

ILLINOIS POLLUTION CONTROL BOARD

MINUTES OF REGULAR BOARD MEETING

August 15, 1972 - Chicago, Illinois

All Board Members were present.

Opinions and orders were adopted in the following cases: ##71-352 and 72-10, Packaging Corporation (opinion only) by a vote of 4-1, Mr. Henss dissenting; 72-55, Jake's Auto, by a vote of 5-0; 72-82, Kenilworth and 72-106, Evanston by a vote of 5-0; 72-189, Deemie by a vote of 5-0; 72-208, Lewis, petition denied by a vote of 4-1, Mr. Lawton dissenting, Mr. Currie to prepare an order; 72-210, Procter & Gamble, by a vote of 4-1, Mr. Dumelle dissenting; 72-211, Elgin Sanitary Dist., by a vote of 5-0; 72-277, City of Paris and 72-289, City of Oakland, by a vote of 5-0.

In R71-14, A. E. Staley's motion for stay, Mr. Currie's opinion denying the motion was adopted 5-0.

Discussions were held and decisions set for August 22 in the following cases: ##71-157, Silvis, (Mr. Currie); 71-243, Harry Carlson, (Mr. Lawton); 71-362, N.J. Zinc, (Mr. Currie); 72-99, Quincy Park Dist., (Mr. Henss); 72-107, Standard Oil, (Mr. Dumelle); 72-122, Galena, (Mr. Parker); 72-130, Dobbeke, (Mr. Henss); 72-207, DuPage County motion to add parties, (Mr. Parker); 72-208, Lewis (opinion only), (Mr. Parker); 72-224, DeSoto, (Mr. Parker).

Director Schneiderman then presented a status report on regulatory matters referred to the Institute for Environmental Quality for study. Mr. Currie recommended that brief progress reports be submitted to the Board every two months and Mr. Schneiderman agreed.

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

In #72-143, Springfield, Mr. Lawton's draft opinion was discussed. The Board suggested some amendments and then adopted the opinion by a vote of 5-0.

The amended petition filed in #72-294, Babbitrite was ordered held pending the EPA's recommendation.

Mr. Dumelle discussed the Metropolitan Sanitary District's additional proposals in #R72-4, WQS Amendments. The Board voted 5-0 to include for hearings in #R72-4, the matter of deoxygenating wastes. The additional proposals for hearing were denied.

Regulations in #R72-6, Air Episodes and Mr. Lawton's supporting opinion were adopted by a vote of 5-0.

Discussion of R72-7, Air Quality Standards amendments was held and further discussion set for August 22, 1972.

Mr. Larry Hardin of the Institute for Environmental Quality then presented a report to the Board on Lake Michigan waste water discharge. The Board decided to ask the I.E.Q. and the Federal E.P.A. for further studies of the effect of waste water discharges on Lake Michigan.

A motion to dismiss in #72-125, Swift & Co. was denied and ordered to be taken with the hearing by a vote of 5-0.

In #72-271, Illinois Power, motion to dismiss and demand for jury trial was denied by a vote of 5-0 and ordered taken with the hearing.

Motions to withdraw petitions for variance in ##71-360, Orion and 72-227, Edible Oil were granted by a vote of 5-0.

Hearings are mandatory in the following new enforcement cases: ##72-326, EPA v. Velsicol Chemical; 72-328, EPA v. Peabody Coal; 72-329, EPA v. Village of West Salem; 72-332, EPA v. Lee Kidd.

The following action was taken in new petitions for variance: ##72-327, Spinney Run Farms, authorized for hearing and ordered consolidated with #72-185, EPA v. Spinney Run Farms; 72-330, Mt. Carmel Public Utility, hold for EPA recommendation; 72-331, Village of Glasford, order to amend, (order by Mr. Parker); 72-333, City of Mt. Olive, order to amend, (order by Mr. Dumelle); 72-334, Highwood Waterworks, order to amend, (Mr. Lawton); 72-335, City of Danville, hold for EPA recommendation; 72-336, Monsanto, hold for EPA recommendation; 72-337, Village of Bradford, order to amend, (order by Mr. Parker).

Mr. Parker made mention of the fact that he had been an employee of Blockson Works before it was sold to Olin Corporation. He asked the Board to advise as to whether this fact was in any way a conflict in the matter of #72-253 Olin Corporation v. EPA. The Board decided it was a very moot point and no further consideration should be given to the matter.

Matters were set for August 22 Board meeting. The Board decided to ask parties in the matters of ##71-365, Urbana, and 72-54, Union Carbide to appear for discussion.

I, Christan L. Moffett, Clerk of the Pollution Control Board, certify that the above minutes were adopted on the 22<sup>nd</sup> day of August 1972, by a vote of 5 to 0.

Christan L. Moffett