

**Ordinance No.** 66208

AN ORDINANCE relating to the Municipal Water Supply System and amending Sections 6 and 7 of Ordinance 65877, as amended, to permit the use of Galvanized steel pipe; to decrease certain earth cover requirements, and to increase certain water service connection fees.

5/2/59. J.W.S.  
FILE NO 23720

FILE NO 237264

FILE NO 23720

**Council Bill No. 79669**

INTROUCED: MAY 11 1959	BY: City Utilities
REFERRED: MAY 11 1959	TO: Mayor-City Utilities
REFERRED:	
REPORTED: MAY 14 1959	SECOND READING: MAY 14 1959
THIRD READING: MAY 14 1959	SIGNED: MAY 14 1959
PRESENTED TO MAYOR: MAY 16 1959	APPROVED: MAY 14 1959
RETD. TO CITY CLERK: MAY 16 1959	PUBLISHED: JUN 6 1959
VEIORS BY MAYOR:	VEIYO PUBLISHED:
PASSED OVER VETO:	VEYO SUSTAINED:
ENGROSSED:	BY:
VOL. _____	PAGE _____

ORDINANCE 88208

AN ORDINANCE relating to the Municipal Water Supply System and amending Sections 6 and 7 of Ordinance 65877, as amended, to permit the use of galvanized steel pipe; to decrease certain earth cover requirements, and to increase certain water service connection fees.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. That Section 6 of Ordinance 65877 as amended by Ordinance 83176 be further amended to read as follows:

Section 6. Anyone connecting to city water service pipes or laying their own private pipe, shall use only standard galvanized wrought iron, galvanized steel, or copper pipe up to and including two inches in size, and all pipes shall be laid with not less than two feet of earth cover over the top of such pipe, exclusive of any pavement or other improvement laid on said earth cover, except as hereinafter provided.

The Superintendent will maintain private services from city mains in streets which are being graded and will have such access on private property as shall be necessary to maintain such pipes during the work, and shall as soon as practicable upon the completion of such work, relay said pipes in street. Except for above cause, owners shall maintain their private pipes from the end of the city service to and into their property, or in case the Superintendent finds it necessary to maintain same the owner shall relinquish all right in said pipes. When necessary the Superintendent may slope service in on property to conform to the slope occasioned by the grading of street and charge expense to owner of service.

Whenever pipes connecting with a city service connection are to be used as part of a lawn and shrubbery sprinkling system exclusively such pipes may, at the option of the property owner, be laid with less than two feet of earth cover. The property owner shall be required to install a control valve on each branch pipe which may lead from regular domestic supply pipes to the lawn and shrubbery sprinkling system.

Such lawn sprinkler systems may be constructed of non-metallic material beyond an approved vacuum-breaker located on the discharge side of the last control valve; subject, however, to all provisions of the

Plumbing Code (Ordinance No. 80242).

Sprinkling systems of this nature shall be constructed in such manner that all pipes and fittings connected therewith can be thoroughly drained when their seasonable use has been discontinued.

Section 2. That Section 7 of Ordinance 65877 as last amended by Ordinance 80042 be amended to read as follows:

Section 7. No water service connection less than three-fourths inch (3/4") in size shall be installed, and the fees to be charged for installation of water service connections shall be as follows:

For a three-fourths inch (3/4") connection - \$80.00 for 40 ft. or less.

For a one inch (1") connection - \$100.00 for 40 feet or less.

For sizes larger than one inch (1"), or after a street has been paved, the actual cost of labor and material plus 12% for overhead charges in laying such a service and replacing the pavement shall be charged. In such cases, and in cases of connections extending along a street on which there is no main, the cost of material and labor shall be estimated by the Superintendent and the estimated cost shall be paid to the City Treasurer by the one applying for such installation before the work of connecting the main with the property is begun; provided, that whenever the estimated cost is not sufficient to cover the total expense for labor and material the deficit shall be charged to the property for which such installation was made and to the owner thereof, and provided further, that any excess payment shall be returned to the person applying for the installation. All services which exceed 40 feet from main to property line shall be charged actual cost plus overhead.

(To be used for all Ordinances except Emergency.)

Section 3. This ordinance shall take effect and be in force thirty days from and after its passage and approval, if approved by the Mayor; otherwise it shall take effect at the time it shall become a law under the provisions of the city charter.

