

out and filled up at the expense of the owner or occupant, so as to prevent its further use, and may provide by ordinance fines and penalties for the failure, neglect or refusal of the owners or occupants of such premises to clean out and fill up such wells, sinks, cesspools and receptacles, or to submit to the cleaning out and filling up the same at the expense of the owners or occupants.*

1906, ch. 332, sec. 8.

159. The Commissioners of Denton in addition to the tax herein provided for shall levy an additional tax of thirty cents per lineal front foot on all land adjoining the streets, roads, lanes or alleys where said system of sewers are laid; said additional tax shall be levied at such time as the Commissioners of Denton shall determine upon, and shall be due and payable thirty days after such levy and shall bear interest from said date, and shall be collected as other taxes authorized to be levied by said Commissioners of Denton.

1906, ch. 332, sec. 9.

160. Said additional tax of thirty cents per lineal foot front shall be in lieu of all costs and charges for tapping said system of sewers.

1906, ch. 332, sec. 10.

161. In determining the number of front feet where a lot extends on two streets where said system of sewers extends, that the depth of said lot extending back more than two hundred feet shall be taxed on the excess of two hundred feet at the rate of thirty cents per lineal foot; any lot extending on two streets as aforesaid, and said system of sewers not extending in front of same, shall be taxed as hereinbefore provided, and where a lot extending from one street where there is no sewer to another street where said system is located, and there is a house or building on said street where no sewer is located, but which is drained into said sewer, then, in that event, the said lot shall be taxed for the lineal front foot on both streets, and where a lot does not extend to a street where said sewer is located, the owner of said lot may connect with said system upon paying thirty cents per lineal foot, as hereinbefore provided.

1906, ch. 332, sec. 11.

162. The Commissioners of Denton shall charge all persons using said sewers as follows, namely: on all private dwellings, the sum of twenty-five cents per month; on all public buildings the sum of fifty cents per month.

DRAINAGE.

1914, ch. 607, sec. 1.

163. Any person who shall stop up or in any way obstruct that part of any ditch incorporated in another State which extends into Caroline

*Secs. 5-7 of ch. 332, 1906, authorized the town of Denton to issue \$3,000 of bonds and to levy taxes to pay interest on and to redeem said bonds.