

STATE OF VERMONT
ENVIRONMENTAL BOARD

RE: PROPOSED POLICY
RULE 13(C) -
TEMPORARY POLLUTION PERMITS

DECLARATORY RULING #68

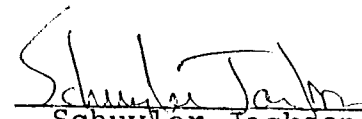
The Board after due deliberation voted at its meeting on October 8, 1975 not to adopt a proposed policy which would have, under certain conditions, created a rebuttable presumption under Rule 13(C) of the Board Rules that no undue water pollution would result from a development or subdivision (10 VSA §6086(a)(1)) which proposed to dispose of sewage as approved by the Department of Water Resources through connection to a municipal sewage collection and disposal system operating under a temporary pollution permit.

The Board reaffirmed that any person who proposes to dispose of sewage from a development or subdivision through a system operating under a temporary pollution permit as issued by the Department of Water Resources will have the burden of proof of demonstrating that no undue water pollution will result under 10 VSA §6086(a)(1) as provided for under 10 VSA §6088(a) and that Rule 13(C)(1) does not apply in such an instance.

Dated at Montpelier, Vermont this 14th day of October, 1975.

ENVIRONMENTAL BOARD

By


Schuyler Jackson
Chairman