1896, ch. 450, sec. 14.

Said Council may pass such ordinances not inconsistent with the law, as they may deem beneficial and necessary for the preservation of peace and good order and the enforcement of the provisions of this charter and the best interests of the town; they may open and close streets, lanes and alleys, and grade and pave the same, and their rights, powers and duties in relation thereto shall be the same as is provided by the Code of Public General Laws of this State for opening, altering and closing public roads by the Board of County Commissioners, with right to appeal to the Circuit Court for the county; they may cause the streets to be lighted and suitable sidewalks to be made and kept in repair along said streets, and if the abutting lots are not improved by buildings the sidewalks shall be laid in conformity with the other sidewalks adjoining the same. Such sidewalks shall be kept in repair by the owners of the lots adjoining thereto or abutting thereon or at their cost and expense, in case the work is done by, the Mayor and Council, shall be a lien on said property collectible as other taxes; they may remove nuisances and obstructions from the streets, lanes and alleys, restrain all disorder and disturbances, prevent all congregations of disorderly persons in public places, apprehend all tramps and vagabonds, impose a tax on dogs and fowls, hogs and other animals running at large in the streets, or totally prohibit the same, and may impose fines and commit all offenders to the lock-up or county jail until the same be paid with costs; and power and authority is hereby given to the Mayor and Council of Loch Lynn Heights, and it shall be their duty to enforce these provisions by fine, imprisonment, or both.

1896, ch. 450, sec. 15.

354. The Council shall provide a suitable lock-up within said corporate limits to which all persons arrested under these provisions may be committed pending their examination or trial or upon conviction of any violation of the provisions hereof.

1896, ch. 450, sec. 16.

355. The Council shall have the same powers as the State Board of Health of this State, within the corporate limits of said town, and ½ mile outside thereof in every direction; except where the same will invade or interfere with the corporate limits or authority of any other incorporated town or village; and they may pass such ordinances, as they may deem necessary for the preservation of the health of the town and removal of all nuisances from or prohibition of all business within the corporate limits thereof, as shall, in their opinion, injuriously affect the sanitary condition thereof.

1896, ch. 450, sec. 17.

356. They shall have full power to regulate privies, and direct the character of boxes or other fixtures for them, and the mode in which they shall be emptied and contents removed, and the disposition made thereof,