

that no water from roofs or cellars or ground water will enter such portion of said sewerage system and shall also fill in all cess-pools cleaned out pursuant to said notice with good, purse material, and in cases where the old drain is to cross a cess-pool in order to reach the new sewers, shall lay an iron instead of a vitrified pipe across said cess-pool.

334C. Before the work provided for in Section 334 shall be covered up or put in operation, the said work must be approved by the Engineer of the Metropolitan District or his representative. Any violation of the provisions of this section shall subject the offender to a penalty of not less than twenty dollars nor more than one hundred dollars, to be collected as other fines are collected.

334D. Should any owner of any such property refuse, neglect or fail to comply with any of the terms or requirements of the said notice within the time therein stated, then upon the expiration of the time limited in said notice, if no application has been made for an extension, or upon the expiration of the extended time, if an extension has been granted, the Commissioners are hereby empowered and directed to make the necessary connection and do the other work hereinabove required to be done in and upon such property, and to perform all the work required of the said owner of said property and supply all the materials needed therefor, and keep an accurate account of the cost of such materials and work upon each of such properties separately and, upon the completion of the work, state in writing as to each property separately that the said connections have been made and said work done, and the cost of the labor and materials required in doing the same, with a description of the property so that the same may be identified, and thereupon shall notify the owner of said property, by notice similar to that required when an assessment of property is to be raised, of the amount of the total expense so incurred, and, in said notice, appoint a day for such owner to appear before them and show cause if any exists why said total expense should not be charged against the said property and added to the tax bills thereon as hereinafter directed. If such party shall fail to appear within the time limited, or fail to show any just reason why said charge should not be made, the Commissioners shall cause such charge to be entered in a book to be provided for that purpose and kept in the office of the Treasurer of Baltimore County; said entry shall show the amount of the expense for making the sewer connection and the date when said expense was incurred, and shall contain the further statement that one-fifth of said total expense shall be added to the tax bills on said property, for each of the next succeed-