



ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

1021 NORTH GRAND AVENUE EAST, P.O. BOX 19276, SPRINGFIELD, ILLINOIS 62794-9276 • (217) 782-2829
JAMES R. THOMPSON CENTER, 100 WEST RANDOLPH, SUITE 11-300, CHICAGO, IL 60601 • (312) 814-6026
PAT QUINN, GOVERNOR
LISA BONNETT, DIRECTOR

(217) 782-9817
TDD: (217) 782-9143

July 5, 2013

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

AC14-3

RECEIVED
CLERK'S OFFICE
JUL 08 2013
STATE OF ILLINOIS
Pollution Control Board

ORIGINAL

Re: Illinois Environmental Protection Agency v. Thomas and Heather Farris
IEPA File No.174-13-AC: 0670405029—Hancock County

Dear Mr. Therriault:

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 by JLR

Enclosures

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

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CLERK'S OFFICE

JUL 08 2013

STATE OF ILLINOIS
Pollution Control Board

ILLINOIS ENVIRONMENTAL)
PROTECTION AGENCY,)
)
Complainant,)
)
v.)
)
THOMAS and HEATHER FARRIS)
)
Respondents.)

AC 14-3
(IEPA No.174-11-AC)

NOTICE OF FILING

To: Thomas and Heather Farris
711 North 8th Street
Hamilton, IL 62341

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. Ryan
Assistant Counsel *by JRR*

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

Dated: July 5, 2013

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD
ADMINISTRATIVE CITATION

RECEIVED
CLERK'S OFFICE
JUL 08 2013
STATE OF ILLINOIS
Pollution Control Board

ILLINOIS ENVIRONMENTAL PROTECTION)
AGENCY,)
)
Complainant,)
)
v.)
)
THOMAS and HEATHER FARRIS,)
)
)
)
)
)
Respondents.)

AC 14-3
(IEPA No. 174-13-AC)

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 (2010).

FACTS

1. That Thomas and Heather Farris are the current owners ("Respondents") of a facility located in Bartlett & Gordon's Addition Lots 1 thru 13, Block 6, Hamilton, Hancock County, Illinois. The property is commonly known to the Illinois Environmental Protection Agency as Farris, Thomas and Heather.
2. That said facility is designated with Site Code No. 0670405029.
3. That Respondents have owned said facility at all times pertinent hereto.
4. That on May 30, 2013, Robert J. Wagner of the Illinois Environmental Protection Agency's ("Illinois EPA") Peoria Regional Office inspected the above-described facility. A copy of his inspection report setting forth the results of said inspection is attached hereto and made a part hereof.

5. That on 7-5-13, Illinois EPA sent this Administrative Citation via Certified Mail No. 7012 0470 0001 2998 6055.

VIOLATIONS

Based upon direct observations made by Robert J. Wagner during the course of his May 30, 2013 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) (2010).
- (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) (2010).
- (3) That Respondents caused or allowed the open dumping of waste in a manner resulting in deposition of general construction or demolition debris: or clean construction or demolition debris, a violation of Section 21(p)(7) of the Act, 415 ILCS 5/21(p)(7) (2010).

CIVIL PENALTY

Pursuant to Section 42(b)(4-5) of the Act, 415 ILCS 5/42(b)(4-5) (2010), 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 Four Thousand Five Hundred Dollars (\$4,500.00). 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 August 15, 2013, 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 (2010), 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) (2010), 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, Respondent's 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 (2010). 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, Suite 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.

Lisa Bonnett by s.e.

Date:

7/5/2013

Lisa Bonnett, Director
Illinois Environmental Protection Agency

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

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CLERK'S OFFICE

JUL 08 2013

STATE OF ILLINOIS
Pollution Control Board

REMITTANCE FORM

ILLINOIS ENVIRONMENTAL PROTECTION)
AGENCY,)
Complainant,)
v.)
THOMAS and HEATHER FARRIS,)
Respondents.)

AC 14-3
(IEPA No. 174-13-AC)

FACILITY: Farris, Thomas and Heather
SITE CODE NO.: 0670405029
COUNTY: Hancock
CIVIL PENALTY: \$4,500.00
DATE OF INSPECTION: May 30, 2013

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.

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY
Open Dump Inspection Checklist

County: Hancock LPC#: 0670405029 Region: 3 - Peoria
 Location/Site Name: Hamilton / Farris, Thomas & Heather
 Date: 05/30/2013 Time: From 9:50 AM To 10:30 AM Previous Inspection Date: 10/25/2012
 Inspector(s): Robert J. Wagner Weather: 70 F, Sunny, Dry
 No. of Photos Taken: # 22 Est. Amt. of Waste: 50 yds³ Samples Taken: Yes # No
 Interviewed: No One Onsite Complaint #: C-2012-095-P
 Latitude: 40.393806 Longitude: -91.355212 Collection Point Description: Center of Site -
 (Example: Lat.: 41.26493 Long.: -89.38294) Collection Method: GPS -

Responsible Party
 Mailing Address(es)
 and Phone Number(s):

Thomas & Heather Farris
 711 N. 8th Street
 Hamilton, Illinois 62341
 (309) 221-4922

Beau E. Whitaker
 330 Main Street, Apt. 2
 Hamilton, IL 62341
 (217) 357-1843

Registered Agent:
 Beau Whitaker
 d/b/a Hustler Hauling, LLC
 920 Main Street
 Keokuk, IA. 52632
 (217) 357-1843

