

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

1021 NORTH GRAND AVENUE EAST. P.O. BOX 19276, SPRINGFIELD, ILLINOIS 62794-9276 – (217) 782-3397 JAMES R. THOMPSON CENTER, 100 WEST RANDOLPH, SUITE 11-300, CHICAGO, IL 60601 – (312) 814-6026

ROD R. BLAGOJEVICH, GOVERNOR

DOUGLAS P. SCOTT, DIRECTOR

Ac08-28

CLERK'S OFFICE

APR 1 1 2008

STATE OF ILLINOIS Pollution Control Board

ORIGINAL

April 8, 2008

(217) 782-9817

TDD: (217) 782-9143

John Therriault, Clerk Illinois Pollution Control Board James R. Thompson Center 100 West Randolph Street, Suite 11-500 Chicago, Illinois 60601

Illinois Environmental Protection Agency v. Joseph Cosentino and Rob Pinski

IEPA File No.52-08-AC; 1450200009—Perry County

Dear Mr. Therriault:

Re:

Enclosed for filing with the Illinois Pollution Control Board, please find the original and nine true and correct copies of the Administrative Citation Package, consisting of the Administrative Citation, the inspector's Affidavit, and the inspector's Illinois Environmental Protection Agency Open Dump Inspection Checklist, issued to the above-referenced respondent(s).

On this date, a copy of the Administrative Citation Package was sent to the Respondent(s) via Certified Mail. As soon as I receive the return receipt, I will promptly file a copy with you, so that the Illinois Pollution Control Board may calculate the thirty-five (35) day appeal period for purposes of entering a default judgment in the event the Respondent(s) fails or elects not to file a petition for review contesting the Administrative Citation.

If you have any questions or concerns, please do not hesitate to contact me at the number above. Thank you for your cooperation.

Sincerely,

Michelle M. Ryan Assistant Counsel

Enclosures

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD CLERK'S OFF

ADMINISTRATIVE CITATION

STATE	OF ILLI Control	NOIS Board

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,

Complainant,

V. JOSEPH COSENTINO and ROB PINSKI.

Respondents.

NOTICE OF FILING

To: Joseph Cosentino

1043 N. Walnut Street St. Johns, IL 62832

Rob Pinski

529 South Madison Street DuQuoin, IL 62832

(IEPA No. 52-08-AC)

PLEASE TAKE NOTICE that on this date I mailed for filing with the Clerk of the Pollution Control Board of the State of Illinois the following instrument(s) entitled ADMINISTRATIVE CITATION, AFFIDAVIT, and OPEN DUMP INSPECTION CHECKLIST.

Respectfully submitted,

Michelle M. Rvan Assistant Counsel

Illinois Environmental Protection Agency 1021 North Grand Avenue East P.O. Box 19276 Springfield, Illinois 62794-9276 (217) 782-5544

Dated: April 8, 2008

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

CLERK'S OFFICE

ADMINISTRATIVE CITATION

APR 1 1 2008

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,

ORIGINAL

STATE OF ILLINOIS
Pollution Control Board

Complainant,

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AC 08 ->8 (IEPA No. 52-08-AC)

JOSEPH COSENTINO and ROB PINSKI,

Respondents.

JURISDICTION

This Administrative Citation is issued pursuant to the authority vested in the Illinois Environmental Protection Agency by Section 31.1 of the Illinois Environmental Protection Act, 415 ILCS 5/31.1 (2006).

FACTS

- That Joseph Cosentino is the present owner and Rob Pinski is the current operator ("Respondents") of a facility located at 1043 N. Walnut Street, St. Johns, Perry County, Illinois. The property is commonly known to the Illinois Environmental Protection Agency as St. Johns/Cosentino-P. and E. Construction, Pinski.
- That said facility is an open dump operating without an Illinois Environmental
 Protection Agency Operating Permit and is designated with Site Code No. 1450200009.
 - That Respondents have owned/operated said facility at all times pertinent hereto.
- 4. That on February 29, 2008, Sheila Williams of the Illinois Environmental Protection Agency's Marion Regional Office inspected the above-described facility. A copy of her inspection report setting forth the results of said inspection is attached hereto and made a part hereof.

