ILLINOIS POLLUTION CONTROL BOARD June 1, 1995

PEOPLE OF THE STATE OF ILLINOIS,)
Complainant,)
v.) PCB 94-201) (Enforcement-Air)
BECKER BROS., INC., a DELAWARE corporation, and G. RAYMOND BECKER, JR.,)))
Respondents.))

CONCURRING OPINION (by J. Theodore Meyer):

I concur with the majority's acceptance of the stipulation and settlement in this case. However, I continue to be troubled by the absence of any mention of attorney's fees and costs in these settlement agreements.

Section 42(f) of the Environmental Protection Act (Act) provides that the Board may award costs and reasonable attorney's fees in cases brought on behalf of the citizens of Illinois. (415 ILCS 5/42(f) (1992)). This section should be construed broadly, and penalties imposed pursuant to the Act should include reimbursement of all costs incurred by the Attorney General, including indirect expenses such as travel time, administrative support, printing, copying and overhead. After all, the time spent by complainant's attorney in prosecuting this matter certainly could have been used to handle other matters.

In this case, the complaint requests that the Board impose such costs and fees; however, the stipulation and settlement does not refer to this request, nor explain whether some percentage of costs and fees was figured into the penalty. I continue to believe that costs and fees should be pursued on behalf of the Illinois taxpayer, and urge the parties to bear this in mind in future negotiations in this case.

In addition, the now common practice by state and local governments of charging a "user fee" to those who use a service (such as paying for photocopies) is certainly a cost that should be imposed on a party who has violated the Act. This case presented an opportunity to order the complainant to submit an affidavit of all costs, and I believe that the Board should have taken this opportunity.

J. Theodore Meyer Board Member Dorothy M. Gunn, Clerk
Illinois Pollution Control Board