

ENVIRONMENTAL REGISTER

Illinois Pollution Control Board News

No. 469

April 21, 1993

INFORMATION SERVICES AVAILABLE FROM THE BOARD

See the inside of this page for details on informational items available from the Board. These items include a subscription service for Board opinions and orders and copies of the landfill regulations in electronic format.

The Board also maintains an electronic Bulletin Board System (BBS) at 312-814-1590. There is no charge for access to the BBS. See the inside of this page for details.

APPELLATE UPDATE

SUPREME COURT UPHOLDS WATER TOXICS RULES, R88-21

In an April 15, 1993 decision, the Illinois Supreme Court affirmed the Board's Water Toxics rules in *Granite City Division of National Steel Co. v. PCB* (Apr. 15, 1993), No. 72850. The court affirmed the Fifth District decision, at 221 Ill. App. 3d 68, 581 N.E.2d 703 (5th Dist. 1991), which upheld the narrative standards and mixing rules in an appeal filed by the Granite City Steel Division of National Steel Co., LaCled Steel Co., USS Division of USX Corp., and the Illinois Steel Group. The Chicago Association of Commerce and Industry, the Illinois Chamber of Commerce, the Illinois Manufacturers Association, and the Mid-America Legal Foundation filed a joint brief *amicus curiae* on in support of the appellants' position.

The Board adopted the Water Toxics rules on January 25, 1990 (R88-21, docket A) and June 21, 1990 (docket B). Collectively, these rulemakings devised a new method for regulating water quality in Illinois. They set forth a set of numerical water quality limitation parameters for some toxic chemical species and a narrative standard for all others: "Waters of the State shall be free from any substances of combination of substances in concentrations toxic or harmful to human health, or to animal, plant or aquatic life." (35 Ill. Adm. Code 302.210.) The rules set forth a set of procedures, testing protocols, and data assessment methods for determining the limitations for toxic substances to meet that narrative standard on a case-by-case basis. The Agency is to apply the complex procedures to determine the criteria when issuing or renewing an NPDES permit and include those criteria as conditions to the permit. The permit conditions so derived are reviewable by the Board in a permit appeal or enforcement action, without a presumption of validity or proper application. This system allows the Agency to use later-developed data in the derivation of water quality criteria.

Another aspect of the rules allowed for effluent mixing

use in developing a "mixing zone" and a "zone of initial dilution" in the stream. These alter the point in the stream at which compliance with the water quality standards is required. Outside the zones, the water quality must meet both the acute toxicity and the chronic toxicity numerical and narrative standards; within the zone, the water quality must meet only the acute toxicity standards. If a mixing zone and zone of initial dilution is granted based on these factors, the Agency is to set forth permit conditions allowing them. The rules also provided for mixing for dischargers for whom no mixing zone or zone of initial dilution is allowed by permit.

The appellants argued that the water quality and mixing regulations were so vague and uncertain as to violate due process. They allegedly failed to adequately warn of the conduct prohibited and to provide clear standards for administration. They argued that the regulations fail to set forth adequate guidelines for the exercise of Agency discretion to avoid arbitrary and discriminatory enforcement. The appellants also asserted that the narrative standard and mixing rules constituted an improper delegation of Board responsibilities to the Agency. They asserted that by allowing the Agency to apply the narrative standard and derive site-specific criteria, the Board conferred on the Agency the authority to set standards of general applicability. They finally argued that the Board improperly failed to consider the "technical practicability and economic reasonableness" of the regulations, as required by statute. They argued that there was no evidence on the issues relating to the feasibility and costs of compliance in the Board record, so the Board violated its statutory rulemaking procedures.

