

When the construction and establishment of a sewerage and drainage system authorized under the taxpayers' petition, as above provided, shall be delayed through the fact that the individual assessments remain uncollected from any cause whatever, or the amount raised thereby is insufficient, and such delay is dangerous to public health and convenience, the said Commission is hereby authorized to borrow on the credit of said County, an amount sufficient to make up such deficiency, and shall issue as an evidence of such debt, Sewerage and Drainage Bonds in the manner and form provided herein for bond issues after favorable referendum, provided, however, that the amount of bonds so issued shall not exceed the estimated cost of the work to be undertaken.

Upon the collection of the money so assessed, or part thereof, and the issue and sale of bonds so authorized, the said Commission shall at once proceed to construct and establish such sewerage and drainage system.

468-G. *And be it further enacted*, That it may be lawful instead of following the methods provided in Section 468-F that where any owner of, or group of owners of real property, or corporation owning real property, or municipality, located in any sewerage district or area, shall petition the said Commission, in writing to construct and establish a sewerage system or part thereof to serve such locality, the said Commission shall, if it be found practical, proceed to construct and establish the same, provided the cost of construction, operation and maintenance of said system or said part of a system be borne by the petitioners. The system or part of a system so built shall be maintained and operated under the rules and regulations of the Commission but shall remain the property of the petitioners, unless incorporated in the County system, as provided in this Act, in which case the petitioners and all using said system or parts thereof, shall be subject to such reasonable annual maintenance, tax or rental, as the Commission may fix.

468-H. *And be it further enacted*, That it may be lawful instead of following the methods provided in Sections 468-E, 468-F or 468-G, that where any individual, corporation or municipality, has at the time of the passage of this Act or may hereafter install a complete or partially complete system of sewerage or drainage, and it is found that said private or municipal system or part thereof can be incorporated into part of the County system, so as to serve other persons or property in the