

#28

#23

OCTOBER 1, 1914

COUNCILMAN KELLOGG  
COUNCILMAN DAVENY

Ordered:

That the City Manager be and  
he is requested to direct the City  
Solicitor to confer with Dr. Nelson  
Chalton, Commissioner of Health and  
Hospitals, and the members of the  
Legislative Advisory Committee to  
prepare legislation for consideration  
of this City Council which will enable  
the City of Cambridge to effectively  
prohibit where advisable, and to  
control and monitor, ~~the operation~~  
where appropriate, the experimentation  
being conducted at the Nathan D.  
Little Company and others  
involved in research and experimentation

which could provide a hazard to the  
health and safety of our citizens  
And be it further enacted

That <sup>such</sup> ~~such~~ legislation provide  
That any quantity of certain designated  
hazardous materials prepared for testing,  
use, storage, transport <sup>or</sup> ~~or~~ <sup>disposal</sup> ~~disposal~~  
within the City of Cambridge shall  
be reported to <sup>the</sup> ~~the~~ Commission of  
Health and Inspection by the  
preparer <sup>user</sup> ~~user~~ or least three months  
prior to the date of planned  
entry into the City of Cambridge  
for his review; ~~and~~, and  
further that the Commission be  
empowered to <sup>conduct</sup> ~~conduct~~ it with the  
Public Health Committee of the

SCIENTIFIC ADVISING COMMITTEE FOR  
their advice on each proposal and a  
determination of the necessity of a  
Public Hearing; That one citizen  
may petition for a public hearing;  
That the Commission shall <sup>shall rule</sup> rule  
on each proposal; That in the  
event the Commission decides  
that such <sup>proposal</sup> proposals or <sup>via</sup> <sup>or</sup> <sup>write</sup> <sup>public</sup> <sup>hearings</sup> <sup>are</sup> <sup>an</sup> <sup>unacceptable</sup> <sup>hazard</sup> <sup>to</sup> <sup>public</sup> <sup>health</sup> <sup>and</sup> <sup>safety</sup>, the  
Commission shall reject the  
~~proposed~~ <sup>via</sup> proposals;  
That in the event the Commission  
shall grant a permit, the  
Commission as expressed in  
appropriate cases when there  
is a significant change in <sup>location</sup>  
procedures, quantities, <sup>location</sup> <sup>or</sup> <sup>use</sup>

OF USE, SAFETY LIMITS OR ANY  
POLICIES ~~WHICH RELATE~~ <sup>RELATING</sup> TO HAZARDOUS  
MATERIALS, THE COMMISSIONER SHALL  
REVIEW THE PERMIT AND IF SO  
DETERMINED SAID CHANGES APPEARING  
AS ABOVE, <sup>CONSTITUTES</sup> ~~CONSTITUTES~~ <sup>A NEW</sup> ~~A NEW  
USE, SAID NEW USE SHALL NOT  
BE PERMITTED UNTIL IT IS  
RECEIVED AND APPROVED  
BY THE COMMISSIONER IN  
ACCORDANCE WITH THE PROCEDURES  
OUTLINED ABOVE IN THE ORIGINAL  
PERMIT OF THE PERMIT.~~



# City of Cambridge

23.

## IN CITY COUNCIL

October 1, 1984

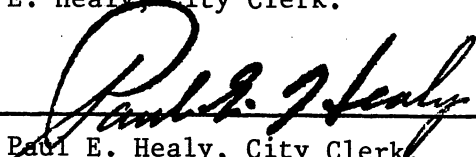
COUNCILLOR VELLUCCI  
COUNCILLOR DANEHY

- ORDERED: That the City Manager be and hereby is requested to direct the City Solicitor to confer with Dr. Melvin Chalfen, Commissioner of Health and Hospitals, and the membership of the Scientific Advisory Committee to prepare legislation for consideration of this City Council which will enable the City of Cambridge to effectively prohibit where advisable, and to control and monitor, where appropriate, the experimentation being conducted at the Arthur D. Little Company and others involved in research and experimentation which could provide a threat to the health and safety of our citizens; and be it further
- ORDERED: That such legislation provide that any quantity of certain designated hazardous materials proposed for testing, use, storage, transport or disposal within the City of Cambridge must be reported to the Commissioner of Health and Hospitals by the proposed user at least three months prior to the date of planned entry into the City of Cambridge for his review; and further, that the Commissioner be empowered to consult with the Public Health Committee and the Scientific Advisory Committee for their advice on each proposal and a determination of necessity of a public hearing; that one citizen may petition for a public hearing; that the Commissioner shall rule on each proposal; that in the event the Commissioner decides that such proposal, use or site presents an unacceptable hazard to public health and safety, the Commissioner shall reject the proposal; that in the event the Commissioner shall grant a permit, the Commissioner be empowered in appropriate cases where there is a significant change in procedures, quantities, location of use, safety limits or company policies relating to hazardous materials, the Commissioner shall review the permit and if he determines said changes referred to above, constitutes a new use, said new use shall not be permitted until it is reviewed and approved by the Commissioner in accordance with the procedures outlined above in the original grant of the permit.

In City Council October 1, 1984.  
Adopted by the affirmative vote of 9 members.  
Attest:- Paul E. Healy, City Clerk.

A true copy;

ATTEST:-

  
Paul E. Healy, City Clerk.

F-319

C. Vellucci & C. Danehy order re: City Solicitor to confer with Commissioner of Health & Hospitals & Scientific Advisory Committee to prepare legislation to prohibit where advisable & to control & monitor experimentation by ADL & others which could provide a threat to the health & safety of the citizenry.

In City Council,

October 1, 1984

*RK*  
*ep*  
*A* 10/1/84

*Adm*  
*Adopted*

*Order*