sec 2.

If any person herein above violating the provisions of this ordinance shall be caught insulting the order of proceedings, a sum of two dollars for each offense for being unruly in the house or other manner of disorderly conduct, shall be paid as a fine and in default of payment, the person so convicted shall be deemed guilty of a misdemeanor and be subject to the penalties provided in this ordinance.
Charter Ord. No. 1.
New Charter.
To protect the purity of the water in the city of San Diego.

Passed & approved, at a regular meeting of the Board of Trustees, Aug 27, 1884.

[Signature]
Clerk
Ordinance No. 71

All persons, Prohibits
from using any
well, vault, or opening
for sewer, without consent
of Board of Health.

Adopted by Board of Delegates

Adopted by Board of Aldermen,

Approved by the Mayor.
DOCUMENT NO. 282

ORDINANCE NO. 72

To Promote Cleanliness
of Streets and to
prevent fires and
accidents.

Book A2 Page 732 File 2
CHARTER ORDINANCE

NO. 72

New Charter

To Promote Cleanliness of the Streets
and prevent fires & accidents.

Passed & approved by the
Board of Trustees of the City
of San Diego, Aug. 30, 1881.

H.W. Whaley
City Clerk
To Promote Cleanliness of the Streets & Prevent Fires and Accidents.

The City of San Diego, by and through the Board of Trustees, ordains as follows:

Section 1  It is hereby made unlawful for any person to throw or put into the Streets, alleys, plazas or upon any unenclosed property in the City (except at the dumping ground, by the City Designated) any straw, rags, paper, hay, scrap-tin or other scrap-metal, glass, hoops, ashes, stable litter, feathers, shavings, shells, shell fish or any other litter: or, in said streets, alleys, plazas, or, on any unenclosed property in the City, to burn in the open air, any straw, rags, paper, hay, stable litter, saw dust, feather, hair wool, scraps of any kind or shavings or any other litter except upon the written permission of the Board of Health and the streets, alleys and plazas in front of all dwellings, stores, shops and other improved property shall be kept clean by the occupants thereof.

Section 2  Every person violating this ordinance shall be fined, for the first offense, not less than the costs of prosecution nor over fifty dollars and for each subsequent offense, not more nor less than fifty dollars.
Passed and approved at an adjourned meeting of the Board of City Trustees of the City of San Diego, State of California, held on the 30th day of August, A.D. 1881

SAM'L SLADE
President Pro Tem.

ATTEST:

H.W. Whaley

City Clerk

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 72 of the City of San Diego, California, adopted August 30, 1881.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By __________________ Deputy

(SEAL)
(Published by Authority.)

Charter Ordinance No. 92.

New Charter.

To Promote Cleanliness of the Streets & Prevent Fires and Accidents.

The City of San Diego, by and through the Board of Trustees, ordains as follows:

Section 1. It is hereby made unlawful for any person to throw or put into the streets, alleys, playas or upon any unenclosed or enclosed property in the City, except at the dumping ground, by the City Designated, any straw, rags, paper, hay, sawdust or other scrap-metal, glass, hoops, ashes, stable litters, feathers, shavings, shingle, shingle fish, or any other litters; or, in said streets, alleys, playas, or, on any unenclosed property in the City, to burn in the open air, any straw, rags, paper, hay, stable litters, sawdust, feathers, hair, wool, scurf of any kind, or shavings or any other litter except upon the written permission of the Board of Health. And the Streets, Alleys and Playas in front of all dwellings, stores, shops and other improved property shall be kept clean by the occupants thereof.

Section 2. Every person violating this ordinance shall be fined, for the first offense, not less than the costs of prosecution nor over fifty dollars and for each subsequent offense, not more nor less than fifty dollars.

Passed and approved at an adjourned meeting of The Board of City Trustees of the City of San Diego.
Chapter Ordinance
No. 42
New Charter.

To promote cleanliness of the streets and prevent путё of nuisances.

Passed and approved by the
Mayor of the City of the City of San Diego, August 30, 1892.

Michael H.,
City Clerk.
DOCUMENT No. 282

Filed ........................................ 190

By ........................................      Deputy.

Ordinance No. 18
To Promote Cleanliness of Streets and to Prevent Fires and Accidents.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO. 283

ORDINANCE NO. 73

Defining Locations for Slaughter Houses.

Book A2 Page 734 File 3
CHARTER ORDINANCE

NO. 73

New Charter

To Provide a Place
for Slaughter houses.

Passed at an adjourned
meeting of the Board of
Trustees, Sept. 1, 1881.

H.W. Whaley
City Clerk
(Published by Authority)

CHARTER ORDINANCE NO. 73
(New Charter)

To provide a place for slaughter houses.

The City of San Diego by and through the Board of Trustees ordains as follows:

Sec. 1. Pueblo Lots numbered 211, 212, 213, 214, 215, 216, 217, 218, 245, 246, 247, 248, 249, 250, 251, 1792, 1793, 1794, 1800, 1801, 1802, and 1803 of the Pueblo Lots as designated on the map of said Pueblo made by James Pasco Civil Engineer in 1870 are hereby set apart and designated as fit and proper places for the location of slaughter houses.

Sec. 2. No permission shall be granted for such houses south of San Diego River nor on or along said river on either side thereof except as designated in Section one of this ordinance but said slaughter houses may be located on other property north of said river provided written permission to so occupy said property be obtained from the Board of Trustees or other governing body of said City.

Sec. 3. All ordinances parts of ordinances permits or resolutions in conflict with this ordinance are hereby repealed.
Passed and approved at an adjourned meeting of the Board of City Trustees of the City of San Diego, State of California, held on the 1st day of September, A.D. 1881.

S.P. JONES, President

ATTEST:

H.W. Whaley
City Clerk

(SEAL)

* * * * * * * * * * * * * * * * * * * * * * * * * * *

I hereby certify that the above and foregoing is a full, true, and correct copy of Ordinance No. 73 of the City of San Diego, California, adopted September 1, 1881.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By _________________________ Deputy

(SEAL)
Chapter Ordinance No. 73

To provide a place for slaughter houses.
The City of San Diego by and through the Board of Trustees ordains as follows:

Sec. 1.

Pueblo Lots numbered 211, 212, 213, 214, 215, 216, 217, 218, 245, 246, 247, 248, 249, 250, 251, 1792, 1793, 1794, 1800, 1801, 1802 and 1803 of the Pueblo Lots as designated on the Map of said Pueblo made by James Pasco, Civil Engineer in 1870 are hereby set apart and designated as fit and proper places for the location of slaughter houses.

Sec. 2.

No permission shall be granted for such houses south of San Diego River nor on any other property north of said river except as designated in Sections one of this ordinance. But said slaughter houses may be located on other property north of said river provided written permission is obtained from the Board of Trustees of the City of San Diego, State of California, held...
on the 1st day of September, A.D. 1881.

[Seal]

[Signature]

S. P. Jones
President

[Signature]

Charles B. Bowerman

[Signature]

New York City

Passed at an adjoining meeting of the Board of

H. Washburn

New York City

[Signature]
Ordinance No. 283
Defining Locations for Slaughter Houses

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO. 284

File No. B-15

ORDINANCE NO. 74
Changing Grade
at 6th and "C" Streets.

Oct 3, 1881

Book A2 Page 747 File 3
NO. 74

CITY ORDINANCE

Changing Grade of 6th and G Streets

Passed at an adjourned regular meeting of the Board of Trustees on the 3rd day October, 1881.

H.W. Whaley
City Clerk
[Published by Authority]

CHARTER ORDINANCE NO. 74
(New Charter)

Changing Grade of 6th & G Streets.

The City of San Diego by and through its Board of Trustees ordains as follows:

Sec. 1. The grade at the crossing of Sixth Street and G Street is hereby changed and is raised to eighteen inches above that now fixed and established and shall run on an even grade from such elevated grade to the old grade at the crossing of F Street and H Street with said Sixth Street as heretofore established and the Grade of G Street is changed to run from said elevated grade hereby established to the old grade at the crossing of Fifth Street and Seventh Street with said G. Street on an even grade.

Sec. 2. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.

Passed and approved at an adjourned meeting of the Board of City Trustees of the City of San Diego, State of California, held on the Third day of October, A.D. 1881

S.P. JONES, President

ATTEST: H.W. Whaley

City Clerk

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 74 of the City of San Diego, California, adopted October 3, 1881.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By_______________________Deputy

(SEAL)
[Published by Authority]

Chapter Ordinance No. 741
(Repealed)

Sec. 1.

The grade at the crossing of Sixth Street and H. Street is hereby changed and is raised to eighteen inches above that now fixed and established and shall run on an even grade from said elevated grade to the old grade at the crossing of J. Street and H. Street with said Sixth Street as heretofore established and the grade of G. Street is changed to run from said elevated grade hereby established to the old grade at the crossing of Fifth Street and Seventh Street with said H. Street on an even grade.

Sec. 2.

All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.

Passed and approved at an adjourned
meeting of the Board of City Trustees of the City of San Diego, State of California, held on the Third day of October, A. D. 1881.

E. P. Jones
President

Attest:

Phil. W. McGuire
City Clerk.

City Ordinance

Charging Penalty of 6th

passed at an adjourned
regular meeting of the
City Council, Oct. 29th,
1881.
Ordinance No. 74
Changing "Grade at 6th and 7th Streets"

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor

Oct 3, 1931
ORDINANCE NO. 75

Leving tax rate for year 1881.
CITY ORDINANCE

NO. 75

New Charter

Read and passed

Nov 9th 1881.

H.W. Whaley
City Clerk
The City of San Diego by and through the Board of Trustees ordains as follows:

Sec. 1

The following taxes are hereby levied on all the taxable property in the City for the fiscal year ending December 31st, 1881:

For general purposes 25 cts on each $100.00: For interest fund 50 cts on each $100.00: For Redemption Fund 2½ cts on each $100.00: For Library Fund - to establish a free public library and reading room under "An Act to establish free public libraries and reading rooms." Approved April 26, 1880, and amendments thereto: 3½ cts on each $100.90.

Passed and approved at an adjourned meeting of the Board of City Trustees of the City of San Diego, State of California, held on the 9th day of November A.D. 1881.

ATTEST: H.W. Whaley

S.P. JONES, President

City Clerk

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 75 of the City of San Diego, California, adopted November 9, 1881.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By ______________________ Deputy

(SEAL)
City Ordinance No. 75
(No. 75 City)

The City of San Diego by and through the Board of Trustees ordains as follows:

The following taxes are hereby levied on all taxable property in the City for the fiscal year ending December 31, 1881:

For general purposes 25 cents on each $100:
For indebtedness: 50 cents on each $100:
For library fund: 3/4 of 1 cent on each $100:

Passed and approved at an adjourned meeting of the Board of City Trustees of the City of San Diego, State of California, held on the 7th day of November, A.D. 1881.

J. P. Jones
President

[Signature]
City Clerk
City Ordinance
Nov. 75

New Hacker.

Read and passed Nov. 9th 1861.

Thos. Hailey
City Clerk.
ORDINANCE NO. 75

Levy ing tax rates
for year 1881

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO. 286

ORDINANCE NO. 76

Providing for Collection of City Taxes.
To Provide for the Collection of City Taxes.

The City of San Diego by and through its Board of Trustees ordains as follows:
Sec. 1. As soon each year as the Board of Equalization shall have completed its work as provided in section ten subdivision fifteen of the City Charter the assessment books shall be delivered to the City Clerk who must complete and enter in a separate money column in said books the respective sums in dollars and cents of the taxes levied on the property therein and must foot up the columns showing the total assessed value of the property in said City as corrected and equalized by the Board of Equalization and the total amount of the taxes assessed thereon.

Sec. 2. On or before the first Monday in December he must deliver said Assessment book so footed up and completed to the Tax Collector of the City with his affidavit thereto attached:in effect as follows:

"County of San Diego  }  ss
"State of California  }

"I, , clerk of the City of San Diego do swear that I received the annexed Assessment Book of said City for the fiscal year ending December 31st AD (give the year); I have reckoned the respective sums due as taxes on the property listed herein for said year according to the levy heretofore made by the Board of Trustees of said City and have footed up the respective columns of valuations and taxes as required by law and that the annexed is a full and true computation of the same; which affidavit must be signed by said Clerk and sworn to before same officer authorized by law of this State to administer oaths.

Sec. 3. On delivery of said Assessment Book to said Tax Collector the Clerk shall charge said Tax Collector with the full amount of the taxes due on said Assessment Book and must report said amount to the Board of Trustees at their next regular meeting.
Sec. 4. On or before the first Monday of February after the receipt of said Assessment Book said Tax Collector must publish a notice specifying:

1. That the City Taxes for the City of San Diego for the fiscal year AD (naming the year) are now due and payable.
2. The time and place when and where such taxes may be paid.
3. That all such taxes remaining unpaid at six o'clock P.M. on the first Monday of March following will become delinquent. Said notice shall be signed by said Tax Collector and shall be published two weeks: and all such taxes not paid on or before six o'clock P.M. of the said first Monday of March shall become delinquent and thereupon a penalty of five per centum on all such delinquent taxes shall be added and collected with such delinquent taxes.

Sec. 5. On the receipt of any taxes on said Assessment Book the Tax Collector shall at once mark the word "paid" on said Book opposite the item of property paid on and also the date of such payment and must give to the person so paying a receipt specifying the amount of the assessment, and the tax paid, and a description of the property paid on, which receipt shall bear date of the payment so made.

Sec. 6. On the first Monday of each month while engaged in the Collection of Taxes, the Tax Collector must file with the City Treasurer his verified report showing the amount of Taxes and penalty collected by him since his last report and also the whole amount so collected since the receipt of the Assessment Book and at said time must pay said taxes and penalty so collected, since his last report, to the said City Treasurer, retaining his per centum for collecting the same not exceeding three per centum on the amount collected taking the treasurers receipt for the sum so paid in: which receipt he must at once file with the City Clerk who shall then give the Tax Collector credit for the amount of said receipt
Sec. 7. On the third Monday in March the Tax Collector must deliver to the City Clerk a complete delinquent list of all the persons and property then owing taxes on said Assessment Book with a penalty of five per centum on said several amounts then due added thereto and the Clerk must compare said delinquent list with the Assessment Book and when satisfied that it contains all taxes due and unpaid he must foot up the total amount of taxes on said delinquent list and credit the tax collector therewith and make a final settlement with him for the taxes charged against him for that year and, if not all accounted for, require of him an immediate account of the deficiency still due from him.

Sec. 8. After such settlement the Clerk must re-deliver said delinquent list duly verified in substance as provided for verifying the Assessment Book to the Tax Collector and charge him with the amount of taxes and penalty due thereon as shown by the footings which footings shall be made by the Clerk like as provided for the assessment book.

Sec. 9. On or before the first Monday of April thereafter the Tax Collector must publish the Delinquent List giving the names of the persons and the description of the property delinquent and the amount of the taxes and penalty due therefrom opposite each name and description, with the amount due on personal property added to the amount due on real estate from the same person to which he must append a notice that if the amount due is not paid the real property on which such sums are a lien will be sold at public auction.

Sec. 10. Said publication must be made once a week for three successive weeks in the newspaper having at that time a contract therefor with the Board of Trustees, if there is such a paper and if there is no such contract
then with any of the City paper the Board of Trustees may designate therefor:

Such notice shall contain the time and place of such sale which time shall not be less than twenty one nor more than twenty eight days from the fifth publication; and the place must be in the front of the building in which the Board of Trustees then hold their regular meetings and in which they keep the City records naming specifically the building.

Sec. 11. As soon as such publication is completed the Tax Collector must file a copy thereof with the City Clerk verified by his affidavit that it is a full true and complete copy of such publication, the date of each appearance thereof and the name of the paper in which such publication was made.

Sec. 12. After six oclock P.M. on the first Monday in March the Collector must collect in addition to the taxes due, five per centum added thereto as penalty: and after he receives the delinquent list for collection on it, he must collect in addition to said taxes and five per cent penalty fifty cents on each lot piece or tract of land separately assessed and on each assessment of persons property, one half of which shall go to the City and the other half to the Tax Collector in full for preparing the Delinquent List.

Sec. 13. On the day fixed for the sale or such subsequent day to which he may have postponed it, of which he must give notice, the Tax Collector between the hours of ten oclock A.M. and four o'clock P.M. must sell the property as advertised. He may postpone the day of sale from day to day but such sale must be completed within three weeks from the time fixed in said original notice.
Sec. 14. Such sale shall be for the taxes penalty and costs as above provided and shall be made to the person who will take the least part of said property advertised and pay the amount due thereon. On receiving from the purchaser the amount of taxes, penalty and costs as above provided the Tax Collector shall make in duplicate a certificate, dated on the day of sale stating, when known the name of the person assessed, a description of the land sold, the amount paid therefor, that it was sold for taxes, giving the amount and year of the assessment and specifying when the purchaser will be entitled to a deed. Such certificate shall be signed by the Tax Collector, one copy delivered to the purchaser and the other filed in the office of Recorder of San Diego County.

Sec. 15. In case there is no purchaser in good faith for any such property on the first day such property is offered for sale it shall be offered again on same subsequent day of the sale and if there is then no purchaser in good faith the said property and the whole amount thereof assessed shall then be struck off to the City as the purchaser and the duplicate certificate delivered to the City Treasurer and filed by him in his office. If not redeemed within the year it shall be the duty of said Treasurer to demand from said Tax Collector a deed for said property to said City who shall make and execute such deeds without fee the City furnishing blank deeds and paying for acknowledgement. When property is thus sold to the City such fact must be endorsed on Delinquent List opposite the tax.

