or work-Personave paid to an alided writsoffice at no rebate

ained for ovin reothe civy, he water who id in ant due is the premhich they ses. Pernotice in have the l be held

a wrong umber of vhich the en an adr the fixbut off tisf etory ar Depart-

be water erson not law, and ut off for pipes or son until paid, and evidence made and

of water ferefo on urpose by for a new one, such from the ed, or his state in ter is rely to fixbleted by a prks Com-

ted for a ater supar.

the suppremises nt to the nore than a special authorization from the superintendent of the water works, and shall pay all costs in connection therewith Auy person wishing a service pipe larger than  $\frac{3}{2}$  inch, .com the main to the street line, shall pay the extra cost of providing such service pipe and fittings, as well as for the extra supply of water.

10. The superintendent or his assistant shall in every case at termine the size of the service pipe to be used in upplying any premises and also the position in the street in which it is to be iald.

11. No work of any kind connected with the water system of the city shall be done by others than the o uployees of the Water Department.

12. No work shall be done by the Water De partment upon private property except the placing of meters and the laying of special barge services which are to be paid for by the owners of the premises; but the SuperIntendent or his agent shall have the right of directing all matters in connection with the work inside the premites.

13. In all cases the water takers must show that the pipes, fittings and fixtures within their premises are in accordance with the requirco ents of the Water Pepartment, and nuless the same i shown to the satisfaction of the Superintendent or his agent in energy of the work, connection shall not be made with the street main.

14. All service pipes upon the premises of water taker-shall be haid at a depth of not less than five feet below the level of the ground and shall be provided with a stop and waste cock inside the cellar wait.

15. It shall be lawful for the Water Committee to place a water meter on any service, whether the consumer is to be supplied with water under the meter rates or not, and whenever they see fit, to compel the use of water meters by any consumer, and to refuse to supply water to any premises noles the person requiring the water shall sign an agreement to take, use and may for the water according to the rates provided for the that purpose.

16. All property owners shall give every faeility for introduction of water meters, and shall protect the same from frost or other damage, and shall at all times at their own cost provide ready and easy means of access to said meters so that the y may be exa timed and read by the superiodendent or other agent of the Water Department. All persons are forbidden to interfere with any meter. In no case where a meter is used shall the ammal charge he less than ten dollars (\$10).

17. Whenever any person refn es or neglects to pay the costs of repairs to any meter for