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Pollution Control Board

	SECTION	DESCRIPTION	VIOL
ILLINOIS ENVIRONMENTAL PROTECTION ACT REQUIREMENTS			
1.	9(a)	CAUSE, THREATEN OR ALLOW AIR POLLUTION IN ILLINOIS	<input checked="" type="checkbox"/>
2.	9(c)	CAUSE OR ALLOW OPEN BURNING	<input checked="" type="checkbox"/>
3.	12(a)	CAUSE, THREATEN OR ALLOW WATER POLLUTION IN ILLINOIS	<input checked="" type="checkbox"/>
4.	12(d)	CREATE A WATER POLLUTION HAZARD	<input checked="" type="checkbox"/>
5.	21(a)	CAUSE OR ALLOW OPEN DUMPING	<input checked="" type="checkbox"/>
6.	21(d)	CONDUCT ANY WASTE-STORAGE, WASTE-TREATMENT, OR WASTE- DISPOSAL OPERATION:	
	(1)	Without a Permit	<input checked="" type="checkbox"/>
	(2)	In Violation of Any Regulations or Standards Adopted by the Board	<input checked="" type="checkbox"/>
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 AND REGULATIONS	<input checked="" type="checkbox"/>
8.	21(p)	CAUSE OR ALLOW THE OPEN DUMPING OF ANY WASTE IN A MANNER WHICH RESULTS IN ANY OF THE FOLLOWING OCCURRENCES AT THE DUMP SITE:	
	(1)	Litter	<input checked="" type="checkbox"/>
	(2)	Scavenging	<input type="checkbox"/>
	(3)	Open Burning	<input checked="" type="checkbox"/>
	(4)	Deposition of Waste in Standing or Flowing Waters	<input type="checkbox"/>
	(5)	Proliferation of Disease Vectors	<input type="checkbox"/>

	(6)	Standing or Flowing Liquid Discharge from the Dump Site	<input type="checkbox"/>
	(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)	<input checked="" type="checkbox"/>

LPC # 0670405029

Inspection Date: 05/30/2013

9.	55(a)	NO PERSON SHALL:	
	(1)	Cause or Allow Open Dumping of Any Used or Waste Tire	<input type="checkbox"/>
	(2)	Cause or Allow Open Burning of Any Used or Waste Tire	<input type="checkbox"/>
10.	55(k)	NO PERSON SHALL:	
	(1)	Cause or Allow Water to Accumulate in Used or Waste Tires	<input type="checkbox"/>
	(4)	Transport Used or Waste Tires in Violation of the Registration and Placarding Requirements	<input type="checkbox"/>

ELECTRONIC PRODUCTS RECYCLING AND REUSE ACT REQUIREMENTS

11.	95(a)	NO PERSON MAY KNOWINGLY CAUSE OR ALLOW THE MIXING OF A COVERED ELECTRONIC DEVICE (CED) OR OTHER LISTED DEVICE WITH MUNICIPAL WASTE THAT IS INTENDED FOR DISPOSAL AT A LANDFILL	<input type="checkbox"/>
12.	95(b)	NO PERSON MAY KNOWINGLY CAUSE OR ALLOW THE DISPOSAL OF A CED OR OTHER LISTED DEVICE IN A SANITARY LANDFILL	<input type="checkbox"/>
13.	95(c)	NO PERSON MAY KNOWINGLY CAUSE OR ALLOW THE MIXING OF A CED OR OTHER LISTED DEVICE WITH WASTE THAT IS INTENDED FOR DISPOSAL BY BURNING OR INCINERATION	<input type="checkbox"/>
14.	95(d)	NO PERSON MAY KNOWINGLY CAUSE OR ALLOW THE BURNING OR INCINERATION OF A CED OR OTHER LISTED DEVICE	<input type="checkbox"/>

**NO'S ADMINISTRATIVE CODE REQUIREMENTS
SUBTITLE G**

15.		...RE TO SUBMIT AN APPLICATION FOR A PERMIT TO DEVELOP AND OPERATE A LANDFILL	<input checked="" type="checkbox"/>
16.	111	HAZARDOUS WASTE DETERMINATION	<input type="checkbox"/>
17.	121	SPECIAL WASTE DETERMINATION	<input type="checkbox"/>
18.		SPECIAL WASTE FROM A WASTE TRANSPORTER WITHOUT A WASTE TRANSPORTER REGISTRATION, UNIFORM WASTE PROGRAM REGISTRATION AND PERMIT AND/OR WASTE TIRE REGISTRATION	<input type="checkbox"/>
19.	201	...RE TO FILE AN INITIAL FACILITY REPORT WITH THE AGENCY TO PROVIDE INFORMATION CONCERNING LOCATION AND DISPOSAL PRACTICES OF THE FACILITY	<input type="checkbox"/>

OTHER REQUIREMENTS

		...ARENT VIOLATION OF: (<input type="checkbox"/>) PCB; (<input type="checkbox"/>) CIRCUIT COURT ORDER NUMBER: _____ ORDER ENTERED ON: _____	<input type="checkbox"/>
21.	OTHER:	_____	<input type="checkbox"/>
		_____	<input type="checkbox"/>
		_____	<input type="checkbox"/>

Informational Notes

1. [Illinois] Environmental Protection Act: 415 ILCS 5/1 et seq.; and The Electronic Products Recycling and Reuse Act: 415 ILCS 150/5 et seq.
2. Illinois Pollution Control Board: 35 Ill. Adm. Code, Subtitle G.
3. 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.

4. The provisions of subsection (p) of Section 21, subsection (k) of Section 55 of the [Illinois] Environmental Protection Act shall be enforceable either by administrative citation under Section 31.1 of that Act or by complaint under Section 31 of that Act. Violation of the Electronic Products Recycling and Reuse Act shall be enforceable by administrative citation under Section 20(k) of that Act, or referral to the Attorney General, pursuant to Section 20(a) of that Act.
5. 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); and Section 20(a) of the Electronic Products Recycling and Reuse Act: 415 ILCS 150/20(a).
6. Items marked with an "NE" were not evaluated at the time of this inspection.

