

# CLASSIFIED

You can Buy and Sell, Rent and Hire Profitably  
Through the  
**WANT ADS**

## FOR SALE

Wincoft apt. size gas range; 8 cu. ft. Coldspot refrigerator; slightly used dinette set with 6 chairs. Call Mt. Joy 3-5538. 6-2c

Used Westinghouse Electric Range, Chrome Dinette Set, Modern Bedroom Suite, Donegal Mobile Homes, Ph. 3-4516 Mt. Joy. 6-1fc

First and second cutting of Alfalfa for sale. Warren G. Shenk, Mt. Joy R2. Phone Mt. Joy 3-4841. 5-1fc

1943 V-8 4-door sedan, radio, heater, good rubber, just inspected. Call at 54 Donegal St. or call Mt. Joy 3-6701. 5-2c

1927 21 ft. travel trailer, \$300; Frigidaire counter top burners, \$40; pair Firestone tubeless white sidewall town & country tires, 67x10.5, \$40. Phone Landisville TWinoks, 8-4971. 6-1c

Used pianos, Kimball spinet and Storey-Clark consoles. Ulbransan new and used organs \$75 and up. Hess' Music Store, Route 230, Elizabethtown. 50-2c

Two bedroom suites, Westinghouse Electric range, chrome dinette set. Donegal Mobile Homes, Main Street, Mount Joy, Pa. 6-1fc

Slightly used 45-gallon water heater, new guarantee. Also, six burner, two oven Roper demonstrator, priced to sell. Two new fully automatic wall heaters, at a very reduced price. Ward, Bottle Gas, 25 S. State St., Ephrata, Republic 3-2207. 6-1c

**ROOF COATING SPECIAL**  
10-year guarantee  
Aluminum \$4.95 gal  
Red \$4.95 gal  
Green \$4.95 gal  
Black \$1.50 gal  
For metal or built-up roofs. Coverage—about 400 sq. ft. per gallon.  
MT. JOY TILE & LINO. CO.  
MT. JOY, PA.

**SEWING MACHINE**  
Sales & Service  
New and Used  
Sewing Machines  
WAYS APPLIANCES  
48 W. Main Street  
Ph. MOUNT JOY 3-3622

**TYPEWRITERS**, add. mach., cash reg., check int., adding safes, files, off. furn., new & used. At Roots Sale Tuesday "Worth trip" ENGLE, 411 E. High St., E-town. 37-c

**SEWING MACHINES**: Authorized dealer for the three leading Sewing Machines—SINGER - PFAFF - DO MESTIC. Sales and Service Binkley's Sewing Machine & Remnant Shop, 111 N. Market St., Elizabethtown, Pa. 27-1f

Westinghouse electric range, very good condition. Fine oven, deep well cooker, \$30; also single burner, New Perfection coal oil heater and extra wick. Call G. F. Naugle, 3-6791 after 5 p.m. 5-2p

New and Used Electrical Organs, New & Used Pianos, Spinets, Styled and Uprights, Hess Music Shop, Route 230, Elizabethtown, Pa. 45-1fc

Individual designed Spencer Supporters for Abdomen, Back and Breasts.  
Mrs. Wayne Lehman  
R. D. 1, Elizabethtown, Pa.  
Phone 7-6119 33-1fc

## FOUND

Wheel & tire. Owner may claim by identification and paying for this ad. Phone Mt. Joy 3-8261. 6-2c

## CARD OF THANKS

Mrs. Harry Hinkle would like to thank her neighbors and friends for the flowers, cards, gifts and visits during her illness. 6-1p

## HELP OFFERED

TYPING of all kinds, at home or in office. Part time general office work. Phone Mt. Joy 3-4951. 4-2p

Masonry work and odd jobs, mason by profession, James Tierney, 260 E. Main St., Mt. Joy, Phone 3-5264. 6-4c

**WILL CARE FOR CHILDREN** in my home while mother works. Phone Mount Joy 3-6412. 6-1c

## WANTED TO BUY

WANTED TO BUY: A tricycle, medium size. Phone Mount Joy 3-8072. 6-1c

WANTED: Urgently need Coleman gasoline lamps with 1 1/2 qt. capacity chrome tank. Please state price. Write to Levi M. Beller, Bird-in-hand, Pa. 41-1fc

