## ILLINOIS POLLUTION CONTROL BOARD June 23, 1994

ANNE SHEPPARD, JAMES VERHEIN, JEROLD LECKMAN,	)
Complainants,	) ) ) PCB 94-2
<b>v.</b>	) (Enforcement)
NORTHBROOK SPORTS CLUB AND	<b>;</b>
VILLAGE OF HAINESVILLE,	)
Respondents.	Ś

ORDER OF THE BOARD (by G. T. Girard):

This matter is before the Board on two motions to reconsider filed June 7, 1994 by complainant Jerold Leckman and complainant James Verhein (collectively the complainants). On June 20, 1994, the Board received a response filed by Northbrook Sports Club (respondent). The motions to reconsider ask the Board to reconsider its May 5, 1994, order dismissing this case for lack or jurisdiction.

In ruling upon a motion for reconsideration the Board is to consider, but is not limited to, error in the previous decision and facts in the record which may have been overlooked. (35 Ill. Adm. Code 101.246(d).) In <u>Citizens Against Regional Landfill v. The County Board of Whiteside County</u> (March 11, 1993), PCB 93-156, we stated that "[t]he intended purpose of a motion for reconsideration is to bring to the court's attention newly discovered evidence which was not available at the time of the hearing, changes in the law or errors in the court's previous application of the existing law. (<u>Korogluyan v. Chicago Title & Trust Co.</u> (1st Dist. 1992), 213 Ill. App.3d 622, 572 N.E.2d 1154,

The Board has reviewed the complainants' motions and finds that the complainants have failed to point to any error in the Board's original decision and have presented no new facts or arguments. Therefore, the motion for reconsideration is denied.

IT IS SO ORDERED.

I, Dorothy M. Gunn, Clerk of the Illinois Pollution Control Board, do hereby certify that the above order was adopted on the day of \_\_\_\_\_\_\_, 1994, by a vote of \_\_\_\_\_\_.

Dorothy M. Gunn, Clerk

Illinois Pol/Lution Control Board