Narrative

On May 30, 2013, I (Robert J. Wagner DLPC/FOS-Peoria) conducted a re-inspection at property owned by Thomas and Heather Farris. The property is located in Bartlett & Gordon's Addition Lots 1 thru 13, Block 6 in Hamilton, Illinois (see attached site map). The inspection was a result of a citizen's complaint (C-2012-095-P).

Site History

On October 25, 2012, an inspection in response to a Citizen Complaint (C-2012-095) was performed at Thomas and Heather Farris's property. The following waste materials were observed open dumped on the property: processed wood, red brick, chunks of concrete, carpet, and metal debris. Evidence indicates open burning had taken place on the property. This evidence is the charred remains of processed wood and metal debris. The property owners, Thomas and Heather Farris, own and operate a tree service. They use the property for equipment storage. Beau Whitaker is the owner of Hustler Hauling, LLC. Hustler Hauling, LLC is a construction hauling company. The company is registered in Iowa but is not registered in Illinois. Mr. Farris gave Mr. Whitaker permission to dump building debris to raise the elevation of the property to prevent flooding from the Mississippi River.

On December 4, 2012, Thomas and Heather Farris were sent an Administrative Warning Notice for the following violations of the Act 9(a), 9(c), 12(a), 12(d), 21(a), 21(d)(1), 21(d)(2), 21(e), 21(p)(1), 21(p)(3), 21(p)(7), 55(a)(1) and 812.101(a) of the Regulations. On December 11, 2012 the Agency received a response from Thomas and Heather Farris. Mr. Farris wrote that all open dumping has ceased on the property. The property was only going to be used as a sorting site for Hustler Hauling LLC. Mr. Farris was unaware that he needed to have a permit from the Agency to do that type of activity.

On December 20, 2012 an Administrative Citation was issued to Hustler Hauling, LLC and Beau Whitaker for the following violations of the Act 9(a), 9(c), 12(a), 12(d), 21(a), 21(d)(1), 21(d)(2), 21(e), 21(p)(1), 21(p)(3), 21(p)(7), 55(a)(1) and 812.101(a) of the Regulations. On January 4, 2013, the Administrative Citation was dismissed due to lack of service. On January 10, 2013 Hustler Hauling, LLC (L-2013-01001) and Beau Whitaker (L-2013-01002) were sent Violation Notices for the following violations of the Act 9(a), 9(c), 12(a), 12(d), 21(a), 21(d)(1), 21(d)(2), 21(e), 21(p)(1), 21(p)(3), 21(p)(7), 55(a)(1) and 812.101(a) of the Regulations.

On January 22, 2013 the Agency received an envelope containing disposal receipts from Hustler Hauling, LLC. The waste material was taken to GRRWA Transfer Station, Keokuk Iowa. According to the receipts, tires were among the waste material disposed of at GRRWA Transfer Station.

On February 11, 2013 both Violation Notices L-2013-01001 and L-2013-01002 were returned to the Agency due to lack of service. On February 18, 2013, an attempt was made to serve Hustler

Hauling, LLC and Beau Whitaker with the Violation Notices at 330 Main Street Apartment 2, Hamilton, Illinois. Mr. Whitaker was not home. Mr. Whitaker was in Florida working and he would not be back to Illinois for approximately a month. On March 28, 2013 an attempt was made to serve Hustler Hauling, LLC and Beau Whitaker with Violation Notices at 330 Main Street Apartment 2, Hamilton, Illinois. Mr. Whitaker was not home. Mr. Whitaker agreed to meet at Midland Davis Corporation, 3301 4th Avenue, Moline, Illinois to receive both Violation Notices. On April 1, 2013, Beau Whitaker was served Violation Notice L-2013-01001 and Violation Notice L-2013-01002 at Midland Davis Corporation. Beau Whitaker has not made any attempts to contact the Agency since receiving both Violation Notices.

Site Inspection

Upon arrival I walked and photographed the property (see attached site sketch). Photographs 1, 7, 8, 10, 15 and 16 show processed wood, red brick, chunks of concrete and metal debris partially buried on the property. The photograph also shows the charred remains of processed wood and metal debris. Photographs 2, 3, 4, 5, 6, 8, 9, 11, 12, 13, 14, 17, 18, 19, 20, 21 and 22 show processed wood, red brick, chunks of concrete and metal debris. It appears that some of the waste observed during the October 25, 2012 inspection had been removed. I did not observe any used tires on the site.

The following alleged violation was resolved during this inspection: 55(a)(1) of the Act.

The following alleged violations were observed and indicated on the open dump inspection checklist:

1. Pursuant to Section 9(a) of the {Illinois} Environmental Protection Act (415 ILCS 5/9(a)), no person shall cause or threaten or allow the discharge or emission of any contaminant into the environment in any State so as to cause or tend to cause air pollution in Illinois, either alone or in combination with contaminants from other sources, or so as to violate regulations or standards adopted by the Board under this Act.

A violation of Section 9(a) is alleged for the following reason: **Thomas and Heather Farris and Beau Whitaker d/b/a Hustler Hauling, LLC caused or allowed the open dumping of waste in a manner which resulted in open burning.**

2. Pursuant to Section 9(c) of the {Illinois} Environmental Protection Act (415 ILCS 5/9(c)), no person shall cause or allow the open burning of refuse, conduct any salvage operation by open burning, or cause or allow the burning of any refuse in any chamber not specifically designed for the purpose and approved by the Agency pursuant to regulations adopted by the Board under this Act.

A violation of Section 9(c) is alleged for the following reason: **Thomas and Heather Farris and Beau Whitaker d/b/a Hustler Hauling, LLC caused or allowed the open dumping of waste in a manner which resulted in open burning.**

3. Pursuant to Section 12(a) of the {Illinois} Environmental Protection Act (415 ILCS 5/12(a)), no person shall cause or threaten or allow the discharge of any contaminants into the environment in any State so as to cause or tend to cause water pollution in Illinois, either alone or in combination with the matter from other sources, or so as to violate regulations or standards adopted by the Pollution Control Board under this Act.

