John Tarkowski 27275 West Lakeview Drive Wauconda, Illinois 60084 (847) 526-2800

April 7, 2009

CLERK'S OFFICE

APR U 8 2009

Illinois Pollution Control Board 100 West Randolph Street Suite 1150 Chicago. Illinois 60601



STATE OF ILLINOIS Pollution Control Board

To the Clerk of the Illinois Pollution Control Board: John Therriault

Re: PCB 09 62

Mr. Therriault, I am in receipt of the PCB Order dated April 2, 2009. My Complaint under Section 34 (d) and the 13 documents submitted with my February 14, 2009 letter request the PCB removal of the bogus "Seal Order", that never saw the light of due process, and for the restoration of my personal property and property rights, as enjoyed by all other taxpayers, without color of governmental interference into constitutionally protected activities. The Order wrongfully assumes that I have not served pleadings upon Plaintiff and counsel of record.

Enclosed find evidence to the contrary:

- 1. A Subpoena Duces Tecum served on the Attorney General;
- 2. McGinley's Motion to Quash;
- 3. A Subpoena Duces Tecum served on our bank, concerning McGinley's confiscating our senior citizens' Social Security funds account, without notice to us, by the serving on the bank a citation;
- 4. To discover assets, that McGinley claimed was a court "hold order" when he took these funds, and,
- 5. A response from the attorney general concerning an FOIA request and no knowledge to identify the issue and the subject matter of the bogus "2006-3 Seal Order", and,
- 6. A copy of the Subpoena Duces Tecum served on IEPA Director Douglas P. Scott, which was ignored.

The PCB must look into its own files and record under Sections 30, 31, 32 and 33, to authenticate the "Seal Order", if no such

Illinois Pollution Control Board To the Clerk of the Illinois Pollution Control Board John Therriault

record is found, it is the duty of the Board to declare the "Seal Order" a fraud and void, and insure that loose IEPA cannons not escape a reprimand and removal from office and employment.

Sincerely,

John Tarkowski

Enclosures

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

PEOPLE ex rel LISA MADIGAN Attorney General of Illinois,)
Plaintiff,	<
VS.	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
JOHN TARKOWSKI, Individually, and FRANCIS WARD, Individually,	Case No. 08 CV 5955
Defendants.)

SUBPEONA DUCES TECUM

The President of the United States of America to LISA MADIGAN, Attorney General of Illinois; GREETING:

You are hereby commanded to provide copies of Court Records of the Complaint, Service of Process, Appearances filed, transcripts of trial and hearings of motion proceedings, evidence, lab reports, orders issued by the Court in each of the following cases, involving John Tarkowski, as the Defendant, or party of the intended relief.

- (a) People ex rel Lisa Madigan, Attorney General of Illinois, and ex rel Michael J. Waller, State's Attorney of Lake County v. John Tarkowski. No. 04 CH 1684:
 - (b) IEPA v. John Tarkowski, Seal Order, SO 2006-03;
 - (c) People v. John Tarkowski, No. 06 CM 4298;
 - (d) State of Illinois v. Ernesto Villaneva, Salvador Cordova, Arthuro Sanchez. No. 08 CH 245.

This Subpeona Duces Tecum requires no witness fees, since you are not required to appear in court, only to mail the requested copies to John Tarkowski, at 27275 West Lakeview Drive, Wauconda, Illinois, 60084, within 14 days, or less, and since prior requests under the FOID were not complied with by the Illinois Attorney General and her assistants, in the past 3 years.

The Clerk of the U. S. District Court has mailed/served this Subpeona Duces Tecum on Attorney General Lisa Madigan personally by placing same in the U. S. Mail on November 2008, addressed to her Chicago Office, 100 West Randolph Street, Chicago, Illinois 60604.

Clerk	of	the	Courtand/or	מ ה ה "ו
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John Tarkowski, 27275 West Lakeview Drive, Wauconda, Illinois 60084 (847) 526-2800

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

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NOTICE OF MOTION

TO: John Tarkowski 27275 West Lakeview Drive Wauconda, Illinois 60084

PLEASE TAKE NOTICE that on **Thursday, December 4, 2008, at 9:00 a.m.**, in Courtroom 1419, United States District Court, Everett McKinley Dirksen Building, 219 South Dearborn Street, Chicago, Illinois, Plaintiff, PEOPLE OF THE STATE OF ILLINOIS, *ex rel*. LISA MADIGAN, Illinois Attorney General, will present their Motion to Quash Subpoena.

