

CHAPTER 4

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Part 1

System for Numbering Buildings

§101. Buildings in Borough of Hollidaysburg.

All lots and pieces of ground situate in the Borough of Hollidaysburg be given numbers as follows, to wit:

Lots having a frontage of 50 feet or less, upon the streets of said Borough, shall take a number for each 25 feet, or less thereof; and lots having a frontage of more than 50 feet shall take a number for each 30 feet, or less, thereof.

The numbers of the lots fronting upon the streets running in an easterly and westerly direction shall begin at the intersection of the said streets with Juniata Street on the west, the lots at the southwest corner of the respective blocks being numbered 101 and the lots at the northwest corner of the respective blocks being numbered 102 and thus in alternate numbers maintaining odd numbers upon the north side of the streets and the even numbers upon the south side of the streets to the end of the blocks.

The lots at the southwest corner of the blocks fronting upon the streets intersected by Front Street shall be numbered 201, and the lots at the northwest corner of the said blocks shall be numbered 202, and thus throughout the blocks in the same manner as hereinbefore provided; and this system shall be preserved throughout the Borough.

The lots fronting upon the streets of the Borough running in a northerly and southerly direction, or which originally fronting upon the streets of the Borough running in an easterly and westerly direction may have been, or hereafter shall be subdivided so as to front upon the streets of the Borough running in a northerly and southerly direction, shall be numbered in like manner as the lots fronting upon the streets of said Borough running in an easterly and westerly direction aforesaid, commencing with the lots situate at the corner of the streets where the same are intersected by Juniata Street, at their southerly termini; a number being allowed for each 30 feet, or less, of frontage upon the westerly sides of the streets and the even numbers of the lots fronting upon the easterly sides of the streets. (Ord. 62, 6/7/1905, §2)

§102. Buildings in Borough of Gaysport.

All lots and pieces of ground situate in the former Borough of Gaysport shall be given numbers as follows, to wit:

Lots having a frontage of 50 feet, or less, upon the streets of said Borough, shall take a number for each 25 feet, or less thereof, and lots having a frontage of more than 50 feet shall take a number for each 30 feet, or less, thereof.

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The numbers of the lots fronting upon the streets running in an easterly and westerly direction shall begin at the intersection of said streets with Bedford Street and Wall Street on the east, the lots at the southeast corner of the respective blocks being numbered 101, and the lots at the northeast corner of the respective blocks being numbered 102, and thus in alternate numbers maintaining odd numbers upon the north side of the streets and the even numbers upon the south sides of the streets to the end of the streets on the west.

The lots fronting upon the streets of the Borough running in a northerly and southerly direction shall be numbered in like manner, commencing with the lots situate at the most northerly termini of the streets, an odd number being allowed for each 30 feet, or less of frontage upon the westerly sides of the streets, and the even numbers to the lots fronting upon the easterly sides of the streets.

Whenever one side of any street shall consist of the Juniata River embankment or the Pennsylvania Railroad, then and in that event, the lots on the opposite side thereof shall be numbered in consecutive order.

(Gaysport Ord. 23, 7/27/1907, §3)

§103. Numbering System Extended to Certain Annexed Areas.

The system of numbering houses, as heretofore ordained and established by the Borough of Hollidaysburg, is extended to the said areas annexed to the said Borough, and all owners of houses in the plot of North Hollidaysburg, Drass Place and Blairmont Addition, and in all other sundry plots and plans embraced in the said annexed areas, shall immediately conform to the said system of numbering heretofore ordained for the said Borough of Hollidaysburg. (Ord. 189, 2/7/1949, §8)

Part 2

Overhead Wires

§201. General Provisions.

It shall be unlawful to install any wires, cables or other equipment for the transmission of electric current impulses, sounds, voices or communications in, on, under or over any streets, alley, sidewalk, parkway or other public place in the Borough or to install any pole or mast to support or hold such wires or equipment in any such place, without having fully complied with the provisions of this Part. (Ord. 772, 11/2/2000, §1)

§202. New Installations; Underground Required.

No wires, cables or equipment for the transmission of electric current impulses, sounds, voices or communications shall be installed above or over any streets, alley, parkway, sidewalk, park or other public place in the Borough after the effective date of this Part; provided, that replacements of overhead equipment lawfully maintained prior to the effective date of this Part may be made, and equipment for servicing premises currently served from presently existing overhead wires or cables may be installed over public places. All wires, cables or other equipment for the transmission of electric current impulses, sounds, voices or communications hereinafter installed shall be placed underground in conduits properly constructed, laid and maintained in accordance with the ordinances pertaining thereto. No wire, cable or equipment shall be installed after the effective date of this Part unless a permit for such installation shall have first been obtained. Application for a permit shall be made in writing to the Borough Manager and shall state the name of the applicant, the location, nature, size and purpose of the proposed installation and shall refer to this Part under which the applicant is authorized to maintain equipment or wires. Each such application shall be accompanied by plans and specifications showing the location that the wires, cable or other equipment shall be installed, the method of installation contemplated and the nature of the proposed equipment. (Ord. 772, 11/2/2000, §2)

§203. Performance Bond.

In order to secure to the public the completion of the installation authorized by the application within the time authorized by the permit and to secure that the streets, alleys, sidewalks, parkways or other public places in the Borough are restored to the condition in which the same existed prior to the installation authorized by the permit the applicant shall post a performance bond in a form approved by the Borough Solicitor and in an amount established by the Borough Manager or his designee prior to the insurance of the permit. If the installation is not completed within the time authorized by the permit or if the streets, alleys, sidewalks, parkways or other public places in which the installation was made are not restored to the condition in which they existed prior to the installation within the time authorized by the permit, the Borough may proceed to restore the

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said streets, alleys, sidewalks, parkways or other public places and use whatever proceeds from the performance bond are required to meet the expenses of the restoration. If the proceeds of the performance bond are insufficient to cover the cost of restoration, the Borough shall take appropriate legal action against the applicant to recover the restoration costs. (Ord. 772, 11/2/2000, §3)

§204. Time Limit.

Each permit granted under the provisions of this Part shall expire within six months of the time of issuance, and no such permit shall authorize any work being done after such time. (Ord. 772, 11/2/1000, §4)

§205. Supervision.

It shall be the duty of the Borough Engineer or some other person designated by the Borough Manager to supervise all construction or installation work performed, subject to the provisions of this Part, and to make such inspections as may be necessary to ensure compliance with the ordinances of the Borough in connection therewith. (Ord. 772, 11/2/2000, §5)