

ILLINOIS POLLUTION CONTROL BOARD

GARY L. POLCHOW,)	
Complainant,)	
v.)	PCB 15-157
)	(Citizens
)	Enforcement – Air, Water)
VILLAGE OF RANKIN,)	
Respondent.)	
)	

MOTION FOR EXTENSION OF TIME TO FILE COMPLAINANT’S BRIEF

TO: Andrew C. Mudd, Attorney (amudd@davis-delanois.com)
Davis & Delanois, P.C.
P.O. Box 344
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Carol Webb (Carol.Webb@illinois.gov)
Hearing Officer
Illinois Pollution Control Board
1021 North Grand Avenue East
P.O. Box 19274
Springfield, Illinois 62794-9274

PROOF OF SERVICE AND NOTICE OF FILING

I, William P. Drew III, do hereby certify that this MOTION **OF COMPLAINANT FOR EXTENSION OF TIME TO FILE COMPLAINANT’S BRIEF** was served upon the above by e-mail and depositing the same in the United States mailing at 1063 E. 9th Street, Lockport, Illinois 60441, in a securely sealed envelope, with proper postage prepaid, at or before 5:00 p.m. on or before July 21, 2018; and, that this motion was filed on July 21, 2018.



William P. Drew III

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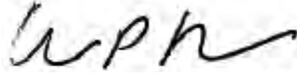
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Complainant, Gary L. Polchow, by and through his attorney, William P. Drew III, moves this Court pursuant to Supreme Court Rule 303(d) for leave for additional time to file Complainant’s Brief. In support thereof, Complainant states as follows:

1. The Complainant’s Brief was due on or about June 18, 2018.
2. That circumstances arose that caused the delay in Complainant’s filing his Complainant’s Brief timely. These circumstances are that the Wife of Attorney Drew underwent major surgery and aftercare on or about June 5, 2018, and Mr. Drew was her caretaker for 6 weeks thereafter along with the handling of his substantial solo practice’s caseload, and as such has been delayed in filing his Brief.
3. Furthermore, the circumstances are that Attorney Drew is representing Mr. Polchow in a pro bono capacity.

WHEREFORE, Complainant respectfully pray for entry of an order granting him until August 30, 2018 to file his Complainant’s Brief, and for such other relief as the Court deems appropriate.

Respectfully submitted,



William P. Drew III
ATTORNEY FOR COMPLAINANT

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