

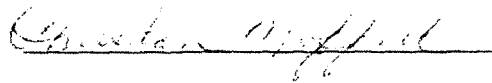
ILLINOIS POLLUTION CONTROL BOARD  
February 17, 1972

ENVIRONMENTAL PROTECTION AGENCY )  
 )  
 )  
 v. ) # 71-259  
 )  
 )  
 CITY OF MONMOUTH )

Opinion and Order on Motion for Rehearing (by Mr. Currie):

Monmouth was found to have caused air pollution and ordered to follow a program of hydrogen sulfide control and to pay a money penalty (Jan. 6, 1972). The City asks a rehearing, largely on the basis of its disagreement with our decision. We will not relitigate matters already decided except upon a strong showing or extraordinary circumstances, which are not present here. The City alleges that it has new evidence as to the effect of chemicals in controlling emissions from the lagoon. If so it is welcome to submit a revised program for achieving the abatement of the nuisance, if it feels such a revision is justified, in the form of a petition for variance from the order. But there are insufficient allegations in the present motion to permit us to do more than speculate as to whether or not that is what Monmouth has in mind. The motion is therefore denied.

I, Christan Moffett, Clerk of the Pollution Control Board, certify that the Board adopted the above Opinion and Order this 17<sup>th</sup> day of February, 1972 by a vote of 5-0.

  
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