The Supreme Court held that the rules were (1) not unconstitutionally vague, and (2) not an improper delegation of the Board's rulemaking authority to the Agency. The court also found that the Board had properly considered the technical feasibility and economic reasonableness of the rules. In denying the appellants'

arguments on the vagueness issue, the Supreme Court
stated,

WATER TOXICS APPEAL continued on page 3

**ENVIRONMENTAL INFORMATION SERVICES
AVAILABLE FROM THE BOARD****The Board has the following information available:**

POLLUTION CONTROL BOARD ELECTRONIC BULLETIN BOARD SYSTEM (BBS). The Pollution Control Board operates an electronic BBS at 312-814-1590. The BBS is available 24 hours a day, 7 days a week, to anyone with access to a computer and a modem - there is no charge for access to the BBS. The BBS is available at baud rates of 300, 1200, 2400, and 9600 bps, with MNP and v.42 error correction. The best communications settings are 8 data bits (or data length 8), no parity (or parity = none) and 1 stop bit, i.e., 8-N-1. The best terminal emulation is ANSI-BBS or just ANSI. The BBS contains Board Agendas, Environmental Registers, Annual Reports, and various documents about the Board. You may download these documents to your computer. For additional information contact Bill Forcade at the Board Offices 312-814-3620.

SUBSCRIPTION SERVICE OF BOARD OPINIONS AND ORDERS. The subscription service comprises all the Opinions and Orders issued by the Pollution Control Board in a fiscal year (July 1 through June 30). The Board meets approximately twice monthly in order to issue Opinions and Orders. Usually no later than the end of each month, a volume is issued containing the Opinions and Orders of the Board from the preceding month.

HARD COPIES OF BOARD OPINIONS AND ORDERS FOR FISCAL YEAR 1992 (July 1, 1991 through June 30, 1992) **ARE AVAILABLE FOR IMMEDIATE DELIVERY.** The cost is \$350.00 per set.

Two formats will be offered starting July 1 of this year (FY93): a hard paper copy for \$350.00 per year and an electronic version for \$275.00 per year. The electronic version will consist of Opinions and Orders in the WordPerfect 5.1 format on either 3.5" or 5.25" inch diskettes. The electronic format will allow for word searches and other useful tools provided by the WordPerfect software.

When ordering, please specify the choice of either the hard copy or electronic version. If ordering the electronic version, please specify 3.5" or 5.25" diskettes.

ILLINOIS LANDFILL REGULATIONS. Adopted in August, 1990, the Illinois landfill regulations are among the most advanced in the nation. The Board has made the text of the regulations and the supporting documents available on diskette (5.25"-1.2MB or 3.5"-1.44MB) in Wordperfect 5.1 format. The cost is \$100.00 per set. Contact Joe D'Alessandro, at the address below, for copies.

SUBSCRIPTION SERVICE FOR BOARD OPINIONS AND ORDERS

Enclosed is a check in the amount of _____ made payable to the Illinois Pollution Control Board for the subscription service to the Board's opinions and orders.

Name _____ Fiscal Year Ordered _____
(FY92 available in hard copy only).

Address _____

City/State/Zip _____ Hard Copy _____

Hard Copy Cost per FY: \$350.00 Electronic Copy _____

Electronic Copy Cost for FY93: \$275.00

Disk Size _____

Please send to: (5.25" 1.2 MB or 3.5" 1.44 MB)

Joseph D'Alessandro
Illinois Pollution Control Board
100 W. Randolph St., Ste. 11-500
Chicago, IL 60601

WATER TOXICS APPEAL continued from page 2

A law or regulation is impermissibly vague and violates due process if it leaves the regulated community unsure of what conduct is prohibited or fails to provide adequate guidelines to the administrative body charged with its enforcement.

...

The court observed that those provisions that require an exercise of Agency discretion actually established a procedure for the exercise of Agency discretion in making "judgment calls". The court found that the procedures were "sufficiently certain to apprise the regulated community of the derivation procedures that the Agency will use" As to any possible misapplication that may occur on a case-by-case basis, the availability of Board and appellate review cured any potential defect in this regard.

As to any impermissible delegation of rulemaking authority, the court stated that this issue hinged on whether the Agency determinations made under the rules are determinations of narrowly-applicable criteria or standards of general applicability. The court determined that since the determination process produced decisions based on data specific to each discharger, and since each decision would necessarily apply only to a small class of discharges, they were determinations of narrowly-applicable criteria. Further, and more important to the court, the rules provide for case-by-case review by the Board and the appellate courts, which sets these determinations apart from statewide standards for which no review is possible after 35 days have elapsed from their adoption. Finally, later legislative amendments to the authorizing statute demonstrate that the Board's distinction of "criterion" (site-specific) and "standard" (generally-applicable) was reasonable. Those amendments added a definition of "criterion" that comports with that given by the Board, and they contemplate Agency derivation of criteria.

