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1980

7-29-1980

# Clean Water Act & Company: Impact on Mining

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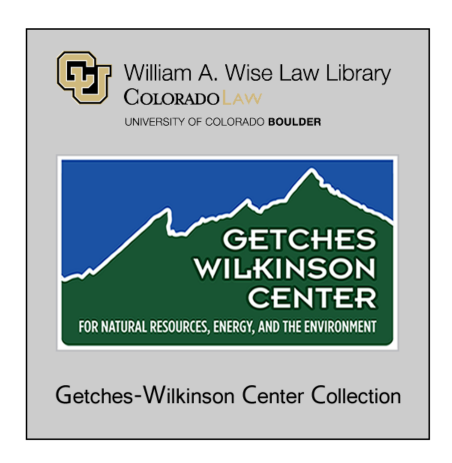
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#### **Citation Information**

Pring, George W., "Clean Water Act & Company: Impact on Mining" (1980). Federal Lands, Laws and Policies and the Development of Natural Resources: A Short Course (Summer Conference, July 28-August 1).

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George W. Pring, *Clean Water Act & Company: Impact on Mining, in* Federal Lands, Laws and Policies and the Development of Natural Resources: A Short Course (Natural Res. Law Ctr., Univ. of Colo. Sch. of Law 1980).

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## OUTLINE

# CLEAN WATER ACT & COMPANY: IMPACT ON MINING

BY

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FEDERAL LANDS, LAWS AND
POLICIES AND THE DEVELOPMENT
OF NATURAL RESOURCES

THE UNIVERSITY OF COLORADO SCHOOL OF LAW

# CLEAN WATER ACT & COMPANY:

# IMPACT ON MINING

bу

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## I. INTRODUCTION

- A. The 1970s: A new body of federal water quality laws affecting mining:
  - Federal Water Pollution Control Act of 1972 (FWPCA) or more popularly the Clean Water Act (CWA), 33 U.S.C. §§ 1251 et seq.
  - 2. Safe Drinking Water Act of 1974, 42 U.S.C. §§ 201(f), 300f et seq.
  - 3. Resource Conservation and Recovery Act of 1976, 42 U.S.C. §§ 6901 et seq.
  - 4. Surface Mining Control and Reclamation Act of 1977, 30 U.S.C. §§ 1201 et seq.
  - 5. Rivers and Harbors Act of 1899, 33 U.S.C. §§ 401 et seq.
  - 6. The "maybes":
    - a. National Environmental Policy Act of 1969, 42 U.S.C. §§ 4321 et seq.

- b. Mineral Leasing Acts of 1920 and 1947, 30 U.S.C.
  §§ 181 et seq.
- c. Federal Land Policy and Management Act of 1976, 43 U.S.C. §§ 1701 et seq.
- d. National Forest Management Act of 1976, 16 U.S.C. §§ 1600 et seq.
- 7. State versions of the above (particularly water quality and mining reclamation acts).

## B. The "bottom line":

- Water pollution laws seldom present an absolute barrier to mining.
- 2. They require:
  - a. Lengthen planning lead time.
  - b. Elevate environmental planning considerations.
  - c. Develop contingency plans.
  - d. Expect increased government, lawyer, public involvement in all mining phases.
  - e. Prepare for "delay."
  - f. Calculate as "cost of doing business."
- C. Overview of mine pollution:
  - 1. Four basic types: sedimentation (TSS), dissolved solids (TDS), acid mine drainage (AMD), toxics.
  - 2. Two basic means: "point source" (PS) and "nonpoint source" (NPS).
  - 3. Standard controls: collection, containment, chemical treatment, cultivation.

#### II CLEAN WATER ACT

#### A. Stated goals:

- 1. \$101(a): "restore and maintain" the Nation's waters.
- 2. § 101(a)(1): "eliminate" pollution discharges entirely by 1985.

- 3. §101(a)(2): "Fishable/swimmable" water by 1983.
- 4. §101(a)(3): "prohibit" toxic discharges
- 5. Ironically, The Act's control mechanisms are designed to fall short of all of the above goals.
- 6. §§ 101(b), (e): state primacy and public participation.

# B. Key definitions:

- 1. "Pollutant," "Pollution" §§ 502(6), (19).
- 2. "Point source" § 502(14).
- 3. "Nonpoint source" § 208+
- 4. "Discharge" §§ 502(12), (16).
- 5. "Navigable waters" § 502(7).
- C. Regulatory scheme "point sources":
  - 1. Central control mechanism: prohibit "discharge of any pollutant" without a permit § 301(a).
  - 2. Establish "technology-based" pollution limits:
    - a. Existing sources: "effluent limitations"
      - i. 1977 "BPT" § 301(b)(1)(A).
      - ii. 1984<sup>+</sup> "BCT" for "conventional pollutants" § 301(b)(2)(E) - and "BAT" for "toxics" and "nonconventional" pollutants - §§ 301(b)(2)(C), (D), (F).
    - b. New sources: "performance standards" § 306.
  - 3. Virtually all mining falls into one of three categories established by EPA:
    - a. Ore mining and dressing 40 C.F.R. Part 440 (1978),
       as amended 43 Fed. Reg. 29774 (1978), 44 Fed. Reg. 11547 (1979).
    - b. Mineral mining and processing 40 C.F.R. Part 436 (1978), as amended 44 Fed. Reg. 76793 (1979).
    - c. Coal mining 40 C.F.R. Part 434 (1978), as amended 44 Fed. Reg. 2586, 39391, 64082, 76788 (1979).

