Meeting of Sanitary Board of Sanitary District No. 1 of Marin County California held on Tuesday the 6th day of November 1923 at the hour of 8 o'clock P. M. at the Town Hall at San Anselmo.

Present—Commissioners Hecker, Bliss, Carpenter, William

President Hecker in the chair.

Minutes of previous meeting of October 2nd, 1923 read and approved.

Bill was received from the United Iron Works and was disapproved by Engineer Kennedy. Mr. Kennedy was also instructed to take up matter of larger oil caps on the motors.

A delegation of property owners of Kentfield appeared before the Board. Mr. Page, acting as spokesman told of the present condition of sewers in Kentfield and also spoke about giving relief to Greaton Park. Engineer Kennedy was instructed to make estimates and recommendations as to what should be done to relieve the existing conditions. Inspector Farrell was instructed to keep sewer clear temporarily.

Motion by Mr. Carpenter seconded by Mr. Williams that Order §50 regulating the laying of lateral sewers and the making of connections to trunk line sewer be adopted.

Motion by Mr. Williams seconded by Mr. Carpenter that meeting of Sanitary Board be held the first Wednesday of every month instead of first Tuesday.

Mr. Thomas, representative of Mr. Kennedy, was instructed to secure estimate of cost to fix bridge and obtain release of obligation from S. Ardis of Fairfax.

Motion by Mr. Williams seconded by Mr. Carpenter that the following bills be paid:

Florence Lackey Chadburne, refund tax $ 2.90
Arate Bros., rope pick handle dozers etc. 2.60
Independent Publishing Co., Election supplies 21.50
Pac Gas & Elec Co-service for September 28.00

T. Saunders, acting assessor for preparing assessment rolls 350.00

Standard Oil Co.-gasoline book 10.00
Angelo Costa, 24 days at 4.60 110.24

S. A. Lumber Co., cement sewer pipe 4 x 6 2.25

Northwestern Pac. R. R., rental of right of way 1.00
F. Farrell, salary as inspector 120.00
Pac Tel and Tel Co. service 2.00
Bliss, Hecker, Carpenter and Williams, attendance 28.00

$ 522.67

Statement from County Treasurer showed:

November 1st-Running Expense Fund $ 489.06
Construction Fund 1164.16

Nothing further appearing before the Board, meeting adjourned
REGULATING THE LAYING OF LATERAL SEWERS AND THE MAKING OF CONNECTIONS TO TRUNK LINE AND LATERAL SEWERS IN SANITARY DISTRICT NO. 1 OF MARIN COUNTY

The Sanitary Board of Sanitary District No. 1 of Marin County do order as follows:

SECTION 1. That every person, firm, or corporation owning, controlling or occupying land on which any building or tenement is situated, in which sewage facilities are installed, and which fronts on any road or street in which there is a public sewer, shall, within thirty (30) days after the acceptance of such sewer by the Sanitary Board, construct a house lateral connecting said building or tenement with said public sewer in such a manner that all sewage waste from said building or tenement shall be drained into said public sewer.

Any building shall be deemed to require sewage facilities from which is discharged waste water from toilets, wash-basins, baths, sinks, laundry-trays, jinks, or floor drains.

SECTION 2. No person, firm or corporation shall maintain any septic tank, peepo, or privy vault on any land owned, controlled or occupied by him, fronting on any public street, roadway or sewer right of way, in which there is a public sewer, for any period of time longer than thirty (30) days after the acceptance of such sewer by the Sanitary Board.

SECTION 3. No connection shall be made to any public sewer or house lateral for the purpose of disposing of any storm water or any surface or underground drainage into said sewer, and it shall be unlawful to discharge into any public sewer or house lateral any solid or liquid waste other than the sewage and drainage of the ordinary liquid wastes of residences, business buildings and institutions discharged from baths, toilets, laundries, wash-trays, sinks or floor drains.

SECTION 4. The Sanitary Board, its duly authorized agents, servants and employees shall have the exclusive right to construct public sewers and public streets, sidewalks or curbs of way within the Sanitary District except that within the corporate limits of incorporated towns, cities or villages, provided, however, that the plans and specifications for any sewer or street as incorporated into the street, and as designed and constructed by the Sanitary Board on the public streets or sidewalks, and the specifications for all parts of the sanitary sewerage system of the Sanitary District designated as the same shall be approved by the Sanitary Board of the District and the construction thereof shall be under the direction of or to the satisfaction of the engineers of the Sanitary District.

All sewers as unincorporated towns, cities or villages shall be constructed in accordance with the regulations, rules and ordinances of the Sanitary Board.

SECTION 5. Any person, firm or corporation who shall require the construction of a house lateral to a connection with a public sewer, shall first obtain from the Inspector of the Sanitary Board a permit for such construction.

Connection in the public sewer shall be made at a Y branch, the location of which shall be given by a duly authorized representative of the Sanitary Board, and in case there exists no Y branch in the public sewer available therefor, connection shall be made by tapping the main sewer pipe at the direction and upon approval of a duly authorized representative of the Sanitary Board. Branches so constructed shall be constructed of the half-inch or smaller cement or vitrified pipe and shall be so constructed that when the cut end is inserted in the cast-iron or vitrified pipe in the main sewer pipe, there shall be a close espacement of about one inch between the section of both branch pipe and main pipe to be carefully and thoroughly cemented to place with mortar in such a manner that the joint shall, when the cement has thoroughly set, be as strong as any other part of the sewer and thoroughly watertight. Branches constructed as above described shall be five inches in diameter between the angle of the main sewer and the angle of the branch, and the invert line of the branch shall enter the main sewer not less than ten feet nor more than fifteen feet from the middle of the main sewer.

SECTION 7. House laterals shall be laid in a uniform grade, not less than one-quarter inch per foot, and shall be laid in a uniform grade, not less than one-quarter inch per foot. The invert line of the branch shall be laid in a uniform grade, providing the maximum grade of one-quarter inch per foot.

SECTION 8. House laterals shall be so constructed that the requirements of the State Plumbing Code are met.

SECTION 9. A house lateral serving a single family residence as a place of business shall be required to comply with the specifications of the Sanitary Board.
SECTION 5. Lateral services shall be constructed of pipe of such length and size as to cause the service outlet to project not less than five (5) feet upon the street.

Pipes for the sewer shall be either vitrified concrete, corrugated or iron. Vitrified pipe shall be of the best quality, vitrified entirely through, thoroughly glazed on both sides and exterior smooth. Corrugated iron shall be of the standard dimensions adopted by the Western Pipe Manufacturing Co. Concrete pipe shall fulfill the requirements of the specifications adopted by the American Society for Testing Materials, Apparent Designation C-433. Iron pipe shall be of standard gauge and grade, coat, coat of bitumen or coal-tar enamel and red lead lining, or red lead and red rusted steel coating, be laid at such a depth that the center of earth over the pipe shall not be less than two (2) feet from the excavation. All work shall be done in accordance with Section 10 of this Ordinance.

WHEREAFORE, the above work is hereby declared to be in accordance with the provisions of this Ordinance.

This order shall take effect within thirty (30) days from and after the date of its passage.

Passed and adopted by the following vote:

Ayes: Blais, Carpenter, Hocker, Kent and Williams
Nays: None

I hereby certify that the foregoing Ordinance was duly and regularly advertised and adopted at a regular meeting of the Sanitary District No. 1, San Anselmo, California, held on the 5th day of December, 1922.

W. A. BLEES, Secretary.

PUBLISHED IN THE "SAN ANSELMO HERALD" San Anselmo, November 5th, 1922.