On the issue of the Board's failure to properly consider technical practicability and economic reasonableness, the court noted that the statute only requires the Board to "take into account" these issues. In the court's opinion, this means only that the Board must consider and weigh the technical practicability and economic reasonableness of the proposed rules. Thus, to the court, the Board's authority is not limited by this requirement, and it need not determine that compliance is "technically feasible and

economically reasonable" before it adopts a rule, so long as it determines that the rule is necessary for the purposes of the Act. Further, the Board had made specific findings with regard to technical feasibility and the reasonableness of the economic burden of compliance with the water quality rules. The court would not "act as a superagency and interfere with the Board's judgment in this area."

Thus, the court held that the Board's adoption of the water quality rules was not arbitrary or capricious. Justice Bilandic delivered the opinion of the court. Chief Justice Miller dissented because he believed the Board had improperly delegated rulemaking authority to the Agency.

RULEMAKING UPDATE**SMALLER SOURCE REVIEW RULEMAKING PROPOSAL SET FOR HEARING, R93-11**

On April 8, 1993, the Board accepted an Agency proposal for amendments to the air permit rules that would extend their applicability to include smaller sources emitting as little as 25 tons per year of pollutants. The Board further granted the Agency's motion for expedited hearing and a motion by the Agency, agreed to by the Attorney General and the Department of Energy and Natural Resources, for a waiver of the requirement for filing the proposal with the Attorney General and DENR. In accepting the proposal, the Board noted that the Agency filed it on April 2, 1993, so the Board could not meet the March 31, 1993 statutory deadline for adoption of the amendments.

Hearings have been scheduled to occur as follows:

May 25, 1993, 9:30 a.m.
State of Illinois Center
100 West Randolph Street, Room 9-031
Chicago, Illinois

May 26, 1993, 11:00 a.m.
DeKalb Municipal Building
200 South 4th Street
DeKalb, Illinois

For further information contact Michelle C. Dresdow, at 815-753-0947. (Please refer to docket R93-11.)

FINAL ACTIONS - April 8, 1993 BOARD MEETING

91-30 Susan A. Curtis & Marcy Diesing, and City of Crystal Lake v. Village of Lake in the Hills and Material Service Corporation / Material Service

corporation v. City of Crystal Lake - The Board found that the respondent caused air and noise pollution from its McHenry County facility and

	ordered it to cease and desist from further violations; the Board denied the cross-complaint, finding that the issues it raised were not properly before the Board.			Board granted the Agency's motion to dismiss as moot this RCRA permit appeal involving a St. Clair County facility.
92-47	<u>Quantum Chemical</u> - The Board granted Petitioner's motion to voluntarily withdraw its land permit appeal involving a Douglas County facility.	93-35		<u>Chemical Waste Management v. IEPA</u> - The Board dismissed as moot this air permit appeal involving a St. Clair County facility due to the dismissal of companion case PCB 93-34.
92-84	<u>People of the State of Illinois v. Berkshire Furniture Company</u> - The Board noted that since no answer was filed, all material allegations of the complaint were taken as denied, and the Board ordered the air pollution enforcement complaint involving a Cook County facility to proceed to hearing before July 16, 1993.	93-67		<u>Micro Switch v. EPA</u> - Upon receipt of an Agency recommendation, the Board granted the petitioner a 15-day extension of the 90-day limit on hazardous waste accumulation at this Stephenson County facility.
92-183	<u>Archdiocese of Chicago v. IEPA</u> - The Board granted Petitioner's motion to voluntarily withdraw its underground storage tank reimbursement determination appeal involving a Cook County facility.	93-68		<u>Dreeblan Paint Company v. EPA</u> - Upon receipt of an Agency recommendation, the Board granted the petitioner a 30-day extension of the 90-day limit on hazardous waste accumulation at this Cook County facility.
92-217	<u>General Chemical Corporation (General Manufacturing Plant) v. IEPA</u> - The Board granted the petitioner an air variance for its St. Clair County facility.	AS 90-4		<u>In the Matter of: Granite City Division of National Steel Petition for Adjusted Standard from Ill. Adm. Code 302.208: Numeric Standard for Fluoride</u> - The Board granted this Madison County facility an adjusted standard from certain of the water pollution control regulations.
93-31	<u>People of the State of Illinois v. Inland Lakes Management Inc.</u> - The Board accepted a stipulation and settlement that imposed a \$4,000.00 penalty and an order to cease and desist from further violations in this air enforcement proceeding involving a Cook County facility.			
93-34	<u>Chemical Waste Management v. IEPA</u> - The			

