

ORIGINALDecision No. 71330

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of Application of
Dyke Water Company, a corporation,
for authorization to increase its
rates charged for water service.

Application No. 39303

Investigation on the Commission's
own motion into the rates, rules,
regulations, contracts, operations
and practices pertaining to and
involving water main extensions of
Dyke Water Company, a public
utility water corporation.

Case No. 5841
(Contempt Proceedings,
Interim Rate Refunds)

ORDER DENYING REHEARING AND
APPLICATION FOR STAY

Arlyne Lansdale, agent for the dissolved corporation of the Dyke Water Company, having filed a pleading entitled, "Petition For Rehearing Before The Commission And Application For Stay Suspending Effective Date Of Decision No. 71208 Pending Commission's Determination On Rehearing Plea And, If Rehearing Is Denied, For Additional Reasonable Period Of Time To Prepare And File Petition For Writ Of Certiorari Before The Supreme Court Of The State Of California", the Commission having considered each and every allegation therein, and being of the opinion that no good cause for rehearing or the granting of any stay is set forth;

IT IS ORDERED that the said petition of Arlyn Lansdale for rehearing and application for stay of Decision No. 71208 is hereby denied.

Dated at San Francisco, California, this 27th day of
SEPTEMBER, 1966.

George T. Hoover
President
Friedrich B. Halhoff
Augustan
Commissioners

Commissioner William M. Bennett, being necessarily absent, did not participate in the disposition of this proceeding.