## HELP WANTED

**Male or Female**

**MALE OR FEMALE**  
HELP WANTED  
Apply at  
HESS' FOOD STORE  
MOUNT JOY

## HELP WANTED

**MALE**

Full time television service man. Must have some experience. Longenecker's Hardware Co., Market Square, Manheim. Phone MOhawk 5-2491. 50-2c

## REAL ESTATE

FOR SALE: Desirable House Good location, many extras. 222 Park Ave., Mount Joy Call owner, Mt. Joy 3-9964. 3-4c

ROOM FOR RENT: Write Box C, c/o Bulletin. 48-1d

FOR RENT: Three-room apt. in Rheems. Call E-town 7-3401 after 3 p.m. 2-1fc

FOR SALE: 135 acres, bank barn, 6 room house, water & electricity in barn & house, chicken house and other buildings. Stream, Price \$8,000. Four miles n.w. of New Bloomfield. Contact or write Paul W. Zeiters, R. D. 2 Newport, Pa. 6-1c

WOULD LIKE TO RENT house in country, around April 1. Write Box H, c/o The Bulletin, Mt. Joy. 6-2c

WANTED TO RENT 3 furnished rooms for 2 adults, in or near Mount Joy. Call Mt. Joy 3-6421. 6-1c

APARTMENT FOR RENT: 4 rooms and bath. Choice location. Call Mount Joy 3-3162 after 4 p.m. 6-1fc

WANTED TO RENT: 2-bedroom house or apt. with conveniences, in or near Mt. Joy. Phone 3-5461. 6-3c

FOR RENT: Three apartments, 34 W. Main Street Mount Joy. Ph. 3-9411 or 3-9503. 6-1c

## MISCELLANEOUS

Saws Filed & Set. Knives Scissors & Shears sharpened Oscar Breneman, 42 Columbian Ave., Mt. Joy. Ph. 3-5313 15-1f

Want a paper hanger or a painter for quick service? Call Elizabethtown 7-3457, Alvin Givens, E-town R.D. 1. 35-1fc

## LEGAL NOTICES

**NOTICE**  
The proposed budget for the Borough of Mount Joy has been prepared by Borough Council and may be inspected at the home of the Secretary, 437 Donegal Springs Road.

**EXECUTOR'S NOTICE**  
Estate of Sarah A. Horst, dec'd. late of Lancaster, Pa. Letters testamentary on said estate having been granted to the undersigned, all persons indebted thereto are requested to make immediate payment and those having claims or demands against the same will present them without delay for settlement to the undersigned, UNION NATIONAL MOUNT JOY BANK, Mount Joy, Pa.  
Arnold, Bricker, Beyer & Barnes, Atty's. 4-6c

**PROPOSED ORDINANCE**  
Pursuant to the requirements of the Act of June 25, 1947, P. L. 1145, as amended, notice is given that the Council of Mount Joy intends to adopt an ordinance imposing a per capita tax of \$8.00 on each resident of the Borough twenty-one years of

## The Bulletin, Mount Joy, Pa.

age or over, for the year 1957, under the authority of said Act. Council deems it necessary to balance the Borough Budget. Estimated revenue to be received from this tax is \$14,000.00.

**Borough of Mount Joy**  
Glenn Y. Forney  
Secretary

## ADMINISTRATOR NOTICE

Estate of Miles L. Detwiler, dec'd. late of Mount Joy Borough, Pa.  
Letters testamentary on said estate having been granted to the undersigned, all persons indebted thereto are requested to make immediate payment and those having claims or demands against the same will present them without delay for settlement to the undersigned,  
JOSEPH R. DETWILER  
Lumber Street,  
Mount Joy, Pa.  
Clarence C. Newcomer,  
Attorney. 6-6c

Estate of Ragnar F. Hallgren, dec'd. late of Mount Joy Borough, Pa.  
Letters testamentary on said estate having been granted to the undersigned, all persons indebted thereto are requested to make immediate payment and those having claims or demands against the same will present them without delay for settlement to the undersigned,  
Esther M. Hallgren  
269 Marietta Avenue,  
Mount Joy, Pa.  
Clarence C. Newcomer,  
Attorney. 6-6c

## AN ORDINANCE REGULATING THE OPENING OF THE SURFACE OF PUBLIC STREETS AND ALLEYS OF THE BOROUGH OF MOUNT JOY, PROVIDING FOR CERTAIN WORK TO BE DONE BY THE BOROUGH, AND IMPOSING PENALTIES.