NEW CASES - April 8, 1993 BOARD MEETING

93-43	<u>Leonard F. Wolst v. Pepperidge Farm, Inc.</u> - The Board granted this DuPage County facility an extension of time to file its answer and accepted this citizen's noise enforcement action for hearing.			enforcement complaint against a Champaign County facility for a frivolous and duplicitous determination.
93-64	<u>People of the State of Illinois v. The Chicago Sun Times, Inc.</u> - The Board accepted the parties' motion for relief from the hearing requirement and ordered publication of a notice of proposed settlement of this air enforcement complaint against a Cook County facility.	93-66		<u>Illico Independent Oil Company (Salem Facility) v. EPA</u> - The Board accepted this underground storage tank reimbursement determination appeal involving a Marion County facility for hearing.
93-65	<u>Albert Warner v. Warner Brothers Trucking and Urbana-Champaign Sanitary District</u> - The Board held this citizen's land	93-67		<u>Micro Switch v. EPA</u> - See Final Actions
		93-68		<u>Dreeblan Paint Company v. EPA</u> - See Final Actions
		R93-11		<u>In the Matter of: Smaller Source Permit Rules:</u>

Amendments to 35 Ill. Adm. Code Part 201 - See
Rulemaking Update

WATERWAYS CRUISE AND ENVIRONMENTAL WORKSHOP

EILEEN JOHNSTON and The LAKE MICHIGAN STATES SECTION of the AIR & WASTE MANAGEMENT ASSOCIATION are co-sponsoring a waterways cruise and floating seminar on May 1, 1993. The floating seminar is planned to discuss areas of environmental concern and the progress made in solving problems since the first Earth Day in 1970. Participants will view the ever-changing and exciting shoreline of Chicago and Northern Indiana. The cruise will pass huge complexes of steel mills, power plants, treatment plants, foreign vessels loading and unloading products, barges, landfills, and the canyon of skyscrapers as they return. The participants will view pictures of what the area looked like twenty years ago when the pollution was unbelievable. They will then have an accounting of the environmental progress made and what remains to be done.

Speakers will represent the Water Reclamation District of Greater Chicago, the Illinois Pollution Control Board, the Illinois Department of Energy and Natural Resources, Illinois EPA, U.S. EPA, the University of Illinois, and Acme Steel. What progress has been made? Can we eat the fish from the Lake? How are regulations promulgated and enforced? The cruise demonstrates the environmental challenges we face. It is a dramatic example of man's impact on the environment.

The cruise is on the Wendella and is 72 miles long. Participants meet at 8:45 a.m. at the foot of the Wrigley Building, and return before 4 p.m. Parking facilities are located west of the building, allow time to locate a space. Use public transportation if possible. Be prompt, don't miss the boat! Coffee and rolls are served at boarding time and a box lunch at noon. Soft drinks are sold on board. Warm clothes and head gear are in order. The cost is \$55, \$45 for full time students. Send checks to:

Eileen Johnston, 505 Maple Avenue, Wilmette, IL 60091; (312) 814-3470

Please make reservation before April 15, 1993. Space is limited, so the sooner the better!

