BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

AMERICAN DISPOSAL SERVICES OF ILLINOIS, INC.,) }
Petitioner,) PCB No. 11-60 (Third-Party Pollution Control Facility
v.) Siting Appeal)
COUNTY BOARD OF MCLEAN COUNTY, ILLINOIS; HENSON DISPOSAL, INC.; and TKNTK, LLC,))) }
Respondents.	,

APPEARANCE

NOW COMES RICHARD S. PORTER of Hinshaw & Culbertson LLP and hereby enters his Appearance as counsel for the Respondents, HENSON DISPOSAL, INC. and TKNTK, LLC, in the above-entitled cause of action.

Dated: September 15, 2014

Respectfully submitted,

On behalf of Henson Disposal, Inc. and TKNTK, LLC,

/s/ Richard S. Porter

Richard S. Porter

One of Their Attorneys

Richard S. Porter ARDC 6209751 HINSHAW & CULBERTSON LLP 100 Park Avenue P.O. Box 1389 Rockford, IL 61105-1389 815-490-4900

AFFIDAVIT OF SERVICE

The undersigned certifies that on September 15, 2014, she served a copy of the foregoing

Appearance upon the following:

For Petitioner - Clark Hill, PLC

Attorney Jennifer J. Sackett Pohlenz 150 N. Michigan Avenue Suite 2700

Chicago, IL 60601 (312) 985-5912

Fax - (312) 985-5971

For Respondent - County Board of McLean County

Kathy Michael – County Clerk 115 E. Washington Street, Room 102

P.O. Box 2400

Bloomington, IL 61702-2400

For Respondent - County Board of McLean County

Hannah R. Eisner, Assistant State's Attorney – Civil Division

115 E. Washington Street - Room 102

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For Respondent -

Attorney Richard T. Marvel 202 N. Center Street, Suite 2 Bloomington, IL 61701 (309) 829-9486 For Respondent - Rammelkamp Bradney,

P.C.

Attorney Amy L. Jackson 232 West State Street P.O. Box 550 Jacksonville, IL 62651

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For Respondent – County Board of McLean County

Matt Sorensen – County Board Chairman 115 E. Washington Street – Room 102

P.O. Box 2400

Bloomington, IL 61702-2400

For Respondent – McLean County State's Attorney

State's Attorney William A. Yoder 104 W. Front Street

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Bloomington, IL 61702-2499

by depositing a copy thereof, enclosed in an envelope, in the United States Mail at 100 Park Avenue, Rockford, Illinois 61105, proper postage prepaid, at or about the hour of 5:00 o'clock p.m., addressed as above.

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Respondents.))

APPEARANCE

NOW COMES CHARLES F. HELSTEN of Hinshaw & Culbertson LLP and hereby enters his Appearance as counsel for the Respondents, HENSON DISPOSAL, INC. and TKNTK, LLC, in the above-entitled cause of action.

Dated: September 15, 2014 Respectfully submitted,

On behalf of Henson Disposal, Inc. and TKNTK, LLC,

/s/ Charles F. Helsten Charles F. Helsten

One of Their Attorneys

Charles F. Helsten ARDC 6187258 HINSHAW & CULBERTSON LLP 100 Park Avenue P.O. Box 1389 Rockford, IL 61105-1389 815-490-4900

Electronic Filing - Received, Clerk's Office: 09/15/2014 <u>AFFIDAVIT OF SERVICE</u>

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For Respondent – County Board of McLean County

Kathy Michael – County Clerk 115 E. Washington Street, Room 102 P.O. Box 2400 Bloomington, IL 61702-2400

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For Respondent -

Attorney Richard T. Marvel 202 N. Center Street, Suite 2 Bloomington, IL 61701 (309) 829-9486

For Respondent - Rammelkamp Bradney,

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For Respondent – McLean County State's Attorney

State's Attorney William A. Yoder 104 W. Front Street Room 605 Bloomington, IL 61702-2499

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Petitioner,) PCB No. 11-60 (Third-Party Pollution Control Facility
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Respondents.)

HENSON DISPOSAL, INC. AND TKNTK, LLC'S MOTION TO RECONSIDER

NOW COME the Respondents, Henson Disposal, Inc. ("Henson") and TKNTK, LLC ("TKNTK") (the "Henson Respondents"), by and through their attorneys, HINSHAW & CULBERTSON LLP, and pursuant to 35 Ill. Admin. Code 101.520, move the Pollution Control Board to reconsider its order of August 7, 2014 ("Order") vacating the siting approval of the McLean County Board for a pollution control facility (the "Facility") located at 2148 Tri Lakes Road. In support thereof, Respondents state as follows:

- 1. In its Order, the PCB granted summary judgment for Petitioner because it found that a person entitled to pre-filing notice under Section 39.2(b) of the Environmental Protection Act, the taxpayer of PIN 21-16-226-004, was not served or sent such notice. However, reconsideration is appropriate, and summary judgment should not be granted, because there are material facts related to pre-filing notice that have been discovered since the Order was issued.¹
- 2. Reconsideration is appropriate in this instance because there is new evidence indicating that the Order was in error. *See* 35 Ill. Admin. Code 101.902 ("In ruling upon a motion for reconsideration, the Board will consider factors including new evidence, or a change in the law, to conclude that the Board's decision was in error.").

¹ The parties stipulated that there were no material facts concerning jurisdiction "that any party believes will be identified or otherwise disclosed at a hearing in this matter." Order at 17. This stipulation does not preclude the possibility of new evidence, as in the instant case.