VIOLATIONS

Based upon direct observations made by Sheila Williams during the course of her February 29, 2008 inspection of the above-named facility, the Illinois Environmental Protection Agency has determined that Respondents have violated the Illinois Environmental Protection Act (hereinafter, the "Act") as follows:

- (1) That Respondents caused or allowed the open dumping of waste in a manner resulting in litter, a violation of Section 21(p)(1) of the Act, 415 ILCS 5/21(p)(1) (2006).
- (2) That Respondents caused or allowed the open dumping of waste in a manner resulting in open burning, a violation of Section 21(p)(3) of the Act, 415 ILCS 5/21(p)(3) (2006).
- (3) That Respondents caused or allowed the open dumping of waste in a manner resulting in deposition of clean or general construction or demolition debris, a violation of Section 21(p)(7) of the Act, 415 ILCS 5/21(p)(7)(2006).

CIVIL PENALTY

Pursuant to Section 42(b)(4-5) of the Act, 415 ILCS 5/42(b)(4-5) (2006), Respondents are subject to a civil penalty of One Thousand Five Hundred Dollars (\$1,500.00) for each of the violations identified above, for a total of <u>Four Thousand Five Hundred Dollars (\$4,500.00)</u>. If Respondents elect not to petition the Illinois Pollution Control Board, the statutory civil penalty specified above shall be due and payable no later than <u>May 15, 2008</u>, unless otherwise provided by order of the Illinois Pollution Control Board.

If Respondents elect to contest this Administrative Citation by petitioning the Illinois Pollution

Control Board in accordance with Section 31.1 of the Act, 415 ILCS 5/31.1 (2006), and if the Illinois Pollution Control Board issues a finding of violation as alleged herein, after an adjudicatory hearing, Respondents shall be assessed the associated hearing costs incurred by the Illinois Environmental Protection Agency and the Illinois Pollution Control Board. Those hearing costs shall be assessed in addition to the One Thousand Five Hundred Dollar (\$1,500.00) statutory civil penalty for each violation.

Pursuant to Section 31.1(d)(1) of the Act, 415 ILCS 5/31.1(d)(1) (2006), if Respondents fail to petition or elect not to petition the Illinois Pollution Control Board for review of this Administrative Citation within thirty-five (35) days of the date of service, the Illinois Pollution Control Board shall adopt a final order, which shall include this Administrative Citation and findings of violation as alleged herein, and shall impose the statutory civil penalty specified above.

When payment is made, Respondents check shall be made payable to the Illinois Environmental Protection Trust Fund and mailed to the attention of Fiscal Services, Illinois Environmental Protection Agency, 1021 North Grand Avenue East, P.O. Box 19276, Springfield, Illinois 62794-9276. Along with payment, Respondents shall complete and return the enclosed Remittance Form to ensure proper documentation of payment.

If any civil penalty and/or hearing costs are not paid within the time prescribed by order of the Illinois Pollution Control Board, interest on said penalty and/or hearing costs shall be assessed against the Respondents from the date payment is due up to and including the date that payment is received. The Office of the Illinois Attorney General may be requested to initiate proceedings against Respondents in Circuit Court to collect said penalty and/or hearing costs, plus any interest accrued.

PROCEDURE FOR CONTESTING THIS ADMINISTRATIVE CITATION

Respondents have the right to contest this Administrative Citation pursuant to and in accordance with Section 31.1 of the Act, 415 ILCS 5/31/1 (2006). If Respondents elect to contest this Administrative Citation, then Respondents shall file a signed Petition for Review, including a Notice of Filing, Certificate of Service, and Notice of Appearance, with the Clerk of the Illinois Pollution Control Board, State of Illinois Center, 100 West Randolph, Sulte 11-500, Chicago, Illinois 60601. A copy of said Petition for Review shall be filed with the Illinois Environmental Protection Agency's Division of Legal Counsel at 1021 North Grand Avenue East, P.O. Box 19276, Springfield, Illinois 62794-9276. Section 31.1 of the Act provides that any Petition for Review shall be filed within thirty-five (35) days of the date of service of this Administrative Citation or the Illinois Pollution Control Board shall enter a default judgment against the Respondents.