NAME _____

—

School, _____ Firm,
Group _____

Address _____

—

—

Phone _____

—

Ticket No. _____ Amount Enclosed _____

CALENDAR OF HEARINGS

All hearings held by the Board are open to the public. All Pollution Control Board Meetings (highlighted) are open to the public but public participation is generally not allowed. Times and locations are subject to cancellation and rescheduling without notice. Confirmation of hearing dates and times is available from the Clerk of the Board at 312- 814-6931.

April 21 10:00 a.m.	AS 91-11 PWS	<u>In the Matter of: Petition of the Illinois-American Water Company for an Adjusted Standard from 35 Ill. Adm. Code 304.124 (Iron and TSS only) for the Water Company's East St. Louis Public Water Supply Facility</u> - Belleville City Hall, Council Chambers, 101 South Illinois St., Belleville.
April 22 10:30 a.m.		Pollution Control Board Meeting, State of Illinois Center, 100 W. Randolph St., Conference Room 9-040, Chicago.
April 26 10:00 a.m.	AC 92-86 AC	<u>EPA v. Al Seaman</u> - Winnebago County Courthouse, Conference Room, 401 W. State St., Rockford.
April 27 10:00 a.m.	PCB 92-142 T (302.211(j))	<u>In the Matter of: Illinois Power Company (Clinton Power Station) for Hearing Pursuant to 35 Ill. Adm. Code 302.211(j) to Determine Specific Thermal Standards</u> - DeWitt County Building, 201 W. Washington St., Clinton.
April 28 9:30 a.m.	PCB 92-142 T (302.211(j))	<u>In the Matter of: Petition of Illinois Power Company (Clinton Power Station) for Hearing Pursuant to 35 Ill. Adm. Code 302.211(j) to Determine Specific Thermal Standards</u> - DeWitt County Building, 201 W. Washington St., Clinton.
April 28 10:00 a.m.	R 93-8 R, Water	<u>In the Matter of: Site-Specific Petition of Uno-Ven to Amend Regulations Pertaining to Water Pollution</u> - Bolingbrook Village Hall, Board Room, 375 W. Briarcliff Road, Bolingbrook.
May 3 9:00 a.m.	PCB 93-45 P- A, Land	<u>St. Louis Auto Shredding v. EPA (Consolidated with PCB 93-46)</u> - St. Clair County Board Office, Room B564, 10 Public Square, Belleville.
May 4 10:00 a.m.	PCB 93-11 L-S-R	<u>Material Recovery Corp. v. Village of Lake in the Hills</u> - McHenry County Government Center, Room C290, 2200 North Seminary Street, Woodstock.
May 5 10:00 a.m.	PCB 93-11 L-S-R	<u>Material Recovery Corp. v. Village of Lake in the Hills</u> - McHenry County Government Center, Room C290, 2200 North Seminary Street, Woodstock.
May 6 10:30 a.m.		Pollution Control Board Meeting, State of Illinois Center, 100 W. Randolph St., Conference Room 9-040, Chicago.
May 7 10:00 a.m.	PCB 93-51 L-S-R	<u>St. Clair County v. Village of Sauget. Village of Sauget President and Board of Trustees, G.J. Leasing Company, Inc., a corporation, d/b/a Cahokia Marine Service</u> -Sauget Village Hall, Village Board Room, 2897 Falling Springs Road, Sauget.
May 7 10:00 a.m.	R93-9 Air	<u>In the Matter of: Omnibus Cleanup of the Volatile Organic Material RACT Rules Applicable to Ozone Nonattainment Area: Amendments to 35 Ill. Adm. Code Parts 203, 211, 218, and 219</u> - State of Illinois Center, Room 9-040, 100 W. Randolph St., Chicago.
May 11 10:00 a.m.	PCB 93-52 L-S-R	<u>Eugene Daly, Jane Schmit, Carl Williams, South Cook County Environmental Action Coalition v. Village of Robbins, and the Robbins Resource Recovery Co.</u> (Consolidated with PCB 93-54) - Recreational Training Center, 13800 South Trumbull Avenue, Robbins.
May 12 10:00 a.m.	PCB 93-52 L-S-R	<u>Eugene Daly, Jane Schmit, Carl Williams, South Cook County Environmental Action Coalition v. Village of Robbins, and the Robbins Resource Recovery Co.</u> (Consolidated with PCB 93-54.) - Recreational Training Center, 13800 South Trumbull Avenue, Robbins.
May 12 10:00 a.m.	PCB 93-55 UST-FRD	<u>Clarendon Hills/Bridal Center (Learsi & Co.) v. EPA</u> - Clarendon Hills Village Hall, Board Room, 1 North Prospect Avenue, Clarendon Hills.

