

made with said water main or sewer, the said connection pipes of which have been laid to the lot line of such house, building, factory, plant or other establishment within a time prescribed by the Commissioners, such notice to be given by means of personal service upon such owner or tenant or person in charge of such house, building, factory, plant or other establishment, and where the aforesaid fixtures do not exist, or are of a nature which, in the judgment of the Commissioners, is improper or inadequate, the Commissioners shall give further notice by such personal service as aforesaid that satisfactory equipment shall be installed; and in all cases in which such connection shall be ordered as aforesaid the Commissioners may also give notice by such personal service as aforesaid that all wells, cesspools, waste drains, and privies shall be abandoned, removed or left in such way that they cannot again be used nor injuriously affect the public health, said disposition to be determined by the Commissioners. Nothing in this Act shall be taken to require any water company, whether incorporated or not, to close up, fill up or abandon the use of any spring or well used by it to supply therefrom to its customers or clients water fit for domestic uses or to cease to supply its customers or clients with such water or to connect its water supply system with the system to be established under this Act unless and until the said Commissioners shall acquire the water supply system and property of such water company; and nothing in this Act shall be taken to require any property owner having upon such property owner's premises any spring or well supplying water fit for domestic uses to close or fill up or abandon the use of said spring or well or to connect such property owner's property or premises with or (while the water of such spring or well continues fit for domestic use) to take the supply of water for his or her premises from the water supply system to be established under this Act. Nothing in this Act shall be taken to require any property owner having a private sewerage system upon such property owner's own premises of the general type known as or similar to the Waring System for the disposal of sewerage originating on such property owner's own premises, to abandon the use of the same, provided it shall be kept in efficient working and sanitary condition, or (while said private sewerage system is kept in efficient and sanitary condition) to require such owner to connect such property owner's premises with the sewerage system to be established under this Act, unless the State Board of Health shall so require. Any failure to make such connections, or to make such changes on the property, or to obey any such notice or order of the Commissioners within the time prescribed shall be punishable by a fine of not more than twenty-five dollars for every calendar month during which such connec-