

ORDINANCE NO. 402, FOURTH SERIES.

AN ORDINANCE AMENDING SECTION 19 OF ORDINANCE NO. 137, FOURTH SERIES, PASSED NOVEMBER 30th, 1923, AND ENTITLED: "AN ORDINANCE REGULATING PLUMBING IN THE CITY OF SACRAMENTO; PROVIDING FOR THE EXAMINATION OF AND ISSUANCE OF CERTIFICATES OF REGISTRATION TO QUALIFIED PLUMBERS; PRESCRIBING THE METHODS OF PLUMBING INSTALLATION AND MATERIALS TO BE USED, AND PROVIDING A PENALTY FOR THE VIOLATION OF THIS ORDINANCE, AND REPEALING ORDINANCE NO. 414, THIRD SERIES, PASSED NOVEMBER 6TH, 1919, AND ALL OTHER ORDINANCES, OR PARTS OF ORDINANCES, IN CONFLICT WITH THIS ORDINANCE," AND MAKING THIS ORDINANCE AN EMERGENCY MEASURE TO TAKE EFFECT IMMEDIATELY.

BE IT ENACTED BY THE COUNCIL OF THE CITY OF SACRAMENTO,
AS FOLLOWS:

SECTION 1: Section 19 of Ordinance No. 137, Fourth Series, passed November 30th, 1923, is hereby amended to read as follows:

Section 19: SEWERS

Excepting as provided for in these rules, every house and building must be separately and independently connected with the sewer, provided, however, that where two or more buildings on the same lot belong to the said owner and the area of said lot does not exceed 6400 square feet, separate sewer connections need not be made with the main sewer or cesspool.

It is also provided that where buildings are erected on property in excess of 6400 square feet in area, belonging to the same owner, and arranged to form what is generally known as a Bungalow Court, separate sewer connections need not be made with sewer or cesspool. One main Cast Iron Sewer may be installed within the open space or court between the houses to serve all of the buildings in the court, but each building shall be independently connected to said main sewer with Cast

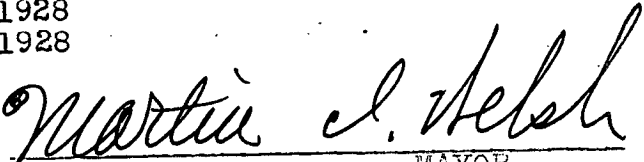
Iron Soil Pipe.

A Bungalow Court shall be deemed to be an arrangement of dwellings constructed on a parcel of land having only one street frontage and the access to which is gained through a common entrance way.

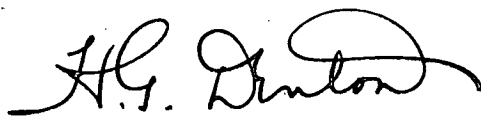
Where there is an old sewer serving a building, either front of rear, provided the sewer will satisfactorily stand the "water test", it may either serve front or rear premises.

SECTION 2: - This Ordinance is hereby made an emergency measure, said emergency being the necessity of completing buildings already under construction and to prevent their deterioration by the elements and vandalism.

PASSED: December 6 1928
EFFECTIVE: December 6 1928


MAYOR.

ATTEST:


CITY CLERK.