the authorities of which are responsible for the giving of such notice. Any individual, firm or corporation, before laying any pipe or conduit under the public highways in any municipality, shall present to the proper municipal authorities adequate plans showing the size, type and location of any pipe or conduit to be laid and shall not lay any such pipe or conduit until said plans have been approved and a permit issued by said authorities. Any such pipe or conduit shall be laid in accordance with the approved plan. Any proposed deviation from said plans shall be subject to approval of said authorities. In case any new pipe or conduit is laid without the receipt of a permit or not in accordance with the approved plan, or any approved deviation therefrom, the individual, firm or corporation so laying said pipe or conduit shall, upon notice from said authorities, remove it or readjust it to the satisfaction of said authorities; but any conduits or pipes laid by individuals, firms or corporations, in accordance with approved plans and the terms of permits given under this section, if they interfere with the construction of water mains, sewers or drains installed by said authorities, shall be removed or readjusted by said authorities without cost to said individuals, firms or corporations. Any failure to comply with the provisions of this section shall be deemed a misdemeanor, punishable under Section 348-O.

1927, ch. 641, sec. 348L.

348L. Municipal authorities shall be empowered and authorized to establish, and enforce compliance with such establishment, street lines and grades wherever they may deem it necessary or expedient so to do for the proper construction, establishment or extension of a water, sewerage or drainage system under their control; or street lines and grades established by individuals, firms or corporations shall be approved by said authority wherever they deem it necessary for the proper construction, establishment or extension of a water, sewerage or drainage system at the time of such establishment, or at a future time; and if any street lines or grades are established by individuals, firms or corporations without such approval, said authorities may refuse to give water, sewerage or drainage service to the properties abutting on streets the lines and grades of which have been established.

1927, ch. 641, sec. 348M.

348M. Any employee or agent of municipal authorities shall have the right of entry, at all reasonable hours, upon any private premises and into any building within their jurisdiction, while in pursuit of his official duties; and any restraint or hindrance offered to such entry, by an owner or tenant or agent of said owner or tenant, shall be a misdemeanor punishable under Section 348-O.

1927, ch. 641, sec. 348N.

348N. Municipal authorities shall have full power and authority to enter into any contracts or agreements with other municipal authorities, or with county, state or federal authorities, with respect to obtaining a