It is hereby ordained by the Borough of Mount Joy, Lancaster County, Pa., as follows:  
Section 1. - Definitions. As used herein and in any regulations applicable hereto, the following words shall have the meanings ascribed to them in this section unless the context clearly requires a different meaning:  
(a) "Person" shall mean any natural person, firm or corporation, (including municipal, quasi-public, and public utility corporation).  
(b) "Street" shall mean any public street or alley of the Borough.  
(c) "To open the surface of a street" shall mean to make any excavation in a street or otherwise to open or break the surface thereof.

Section 2. Except as may be otherwise provided in this ordinance, it shall be unlawful for any person (other than an employee of the Borough, acting in the course of such employment, or a contractor employed by the Borough, and his employees) to open any street.  
Section 3.  
(a) If a person shall have need to have the surface of a street opened and an excavation made therein, he shall apply to the Burgess hereafter, on forms to be furnished by the Borough, which shall include the applicant's agreement to pay the Borough's charges covering the cost of all work to be done under the application, including all digging and back-filling guarding and maintaining the excavation until final resurfacing and restoration of the surface. The charges may include a reasonable charge for supervision, inspection, insurance, and overhead. The agreement shall provide that in addition to any other remedies available for collection, such charges may be filed as municipal claims against the property benefited, and shall become liens thereon in cases of other liable municipal improvements.  
(b) The applicant shall deposit with the Burgess, \$25, or such other amount as Council, by regulation may fix, to be applied against the charges for the work. The Burgess in any case, may require a larger deposit if, in his judgment, it is necessary for security of the Borough. In case of emergency or other compelling reason, the Burgess may waive the making of a deposit, upon such terms as he may deem proper, if he is satisfied that the interests of the Borough will not be jeopardized.  
(c) Upon receipt of such an application and the required deposit, and if the application appears to be for a proper purpose, the Burgess shall proceed (subject to weather conditions and season) to have the work done by Borough employees or by a contractor employed under authorization of Council.  
(d) The Borough and its contractors shall cooperate and coordinate their work with the plumber or other mechanic employed by the applicant to do work in the excavation.  
Section 4. Notwithstanding anything herein to the contrary, this ordinance shall not apply to the opening of

a street by a public utility corporation, or a municipal authority or other quasi-public corporation if and when such corporation holds and is acting under and in accordance with a permit for said purpose issued by the Burgess under an ordinance or regulations authorizing issuance by such permits.  
The procedures under this ordinance are intended primarily for applications by property owners in connection with repairs and installations for which they have responsibility. Therefore the Burgess may decline to accept an application hereunder on behalf of a public utility, and require the public utility permit or ordinance.  
Section 5. If the Burgess shall be absent or otherwise unable to act, applications under this ordinance shall be made to the Borough Secretary or such other officer as Borough Council may designate, who may exercise all authority herein given to Burgess.  
Section 6. All charges due the Borough for work done hereunder, shall be payable thirty days after filing of the excavation. The charges may include reasonable charge for maintenance of the excavation and resurfacing even if not then completed. In case legal proceedings are instituted or lien filed, an additional collection fee of 15% shall be added and recovered.  
Section 7. If any person shall violate any provision of this ordinance, upon conviction thereof in a summary proceeding he shall pay a fine of not less than \$25.00, and in default of payment shall be sentenced to imprisonment in the Lancaster County Prison for not more than twenty days.  
Section 8. The ordinance approved August 4, 1897 entitled "An ordinance regulating the digging up of the streets and alleys in the Borough of Mount Joy, and all other ordinances or parts of other ordinances inconsistent herewith are hereby repealed.

Ordnanced by Council February 4, 1957.  
LLOYD MYERS  
President of Council  
Attest:  
Glenn Y. Forney  
Borough Secretary

## AN ORDINANCE CONCERNING THE OPENING OF THE SURFACE OF STREETS AND ALLEYS IN THE BOROUGH OF MOUNT JOY AND THE INSTALLATION OF FACILITIES, PROVIDING FOR PERMITS, FEES, AND REGULATIONS, AND IMPOSING PENALTIES.

It is hereby ordained by the Borough of Mount Joy, Lancaster County, Pa., as follows:  
Section 1. - Definitions. As used herein and in any regulations applicable hereto, the following words shall have the meanings ascribed to them in this section unless the context clearly requires a different meaning:  
(a) "Utility" shall mean a public utility corporation, municipal authority or other quasi-public corporation, which is rendering public utility service in the Borough.  
(b) "Street" shall mean any public street or alley of the Borough.  
(c) "To open the surface of a street" shall mean to make any excavation in a street or otherwise to open or break the surface thereof.  
(d) "Regulations" shall mean such regulations as may be adopted by Borough Council from time to time to supplement this ordinance and implement its administration.  
Section 2. If a utility shall desire to open a street, to install, construct, repair or replace facilities of the utility, it shall apply to the Burgess for a permit. The application shall be in writing, and shall be in such form as he may require or as may be fixed by regulations. It shall state the name and address of the applicant, and of the utility, and of the curbs as may be required.

