

ILLINOIS POLLUTION CONTROL BOARD

MINUTES OF REGULAR BOARD MEETING

August 8, 1972 - Suite 300, 309 W. Washington St., Chicago, Illinois

All Board Members were present. Oral argument was presented in #71-352 and 72-10, Packaging Corporation. Mr. Fred Hopper represented the E. P. A. and Packaging Corporation was represented by Mr. Jeffery Johns and Mr. Haller. The Board voted 4-1 to reject the proposed stipulation, Mr. Henss dissenting. Mr. Dumelle agreed to prepare an order rejecting the stipulation and to draft an opinion for adoption August 15.

The Board adopted opinions and orders in the following cases by a vote of 5-0: ##71-381, Peterson; 72-43, Baker; 72-91 and 72-150, Commonwealth Edison; 72-191, Lavoie; 72-168, Laharpe; 72-203, Carbondale and 72-225, Marion.

Discussion in #71-338, CPC International was put over until after parties file briefs. The Board voted 4-1, Mr. Dumelle dissenting, to allow parties until September 22 to file briefs. Mr. Currie noted that #71-156, Ramsey v. CPC International could be decided at the same time as #71-338, CPC International.

Discussions in #72-76, Fansteel and #72-208, Lewis, were put over pending receipt of additional information from the E. P. A.

In #72-253, Olin Corporation, the Board decided to continue the meeting to 10:00 a.m. August 10, 1972 to permit submission of additional information on an application for non-disclosure.

The meeting was recessed for lunch until 1:30 p.m.

Discussion in #72-122, Galena, was put over until August 15. In #72-143, Springfield, Mr. Lawton agreed to draft an opinion for Board action August 15 or August 22.

The Board then discussed #72-106, Evanston and #72-82, Kenilworth. Mr. Dumelle agreed to draft an opinion for August 15.

Discussions were held in the following cases and set for decision August 15: ##72-55, Jake's Auto Wrecking; 72-189, Deemie et al, (Mr. Parker); 72-210, Procter & Gamble, (Mr. Henss); 72-211, Elgin Sanitary District, (Mr. Currie).

After discussion of motion for stay in #R71-14, WQS filed by A.E. Staley, Mr. Currie agreed to draft an opinion for adoption August 15.

In #72-207, Du Page, a motion to add parties was put over for discussion on August 15.

A motion to add Oscar Mayer as a party in #72-264, Beardstown was granted by a vote of 5-0.

Minutes of Board meetings held July 18, July 25, and August 1 were adopted by a vote of 5-0.

Hearings are mandatory in new cases ##72-318, EPA v. Midwest Rubber Reclaiming and 72-319, EPA v. Peerless Enamel Products.

In other new cases the following actions were taken: #72-320, Central Soya, hold for EPA recommendation; #72-321, International Harvester, hearing authorized; #72-322, City of Sandwich, Mr. Parker will prepare an order requesting additional information; #72-323, John Malnerick v. Owens-Illinois, refer to EPA as informal complaint; #72-324, John W. Bender, hold for EPA recommendation; #72-325, Velsicol Chemical, Mr. Currie will prepare an order dismissing variance request.

Mr. Dumelle said that Mr. Mayo of the Federal E.P.A. had offered to put on a program regarding some of the Federal E.P.A. programs currently proposed or under way. The Board agreed a program would be helpful and Mr. Dumelle said he would check into arranging a date.

At Mr. Parker's request, Mr. Currie gave a current status report on pending regulatory matters.

The Board decided to ask Mr. Schneiderman for a status report from the Institute for Environmental Quality on pending regulatory matters.

Matters for August 15 Agenda were set.

The meeting was recessed until 10:00 a.m. August 10, 1972.

I, Christan L. Moffett, Clerk of the Pollution Control Board, certify that the above minutes were adopted on the 2<sup>ND</sup> day of August, 1972, by a vote of 5 to 0.

Christan L. Moffett