Respectfully submitted, PEOPLE OF THE STATE OF ILLINOIS, ex rel. LISA MADIGAN, Attorney General of the State of Illinois, and ex rel. and MICHAEL J. WALLER, State's Attorney of Lake County, Illinois

By: s/ Evan J. McGinley
EVAN J. McGINLEY
Assistant Attorney General
Environmental Bureau
69 W. Washington St., Suite 1800
Chicago, Illinois 60601
(312) 814-3153

SUBPOENA FOR PRODUCTION OF SPECIFIED DOCUMENTS, OBJECTS OR TANGIBLE THINGS

STATE OF ILLINOIS
IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT
LAKE COUNTY. ILLINOIS

	JOFY TARKOWSKI Plaintiff,)							
	VS.)	NO	07	SC	1867	ing distributed and a second and	ang dan ang kang kang kang kang kang kang kan	-b-co-to-to-to-b-co-to-b-co-to-b-co-to-b-co-to-b-co-to-b-co-to-b-co-to-b-co-to-b-co-to-b-co-to-b-co-to-b-co-to-
	TSARPALAS, McGINLTY Defendants,)							
TO:	KEVIH THURSTON BR. MGR.	₹ NEA							

ADDRESS: 428 W Liberty St. Wauconda IL 60084

You are directed to produce the following documents objects or tangible things: _The "hold order" that was (McGinley) served upon the CHASE BANK, to confiscate and take all JOHN TARKOWSKI Social Security and VA benefits, on or about June 26 2007, out of a husband/wife joint senior citizen checking account, in your possession and/or control, by July 16 2007.

YOUR FAILURE TO RESPOND TO THIS SUBPOENA OR TO COMPLY WITH COURT RULES MAY SUBJECT YOU TO PUNISHMENT FOR CONTEMPT OF COURT.

YOU MAY COMPLY WITH THIS SUBPOENA BY MAILING LEGIBLE AND COMPLETE COPIES OF ALL SPECIFIED DOCUMENTS, OBJECTS OR TANGIBLE THINGS REQUESTED IN THIS SUBPOENA TO THE PARTY OR LAW FIRM WHOSE ADDRESS APPEARS BELOW. COMPLIANCE BY MAIL REQUIRES A CERTIFICATION THAT THE DOCUMENTS, OBJECTS OR TANGIBLE THINGS MAILED ARE COMPLETE AND ACCURATE AND CONSTITUTE GOOD FAITH COMPLIANCE WITH THE MATERIALS REQUESTED BY SAID-SUBPOENA.

Items to be delivered to the following party or law firm at the following address: JOHN TARKOWSKI 27275 W Lakeview Dr. Wauconda IL 60084

SEAL.

Witness, 20 Coffeetby

SALLY D. COFFELT Clerk of the Circuit Court Lake County, Illinois

Name Actorney for Address City Telephone

Under provision of sec. 1-109 of the practice act JOHN TARKOWSKI certifies that he has served a copy of this SDT on KEVIN THURSTON by hand delivery to the bank on July 13, 2007.

IN THE CIRCUIT COURT OF THE MINETEENTH JUDICIAL CIRCUIT LAKE COUNTY, ILLINOIS

People of the State of Illinois)		•
Plaintiff			
V. John Tarkowski)	•	
Defendant,	the second secon	NO. 04 CH 1684	
Chase Bank,)		
Third Party Respondent)		
)		
CYATION	TO DISCOVER ASS	ETS TO THIRD PARTY	
TO: Chase Bank, 482 W Liberty St Waupo	and the state of t	reman gappy for the first the state of the figure and the company of the state of t	
	(Name and Address of	of Respondent)	
YOU ARE REQUIRED to appear an (or other appropriate answer) on	eet, Waukegan, Illinois.	this Citation on the form appearing rior to	on the reverse side hereof room C-306 of the Circuit
A judgment against	John Tarkowski	(judyment debtor)	was entered on
April 20, 2006 and \$ 15	30,000.00	remains unsatisfied.	
which may be saggined by or become due You are not required to withhold the payme if requested, you must produce documents and/WARNING: YOUR FAILURE TO APPE AND BROUGHT BEFORE THE COURT PUNISHABLE BY IMPRISONMENT IN appearance utiless you received a further or	ME of any money beyond for records containing inform AR IN COURT AS HERE TO A COURTY JAIL.	double the amount of the balance d mation concerning the property or inco CEIN DIRECTED MAY CAUSE Y CHARGE OF CONTEMPT OF CO NOTE: Your written answe	nc of the Judgment Debtor. FOU TO BE ARRESTED WRT, WHICH MAY BE
CERTIFICA	TE OF ATTORNEY O	R JUDGMENT CREDITOR	
Judgment Amount \$ 150,000.00		Balance Due \$ 150,000	0.00
Date of Judgment/Revival April 20, 2006			
Name of Court Entering Judgment Lake Co	ounty Circuit Court	A Land of the state of the stat	The state of the s
Case No. 44 CH 1664			
The undersigned certifies, under pensities possible and correct.	rovided by lew pursuant t	to 735 ILCS 5/1-109, that the inform	ration contained herein
Anomey / Judgmem Creditor.		9663	
Name Illnois Attorney General (EBN, AAG	McGinley) WTT	NESS: MAY 2 9 mm	· · · · · · · · · · · · · · · · · · ·
Address 69 West Randolph Street, Suite 1	800	1 O North Town	R. a
Chicago, Illinois 60602		augh. Abelt.	
Phone 312/814-3183	No. of the course Page	· Clerk of Court	·
Fax 312/814-2347			
7.4.5			