A violation of Section 12(a) is alleged for the following reason: **Thomas and Heather Farris and Beau Whitaker d/b/a Hustler Hauling, LLC caused, threatened, or allowed, the discharge of contaminants so as to cause or tend to cause water pollution in Illinois.**

4. Pursuant to Section 12(d) of the {Illinois} Environmental Protection Act (415 ILCS 5/12(d)), no person shall deposit any contaminants upon the land in such place and manner so as to create a water pollution hazard.

A violation of Section 12(d) is alleged for the following reason: **Thomas and Heather Farris and Beau Whitaker d/b/a Hustler Hauling, LLC caused or allowed contaminants to be deposited upon the land in such place and manner so as to create a water pollution hazard.**

5. Pursuant to Section 21(a) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(a)), no person shall cause or allow the open dumping of any waste.

A violation of Section 21(a) is alleged for the following reason: **Thomas and Heather Farris and Beau Whitaker d/b/a Hustler Hauling, LLC caused or allowed the open dumping of waste.**

6. Pursuant to Section 21(d)(1) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(d)(1)), no person shall conduct any waste-storage, waste-treatment, or waste-disposal operation without a permit granted by the Agency or in violation of any conditions imposed by such permit.

A violation of Section 21(d)(1) is alleged for the following reason: **Thomas and Heather Farris and Beau Whitaker d/b/a Hustler Hauling, LLC caused of allowed a waste disposal operation without a permit granted by the Agency.**

7. Pursuant to Section 21(d)(2) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(d)(2)), no person shall conduct any waste-storage, waste-treatment, or waste-

disposal operation in violation of any regulations or standards adopted by the Board under this Act.

A violation of Section 21(d)(2) is alleged for the following reason: **Thomas and Heather Farris and Beau Whitaker d/b/a Hustler Hauling, LLC caused or allowed a waste disposal operation in violation of regulations adopted by the Illinois Pollution Control Board.**

8. Pursuant to Section 21(e) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(e)), no person shall dispose, treat, store or abandon any waste, or transport any waste into this State for disposal, treatment, storage or abandonment, except at a site or facility which meets the requirements of this Act and of regulations and standards thereunder.

A violation of Section 21(e) is alleged for the following reason: **Thomas and Heather Farris and Beau Whitaker d/b/a Hustler Hauling, LLC caused or allowed the disposal of waste at this site which does not meet the requirements of the Act and regulations thereunder.**

9. Pursuant to Section 21(p)(1) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(p)(1)), no person shall, in violation of subdivision (a) of this Section, cause or allow the open dumping of any waste in a manner which results in litter.

The prohibitions specified in this subsection (p) shall be enforceable by the Agency either by administrative citation under Section 31.1 of this Act or as otherwise provided by this Act. The specific prohibitions in this subsection do not limit the power of the Board to establish regulations or standards applicable to open dumping.

A violation of Section 21(p)(1) is alleged for the following reason: **Thomas and Heather Farris and Beau Whitaker d/b/a Hustler Hauling, LLC caused or allowed the open dumping of waste in a manner which resulted in litter.**

10. Pursuant to Section 21(p)(3) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(p)(3)), no person shall, in violation of subdivision (a) of this Section, cause or allow the open dumping of any waste in a manner which results in open burning.

A violation of Section 21(p)(3) is alleged for the following reason: **Thomas and Heather Farris and Beau Whitaker d/b/a Hustler Hauling, LLC caused or allowed the open dumping of waste in a manner which resulted in open burning.**

11. Pursuant to Section 21(p)(7) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(p)(7)), no person shall cause or allow the open dumping of waste in a manner that results in deposition of (i) general construction or demolition debris as defined in Section

3.160(a) of this Act; or (ii) clean construction or demolition debris as defined in Section 3.160(b) of this Act.

A violation of Section 21(p)(7) is alleged for the following reason: **Thomas and Heather Farris and Beau Whitaker d/b/a Hustler Hauling, LLC caused or allowed the open dumping of waste in a manner which resulted in deposition of general or clean construction or demolition debris.**

12. Pursuant to 35 Ill. Adm. Code 812.101(a), all persons, except those specifically exempted by Section 21(d) of the {Illinois} Environmental Protection Act, shall submit to the Agency an application for a permit to develop and operate a landfill.

A violation of 35 Ill. Adm. Code 812.101(a) is alleged for the following reason: **Thomas and Heather Farris and Beau Whitaker d/b/a Hustler Hauling, LLC operated a waste disposal site without submitting to the Illinois EPA an application for a permit to develop and operate a landfill.**

Google

0670405029 - Hancock County
Farris, Thomas & Heather
site sketch



Drawing not to scale

To see all the details that are visible on screen, use the "Print" link next to the map.



©2013 Google, Map data ©2013



DATE: May 30, 2013

TIME: 9:59 AM

PHOTOGRAPHED BY:
Robert J. Wagner

DIRECTION: Photograph taken
toward the northwest.

PHOTOGRAPH NUMBER: 1

PHOTOGRAPH FILE NAME:
0670405029~05302013-001.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris. The photograph also shows
charred processed wood and metal
debris.



DATE: May 30, 2013

TIME: 9:59 AM

PHOTOGRAPHED BY:
Robert J. Wagner

DIRECTION: Photograph taken
toward the northwest.

PHOTOGRAPH NUMBER: 2

PHOTOGRAPH FILE NAME:
0670405029~05302013-002.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris.



DOCUMENT FILE NAME:
0670405029~05302013.doc



DATE: May 30, 2013

TIME: 10:00 AM

PHOTOGRAPHED BY:
Robert J. Wagner

DIRECTION: Photograph taken
toward the northwest.