Sec. 16. A redemption of the property sold may be made by the owner, or any party in interest, within twelve months from the date of the sale by paying to the purchaser or City Treasurer for the use of the purchaser
the purchase money and fifty per cent thereon. It shall be the duty of the Clerk on presentation to him of the receipt of the purchaser or City Treasurer for the amount of redemption to mark the Assessment Book for the year for which the property was sold opposite the description of said property the word "redeemed," in red ink.

Sec. 17. If the property is not so redeemed within twelve months from the day of sale, the Tax Collector must on request made of him by the purchaser or the holder of his certificate duly assigned in writing the files in County Records Office and when the property is not marked redeemed must on the payment to him by the holder of the certificate of a fee of two dollars and fifty cents make to such holder a deed to the land described in said certificate, said deed reciting substantially the matters contained in said certificate, that the time for redemption of such property has expired and no person has redeemed the same.

Sec. 18. The City Tax Collector on or before the first Monday in May must attend at the office of the City Clerk with the delinquent list and the Clerk must then compare this list with the Assessments of persons and property not marked paid on the Assessment Book and when taxes have been paid must note the fact in the appropriate column of the Assessment Book, the words "by sale." There must then be administered to the Tax Collector an oath which shall be written and subscribed on the Delinquent List; that all assessments in said list which have been paid have been so marked thereon, and when such payment has been by sale that that fact appears so endorsed on said List and when paid without sale that the date of such payment is so endorsed on said List. The Clerk must then foot-up the taxes renaming unpaid and such as are sold to the City on paid delinquent list and credit the Tax Collector with
the amounts and then and there have a final settlement with him, and
require of him the receipts of the Treasurer for the amount of taxes
and penalty collected by him and also a separate receipt from the
Treasurer for one half the costs collected by him which amount shall be
computed by footing up the number of lots, pieces or tracts of land
separately assessed and or each assessment of personal property, shown
to be collected on, on the Delinquent List and multiplying such footings
by twenty five which shall give the amount in dollars and cents for
which the Tax Collector shall be chargable as costs collected and for
which he shall produce the Treasurer's receipt. The Treasurer shall
be charged with the amounts of said receipts.

Sec. 19. When the Tax Collector makes to the Treasurer his monthly reports of
collections made on the Delinquent List he shall report under oath the
amount of costs collected by him on said Lists computed as in preceding
section and shall pay said sum to the Treasurer, who shall give him a
separate receipt for the same and at once turn such costs into the
general fund.

Sec. 20. The Board of Trustees may make the clerk such allowance for his services
herein, and the Tax Collector such allowance for making such sales and
issuing said certificates of sale as shall be just and equitable.

Sec. 21. For a failure on the part of any of the officers named herein to perform
any of the duties required of them, such officer so failing shall be
liable to said City on his official bond for all damages loss and
detriment together with a penalty of one hundred dollars which amount
may be recovered in the proper court at once on such default.
Sec. 22. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed and this ordinance shall be in force from and after its passage and publication.

Passed and approved at an adjourned meeting of the Board of City Trustees of the City of San Diego, State of California, held on the 29th day of November, A.D. 1881.

S.P. JONES,

President

ATTEST:

H.W. Whaley

City Clerk

(SEAL)
CHARTER ORDINANCE

NO. 76

New Charter

To Provide for the Collection of City Taxes.

Passed and approved.

November 29, 1881

H.W. Whaley
City Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 76 of the City of San Diego, California, adopted November 29, 1881.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By __________________ Deputy

(SEAL)
(Published by Authority)

Charter Ordinance No. 76.
(New Charter)

To provide for the collection of all taxes.

The City of San Diego by and through its Board of Trustees ordains as follows:
Sec. 1. As soon each year as the Board of Equalization shall have completed its work as provided in Sections two subdivision fifteen of the City Charter the assessment books shall be delivered to the City Clerk who must complete and enter in a separate money column in said books the respective sums in dollars and cents of the taxes fixed on the property therein and must foot up the columns showing the total assessed value of the property as said City is corrected and equalized by the Board of Equalization and the total amount of the taxes assessed thereon.

Sec. 2. On or before the first Monday in December, the Clerk must deliver said Assessment Book so footed up and completed to the Tax Collector of the City with his affidavit thereto attached in effect as follows:

"County of San Diego,\[...
"State of California,\[...
"I,\[...
Clerk of
the City of San Diego do swear that I received
the annexed Assessment Book of said City for
the fiscal year ending December 31st, 19\[...\]
the year; I have reckoned the respective sums
due as taxes on the property listed herein for said
year according to the levy heretofore made by
"The Board of Trustees of said City and Town footed up the respective columns of valuations and taxes as required by law and that the annexed is a full and true computation of the same which affidavit must be signed by said Clerk and sworn to before some officer authorized by law of this State to administer oaths.

Sec. 3.

On delivery of said Assessment Book to said Tax Collector the Clerk shall charge said Tax Collector with the full amount of the taxes due on said Assessment Book and must report said amount to the Board of Trustees at their next regular meeting.

Sec. 4.

On or before the first Monday of February after the receipt of said Assessment Book said Tax Collector must publish a notice specifying:

1. That the City Taxes for the City of San Diego for the fiscal year 18__ (naming the year) are now due and payable.
2. The time and place where and where such taxes may be paid.
3. That all such taxes remaining unpaid at six o'clock P.M. on the first Monday of March following will become delinquent.

Said notice shall be signed by said Tax Collector and shall be published two weeks:
and all such taxes not paid on or before
five o'clock P.M. of the said first day of
October shall become delinquent and there=
upon a penalty of five per centum on all
such delinquent taxes shall be added and
collected with such delinquent taxes.

Sec. 5.

On the receipt of any taxes on said Asses-
ment Book the Tax Collector shall at once
mark the word "paid" on said Book opposite
the item of property paid on and also the date of
such payment and must give to the person
paying a receipt specifying the amount of
the assessment, and the tax paid, and a descrip-
tion of the property paid on, which receipt
shall bear date of the payment so made.

Sec. 6.

On the first Monday of each month, while
engaged in the Collection of Taxes, the Tax
Collector must file with the City Treasurer
his verified report showing the amount
and locality of Taxes Collected by him, prices his lost
report and also the whole amount so col-
lected prices the receipt of the Assessment Book
and at said time must pay said tax-
and penalty.

cs so collected prices his lost report
to the said City Treasurer, retaining his
per centum for collecting the same most
Section 7.

On the third Monday in March, the Tax Collector must deliver to the City Clerk a complete delinquent list of all the persons and property therein owing taxes on said assessment book with a penalty of five per centum on said several amounts then due added thereto and the Clerk must compare said delinquent list with the assessment book and if satisfied that it contains all taxes due and unpaid he must foot up the total amount of taxes on said delinquent list and credit the tax collector thereon and make a final settlement with him for the taxes charged against him for that year and, if not all accounted for, require of him an immediate account of the deficiency still due from him.
Sec. 8. After such settlement the Clerk must receive and deliver said delinquent duly verified in substance as provided for verifying the Assessment Book to the Tax Collector and charge him with the account of taxes and penalty due thereon as shown by the footings which footings shall be verified made by the Clerk like as provided for the assessment book.

Sec. 9. One or before the first Monday of April, there after the Tax Collector must publish the delinquent list giving the names of the persons and the description of the property delinquent and the account of the taxes and penalty due thereon opposite each name and description, with the account due on personal property added to the amount due on real estate from the same person to which he must append a notice that if the account due is not paid the real property or which such persons are a lien will be sold at public auction.

Sec. 10. Said publication must be made once a week for three successive weeks in the newspaper having at that time a contract therefore with the Board of Trustees, if there is such a paper and if there is no such contract then with any paper the Board of Trustees may designate therefore.
Sec. 11.

Such notice shall contain the time and place, which time shall not be less than twenty-one nor more than twenty-eight days from the first publication, and the place must be in the front of the building in which the Board of Trustees hold their regular meetings and in which they keep the City records naming specifically the building.

As soon as such publication is completed the Tax Collector must file a copy thereof with the City Clerk verified by his officio vit that it is full true and complete copy of such publication, the date of each appearance thereof and the name of the proper in which publication was made.

Sec. 12.

After six o'clock P.M. on the first Monday in March the Collector must collect in addition to the taxes due, five per centum added thereto as penalty; and after he receives the delinquent list for collection on it, he must collect in addition to said taxes and five per cent penalty, fifty cents on each foot, piece or tract of land separately assessed and on each assessment of personal property, one half of which shall go to the City and the other half to the Tax Collector in full for preparing the Delinquent list—
Sec. 13. On the day fixed for the sale or such subsequent day to which he may have postponed it, of which he shall give notice, the Tax Collector between the hours of ten o'clock A.M. and four o'clock P.M. must sell the property as advertised. He may postpone the day of sale from day to day, but such sale must be completed within three weeks from the time fixed in said original notice.

Sec. 14. Such sale shall be for the taxes, penalty and costs as above provided and shall be made to the person who will take the least sum of said property advertised and pay the amount due thereon. On receiving from the purchaser the amount of taxes, penalty and costs as above provided the Tax Collector shall make in certificate a certificate, dated on the day of sale stating, when known the name of the person assessed, a description of the land sold, the amount paid therefor, that it was sold for taxes, giving the amount and year of the assessment, and specifying when the purchaser will be entitled to a deed. Such Certificate shall be signed by the Tax Collector, one copy delivered to the purchaser and the other filed in the Office of the County Recorder of San Diego County.

Sec. 16. A redemption of the property sold may be made
In case there is no purchaser in good faith for any such property on the first day such property is offered for sale it shall be offered again on some subsequent day of the sale and if there is then no purchaser in good faith for the said property and the whole amount thereof assessed shall then be struck off to the City as the purchaser and the delinquent certificate delivered to the City Treasurer and filed by him in his office. If not redeemed within the year it shall be the duty of said Treasurer to demand from said Tax Collector a deed for said property to said City. Who shall make and execute such deeds without fee. The City furnishing blank deeds and paying for acknowledgment. When property is thus sold to the City such fees must be endorsed on Delinquent List and billed the tax.

(See preceding page for first of section 16th.)
by the owner, or any party in interest, within
twelve months from the date of the sale by
paying to the Treasurer for the price of the purchase
the purchase money and fifty per cent thereof. It shall be the duty of the Collector or
Sheriff to mark the Assessment Book for the year for which the property was sold
opposite the description of said property the
word "redeemed" in red ink, and to deduct
the redemption taxes, the duplicate certificate of sale
filed in his office, also marked across the
foot of the same, in red ink, the word "redeemed."

of the property is not so redeemed within twelve
months from the day of sale, the Tax Collector
must on request indicate of hand by the purchaser
in the recorder's office file in County Recorder's Office
for the year recorded in the Certificate and
where the property is not marked redeemed must
on the payment to hand by the holder of the Certifi-
cate of a fee of two dollars and fifty cents to
make to such holder a deed to the land described
in said certificate, said deed reciting that
satisfaction the matters contained in said cer-
tificate, that the time for redemption of such
property has expired and no person has redeemed the same.
The City Treasurer shall on or before the first Monday in May must attend at the office of the City Clerk with the delinquent list and the Clerk must then confine the list with the assessments of persons and property not marked paid on the Assessment Book and when taxes have been paid must note the fact in the appropriate column of the Assessment Book distinguishing payment by pole by adding to the word "paid," or paid assessment Book, the words "by pole." There must then be administered to the Tax Collector which shall be written on the delinquent List that all assessments in said list which have been paid shall be marked thereon, and when paid payment has been by pole that that fact appears so endorsed on paid List and when paid without pole that the date of such payment is so endorsed on said List. The Clerk must then foot up the taxes remaining unpaid on said List and credit the Tax Collector with the amounts and then and there have a final settlement with him, and receive of him the receipt of the Treasurer for the amount of taxes and penalty collected by him, and also a separate receipt for one half the costs collected by him, which account shall be computed by the
Sect. 24

For a failure on 10th April 1920, the Collector, upon being appealed to for his decision, declared as follows:

Preliminary: It appears that a dispute between the parties arose, and the Collector, after due consideration, gave a decision in favor of the plaintiff. The plaintiff, dissatisfied with the decision, appealed to the district court. The district court reversed the decision of the Collector and awarded costs to the plaintiff. The plaintiff appealed to the Court of Appeal, which reversed the decision of the district court and awarded costs to the Collector. The Collector appealed to the Supreme Court, which reversed the decision of the Court of Appeal and awarded costs to the plaintiff. The Collector appealed to the Court of Final Appeal, which reversed the decision of the Supreme Court and awarded costs to the Collector. The Collector appealed to the House of Lords, which reversed the decision of the Court of Final Appeal and awarded costs to the plaintiff.

Sect. 25

The Collector, upon being advised of the decision of the Court of Final Appeal, declared as follows:

Preliminary: It appears that a dispute between the parties arose, and the Collector, after due consideration, gave a decision in favor of the defendant. The defendant, dissatisfied with the decision, appealed to the Court of Final Appeal. The Court of Final Appeal reversed the decision of the Collector and awarded costs to the defendant. The defendant appealed to the House of Lords, which reversed the decision of the Court of Final Appeal and awarded costs to the plaintiff. The plaintiff appealed to the Court of Final Appeal, which reversed the decision of the House of Lords and awarded costs to the defendant. The defendant appealed to the House of Lords, which reversed the decision of the Court of Final Appeal and awarded costs to the plaintiff.

Sect. 26

The plaintiff, upon being advised of the decision of the Court of Final Appeal, declared as follows:

Preliminary: It appears that a dispute between the parties arose, and the Collector, after due consideration, gave a decision in favor of the plaintiff. The plaintiff, dissatisfied with the decision, appealed to the Court of Final Appeal. The Court of Final Appeal reversed the decision of the Collector and awarded costs to the defendant. The defendant appealed to the House of Lords, which reversed the decision of the Court of Final Appeal and awarded costs to the plaintiff. The plaintiff appealed to the Court of Final Appeal, which reversed the decision of the House of Lords and awarded costs to the defendant. The defendant appealed to the House of Lords, which reversed the decision of the Court of Final Appeal and awarded costs to the plaintiff.
required of them, such officer so failing shall be liable to suit in his official bond for all damages, loss, and detriment to the city, together with a penalty of five hundred dollars which amount may be recovered in the proper court at once in case of default.

Sec. 22. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed and this ordinance shall be in force from and after its passage and publication.

Passed and approved at an adjourned meeting of the Board of City Trustees of the city of San Diego, State of California, held on the 29th day of November, A.D. 1887.

Aligh
H. Whaley.
City Clerk.

S. P. Jones
S. President.
Charter Ordinance
No. 76.
New Charter.

To Provide for the Collection of City Taxes.

Passed and Approved.
December 29, 1867.
[Signature]
City Clerk.
Ordinance No. 76

Provides for Collection of City Tides

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 77

To Obtain Data
from San Diego Water
Co., Fix rates for
Water Furnished by said
Company.
CHARTER ORDINANCE

NO. 77

New Charter.

Passed & Approved

Nov. 29, 1881

H.W. Whaley
Clerk
To obtain data and information from the San Diego Water Company by which this Board may be able to fix equitable and fair rates that shall be charged and collected by said Company for water furnished by it.

The Board of Trustees of the City of San Diego, California by and through the authority vested in it by the laws of this State and more especially by the Act approved March 7th 1881 entitled: "An Act to enable the Board of Supervisors, Town Council, Board of Aldermen or other legislative body of any City and County, City, or town to obtain data and information from any corporation, company or person supplying water to such city and county, city, or town, requiring such Boards, Town Council or other legislative body to perform the duties prescribed by section one, of article fourteen, of the Constitution and prescribing penalties for the non-performance of such duties" do hereby ordain as follows:

Sec. 1. The San Diego Water Company, its President and Secretary are hereby required, on or before the thirty first day of January A.D. 1882 to furnish the Board of Trustees of this City at the office of the City Clerk a detailed statement verified by the oath of the President and Secretary of said San Diego Water Company showing the name of each water rate payer to said Company during the year preceding the date of such statement, the place of residence of each of such water rate payers, the amount paid said Company for water during said year by each of such water rate payers; and also showing all revenue derived from
all sources by said Company during said year and an itemized statement of expenditures made by said Company, during said time, for supplying water to said City and the inhabitants thereof.

Sec. 2. By virtue of section three of said Act of the Legislature aforesaid approved March the 7th 1881 said San Diego Water Company and its President and Secretary are hereby required further to furnish this Board of Trustees at said time and place, a further statement also verified by said President and Secretary of said Water Company showing in detail the amount of money actually expended annually by said Company since commencing business, in the purchase, construction, and maintenance respectively of the property necessary to the carrying on of its business and also the gross cash receipts annually, since commencing business from all sources.

Sec. 3. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed and this ordinance shall be in force from and after its publication.

Passed and approved at an adjourned meeting of the Board of City Trustees of the City of San Diego, State of California, held on the 29th day of November A.D. 1881.

S.P. JONES,
President

ATTEST:  H.W. Whaley

City Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 77 of the City of San Diego, California, adopted November 29, 1881.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By ____________ Deputy

(SEAL)
Charles Ordinance No. 77
(NeW Charte)

To obtain data and information from the San Diego Water Company by which this Board may be able to fix equitable and fair rates that shall be charged and collected by said Company for water furnished by it.

The Board of Trustees of the City of San Diego, California, by and through the Authority vested in it by the laws of the State and more especially by the Act approved March 4, 1881 entitled: "An Act to enable the Board of Supervisors, Town Council, Board of Aldermen or other legislative body of any City and County, City, or town, to obtain data and information from any corporation, Company, or person supplying water to such City and County, City, or town, requiring such Boards, Town Council, or other legislative body to perform the duties prescribed by Section one, of Article fourteen, of the Constitution of California as amended, 1873.
prohibiting penalties for the non-performance of such duties” do hereby ordain as follows:

Sec. 1.

