Supreme Court of the United States STATE OF ILLINOIS, plaintiff,

v.

STATES OF MICHIGAN, Ohio, Pennsylvania, Minnesota, New York, and Wisconsin.

No. 12, Original. February 23, 1960 361 U.S. 956

Former decision, 360 U.S. 712, 79 S.Ct. 1443.

Solicitor General Rankin, Assistant Attorney General Morton, Messrs. David R. Warner and Walter Kiechel, Jr., for the United States.

*584 Messrs. Grenville Beardsley, Atty. Gen. of Illinois, William C. Wines, Asst. Atty. Gen., Messrs. Lawrence J. Fenlon, Peter G. Kuh, George A. Lane, Joseph B. Fleming, Joseph H. Pleck and Thomas M. Thomas, filed consent of the State of Illinois and Metropolitan Sanitary District of Greater Chicago to intervention by the United States.

Messrs. John W. Reynolds, Atty. Gen. of Wisconsin, and Roy Tulane, Asst. Atty. Gen.; Miles Lord, Atty. Gen. of Minnesota, and Raymond A. Haik, Special Asst. Atty. Gen.; Mark McElroy, Atty. Gen. of Ohio, and Jay Flowers, Asst. Atty. Gen.; Anne X. Alpern, Atty. Gen. of Pennsylvania, and Lois G. Forer, Deputy Atty. Gen.; Paul L. Adams, Atty. Gen. of Michigan, Samuel J. Torina, Sol. Gen., and Nicholas V. Olds, Asst. Atty. Gen.; Louis J. Lefkowitz, Atty. Gen. of New York, Paxton Blair, Sol. Gen., Richard H. Shepp, Asst. Atty. Gen., and Randall J. LeBoeuf, Jr., Special Asst. Atty. Gen.; and Herbert H. Naujoks, Special Asst. to the Attys. Gen., filed consent of the States of Wisconsin, Minnesota, Ohio, Pennsylvania, Michigan and New York to intervention by the United States.

The motion of the United States for leave to intervene is granted and the parties are allowed 45 days within which to file responses to such petition of intervention.

Supreme Court of the United States STATE OF WISCONSIN et al., complainants,

V.

STATE OF ILLINOIS and Sanitary District of Chicago et al.

No. 2, Original.
STATE OF MICHIGAN, complainant,

v.

STATE OF ILLINOIS and Sanitary District of Chicago et al.

No. 3, Original.
STATE OF NEW YORK, complainant,

V.

STATE OF ILLINOIS and Sanitary District of Chicago et al.

No. 4, Original. February 23, 1960 361 U.S. 956

Former decision, 361 U.S. 927, 80 S.Ct. 364.

Messrs. Grenville Beardsley, Atty. Gen. of Illinois, William C. Wines, Asst. Atty. Gen., Messrs. Lawrence J. Fenlon, Peter G. Kuh, George A. Lane, Joseph B. Fleming, Joseph H. Pleck and Thomas M. Thomas, for defendants.

Upon the suggestion of the defendants, The Metropolitan Sanitary District of Greater Chicago is substituted as a party defendant in these cases in the place of The Sanitary District of Chicago.

Supreme Court of the United States STATE OF WISCONSIN et al., complainants,

v

STATE OF ILLINOIS and Sanitary District of Chicago et al.

No. 2, Original.
STATE OF MICHIGAN, complainant,

V.

STATE OF ILLINOIS and Sanitary District of Chicago et al.

No. 3, Original. STATE OF NEW YORK, complainant,

V

STATE OF ILLINOIS and Sanitary District of Chicago et al.

No. 4, Original. February 23, 1960 361 U.S. 956

Former decision, 361 U.S. 927, 80 S.Ct 364.

Messrs. Grenville, Beardsley, Atty. Gen. of Illinois, William C. Wines, Asst. Atty. Gen., Lawrence J. Fenlon, Peter G. Kuh, George A. Lane, Joseph B. Fleming, Joseph H. Pleck and Thomas M. Thomas, filed consent of the State of Illinois and Metropolitan Sanitary District of Greater Chicago to intervention by the United States.

Messrs. John W. Reynolds, Atty. Gen. of Wisconsin, and Roy Tulane, Asst. Atty. Gen.; Miles Lord, Atty. Gen. of Minnesota, and Raymond A. Haik, Special Asst. Atty. Gen.; Mark McElroy, Atty. Gen. of Ohio, and Jay Flowers, Asst. Atty. Gen.; Anne X. Alpern, Atty. Gen. of Pennsylvania, and Lois G. Forer, Deputy Atty. Gen.; Paul L. Adams, Atty. Gen. of Michigan, Samuel J. Torina, Sol. Gen., and Nicholas V. Olds, Asst. Atty. Gen.; Louis J. Lefkowitz, Atty. Gen. of New York, Paxton Blair, Sol. Gen., Richard H. Shepp, Asst. Atty. Gen. and Randall J. LeBoeuf, Jr.,

Special Asst. Atty. Gen.; and Herbert H. Naujoks, Special Asst. to the Attys. Gen., filed consent of the States of Wisconsin, Minnesota, Ohio, Pennsylvania, Michigan and New York to intervention by the United States.

Solicitor General Rankin, Assistant Attorney General Morton, Messrs. David R. Warner and Walter Kiechel, Jr., for the United States.

The motion of the United States for leave to intervene is granted and the parties are allowed 45 days within which to file responses to such petition of intervention.