PHOTOGRAPH NUMBER: 3

PHOTOGRAPH FILE NAME:
0670405029~05302013-003.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris.



DATE: May 30, 2013

TIME: 10:00 AM

PHOTOGRAPHED BY:
Robert J. Wagner

DIRECTION: Photograph taken
toward the north.

PHOTOGRAPH NUMBER: 4

PHOTOGRAPH FILE NAME:
0670405029~05302013-004.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris.



DOCUMENT FILE NAME:
0670405029~05302013.doc



DATE: May 30, 2013

TIME: 10:00 AM

PHOTOGRAPHED BY:
Robert J. Wagner

DIRECTION: Photograph taken
toward the north.

PHOTOGRAPH NUMBER: 5

PHOTOGRAPH FILE NAME:
0670405029~05302013-005.jpg

COMMENTS: The photograph
shows the site.



DATE: May 30, 2013

TIME: 10:00 AM

PHOTOGRAPHED BY:
Robert J. Wagner

DIRECTION: Photograph taken
toward the north.

PHOTOGRAPH NUMBER: 6

PHOTOGRAPH FILE NAME:
0670405029~05302013-006.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris.





DATE: May 30, 2013

TIME: 10:00 AM

PHOTOGRAPHED BY:
Robert J. Wagner

DIRECTION: Photograph taken
toward the south.

PHOTOGRAPH NUMBER: 7

PHOTOGRAPH FILE NAME:
0670405029~05302013-007.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris. The photograph also shows
charred processed wood and metal
debris.



DATE: May 30, 2013

TIME: 10:01 AM

PHOTOGRAPHED BY:
Robert J. Wagner

DIRECTION: Photograph taken
toward the northwest..

PHOTOGRAPH NUMBER: 8

PHOTOGRAPH FILE NAME:
0670405029~05302013-008.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris. The photograph also shows
charred processed wood and metal
debris.



DOCUMENT FILE NAME:
0670405029~05302013.doc



DATE: May 30, 2013

TIME: 10:01 AM

PHOTOGRAPHED BY:

Robert J. Wagner

DIRECTION: Photograph taken toward the north.

PHOTOGRAPH NUMBER: 9

PHOTOGRAPH FILE NAME:

0670405029~05302013-009.jpg

COMMENTS: The photograph shows dirt, processed wood, red brick, chunks of concrete and metal debris.



DATE: May 30, 2013

TIME: 10:01 AM

PHOTOGRAPHED BY:

Robert J. Wagner

DIRECTION: Photograph taken toward the north.

PHOTOGRAPH NUMBER: 10

PHOTOGRAPH FILE NAME:

0670405029~05302013-010.jpg

COMMENTS: The photograph shows dirt, processed wood, red brick, chunks of concrete and metal debris. The photograph also shows charred processed wood and metal debris.



DOCUMENT FILE NAME:

0670405029~05302013.doc



DATE: May 30, 2013

TIME: 10:01 AM

PHOTOGRAPHED BY:
Robert J. Wagner

DIRECTION: Photograph taken
toward the east.

PHOTOGRAPH NUMBER: 11

PHOTOGRAPH FILE NAME:
0670405029~05302013-011.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris.



DATE: May 30, 2013

TIME: 10:02 AM

PHOTOGRAPHED BY:
Robert J. Wagner

DIRECTION: Photograph taken
toward the west.

PHOTOGRAPH NUMBER: 12

PHOTOGRAPH FILE NAME:
0670405029~05302013-012.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris.





DATE: May 30, 2013

TIME: 10:02 AM

PHOTOGRAPHED BY:
Robert J. Wagner

DIRECTION: Photograph taken
toward the southwest.

PHOTOGRAPH NUMBER: 13

PHOTOGRAPH FILE NAME:
0670405029~05302013-013.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris.



DATE: May 30, 2013

TIME: 10:02 AM

PHOTOGRAPHED BY:
Robert J. Wagner

DIRECTION: Photograph taken
toward the southeast.

PHOTOGRAPH NUMBER: 14

PHOTOGRAPH FILE NAME:
0670405029~05302013-014.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris.



DOCUMENT FILE NAME:
0670405029~05302013.doc



DATE: May 30, 2013

TIME: 10:02 AM

PHOTOGRAPHED BY:

Robert J. Wagner

DIRECTION: Photograph taken
toward the east.

PHOTOGRAPH NUMBER: 15

PHOTOGRAPH FILE NAME:

0670405029~05302013-015.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris. The photograph also shows
charred processed wood and metal
debris.



DATE: May 30, 2013

TIME: 10:02 AM

PHOTOGRAPHED BY:

Robert J. Wagner

DIRECTION: Photograph taken
toward the east.

PHOTOGRAPH NUMBER: 16

PHOTOGRAPH FILE NAME:

0670405029~05302013-016.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris. The photograph also shows
charred processed wood and metal
debris.



DOCUMENT FILE NAME:

0670405029~05302013.doc



DATE: May 30, 2013

TIME: 10:03 AM

PHOTOGRAPHED BY:
Robert J. Wagner

DIRECTION: Photograph taken
toward the west.

PHOTOGRAPH NUMBER: 17

PHOTOGRAPH FILE NAME:
0670405029~05302013-017.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris.



DATE: May 30, 2013

TIME: 10:03 AM

PHOTOGRAPHED BY:
Robert J. Wagner

DIRECTION: Photograph taken
toward the west.

PHOTOGRAPH NUMBER: 18

PHOTOGRAPH FILE NAME:
0670405029~05302013-018.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris.





DATE: May 30, 2013

TIME: 10:03 AM

PHOTOGRAPHED BY:
Robert J. Wagner

DIRECTION: Photograph taken
toward the southwest.