The San Diego Water Company, its President and Secretary are hereby required, on or before the thirty first day of January, A.D. 1882, to furnish the Board of Trustees of this City at the office of the City Clerk a detailed statement verified by the oath of the President and Secretary of said San Diego Water Company showing the name of each water rate payer to said Company during the year preceding the date of such statement, the place of residence of each of such water rate payers, the amount paid for water during said year by each of such water rate payers; and also showing all revenues derived from all services by said Company during said year and an itemized statement of expenditures made by said Company during said time, for supplying water to said City and the inhabitants thereof.
Sec. 2. By virtue of section three of said Act of the Legislature of said City of San Diego approved March the 7th, 1881, said San Diego Water Company and its President and Secretary are hereby required further to furnish this Board of Trustees at said time and place, a further statement also verified by said President and Secretary of said Water Company showing in detail the amount of money actually expended annually by said Company prior to commencing business, in the purchase, construction, and maintenance respectively of the property necessary to the carrying on of its business and also the gross cash receipts annually, since commencing business from all sources.

Sec. 3. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed and this ordinance shall be in force from and after its publication.

Passed and approved at an adjourned meeting of the Board of City Trustees of the City of San Diego, 1881.

[Signature]
President

[Signature]
City Clerk.
Charter Ordinance
No. 1
And Charter

Passed & Approved
Nov 29, 1864.

Thos. H. Tracy
Clark
Ordnance No. 77,
To obtain data
from San Diego Water
Co. for rates for
Watermain and辅 said
Company

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 78

To Refund Outstanding
debtedness due Jan.
1st AD 1880.
Refunding
Ordinance No. 78
New Charter

Passed and approved
by an unanimous vote
of the Board of Trustees,
of the City of San Diego
February 11th 1882.

H.W. Whaley
Clerk
CHARTER ORDINANCE NO. 78

(New Charter)

To refund outstanding indebtedness of the City due and owing January 1st AD 1880 as provided for in Section 4.445 of the Political Code of the State of California.

The City of San Diego by and through its Board of Trustees ordains as follows:

Sec. 1. The Bonded indebtedness of the City of San Diego State of California as it existed on January 1st 1880 which is still outstanding is hereby refunded; up to and including Bond No. 145 now outstanding; in all respects as provided for in Section 4.445 of the Political Code of this State as amended March 4th 1881; and the Clerk of this Board is hereby directed to provide blank Bonds in the sum of $1000.00 each, to run for twenty years from January 1st, 1882 with interest at 7 per cent per annum payable semi-annually on the first of July and January of each year principal and interest to be paid in gold coin and to be redeemable before maturity at the option of said City; and in form in all respects as prescribed in said section 4.445 of the Political Code.

Sec. 2. The undersigned members of said Board of Trustees being more than two thirds of all the members of said Board deem it for the public interest to refund said indebtedness and issue bonds of the City therefor and hence hereby refund the same as above set out.
Sec. 3. This ordinance shall be in effect from and after its passage.

Passed and approved by the following vote of the Board this February 11th AD 1882 to wit affirmative: Trustee James McCoy, 1st Ward, Trustee Daniel Slade, 2nd Ward, Trustee James M. Pierce, 3rd Ward, Trustee John H. Snyder, 4th Ward and Trustee S.P. Jones, 5th Ward. Negative none. Absent and not voting none.

S.P. JONES, President

ATTEST: H.W. Whaley

City Clerk

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 78 of the City of San Diego, California, adopted February 11, 1882.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By ______________________ Deputy

(SEAL)
Charter Ordinance No. 48.
(1st Charter)

To refund outstanding indebtedness of the City due and owing January 1st, AD 1880 as provided for in Section 4,445 of the Political Code of the State of California.

The City of San Diego by and through its Board of Trustees ordains as follows:

Sec. 1.

The Bonded indebtedness of the City of San Diego State of California as it existed on January 1st, 1880 which is still outstanding is hereby refunded; up to and including Bond No. 145, now outstanding, in all respects as provided for in Section 4,445 of the Political Code of this State as amended March 4th, 1881, and the Clerk of this Board is hereby directed to provide blank Bonds in the amount of $1000 each, to run for twenty years from January 1st, 1882 with interest at 7 per cent per annum payable semi-annually on the first of July and January of each year principal and interest to be paid in gold coins and to be redeemable before maturity at the option of the City before maturity.
Sec. 2 -

The undersigned members of said Board of Trustees being more than two thirds of all the members of said Board deem it for the public interest to refund said indebtedness and issue bonds of the City therefore, and do hereby refund the same as above set out.

Sec. 3 -

This ordinance shall be in effect from and after its passage.

Passed and approved by the following Vote of the Board this February 16th, 1882, to wit: Affirmative: Reuben James McCoy, 1st Ward, Justice Daniel Rake, 2nd Ward, Justice James M. Price, 3rd Ward, Justice John H. Snyder, 4th Ward and Justice J. P. Jones, 5th Ward, absent.

and not voting: none.

S. P. Jones
President

Hiram Maccoll
City Clerk
Refunding
Ordinance No. 7
New Charter

Passed and approved
by an unanimous vote
of the Board of Directors
of the City of San Diego
February 11th, 1883.

[Signature]
[Signature]
DOCUMENT No. 288

Filed...........................................190

City Clerk

By......................................................Deputy.

Ordinance No. 18

To Provide Outstanding Undebtions Due Jan 1st, 1910.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor

a. 2 1853
ORDINANCE NO. 79
To Amend Charter
Ordinance No. 76
Re. Call Taxes
CHARTER ORDINANCE

NO. 79

New Charter.

Amendment to

Ordinance No. 76

Passed and approved by
an unanimous vote of the
Board of Trustees of
The City of San Diego.
February 11th, 1882.

H.W. Whaley
Clerk
CHARTER ORDINANCE NO. 79
(New Charter)

To amend Charter Ordinance No. 76 - New Charter

The City of San Diego by and through its Board of Trustees ordains as follows:

Sec. 1. That Section 17 of Charter Ordinance No. 76 New Charter entitled "To provide
for the collection of City taxes": passed and approved on the 29th day of
November AD 1881 be and the same is hereby amended so as to read as follows:

Sec. 17 - If the property is not so redeemed within twelve months from the
day of sale, the Tax Collector must, on request made to him by the purchaser
or the holder if the purchasers certificate duly assigned in writing examine
the files in the County Recorders Office and when the property is not marked
redeemed must on the payment to him by the holder of said certificate, of
a fee of two dollars and fifty cents make to such holder a deed to the land
described in said certificate said deed reciting substantially the matters
contained in said certificate, that time for redemption of such property has
expired and no person has redeemed the same.

Passed and approved at an adjourned regular meeting of the Board of City
Trustees of the City of San Diego, State of California, held on this 11th
day of February A.D. 1882.

ATTEST: H.W. Whaley  
City Clerk

S.P. JONES,  
President

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 79 of the City of San Diego, California, adopted February 11, 1882.

CHARLES G. ABDELMOUR
City Clerk of the City of San Diego

By ______________________ Deputy

(SEAL)
Chapter Ordinance No. 79
(Noct Charta)

To amend Chapter Ordinance No. 76, New Charter;
The City of San Diego by and through its
Board of Trustees ordains as follows:

Sec. 1 - Section 17 of Chapter Ordinance No. 76
New Charter entitled "To provide for the col- 
lection of City taxes," amended and approved 
on the 5th day of November A.D. 1881 be and 
the same hereby amended so as to read 
as follows:

Sec. 17 - If the property is not so redeemed 
within twelve months from the day of 
Sale, the Tax Collector must, on re-
quest made to him by the purchaser 
or the holder of the purchaser's certificate, 
duly assigned in writing, examine 
the files in the County Recorder's of-
fice and when the property is not 
redeemed must issue the 
payment to him by the holder of 
paid Certificate, if a fee of two dollars 
and fifty cents make to such holder 
a deed to the land described in said 
certificate paid deed securing nub
Partially the matters contained in said certificate, that time for redemption of such property hasexpired and no person has redeemed the same.

Passed and approved at an adjourned regular meeting of the Board of City Trustees of the City of San Diego, State of California on the 11th day of February, A.D. 1882.

Attest

McShaney

City Clerk

S. P. Jones

President
Charter Ordinance No 79
New Charter

Amendment to
Ordinance No 79

Passed and approved by an unanimous vote of the Officers of the City of San Diego
February 11th, 1882.

C. H. Whaley
 Clerk
ORDINANCE NO. 79
To Amend Charter
Ordinance No. 76.
Re: Cell Tones

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 80
Fixing Rates to be
Collected by Water Co.
to Inhabitants
CHARTER ORDINANCE

NO. 80

New Charter

Regulating Rates
for Water Companies

Passed February 21, 1882

H.W. Whaley
City Clerk
Charter Ordinance No. 80

An ordinance fixing the rates to be collected by any person or Water Company for the use of water supplied to the inhabitants of the City of San Diego.

In the name and by the authority of the City of San Diego.

The City of San Diego acting herein by its Board of Trustees does ordain as follows, to wit:

Section 1.

On and after the first day of July, 1882, it shall be lawful for any person or Water Company supplying water to the inhabitants of the City of San Diego to charge and receive therefor as follows, to wit:

1st Tenements occupied by a family of not more than three persons, per month. $2.00
2nd Tenements occupied by a family of not more than five persons. $2.50

and for each additional persons per mo: .25¢
3rd Stores and Warehouses per month from $2.00 to $3.00
4th Small Stores and business offices per month $1.00 to $1.50
5th Saloons per month $2.00
6th Dentist Rooms, per month $2.00
7th Bakeries, for monthly use of flour, each 25 barrels $3.00 per month.
8th Blacksmiths shops per month from $2.00 to $3.50
9th Livery Stables, including carriage washing, for each horse, per month $1.00
10th Feed Yards, from per month $6.00 to $25.00
11th Slacking Lime, per Barrel .25¢
12th Wetting Bricks, for each 1000 .15¢
13th Horse & Carriage, per month $1.00
14th Barber Shops, per single chair, per month $1.50
15th Hotels, when prices cannot be agreed upon at $1.50 per thousand gallons by meter.
16th Irrigation, when prices cannot be agreed upon at $1.50 per thousand gallons, by meter.
17th Water troughs on sidewalks per month, from $2.00 to $5.00
18th Water Closets, private, per month $1.00
19th Water Closets, public, per month $3.00
20th Steam Engines, where prices cannot be agreed upon, at $1.50 per thousand gallons by meter.
21st Street sprinkling at $1.50 per thousand gallons, by meter.
22nd Bath Tubs, private, in one family, per month $1.00
23rd Bath Tubs, public, in Barber Shops and Boarding Houses, per month $3.00
24th Gas machines at $1.50 per thousand gallons, by meter.
25th Wash Houses, Chinese or otherwise, when prices cannot be agreed upon at $1.50 per thousand gallons, by meter.
26th Horse or Cow per month .50¢
27th Waggon Shops, per month $2.50
28th The San Diego Water Company shall have power in all cases to apply meter and collect at meter rates.
29th All Water Rates, except meter rates, are due and payable monthly in advance, and if not so paid shall be subject to an addition of 3%.
30th Coffee Houses, open day and night, per month $6.00
31st Meter Rates are payable monthly on presentation of bills, and upon meter rates, a deposit not exceeding three fourths (3/4) of the value of the estimated quantity of water to be consumed, may be required.

32nd For Water required for purposes not specified in the above Tariff, the rates shall be in accordance with the above rates.

33rd In all cases where meters are used consumers shall pay the Water Company twenty five cents per month for the use, cleaning and repairing of each of said meters.

Passed and approved at an adjourned regular meeting of the Board of City Trustees of the City of San Diego, State of California, held on the 21st day of February, A.D. 1882.

S.P. JONES
President

ATTEST:
H.W. Whaley
City Clerk

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 80 of the City of San Diego, California, adopted February 21, 1882.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By ______________________ Deputy

(SEAL)
(Published by Authority)

Charter Ordinance, Md. A.
(NEW CHARTER)

An ordinance fixing the Rates to be collected by any Person or Water Company for the use of Water supplied to the inhabitants of the City of San Diego.

In the name and by the authority of the City of San Diego,

The City of San Diego acting here by its Board of Trustees does enact as follows, to wit:

Ordinance 1

On and after the first day of July, 1882, it shall be lawful for any person or Water Company supplying Water to the Inhabitants of the City of San Diego to charge any person receiving the same, as follows, to wit:

12. Persons occupying or family of more than three persons weekly

$2.00
2d. Premises occupied by a family of
and more than five persons,
per month...£2.50
and for each additional person...£0.25

3d. Over and Under rooms, per month
from...£2.00 to £3.00.

4th. Room and business office,
per month...£1.00 to £1.50.

5th. Office, per month...£2.00.

6th. Dairy and Rooms, per month...£3.00.

7th. Bakery, per monthly use of flour,
each 25 barrels,...£3.00 per month.

8th. Blacksmith's shop, per month from...
...£2.00 to £3.00.

9th. Nursery, kitchen, including carriage
washing, per each...£4.00 per month.

10th. Barn and yard from...£6.00 to £15.00
per month.
20th Steam Engines, when forced, cannot be aquired upon, at $1.50 per thousand gallons, by meter.

21st Screw Sprinkling, at $1.50 per thousand gallons, by meter.

22nd Bath Tub, private, in one family, per month, $1.00

23rd Bath Tub, public, in Barbers' Shops and Breeding Houses, per month, $2.00

24th Gas Machines, at $1.50 per thousand gallons, by meter.

25th Wash House, Chaise or otherwise, when private cannot be aquired upon, at $1.50 per thousand gallons, by meter.

26th Horse or Cow per month, $5.00

27th Yaggery, Ships, per month, $2.50

28th The Ran King Shipping Company
11th Sleeking Lice, in small. 25

12th Welling bricks, for each 1000. 15

13th Hod & Cariage, per month. 1.00

14th Barbe Shops, per single chain, per month. 5.00

and for each additional chain, per month.

15th Hotel, when prices cannot be agreed upon at $1.50 per thousand gagesons by order.

16th Longation, when prices cannot be agreed upon at $1.00 per thousand gagesons by order.

17th Water Drunken on Simcoeker, per month, from $.20 to $.30.

18th Water Drunken, private per and for.

19th Water Drunken, public. per month.
Charter Ordinance

Mr. & Mrs. Chamber.

Regulating Rates
for Water Supply

Passed February 21, 1823

The Secretary
City Clerk
Shall have power in all cases and places abovemented, to apply under the same law for the recovery
of water due from such works or consumption.

29th. All rates Rate, except Metro.
Rates are due and payable monthly in
advance, and if not 2s. 6d.,
shall be subject to an addition
of 3/-.1

Both Coffee Houses, open day and
night, every month.

31st. Order. Rates are payable
monthly on presentation of bills
and upon water rates, a deposit
not exceeding the fourth (1/4) of the
value of the estimated quantity of
water to be consumed, may be
required.
For that purpose as specified in the above article, the rates shall be as in accordance with the above rates.

33d. In all cases where meters are used, the Consumers shall pay the Water Company the sum of
Forty-five cents per month, for the use, cleaning and repairing of said meters. The same each
of said meters.

Passed and approved at an adjourned regular meeting of the Board of City
Trustees of the City of San Diego, State
of California, held on the 21st day of
February, A.D. 1882.

[Signature]

[Signature]
Ordinance No. 30

Paying Rates to be Collected by Water Co. to Inhabitants

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO. 291

ORDINANCE NO. 81

Fixing rates to be
Collected by Gas Co.

Furnished inhabitants
CHARTER ORDINANCE

NO. 81

New Charter.

Fixing Rates of Gas

Passed & Approved

February 25th 1882

H.W. Whaley
City Clerk
(Published by Authority)
Charter Ordinance.
No. 81
New Charter

Fixing the rates to be collected by any person or Gas Company for the use of Gas supplied to the Inhabitants of the City of San Diego. In the name, and by the authority of the City of San Diego:
The City of San Diego, acting herein by its Board of Trustees, does ordain as follows, to wit:

Section 1 On and after the first day of July, 1882, it shall be lawful for any person or Gas Company, supplying Gas to the inhabitants of the City of San Diego, to charge and receive therefor as follows, to wit:
1st To Consumers of three thousand feet or under, per month, at the rate of Five Dollars per thousand feet.
2nd To Consumers of more than three thousand feet per month, five Dollars per thousand feet for the first three thousand feet, and Four Dollars per thousand feet for any excess over three thousand feet.

Passed and approved by the Board of Trustees of the City of San Diego, State of California, at a regular meeting this 25th day of February, A.D. 1882.

ATTEST: S.P. JONES,
H.W. Whaley President
City Clerk (SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 81 of the City of San Diego, California, adopted February 25, 1882.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By ________________________ Deputy

(SEAL)
Ordinance No. 81

Amendments to be
Collected by Gas Co.
Furnished Inhabitants

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor

DOCUMENT No. 291

Filed 190

City Clerk

By Deputy.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 82

Prohibiting, throwing
refuse into streets
etc.
(Published by Authority)

CHARTER ORDINANCE NO. 82

(New Charter)

To promote cleanliness in the City.