Douglas P. Scott, Director

Illinois Environmental Protection Agency

Date: 4 8 108

Prepared by:

Susan E. Konzelmann, Legal Assistant

Division of Legal Counsel

Illinois Environmental Protection Agency

1021 North Grand Avenue East

P.O. Box 19276

Springfield, Illinois 62794-9276

(217) 782-5544

REMITTANCE FORM

CLERK'S OFFICE

APR 1 1 2008

STATE OF ILLINOIS

	STATE OF ILLINOIS Pollution Control Board
ILLINOIS ENVIRONMENTAL) PROTECTION AGENCY,)	
Complainant, ORIGINAI	AC 08-28
v	(IEPA No. 52-08-AC)
JOSEPH COSENTINO and ROB PINSKI,	
Respondents.	
FACILITY: St. Johns/Cosentino- P&E Construction	n, Pinski
SITE CODE NO.: 1450200009	

COUNTY: Perry

CIVIL PENALTY: \$4,500.00

DATE OF INSPECTION: February 29, 2008

DATE REMITTED:

SS/FEIN NUMBER:

SIGNATURE:

NOTE

Please enter the date of your remittance, your Social Security number (SS) if an individual or Federal Employer Identification Number (FEIN) if a corporation, and sign this Remittance Form. Be sure your check is enclosed and mail, along with Remittance Form, to Illinois Environmental Protection Agency, Attn.: Fiscal Services, P.O. Box 19276, Springfield, Illinois 62794-9276.



BEFORE THE ILLINOIS POLLUTION CONTROL BOARD APR 11 2008

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

Complainant,

V.

Respondent.

STATE OF ILLINOIS Pollution Control Board

Pollution Control Board

Respondent.

AFFIDAVIT

Affiant, Sheila Williams, being first duly sworn, voluntarily deposes and states as follows:

- Affiant is a field inspector employed by the Land Pollution Control Division of the Illinois Environmental Protection Agency and has been so employed at all times pertinent hereto.
- 2. On February 29, 2008, between 12:40 p.m. and 1:05 p.m., Affiant conducted an inspection of a disposal site operated by Joseph Cosentino and Robert Pinski, located in Perry County, Illinois, and known as St. Johns/Cosentino-P. and E. Construction, Pinski by the Illinois Environmental Protection Agency. Said site has been assigned site code number 1450200009 by the Agency.
- Affiant inspected said St. Johns/Cosentino-P. and E. Construction, Pinski site by an on-site inspection which included walking and photographing the site.

4. As a result of the material actions referred to in paragraph 3 above, Affiant completed the Inspection Report form attached hereto and made a part hereof, which, to the best of Affiant's knowledge and belief, is an accurate representation of Affiant's observations and factual conclusions with respect to said St. Johns/Cosentino-P. and E. Construction, Pinski.

Mus Fille

Subscribed and Sworn to before me

this 20 th day

day of Morch, 2008

V.

Notary Public

SRW:jkb/34881/03-18-08

OFFICIAL SEAL*

ROMALD E MORSE

Motary Public, State of Illinote

My Commission Expires: 2/21/10

Open Dump Inspection Checklist

APR 1 1 2008

County:	Perry	LPC#: 1	1450200009	Regi	ONSTATE MATION LINOIS
Location/S	lite Name:	St. Johns/Cosentino - P.	And E. Construction		Pollution Control Board
Date: Inspector(02/29/2008 s): S. Willia	Time: From 12:40 PM ams & R. Mileur	To 1:05 PM Weather:	Previous Inspection sunny, ~55	n Date:
Interviewe Latitude:		18 Est. Amt. of Was arnell, Officer & Rob Pinski Longitude: -089.24184 Long89.38294)	i, RP Compla	Description: Dump	
Responsible Party Mailing Address(es) and Phone Number(s);		Joseph Cosentino 1043 N. Walnut St. St. Johns, IL 62832	IRIGINAL	Robert Pinski 529 S. Madisor DuQuoin, IL 6	

