

and the Commission may sue, or file a bill in equity to enforce said liens against the owner of record at the time said levy was made, or the owner of record at the time said suit is filed or any owner of record between said dates, and publication thereon shall be notice to all persons having any interest in said property.

SEC. 9. *And be it further enacted*, That the Commission shall provide for each and every property abutting upon a street or right-of-way in which under this Act a water main or sewer is laid, a water service pipe and/or meter or sewer connection, which shall be extended as required, from the water main or sewer to the property line of the abutting lot; said service pipe or connection with sewer shall be constructed by and at the sole expense of the Commission, but subject to a reasonable charge for said connection as provided in Section 11 of this sub-title, which said charge shall be paid by all property owners at the office of the Commission before the actual connection with any pipe or private property is made. When any water or sewer is declared by said Commission complete and ready for the delivery of water or the reception of sewage, every abutting property owner, after due notice, *by the County Health Department, if it shall determine that the existing water or sewerage system on said abutting property is a potential threat to health*, shall make a connection of all spigots or hydrants, toilets and waste drains with said water main or sewer within the time prescribed by the [Commission] *Health Department*. [Where the aforesaid fixtures do not exist, or are of the nature which, in the judgment of the Commission is improper or inadequate, satisfactory equipment shall be installed by the owner on the premises consisting of at least one water closet and one sink or wash basin, both of which shall be properly connected with the sewer of said Metropolitan Commission.] All cess-pools, sink drains and privies located on properties connected to [water mains or] sewers provided by the Commission shall be abandoned, closed and left in a sanitary condition so that no odor nor nuisance shall arise therefrom[.]; *and any wells or other source of water supplying the property which shall have a water connection to water mains provided by the Commission shall immediately be disconnected therefrom*. Any violation of the provisions of this section shall be a misdemeanor punishable under Section 21 of this sub-title.

SEC. 11. *And be it further enacted*, That the Commission shall make such charge as it shall determine to be reasonable for every water and sewer connection as provided in this Act, based upon the width *and surface* of the street, road, alley or right-of-way in which the connection is made [; provided, however, that the connection charge on either side of the street, road, alley or right-of-way shall be uniform]. All of the revenue above actual cost derived from such charges shall be retained by the Commission as a fund for repairs, replacements or any [extraordinary expense] *expenses* in the maintenance and operation of the water supply, sewerage or drainage systems under its control.

SEC. 12. *And be it further enacted*, That all sums collected by the Commission for benefits levied against the property in accordance with Section 8, as amended, of Chapter 991 of the Acts of 1943, for water supply, sewerage or drainage construction shall be set aside as a separate fund to be known and designated as the "Metropolitan