PHOTOGRAPH NUMBER: 19

PHOTOGRAPH FILE NAME:
0670405029~05302013-019.jpg

COMMENTS: The photograph
shows the site.



DATE: May 30, 2013

TIME: 10:03 AM

PHOTOGRAPHED BY:
Robert J. Wagner

DIRECTION: Photograph taken
toward the west.

PHOTOGRAPH NUMBER: 20

PHOTOGRAPH FILE NAME:
0670405029~05302013-020.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris.



DOCUMENT FILE NAME:
0670405029~05302013.doc



DATE: May 30, 2013

TIME: 10:03 AM

PHOTOGRAPHED BY:

Robert J. Wagner

DIRECTION: Photograph taken
toward the southeast.

PHOTOGRAPH NUMBER: 21

PHOTOGRAPH FILE NAME:
0670405029~05302013-021.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris.



DATE: May 30, 2013

TIME: 10:03 AM

PHOTOGRAPHED BY:

Robert J. Wagner

DIRECTION: Photograph taken
toward the east.

PHOTOGRAPH NUMBER: 22

PHOTOGRAPH FILE NAME:
0670405029~05302013-022.jpg

COMMENTS: The photograph
shows dirt, processed wood, red
brick, chunks of concrete and metal
debris.



Parcel Information Report
Hancock County
11-29-043-000

2000-2499

Parcel Number	Township	Tax Code	Property Class	Land Use	1977 Base Value	Senior Freeze Year
11-29-043-000	MONTEBELLO	11001	0060		2,243	0
Alternate Parcel Number	Homesite Acres	Farm Acres	Gross Acres	TIF Base	EZone Parcel	Senior Freeze Value
1230403001	0.0000	0.0000	0.0000	0	NO	0
Parcel Status	Activation Year	Lot Dimension		Level Activated		
Active						
Owner Name and Address	Farris Thomas L Jr & Heather #10 Paradise Acres Rushville, IL 62681					

Alternate Name and Address

Parcel Sales

Site Address

Legal Description BARTLETT & GORDONS ADD - LTS 1 THRU 13 BLK 6
 MONTEBELLO 5-8 12-30D 11-1004 12-30-403-001

<u>2012</u>	<u>1st Instalment</u>	<u>2nd Instalment</u>	<u>Totals</u>
Tax Billed	\$0.00	\$0.00	\$0.00
Penalty Billed	\$0.00	\$0.00	\$0.00
Cost Billed	\$0.00	\$0.00	\$0.00
Drainage Billed	\$0.00	\$0.00	\$0.00
Total Billed	\$0.00	\$0.00	\$0.00
Amount Paid	\$0.00	\$0.00	\$0.00
Total Unpaid	\$0.00	\$0.00	\$0.00
Date Paid			
Batch Number			
Receipt No.			
Cashier Code			
TPA			
Paid by			
Status			

Instrument No. 2000-2499



**WARRANTY DEED
JOINT TENANCY**

RECORDED
County of Hancock
State of Illinois

MAIL TO:
Stephen B. Morris Law Office, P.C.
1040 Broadway
Hamilton, Illinois 62341

Date: July 28, 2000
Time: 1:13 P.M.
Document No. 2000-2499
Kerry Asbridge
Recorder

NAME & ADDRESS OF TAXPAYER:
THOMAS L. FARRIS, JR.
R.R. 2, Box 252B-1
Rushville, Illinois 62681

GRANTOR(S), LAUREN E. STROHN, a/k/a Lauren E. Strahn as reflected by Deed recorded in Book 284 of Deeds, page 537, a widower, and surviving joint tenant of Lauren J. Strahn, of Phoenix, in the County of Maricopa, in the State of Arizona, for and in consideration of Ten Dollars (\$10.00) and other good and valuable consideration in hand paid, CONVEY(S) and WARRANT(S) to the GRANTEE(S), THOMAS L. FARRIS, JR. and HEATHER A. FARRIS, husband and wife, of R.R. 2, Box 252B-1, Rushville, in the County of Schuyler, in the State of Illinois, not as TENANTS IN COMMON but as JOINT TENANTS, the following described real estate:

Lots One (1), Two (2), Three (3), Four (4), Five (5), Six (6), Seven (7), Eight (8), Nine (9), Ten (10), Eleven (11), Twelve (12) and Thirteen (13) in Block Six (6) of Bartlett & Gordon's Addition to the City of Hamilton, also all the margin lying between the slough and said above mentioned Block Six (6), all in the City of Hamilton, County of Hancock, and State of Illinois.

Permanent Index No:
11-29-043-000

Property Address:
Hamilton, Illinois 62341

SUBJECT TO: (1) General real estate taxes for the year 1998 and subsequent years. (2) Covenants, conditions and restrictions of record. ->

hereby releasing and waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois. TO HAVE AND TO HOLD said premises not as TENANTS IN COMMON but as JOINT TENANTS forever.

DATED this 13th day of July, 2000.

X
LAUREN E. STROHN

STATE OF ARIZONA)
) SS
COUNTY OF MARICOPA)

I, the undersigned, a Notary Public in and for the County and State aforesaid, DO HEREBY CERTIFY that LAUREN E. STROHN, a/k/a Lauren E. Strahn as reflected by Deed recorded in Book 284 of Deeds, page 537, a widower, and surviving joint tenant of Lauren J. Strahn, personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that he signed, sealed and delivered the said instrument as his free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

Given under my hand and notary seal, this 13 day of July, 2000.