	SECTION	DESCRIPTION	VIOL	
j	ILL	INOIS ENVIRONMENTAL PROTECTION ACT REQUIREMENTS		
1.	9(a) CAUSE, THREATEN OR ALLOW AIR POLLUTION IN ILLINOIS			
2.	9(c)	CAUSE OR ALLOW OPEN BURNING		
3.	12(a)	CAUSE, THREATEN OR ALLOW WATER POLLUTION IN ILLINOIS		
4.	12(d)	CREATE A WATER POLLUTION HAZARD		
5.	21(a)	CAUSE OR ALLOW OPEN DUMPING		
6.	21(d)	CONDUCT ANY WASTE-STORAGE, WASTE-TREATMENT, OR WASTE-DISPOSAL OPERATION:		
	(1)	Without a Permit		
	(2)	In Violation of Any Regulations or Standards Adopted by the Board		
7.	21(e)	DISPOSE, TREAT, STORE, OR ABANDON ANY WASTE, OR TRANSPORT ANY WASTE INTO THE STATE AT/TO SITES NOT MEETING REQUIREMENTS OF ACT		
8. 21(p)		CAUSE OR ALLOW THE OPEN DUMPING OF ANY WASTE IN A MANNER WHICH R IN ANY OF THE FOLLOWING OCCURRENCES AT THE DUMP SITE:	ESULTS	
	(1)	Litter		
	(2)	Scavenging		
	(3)	Open Burning	\boxtimes	
	(4)	Deposition of Waste in Standing or Flowing Waters		
	(5)	Proliferation of Disease Vectors		
	(6)	Standing or Flowing Liquid Discharge from the Dump Site		

LPC# 1450200009

Inspection Date: 02/29/2008

(7)	Deposition of: (i) General Construction or Demolition Debris as defined in Section 3.160(a); or (ii) Clean Construction or Demolition Debris as defined in Section 3.160(b)	\boxtimes
55(a)	NO PERSON SHALL:	
(1)	Cause or Allow Open Dumping of Any Used or Waste Tire	
(2)	Cause or Allow Open Burning of Any Used or Waste Tire	
	35 ILLINOIS ADMINISTRATIVE CODE REQUIREMENTS SUBTITLE G	
812.101(a)	FAILURE TO SUBMIT AN APPLICATION FOR A PERMIT TO DEVELOP AND OPERATE A LANDFILL	
722.111	HAZARDOUS WASTE DETERMINATION	
808.121	SPECIAL WASTE DETERMINATION	
809.302(a)	ACCEPTANCE OF SPECIAL WASTE FROM A WASTE TRANSPORTER WITHOUT A WASTE HAULING PERMIT, UNIFORM WASTE PROGRAM REGISTRATION AND PERMIT AND/OR MANIFEST	
100	OTHER REQUIREMENTS	
	APPARENT VIOLATION OF: () PCB; () CIRCUIT COURT CASE NUMBER: ORDER ENTERED ON:	
OTHER:		
-	(2) 812.101(a) 722.111 808.121 809.302(a)	(2) Cause or Allow Open Burning of Any Used or Waste Tire 35 ILLINOIS ADMINISTRATIVE CODE REQUIREMENTS SUBTITLE G FAILURE TO SUBMIT AN APPLICATION FOR A PERMIT TO DEVELOP AND OPERATE A LANDFILL 722.111 HAZARDOUS WASTE DETERMINATION 808.121 SPECIAL WASTE DETERMINATION ACCEPTANCE OF SPECIAL WASTE FROM A WASTE TRANSPORTER WITHOUT A WASTE HAULING PERMIT, UNIFORM WASTE PROGRAM REGISTRATION AND PERMIT AND/OR MANIFEST OTHER REQUIREMENTS APPARENT VIOLATION OF: (PCB; (CD) CIRCUIT COURT CASE NUMBER: ORDER ENTERED ON:

Informational Notes

- 1. [Illinois] Environmental Protection Act: 415 ILCS 5/4.
- 2. Illinois Pollution Control Board: 35 III. Adm. Code, Subtitle G.
- Statutory and regulatory references herein are provided for convenience only and should not be construed as legal
 conclusions of the Agency or as limiting the Agency's statutory or regulatory powers. Requirements of some statutes
 and regulations cited are in summary format. Full text of requirements can be found in references listed in 1, and 2,
 above.
- The provisions of subsection (p) of Section 21 of the [Illinois] Environmental Protection Act shall be enforceable either
 by administrative citation under Section 31.1 of the Act or by complaint under Section 31 of the Act.
- This inspection was conducted in accordance with Sections 4(c) and 4(d) of the [Illinois] Environmental Protection Act: 415 ILCS 5/4(c) and (d).
- 6. Items marked with an "NE" were not evaluated at the time of this inspection.