May 12 10:00 a.m.	AC 92-64 AC	<u>County of Ogle v. City of Rochelle and Rochelle Disposal Service, Inc</u> - Ogle County Courthouse, 4th and Washington St., Oregon.
May 13 10:00 a.m.	AC 93-6 AC	<u>Sangamon County v. Ruth Ann Sheppard and Steve Sheppard</u> - Sangamon County Complex, County Board Chambers, Room 201, 200 South 9th Street, Springfield.
May 17 10:00 a.m.	PCB 92-180 L-V	<u>We-Shred-It, Inc. v. EPA</u> - Pana City Hall, Council Chambers, 120 East 3rd Street, Pana.
May 19 10:00 a.m.	PCB 92-166 P-A	<u>Marathon Oil Company (Robinson Refinery) v. EPA</u> - Robinson Public Library, Meeting Room, 606 N. Jefferson, Robinson.
May 20 10:30 a.m.		Pollution Control Board Meeting, State of Illinois Center, 100 W. Randolph St., Conference Room 9-040, Chicago.
May 20 10:00 a.m.	PCB 92-172 A-V	<u>Olin Corporation (Winchester Division) v. EPA</u> - Alton City Council Chambers, Room 104, 101 E. 3rd St., Alton.
May 21 1:30 p.m.	PCB 93-57 UST-E	<u>People of the State of Illinois v. Ayers Oil Co.</u> - County of Sangamon Municipal Building, 7th and Monroe Streets, Springfield.
May 25 9:30 a.m.	R93-11 R, Air	<u>In the Matter of: Smaller Source Permit Rules: Amendments to 35 Ill. Adm. Code Part 201,</u> State of Illinois Center, Room 9-031, 100 W. Randolph St., Chicago.
May 26 11:00 a.m.	R93-11 R, Air	<u>In the Matter of: Smaller Source Permit Rules: Amendments to 35 Ill. Adm. Code Part 201,</u> DeKalb Municipal Building, 200 S. 4th St., DeKalb.
June 1 9:00 a.m.	PCB 93-59 UST-	<u>People of the State of Illinois v. Freedom Oil Company</u> - City of Champaign Building, City Council Chambers, 102 N. Neil St., Champaign.
June 3 10:30 a.m.		Pollution Control Board Meeting , State of Illinois Center, 100 W. Randolph St., Conference Room 9-040, Chicago.
June 4 10:00 a.m.	R93-9 Air	R, <u>In the Matter of: Omnibus Cleanup of the Volatile Organic Material RACT Rules Applicable to Ozone Nonattainment Areas: Amendments to 35 Ill. Adm. Code Parts 203, 211, 218, and 219</u> - State of Illinois Center, Room 9-040, 100 W. Randolph, Chicago.
June 10 10:00 a.m.	PCB 93-1 P-A	<u>Pekin Metro Landfill v. EPA</u> - Pekin City Hall, Council Chambers, 400 Margaret Street, Pekin.
June 10 2:00 p.m.	PCB 93-10 P-A	<u>Pekin Metro Landfill v. EPA</u> - Pekin City Hall, Council Chambers, 400 Margaret Street, Pekin.
June 11 10:00 a.m.	PCB 92-212 P-A	<u>Pekin Metro Landfill v. EPA</u> - Pekin City Hall, Council Chambers, 400 Margaret Street, Pekin.
June 17 10:30 a.m.		Pollution Control Board Meeting, State of Illinois Center, 100 W. Randolph St., Conference Room 9-040, Chicago.
June 18 10:00 a.m.	R93-9 R, Air	<u>In the Matter of: Omnibus Cleanup of the Volatile Organic Material RACT Rules Applicable to Ozone Nonattainment Areas: Amendments to 35 Ill. Adm. Code Parts 203, 211, 218, and 219</u> - State of Illinois Center, Room 9-031, 100 W. Randolph, Chicago.

