

industrial establishment, in such a way as to be or to be liable to become a menace to the public health or comfort, or whenever the existing method of waste disposal in a manufacturing or industrial establishment is found to be or be liable to become in any way a menace to health or comfort, the State Board of Health shall issue an order requiring the owner of such establishment to cease pollution of the body of water into which the waste is discharged, or to make such alterations in the method of disposing of said waste, as the Board may deem necessary to protect the public health and comfort; and said order shall be complied with within such time as the State Board of Health shall determine. Plans for all such changes in the method of disposing of trades wastes shall be submitted to the State Board of Health for approval, and all construction shall be carried out in conformity therewith. If the State Board of Health shall approve the plans submitted, it shall issue a permit for the use of the method proposed for taking care of the waste, and no revised method for taking care of said waste shall be put into effect without such permit. The owner of any manufacturing or industrial establishment shall submit to the State Board of Health, on demand, all plans, information and records regarding the existing methods used for the disposal of wastes at that establishment.

An. Code, sec. 280. 1914, ch. 810, sec. 12.

339. Whenever the State Board of Health shall find that the water or ice from any public or private source of water or ice supply is or is likely to become, dangerous to health, or that the discharge of sewage or the method of disposal of sewage or refuse, from any system or plant, public or private, is, or is likely to become, prejudicial to health or comfort, it shall order that said source of water or ice supply shall be closed, or said point of sewage discharge, or method of disposal of sewage or refuse, abandoned; or the Board may order that such works or devices shall be installed, or such measures instituted, as shall be sufficient to remedy existing conditions, if in its judgment such conditions can be remedied in a practical manner by said works, devices or measures. In case a public or private system of water supply, sewerage or refuse disposal is condemned by the State Board of Health, the Board may order such arrangements made by the owner of said system or plant as will effectually prevent its operation. The State Board of Health shall specify such date for compliance with any order provided for in this Section as it may deem reasonable and proper.

An. Code, sec. 281. 1914, ch. 810, sec. 13.

340. Whenever a system of water supply or sewerage, serving the public, is directly available to any property upon which there exists a spring, well, cesspool, privy, sink drain or private sewage disposal plant, which is or may become prejudicial to health, the State Board of Health may order said property to be connected with the water supply or sewerage system, and the spring, well, cesspool, privy, sink drain or private sewage disposal plant abandoned and left in such a way that it cannot be again used nor become injurious to health. The State Board of Health shall be empowered to prevent the construction of any proposed well, cesspool,