NARRATIVE INSPECTION REPORT

Date: February 29, 2008 Inspector: Sheila Williams

Site Code: 1450200009 County: Perry

Site Name: St. Johns/Cosentino - P. And E. Construction, Pinski

Time: 12:40 P.M. - 1:05 P.M.

GENERAL REMARKS

On February 29, 2008 Rob Mileur & I conducted an inspection of the St. Johns/
Cosentino – P. And E. Construction, Pinski site. The inspection was conducted as the result of a complaint that a house was being demolished in DuQuoin & the waste was being relocated to a site at 1043 N. Walnut St. in St. Johns where it was being burned. The complainant indicated Rob Pinski, Billy Davis & two others were taking part in the demolition. The complainant referred me to Ron Darnell who is the DuQuoin Animal & Health Officer who was at the demolition site.

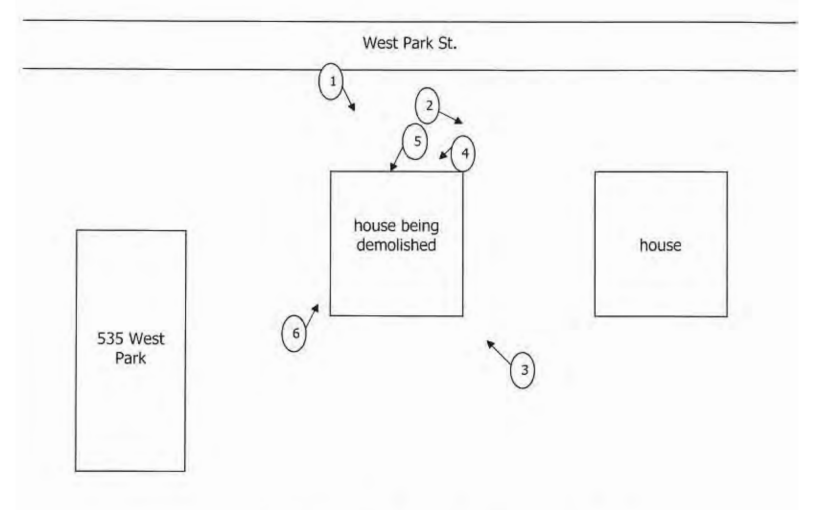
We initially went to the demolition site in DuQuoin. Some of the key people present were Rob Pinski, Billy Davis, Ron Darnell, Dale Spence (Public Works Director), Hilda Cook (owner), Kathy Epplin (neighbor to property & friend of Mrs. Cook) & Jason Van Zandt (Perry County Solid Waste Management). I was informed by Officer Darnell that the City had condemned the house. Mr. Pinski told me they had taken some of the debris to the site in St. Johns, but they had not burned any of it. He said his brother had been working on another demolition project & he had taken some of the waste to the site in St. Johns where he burned it. Mrs. Cook provided me with two documents. The first was a contract signed by Rob Pinski & Hilda Cook. "P. And E. Construction 542-4385" was written at the top of the page. The 618-542-4385 is listed as the

phone number for Billie & Lisa Davis at 622 E. Park St. in DuQuoin. The contract stated that after tearing down four rooms of the house, the front porch & foundation, the contractor was to clean the yard, remove all debris from the property & waste materials were to be taken to the Perry County Landfill. The second document was a letter dated February 29, 2008, addressed to Rob Pinski, care of P. And E. Construction from Aaron Atkins, an attorney representing Mrs. Cook. Mrs. Cook explained that when she became aware of the fact that the contractor was not hauling the debris to the [permitted] landfill, she immediately contacted Mr. Atkins. According to the letter, Mr. Pinski asked Mrs. Cook to rent a dumpster for the waste after the contract had been signed. Mr. Atkins explained that in accordance with the contract, it is Mr. Pinski's obligation to take the waste to the [permitted] landfill & if Mr. Pinski wished to rent a dumpster, he had Mrs. Cook's permission but it would been done at his own expense. Mr. Atkins went on to say that Mr. Pinski is to provide Mrs. Cook with receipts from the landfill for all loads of waste. Mrs. Cook & Ms. Epplin said upon Mr. Pinski reading the letter from Mr. Atkins, Mr. Pinski tore it up. No apparent violations were observed at the demolition site in DuQuoin. We next went to the dump site in St. Johns.

