229. (1) No person shall, except with the permission of the Commissioner under section Prohibition of 227 or 234, erect or set up any wall, fence, rail, post, step, booth or other structure whether fixed or moveable and whether of a permanent or a temporary nature, or any fixture in or cause obstruction upon any street or upon or over any open channel, drain, well or tank in any street so as to in streets. form an obstruction to, or an encroachment upon, or a projection over, or to occupy, any portion of such street, channel, drain, well or tank.

- (2) Nothing in this section shall be deemed to apply to any erection or thing to which clause (c) of sub-section (1) of section 239 applies.
 - **230.** (1) No person shall, except with the written permission of the Commissioner— Prohibition of

deposit, etc. of things in streets.

- (a) place or deposit upon any street, or upon any open channel, drain or well in any street or in any public place any stall, chair, bench, box, ladder, bale, or other thing whatever so as to form an obstruction thereto or encroachment thereon;
- (b) project, at a height of less than twelve feet from the surface of the street, any board or chair, beyond the line of the plinth of any building over any street, or over any open channel, drain, well or tank in any street;
- (c) attach to, or suspend from, any wall or portion of a building abutting on a street, at a lower height than aforesaid anything whatever.
- (2) Nothing in clause (a) of sub-section (1) applies to building materials.
- 231. The Commissioner, may, without notice, cause to be removed—
 - (a) any wall, fence, rail, post, step, booth or other structure whether fixed or moveable and whether of a permanent or a temporary nature, or any fixture which shall be erected or set up in or upon or over any street or upon or over any open channel, drain, well or tank contrary to the provisions of this Act after the appointed day;

Commissioner may, without notice, remove anything erected, deposited or hawked or exposed for sale in contravention of Act.

- (b) any stall, chair, bench, box, ladder, bale, board or shelf, or any other thing whatever placed, deposited, projected, attached or suspended in, upon, from or to any place in contravention of this Act;
- (c) any article whatsoever hawked or exposed for sale in a public place or in any public street in contravention of the provisions of this Act and any vehicle, package, box or any other thing in or on which such article is place.
- 232. The Commissioner may, by written notice, require the owner or occupier of Power to require any premises contiguous to, or in front of, or in conection with which any wall, fence, structure or erected rail, post, step, booth or other structure or fixture, which it would be unlawful to erect fixture or set up or set up under this Act, has been erected or set up before the appointed day, to remove the before the appointed day. said wall, fence, rail, post, step, stall or other structure or thing:

removal of any

Provided that, if in any such case the structure or fixture shall have been lawfully erected or set up, compensation shall be paid by the Commissioner to every person who sustains loss or damage by the removal or alteration thereof.

- 233. (1) No person shall tether any animal or cause or permit the same to be tethered by Prohibition of any member of his family or household, in any public street.
- (2) Any animal tethered as aforesaid may be removed by the Commissioner, or by any municipal officer or servant, and made over to a police officer, or may be removed by a police officer, who shall deal therewith as with an animal found straying.

tethering of animals in public streets.