

promulgated under authority of this section shall be misdemeanor, punishable under Section 348-O.

1927, ch. 641, sec. 348-I.

348-I. Municipal authorities are authorized and empowered to take over by purchase or condemnation any privately owned water supply, sewerage, drainage or refuse disposal system. Such condemnation proceedings shall be in accordance with the provisions of Section 348B. When any such private system is taken possession of, said authorities may extend or alter and maintain or operate said system in conjunction with their general system, and thereafter all properties along the lines of said privately owned systems, so taken over, shall stand in the same relation, bear the same benefit assessment, and be subject to the same regulations and penalties as though the system so acquired had been constructed and put into operation by said authorities; provided, however, that said authorities may take into account and compensate for any portion of the cost of constructing the privately owned system that they may determine to have been paid by properties abutting upon any portion of said system. Whenever there is in existence a privately owned water supply, sewerage, drainage or refuse disposal system, which, in the judgment of said authorities is unfit as a whole or in part for incorporation into the general system established by said authorities, said authorities may disregard the existence of said system or unfit part thereof, and extend their system to serve the area tributary to the existing private system or unfit part thereof, and all the provisions of Sections 348A-348R relating to systems constructed by said authorities shall apply to said extensions.

1927, ch. 641, sec. 348J.

348J. Municipal authorities may enter upon any highway for the purpose of installing, extending, altering, maintaining and operating a water supply, sewerage, drainage and refuse disposal system, and may construct or repair in any highway a water main, sewer or drain, or any appurtenance thereof upon the receipt of a permit from the proper authorities; provided, that whenever any highway is disturbed, said highway shall be repaired and left by said municipal authorities in the same or a not inferior condition to that existing before entry, and that all cost incident thereto shall be borne by said municipal authorities.

1927, ch. 641, sec. 348K.

348K. All individuals, firms and corporations having buildings, conduits, pipes, tracks, or other physical obstruction in, over or under the public roads, streets, or alleys of any county or municipality which shall block or impede the progress of a municipal water supply, sewerage, drainage, or refuse disposal system while in process of construction, establishment, alteration or repair, shall upon reasonable notice from the authorities of said municipality, promptly so shift, adjust, accommodate or remove the same, as to fully meet exigencies occasioning such notice; provided, however, that the cost of such changes shall be borne and paid for by the municipality,