Section 3. If the Burgess shall be absent or otherwise unable to act, applications under this ordinance shall be made to the Borough Secretary or such other officer as Borough Council may designate, who may exercise all authority herein given to Burgess.  
Section 4. All charges due the Borough for work done hereunder, shall be payable thirty days after filing of the excavation. The charges may include reasonable charge for maintenance of the excavation and resurfacing even if not then completed. In case legal proceedings are instituted or lien filed, an additional collection fee of 15% shall be added and recovered.  
Section 5. If the Burgess shall be absent or otherwise unable to act, applications under this ordinance shall be made to the Borough Secretary or such other officer as Borough Council may designate, who may exercise all authority herein given to Burgess.  
Section 6. All charges due the Borough for work done hereunder, shall be payable thirty days after filing of the excavation. The charges may include reasonable charge for maintenance of the excavation and resurfacing even if not then completed. In case legal proceedings are instituted or lien filed, an additional collection fee of 15% shall be added and recovered.  
Section 7. If any person shall violate any provision of this ordinance, upon conviction thereof in a summary proceeding he shall pay a fine of not less than \$25.00, and in default of payment shall be sentenced to imprisonment in the Lancaster County Prison for not more than twenty days.  
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(b) "Street" shall mean any public street or alley of the Borough.  
(c) "To open the surface of a street" shall mean to make any excavation in a street or otherwise to open or break the surface thereof.

Section 2. Except as may be otherwise provided in this ordinance, it shall be unlawful for any person (other than an employee of the Borough, acting in the course of such employment, or a contractor employed by the Borough, and his employees) to open any street.  
Section 3.  
(a) If a person shall have need to have the surface of a street opened and an excavation made therein, he shall apply to the Burgess hereafter, on forms to be furnished by the Borough, which shall include the applicant's agreement to pay the Borough's charges covering the cost of all work to be done under the application, including all digging and back-filling guarding and maintaining the excavation until final resurfacing and restoration of the surface. The charges may include a reasonable charge for supervision, inspection, insurance, and overhead. The agreement shall provide that in addition to any other remedies available for collection, such charges may be filed as municipal claims against the property benefited, and shall become liens thereon in cases of other liable municipal improvements.  
(b) The applicant shall deposit with the Burgess, \$25, or such other amount as Council, by regulation may fix, to be applied against the charges for the work. The Burgess in any case, may require a larger deposit if, in his judgment, it is necessary for security of the Borough. In case of emergency or other compelling reason, the Burgess may waive the making of a deposit, upon such terms as he may deem proper, if he is satisfied that the interests of the Borough will not be jeopardized.  
(c) Upon receipt of such an application and the required deposit, and if the application appears to be for a proper purpose, the Burgess shall proceed (subject to weather conditions and season) to have the work done by Borough employees or by a contractor employed under authorization of Council.  
(d) The Borough and its contractors shall cooperate and coordinate their work with the plumber or other mechanic employed by the applicant to do work in the excavation.  
Section 4. Notwithstanding anything herein to the contrary, this ordinance shall not apply to the opening of

contractor, if any, whom the utility proposes to employ to do the work authorized by the permit; (b) the purpose, nature, extent, and location of the proposed work; (c) proposed time schedule, and agreement as to the fees and other charges which may be due to the Burgess or the Borough under the permit and by reason of the work thereunder, and to secure payment of any damages to persons or property caused by or arising out of the performance of the work. The Burgess for reasonable cause, may extend the effective period of a permit without additional charge.  
Section 5. All permits and all work to be done thereunder, shall be subject to the terms and conditions of regulations applicable thereto, which the Borough Council may from time to time adopt. Such regulations need not be stated at length in the permit.  
Section 6. Any utility or any person who shall violate the terms of this ordinance or of any of the terms and conditions of any permit issued hereunder, or the regulations applicable thereto, shall, upon conviction, be sentenced to pay a fine of not less than \$25 nor more than \$200.00, and in default of payment shall be sentenced to imprisonment in the Lancaster County Jail for not less than five nor more than thirty days. Each day during which a violation shall continue or be permitted to exist shall be deemed a separate offense.  
Section 7. The making or maintaining of any opening of a street or the installation of any structures or facilities in or along any street, or a violation of this ordinance or of the terms of any permit or the regulations or the creation or maintenance of a dangerous condition in a street shall be deemed a nuisance and in addition to any other available remedies or proceedings, the Borough may take any appropriate action or institute any appropriate proceeding to abate fees or such nuisance, and lands of the applicant, and collect the costs thereof from the permittee.  
Section 8. All ordinances distances: (1) North 68 de-

