

THE STATE OF OHIO )  
( SS.  
COUNTY OF CUYAHOGA )

IN THE COURT OF COMMON PLEAS  
CASE NO. 886,594  
(Consolidated)

OHIO WATER POLLUTION CONTROL BOARD, )  
Plaintiff, )

-VS-

JUDGMENT ENTRY

CITY OF CLEVELAND, )  
Defendant, )

-VS-

BENFORD HEIGHTS, et al, )  
Third-Party Defendants;- )

AND

CITY OF BEACONWOOD, et al, )  
Plaintiffs, )

CASE NO. 892,711

-VS-

CITY OF CLEVELAND, et al, )  
Defendants. )

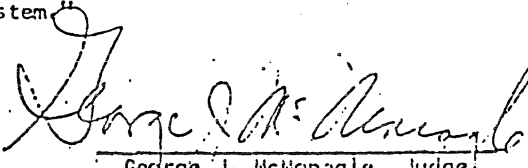
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For the reasons stated in the Memorandum of Opinion filed herein,  
IT IS HEREBY ORDERED AND DECREED THAT the Injunctive orders  
contained in paragraph (6) of the Judgment Entry dated April 4th, 1972,  
together with the order of the Ohio Water Pollution Control Board set out  
in its Complaint herein upon which said injunctive orders as applicable to  
the City of Cleveland are predicated, be and are hereby suspended, subject  
to further order of the Court.

The said suspended injunctive orders are as follows:

"(6) The defendant City of Cleveland and the third-party  
defendants named in the Third-Party Complaint filed herein by  
the City of Cleveland, their officers, employees and agents  
are, subject to further order of this Court, enjoined and  
restrained from -

- (I) allowing any new or additional pollution arising within their limits to be discharged into the waters of the State from either new, enlarged or converted construction and operations;
- (II) Issuing any sewer permits or making any new sewer connections or extensions to any sewage system within their limits flowing into the City of Cleveland sewer system, provided however that the defendants, The City of Lakewood, The City of Euclid, The City of Middleburg Heights, The City of Bedford Heights and The City of Warrensville Heights whose sewage is chiefly disposed of by other than the Cleveland Sewage system shall not be bound by this Injunctive order as it pertains to waste water arising from any construction or operations in said defendant Cities where the waste waters entering the sewer connections or extensions into their sewage systems do not flow into the Cleveland Sewage Treatment System.

  
George J. McMonagle, Judge

23 June 1972

A copy of the within Judgment Entry has been served on Counsel by depositing it in the United States mails.