Three areas of apparent violations were observed. These have been designated as Area A, Area B & Area C. Among the waste in Area A were vinyl siding, demolition wood, plastic, ash & metal. It was apparent open burning had taken place in Area A due to the presence of charred material & ash in the central portion of the pile. Also, some of the grass on the outer perimeter was charred as well as some tree branches above the burn pile. Area A was estimated to be approximately 11 cubic yards (20'x10'x1.5') in size. Area B consisted of pieces of dimensional lumber with metal protruding from them. Area B was estimated to be approximately two cubic yards (7.5'x5'x1.5') in size. Waste in Area C included, but was not limited to, a bowling ball, mail addressed to Antony Cosentino, demolition wood, shingles (some were charred), metal, broken glass, concrete & siding. Due to charred debris & charred ground, it was apparent waste had been burned in Area C. Area C was estimated to be approximately

30 cubic yards (40'x10'x2') in size. Later on February 29, 2008 I received an e-mail from Officer Darnell. There were pictures attached that showed Area A in flames.

According to the Perry County Supervisor of Assessments Office, Joseph Cosentino of St. Johns receives the real estate tax bill for this piece of property on which this site is located.



St. Johns/Cosentino – P. And E. Construction, Pinski #1450200009 – Perry County Not to Scale Locations are Approximate 2/29/2008



Date: 2/29/2008
Time: 12:15 P.M.
Direction: southeast
Photo by: S. Williams
Exposure #: 001
Comments: house
being demolished



Date: 2/29/2008
Time: 12:16 P.M.
Direction: southeast
Photo by: S. Williams
Exposure #: 002
Comments: license
plate of truck driven
by Rob Pinski

File Names: 1450200009~02292008 - [Exp. #].jpg



Date: 2/29/2008
Time: 12:17 P.M.
Direction: northwest
Photo by: S. Williams
Exposure #: 003
Comments: house
being demolished



Date: 2/29/2008
Time: 12:20 P.M.
Direction: southwest
Photo by: S. Williams
Exposure #: 004
Comments: debris
from house

File Names: 1450200009~02292008 - [Exp. #].jpg

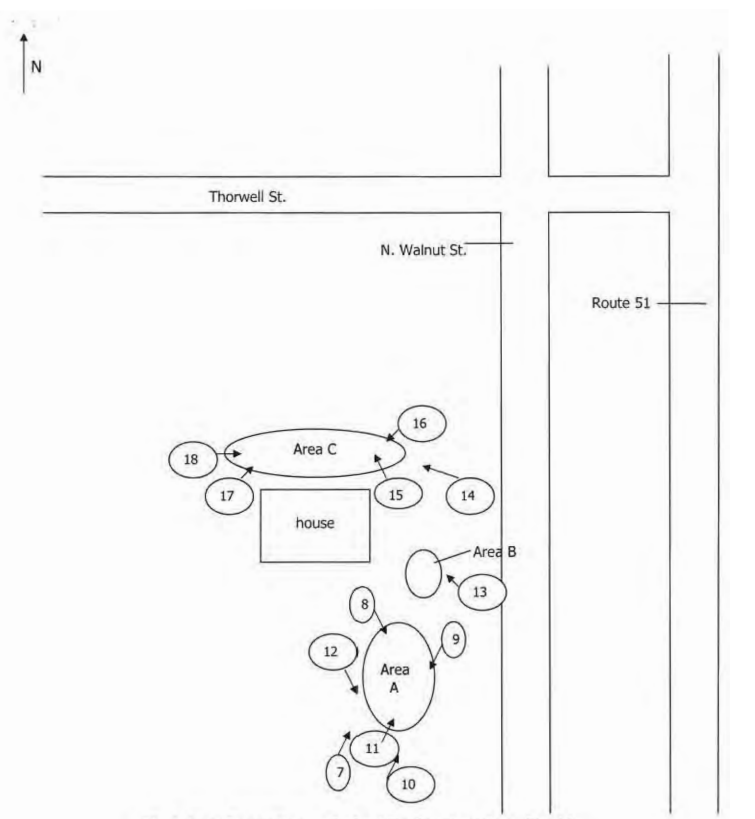


Date: 2/29/2008
Time: 12:21 P.M.
Direction: southwest
Photo by: S. Williams
Exposure #: 005
Comments: house
being demolished



