ILLINOIS POLLUTION CONTROL BOARD March 7, 1972

ENVIRONMENTAL	PROTECTION AGENCY)	
	v.)	PCB71-358
ALUMINUM COIL	ANODIZING CORPORATION)	
ENVIRONMENTAL	PROTECTION AGENCY)	
	v.)	PCB71-365
CITY OF URBANA, et al.			
ENVIRONMENTAL	PROTECTION AGENCY)	
	v.)	PCB71-368
GLIDDEN-DURKEE)	

Order of the Board (by Mr. Currie):

The motions to dismiss by the respondents in ##71-358 and 71-368, and by Saline Branch Drainage District in #71-365, are hereby denied. We do not believe the complaints in the first two cases could be more specific without requiring the Agency to plead all its evidence, and the respondents are amply apprised of the charges against them. The constitutional arguments advanced in #71-368 are without merit under numerous Board precedents. The defense raised by the Drainage District in #71-365 is a factual one as to which proof may be made at the hearing. The request for oral argument on the motion in #71-358 is denied.

I, Christan L. Moffett, Clerk of the Pollution Control Board, certify that the Board adopted the above Order this 7th day of March, 1972, by a vote of 4-0.

Amitan Moffett