## ILLINOIS POLLUTION CONTROL BOARD

## April 25, 1972

## WAUKEGAN-GURNEE INDUSTRIAL PARK OF DELAWARE, INC.

v.

# 72-156

ENVIRONMENTAL PROTECTION AGENCY

Opinion & Order of the Board (by Mr. Currie):

Petitioner seeks a variance to allow new sewer connections to treatment plants in the North Shore Sanitary District despite the sewer ban imposed in League of Women Voters v. NSSD, #70-7 (March 31, 1971).

In #71-343, NSSD v. EPA (as revised March 2, 1972), we have granted the District a blanket variance on the basis of treatment plant improvements that allows up to 5000 new connections to be made at Clavey Road and at Waukegan, to which plants the sewers in the present cases are allegedly tributary. The petitioners are free to apply to the District for permits under that decision. In the absence of a showing that such applications have been made and denied the present petitions are moot and are therefore dismissed. Chesterfield Development Corp. v. EPA, #71-378 (March 2, 1972).

I, Christan Moffett, Clerk of the Pollution Control Board, certify that the Board adopted the above Opinion & Order this 25th day of April , 1972, by a vote of 5-0

Chritan moffett