The City of San Diego by and through the Board of City Trustees thereof ordains as follows:

Sec. 1 It is hereby made unlawful for any person or persons to throw or put into streets, alleys, plazas or upon any unenclosed property in the City of San Diego, except at such place as has been or may be by the Board of Trustees designated therefor, any straw, rags, paper, hay, scrap tin or other scrap metal, glass, hoops, ashes, stable litter, feathers, shavings, shells, shell fish, or any other litter, or to burn in said streets, alleys, plazas, or on any unenclosed property in the City in the open air any such litter or any rubbish of any kind - except upon written permission of the Board of Health of said City.

Sec. 2 It is hereby made the duty of all occupants of property in the City to keep the sidewalks, streets, alleys and plazas in front of and adjoining such property clean and free from all manner of litter and filth and also to keep the back yards and all parts of such premises clean of filth and all such premises and privies, water closets, cesspools, work houses, laundries, stables, stockyards and all parts of such premises, occupied or used for any purpose whatever free from noisome and offensive smells or unnecessary accumulations of slops, offal litter, manure dirt or filth of any kind and keep the same in a cleanly and wholesome conditions.
Sec. 3. The owners of any and all animals that shall die on the streets or any public or private property within the City shall remove the carcass of such animal within a reasonable time after having knowledge of such death from such streets or property to such place as may be provided or designated by the Board of Health or in lieu of such removal shall bury or cause to be buried such carcass at least three feet in the earth at a suitable place for such burial.

Sec. 4. The Health Officer of this City is hereby authorized to appoint an inspector and said Health Officer or his inspector is hereby instructed directed and authorized to peacably enter any and all premises, on giving the occupant of such premises reasonable notice of his authority and the purpose of his entry and to thoroughly inspect and examine all such premises and every part thereof between sunrise and sunset of any day except Sunday for the purpose of enforcing the sanitary regulations of the City and at such times to require of the occupants of such premises to in all things conform to the ordinances and sanitary regulations of such City within three days after such officer shall notify them what is required of them to comply with such regulations.

Sec. 5. Every person violating any of the provisions of this ordinance shall on conviction be fined in any sum not to exceed fifty dollars.
Passed and approved at a regular meeting of the Board of City Trustees of the City of San Diego, State of California, held on this Twenty fifth day of March A.D. 1882.

S.P. JONES,
-President-

ATTEST:

H.W. Whaley
City Clerk

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 82 of the City of San Diego, California, adopted March 25, 1882.

CHARLES G. ABDELNOUR
City Clerk of the City of
San Diego

By ______________________ Deputy

(SEAL)
(Published by Authority.)

CHANCE ORDAINANCES.

No. 81.

NEW CHARTER.

Pursuant to the act to be accepted by any person or Gas Company, for the use of Gas supplied to the inhabitants of the City of San Diego.

In the name, and by the authority of the City of San Diego:

The City of San Diego, acting herein by its Board of Trustees, does ordain as follows, to wit:

Section 1. On and after the first day of July, 1882, it shall be lawful for any person or Gas Company, supplying gas to the inhabitants of the City of San Diego, to charge and receive therefor the following, to wit:

1st. To consumers of three thousand feet or under, per month, at the rate of Five Dollars per thousand feet.

2nd. To consumers of more than three thousand feet per month, Five Dollars per thousand feet.

3rd. To consumers of one hundred thousand feet or more, Nine Dollars per thousand feet.

4th. To consumers of more than one hundred thousand feet, Twelve Dollars per thousand feet.

For any excess over one hundred thousand feet.

Passed and approved by the Board of Trustees of the City of San Diego, State of California, at a regular meeting this 25th day of February, A.D. 1882.

Attty. Geo. H. Jones
President.

City Clerk.
<table>
<thead>
<tr>
<th>Charles Ordinance</th>
<th>Feb 21st, 1882</th>
</tr>
</thead>
<tbody>
<tr>
<td>Per Sec.</td>
<td>120 P.</td>
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<tr>
<td>[Signature]</td>
<td>[Signature]</td>
</tr>
</tbody>
</table>

Flying Rate of Tax

Passed and Approved
February 26th, 1882.

Wm. Rehacy
City Clerk
Ordinance No. 87
Prohibiting throwing
refuse into streets
etc.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO. 293

ORDINANCE NO. 83

Establishing, width of Sidewalks, each side 6th Street.
CHARTER ORDINANCE

NO. 83

NEW CHARTER
To establish the width of the sidewalks on each side of Sixth Street.

The City of San Diego by and through the Board of Trustees ordains as follows:

Sec. 1. The width of the sidewalks on each side of Sixth Street in this City is hereby established and required to be constructed and maintained of the uniform width of fourteen feet.

Sec. 2. All ordinances and parts of ordinances in conflict with this ordinance are hereby repealed and this ordinance shall be in force from and after its passage and publication for five days.

Passed and approved at an adjourned regular meeting of the Board of City Trustees of the City of San Diego, State of California, held on the twelfth day of April, A.D. 1882.

S.P. JONES, President

ATTEST:

H.W. Whaley
City Clerk

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 83 of the City of San Diego, California, adopted April 12, 1882.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By ______________________ Deputy

(SEAL)
To promote cleanliness in the City.

The City of San Diego, by and through the Board of City Trustees, do ordain as follows:

Sec. 1. It is hereby made unlawful for any person or persons to throw or put into streets, alleys, plazas or upon any premises enclosed property in the City of San Diego, except at such places as has been or may be by the Board of Trustees designated therefor, any straw, grass, hay, corn, barley or other waste, metal, glass, saucers, ashes, stable litter, feathers, shavings, shells, shell fish, or any other litter, or to burn in such streets, alleys, plazas, or on any premises enclosed property in the City, in the open or any such litter or any rubbish of any kind, except upon written permission of the Board of Health of said City.
Sec. 2. It is hereby made the duty of all occupants of property in the city to keep the sidewalks, streets and alleys and plazas in front of and adjoins such property clean and free from all manner of litter and filth and shall also keep the back yards and all parts of such premises clean of filth and all such premises and privies, waste chutes, cesspools, wash houses, laundry's, stables, stockyards and all parts of such premises occupied or used for any purpose whatsoever free from nauseous and offensive smells or unnecessary accumulations of slugs, offal, litter, dirt or to let foul and keep the same in a cleanly and wholesome condition.

Sec. 3. The owners of any and all animals that shall die on the streets or any public or private property within the city shall remove the carcass of such animal not later than fifteen hours after death from such streets or property to such place as may be provided or designated by the Board of Health or in lieu of such removal shall bury or cause...
Every person violating any of the provisions of this Ordinance
shall be guilty of a misdemeanor and on
conviction thereof shall be
fined not exceeding twenty-five
dollars, or in default of payment
shall be confined in a
county prison not to exceed
five dollars.

Passed and approved at a regular meet-
ing of the Board of City Trumbers of the City
of San Diego, State of California, held on
the Twenty-fifth day of March, and 1887.

Alfred W. Whaley
President.

S. J. Jones
City Clerk.
Ordinance No. 82.

Establishing, Width of Sidewalk, each Side, 6th Street.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO. 294

ORDINANCE NO. 84.
Amending Ordinance No. 76 re. to Tax Sales.
CHARTER ORDINANCE

NO. 84

NEW CHARTER
To amend Charter Ordinance No. 76 (New Charter).

Be it ordained by the City by and through its Board of Trustees as follows:

Sec. 1. Section fifteen of Charter ordinance No. 76 (New Charter) is hereby amended so as to read as follows:

Sec. 15. In case there is no purchaser in good faith for any such property on the first day such property is offered for sale it shall be offered again on same subsequent day and if there is then no purchaser in good faith the said property with taxes penalty interest and costs shall be by the Tax Collector returned and marked "not sold" on said delinquent list opposite such property.

Sec. 2. Section eighteen of Charter Ordinance No. 76 (New Charter) is hereby amended so as to read as follows:

Sec. 18. The City Tax Collector on or before the first Monday in May must attend at the office of the City Clerk with the delinquent list, and the Clerk must then compare the list with the Assessment of persons and property not marked paid on the Assessment Book and when taxes have been paid must note the fact in the appropriate column of the Assessment Book; distinguishing payments by sale by adding the word "paid" the words "by sale". There must then be administered to the Tax Collector an oath which shall be written and subscribed on the Delinquent List that all assessments in said list which have been paid have been so marked thereon and when such payment has been by sale that, that
fact appears so endorsed on said list and when paid without sale that the date of such payment is so endorsed on said list and that the words "not paid" do not appear marked against any property on said list that the taxes for which has been collected by him either by sale or otherwise. The Clerk must then foot up the taxes remaining unpaid on said list and credit the Tax Collector with the amount of such footing and then and there have a final settlement with him and require of him the receipts of the Treasurer for the amount of taxes and penalty collected by him, and also a separate receipt from the Treasurer for one half of the costs shown to be collected by him.

At the time the City Clerk foots up the Assessment roll for the next succeeding year he shall transfer from the previous years delinquent list all taxes penalties and costs shown to be unpaid on said delinquent list standing against any property and the same shall be collected as the tax on such property is collected and when not so paid carried forward as before from year to year. The treasurer shall be charged with such sums as his receipts in the Tax Collectors hands shall cover.

Passed and approved at an adjourned regular meeting of the Board of City Trustees of the City of San Diego, State of California, held on the 12th day of April A.D. 1882.

ATTEST: S.P. JONES, President
H.W. Whaley
City Clerk

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 84 of the City of San Diego, California, adopted April 12, 1882.

CHARLES G. ABDELNOUR  
City Clerk of the City of San Diego

By __________________________ Deputy

(SEAL)
[Published by Authority]

Chapter Ordinance November 83.
(Need Charter)

To establish the width of the sidewalks on each side of Eighth Street.

The City of San Diego by and through the Board of Trustees ordains as follows:—

Sec. 1. The width of the sidewalks on each side of Eighth Street in this City is hereby established and required to be constructed and maintained of the permained width of fourteen feet.

Sec. 2. All ordinances and parts of ordinances in conflict with this ordinance are hereby repealed and this ordinance shall be in force from and after its passage and publication for five days.

Passed and approved at an adjourned regular meeting of the Board of City Trustees of the City of San Diego, State of California, held on the Twenty-eighth day of April, 1882.

Mayor: S. P. Jones President

City Clerk
Chateau Ordinance
No 23
New Charter
Ordinance No. 84

Amending Ordinance No. 76, Tax to Pay Sales

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO. 295

ORDINANCE NO. 85

To Improve

Portion 6th Street

Book -2-  Page 817

Book A2  Page 817  File 3
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 85 of the City of San Diego, California, adopted April 20, 1882.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By,______________________ Deputy

(SEAL)
"by sale." There must then be administered to the Tax Collector an oath which shall be written and subscribed on the Delinquent List that all assessments in said list which have been paid have been so marked therein and that such payment has been by sale that the fact of such payment is so enclosed in said list and that the words "not paid" do not appear marked against any property on said list that the taxes for which has been collected by him either by sale or otherwise.

The Clerk must then fortify the taxes remaining unpaid on said list and credit the Tax Collector with the amount of such footing and then and then have a final settlement with him and require of him the receipts of the Treasurer for the amount of taxes and penalties collected by him, and also a proper receipt from the Treasurer for one half of the costs to be charged to the collected by him.

At the time the Clerk foots up the assessment roll for the next succeeding year he shall transfer from the previous year's delinquent list all taxes comprised and costs thereof to the proper roll of said delinquent list standing against any property and the balance shall be collected as the tax on such property is collected and when paid or unpaid carried forward as before from year to year. The Treasurer shall be charged with such sums as his receipt in the Tax Collector's books shall cover.

Passed and approved at an adjourned regular meeting of the Board of City Pipers of the City of San Diego, First of May, held on the 12th day of April A.D. 1892.

[Signature]

J.P. Jones President

City Clerk.
DOCUMENT No. 295

Filed ........................................ 190

By ........................................ City Clerk

By ........................................ Deputy

Ordinance No. 80:

To improve section 6th Street

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor

Book 7, Page 817.
DOCUMENT NO. 296

ORDINANCE NO. 86
Fixing, Tax Rate
For year ending
Dec. 31st 1882

Book -3- Page 26

Book A3 Page 26 File 3
The City of San Diego, by and through its Board of Trustees, ordains as follows:

Section 1. The following taxes are hereby levied on all taxable property in the city for the fiscal year ending December 31st, 1882, to-wit: For general purposes, 30 cents on each $100; for Interest Fund, 50 cents on each $100; for Redemption Fund, 42 cents on each $100; for Library Fund, to maintain a free public library and reading room, under "An Act to establish free public libraries and reading rooms," approved April 26, 1880, and amendments thereto, 30 cents on each $100.

* * * * * * * * * * * * * * * * * * * * * * * * * * * *

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 86 of the City of San Diego, California, adopted October 30, 1882.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By ____________________ Deputy

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 86 of the City of San Diego, California, adopted October 30, 1882

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]

By_________________________ Deputy
CHARTER ORDINANCE NO. 85.
(New Charter)

TO IMPROVE A PART OF SIXTH STREET, HORTON'S ADDITION, SAN DIEGO.

WHEREAS, the hereinafter mentioned improvements have been duly petitioned for; and L. L. Lockling, a competent engineer and surveyor, has duly made a survey of the proposed improvements; and three persons have been chosen to compute the cost of such improvements upon the real property situated upon either side of said street, according to the benefit to accrue therein to such property, two of said persons chosen by the tax-payers asking for such improvements and the other by the Board of Trustees; and said three persons having caused to be made the proper survey and specifications as required by law; now, therefore,

The City of San Diego, by and through the Board of Trustees, ordain as follows:

Section 1. The Board of Trustees hereby approve the report of the aforesaid three persons or Commissioners, accompanied with the survey and specifications of the said surveyor, and do hereby order the improvements petitioned for to be made as heretofore set out.

Sec. 2. Said improvements shall be and consist of plank sidewalks on the proper grade, according to the specifications reported by said surveyor and Commissioners, fourteen feet wide, on the east side of said Sixth street in front of Blocks numbered 60, 71 and 86; also on the west side of said Sixth street in front of Block numbered 87, all in Horton's Addition to San Diego; also the grading to the established grade that part of said Sixth street from the middle of G street to and including the middle of H street, as in said specifications set out and described.

Sec. 3. The costs of making said proposed improvements in said Sixth street, between said cross streets E and F, and on the east side of said Sixth street on and along Block No. 60 of Horton's
Addition to San Diego, California, and also on said Sixth street between said cross streets F and G, and on the east side of said Sixth street on and along Block No. 71 of said Addition; also on said Sixth street between said cross streets G and H, and to the middle of said G and H streets, on both sides of said Sixth street on and along Blocks Nos. 86 and 87 of said Addition are hereby assessed, in United States gold coin, to each of the owners of the several lots and parts of lots and parcels of real estate fronting on said Sixth street where said improvements are ordered to be constructed, as in Section 2 set forth, as follows:

<table>
<thead>
<tr>
<th>Owner</th>
<th>Lot or Parcel</th>
<th>Frontage</th>
<th>Assessment</th>
</tr>
</thead>
<tbody>
<tr>
<td>D. Cleveland</td>
<td>Lot A, Block No. 60</td>
<td>50 feet</td>
<td>67.41</td>
</tr>
<tr>
<td>J. W. Clark</td>
<td>Lot B, Block No. 60</td>
<td>50 feet</td>
<td>67.41</td>
</tr>
<tr>
<td>Dr. E. B. Henderson</td>
<td>N 1/2 of Lot C, Block No. 60</td>
<td>25 feet</td>
<td>33.71</td>
</tr>
<tr>
<td>J. H. Snyder</td>
<td>S 1/2 of Lot C, Block No. 60</td>
<td>25 feet</td>
<td>33.71</td>
</tr>
<tr>
<td>W. S. Jewell</td>
<td>N 1/2 of Lot D, Block 60</td>
<td>25 feet</td>
<td>33.71</td>
</tr>
<tr>
<td>J. H. Snyder</td>
<td>S 1/2 of Lot D, Block 60</td>
<td>25 feet</td>
<td>33.71</td>
</tr>
<tr>
<td>Robt. Anglemire</td>
<td>N 1/2 of Lot E, Block No. 60</td>
<td>25 feet</td>
<td>33.71</td>
</tr>
<tr>
<td>Estate of S. S. Clark, dec'd</td>
<td>S 1/2 of Lot E, Block No. 60</td>
<td>25 feet</td>
<td>33.71</td>
</tr>
<tr>
<td>P. Ramondino</td>
<td>Lot F, Block No. 60</td>
<td>50 feet</td>
<td>67.41</td>
</tr>
<tr>
<td>D. Felsenheld</td>
<td>Lot A and the N 1/2 of Lot B Block No. 71</td>
<td>75 feet</td>
<td>101.12</td>
</tr>
<tr>
<td>Douglas Gunn</td>
<td>S 1/2 of Lot B and all of Lot C, Block No. 71</td>
<td>75 feet</td>
<td>101.12</td>
</tr>
<tr>
<td>J. A. Smith</td>
<td>N 1/2 of Lot D, Block 71</td>
<td>25 feet</td>
<td>34.15</td>
</tr>
<tr>
<td>C. K. Smith</td>
<td>S 1/2 of Lot D, Block 71</td>
<td>25 feet</td>
<td>34.15</td>
</tr>
<tr>
<td>J. N. Pierce</td>
<td>Lot E, Block 71</td>
<td>50 feet</td>
<td>73.41</td>
</tr>
<tr>
<td>G. N. Hitchcock</td>
<td>Lot F, Block 71</td>
<td>50 feet</td>
<td>82.41</td>
</tr>
<tr>
<td>C. A. Dievendorff</td>
<td>Lot A, Block 86</td>
<td>50 feet</td>
<td>101.45</td>
</tr>
<tr>
<td>S. P. Jones</td>
<td>Lot B, Block 86</td>
<td>50 feet</td>
<td>100.69</td>
</tr>
<tr>
<td>E. W. Morse</td>
<td>Lot C, Block 86</td>
<td>50 feet</td>
<td>101.49</td>
</tr>
</tbody>
</table>
J. M. Pierce, Lot D and N 1/2 of Lot E, Block 86, (75 feet front) 143.98
San Diego Town and Land Company, S 1/2 of Lot E and all of Lot F, Block 86, (75 feet front) 138.42
J. Ormerd, Lot L and N 1/2 of Lot K, Block 87, (75 feet front) 130.22
A. Schneider, S 1/2 of Lot K, Block 87, (25 feet front) 45.69
J. M. Pierce, Lot J, Block 87, (50 feet front) 89.21
Mrs. E.A. Landis, 70 feet deep from Sixth street back out of the N 1/2 of Lot I, Block 87, (25 feet front) 45.97
G.H. Greenleaf, 70 feet deep from Sixth street back out of the S 1/2 of I, Block 87, (25 feet front) 45.97
Ed McGurk, N 1/2 of Lot H, Block 87 (25 feet front) 42.13
Masonic Building Association, S 1/2 of Lot H and all of Lot H, Block 87, (75 feet front) 116.98

Each of said sums above mentioned are hereby made and declared to be and constitute a lien on the real estate described, and immediately preceding each of said several sums, until each of said sums shall be paid or ratified.