- 4. "Effluent limitations" (existing mines) have been issued for all three categories; "new source performance standards" only for phosphate and coal mining subcategories.
- 5. These technology-based ELs and NSPSs are translated by EPA/State into specific discharge numerical limits in the "NPDES" permit § 402; 40 C.F.R. Part 120; see proposed rules consolidating NPDES (CWA), RCRA, SDWA, PSD (CAA), and 404 (CWA) permits, 44 Fed. Reg. 34244 (1979). The NPDES permit contains:
  - a. Effluent limits.
  - b. Compliance schedule.
  - c. Monitoring and reporting requirements.
  - d. Boilerplate.
- 6. The State-delegated programs § 402(b): e.g. Colorado Water Quality Control Act, 11 Colo. Rev. Stats. §§ 25-8 101 et seq.
- 7. Sanctions §§ 308, 309, 401(a), 504, 505, 508.
- 8. Court review § 509.
- 9. Special problems:
  - a. "Better than best": Water quality related
    effluent limitations (similar to Clean Air
    Act's "Non-attainment") \$\$ 301(b)(1)(C),
    303 (see II.E., below).
  - b. Nondegradation § 101(a).
  - c. Does the NEPA EIS requirement apply \$ 511(c)?
  - d. In-situ leaching methods 22 Rocky Mtn. Min.
    L. Instit. 349 (1976).
- D. Non-regulatory scheme "nonpoint sources":
  - 1. Congress adopted a "planning" (as opposed to regulatory) approach for the difficult problem of NPS.
  - 2. Water quality management (WQM) planning §§ 208, 303(e).
  - 3. Is mining a "point source" or a "nonpoint source"?
    U.S. v. Earth Sciences Inc., 13 BNA ERC 1417 (10th Cir. 197

- 4. Impact of § 208 planning on mining:
  - a. Theoretically: can lead to new, enforceable requirements:
    - i. Prohibit point source permits in conflict with 208 plans § 208(e).
    - ii. 208 "best management plans" for nonpoint source pollution can be required of point source permit holders \$ 304(e). See, e.g. proposed spill prevention control and countermeasure regulations, 43 Fed. Reg. 39276 (1978).
    - iii. Methods to control nonpoint source mining pollution required § 304(f)(B).
  - b. Practically, § 208 planning under CWA "going nowhere slowly" - see GAO, CED-78-167 (12/11/78).
  - c. But, SMCRA and the new permanent program regulations more than fill the gap for surface coal mining (see III, below).
- E. Water quality standards (WQS) § 303.
  - 1. Important carryover from old Act:
    - a. Most significant for mining in western basins where natural and NPS pollution high.
    - b. Environmental Defense Fund v. Costle, 13 BNA ERC 1867 (D.D.C. 1979), app. pending.
  - 2. Setting WQS \$\$ 303(a)-(b), (c).
  - 3. Water quality based effluent limitations \$ 301(b)(1)(C);
    e.g., U.S. v. Homestake Mining Co., 13 BNA ERC 1018
    (8th Cir. 1979).
  - 4. Total maximum daily loads § 303(d).
  - 5. Integrated in WQM planning §§ 303(e), 208.
- F. Dredge and fill permit program § 404.
  - 1. Entirely separate permit process applicable to mining anytime there is a "discharge" of dredged or fill material into the navigable water.
  - 2. Administered by U.S. Army Corps of Engineers.
  - 3. State program delegation § 404(g).

## III SURFACE MINING CONTROL AND RECLAMATION ACT of 1977

- A. SMCRA sets up strict water quality requirements as part of exploration, mining, and reclamation.
  - 1. Act applies to:
    - a. Coal mining only §§ 102, 501 et seq.
    - b. Principally surface mining do. but with provisions for surface effects of deep mining - §§ 516.
    - c. On public or private property §§ 501 et seq.
  - 2. Sets up another federal permit program, delegatable to the states §§ 501-06.
  - 3. Provides a weighty series of Congressional standards governing water quality impacts of stripmining e.g.:
    - a. Backfill to prevent toxic leaching § 515(b)(3).
    - b. Grading to restore drainage, cover acid-forming and toxic layers do.
    - c. Stabilize to prevent erosion \$ 515(b)(4).
    - d. Control water quality in impoundments \$515(b)(8).
    - e. Minimize disturbance to hydrologic balance \$ 515(b)(10).
    - f. Refrain from road construction in stream beds -§ 515(b)(18).
    - g. Underground mine requirements §516(b).
- B. A two-tiered federal regulatory program is in process:
  - "Interim Regulations" §§ 501(a), 502.
    - Effective in 1978.
    - b. For water quality see 30 C.F.R. §§ 715.14 .18, 717.17-18, 42 Fed. Reg. 62639 et seq. (1977).
    - Upheld generally, 452 F. Supp. 327, 456 F.Supp. 1301 (D.D.C. 1978).

- 2. "Permanent regulations" § 501(b).
  - a. Effectiveness in limbo.
  - b. For water quality see 30 C.F.R. §§ 815.15, 816.41-.57, 817.41-.57, 822, 44 Fed. Reg. 14902 et seq. (1979).
- C. Effect: SMCRA succeeds where CWA failed in merging controls over both point and nonpoint source mining pollution.