ILLINOIS POLLUTION CONTROL BOARD January 3, 1972

WAUKEGAN	DISPOSAL	SERVICE,	INC.)		
v.)))	#	71-322
ENVIRONM	ENTAL PRO	rection A	GENCY))		

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

Waukegan Disposal Service filed a purported variance petition which we received October 12, 1971, seeking permission to connect to the Waukegan sewers a new facility for "storage of garbage trucks and preparation of waste paper for recycling." We asked for more information in an order entered October 14 (together with # 71-313, Lake County School Dist. v. EPA), pointing out the inadequacy of the allegations to support a finding of hardship. Among other things, there is no estimate of the quantity or strength of wastes that would be added, and no allegation of any significant change of position prior to imposition of the connection ban (League of Women Voters v. North Shore Sanitary District, # 70-7, March 31, 1971). 90-day period in which we must take final action having almost expired, we are forced to dismiss the petition as inadequate, without prejudice to the filing of a supplementary petition. It is so ordered. Cf. Central Christian Church v. EPA, # 71-321, dismissed sub nom. Lake County School District v. EPA, # 71-313, Dec. 21, 1971.

I, Christan Moffett, Acting Clerk of the Polluton Control Board, certify that the Board adopted the above Opinion and Order of the Board this ______ day of January, 1972 by vote of _______ .

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