June 22 9:30 a.m.	R92-17 R, Water	<u>In the Matter of: Peitition of the U.S. Army Engineer District, Rock Island, for a Dredged Material Placement Regulation Applicable to the Illinois Waterway between LaGrange Lock and Dam (Mile 90.2) and Lockport Lock (Mile 291)</u> - Peoria Public Library, 107 N.E. Monroe, Peoria.
June 23 11:00 a.m.	R92-17 R, Water	<u>In the Matter of: Peitition of the U.S. Army Engineer District, Rock Island, for a Dredged Material Placement Regulation Applicable to the Illinois Waterway between LaGrange Lock and Dam (Mile 90.2) and Lockport Lock (Mile 291)</u> - Grundy County Administrative Center, 1320 Union St., Morris.
July 1 9:00 a.m.	PCB 93-45 P-A	<u>St. Louis Auto Shredding v. EPA (Consolidated with PCB 93-46)</u> - St. Clair County Board Office, Room B564, 10 Public Square, Belleville.
July 14 10:00 a.m.	PCB 90-24 P-A	<u>Rock-Ola Manufacturing Corporation v. EPA</u> - State of Illinois Center, Suite 11-500, 100 W. Randolph, Chicago.
July 16 1:30 p.m.	PCB 92-84 A-E	<u>People of the State of Illinois v. Berkshire Furniture Co., Inc. d/b/a Fashion Bed Group and formerly known as Allegheny Steel & Brass Corporation</u> - State of Illinois Center, Suite 11-500, 100 W. Randolph St., Chicago.
August 26 10:00 a.m.	AS 91-12 PWS	<u>In the Matter of: Petition of the Illinois American Water Company for an Adjusted Standard from 35 Ill. Adm. Code 304.124 (Iron and TSS only) for the Water Company's Cairo Public Water Supply Facility</u> - Alexander County Courthouse, Small Courtroom, 2000 Washington St., Cairo.

Calendar Code

A-C	Administrative Citation	A-E	Air Enforcement
A-S	Adjusted Standard	A-V	Air Variance
CSO	Combined Sewer Overflow Exception	L-E	Land Enforcement
L-S-R	Landfill Siting Review	L-V	Land Variance
N-E	Noise Enforcement	N-V	Noise Variance
P-A	Permit Appeal	PWS-E	Public Water Supply Enforcement
PWS-V	Public Water Supply Variance	R	Regulatory Proceeding
SO ₂	SO ₂ Alternative Standards	SWH-E	Special Waste Hauling Enforcement
SWH-V	Special Waste Hauling Variance	T	Thermal Demonstration Rule (35 ILL. ADM. CODE 302.211(F))
T-C	Tax Certifications	T-S	Trade Secrets
W-E	Water Enforcement	W-V	Water Variance
WWS	Water-Well Setback Exception	UST-E	Underground Storage Tank Enforcement
UST-FRD	Underground Storage Tank Fund Reimbursement Determination		

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The Illinois Pollution Control Board is an independent seven member board which adopts the environmental control standards for the State of Illinois and rules on enforcement actions and other environmental disputes. The Board Members are:

John C. Marlin, Chairman
Urbana, Illinois

Joan G. Anderson
Western Springs, Illinois

G. Tanner Girard
Grafton, Illinois

Ronald C. Flemal
DeKalb, Illinois

J. Theodore Meyer
Chicago, Illinois

Bill S. Forcade
Chicago, Illinois

Michael L. Nardulli
Chicago, Illinois

The Environmental Register is a newsletter published by the Board after every Board meeting. The Register provides updates on rulemakings and other information, lists final actions, and contains the Board's hearing calendar. The Register is provided free of charge.

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