

drains, except rain leaders, with said sewer within a time prescribed by said Mayor and Common Council of Union Bridge. Where the aforesaid fixtures do not exist, or are of a nature which, in the judgment of the Mayor and Common Council of Union Bridge, is improper or inadequate, satisfactory equipment shall be installed. All cesspools, sink drains and privies shall be abandoned and left in such a way that they cannot again be used nor injuriously affect the public health, said disposition to be determined by the Mayor and Common Council of Union Bridge. Any violation of the provisions of this section shall be a misdemeanor punishable under Section 503 of this subtitle.

1920, ch. 158, sec. 8.

496. Before any sewer construction is done upon any private property, within the corporate limits of the town of Union Bridge, the person, firm or corporation doing the same shall first obtain a permit from said Mayor and Common Council of Union Bridge and pay therefor such reasonable sum as the Mayor and Common Council of Union Bridge may prescribe. Such work shall be done under and pursuant to such rules, regulations and requirements the Mayor and Common Council of Union Bridge may from time to time formulate, and subject to such inspection as may be deemed necessary. No connection of any kind shall be made with any sewer, constructed or maintained by said Mayor and Common Council of Union Bridge, without a permit and under such conditions as said Mayor and Common Council of Union Bridge may authorize. Said Mayor and Common Council of Union Bridge shall have the right of entry at reasonable hours to all buildings and premises having any connection with the sewerage system under its jurisdiction, and may order and require such changes in all sewer connections as they may deem necessary to eliminate improper use of sewers. No private or semi-public sewerage installation intended for the use of two or more buildings or premises shall be constructed in said town of Union Bridge without the person, firm or corporation doing the work having first obtained a permit from said Mayor and Common Council of Union Bridge and paid a reasonable charge therefor, and such plant shall then be installed, maintained and operated under such rules and regulations as said Mayor and Common Council of Union Bridge may require or advise. Any violation of any of the provisions of this section shall be a misdemeanor and punishable under Section 503 of this subtitle.

1920, ch. 158, sec. 9.

497. For every sewer connection, as provided under Section 495, said Mayor and Common Council of Union Bridge shall make such charge as it shall determine to be reasonable, which charge shall be uniform throughout the town of Union Bridge, subject, however, to revision annually by the Mayor and Common Council of Union Bridge. Said charge shall be paid by all property owners at the office of the Mayor and Common Council of Union Bridge before the actual connection with any sewer on