Passed by the City Council the 18 day of May, 1959,  
and signed by me in open session in authentication of its passage this 18 day of May, 1959.  
David L. Case

President \_\_\_\_\_ of the City Council.  
Approved by me this 18 day of May, 1959.  
Urban S. Clinton

Filed by me this 18 day of May, 1959.  
Urban S. Clinton  
Mayor.

Attest: C. H. Grandwood  
City Comptroller and City Clerk.

(SEAL)

Published JUN 6 1959

By W. A. Perine  
Deputy Clerk.

# The City of Seattle--Legislative Department

MR. PRESIDENT:

Date Reported  
and Adopted

Your Committee on

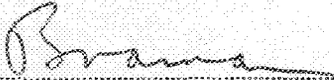
Finance and City Utilities

MAY 18 1959

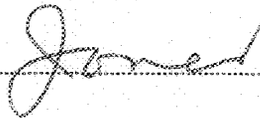
to which was referred C.B. 79669,

relating to the Municipal Water Supply System and amending Sections 6 and 7 of Ordinance 65877, as amended, to permit the use of galvanized steel pipe; to decrease certain earth cover requirements, and to increase certain water service connection fees,

RECOMMEND THAT THE SAME DO PASS.



Fin.  
Chairman



C.U.  
Chairman

Committee

Committee

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BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. That Section 6 of Ordinance 55877 as amended by Ordinance 83175 be further amended to read as follows:

Section 6. Anyone connecting to city water service pipes or laying their own private pipe, shall use only standard galvanized wrought iron, GALVANIZED STEEL, or copper pipe up to and including two inches in size, and all pipes shall be laid WITH NOT LESS THAN TWO FEET OF EARTH COVER OVER THE TOP OF SUCH PIPE, EXCLUSIVE OF ANY PAVEMENT OR OTHER IMPROVEMENT LAID ON SAID EARTH COVER, except as hereinafter provided. The Superintendent will maintain private services from city mains in streets which are being graded and will have such access on private property as shall be necessary to maintain such pipes during the work and shall as soon as practicable upon the completion of such work, relay said pipes in street. Except for above cause, owners shall maintain their private pipes from the end of the city service to and into their property, or in case the Superintendent finds it necessary to maintain same the owner shall relinquish all right in said pipes. When necessary the Superintendent may slope service in on property to conform to the slope occasioned by the grading of street and charge expense to owner of service.

Whenever pipes connecting with a city service connection are to be used as part of a lawn and shrubbery sprinkling system exclusively such pipes may, at the option of the property owner, be laid WITH LESS THAN TWO FEET OF EARTH COVER. The property owner shall be required to install a control valve on each branch pipe which may lead from regular domestic supply pipes to the lawn and shrubbery sprinkling system.

Such lawn sprinkler systems may be constructed of non-metallic material beyond an approved vacuum-breaker located on the discharge side of the last control valve, subject, however, to all provisions of the Plumbing Code (Ordinance No. 80242).

Sprinkling systems of this nature shall be constructed in such manner that all pipes and fittings connected therewith can be thoroughly drained when their reasonable use has been discontinued.

Section 2. That Section 7 of

# Affidavit of Publication

STATE OF WASHINGTON, | ss.  
COUNTY OF KING

M. E. Brown, being first duly sworn, on oath deposes and says that he is the business manager and one of the publishers of The Daily Journal of Commerce, a daily newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of the publication hereinafter referred to, published in the English language continuously as a daily newspaper in Seattle, King County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of said newspaper. That the said Daily Journal of Commerce was on the 12th day of June, 1941, approved as a legal newspaper by the Superior Court of said King County.

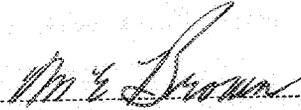
That the annexed is a true copy of .....

ORDINANCE NO. 88208

....., as it was published in the regular issue (and not in supplement form) of said newspaper on the

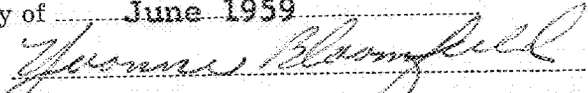
6th day of June 1959

....., and that said newspaper was regularly distributed to its subscribers during all of said period.



Subscribed and sworn to before me this

6th day of June 1959



Notary Public in and for the State of Washington, residing at Seattle.  
(This form officially sanctioned by Washington State Press Association.)  
affidavit Form D