

purposes within the respective sanitary district *or, in the case of a sanitary district lying in two or more counties, within that portion of the respective sanitary district lying within a particular county,* which tax shall be levied and collected and have the same priority rights, bear the same interest and penalties and in every respect be treated the same as county taxes. The tax so levied for the ensuing year shall be collected by the respective tax collecting authorities and every sixty days they shall remit the whole amount of the tax so collected to the Commission [.] *to the credit of the District.* From the money so received, together with the amount in hand [to the credit of said bond fund] *applicable to payments of interest and principal on said bonds as hereinbefore and hereinafter in this sub-title provided,* the Commission shall first pay all interest and principal on said bonds as the same become due, and shall then deposit the residue of said moneys *received from the levy of the ad valorem tax herein authorized* in some bank or banks in the county or counties where said *sanitary* district is located to the joint credit of the county or counties and the [Commission] *District.* The Commission is authorized to pay the interest on any bonds it may issue out of the proceeds of the sale of said bonds, but not more than one year's interest may be so expended.

(b) In order that the prompt payment of interest and the proper provision for the payment of the principal of said bonds shall be assured, the prompt and proper performance of the respective acts and duties heretofore defined is specifically enjoined, and any failure upon the part of any person, persons, body corporate or agent to perform the necessary acts and duties [hereafter] *herein* set forth, to pay over the said funds as required, or to use said funds or any part thereof for any other purpose than for the payment of the principal and interest on said bonds, is hereby declared a misdemeanor and punishable as other misdemeanors are punishable under the provisions of Section 669 of this sub-title.

659. The Commission shall provide for each and every property abutting upon a street or right-of-way in which under this sub-title a water main or sewer is laid, a water service pipe 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 657 and 661 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 main 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, 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. Where the aforesaid fixtures do not exist, or *are* of a 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 washbasin, both of which shall be properly connected with the sewer of said District. All cesspools, sink drains and privies located on properties connected to sewers provided by the Commission shall be abandoned, closed and left in a sanitary condition so that no odor or nuisance shall arise therefrom. Any violation of the provisions of