[Signature] Notary Public



My commission expires Oct. 20, 2002

COUNTY - ILLINOIS TRANSFER STAMPS
Exempt Under Provision of
Paragraph _____ Section 4,
Real Estate Transfer Act
Date: _____

Prepared By:
ret Stephen B. Morris Law Office, P.C.
1040 Broadway
Hamilton, Illinois 62341
15.00 pd

Signature: _____

Parcel Information Report
Hancock County
11-29-119-000

2001-3111

Parcel Number	Township	Tax Code	Property Class	Land Use	1977 Base Value	Senior Freeze Year
11-29-119-000	MONTEBELLO	11001	0060		15,603	0
Alternate Parcel Number	Homesite Acres	Farm Acres	Gross Acres	TIF Base	EZone Parcel	Senior Freeze Value
1229353007	0.0000	0.0000	0.0000	0	NO	0
Parcel Status	Activation Year	Lot Dimension			Level Activated	
Active						
Owner Name and Address	Froman Steven F 956 Broadway Hamilton, IL 62341-1437					

Alternate Name and Address	Marine Bank & Trust Attn: Tax Department Po Box 148 Gillespie, IL 62033	Re
-----------------------------------	--	----

Parcel Sales

Site Address 956 Broadway
Hamilton, IL 62341

Legal Description BARTLETT & GORDONS ADD-W 4" LOT 1 & ALL LOT LOT 2
BLK 17 MONTEBELLO 5-8 95-3642 12-29C 11-1080
12-29-119-000 BROADWAY 956

<u>2012</u>	<u>1st Installment</u>	<u>2nd Installment</u>	<u>Totals</u>
Tax Billed	\$0.00	\$0.00	\$0.00
Penalty Billed	\$0.00	\$0.00	\$0.00
Cost Billed	\$0.00	\$0.00	\$0.00
Drainage Billed	\$0.00	\$0.00	\$0.00
Total Billed	\$0.00	\$0.00	\$0.00
Amount Paid	\$0.00	\$0.00	\$0.00
Total Unpaid	\$0.00	\$0.00	\$0.00
Date Paid			
Batch Number			
Receipt No.			
Cashier Code			
TPA			
Paid by			
Status			

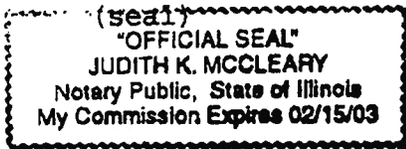
their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

Given under my hand and notary seal, this 12th day of

April, 2001.

Judith K. McCleary Notary Public

My commission expires 2/15/03



COUNTY - ILLINOIS TRANSFER STAMPS

Exempt Under Provision of
Paragraph _____ Section 4,
Real Estate Transfer Act
Date: _____

Prepared By:
Stephen B. Morris Law Office, P.C.
1040 Broadway
Hamilton, Illinois 62341

Signature: _____

PROPERTY RECORD COMMERCIAL-INDUSTRIAL

Map Number: 12-29-353-006

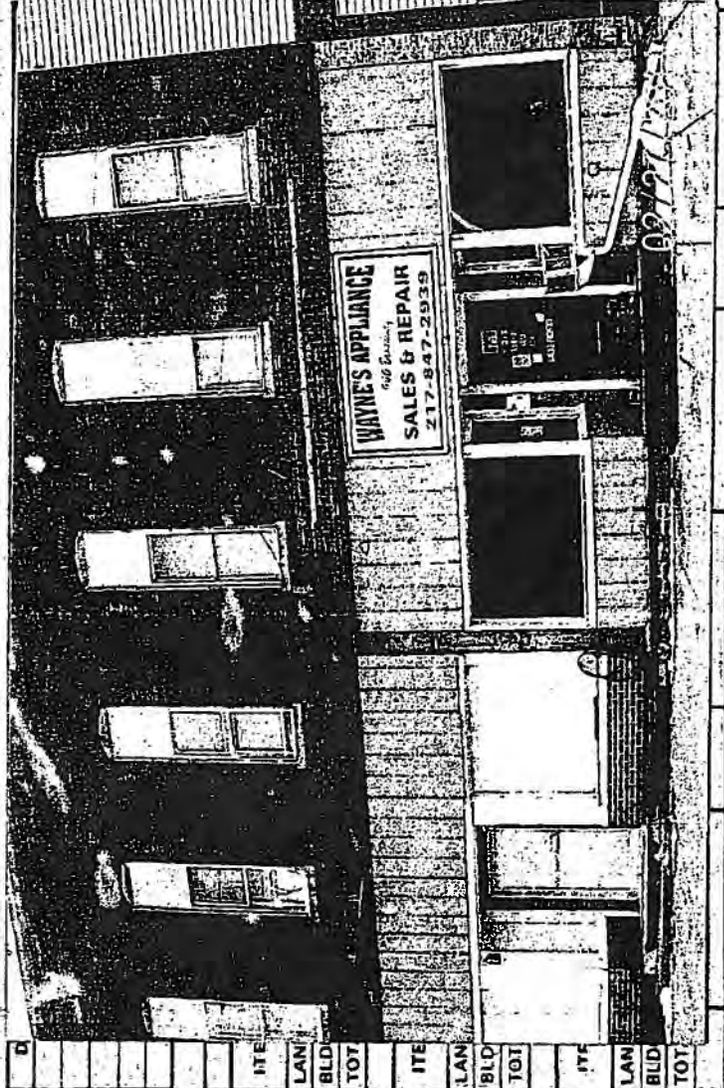
OWNERSHIP & MAILING ADDRESS

GRAY, VELDON D
940 BROADWAY
HAMILTON IL 62341

TOWN	VOLUME	TAX CODE	AREA	SEC.	BLOCK	PARCEL	UNIT
Montebello		11-001	11	29	120	000	60
Property Class	Land Use	Zoning	N.H. Code	of		Card No.	Commd. Comm.

