ILLINOIS POLLUTION CONTROL BOARD October 3, 1972

RONDALL F. RAMSEY)	
V.)))	# 71-156
CORN PRODUCTS CO.)	

Opinion and Order of the Board (by Mr. Currie):

We scheduled a hearing on this citizen complaint respecting alleged odors from CPC's wastewater treatment facility at Pekin, cancelled it (Aug. 5, 1971) at the complainant's request based on improvements and assurances of improvements, and retained jurisdiction pending an Agency investigation. Since then the Agency has filed and prosecuted before us an enforcement case involving various air pollution aspects of the CPC plant, on which we have ruled today (EPA. v. CPC, #71-338,Oct.3,1972, 5PCB). The wastewater facility question was alleged by EPA but not discussed in answers to interrogatories, and odor testimony was accordingly excluded from the hearing. We have received no request to reactivate the citizen complaint. We think no purpose would be served by retaining the case in our docket under the circumstances, and it is accordingly dismissed without prejudice. Should future problems arise, a new complaint may be filed.

I, Christa that the					
					0.2

All all and the second of the