

“(c) Nothing in this section is applicable within any municipality or to any sanitary system operated by a municipality.”

“10A-7.” 10A-13.

The [commission] COUNTY shall provide for each and every property abutting upon a street or right of way in which a water main or sewer is laid, when service to such property is feasible, a water service pipe and sewer connection, which shall be extended as required from the water and sewer mains to the property line of the abutting lot. The water service pipe and the connection with the sewer shall be constructed by and at the expense of the [commission] COUNTY, subject to [the] ANY charge for the connection as provided in section [10A-20] 10A-27 OF THIS CHAPTER, which charge shall be paid by all property owners at the office of the [commission] BOARD. When any water main or sewer is declared by the [commission] BOARD to be complete and ready for the delivery of water or the reception of sewage, every abutting property owner, after due notice, shall make a connection of all spigots or hydrants, toilets and waste drains with the water main or sewer within the time prescribed by the [commission] BOARD. If these fixtures do not exist or are of a nature which, in the judgment of the [commission] BOARD, is improper or inadequate, satisfactory equipment shall be installed by the owner of the premises consisting of at least one water closet and one sink or washbasin, both of which shall be properly connected with the sewer of the [commission] COUNTY. No private water or sewerage system shall be connected to any water or sewerage system owned or operated by the [commission] COUNTY. All private water systems discharging waste water into the [commission] COUNTY sewerage system, and cesspools, sink drains, and privies located on properties connected to sewers provided by the [commission] COUNTY shall be abandoned, closed, and left in a sanitary condition so that no odor or nuisance will arise therefrom. NO ROOF OR OTHER DRAINAGE FACILITIES SHALL DISCHARGE INTO THE COUNTY'S WATER AND SEWERAGE FACILITIES. WHENEVER ANY PROPERTY OWNER, AFTER DUE NOTICE, FAILS TO MAKE CONNECTION WITH A WATER MAIN OR SEWER, OR FAILS TO ABANDON ALL CESSPOOLS, DRAINS AND PRIVIES, AS PROVIDED FOR IN THIS CHAPTER, THE BOARD IS AUTHORIZED TO HAVE SUCH CONNECTIONS MADE OR TO CAUSE ALL SUCH CESSPOOLS, DRAINS AND PRIVIES TO BE CLOSED AND ABANDONED, OR BOTH, AND TO CHARGE THE COSTS OF SUCH CONNECTION OR OF SUCH CLOSING, OR BOTH, TO THE OWNER OF THE PROPERTY AFFECTED. SUCH COSTS SHALL BE A LIEN AGAINST THE PROPERTY AFFECTED UNTIL PAID, AND THE SAME MAY BE COLLECTED IN THE SAME MANNER AS COUNTY OR MUNICIPAL TAXES ARE COLLECTED. Any violation of the provisions of this section is a misdemeanor punishable under section [10A-23] 10A-30 OF THIS CHAPTER.

“10A-8.” 10A-14.