Provided, that each of said owners shall have the privilege of making said proposed improvements in front of his or her said property, and his or her proportionate share of grading the cross streets G and H, and paying the expense of the survey and Commissioners taxed at $3.15 per lot in Blocks 60 and 71, and $4.15 per lot in Blocks 86 and 87; if they make said improvements according to the plans and specifications now on file with the City Clerk, and pay said costs of surveyor and Commissioner within ninety days of the passage of this Ordinance.

Sec. 4. If said proposed improvements, or any portion thereof, shall not be made and completed as hereinafter set forth, then it shall be the duty of the City Treasurer forthwith to proceed and collect the amounts above set out from the owner or owners of the property in front of which said improvements have not been so made, and if necessary to bring suit to foreclose the lien on such delinquent property for the amount assessed thereon, in which case there
in which case there shall be added as costs a reasonable attorney's fee for bringing and maintaining such action, said suit or suits to be brought in the name of the City of San Diego, and shall be conducted by the City Attorney; and when the moneys are so collected, the Board of Trustees shall at once let to a competent contractor such unfinished work, which contractor shall give to such City a sufficient bond to execute said work according to specifications; said letting shall be by sealed proposals, and to the lowest and best bidder, and after such work shall be completed and all costs and expenses paid there shall remain any of said moneys unexpended, it shall be returned to those who paid it.

Passed and approved at an adjourned regular meeting of the Board of City Trustees of the City of San Diego, State of California, held on the 20th day of April, A.D. 1882.

(SEAL) S. P. JONES, President.

ATTEST: THOMAS WHALEY, City Clerk.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 85 of the City of San Diego, California, adopted April 20th, 1882 as found on page 817 of Book No. 2 record of the City of San Diego.

J. T. Keel
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL) By W. E. Bartlett, Deputy
Ordinance No. 56
Fixing Top Rate
For Year ending
Dec. 31st, 1882

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 87
Amending Charter
Ordinance No. 76
Inserting, "January" in lieu of "February"

Book -3- Page 27
CHARTER ORDINANCE NO. 87

[Approved November 11th, 1882]

The City of San Diego, by and through its Board of Trustees, ordains as follows:

Section 1. That Section numbered 4 of Charter Ordinance No. 76 "To provide for the collection of City Taxes," be and the same is hereby amended by substituting and inserting the word "January" instead of the word "February" therein.

Section 2. That Section 4, 7 and 12 of said ordinance be amended by substituting and inserting the word "February" instead of the word "March" wherever said word "March" occurs therein.

Section 3. That Section 9 of said ordinance be amended by substituting and inserting the word "March" instead of the word "April" therein.

Section 4. That Section 18 of said ordinance be amended by substituting and inserting the word "April" instead of the word "May" therein.

Section 5. That Section 6 be amended by substituting and inserting the word "two" instead of the word "three" therein.

Section 6. All ordinances and parts of ordinances in conflict herewith are hereby repealed.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 87 of the City of San Diego, California, adopted November 11, 1882.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By ______________________ Deputy

(SEAL)
**CHARTER ORDINANCE NO. 86.**

[Approved October 30th, 1882.]

The City of San Diego, by and through its Board of Trustees, ordains as follows:

**Section I.** The following taxes are hereby levied on all taxable property in the city for the fiscal year ending December 31st, 1882, to-wit: For general purposes, 20 cents on each $100; for Interest Fund, 50 cents on each $100; for Redemption Fund, 42 cents on each $100; for Library Fund, to maintain a free public library and reading room, under "An Act to establish free public libraries and reading rooms," approved April 26, 1880, and amendments thereto, 3 cents on each $100.

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I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 86 of the City of San Diego, California, adopted October 30th, 1882, as found on page 26 of Book No. 3 record of the City of San Diego.

(Seal)

City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

By [Signature] Deputy
Ordinance No. 57

Amending Chapter
Ordinance No. 76,
Inserting "January" in lieu of February

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 88

Granting Street Railroad Franchise to O.S. Witherby, M.A. Luce et. al.

Book -3- Page 37

Book A3 Page 37 File 3
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 88 of the City of San Diego, California, adopted January 10, 1883.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By ______________________ Deputy

(SEAL)
CHARTER ORDINANCE NO. 87.

[Approved November 11th, 1882.]

The City of San Diego, by and through its Board of Trustees, ordains as follows:

Section 1. That Section numbered 4 of Charter Ordinance No. 76 "To provide for the collection of City Taxes," be and the same is hereby amended by substituting and inserting the word "January" instead of the word "February" therein.

Sec. 2. That Sections 4, 7 and 12 of said ordinance be amended by substituting and inserting the word "February" instead of the word "March" wherever said word "March" occurs therein.

Sec. 3. That Section 9 of said ordinance be amended by substituting and inserting the word "March" instead of the word "April" therein.

Sec. 4. That Section 18 of said ordinance be amended by substituting and inserting the word "April" instead of the word "May" therein.

Sec. 5. That Section 6 be amended by substituting and inserting the word "two" instead of the word "three" therein.

Sec. 6. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

I hereby certify that the above and foregoing is a full true and correct copy of Ordinance No. 87 of the City of San Diego, California, adopted November 11th, 1882, as found on page 27 of Book No. 3 record of the City of San Diego.

(Signature)

City Clerk of the City of San Diego and Ex-officio Clerk of the Common Council of said City.

By Deputy

(SEAL)
CHARTER ORDINANCE NO. 88.

GRANTING A STREET RAILROAD FRANCHISE TO O. S. WITHERBY, M. A. LUCE, ET AL, BY THE CITY OF SAN DIEGO.

THE CITY OF SAN DIEGO, acting by and through its Board of Trustees, does ordain as follows:

Section 1. The right of way and authority to lay one continuous track of two parallel rails through the streets and public highways of the City of San Diego, state of California, hereinafter designated, for the term of twenty-five years, with the right to construct, equip and maintain a Street Railroad and to run cars thereon, propelled by horse or cable, for the transportation of passengers, is hereby granted to O.S. Witherby, A. Wentscher, W.E. Badley, J. G. Capron and M.A. Luce, and their associates, successors or assigns, over and through the following streets and highways, to-wit:

Commencing at the Depot of the California Southern Railroad Company known as the "D" Street Depot, at the foot of Spring Avenue; thence running in an easterly direction up said Spring Avenue and D street to the centre line of Fifth street; thence in a southerly direction down said Fifth street to the centre line of K street; thence in an easterly direction up said K street to the centre line of Sixteenth street; thence in a southerly direction down said Sixteenth street to the centre line of Twentieth street in Mannasse & Schiller's Addition; thence in a southeasterly direction down said Twentieth street to the centre line of M street; thence in a southerly direction down said M street to the centre line of Twenty-second street; thence in a southerly direction down said Twenty-second street to the Twenty-second Street Railroad Depot grounds of the California Southern Railroad Company. Also, commencing at the point where the centre line of Fifth street intersects with the centre line of D street in Horton's Addition, and running thence in an easterly direction up said D street to the
centre line of Twelfth street; thence in a southerly direction down said Twelfth street to the centre line of K street.

Sec. 2. Said railroad track shall be constructed as near as possible on the centre line of the streets and highways aforesaid. Said track shall be planked, paved or macadamized between the rails and two feet each side, except in the streets east of Fifth street, until otherwise ordered by the proper city authorities, all to be kept in good repair, constantly flush with the streets, and with good crossings of the full width of the cross-streets. The track not to be more than five feet wide between the rails. No. switches or turnouts to be placed within fifty feet of any cross street. Turn-tables to be permitted only at the end of the track near D Street Depot and Twenty-second Street Depot.

Sec. 3. The construction of said Street Railroad must be commenced at D Street Depot within six months from the passage of this Ordinance, and work on the same must continue without interruption or cessation, so that the same be completed, finished and in operation in one continuous line, and at the several times herein-after specified, as follows:

Commencing at said D Street Depot, thence up said Spring Avenue and D street to Fifth street, and down said Fifth street to K street as set forth and described in Section 1 of this Ordinance, within twelve months from and after the passage of this Ordinance. Then commencing at the intersection of centre line of Fifth street with the centre line of D street, and running thence in an easterly direction up said D street to the centre line of Twelfth street; thence in a southerly direction down Twelfth street to the centre line of K street, as described in Section 1, within eighteen months from and after the passage of this Ordinance. The remaining portion of said railroad, as described in Section 1 of this Ordinance, must be completed, equipped, stocked and in running order within two years from and after the passage of this Ordinance.

Sec. 4. The sum of twenty dollars per annum, payable to the
City of San Diego in December of each year, is hereby fixed as a license fee upon each car used or operated on said road. Not more than ten cents for one fare shall be collected for any distance on said road. If at any time any railroad track shall intersect this road, it shall not occupy, or use the track of this road for any distance greater than two blocks; but the City expressly reserves the right to extend this privilege to more than two blocks to any other railroad so intersecting.

Sec. 5. It is provided, and this franchise and right is granted, upon the express condition that the laying of said track shall conform in all cases to the grade of the street, highway and cross-streets over and through which it passes where such streets, highways or crossings have been graded in accordance with the established grade, and in all other cases it shall conform to the natural grade or surface of the streets and highways over and through which it may run; and when at any time any part of such streets and highways be graded, or the grade thereof be changed or altered, the bed of the road and the tracks thereof shall be made to conform thereto.

Sec. 6. It is further understood that the City, in making this grant of franchise and right, expressly reserves the right to grade, sewer, pave, macadamize, improve, alter and repair all or any part of said streets and highways, and to lay down pipes for water, gas, or other purposes therein, or to make or order to be made any other improvements whatsoever; and when such improvements are being made, the owners of said road shall shift and re-shift their road-bed and rails so as to avoid obstruction.

Sec. 7. If any part of said road as constructed, is not constructed and kept in repair as is by the terms of this Ordinance obligated and provided, it is expressly understood that the City shall have the right and authority to make such repairs, and also have the right and authority to make such alterations as is requisite to the conformity of the provisions of this Ordinance, and all at the expense of the owners of the road and franchise.
Sec. 8. It is here further understood and provided, that this franchise and right, is expressly granted upon each and every of the aforementioned provisions, conditions, stipulations and requirements, and where this Ordinance does not otherwise specify and provide, or is silent, the laws of the State of California now in force, or hereafter to be enacted, applicable to and concerning street railroads, shall govern. And if said grantees or their successors in ownership of this franchise and right, shall fail to comply fully with said provisions, terms and conditions, or with the provisions of said State laws relating to the construction, equipment and operation of street railroads, or shall fail to keep in continual operation the constructed and completed portion of said road; then in that case, all rights and privileges, ownership and control over, in and to the incomplete and unfinished portion or portions of said road shall cease, and be thenceforth forfeited and become a nullity. But to that part of the route from D Street Depot to Fifth street, and down Fifth street to K street, the foregoing provision as to the forfeiture shall apply to the finished as well as the unfinished part of said railroad on, along and between said two last mentioned points.

Sec. 9. It is further understood that this franchise and right shall never be construed as giving or granting any exclusive right of franchise.

Sec. 10. All Ordinances and parts of Ordinances in conflict with this Ordinance, or any part thereof, are hereby repealed.

Passed and approved by the Board of Trustees of the City of San Diego, State of California, in regular adjourned meeting assembled, this 10th day of January A.D. 1883, by the following vote, to wit: Trustees Samuel Slade, John H. Snyder, A. Schneider and S.P. Jones in the affirmative; Trustee James McCoy absent and not voting.

In witness whereof, S.P. Jones, the President, and H.T. Christian, the Clerk of said Board, have hereunto set their hands
and caused the Corporate Seal of said City and Board to be hereto
affixed this 10th day of January, A.D. 1883.

(SEAL)                                       S. P. JONES, President.

ATTEST:                                             H. T. CHRISTIAN, Clerk.

I hereby certify that the above and foregoing is a full,
true and correct copy of Ordinance No. 88 of the City of San Diego,
California, adopted January 10th, 1883, as found on page 37
of Book No. 3 record of the city of San Diego.

(SEAL)                                       City Clerk of the City of San Diego
And Ex-officio Clerk of the Common Council of said City.

By   Deputy
Ordinance No. 298
Grading streets, railroad
Franchise to

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor

Filed 190

City Clerk
By
Deputy.
ORDINANCE NO. 89

Fixing rates for Gas supplied within City Limits.

Book -3- Page 44.

Book A3 Page 44 File 3
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 89 of the City of San Diego, California, adopted February 24, 1883.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By ______________________ Deputy

(SEAL)
CHARTER ORDINANCE NO. 89.

FIXING RATES TO BE CHARGED FOR GAS SUPPLIED WITHIN THE CITY OF SAN DIEGO.

THE CITY OF SAN DIEGO, acting by and through its Board of Trustees, does ordain as follows:

Section 1. On and after the first day of July, 1883, it shall be lawful for any person or Gas Company, supplying gas to the inhabitants of the City of San Diego, to charge and receive therefor the following rates, to-wit:

1st. From consumers using and consuming Three Thousand Feet and under, per month, the rate of Five Dollars per Thousand Feet.

2d. From consumers consuming and using more than Three Thousand Feet per month, the rate of Five Dollars per Thousand Feet for the first Three Thousand Feet, and Four Dollars per Thousand Feet for any excess over Three Thousand Feet.

Passed and approved by the Board of Trustees of the City of San Diego, State of California, in regular meeting assembled, this 24th day of February, 1883.

S. P. JONES, President.

(SEAL)

ATTEST: H. T. CHRISTIAN, City Clerk and Clerk of said Board.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 89 of the City of San Diego, California, adopted February 24th, 1883, as found on page 44 of Book No. 3 record of the City of San Diego.

(SIGNATURE)

City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(By (Signature))
Deputy
Ordinance No. 89

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO 300

ORIDNANCE NO. 90

Fixing rates, for
Water supplied
to Consumers.

Book -3- Page 46

Book A3 Page 46 File 3
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 90 of the City of San Diego, California, adopted February 26, 1883.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By ______________________ Deputy

(SEAL)
CHARTER ORDINANCE NO. 90.

FIXING RATES TO BE CHARGED FOR WATER SUPPLIED TO CONSUMERS WITHIN THE CITY OF SAN DIEGO.

THE CITY OF SAN DIEGO, by and through its Board of Trustees, does ordain as follows:

Section 1. On and after the first day of July, 1883, it shall be lawful for any person, or association of persons, or water company, supplying water to the inhabitants of the City of San Diego, to charge, collect and receive therefor the rates fixed as follows, to-wit:

1st. For water furnished tenements occupied by a family of not more than three persons, $2.00 per month; and to tenements occupied by a family of more than five persons, $2.50 per month, and for each additional person, 25 cents per month.

2d. To stores and Warehouses, from $2.00 to $3.00 per month.

3d. To small Stores and Business Offices, from $1.00 to $1.50 per month.

4th. To Saloons, $2.00 per month.

5th. To Dental Rooms, $2.00 per month.

6th. To Bakeries, for monthly use of flour, for each 25 barrels, $3.00 per month.

7th. To Blacksmith Shops, from $2.00 to $3.50 per month.

8th. To Livery Stables, including carriage washing, for each horse, $1.00 per month.

9th. To Feed Yards, from $6.00 to $25.00 per month.

10th. To persons slacking lime, 25 cents per barrel.

11th. To persons for wetting bricks, 15 cents per 1000.

12th. To persons keeping Horse and Carriage, $1.00 per month.

13th. To Barber Shops of single chair, $1.50 per month, and for each additional chair, 50 cents per month.

