

braced in the application or bill, or of willful or unreasonable waste of water, the Board reserves the right to forfeit the payment and cut off the supply immediately upon discovery of such fraudulent use or waste of water, unless the party shall promptly pay such penalty as the Board may impose.

Sec. 26. When water is found on, and in use on premises after having been turned off by the Water Board, the water may be turned off until all arrears have been paid, dating from the time the premises were first turned off.

Sec. 27. In cases where the water has been turned off for non-payment of water rent, or by any other rule of the Water Board, and it is found on again, or when in the opinion of the Water Board the turning off the water at the stop-cock is not a sufficient protection against the use or waste of the water, it shall be lawful for the Water Board to cause the drive-cock to be drawn.

Sec. 28. Upon a re-application for the water, where the drive-cock has been drawn, the person making the application must first pay for the drive-cock and all expenses of replacing it.

Sec. 29. Water will not be furnished where the only fixture for obtaining it from is a street washer or hydrant placed in the sidewalk.

Sec. 30. Urinals, with stop-cocks to be turned by hand, unless self-closing, are not to be permitted.

Sec. 31. Water-closets must be fitted to be operated by the regular water-closet valves of the different makes; the use of ordinary draw-cocks in connection therewith will not be permitted.

Sec. 32. No arrangements shall be made for supplying water-closets or urinals by common stop-cock and no arrangements shall be made for cleaning water-closets or privy vaults by waste pipes from wash-basins or sinks, or by any other means of evasion, but they shall be fitted up with the fixtures and appurtenances belonging to them respectively.

Sec. 33. No yard fountain, street washer or jet shall