Date: 2/29/2008
Time: 12:22 P.M.
Direction: northeast
Photo by: S. Williams
Exposure #: 006
Comments: house
being demolished

File Names: 1450200009~02292008 - [Exp. #].jpg



St. Johns/Cosentino – P. And E. Construction, Pinski #1450200009 – Perry County Not to Scale Locations are Approximate 2/29/2008



Date: 2/29/2008
Time: 12:45 P.M.
Direction: northeast
Photo by: S. Williams
Exposure #: 007
Comments: siding,
wood & ash



Date: 2/29/2008
Time: 12:45 P.M.
Direction: southeast
Photo by: S. Williams
Exposure #: 008
Comments: apparent
open burn area

File Names: 1450200009~02292008 - [Exp. #].jpg



Date: 2/29/2008
Time: 12:46 P.M.
Direction: southwest
Photo by: S. Williams
Exposure #: 009
Comments: siding,
demolition wood,
cardboard & ash



Date: 2/29/2008
Time: 12:47 P.M.
Direction: northeast
Photo by: S. Williams
Exposure #: 010
Comments: vehicle
tracks leading up to
apparent open burn
pile

File Names: 1450200009~02292008 - [Exp. #].jpg



Date: 2/29/2008
Time: 12:47 P.M.
Direction: northeast
Photo by: S. Williams
Exposure #: 011
Comments: charred
limbs over apparent
open burn pile



Date: 2/29/2008
Time: 12:48 P.M.
Direction: southeast
Photo by: S. Williams
Exposure #: 012
Comments: charred
ground at apparent
open burn pile

File Names: 1450200009~02292008 - [Exp. #].jpg

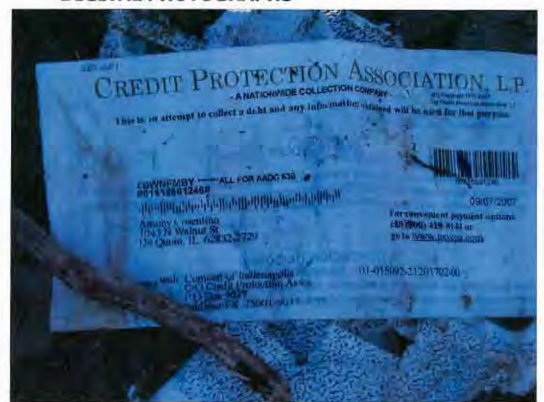


Date: 2/29/2008
Time: 12:50 P.M.
Direction: northwest
Photo by: S. Williams
Exposure #: 013
Comments: wood ties
with protruding metal



Date: 2/29/2008
Time: 12:51 P.M.
Direction: northwest
Photo by: S. Williams
Exposure #: 014
Comments: shingles,
dimensional wood &
metal

File Names: 1450200009~02292008 - [Exp. #].jpg



Date: 2/29/2008
Time: 12:55 P.M.
Direction: northwest
Photo by: S. Williams
Exposure #: 015
Comments: mail to
Antony Cosentino at
the address of the
open dump site



Date: 2/29/2008
Time: 12:56 P.M.
Direction: southwest
Photo by: S. Williams
Exposure #: 016
Comments: bowling
ball, siding, shingles,
paint can, demolition
wood & landscape
waste

File Names: 1450200009~02292008 - [Exp. #].jpg



Date: 2/29/2008
Time: 12:57 P.M.
Direction: northeast
Photo by: S. Williams
Exposure #: 017
Comments: variety of
metal, broken glass,
wood, concrete,
general refuse & ash
– much of which was
charred



Date: 2/29/2008
Time: 12:57 P.M.
Direction: east
Photo by: S. Williams
Exposure #: 018
Comments: partial
burn barrels, plastics,
cardboard, concrete
blocks & charred
shingles

