



**FINAL ADMINISTRATIVE DECISION
ILLINOIS PROPERTY TAX APPEAL BOARD**

APPELLANT: Gregory Shireman
DOCKET NO.: 10-02198.001-R-1
PARCEL NO.: 06-35-159-014

The parties of record before the Property Tax Appeal Board are Gregory Shireman, the appellant, by attorney Ronald M. Justin, of RMR Property Tax Solutions, in Hawthorn Woods, and the Kane County Board of Review.

Based on the facts and exhibits presented, the Property Tax Appeal Board hereby finds a reduction in the assessment of the property as established by the **Kane** County Board of Review is warranted. The correct assessed valuation of the property is:

LAND: \$13,291
IMPR.: \$6,725
TOTAL: \$20,016

Subject only to the State multiplier as applicable.

ANALYSIS

The subject property¹ is improved with a one-story dwelling of frame construction containing 956 square feet of living area. The dwelling was constructed in 1900. Features of the home include a partial basement and a 338 square foot garage. The property has an 8,712 square foot site and is located in South Elgin, Elgin Township, Kane County.

The appellant appeared before the Property Tax Appeal Board through legal counsel contending the subject property was overvalued in light of its recent sale. In support of this market value argument, the appellant's counsel filed a brief citing various Illinois cases along with evidence disclosing the subject property was purchased on January 16, 2009 for a price of \$59,999. The appellant completed Section IV - Recent Sale

¹ Descriptive details of the subject property have been drawn from the property record card submitted by the board of review as the appellant failed to complete Section III - Description of Property.

Data of the appeal petition disclosing the parties to the transaction were not related and the property was sold using a Realtor firm of Coldwell Banker with agent Denise Stephens. Furthermore, the property had been advertised on the open market with the Multiple Listing Service for 41 days prior to its sale.

No witness was presented by the appellant to testify as to the purchase process, negotiations and/or the condition of the subject property at the time of purchase.

In further support of the transaction, the appellant submitted a copy of the Multiple Listing Service sheet which depicted an original asking price of \$59,999 and a listing date of November 27, 2008.

Based on this evidence and applicable case law, the appellant requested a reduction in the subject's assessment to reflect the purchase price.

The board of review submitted its "Board of Review - Notes on Appeal" wherein the subject's total assessment of \$39,993 was disclosed. The subject's assessment reflects a market value of \$119,883 or \$125.40 per square foot of living area, including land, when applying the 2010 three year average median level of assessment for Kane County of 33.36% as determined by the Illinois Department of Revenue. (86 Ill.Admin.Code §1910.50(c)(1)).

The board of review representative Kevin Schulenburg contended that the sale price was not indicative of its market value as this was a short sale and was sold as a cash sale. In addition, a loan was taken out on this property about a year after its purchase for \$93,100 "which would be indicative that the property appraised at or above the loan [proceeds]." The witness acknowledged this was an assumption based on the proposition that a lender typically would not loan for more than what a property was worth. Based upon the circumstances of the sale, [the board of review] does not feel that one sale makes the market value of this property based on other sales evidence in the record.

In support of the subject's estimated market value as reflected by its assessment, the board of review submitted information on three comparable sales in a grid analysis. The comparables are improved with one-story dwellings of frame exterior construction. Dwelling sizes range from 946 to 1,038 square feet of living area. The dwellings were built between 1920 and

1971. Each comparable has a full basement, two of which have finished area. One of the comparables has central air conditioning and each has a garage of either 280 or 576 square feet of building area. The properties sold from January 2007 to October 2009 for prices ranging from \$165,000 to \$209,900 or from \$158.96 to \$208.23 per square foot of living area, including land.

At hearing, the board of review called Steven Surnicki, the Elgin Township Assessor, for testimony. He noted that the comparables presented were similar to the subject in size and location. He further testified that as a generality, South Elgin did not get hit with the amount of foreclosures that the rest of Elgin Township did. He acknowledged, however, that there were some short sales and foreclosures in South Elgin.

The board of review did not specifically address nor challenge the subject's sale price.

Based on this evidence, the board of review requested confirmation of the subject's estimated market value as reflected by its assessment.

After hearing the testimony and considering the record, the Property Tax Appeal Board finds that it has jurisdiction over the parties and the subject matter of this appeal. The Board further finds a reduction in the subject's assessment is warranted.

