

ORDINANCE 1972-2

AN ORDINANCE OF THE TOWN OF LA JARA CONCERNING AN AMENDMENT TO ORDINANCE 1970-⁴ ENTITLED AN ORDINANCE OF THE TOWN OF LA JARA CONCERNING A SEWER SYSTEM, WATER WORKS, RATES AND CHARGES THEREFOR, REGULATIONS AND CONDITIONS, COLLECTION, FINES AND PENALTIES

BE IT ORDAINED By the Board of Trustees of the Town of La Jara, Conejos County, Colorado, as follows:

Section 1. That Ordinance 1970-⁴ entitled "An Ordinance of the Town of La Jara concerning a Sewer System, Water Works, Rates and Charges therefor, Regulations and Conditions, Collection, Fines and Penalties" be and is hereby amended as follows:

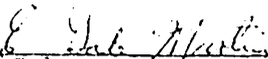
Amended Section 2.11. SEWER CONNECTION CHARGES WITHIN TOWN AND ANNEXED AREAS: USE OF RECEIPTS.

The rate of charge for each connection made by any dwelling unit or other building situate within the Town, for connection with the Town's sewerage system shall be the sum of Five (\$5.00) for an inspection fee and the Town of La Jara shall not furnish nor provide any supplies or materials therefor, provided that no fee shall be charged against any property upon which an assessment shall therefore have been levied and fully paid by the owner of the property to be served or his predecessors in interest under and by virtue of an ordinance of this Town, or which was connected to the system prior to the date of this amendment. No connection shall hereafter be made with such sewer system until the required fee shall have been paid to the Town Clerk and a permit to make such connection issued by the Town Clerk.

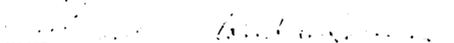
Moneys derived from the collection of such inspection charges shall be placed in the "Sewer Fund" of this Town hereafter mentioned and may be used, at the discretion of the Board of Trustees, for the purpose of extending the Town's sewerage system to neighborhoods in which the premises paying such charges are situated. No charges so collected are sufficient to pay the entire cost of connection of a trunk line sewer from the then existing Town's sewerage system to the premises so to be served; provided, if such trunk line sewer is intended to serve territory in addition to the territory for which such connection charges are made, then no such trunk line shall be constructed unless the connection charges so collected are sufficient to pay the fair share of the cost thereof properly allocable to the territory paying such charges.

Any person who makes any such new connection with the sewerage system without first obtaining the permit, and paying the fee prescribed by this chapter shall upon conviction thereof be fined not less than ten dollars and not more than three hundred dollars, or ten (10) days in jail, or both such fine and imprisonment.

DULY PASSED, APPROVED AND UNANIMOUSLY ADOPTED this 27 day of October, A.D., 1972.


E. Gale Martin / Mayor

ATTEST:


Atiliano Mondragon
Town Clerk