14th. To Water Troughs on sidewalks, from $2.00 to $5.00 per month.
15th. To Water Closets, private, $1.00 per month.
16th. To Water Closets, public, $3.00 per month.
17th. To Bath Tubs, private, in one family, $1.00 per month.
18th. To Bath Tubs, public, in Barber Shops and Boarding Houses, $3.00 per month.
19th. To Horse or Cow, 50 cents per month.
20th. To Wagon Shops, $2.50 per month.
21st. To Coffee Houses, open day and night, $6.00 per month.
22d. Meter Rates. The rates for water furnished to consumers through Meters are fixed as follows: 1st. In quantities of, and including 4,000 gallons, used in any one month, at $1.50 per 1,000 gallons. 2d. Quantities in excess of 4,000 gallons, and not exceeding 40,000 gallons, used in any one month, at $1.00 per 1,000 gallons. 3d. In quantities exceeding 40,000 gallons, used in any one month, at 80 cents per 1,000 gallons, provided, nevertheless, that all water so furnished for the purpose of sprinkling or wetting the streets of the city, by any person, shall be charged for at the rate of $1.00 per 1,000 gallons in all cases.
23d. Where water is furnished to Hotels, Steam Engines, Gas Machines or Works, Wash Houses (Chinese or otherwise), and for the purposes of irrigation, when satisfactory rates cannot be agreed upon, the meter rates shall govern.
24th. For water required and used for purposes not specified in the above rate tariff, the rates shall be in accordance with, and in conformity to, said above tariff rates.

Sec. 2. Any person or association of persons, or water company, so furnishing water in said City, shall have power in all cases to apply meters and collect at meter rates. All water rates, except Meter Rates, are due and payable monthly in advance, and if not so paid, shall be subject to an addition of 5 per cent. Meter Rates are due and payable monthly on presentation of bill, and upon Meter Rates an advance monthly deposit for each month, not exceeding three-fourths of the value of the estimated quantity of water to be con-
sumed, may be required. In all cases where meters are used, the consumer shall pay 25 cents per month for the use, cleaning and repairing of such meter.

Passed, approved and adopted by the Board of Trustees of the City of San Diego, State of California, in regular adjourned meeting assembled, this 26th day of February, 1883.

(SMALL) S. P. JONES, President

ATTEST: H. T. CHRISTIAN, City Clerk and Clerk of said Board.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 90 of the City of San Diego, California, adopted February 26th, 1883, as found on page 46 of Book No. 3 record of the City of San Diego.

(SEAL) J. T. Ralston

City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL) Deputy
Ordinance No. 90.

Amending rates for water supplied to consumers.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 91
Extending time to
commence and complete
work on Street Rail-
Road, O.S. Witherby, et. al.

Book -3- Page 66

Bood A3 Page 66 File.3
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 91 of the City of San Diego, California, adopted June 30, 1883

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL]

By____________________ Deputy
CHARTER ORDINANCE NO. 91.

EXTENDING TIME TO COMMENCE AND COMPLETE WORK ON STREET RAILROAD FRANCHISE TO O. S. WITHERBY, M. A. LUCE, ET AL.

THE CITY OF SAN DIEGO, acting by and through its Board of Trustees, does ordain as follows:

SECTION 1. The time for the commencement, continuance and completion of the work required of the Grantees on the Street Railroad, the franchise for which was granted to O. S. Witherby, M. A. Luce et al, by Charter Ordinance No. 88 is hereby extended six months in each case; reserving and continuing in force the same rights, limitations and forfeiture contained in said Ordinance No. 88.

Passed, approved and adopted by the Board of Trustees of the City of San Diego, in regular meeting assembled, the 30th day of June, 1883.

(SEAL) A. SCHNEIDER,

ATTEST: H. T. CHRISTIAN, City Clerk. President pro tem.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 91 of the City of San Diego, California, adopted June 30th, 1883, as found on page 66 of Book No. 3 record of the City of San Diego.

(SEAL) J. J. Butler

City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.
Ordinance No. 91

Extending time to

Commence and Complete

Work on Streets, Rail

Road, Mill Valley

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO. 302

ORDINANCE NO. 92

To Provide for

Collection of City

Taxes.

Book -3- Page 77

Book A3 Page 77 File 3
CHARTER ORDINANCE NO. 92

To Provide for the Collection of City Taxes.

[Approved September 29th, 1883]

The City of San Diego, by and through its Board of Trustees, ordains as follows:

Section 1. As soon each year as the Board of Equalization shall have completed its work, as provided in Section 10, Subdivision 15, of the City Charter, the assessment books shall be delivered to the City Clerk, who must compute and enter in a separate money column in said books, the respective sums in dollars and cents, rejecting the fractions of a cent, to be paid on the property herein enumerated, and must foot up the columns showing the total assessed value of the property in said city as corrected and equalized by the Board of Equalization, and the total amount of the taxes assessed thereon. On the first Monday in February of each year, at 6 o'clock p.m., all unpaid taxes are delinquent, and thereafter the Tax Collector must collect for the use of the city an addition of five per cent on all delinquent taxes.

Section 2. On or before the second Monday in November he must deliver said assessment book, so footed up and computed, to the Tax Collector of the city, with his affidavit thereto attached in effect as follows:

"COUNTY OF SAN DIEGO,  "State of California,  } ss.
"I,________________, Clerk of the City of San Diego, do swear that I received the annexed assessment book of said city for the fiscal year ending December 31st, A.D. (giving the year); that I have reckoned the respective sums due as taxes on the property listed herein for said year, according to the levy heretofore made by the Board of Trustees of said
city, and have footed up the respective columns of valuations and taxes as required by law, and that the annexed is a full and true computation of the same." Which affidavit must be signed by said Clerk, and sworn to before some officer authorized by law of this State to administer oaths.

Sec. 3. On delivery of said assessment book to said Tax Collector, the Clerk shall charge said Tax Collector with the full amount of the taxes due on said assessment book and must report said amount to the Board of Trustees at their next regular meeting.

Sec. 4. On the Tuesday following the second Monday of November after the receipt of said assessment book, said Tax Collector must publish a notice specifying:
1. That the city taxes of the City of San Diego for the fiscal year A.D. (naming the year), are now due and payable.
2. The time and place when and where such taxes may be paid.
3. That all such taxes remaining unpaid at 6 o'clock p.m. of the said first Monday of February, shall become delinquent, and thereupon a penalty of five per centum on all such delinquent taxes shall be added and collected with such delinquent taxes.

Sec. 5. On receipt of any taxes on said assessment book, the Tax Collector shall at once mark the word "paid" on said book opposite the item of property paid on, and also the date of said payment, and must give to the person so paying a receipt, specifying the amount of the assessment, and the tax paid and a description of the property paid on, which receipt shall bear date of the payment so made.
Sec. 6. On the first Monday of each month, while engaged in the collection of taxes, the Tax Collector must file with the City Treasurer his verified report, showing the amount of taxes and penalty collected by him since his last report, and also the whole amount so collected since the receipt of the assessment book, and at said time must pay said taxes and penalty, so collected since his last report, to the said City Treasurer, retaining his per centum for collecting the same, not exceeding two and one-half per centum on the first $15,000 collected, and two per centum on all sums over $15,000 collected, taking the Treasurer's receipt for the sums so paid; which receipt he must at once file with the City Clerk, who shall then give the Tax Collector credit for the amount of said receipt, and also his per centum for collection, and shall at once charge the Treasurer with the amount named in his said receipt.

Sec. 7. On the second Monday in February of each year the Tax Collector must deliver to the City Clerk a complete delinquent list of all the persons and property then owing taxes on said assessment book, and the Clerk must compare said delinquent list with the assessment book, and when satisfied that it contains all taxes due and unpaid, he must foot up the total amount of taxes on said delinquent list and credit the Tax Collector therewith, and make a final settlement with him for the taxes charged against him for that year, and if not all accounted for, require of him an immediate account of the deficiency still due from him.

Sec. 8. On the third Monday in February after such settlement the Clerk must re-deliver said delinquent list duly verified in substance as provided for verifying the assessment book to the Tax Collector and charge
him with the amount of taxes and penalty due thereon as shown by the footings, which footings shall be made by the Clerk, as provided for the assessment book.

Sec. 9. On or before the first Monday of March thereafter the Tax Collector must publish the delinquent list, giving the names of the persons and the description of the property delinquent, and the amount of taxes and penalty due therefrom opposite each name and description, with the amount due on personal property added to the amount due on real estate from the same person, to which he must append a notice that if the amount due is not paid, the real property on which such sums are due will be sold at public auction.

Sec. 10. Said publication must be made once a week for three successive weeks in some newspaper published in the city of San Diego, or by posting in three public places in said city at least three weeks before the day of sale. Such notice shall contain the time and place of such sale, which time shall not be less than twenty-one nor more than twenty-eight days from the first publication, and the place must be in front of the building in which the Board of Trustees then hold their regular meetings, and in which they keep the city records, naming specifically the building.

Sec. 11. After such publication is completed and before commencing the sale, the Tax Collector must file a copy thereof with the City Clerk, verified by his affidavit, that it is a full, true and complete copy of such publication giving, when published in a newspaper, the true date of each appearance thereof, and the name of the paper in which such publication was made, or in case such publication was made by posting, as provided in Section 10, the affidavit must state that such publication
was made by posting in three public places in the city, naming them,
and the date of such posting.

Sec. 12. After six o'clock p.m. on the first Monday in February, the
Collector must collect, in addition to the taxes due, five per centum
added thereto as penalty; and after he receives the delinquent list for
collection on it, he must collect in addition to said taxes and five
per cent, penalty, fifty cents on each lot, piece or tract of land
separately assessed, and on each assessment of personal property,
one-half of which shall go to the city and one-half to the Tax Collector
in full for preparing the delinquent list.

Sec. 13. On the day fixed for the sale, or some subsequent day to
which he may have postponed it, of which he must give notice, the Tax
Collector, between the hours of ten o'clock a.m. and four o'clock p.m.,
must sell the property as advertised. He may postpone the day of sale
from day to day; but such sale must be completed within three weeks from
the time fixed in said original notice.

Sec. 14. Such sale shall be for the taxes, penalty and costs, as
above provided, with fifty cents additional for each duplicate certifi-
cate of sale, and shall be made to the person who will take the least
part of said property advertised and pay the amount due thereon. On
receiving from the purchaser the amount of taxes, penalty and costs, as
above provided, the Tax Collector shall make in duplicate a certificate,
dated on the day of sale, stating, when known, the name of the person
assessed, a description of the land sold, the amount paid therefor;
that it was sold for taxes, giving the amount and year of the assessment,
and specifying when the purchaser will be entitled to a deed. Such
certificate shall be signed by the Tax Collector, one copy delivered to
the purchaser and the other filed in the office of the Recorder of
San Diego County.

Sec. 15. In case there is no purchaser in good faith for any such
property on the first day such property is offered for sale, it shall
be offered again on some subsequent day of the sale, and if there is then
no purchaser in good faith, the said property and the whole amount thereof
assessed, shall then be struck off to the city as the purchaser, and a
copy of the certificate delivered the City Treasurer, and filed by him
in his office. Provided, than when the property is struck off to the
city no charge shall be made for the duplicate certificate of sale.

If not redeemed within the year it shall be the duty of said Treasurer
to demand from said Tax Collector a deed for said property to said city,
who shall make and execute such deeds, without fee, the city furnishing
blank deeds and paying for acknowledgment. When property is thus sold
to the city, such fact must be endorsed on delinquent list opposite the
tax.

Sec. 16. A redemption of the property sold may be made by the owner,
or any party in interest, within twelve months from the date of the
sale by paying to the purchaser or City Treasurer for the use of the
purchaser the purchase money and fifty per cent thereon. It shall be
the duty of the Clerk on presentation to him of the receipt of the
purchaser or City Treasurer for the amount of redemption, to mark the
assessment book for the year for which the property was sold, opposite
the description of said property, the word "redeemed" in red ink.
Sec. 17. If the property is not so redeemed within twelve months from the day of sale, the Tax Collector must, on request made of him by the purchaser or the holder of his certificate, duly assinged in writing, and on the payment to him by the holder of the certificate of a fee of two dollars and fifty cents, make to such holder a deed to the land described in said certificate, said deed reciting substantially the matters contained in said certificate; that the time for redemption of such property has expired, and no person has redeemed the same.

Sec. 18. The City Tax Collector, on or before the first Monday in April, must attend at the office of the City Clerk, with the delinquent list, and the Clerk must then compare the list with the assessment of persons and property not marked paid on the assessment book, and when taxes have been paid must note the fact in the appropriate column of the assessment book, distinguishing payments by sale by adding to the word "paid" on said assessment book the words "by sale." There must then be administered to the Tax Collector an oath, which shall be written and subscribed on the delinquent list, that all assessments in said list which have been paid, have been so marked thereon, and when such payment has been by sale that that fact appears so endorsed on said list, and when paid without sale, that the date of such payment is so endorsed on said list. The Clerk must then foot up the taxes remaining unpaid, and such as are sold to the city on said delinquent list, and credit the Tax Collector with the amounts, and then and there have a final settlement with him, and require of him the receipts of the Treasurer for the amount of taxes and penalty collected by him, and also a separate receipt from the Treasurer for one-half the costs collected by him, which amount shall be computed by footing up the number of lots, pieces or tracts of land separately assessed, and of each assessment of personal
property shown to be collected on, on the delinquent list, and multi-
plying such footings by twenty-five, which shall give the amount in
dollars and cents for which the Tax Collector shall be chargeable as
costs collected, and for which he shall produce the Treasurer's receipt.
The Treasurer shall be charged with the amount of said receipts.

Sec. 19. When the Tax Collector makes to the Treasurer his monthly
reports of collections made on the delinquent list, he shall report, under
oath, the amount of costs collected by him on said lists, computed as
in preceeding section, and shall pay said sum to the Treasurer, who
shall give him a separate receipt for the same, and at once turn such
costs into the general fund.

Sec. 20. For a failure on the part of any of the officers named herein
to perform any of the duties required of them, such officer so failing
shall be liable to said city on his official bond for all damages, loss
and detriment, together with a penalty of one hundred dollars, which
amount may be recovered in the proper court at once on such default.

Sec. 21. All prior ordinances or parts of ordinances in regard to
collection to taxes, are hereby repealed, and this ordinance shall be
in force from and after its passage and publication.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 92 of the City of San Diego, California, adopted September 29, 1883.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By____________________Deputy

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 92 of the City of San Diego, California, adopted September 29, 1883

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]

By____________________________ Deputy
CHARTER ORDINANCE NO. 92.
To Provide for the Collection of City Taxes.
[Approved September 26th, 1882.]
The City of San Diego, by and through its Board of Trustees, ordains as follows:

Section 1. As soon each year as the Board of Equalization shall have completed its work, as provided in Section 10, Subdivision 10, of the City Charter, the assessment books shall be delivered to the City Clerk, who must compute and enter in a separate money column in said books, the respective sums in dollars and cents, rejecting the fractions of a cent, to be paid on the property therein examined and noticed, and must foot up the columns showing the total assessed value of the property in said city as corrected and equalized by the Board of Equalization, and the total amount of the taxes assessed thereon. On the first Monday in February of each year, at 6 o'clock p.m., all unpaid taxes are delinquent, and the Treasurer must send for the use of the city an addition of five per cent on all delinquent taxes.

Sec. 2. On or before the second Monday in November he must deliver said assessment book, so footed up and computed, to the Tax Collector of the city, with his affidavit thereto attached in effect as follows:

"COUNTY OF SAN DIEGO, 
State of California.
1. I, Clerk of the City of San Diego, do swear that I received the annexed assessment book of said city for the fiscal year ending December 31st, A.D. (giving the year): that I have reckoned the respective sums due as taxes on the property listed herein for said year, according to the levy heretofore made by the Board of Trustees of said city, and have boomed up the respective columns of valuations and taxes as required by law, and that the annexed is a full and true computation of the same." Which affidavit must be signed by said Clerk, and sworn to before some officer authorized by law of the State to administer oaths.

Sec. 3. On delivery of said assessment book to said Tax Collector, the Clerk shall charge said Tax Collector with the full amount of the taxes due on said assessment book and must report said amount to the Board of Trustees at its next regular meeting.

Sec. 4. On the Tuesday following the second Monday of November after the receipt of said assessment book, said Tax Collector must publish a notice specifying:
1. That the city taxes of the City of San Diego for the fiscal year A.D. (naming the year), are now due and payable.
2. The time and place when and where such taxes may be paid.
3. That all such taxes remaining unpaid at 6 o'clock p.m. on the first Monday of February following will become delinquent, and five per cent added thereon.

Said notice shall be signed by said Tax Collector, and shall be published for two weeks; and all such taxes not paid on or before 6 o'clock p.m. of the said first Monday of February, shall become delinquent, and thereupon a penalty of five per cent on all such delinquent taxes shall be added and collected with such delinquent taxes.

Sec. 5. On receipt of any taxes on said assessment book, the Tax Collector shall at once mark the word "paid" on said book opposite the item of property paid on, and also the date of said payment, and must give to the person so paying a receipt, specifying the amount of said payment, and the tax paid, and a description of the property paid on, which receipt shall bear date of the payment so made.

Sec. 6. On the first Monday of each month, while engaged in the collection of taxes, the Tax Collector must file with the City Treasurer his verified report, showing the amount of taxes and penalty collected by him since his last report, and also the whole sum so collected since the receipt of the assessment book, and at said time must pay said taxes and penalty, so collected since his last report, to the said City Treasurer, retaining his per centum for collecting the same, not exceeding two and one-half per centum on the first $15,000 collected, and two per centum on all sums over $15,000 collected, taking the Treasurer's receipt for the sums so paid in; which receipt he must at once file with the City Clerk, who shall then give the Tax Collector credit for the amount of said receipt, and also his per centum for collection, and shall at once charge the Treasurer with the amount named in his said receipt.

Sec. 7. On the second Monday in February of each year the Tax Collector must deliver to the City Clerk a complete delinquent list of all the persons and property then owing taxes on said assessment book, and the Clerk must compare said delinquent list with the assessment book, and when he finds that it contains all taxes due and unpaid, he must foot up the total amount of taxes on said delinquent list and credit the Tax Collector therewith, and make a final settlement with him for the taxes charged against him for that year, and if not all accounted for, require of him an immediate amount of the deficiency still due from him.