- 3. The owner of PIN 21-16-226-004, Tonja Gibson, has come forward and stated that she had actual notice regarding the Facility. Furthermore, Ms. Gibson has stated that she did not have any objection to either the notice received or the siting of the Facility at any relevant time throughout these proceedings. Ms. Gibson's Affidavit, which is attached hereto as Exhibit 1, states that the Ms. Gibson subscribed to the *Pantagraph*, the newspaper in which pre-filing notice was published. Ex. 1, ¶ 3. Ms. Gibson further state that she "did not and do[es] not have any objection to the siting of the Henson Disposal, Inc. pollution control facility." Ex. 1, ¶ 4.
- 4. The Fourth District of the Appellate Court of Illinois, by whom an appeal in this matter would be heard, has not specifically addressed the issue of whether actual notice is sufficient to satisfy the jurisdictional prerequisite of Section 39.2. However, it has held that a notice that contains errors in the description of the property location, but which is nonetheless sufficient to apprise concerned citizens and adjoining landowners of the location of the proposed site, meets the requirements of Section 39.2(b). See Tate v. PCB, 188 Ill. App. 3d 994, 1018, 544 N.E.2d 1176 (4th Dist. 1989) ("The purpose of the notice is obviously to notify interested persons of the intent to seek approval to develop a new site or to expand an existing facility."); see also Daubs Landfill, Inc. v. PCB, 166 Ill. App. 3d 778, 782, 520 N.E.2d 977 (5th Dist. 1988). "An act of the legislature should not be construed so as to lead to absurd consequences." Daubs, 166 Ill. App. 3d at 782.
- 5. It would be an absurd consequence to vacate the properly issued siting approval in this matter based on the fact that a landowner who had actual notice, and who *does not object* to the siting of the Facility, was not also mailed notice. The Gibsons were "apprised of the location of the proposed site" and were aware of the Henson Respondents' "intent to seek approval to develop a new site," and simply had and have no objections to its location.

6. Further, several courts have held that a party entitled to notice need not have

actually received the notice in order for the siting authority to have jurisdiction. See, e.g.,

Maggio v. PCB, 2014 Ill App (2d) 130260 (2d Dist. 2014) ("[S]ection 39.2(b) does not require

that landowners actually receive preapplication notices at least 14 days before the siting

application is filed."). It is completely illogical to vacate the siting approval in this case, in

which a non-objecting landowner had actual notice, especially in light of the cases that have

upheld approvals where the landowners did not even receive pre-filing notice. This is

particularly true where, as here, the intent of the notice – to apprise the Gibsons of the Henson

Respondents' intent to seek site approval – was satisfied.

6. In light of the new evidence discussed herein, the Order should be reversed and

Petitioner's Motion for Summary Judgment should be denied.

WHEREFORE, the Henson Respondents respectfully request that the PCB reconsider its

Order and deny Petitioner's Motion for Summary Judgment.

Dated: September 15, 2014

Respectfully submitted,

On behalf of HENSON DISPOSAL, INC and

TKNTK, LLC.

/s/ Richard S. Porter

Richard S. Porter One of Its Attorneys

Charles F. Helsten ARDC 6187258 Richard S. Porter ARDC 6209751 HINSHAW & CULBERTSON LLP 100 Park Avenue P.O. Box 1389

Rockford, IL 61105-1389

815-490-4900

AFFIDAVIT

STATE OF ILLINOIS)	
)	SS
COUNTY OF MCLEAN)	

TONJA GIBSON, being first duly sworn upon oath, states that she is above the age of 18; that if called to testify in the above-entitled matter, could competently testify to the following:

- 1. I am the owner of 1901 Bunn Street, Bloomington IL 61704.
- 2. That 1901 Bunn Street, Bloomington IL 61704 has been identified as Tax Identification number 21-16-226-004 with the McLean County Tax Assessor.
- 3. That I am and was a recipient of the Pantagraph Newspaper at the time the notice was published concerning the hearing for the site application filed by Henson Disposal, Inc. for a pollution control facility at 2148 Tri Lakes Road, Bloomington, IL; 510 East Hamilton Road, Bloomington, IL and 2014 Bunn Street, Bloomington, IL
- 4. I did not and do not have any objection to the siting of the Henson Disposal, Inc. pollution control facility.

Affiant further sayeth not.

Tonja Gibson

Subscribed and sworn to before me this 3th day of Softwer 2014

OFFICIAL SEAL
JENNY CAPODICE
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES SEP. 18, 2015

Notary Public

TAIR LEGAL.

AFFIDAVIT OF SERVICE

The undersigned certifies that on September 15, 2014, she served a copy of the foregoing

Henson Disposal, Inc., and TKNTK, LLC's Motion to Reconsider upon the following:

For Petitioner - Clark Hill, PLC

Attorney Jennifer J. Sackett Pohlenz 150 N. Michigan Avenue Suite 2700 Chicago, IL 60601 (312) 985-5912 Fax - (312) 985-5971

For Respondent – Rammelkamp Bradney,

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Attorney Amy L. Jackson 232 West State Street P.O. Box 550 Jacksonville, IL 62651 (217) 245-6177 Fax - (217) 243-7322

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For Respondent – McLean County State's Attorney

Dandatkaney

State's Attorney William A. Yoder 104 W. Front Street Room 605 Bloomington, IL 61702-2499

For Respondent -

Attorney Richard T. Marvel 202 N. Center Street, Suite 2 Bloomington, IL 61701 (309) 829-9486

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