MILITELLO, ZANCK & COEN, P.C.

ATTORNEYS AT LAW

James G. Militello Thomas C. Zanck* Patrick D. Coen James L. Wright Mark S. Saladin James G. Militello III

Also licensed in Wisconsin
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40 Brink Street Crystal Lake, Illinois 60014 815-459-8800 Fax 815-459-8429

August 22, 2003

Nancy Stingle Perkoski David G. Phoenix• Jill J. Struck Catherine Keating Howard Jeremy W. Shaw Adrian M. Gosch

Michael A. Ungvarsky, Jr. Of Counsel

Pollution Control Board 100 W. Randolph Street James R. Thompson Center Suite 11-500 Chicago, IL 60601-3218

Attn: Clerk

Re: Fredrickson v. Grelyak PCB 04-19

Dear Clerk:

Enclosed please find an original and one (1) copy of a Proof of Service regarding the above-referenced matter. Please file the original and return a file-stamped copy to my attention using the self-addressed, stamped envelope enclosed for your convenience.

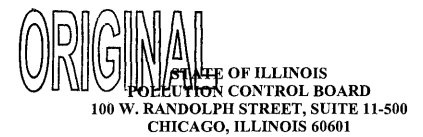
If you have any questions, please contact me.

Very truly yours,

MILITELLO, ZANCK & COEN, P.C.

W. Shaw Jerem

JWS/wmj Encls.





AUG 2 5 2003

STATE OF ILLINOIS Pollution Control Board

NOTE: All items must be completed. If there is insufficient space to complete any item, additional sheets may be attached, specifying the number of the item you are completing. Once completed, you must file the original and nine copies with the Board.

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD	
PAUL AND DONNA FREDRICKSON, husband and wife)))))))))))))))))))
Complainants)
v.) PCB 4-19
JEFF GRELYAK,)
Respondent.)

PROOF OF SERVICE

Attached is an Affidavit of Service of Formal Complaint and Notice to Respondent.

Respectfully submitted,

MILITELLO, ZANCK & COEN, P.C. Attorneys for Complainants

BV Jeremy Shay

075-5-

Jeremy W. Shaw MILITELLO, ZANCK & COEN, P.C. 40 Brink Street Crystal Lake, IL 60014 (815) 459-8800 State of Illinois

Pollution Control Board

AFFIDAVIT OF SERVICE

JAMES A. COBB deposes and says that is a registered employee of HRODEY & ASSOCIATES, a Private Detective Agency, licensed by the Illinois Department of Professional Regulation and is therefore authorized, pursuant to the provisions of Chapter 735, "Code of Civil Procedure", Section 5/2-202, Illinois Compiled Statues, to serve process in the above cause, and that the defendant was served in the following manner:

On August 21, 2003 at 11:05 AM by serving a true and correct copy of the attached Formal Complaint and Notice to Respondent on Jeff Grelyak as shown below:

Substitute Service was made by leaving a true and correct copy of this Formal Complaint and Notice to Respondent at the usual place of abode of Jeff Grelyak with a person residing therein, to wit: Patty Grelyak, Spouse, a person of the age of 13 years or upwards, who was informed of the contents thereof.

Said service was effected at 8919 Ferris Road, Harvard, IL 60033.

Furthermore, I caused to be mailed (first class postage fully prepaid) a copy of the Formal Complaint and Notice to Respondent in a sealed envelope addressed to **Jeff Grelyak**, 8919 Ferris Road, Harvard, IL 60033; Copy mailed on August 21, 2003.

DESCRIPTION of Person Served: Female/White, Date of Birth: 04/19/1972;

Under penalties as provided by law pursuant to Section 1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to such matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

Dated

James A. Cobb

HRODEY & ASSOCIATES
Area Code 815 337-4636
Post Office Box 366, Woodstock, Illinois 60098-0366
State of Illinois License 115-00783/Wisconsin 8045
Agency Certificate 117-00516/Wisconsin 15014