Sec. 8. On the third Monday in February after such settlement the Clerk must re-deliver said delinquent list duly verified in substance as provided for verifying the assessment book to the Tax Collector and charge him with the taxes and penalty due thereon as shown by the footings which were made by the Clerk, as provided for the assessment book.

Sec. 9. On or before the first Monday of March thereafter the Tax Collector must send the delinquent list, giving the names of the persons and a description of the property delinquent, and the amount of taxes and penalty.
due therefrom opposite each name and description, with the amount due on personal property added to the amount due on real estate from the same person, to which he must append a notice that if the amount due is not paid, the real property on which such sums are due will be sold at public auction.

Sec. 10. Said publication must be made once or twice within three successive weeks to some newspaper published in the city of San Diego, or by posting in three public places in said city at least three weeks before the day of sale. Such notice must contain the time and place of such sale, with the maximum amount upon which the property may be sold, be less than twenty-one nor more than twenty-eight days from the first publication, and the place must be in front of the building in which the Board of Trustees then hold their regular meetings, and in which they keep the city records, naming specifically the building.

Sec. 11. After such publication is completed and before commencing the sale, the Tax Collector must file a copy thereof with the City Clerk, via his affidavit, that it is a full, true and complete copy of such publication, giving, when published in a newspaper, the true date of each appearance thereof, and the name of the paper in which such publication was posted, and in case such publication was made by posting, as provided in Section 10, the affidavit must state that such publication was made by posting in three public places in the city, naming them, and the date of such posting.

Sec. 12. After six o'clock p.m. on the first Monday in February, the Collector must collect, in addition to the taxes due, five per centum added thereto as penalty, after he receives the delinquents' lists for collection in addition to said taxes and five per cent. penalty, fifty cents on each lot, piece or tract of land separately assessed, and on each assessment of personal property a list of personal property added to the amount due on real estate from the same sale, the Tax Collector must file a statement, to which he must append a notice that he will sell the real property on which such sums are due at public auction.

In case such publication was made by posting in three public places in the city, naming them, and the date of such posting.

Sec. 13. On the day fixed for the sale, or some subsequent day to which he may have postponed it, of which he must give notice, the Tax Collector, between the hours of ten o'clock a.m. and four o'clock p.m., must sell the property as advertised. He may postpone the day of sale from day to day; but such sale must be completed within three weeks from the time fixed in said original notice.

Sec. 14. Such sale shall be for the taxes, penalty and costs, as above provided, and a fifty cent additional for each duplicate certificate of sale, and must be made to the person who will take the least part of said property advertised and pay the amount due thereon. On receiving from the purchaser the amount of such taxes, penalty and costs, as above provided, the Tax Collector shall make in duplicate a certificate, dated on the day of sale, stating, when known, the name of the person assessed, a description of the land sold, the amount paid for said property, that it was sold for taxes, giving the amount and year of said taxes, the assessment, and specifying when the purchaser will be entitled to a deed. Such certificate shall be signed by the Tax Collector, one copy delivered to the purchaser and the other filed in the office of the Clerk of the County.

Sec. 15. In case there is no purchaser in good faith for any such property on the first day such property is offered for sale, it shall be offered again on some subsequent day of the sale, and if there is then no purchaser in good faith, the said property and the whole amount due thereon shall then be struck off to the city as the purchaser, and a copy of the certificate of sale issued to the City Treasurer, and filed by him in his office. Provided, that where the property is struck off to the city no charge shall be made for the duplicate certificate of sale. If not redeemed within the year, it shall be the duty of the Collector to demand from said Tax Collector a deed for said property to said city, who shall make and execute such deeds, without fee, the city furnishing blank deeds and paying for acknowledgment. When property is thus sold to the city, such fact must be endorsed on delinquent list opposite the tax.

Sec. 16. A redemption of the property sold may be made by the owner, or any party in interest, within twelve months from the date of the sale by paying to the purchaser or City Treasurer for the use of the purchaser the purchase money and fifty per cent. thereon. It shall be the duty of the Collector on presentation to him of the receipt of the purchaser or City Treasurer for the total amount of redemption, to mark the assessment book for the year in which the property was sold, opposite the description of said property, the word "redeemed" in red ink.

Sec. 17. If the property is not so redeemed within twelve months from the day of sale, the Tax Collector, on request made of him by the purchaser or holder of the certificate, duly assigned in writing, and on the payment to him by the holder of the certificate of the sum of twenty dollars and fifty cents, make to such holder a deed to the land described in said certificate, said deed reciting substantially the matters contained in said certificate; that the tax for redemption of such property has expired, and no person has redeemed the same.

Sec. 18. The City Tax Collector, on or before the first Monday in April, must attend at the office of the City Clerk with the delinquent list, and the Clerk must then compare the list with the assessment of persons and property not marked paid on the assessment book, and when taxes have been paid, note the fact in the appropriate column of the assessment book, distinguishing payments by sale by adding to the word "paid" on said assessment book the word "by sale." There must then be administered to the Tax Collector an oath, which shall be written and subscribed on the delinquent list, that all assessments in said list which have been paid, have been so marked therein, and when each payment has been by sale that fact appears so endorsed on said list, and when paid without sale, that the date of such payment is so endorsed on said list. The Collector must then foot up the taxes remaining unpaid, and such as are sold to the city on said delinquent list, credit the Tax Collector with the amounts, and then and there have a final settlement with him, and require of him the receipts of the Treasurer for the amount of taxes and penalty collected by him, and also a separate statement of personal property shown to be collected on, on the delinquent list, and multiplying such footings by twenty-five, which shall give the amount in dollars and cents for which the Tax Collector shall be chargeable as costs collected, and for which he shall produce the Treasurer's receipt. The Treasurer shall be charged with the amount of said receipts.
Sec. 19. When the Tax Collector makes to the Treasurer his monthly reports of collections made on the delinquent list, he shall report, under oath, the amount of costs collected by him on said lists, computed as in preceding section, and shall pay said sum to the Treasurer, who shall give him a separate receipt for the same, and at once turn such costs into the general fund.

Sec. 20. For a failure on the part of any of the officers named herein to perform any of the duties required of them, such officer so failing shall be liable to said city on his official bond for all damages, loss and detriment, together with a penalty of one hundred dollars, which amount may be recovered in the proper court at once on such default.

Sec. 21. All prior ordinances or parts of ordinances in regard to collection of taxes, are hereby repealed, and this ordinance shall be in force from and after its passage and publication.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 92 of the City of San Diego, California, adopted September 29th, 1883, as found on page No. 77 of Book No. 3 record of the City of San Diego.

[Signature]

City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL) By [Signature] Deputy
Ordinance No. 92

To Provide for Collection of City Totes

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO. 303

ORDINANCE NO. 93
Directing Clerk to
Notices Spl, Election

ORDINANCE NO. 93
Levying Tax for City
Purposes for the
Fiscal Year 1883.
(As per actual ordinance)

Book - 3 - Page - 84
CHARTER ORDINANCE NO. 93

Levying Tax for City Purposes for the fiscal Year 1883.

[Approved October 29th, 1883]

The City of San Diego, acting herein by and through its Board of Trustees, does ordain as follows:

Section 1. The following taxes are hereby levied for the fiscal year ending December 31st, 1883, on all the taxable property within the City of San Diego, to-wit: For the city general fund, 30 cents on each $100; for Interest Fund, 33 1/3 cents on each $100; for Bond Redemption Fund, 10 cents on each $100; for the Library Fund, to maintain a free public library and reading room under "An Act to establish free public libraries and reading rooms," approved April 26th, 1880, and the amendments thereto, 4 cents on each $100.

* * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * *

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 93, of the City of San Diego, California, adopted October 29, 1883.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

(SEAL)

By __________________ Deputy
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 93 of the City of San Diego, California, adopted October 29, 1883

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL] By______________________ Deputy
CHARTER ORDINANCE NO. 93.

Levying Tax for City Purposes for the fiscal Year 1883.

[Approved October 29th, 1883.]

The City of San Diego, acting herein by and through its Board of Trustees, does ordain as follows:

Section 1. The following taxes are hereby levied for the fiscal year ending December 31st, 1883, on all the taxable property within the City of San Diego, to-wit: For the City general fund, 30 cents on each $100; for Interest Fund, 33½ cents on each $100; for Bond Redemption Fund, 10 cents on each $100; for the Library Fund, to maintain a free public library and reading rooms under "An Act to establish free public libraries and reading rooms," approved April 26th, 1880, and the amendments thereto, 4 cents on each $100.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 93 of the City of San Diego, California, adopted October 29th, 1883, as found on page 84 of Book No. 3 record of the City of San Diego.

J. T. Butler

City Clerk of the City of San Diego,
and Ex-officio Clerk of the Common Council of said City.

(SEAL)

By W. [Signature]

Deputy
ORDINANCE NO. 93

Directing Clerk to
Notice of Election

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 94
Providing for Enforcement of dry earth Water Closet System.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 94 of the City of San Diego, California, adopted December 29, 1883

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL]  
By_________________________ Deputy
CHARTER ORDINANCE NO. 94.

(Ne w Charter)

PROVIDING FOR THE ENFORCEMENT OF THE DRY EARTH WATER CLOSET SYSTEM WITHIN THE CITY LIMITS, AND FOR THE ENFORCEMENT OF OTHER SANITARY MEASURES.

THE CITY OF SAN DIEGO, by and through its Board of Trustees, or dains as follows:

Section 1. From and after the taking effect of this ordinance it shall be unlawful to dig, excavate or maintain or allow to be dug, excavated or maintained on any premises within the City limits, any privy, vault, cesspool or other receptacle of any kind for the reception of slops, garbage, filth, dirt, litter, offal, human or animal excrement or refuse animal or vegetable matter of any kind whatsoever.

Sec. 2. All privy vaults now in use within said limits shall be kept disinfected and as soon as any one of said privies shall become full to within 3 feet of the natural surface of the surrounding land or shall become offensive, then the same must be immediately filled in with clean earth to the surface of the surrounding land.

Sec. 3. All cesspools and other receptacles within said limits now used for receiving or holding any of the matters mentioned in Sec. 1 of this ordinance, shall be thoroughly disinfected and filled in with clean earth on or before February 1st, 1884, and totally discontinued thereafter.

Sec. 4. No matter of any kind whatsoever, whether liquid or solid, other than excrementitious matter, shall be put into any privy vault after this ordinance shall take effect except dry earth, ashes and disinfectants.

Sec. 5. All privy vaults now in use shall after the taking effect of this ordinance, be conducted on the dry earth system to the extent that dry earth, ashes and disinfectants shall be frequently
placed therein so that the contents of the same may be solidified and deodorized as far as possible until such time as they shall be filled in in accordance with the foregoing provisions of this ordinance.

Sec. 6. All privies within said limits, built after this ordinance shall take effect and all privies, the vaults of which have been filled up in accordance with the foregoing provisions of this ordinance, shall be conducted on the dry earth system and the contents thereof removed at least twice a month; provided that the Health Officer may at any time order a more frequent removal of such contents.

Sec. 7. All slops, litter, garbage, offal, dirt and waste and refuse matter of any and every kind whatsoever, except human excreta, originating on any premises within the city limits, shall by the occupants of such premises after the taking effect of this ordinance, be placed in barrels or boxes and the same kept carefully covered at all times and the contents thereof removed to the city dumping grounds by said occupant, at least once a week and no refuse matter of any kind shall be thrown on any premises except for the purpose of fertilizing ground under cultivation and in such case the same shall be thoroughly dug into and mixed with the soil so as not to be offensive or unwholesome.

Sec. 8. It shall be the duty of the Health Inspector: To inspect all premises within said limits at least once a month, or whenever he shall find any violation of any of the foregoing provisions of this ordinance, and make reports thereof to the Board of Health.

Sec. 9. Any person who shall violate any of the provisions of this ordinance shall be fined in the sum of $25., said fine to be recovered in any Court of competent jurisdiction.
Passed and approved (and ordered published) by the Board of Trustees of the City of San Diego, State of California, in regular meeting assembled this 29th day of December, 1883.

JOHN H. SNYDER,
(SEA) President, pro tempore.

ATTEST: H. T. CHRISTIAN, City Clerk and Clerk of said Board.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 94 of the City of San Diego, California, adopted December 29th, 1883, as found on page No. 94 record of the City of San Diego.

J. T. Butler
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL) By (SEAL) Deputy
Ordinance No. 94
Providing for the use of the<br>system of<br>Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 95
Extending time to
Commence and Complete work on Street
Rail Road Franchise
O.S. Witherby.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 95 of the City of San Diego, California, adopted January 3, 1884

______________________________
Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL] By_________________________ Deputy
CHAPTER ORDINANCE NO. 95

EXTENDING TIME TO COMMENCE AND COMPLETE WORK ON STREET RAILROAD, FRANCHISE TO O. S. WITHERBY ET AL.

THE CITY OF SAN DIEGO, acting by and through its Board of Trustees does ordain as follows:

Section 1. The time for the commencement, continuance and completion of the work required of the grantees on the Street Railroad, the franchise for which was granted to O.S. Witherby, M. A. Luce et al by Charter Ordinance No. 88, and extended by Ordinance No. 91, is hereby extended six months more in each case, reserving and continuing in force the same rights, limitations and forfeiture contained in said Ordinance No. 88.

Passed, approved and adopted by the Board of Trustees of the City of San Diego, in regular adjourned meeting this 3d day of January, A.D. 1884.

(SEAL) JAMES McCOY,
President Protempore

ATTEST:

H. T. CHRISTIAN, City Clerk and Clerk of said Board.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 95 of the City of San Diego, California, adopted January 3rd, 1884, as found on page No. 96 of Book No. 3 record of the City of San Diego.

(SEAL) City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

By Deputy
Ordinance No. 190

Adopted by Board of Aldermen

Approved by the Mayor

Book 3  Page 96
DOCUMENT NO. 306

 ORDINANCE NO. 96

 Fixing rates, water supplied to Consumers.

 Book -3- Page 105

 Book A3 Page 105 File 3
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 96 of the City of San Diego, California, adopted February 28, 1884

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL] By ______________________ Deputy
CHARTER ORDINANCE NO. 96.

FIXING RATES TO BE CHARGED FOR WATER SUPPLIED TO CONSUMERS WITHIN THE CITY OF SAN DIEGO.

THE CITY OF SAN DIEGO, by and through its Board of Trustees, does ordain as follows:

Section 1. On and after the first day of July, 1884, it shall be lawful for any person or association of persons, or water company, supplying water to the inhabitants of the City of San Diego, to charge, collect, and receive therefor, the rates fixed as follows (and not otherwise) to-wit:

1st. For water furnished tenements occupied by a family of not more than four persons $2. per month, and for each additional person 25 cents per month.

2d. To stores and warehouses, from $2. to $3. per month.

3d. To small stores and business offices from $1. to $1.50 per month.

4th. To saloons from $2. to $5. per month.

6th. To Bakeries for monthly use of flour, for each 25 barrels, $3. per month.

7th. To wagon and blacksmith shops from $2. to $3.50 per month.

8th. To livery stables, including carriage washing, for each horse $1. per month.

9th. To feed yards from $6. to $25. per month.

10th. To persons slacking lime, 25 cents for each barrel.

11th. To persons wetting bricks, 15 cents per 1,000.

12th. To persons keeping horse and carriage $1. per month.

13th. To barber shops of single chair $1.50 per month, for each additional chair 50 cents per month.

14th. To water troughs on sidewalks, from $2.00 to $5. per month.
15th To water closets, private, $1. per month.
16th To water closets, public, $3. per month.
17th To bath tubs, private in one family, $1. per month.
18th To bath tubs, public, in barber shops, and boarding houses, $3. per month.
19th. To horse or cow, 50 cents per month.
20th. To coffee houses, open day and night, $6. per month.
21st. METER RATES— The rates for water furnished to consumers through meters, are fixed as follows: 1st. - In quantities of and including 5,000 gallons used in any one month at $1. per 1,000 gallons. 2d. In quantities over 5,000 gallons and not exceeding 10,000 gallons used in any one month at 90 cents per 1,000 gallons. 3d. In quantities over 10,000 and not exceeding 20,000 gallons used in any one month, at 80 cents per 1,000 gallons. 4th.- And in quantities of over 20,000 gallons used in any one month, at 65 cents per 1,000 gallons.
22d. Where water is furnished to hotels, steam engines, gas machines or works, wash houses (Chinese or otherwise), street and sidewalk sprinkling, washing store and shop fronts, manufacturing purposes, and for irrigating, when satisfactory rates cannot be agreed upon, the meter rates shall govern.
23d. For water used by the City for fire purposes through fire hydrants or otherwise, and for water used at Plaza Fountain the special rate of 70 cents per 1,000 gallons through meter is hereby fixed, and if there be no meter then the estimate to be made at 70 cents per 1,000 gallons according to the time used.
24th. For water required and used for purposes not specified in the above rates, the rates shall be in accordance with, and in conformity to said above rates.

Section 2. Any person or association of persons, or water company, so furnishing water in said City, shall have power in all cases to apply meters and collect at meter rates. All water rates, except meter rates, are due and payable monthly in advance, and if not so paid shall be subject to an addition of 5 per cent. Meter
rates are due and payable monthly on presentation of bill, and upon meter rates an advance monthly deposit for each month, not exceeding three-fourths of the value of the estimated quantity of water to be consumed, may be required. In all cases where meters are used, the consumer shall pay 25 cents per month for the use, cleaning and repairing of such meter.

