TITLE 18

WATER AND SEwers

CHAPTER
1. SEWAGE AND HUMAN EXCRETA DISPOSAL.
2. CROSS CONNECTIONS.
3. WATER.
4. SEWER SYSTEM.

CHAPTER 1

SEWAGE AND HUMAN EXCRETA DISPOSAL

SECTION

18-101. Sanitary regulations. (1) It shall be unlawful for any place
of habitation not to be provided with sanitary facilities for the disposal of human
excreta.

(2) No human excreta shall be deposited upon the surface of the
ground where it is exposed to flies, fowls, or animals.

(3) No raw sewage shall be deposited into a water supply, stream,
spring, or well that may be used for domestic purposes, drinking, or bathing.

(4) It shall be the duty of the owner of every human habitation to
provide for the disposal of human excreta therefrom by sanitary methods
approved by the county board of health and the state department of public
health.

(5) Every recreation, construction, or tourist camp, or other camping
place, shall be provided with such sanitary methods of excreta disposal and with
a sanitary water supply.

(6) It shall be the duty of the occupant of every human habitation and
of persons in charge of any public assembly or congregation to maintain the
facilities for the disposal of human excreta in a clean and sanitary condition at
all times. (1952 Code, § 10-1)

1Municipal code references
Building, utility and housing codes: title 12.
Refuse disposal: title 17.

2Municipal code reference
Plumbing code: title 12, chapter 2.
CHAPTER 2

CROSS CONNECTIONS

SECTION
18-201. Regulations.

18-201. Regulations. It shall be unlawful for any person to make or allow to exist a cross connection, auxiliary intake, bypass, or inter-connection for any purpose unless the construction and operation of same have been approved by the Tennessee Department of Public Health, and unless the operation of such cross connection, auxiliary intake, bypass, or inter-connection is at all times under the direct supervision of the superintendent of the water department of the city or other designated city employee. Any person whose premises are supplied with water from the public water supply, and who also has on the same premises a separate source of water supply, or who stores water in an uncovered or sanitary storage reservoir from which the water is circulated through a piping system, shall file with the water department a statement of the non-existence of unapproved or unauthorized cross connections, auxiliary intakes, bypasses, or inter-connections. Such statement shall also contain an agreement that no cross connection, auxiliary intakes, bypass, or interconnection will be permitted upon the premises until the construction and operation of same have received the approval of the Tennessee Department of Public Health, and the operation and maintenance of same have been placed under the direct supervision of the water department. (1952 Code, § 10-2)
18-3

CHAPTER 3

WATER

SECTION
18-301. Water department created.
18-302. Superintendent to supervise department.
18-305. Discontinuance of service.
18-306. Interference, tampering with water supply.

18-301. Water department created. There is created a department to be known as the "Water Department of the City of Friendsville." (1952 Code, § 7-1(1))

18-302. Superintendent to supervise department. The operation of the water department shall be under the supervision and control of a superintendent of water. It shall be the duty of the superintendent to operate the department in compliance with the rules and regulations promulgated by the city council. (1952 Code, § 7-1(2))

18-303. Rules and regulations. The council by resolution shall promulgate rules and regulations for the operation of the water department. The rates to be charged for services shall be included in the rules and regulations. (1952 Code, § 7-1(3))

18-304. Contract for service. The superintendent, subject to the rules and regulations of the water department, is authorized and empowered to enter into contracts with consumers for the furnishing of water. (1952 Code, § 7-1(4))

18-305. Discontinuance of service. Any consumer who fails to comply with the rules and regulations governing the operation of the water department may have his water supply discontinued. (1952 Code, § 7-1(5))

18-306. Interference, tampering with water supply. It shall be unlawful for any person to interfere with the operation of the water department. Tampering with water meters, tapping water mains or service lines without permission of the superintendent, doing physical damage to meters or lines, or in any manner interfering with the water supply or the free flow of water shall be unlawful. (1952 Code, § 7-1(6))
CHAPTER 4

SEWER SYSTEM

SECTION

18-401. Connections to system, etc.

18-401. Connections to system, etc. (1) No person shall make, or cause to be made, any connection with the sewage system of the city until first applying for and receiving a permit from the city clerk of the city. In no event will more than one house sewerage system be permitted on one connection.

(2) Upon application for such permit to connect with the sewerage system of the city, the same shall be granted upon payment of the fee designated in the rules and regulations; except that where the usual lateral or other connection is already provided, but for the convenience of such person a different lateral or other connection is installed, the fee shall be that designated in the rules and regulations plus the amount of the actual cost of labor and material used in making such connection.

(3) No connection of any character shall be made with the sewerage system of the city by any person until notice has been given the city clerk so that he may inspect and approve or have inspected and approved the character and type of connection to be made. The ditch shall be left uncovered until the city clerk or health officer has inspected it.

(4) No connection shall be made to the sewerage system except by a licensed plumber.

(5) No material or any paper shall be used or thrown into any water closet except toilet or tissue paper manufactured for such use.

(6) The city clerk, or any person designated by him, shall have the power to visit all premises within the city for the purpose of inspecting water connections, closets, sinks, and plumbing equipment.

(7) No connection shall be made with the sewerage system of the city without properly equipping the same with the suitable grease trap so as to prevent grease from entering the sewerage system.

(8) Every dwelling house or other structure where people live, work, or congregate, located within two hundred (200) feet of a street or alley in which a sewer has been constructed, shall connect thereto. Any person refusing to make such connection shall be guilty of a misdemeanor, and each day shall constitute a separate offense. (1952 Code, § 7-2)