grees 49 minutes West, a distance of 879.69 feet to an iron pin, (2) North 64 degrees 17 minutes West, a distance of 236.06 feet to an iron pin, and (3) North 10 degrees 23 minutes East, a distance of 414.73 feet to an iron pin, a corner of lands of Michael Mueller; thence along the same, North 9 degrees 41 minutes East, a distance of 201.44 feet to a point in the center line of Donegal Springs Rd. (Pennsylvania Legislative Public Act 288) thence in a westerly direction along the center line of the aforementioned road, South 87 degrees 51 minutes East, a distance of 852.46 feet to a point in the existing Mount Joy Borough Line; thence along the same, the two following courses and distances: (1) South 29 degrees West, a distance of 282.64 feet to a stone, and (2) South 41 degrees 0 minutes East, a distance of 502.60 feet to the point or place of beginning. Containing 19,521 acres.  
Section 2. This annexation shall not be deemed to constitute an acceptance as a Borough street, of any street or alley in the territory annexed, except such, if any, as now constitute public township roads in East Donegal Township.  
(Section 3. This annexation shall become effective at the time and in the manner prescribed by law.  
Ordained by Council Dec. 10, 1956.  
L. W. MYERS  
President of Council  
Attest:  
Glenn Y. Forney,  
Secretary of Council  
December 10, 1956. I hereby approve the above ordinance.  
B. T. RUTT,  
Burgess

## AN ORDINANCE ANNEXING TERRITORY TO THE BOROUGH OF MOUNT JOY.

It is hereby ordained by the Borough Council of the Borough of Mount Joy, Lancaster County, Pennsylvania, as follows:  
Whereas, a petition has been presented to the Borough Council of the Borough of Mount Joy by Paul A. Martin, Inc., requesting the Borough to annex to itself and make part of the Borough, certain land hereinafter described, situated in East Donegal Township, Lancaster County, Pa., which is a second class township. And it is represented to Council by said petition that the said petition is the only one filed with the Borough and that it has been certified by the petitioner that copy of petition was duly filed with the Supervisors of East Donegal Township, therefore:  
Section 1. The Borough Council hereby approves the said petition and the Borough of Mount Joy hereby annexes to the Borough the following described lands situated in said East Donegal Township, and adjoining the Borough, to wit:  
BEGINNING at a limestone in the existing Mount Joy Borough Line, a corner of lands of John Melhorn; thence along lands of John Melhorn, the two following courses and distances: (1) South 24 degrees 6 minutes West, a distance of 327.60 feet to a limestone, and (2) West, a distance of 313.98 feet to a post, a corner of John F. Stoltz; thence along the same, the three following courses and distances: (1) North 68 de-

grees 49 minutes West, a distance of 879.69 feet to an iron pin, (2) North 64 degrees 17 minutes West, a distance of 236.06 feet to an iron pin, and (3) North 10 degrees 23 minutes East, a distance of 414.73 feet to an iron pin, a corner of lands of Michael Mueller; thence along the same, North 9 degrees 41 minutes East, a distance of 201.44 feet to a point in the center line of Donegal Springs Rd. (Pennsylvania Legislative Public Act 288) thence in a westerly direction along the center line of the aforementioned road, South 87 degrees 51 minutes East, a distance of 852.46 feet to a point in the existing Mount Joy Borough Line; thence along the same, the two following courses and distances: (1) South 29 degrees West, a distance of 282.64 feet to a stone, and (2) South 41 degrees 0 minutes East, a distance of 502.60 feet to the point or place of beginning. Containing 19,521 acres.  
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(d) The Borough and its contractors shall cooperate and coordinate their work with the plumber or other mechanic employed by the applicant to do work in the excavation.  
Section 4. Notwithstanding anything herein to the contrary, this ordinance shall not apply to the opening of