NOTE: A copy of this Citation and Notice must be mailed to the Defendant within 3 days of service, and a Certificate of Mailing must be signed and filed with the clerk.

171-131 Rev 2/06



OFFICE OF THE ATTORNEY GENERAL STATE OF ILLINOIS

Lisa Madigan attorney general

November 7, 2008

Mr. John Tarkowski 27275 West Lakeview Drive Wauconda, IL 60084

Re: Freedom of Information Act request, 2008 FOIA 287

Dear Mr. Tarkowski:

Thank you for your Freedom of Information Act request of October 25, 2008. I have reviewed your request and the responses are noted below to each of your requests:

1. Provide those orders and authority for the taking, under any state or federal laws.

Response: There are three documents responsive to this request as follows: Proposed Order on Entry of Default Judgment 8/1/06 Order Plaintiff's Verified Petition for Rule to Show Cause; and Order of Adjudication of Indirect Civil Contempt – 21 pages

2. Provide copies of all contracts, agreements or directives, entered into with the IEPA and the state agents and contractors named hereinabove, and the identity of all those not yet identified and contracted with, concerning those not yet identified and contracted with, concerning the 16 acre farm-zoned property John Tarkowski resides on, whose licenses numbers are as follows: Template 133J766, Template 103 K 507, regular plates 15920A, 2574525D Tractor with dump and trailer, Paradise Transport, Inc. ICC 144953 MLL license No. 21586TV.

Response: The Office of the Attorney General has no documents responsive to this request.

All written, verbal orders, memo or notes, photos, surveillance, given to each of
the contracting agents, spelling out their specific duties and instructions, to take
all personal property named in those "orders", to be carried out, from 2006 to
2008 and beyond.

Response: The Office of the Attorney General has no documents responsive to this request.

4. Identify all "hazardous substances, pollutants, hazardous waste and refuse" the IEPA claimed to be "dumped on the 16-acre property and now claimed as "garbage removal" and where located on the farm.

Response: The Office of the Attorney General has no documents responsive to this request.

5. Provide the required inventory list of everything and destroyed and removed, by each of the contracting state agents, as referred to in Request No. 2.

Response: The Office of the Attorney General has no documents responsive to this request.

6. Provide an inventory and disposal methodology specifications, of where the removed materials were taken, how disposed of, and any costs or profits made in disposal or sale of said property, and who got the money.

Response: The Office of the Attorney General has no documents responsive to this request.

7. Provide the money copies of any insurance coverage carried by the state or by the contracting agents and still not named agents involved concerning liability and damages or injuries caused to the property.

Response: The Office of the Attorney General has no documents responsive to this request.

8. Provide copies of all lab tests and results, of all the property taken from the parcel, and which was called hazardous arbitrarily.

Response: The Office of the Attorney General has no documents responsive to this request.

9. Identify the state or federal laws, requiring ordinary consumer products to be taken and confiscated by the IEPA that required the 16-acre parcel and access to the home, to be barricaded and chained and entry prohibited, and to criminally prosecute John Tarkowski for moving the barricade to enter and leave the property, under a forged "Seal Order" SO-2006-03.

Mr. John Tarkowski Page 4 November 7, 2008

15. Provide all "trial transcripts, evidence, under oath testimony, claimed, as entered in the April 20, 2006 ex partie trial and any orders given for each time the IEPA entered the 16-acre premises from 2006 to latest 2008."

Response: Transcript of April 20, 2006 hearing is responsive, totalling 56 pages.

16. Provide full IEPA accounting of the \$1.3 billion appropriated funds from the General Assembly, for its 1135 listed employees individually on identified operating expenditures, individual contracting agents, and of any other expenses submitted for payment to the IEPA or any other state agency, or tribunal.

Response: The Office of the Attorney General has no documents responsive to this request.

17. Provide a copy of the IEPA 2006 or current IEPA prepared Environmental Act as referred to and identified in the recently filed 08 MR 1323 case.