The appellant contends the market value of the subject property is not accurately reflected in its assessed valuation. Except in counties with more than 200,000 inhabitants that classify property, property is to be valued at 33 1/3% of fair cash value. (35 ILCS 200/9-145(a)). Fair cash value is defined in the Property Tax Code as "[t]he amount for which a property can be sold in the due course of business and trade, not under duress, between a willing buyer and a willing seller." (35 ILCS 200/1-50). The Supreme Court of Illinois has construed "fair cash value" to mean what the property would bring at a voluntary sale where the owner is ready, willing, and able to sell but not compelled to do so, and the buyer is ready, willing, and able to buy but not forced to do so. Springfield Marine Bank v. Property Tax Appeal Board, 44 Ill.2d 428 (1970). A contemporaneous sale between two parties dealing at arm's length is not only relevant to the question of fair cash value but practically conclusive on the issue on whether the assessment is reflective of market value. Korzen v. Belt Railway Co. of

Chicago, 37 Ill.2d 158 (1967). When market value is the basis of the appeal the value of the property must be proved by a preponderance of the evidence. National City Bank of Michigan/Illinois v. Illinois Property Tax Appeal Board, 331 Ill.App.3d 1038 (3rd Dist. 2002); 86 Ill.Admin.Code §1910.63(e). Proof of market value may consist of an appraisal of the subject property, a recent sale, comparable sales or construction costs. (86 Ill.Admin.Code §1910.65(c)). The Board finds the appellant met this burden of proof and a reduction in the subject's assessment is warranted.

The Property Tax Appeal Board finds the best evidence of market value to be the purchase of the subject property on January 16, 2009 for a price of \$59,999. The appellant provided evidence demonstrating the sale had the elements of an arm's-length transaction. The subject was advertised for sale and the buyer and seller were not related parties. The board of review failed to adequately rebut the apparent arm's-length nature of the transaction.

Additionally, the Board finds the purchase price of \$59,999 is below the market value reflected by the assessment of \$119,883. Moreover, the original listing price of \$59,999 for the subject property at the time of marketing in November 2008 was also less than the estimated market value as reflected by its 2010 assessment. Furthermore, the Property Tax Appeal Board finds the board of review did not present any substantive evidence to challenge the arm's-length nature of the transaction or to refute the contention that the purchase price was reflective of market value. The Board gave less weight to the comparables submitted by the board of review finding that they do not refute the arm's-length sale price evidence presented by the appellant. Moreover, but for comparable #3 which sold in October 2009 for \$165,000, the sales presented by the board of review were not proximate in time to the assessment date of January 1, 2010 as they occurred in January 2007 and August 2008. Reliance by the board of review upon one comparable property that sold proximate to the assessment date, but features a basement which the subject does not enjoy, does not overcome the appellant's market value evidence.

Based on this record, the Board finds the appellant demonstrated by a preponderance of the evidence that the subject property was overvalued. The best evidence in the record is that the subject property had a market value of \$59,999 as of January 1, 2010. Since market value has been determined the 2010 three

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year average median level of assessment for Kane County of 33.36% shall apply. (86 Ill.Admin.Code §1910.50(c)(1)).

This is a final administrative decision of the Property Tax Appeal Board which is subject to review in the Circuit Court or Appellate Court under the provisions of the Administrative Review Law (735 ILCS 5/3-101 et seq.) and section 16-195 of the Property Tax Code.



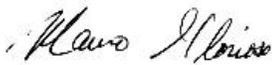
Chairman



Member



Member



Member



Member

DISSENTING:

C E R T I F I C A T I O N

As Clerk of the Illinois Property Tax Appeal Board and the keeper of the Records thereof, I do hereby certify that the foregoing is a true, full and complete Final Administrative Decision of the Illinois Property Tax Appeal Board issued this date in the above entitled appeal, now of record in this said office.

Date: January 24, 2014



Clerk of the Property Tax Appeal Board

IMPORTANT NOTICE

Section 16-185 of the Property Tax Code provides in part:

"If the Property Tax Appeal Board renders a decision lowering the assessment of a particular parcel after the deadline for filing complaints with the Board of Review or after adjournment of the session of the Board of Review at which assessments for the subsequent year are being considered, the taxpayer may, within 30 days after the date of written notice of the Property Tax Appeal Board's decision, appeal the assessment for the subsequent year directly to the Property Tax Appeal Board."

In order to comply with the above provision, YOU MUST FILE A PETITION AND EVIDENCE WITH THE PROPERTY TAX APPEAL BOARD WITHIN 30 DAYS OF THE DATE OF THE ENCLOSED DECISION IN ORDER TO APPEAL THE ASSESSMENT OF THE PROPERTY FOR THE SUBSEQUENT YEAR.

Based upon the issuance of a lowered assessment by the Property Tax Appeal Board, the refund of paid property taxes is the responsibility of your County Treasurer. Please contact that office with any questions you may have regarding the refund of paid property taxes.