File Names: 1450200009~02292008 - [Exp. #].jpg









PROPOSAL		1
D F	Construction	PROPOSAL NO.
To And has	Construction	SHEET NO.
	542-43	385 DATE
ROPOSAL SUBMITTED TO:	WORK TO BE PERFOR	
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HIIdo COOK		NES PING
WEST PACK	DATE OF PLANS	in IC 62832
120 0201- 75-	DATE OF PLANS	
HONE NO. PHILE TO TO TO TO TO	ARCHITECT	12 14-
614-542-2387	10/5	mess
We hereby propose to furnish the materials and pe	erform the labor necessary for the comm	pletion of
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AMA THE HONERE	a Dallans	onars (5 1/3 00
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with payments to be made as follows: Seve clown Pryments Aud 1 ON COMPLETEN EF	work (1)	A (1) h
	Respectfully submitted	IN MININ
my alteration or deviation from above specifications involving extra-	The course of th	
ver and above the estimate All agreements contingent upon strike		
idents, or delays beyond our comrol,		Note - This proposal may be withdraw
Ret Dight		by us if not accepted within 3 days
		Manager of the party
- Mil- 2		The state of the s
	ACCEPTANCE OF PROPOSAL	and the second second
The above prices, specifications and conditions are as specified. Payments will be made as outlined ab		. You are authorized to do the work
a specified. I dyniants will be made as outlined ab	1	1 111
2.1	Signature 1	1-M
Date Febulary 25118	0 .0 - 1101	1100 6
Date COULTRY	2008 Signature Hill	Val COOK

750 down Payment FUR HOUSE And 200 FOR Remusi OF SHINSTE ON BACK CON CREEKT ROOM

PAID ON 02-26-08 950 00

Rol Roth

dopt

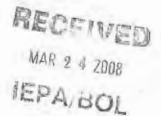
ARTON A. ALTINS
ATTORNEY AT LAW
18 NORTH OAK STREET
P.O. BOX 1102
DU QUOIN, ILLINOIS 62832
TELEPHONE: 618-542-3118
FAX 618-542-6335

February 29, 2008

Mr. Rob Pinski % P. & E. Construction 529 South Madison Street Du Quoin, Illinois 62832

Re: Mrs. Hilda Cook

Dear Mr. Pinski:



Please allow this letter to advise you that I represent Mrs. Hilda Cook. Mrs. Cook has consulted with me pertaining to the contract dated February 25, 2008, which she has entered into with you for demolition of the residence at 517 West Park Street, Du Quoin, Illinois.

As I understand it, Mrs. Cook understood that you are requesting that she hire a dumpster to facilitate the demolition of the said residence. I have advised Mrs. Cook not to do so as there is nothing in the contract which requires her to incur this additional expense. The contract is quite clear in that you have the obligation to remove the demolition debris to the Perry County Landfill. There is no provision in the contract for her to provide you with a dumpster, therefore, none will be provided by her. If you desire to hire a dumpster at your expense, you certainly have Mrs. Cook's permission to situate such a dumpster on certain areas of the property, to be specified by Mrs. Cook, for the duration of the demolition. However, the rental of such a dumpster must be paid for entirely by you, and the dumpster must be promptly removed after completion of the demolition work.

Accordingly, on behalf of Mrs. Cook, I herewith request that you provide Mrs. Cook with receipts from the landfill for all loads of demolition debris which you so remove to the landfill, and for the dumpster, if you choose to hire same.

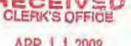
Should you have any questions or should anything further be required, kindly so advise.

Thanking you for your kind assistance in this matter, I remain...

Very truly yours,

AAA; va cc: Mrs. Hilda Cook





PROOF OF SERVICE

STATE OF ILLINOIS
Pollution Control Board

I hereby certify that I did on the 8th day of April 2008, send by Certified Mail, Return Receipt

Requested, with postage thereon fully prepaid, by depositing in a United States Post Office Box a true

and correct copy of the following instrument(s) entitled ADMINISTRATIVE CITATION,

AFFIDAVIT, and OPEN DUMP INSPECTION CHECKLIST

To:

Joseph Cosentino 1043 N. Walnut Street

St. Johns, IL 62832

Rob Pinski

529 South Madison Street DuQuoin, IL 62832

and the original and nine (9) true and correct copies of the same foregoing instruments on the same date by Certified Mail, Return Receipt Requested, with postage thereon fully prepaid

To:

John Therriault

Pollution Control Board James R. Thompson Center

100 West Randolph Street, Suite 11-500

Chicago, Illinois 60601

Michelle M. Ryan

Assistant Counsel

Illinois Environmental Protection Agency 1021 North Grand Avenue East P.O. Box 19276 Springfield, Illinois 62794-9276 (217) 782-5544