ILLINOIS POLLUTION CONTROL BOARD

MINUTES OF REGULAR BOARD MEETING
June 6, 1972 - Suite 300, 309 West Washington Street, Chicago, Ill.

All Board Members except Mr. Kissel were present.

The Board adopted the following opinions and orders by a vote of 4-0: In Holland Ice Cream and Custard Company, PCB 72-319, the Board approved the company's control program subject to certain conditions. A \$500 penalty was imposed in Consolidated Foods Corporation et al, PCB 71-367, and the company was ordered to obtain a valid operating permit for their boilers and to make periodic progress reports. The sewer ban imposed against the City of Mattoon, PCB 72-64, was terminated subject to various conditions. The petition seeking additional time for completion of sewage treatment plant improvements in City of Murphysboro, PCB 72-103, was dismissed. And the First Baptist Church, PCB 72-183, was granted a variance to connect to the North Chicago sewage treatment plant.

In those cases for discussion, the following action was taken: The Complaint in Mascoutah Township, PCB 71-346, was dismissed by a vote of 4-0, and Mr. Currie agreed to prepare the order. In Terminal Railroad Association of St. Louis, PCB 72-169, Mr. Aldrich agreed to write the opinion and order approving a stipulation that Terminal Railroad cease and desist from open burning and pay a \$1,000 penalty. The Board will vote on this matter at the next Board meeting. A hearing was authorized in Mark E. Cook v. EPA, PCB 72-178. voted 4-0 asking the City of Olney, PCB 72-205, to submit information with respect to its possible use of an air curtain destructor when conducting open burning of trees; Mr. Lawton will prepare the opinion and order. Mr. Currie prepared a Preliminary Order on the Motion for Non-Disclosure by Aluminum Coil Anodizing Corporation, PCB 71-358, authorizing briefs and a hearing if desired, which Order was adopted by a vote of 4-0. The Motion for Extension of Time to file a reply in Processing and Books, Inc. et al, PCB 72-148, was granted by a vote of 4-0.

Mr. Currie noted the Appellate Court decision in the North Shore Sanitary District Phosphate Appeal, and said further Board action should await a request by the parties. A hearing was authorized 4-0 in North Shore Sanitary District v. EPA, PCB 71-343, in connection with the League of Women Voters Reply Regarding Pumping Station Acceleration. A hearing was also authorized in Amendments to Water Quality Standards, R 72-4, to reconsider the restricted waters designations before December 1973 as requested by Director Blaser of the EPA.

The <u>Animal Waste Standards</u>, R 72-9, were reauthorized for publication 4-0 after some changes had been approved. Mr. Aldrich mentioned that hearings would be held in July and August.

Minutes for May 30 were approved by a vote of 4-0.

Hearings were authorized in the following new cases: Community Unit School District #60 (Lake County), PCB 72-223; Village of DeSoto, PCB 72-224; City of Marion, PCB 72-225; Edible Oil Company, PCB 72-227; and Danville Metal Stamping Company, PCB 72-228. A hearing is mandatory in Baird Chemical Company, PCB 72-226. And action in Bartlow Brothers, Inc., PCB 72-222, was postponed pending EPA recommendation.

Mr. Currie noted that the federal government had approved most of the air pollution regulations adopted by the Board on April 13, and the water quality standards adopted last March.

It was also noted that hearings will be held July 21 and 22 on Amendments to Air Pollution Episode Regulations, R 72-6.

A discussion of administrative matters followed.

I, Christan L. Moffett, Clerk of the Pollution Control Board, certify that the Board adopted the above Minutes this 277 day of June, 1972, by a vote of 4-0.

Christand moffeth