Passed, approved and adopted (and ordered published) by the Board of Trustees of the City of San Diego, State of California, in regular adjourned meeting assembled, this 28th day of February, A.D. 1884.

(SEAL)

SAMUEL SLADE,
President of the Board pro tempore.

ATTEST: H. T. CHRISTIAN, City Clerk and Clerk of said Board.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 96 of the City of San Diego, California, adopted February 28th, 1884, as found on page 105 of Book No. 3, record of the City of San Diego.

(SIGNATURE)

City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL) By [signature] Deputy
Ordinance No. 96.
Fixing rates of water supplies to users.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 97
Restraining the Pasturing Herding and Running at Large Cattle within City Limits.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 97 of the City of San Diego, California, adopted March 14, 1884

Charles G. Abdelnour  
City Clerk of the City of  
San Diego

[SEAL]  
By__________________________ Deputy
CHARTER ORDINANCE NO. 97

RESTRAINING THE PASTURING, HERDING AND RUNNING AT LARGE OF CATTLE WITHIN CERTAIN CITY LIMITS.

THE CITY OF SAN DIEGO, BY and through its Board of Trustees does ordain as follows:

Section 1. All hogs, pigs, goats, sheep, horses, mules, jackasses, horned or other cattle, grazing, pasturing, running at large, or being herded within the limits of the City of San Diego hereinafter specified, are hereby declared a nuisance.

Sec. 2. Hereafter it shall be unlawful for any person or persons owning or having control of any such hogs, pigs, goats, sheep, horses, mules, jackasses, horned or other cattle, to permit them or any of them to graze, pasture, run at large, or be herded within the following described limits of and within said City to-wit: Beginning on the East shore of the bay of San Diego at the point where Juniper street intersects said shore, (being near the bridge on the Old Town road); thence East along said Juniper street to the Western boundary of the City Park; where said Juniper street intersects the same; thence in a Southeasterly direction, two hundred yards north of the school house to the northern boundary of the Taggart property; thence to the northern extremity of 22d street; thence southerly along said 22d street to its intersection with the shore of the Bay of San Diego at the 22d street depot; thence northwesterly along the meanderings of said Bay shore to the point of commencement. Provided, however, that the provisions of this ordinance shall in no wise affect the use or occupation of any lands within said limits by the legal owners thereof or their lessees, when said lands are properly enclosed with a suitable fence. And provided further that any person owning any of the above specified animals, may drive the same through
the streets of said City directly to the prescribed limits, under the care of a driver or herder, and so as not to injure the person or property of any citizen.

Sec. 3. Whenever the Constable, appointed by the board of City Trustees, shall discover or be notified by any person that any animals above enumerated are grazing, pasturing, running at large, or being herded in violation of the provisions of this Ordinance, it shall be his duty immediately to cause them to be taken in charge and placed in the City Pound, and within twenty-four hours thereafter, to cause three notices to be posted in said City, in public places, one of which shall be put up at the Post Office door therein, describing said animal so impounded, giving their marks and brands when practical, with the date of the posting of said notices; and unless the owner thereof come and claim said animal so impounded within five days from and after the date of posting said notices, and prove the ownership of said property, and pay all lawful charges thereon, as hereinafter provided, said Constable is hereby authorized, and it is made his duty, to expose such animal or animals for sale at public auction to the highest and best bidder for cash, and the proceeds of said sale shall be applied first to the payment of the fines and charges hereinafter specified, and the residue thereof, if any there be, shall be paid into the City Treasury for the benefit of the owner or owners thereof, and at the same time he shall deliver to the City Clerk full description of the animal sold, as aforesaid, with the sum deposited to the account of the owner thereof, including a full statement showing the charges, costs and all expenses incurred about or concerning said animal.

Sec. 4. The following fines and charges are hereby imposed for any violation of the provisions of this Ordinance: For every horse, mule, jackass, horned or other cattle impounded, one dollar; and also fifty cents per day for keeping; one dollar additional if advertised; five per cent of the amount realized as commission.
if sold; and one dollar fortaking up and driving to the pound; for every hog, pig, goat or sheep impounded, fifty cents and in addition twenty-five cents per day for keeping; one dollar if advertised; five per cent of the amount realized at the same as commission if sold; and fifty cents fortaking up and driving to the pound, all to be collected in gold coin. All of which is hereby made a lawful charge against the owner of said animal, and a lien upon the said animal for the payment thereof.

Sec. 5. The said Constable shall deliver to the purchaser of any such animal at any sale made by him as aforesaid, a bill of sale therefor, which shall be evidence of his title thereto.

Sec. 6. All previous ordinances relating to this subject are hereby repealed.

Sec. 7. This Ordinance shall take effect and be in force from and after the legal publication of the same.

Passed and approved, and ordered published by the Board of Trustees of the City of San Diego, State of California, in special meeting assembled, this 14th day of March, A.D. 1884.

(SEAL) J. H. SNYDER, President of the Board pro tempore.

ATTEST: H. T. CHRISTIAN, City Clerk and Clerk of said Board.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 97 of the City of San Diego, California, adopted March 14th, 1884, as found on page 108 of Book No. 3 record of the City of San Diego.

(Seal) [Signature]

City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(Seal) By [Signature] Deputy
Ordinance No. 97

Restraining the Pas-

ting, Storing and

Keeping as Long

Cattle within City Limits

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor

Book 3, Page 108.
DOCUMENT NO. 308

ORDINANCE NO. 98
Regulating the
Construction of
Sewers
REPEALED

CHARTER ORDINANCE NO. 98

Regulating the Construction of Private Sewers.

The City of San Diego, by and through its Board of Trustees does
ordain as follows:

Section 1. Every person desiring to construct a private sewer through
any street or other part of the City of San Diego shall first submit
a plan and description thereof to the Board of City Trustees and
obtain from the Board permission to construct the same.

Sec. 2. All such sewers shall be built under the supervision of the
street committee and subject to their approval.

Sec. 3. Such sewer shall be constructed of metal, terra cotta or
Portland cement which shall be impervious to air, gases or liquids.
No part of a sewer shall be constructed of wood. The sewer and all
its connections shall be of sufficient strength at all times to
resist a pressure of not less than five hundred pounds to the square
inch. A constant stream of fresh water must be kept flowing through
said sewer at all times or else an automatic flushing apparatus must
be attached to the same.

All pipes connecting said sewer with private dwellings or other buildings
must be supplied with valvular traps so constructed as to exclude at
all times the sewer gas from the interior of said buildings.
Sec. 4 Said sewer must be extended at least to medium low tide water mark in the Bay of San Diego.

Sec. 5th. Said sewer must be laid at a greater depth under ground than the fresh water pipes in the same street. Whenever the grade of any street is established or altered in any way or when any improvements are made thereon, which may render necessary any change or alteration in any private sewer constructed through or along the same, then to owner or owners of said sewer shall upon notice by the street committee or by the Board of Health of the City of San Diego, make each alterations in the same, as shall make it conform to the requirements of said grade.

Sec. 6. When ever a public sewer shall be constructed in any street, then all private sewers in the said street shall be connected with the same and shall no longer be used for sewer purposes except to connect with the public sewer at the nearest point. Unless otherwise ordered by the Board of City Trustees.

Sec. 7. All sewers now in existence, or here after to be built, must be closed, abandoned, changed or reconstructed according to the provisions of this ordinance, whenever the Board of Health of the City of San Diego shall declare it necessary.

Sec. 8. All previous ordinances, parts of ordinances or resolutions in conflict with this ordinance are hereby repealed.

Sec. 9. Any person who shall violate any of the provisions of this ordinance shall be subject to a fine of fifty dollars; and whenever any person shall refuse or neglect to change or construct any sewer, of
which he is the owner, in conformity with the provisions of this ordinance, when notified to do so by the Board of Health, each such refusal or neglect shall be regarded as a violation thereof.

Sec. 10. This ordinance shall take effect and be in force from and after the legal publication of the same.

Passed, approved and adopted by the Board of Trustees of the City of San Diego, State of California in regular session this 25th day of October A.D. 1884, with seal affixed.

S. Statler
City Clerk and
Clerk of said Board

J.H. SNYDER,
President of said Board
1884

ORDINANCE 98

Private Sewers.

Filed Oct. 25/84

S. Statler

City Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 98 of the City of San Diego, California, adopted October 25, 1884

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]

By ______________________ Deputy
Repealed

Chapter Ordinance No. 98
Regulating the Construction of Private Sewers.

The City of San Diego, by and through its Board of Trustees does ordain as follows:

Sec. 1. Every person desiring to construct a private sewer through any street, or other part of the City of San Diego, shall first submit a plan and description thereof to the Board of City Trustees and obtain from the Board permission to construct the same.

Sec. 2. All such sewers shall be built under the supervision of the City Engineer and subject to their approval.

Sec. 3. Such sewer shall be constructed of metal, terra cotta or brick, and all parts of a sewer shall be constructed of wood. The sewer and all its connections shall be of sufficient strength at all times to receive a pressure of not less than two hundred pounds to the square inch. A constant stream
of fresh water, cannot be kept flowing through said sewer at all times, or else an automatic flushing app
paratus must be attached to the same.
All pipes connecting said sewer with private dwellings or other buildings
must be supplied with valvular traps
so constructed as to exclude at all times the sewer gas from the interior
of said buildings.

Sec. 4. Said sewer must be extended at least to median low tide water
mark in the Bay of San Diego.

Sec. 5. Said sewer must be laid at a greater depth under ground than the
fresh water pipes in the same street
Whenever the grade of any street is estab
lished or altered in any way, or when any
improvements are made thereon, which
may render necessary any change or
alteration in any private sewer construc
ted through or along the same, then
the owner or owners of said sewer
shall, upon notice by the Street Committee
or by the Board of Health of the City of
San Diego, make such alterations in the
Sec. 6. Whenever a public sewer shall be constructed in any street, then all private sewers in the said street shall be connected with the same and shall no longer be used for sewers purposes, except to connect with the public sewer at the nearest point. Unless otherwise ordered by the Board of City Justice.

Sec. 7. All sewers now in existence, or hereafter to be built, shall be closed, abandoned, changed or reconstructed according to the provisions of this ordinance, whereon the Board of Health of the City of San Diego shall declare it necessary.

Sec. 8. All previous ordinances, parts of ordinances or resolutions in conflict with this ordinance are hereby repealed.

Sec. 9. Every person who shall violate any of the provisions of this ordinance shall be subject to a fine of fifty dollars, and whenever any person shall refuse or neglect to change or construct any sewer, or of which he is the owner, in conformity with the provisions...
of this ordinance, where notified to do so by the Board of Health, each such refusal or neglect shall be regarded as a violation thereof.

Sec. 10. This ordinance shall take effect and be in force from and after the legal publication thereof of the same.

Passed, approved and adopted by the Board of Trustees of the City of San Diego, State of California in regular session this 25th day of October A.D. 1884, with seal affixed.

J. H. Fryder
President of
Said Board

J. B. Statler
City Clerk

Said Board

Ordinance 98

PUBLISHED ON 4-17-1885

PUBLISHED ON 4-17-1885

By Order of the Board of

By Order of the Board of
Ordinance No. 98

Regulating the Circulation of Vehicles

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO. 309

ORDINANCE NO. 99
Levying Tax for City purposes for the year 1884.

Book -3- Page 154

Book A3 Page 154 File 3
CHARTER ORDINANCE NO. 99

Levying Tax for City Purposes for the Fiscal Year 1884.

[Approved October 29th, 1884.]

The City of San Diego, acting herein by and through its Board of Trustees, does ordain as follows:

Section 1. The following taxes are hereby levied for the fiscal year ending December 31st, 1884, on all taxable property within the City of San Diego, to-wit: For City Interest Fund, 42 cents on each $100; for the City General Fund, 30 cents on each $100; for the City Bond and Redemption Fund, 5 cents on each $100; for the City Library Fund, to maintain a free public library and reading room, under an act entitled, "An Act to establish free public libraries and reading rooms," approved April 26th, 1880, and amendments thereto, 3 cents on each $100.

* * * * * * * * * * * * * * * * * * * * * * * * * * *

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 99 of the City of San Diego, California, adopted October 29, 1884.

CHARLES G. ABDELNOUR
City Clerk of the City of San Diego

By____________________ Deputy

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 99 of the City of San Diego, California, adopted October 29, 1884

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL]

By__________________________ Deputy
CHARTER ORDINANCE NO. 99.

Levying Tax for City Purposes for the Fiscal Year 1884.

[Approved October 29th, 1884.]

The City of San Diego, acting herein by and through its Board of Trustees, does ordain as follows:

Section 1. The following taxes are hereby levied for the fiscal year ending December 31st, 1884, on all taxable property within the City of San Diego, to-wit: For City Interest Fund, 42 cents on each $100; for the City General Fund, 30 cents on each $100; for the City Bond and Redemption Fund, 5 cents on each $100; for the City Library Fund, to maintain a free public library and reading room, under an act entitled "An Act to establish free public libraries and reading rooms," approved April 20th, 1880, and amendments thereto, 3 cents on each $100.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 99 of the City of San Diego, California, adopted October 29th, 1884, as found on page 154 of Book No. 3 record of the City of San Diego.

City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL)

By Deputy
Ordinance No. 99.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 100

Fixing Rates, Water Supplied to Consumers.

Book -3- Page 170

Book A3 Page 170 File 3
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 100 of the City of San Diego, California, adopted February 28, 1885

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]    By_________________________ Deputy
CHARTER ORDINANCE NO. 100.

FIXING RATES TO BE CHARGED FOR WATER SUPPLIED TO CONSUMERS WITHIN THE CITY OF SAN DIEGO.

THE CITY OF SAN DIEGO BY and through its Board of Trustees does ordain as follows:

Section 1. On and after the first day of July, 1885, it shall be lawful for any person or association of persons, or water company supplying water to the inhabitants of the city of San Diego, or to any corporation, company, or person doing business, or using water therein to charge, collect, and receive therefor, the rates fixed as follows (and not otherwise) to-wit:

1st. For water furnished tenements occupied by a family of not more than four persons, $2.00 per month, and for each additional person 25 cents per month.

2nd. To stores and warehouses from $2.00 to $3.00 per month.

3rd. To small stores and business offices from $1.00 to $1.50 per month.

4th. To saloons from $2.00 to $5.00 per month.

5th. To Dental Rooms $2.00 per month.

6th. To Bakeries for monthly use of flour, for each 25 barrels, $3.00 per month.

7th. To wagon and blacksmiths shops from $2.00 to $3.50 per month.

8th. To livery stables, including carriage washing, for each horse $1.00 per month.

9th. To feed yards from $6.00 to $25.00 per month.

10th. To persons slacking lime, 25 cents for each barrel.

11th. To persons wetting bricks, 15 cents per 1,000.

12th. To persons keeping horse and carriage, $1.00 per month.

13th. To barber shops of single chair $1.50 per month, for each additional chair, 50 cents per month.

14th. To water troughs on sidewalks from $2.00 to $5.00 per...
15th. To water closets, private, $1.00 per month.
16th. To water closets, public, $3.00 per month.
17th. To bath tubs, private, in one family, $1.00 per month.
18th. To bath tubs, public, in barber shops, and boarding houses, $3.00 per month.
19th. To horse or cow, 50 cents per month.
20th. To coffee houses, open day and night, $6.00 per month.
21st. Meter Rates. The rates for water furnished to consumers through meters are fixed as follows: 1st. For quantities up to and including 5,000 gallons used in any one month at the rate of $1.00 for every 1,000 gallons. 2nd. For the quantity so used exceeding 5,000 gallons and up to 10,000 gallons in any one month at the rate of 90 cents for each 1,000 gallons. 3rd. For the quantity so used in any one month exceeding 10,000 gallons and up to 20,000 gallons at the rate of 80 cents for each 1,000 gallons. 4th. For the quantity so used in any one month exceeding 20,000 gallons and up to 30,000 gallons 70 cents per 1,000 gallons. 5th. For the quantity over 30,000 gallons used in any one month at the rate of 60 cents for each 1,000 gallons.
22nd. Where water is furnished to hotels, steam engines, gas machines or works, wash houses (Chinese or otherwise), street and sidewalk sprinkling, washing store and shop fronts and for irrigating, where satisfactory rates cannot be agreed upon the meter rate shall govern.
23rd. For water used by the city for fire purposes through fire hydrants or otherwise, at the plaza fountain or for any other city purposes, the special rate of 70 cents per 1,000 gallons through meter is hereby fixed, and if there be no meter, then the estimate to be made at 70 cents per 1,000 gallons according to the time used.
24th. For water required and used for purposes not specified in the above rates, the rates shall be in accordance with and in conformity to said above rates.

Section 2. Any person or association of persons or water company so furnishing water in said city shall have power in all cases to apply meters and collect at meter rates. All water rates except meter rates are due and payable monthly in advance and if not so paid shall be subject to an addition of five (5) per cent. Meter rates are due and payable monthly on presentation of bill, and upon meter rates an advance monthly deposit for each month, not exceeding three-fourths of the value of the estimated quantity of water to be consumed, may be required. In all cases where meters are used the consumer shall pay 25 cents per month for the use, cleaning and repairing of such meter.

Passed, approved and adopted by the Board of Trustees of the City of San Diego, State of California, in regular meeting assembled this 28th day of February, 1885.

J. H. SNYDER,
President of the Board of Trustees.

ATTEST:

H. T. CHRISTIAN,
City Clerk and Clerk of said Board.

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 100 of the City of San Diego, California, adopted February 28th, 1885, as found on page 170 of Book No. 3 record of the City of San Diego.

J. T. Butler
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL)

By
Deputy
Ordinance No. 100

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor