

ILLINOIS POLLUTION CONTROL BOARD  
February 8, 1972

MR. & MRS. BOBBIE J. ORICK )  
 )  
 v. ) PCB72-14  
 )  
 ENVIRONMENTAL PROTECTION AGENCY )

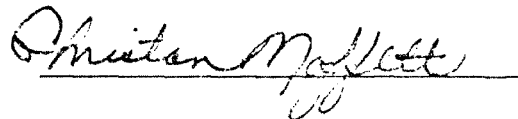
HUBERT R. TUCKER )  
 )  
 v. ) PCB72-22  
 )  
 ENVIRONMENTAL PROTECTION AGENCY )

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

These two petitions seek permission to connect single homes to sewers in the North Shore Sanitary District. Because the facts alleged appeared to bring both cases within precedents allowing such connections, we asked for verification of the facts and proceeded without hearing. We have received the verification and hereby grant both petitions. In #72-14 Orick there is a binding commitment for mortgage assistance under a federal aid program for those of modest means; living conditions at present are quite unsatisfactory, with five children and a one-bedroom apartment in dilapidated condition, and with a defective septic tank. This case is governed by McAdams v. E. P. A., #71-113 (August 13, 1971), and by Venable v. E. P. A., #71-363 (November 23, 1971). The Tucker case, #72-22, concerns a home that was built before the sewer ban of March 31, 1971 (League of Women Voters v. E. P. A., #70-7), and therefore falls within the authority of such precedents for granting the variance as Wachta & Mota v. E. P. A., #71-77 (July 12, 1971).

The variances in ##72-14 and 72-22 are hereby granted.

I, Christan L. Moffett, Clerk of the Pollution Control Board, certify that the Board adopted the above Opinion and Order this 8th day of February, 1972 by a vote of 5-0.

  
\_\_\_\_\_  
CO