Response: The Environmental Protection Act 415 ILCS 5/1 et seq, 221 pages long, can be provided to the requestor upon payment of appropriate expenses.

Under the Act, a public body is permitted to charge reasonable copying fees. The Office of the Attorney General provides the first 30 pages free of charge. The additional pages are provided at .15 per page. In order to continuing processing your request, please remit a check payable to the State of Illinois in the amount of \$44.85 for the estimated 329 pages in excess of the first 30 pages.

If you would like to obtain these files please remit payment by November 21, 2008. If we do not receive payment by that time, I will consider your request withdrawn and close the file.

Please do not hesitate to contact me at 217.558.0486 if you have further questions.

Sincerely, Yeather Kimmons

Heather V. Kimmons
Assistant Public Access Counselor

Assistant Attorney General

Response: Request poses a question; does not seek documents. A public body is not required to answer questions posed to it by a FOIA requestor which are not answered by records in its possession.

10. Explain in detail how any property located on the 16-acres endangered public health safety and welfare of the public, and who was injured, in detail.

Response: Request poses a question; does not seek documents. A public body is not required to answer questions posed to it by a FOIA requestor which are not answered by records in its possession.

11. Provide congressional, state or federal authorization, for the taking and removal of ordinary consumer and petroleum products, vehicles, building materials and tools of the trade, from the farm-zoned property, and what made this taken property, contraband and illegal to possess by John Tarkowski.

Response: There are three documents responsive to this request as follows: Proposed Order on Entry of Default Judgment 8/1/06 Order Plaintiff's Verified Petition for Rule to Show Cause; and Order of Adjudication of Indirect Civil Contempt – 21 pages

12. Provide all bills for all expenditures claimed, and paid for by the IEPA in 08 MR 1323 case.

Response: Various invoices and related documents have been located which are responsive to this request totalling 30 pages.

13. Identify any remaining "hazardous material or property" that would justify the IEPA to continue barricading and prohibiting John Tarkowski access to the private 16-acre secluded property.

Response: Request poses a question; does not seek documents. A public body is not required to answer questions posed to it by a FOIA requestor which are not answered by records in its possession.

14. Provide or identify the law, regulation or rule, that authorizes removal and destruction of all roads and levees on the 16-acre parcel, or that prohibits roads and levees to be built on private farm property.

Response: Request poses a question; does not seek documents. A public body is not required to answer questions posed to it by a FOIA requestor which are not answered by records in its possession.

SUBPOENA FOR PRODUCTION OF SPECIFIED DOCUMENTS, OBJECTS OR TANGIBLE THINGS

STATE OF ILLINOIS IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT LAKE COUNTY, ILLINOIS

	PEOPLE,))			
		VS.) NO.	06 CM	4298	
	JOHN TARKOWSKI,)))			
ro: <u> </u>	Douglas P. Scott,	Director I	EPA			
4DDRI	ESS: 1021 N. Grand	Ave. East,	Springfield	, Illinois	62794-9276	4.91

You are directed to produce the following documents. objects or tangible things: All orders, contracts, communications, lab reports, photos, videos, transcripts of proceedings authorizing entry, search, seisure and destruction of all property at 27275 Lakeview Dr., Wauconda, Il., from July through November 2006, and Seal Order "SO 2006-3" and 06 CM 4298, and inventory list of all property searched, seized, removed or destroyed, and place of storage or dispostion of same.

YOUR FAILURE TO RESPOND TO THIS SUBPOENA OR TO COMPLY WITH COURT RULES MAY SUBJECT YOU TO PUNISHMENT FOR CONTEMPT OF COURT.

YOU MAY COMPLY WITH THIS SUBPOENA BY MAILING LEGIBLE AND COMPLETE COPIES OF ALL SPECIFIED DOCUMENTS, OBJECTS OR TANGIBLE THINGS REQUESTED IN THIS SUBPOENA TO THE PARTY OR LAW FIRM WHOSE ADDRESS APPEARS BELOW. COMPLIANCE BY MAIL REQUIRES A CERTIFICATION THAT THE DOCUMENTS, OBJECTS OR TANGIBLE THINGS MAILED ARE COMPLETE AND ACCURATE AND CONSTITUTE GOOD FAITH COMPLIANCE WITH THE MATERIALS REQUESTED BY SAID SUBPOENA.

Items to be delivered to the following party or law firm at the following address: Lewis B. Gainor, 15 South County St., Waukegan, II., 60085-5503 and/or John Tarkowski,

27275 W. Lakeview Dr., Wauconda, Illinois 60084

SEAL.

Name Actorney for Address City Telephone Witness, DECEMBER 13,1906

Clerk of the Circuit Court Lake County, Illinois

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