nies or the source of filth, or whenever any tenement is not furnished with a privy, vault or drain under ground, according to the provisions of this ordinance, this Board may cause such persons or occupants to be removed from such tenement; and this Board shall thereupon issue their notice in writing to such persons requiring them to remove from such tenement in such time as they, the Board of Health, shall deem reasonable; and if the persons so notified shall neglect to remove from such tenement within the time mentioned in such notice, the Board of Health may therefore forcibly remove such persons from the same.

Section 47

All vaults or privies shall be so constructed that the inside of the same shall be at least two feet distant from the line of every adjoining lot, unless the owner of said lot shall otherwise agree and consent; and also two feet from every street, lane, alley, court, square, public place, or public passage way; and every vault shall be made tight so that the contents shall never be within two feet of the surface of the ground. And whenever any vault or privy shall become offensive, the same shall be cleansed; and the owner or his agent, or the occupant of the land in which any vault or privy may be situated, the state and condition of which shall be in violation of the conditions of this regulation, shall remove, cleanse, alter, repair or amend the same within a reasonable time after notice in writing to that effect given by this board; and in case of neglect, the same shall be performed under the direction of this Board at the expense of the owner, agent, or occupant aforesaid.

Section 57

No vault or privy shall be opened without permission