RECORD OF OWNERSHIP		DATE	DEED STAMPS	INDICATED PRICE
First Financed to Moore + Deenor		Dr. H. 1995		32,000
Moore + Deenor to Gray + Barry		Dr. H. 1995		42,000

STREET	NGHBD.	UTILITIES	TOPO	DIVISION:
Pri. Rd.	Imp.	Water	Level	
GuideSoc	Static	Sewer	High	
Alley	Decl.	Gas	Low	
Trf. Lt.	Blighted	Electric	Rolling	
Trf. Hvy.		View		



PROPERTY ADDRESS

BROADWAY 940

MEMO

LEGAL DESCRIPTION:
BARTLETT & GORDONS ADD - LT. 3, BUK. 17
MONTEBELLO 5-8
95-4033
12-29C 11-1081
12-29-353-006

MEMO:

ITE	LAN	BLD	TOT
ITE	LAN	BLD	TOT

LAND COMPUTATIONS

UNIT	UNITS	DEPTH	UNIT VAL	D. FAC	I. FAC	FULL VALUE
50	150					1795

Parcel Information Report
Hancock County
11-29-120-000

98-2981

Parcel Number	Township	Tax Code	Property Class	Land Use	1977 Base Value	Senior Freeze Year
11-29-120-000	MONTEBELLO	11001	0060		0	0
Alternate Parcel Number	Homesite Acres	Farm Acres	Gross Acres	TIF Base	EZone Parcel	Senior Freeze Value
1229353006	0.0000	0.0000	0.0000	0	NO	0
Parcel Status	Activation Year	Lot Dimension	Level Activated			
Active						
Owner Name and Address	Gray Veldon D 940 Broadway Hamilton, IL 62341					

Alternate Name and Address	Kleiss Jerry Wayne 940 Broadway Hamilton, IL 62341	Re
-----------------------------------	--	----

Parcel Sales

Site Address 940 Broadway
Hamilton, IL 62341

Legal Description BARTLETT & GORDONS ADD - LT 3 BLK 17 MONTEBELLO
5-8 95-4033 12-29C 11-1081 12-29-353-006 BROADWAY
940

<u>2012</u>	<u>1st Installment</u>	<u>2nd Installment</u>	<u>Totals</u>
Tax Billed	\$0.00	\$0.00	\$0.00
Penalty Billed	\$0.00	\$0.00	\$0.00
Cost Billed	\$0.00	\$0.00	\$0.00
Drainage Billed	\$0.00	\$0.00	\$0.00
Total Billed	\$0.00	\$0.00	\$0.00
Amount Paid	\$0.00	\$0.00	\$0.00
Total Unpaid	\$0.00	\$0.00	\$0.00
Date Paid			
Batch Number			
Receipt No.			
Cashier Code			
TPA			
Paid by			
Status			

Instrument No. 98-2981

RECORDED

County of Hancock
State of Illinois

Date: July 31, 1998

Time: 8:57 A.M.

Document No. 98-2981

Kerry Asbridge
Recorder

QUITCLAIM DEED

The Grantors, BETTY E. GRAY and VERNON DEAN GRAY, also known as Vernon D. Gray, Mother and Son, of 940 Broadway, Hamilton, Illinois, for and in consideration of One (\$1.00) Dollar and other good and valuable consideration in hand paid, CONVEY AND QUITCLAIM to: VELDON D. GRAY, of 940 Broadway, Hamilton, Illinois, all interest in the following described real estate situated in the County of Hancock, in the State of Illinois, to-wit:

Twenty-one feet, six inches off the West side of Lot One (1) in Block Seventeen (17) in Bartlett & Gordon's Addition to the City of Hamilton, EXCEPTING THEREFROM, a strip four inches wide off the extreme West side thereof, and also,

Lot Three (3) in Block Seventeen (17) of Bartlett & Gordon's Addition to the Town, now City of Hamilton,

hereby releasing and waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois.

Permanent Index Number: 11-29-116-002 &

Property Address: 936 & 940 Broadway, Hamilton, IL 62341

DATED this 22nd day of July, 1998.

Exempt under provisions of Paragraph e
Section 4, Real Estate Transfer Tax Act.
7/31/98 LeRoy Lufkes (Sec)
Date Buyer, Seller or Representative

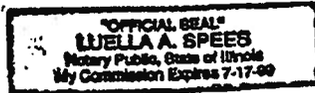
Betty E Gray (SEAL)
BETTY E. GRAY
Vernon D Gray (SEAL)
VERNON DEAN GRAY

1500 pd
Ret Lufkes

STATE OF ILLINOIS }
 } SS
COUNTY OF HANCOCK }

I, Luella A. Spees, a Notary Public, in and for said County, in the State aforesaid, do hereby certify that BETTY E. GRAY and VERNON DEAN GRAY, also known as Vernon D. Gray, Mother and Son, personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

Given under my hand and notarial seal this 22nd day of July, 1998.



Luella A. Spees

NOTARY PUBLIC

Mail Tax Statements to:

Veldon D. Gray
940 Broadway
Hamilton, IL 62341

This Instrument Prepared by:

LeRoy A. Ufkes
Attorney at Law
546 Main Street
P.O. Box 459
Carthage, IL 62321

PROOF OF SERVICE

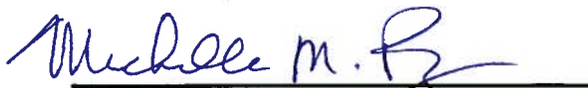
I hereby certify that I did on the 5th day of July 2013, send by Certified Mail, Return Receipt Requested, with postage thereon fully prepaid, by depositing in a United States Post Office Box a true and correct copy of the following instrument(s) entitled ADMINISTRATIVE CITATION, AFFIDAVIT, and OPEN DUMP INSPECTION CHECKLIST

To: Thomas and Heather Farris
711 North 8th Street
Hamilton, IL 62341

RECEIVED
CLERK'S OFFICE
JUL 08 2013
STATE OF ILLINOIS
Pollution Control Board

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


Michelle M. Ryan
Assistant Counsel
by JGR

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