LIBRARY

BCHOOL OF LAW, 9.0

## REVISED CHARTER

AND

### COMPILED

# Ordinances and Resolutions

OF THE

CITY OF LOS ANGELES.

COMPILED AND INDEXED BY

WM. M. CASWELL,

PUBLISHED BY ORDER OF THE COUNCIL OF THE CITY OF LOS ANGELES.

MAR 5 1930

LOS ANGELES:

EVENING EXPRESS STEAM PRINTING ESTABLISHMENT. 1878.

25054

published one time each in the English and Spanish in the Los Angeles Daily Herald and La Cronica respectively

Takes effect.

SEC. 11. This resolution shall take effect and be in force from and after its adoption and publication, and all ordinances resolutions, rules and regulations, or parts of the same, in so far as they conflict with this resolution, shall be, and the same are hereby repealed.

I hereby certify that the foregoing resolution was adonted by the Common Council at its session of Aug. 6th, 1874.

M. KREMER, City Clerk.

Published Aug. 9th, 1874. Amended March 1st. 1877.

#### WATER RATES.

AN ORDINANCE to establish regulation of water rates furnished the inhabitants of this city by the Los Angeles City Water Company.

The Mayor and Common Council of the city of Los Angeles do ordain as follows:

ater rates.

SECTION 1. By virtue of the authority vested in and re-Authority of SECTION 1. By virtue of the authority vested in and re-Mayor and C. to establish tained by the Mayor and Common Council of the city of Los Angeles by law and by the provisions of the contract and agreement made and entered into between said municipal corporation, as party of the first part, and John S. Griffin, Prudent Beaudry and Solomon Lazard, and their assigns, of the second part.

> Said contract dated 20th of July, 1868, and approved July 22d, 1868. It satisfactorily appearing that the above mentioned parties of the second part have duly assigned their rights and privileges under said contract to the Los Angeles City Water Company, the following schedule is adopted and established as the water rates to be charged by said Water Company.

Schedule of water rates.

SEC. 2. The water rates and charges above referred to 456 and hereby established are as follows, to wit:

#### SCHEDULE OF WATER RATES.

For tenements occupied by a single family of not more than five persons ......\$2 00 For each additional person......25 

In public houses, boarding houses, bathing establishments, barber shops, on each tub	
Bakeries, according to the monthly use of flour, for each twenty-five barrels	
Boarding schools, in addition to the rate of private families, for each scholar20	
Building purposes, by special contract for each barrel of lime20	
Fountains, by special contract only, and in no case will be a permitted on premises where water is not taken for other purposes, and if water be allowed to flow into other premises where it may be used for other purposes, supply will be stopped and the amount of payment forfeited.	Schedule ( water rate
Private horses, including water for washing carriages, for one horse	
Omnibuses, stage, stable, each horse50	
Truckmen's cart and saddle horses50	
Provided that in no case shall any stable be charged less than	
For each horse trough on side-walk 5 00 to 10 00	
Hose on premises not having a front of more than twenty-five feet, and for the right to attach a hose not exceeding three-fourths of an inch orifice for washing side-walk and sprinkling the street, in addition to the charges for other uses	
Premises above twenty feet front in proportion.	
Hotels, taverns and boarding houses, not including water for baths or for uses without the house, for each bed for boarders or lodgers within the same, in addition to the rate for private families	
For each day boarder20	
Lodging houses, in addition to rate of family keeping the house for accomodation, for each person within the same20	
Sprinkling gardens and grounds, not more than 100 square yards area	
Above this area, for every 100 square yards shall be charged 12½ cents.	
Porter houses, groceries, refectories, &c., shall be charged at the discretion of the water register2 00 to 10 00	
Printing offices, at the discretion of the water register.	

Railroad corporations, rate subject to special agreement, in accordance to the quantity of water used; steam engines according to the quantity used, at the discretion of the water register.
Stores, offices, warehouses and tenements not included in any other classification, and requiring only an ordinary amount of water, at the discretion of the water register, not less than
not less than
For each private "1 00
For large quantities of water, when the quantity used does not exceed 15,000 gallons per month, there shall be charged for each 1,000 gallons consumed, as ascertained by meter or otherwise
When the quantity is over 15,000 gallons per month, for each 1,000 gallons 1 00
For water used for manufacturing or mechanical purposes, under 10,000 gallons per month 100
Above 10,000 gallons per month, per 1,000 gallons75
The Board of Trustees shall have power in all cases to ascertain, by meters or otherwise, the quantity of water used by any consumer, in accordance with the quantity so ascertained, instead of the special rate given above.
For water required for purposes which are not specified in the above tariff, the rate shall be fixed by the water register.
The Company will insert the tap and introduce the service pipe to the curbstone, by their authorized tapper, for12 00 450
The pipes and fittings remaining the property of the Company.

All water rates payable monthly in advance.

Water Register.

Schedule of water rates.

The Water Register will, upon personal examination of 459 the premises of any applicant for water, fix upon its rate, his decision being subject to modification by the Board of Trustees.

Payments made for one month. Payments will not be received for a less period than one month.

Or for the current and following month any month shall pay their rate to the end of the fellowing
In advance. month.

That all of said rates are payable monthly in advance, in 460 U. S. gold coin, or silver coin.

This ordinance shall take effect and be in force from and Takes effect. after its passage, approval and publication, and all ordinances or parts of the same in conflict with this ordinance, shall be, and the same are hereby repealed.

Passed, session Aug. 20th, 1874.

Presented to Mayor Toberman for approval August 21st, 1874, and not being returned within ten days thereafter, took affect as if approved, September 2d, 1874.

M. KREMER, City Clerk.

Published Sept 20th, 1874.

#### EXTENSION OF SPRING AND SIXTH STREET RAIL-ROAD.

AN ORDINANCE granting a franchise for an extension of the Spring and Sixth Street Railread.

The Mayor and Common Council of the city of Los Angeles do ordain as follows:

SECTION 1. That the right of way be, and the same here- Right of way 161 by is, granted to the Spring and Sixth Street Railroad Com-granted for 20 pany of Los Angeles city, California, and to its assigns, over and along the following streets of said city for the period of twenty years from and after the date of the approval by the Mayor of this ordinance, for the purpose of extending its present track and laying down, maintaining and operating one line of iron railroad track, and to run cars thereon to be drawn and propelled by horses or mules, and to carry passengers thereon; that is to say: Commencing at the junction of Line of track. Main and Alameda streets of this city; thence along said street to the grounds known as the upper depot grounds of the Southern Pacific Railroad Company, purchased of Mrs. Stearns, with the right to construct such turnouts as may be necessary; said track to connect with and form a part of the present street railroad of said Company, and the whole line to be operated as one and the same line, and only one fare to be collected for travel over the whole line from each passenger.

Previded, and upon condition that the construction of Proviso. said road shall be commenced within the period of three months from and after the date of approval of this ordinance, and shall be finally completed, equipped, stocked and in running order from its present point of beginning to its terminus, within the period of six months from said date of its approval; it being understood that this franchise shall be for-