

From: [Webb, Carol](#)
To: [Ezra, Don](#)
Cc: [james@123@gmail.com](#); [Dora, Michael](#)
Subject: FW: Case No. AC 2018-011
Date: Tuesday, December 3, 2019 6:41:54 AM

Please add this public comment email to the COOL docket for AC 18-11

From: Roby, Melissa <MRoby@peabodyenergy.com>
Sent: Monday, December 2, 2019 5:10 PM
To: Carol.Webb@illinois.gov; Carol.Webb@illinois.gov
Subject: [External] Case No. AC 2018-011

From: melissa roby
Sent: Tuesday, October 29, 2019 8:45:45 PM
To: Carol.Webb@illinois.gov; Carol.Webb@illinois.gov
Subject: Case No. AC 2018-011

In reference to the above case "IEPA v. Michael Crank individually and doing business as Crank Tree Service", please see attached photographs taken on Sunday, 10/26/19. (Some are taken with an app that auto-loads the date). Please note, the pictures don't do the situation justice. If you drive to the property, you can see the incredible difference between the residential property and the variable junkyard in the neighborhood.

Moreover, the noise nuisance cannot be determined by the pictures. A video will follow of "work" being done at approximately 1:30 am on a week night. A still photo captures the date and time.

There has been constant activity, but no cleaning of the property.

Also, there have been several incidents of loud equipment and large fires burning late at night and into the early morning hours.

Coincidentally, Mr. Crank changes the purpose of the land and the work he's doing depending on the situation. If a neighbor calls the local Sheriff's Dept. regarding fire, smoke and/or noise, he claims "recreational". If a neighbor complains to other agencies about disruption to the neighborhood, he claims we're "trying to run a business out of town."

We are putting our home on the market for sale soon and are fully aware of the impact this will have on the sale.

Please take this into consideration on your conference call on, I believe, October 30th.

Feel free to contact me at any time.

Thank you,
Allen and Melissa Roby
618-841-7893





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