contractor, if any, whom the utility proposes to employ to do the work authorized by the permit; (b) the purpose, nature, extent, and location of the proposed work; (c) proposed time schedule, and agreement as to the fees and other charges which may be due to the Burgess or the Borough under the permit and by reason of the work thereunder, and to secure payment of any damages to persons or property caused by or arising out of the performance of the work. The Burgess for reasonable cause, may extend the effective period of a permit without additional charge.  
Section 5. All permits and all work to be done thereunder, shall be subject to the terms and conditions of regulations applicable thereto, which the Borough Council may from time to time adopt. Such regulations need not be stated at length in the permit.  
Section 6. Any utility or any person who shall violate the terms of this ordinance or of any of the terms and conditions of any permit issued hereunder, or the regulations applicable thereto, shall, upon conviction, be sentenced to pay a fine of not less than \$25 nor more than \$200.00, and in default of payment shall be sentenced to imprisonment in the Lancaster County Jail for not less than five nor more than thirty days. Each day during which a violation shall continue or be permitted to exist shall be deemed a separate offense.  
Section 7. The making or maintaining of any opening of a street or the installation of any structures or facilities in or along any street, or a violation of this ordinance or of the terms of any permit or the regulations or the creation or maintenance of a dangerous condition in a street shall be deemed a nuisance and in addition to any other available remedies or proceedings, the Borough may take any appropriate action or institute any appropriate proceeding to abate fees or such nuisance, and lands of the applicant, and collect the costs thereof from the permittee.  
Section 8. All ordinances distances: (1) North 68 de-

grees 49 minutes West, a distance of 879.69 feet to an iron pin, (2) North 64 degrees 17 minutes West, a distance of 236.06 feet to an iron pin, and (3) North 10 degrees 23 minutes East, a distance of 414.73 feet to an iron pin, a corner of lands of Michael Mueller; thence along the same, North 9 degrees 41 minutes East, a distance of 201.44 feet to a point in the center line of Donegal Springs Rd. (Pennsylvania Legislative Public Act 288) thence in a westerly direction along the center line of the aforementioned road, South 87 degrees 51 minutes East, a distance of 852.46 feet to a point in the existing Mount Joy Borough Line; thence along the same, the two following courses and distances: (1) South 29 degrees West, a distance of 282.64 feet to a stone, and (2) South 41 degrees 0 minutes East, a distance of 502.60 feet to the point or place of beginning. Containing 19,521 acres.  
Section 2. This annexation shall not be deemed to constitute an acceptance as a Borough street, of any street or alley in the territory annexed, except such, if any, as now constitute public township roads in East Donegal Township.  
(Section 3. This annexation shall become effective at the time and in the manner prescribed by law.  
Ordained by Council Dec. 10, 1956.  
L. W. MYERS  
President of Council  
Attest:  
Glenn Y. Forney,  
Secretary of Council  
December 10, 1956. I hereby approve the above ordinance.  
B. T. RUTT,  
Burgess

Section 1. - Definitions. As used herein and in any regulations applicable hereto, the following words shall have the meanings ascribed to them in this section unless the context clearly requires a different meaning:  
(a) "Person" shall mean any natural person, firm or corporation, (including municipal, quasi-public, and public utility corporation).  
(b) "Street" shall mean any public street or alley of the Borough.  
(c) "To open the surface of a street" shall mean to make any excavation in a street or otherwise to open or break the surface thereof.

Section 2. Except as may be otherwise provided in this ordinance, it shall be unlawful for any person (other than an employee of the Borough, acting in the course of such employment, or a contractor employed by the Borough, and his employees) to open any street.  
Section 3.  
(a) If a person shall have need to have the surface of a street opened and an excavation made therein, he shall apply to the Burgess hereafter, on forms to be furnished by the Borough, which shall include the applicant's agreement to pay the Borough's charges covering the cost of all work to be done under the application, including all digging and back-filling guarding and maintaining the excavation until final resurfacing and restoration of the surface. The charges may include a reasonable charge for supervision, inspection, insurance, and overhead. The agreement shall provide that in addition to any other remedies available for collection, such charges may be filed as municipal claims against the property benefited, and shall become liens thereon in cases of other liable municipal improvements.  
(b) The applicant shall deposit with the Burgess, \$25, or such other amount as Council, by regulation may fix, to be applied against the charges for the work. The Burgess in any case, may require a larger deposit if, in his judgment, it is necessary for security of the Borough. In case of emergency or other compelling reason, the Burgess may waive the making of a