

**BEFORE THE
ILLINOIS POLLUTION CONTROL BOARD**

IN THE MATTER OF:

PETITION OF SOUTHERN ILLINOIS
POWER COOPERATIVE FOR
AN ADJUSTED STANDARD FROM
35 ILL. ADMIN. CODE PART 845 OR, IN
THE ALTERNATIVE, A FINDING OF
INAPPLICABILITY

AS 21-06

(Adjusted Standard)

NOTICE OF FILING

To: Pollution Control Board, Attn: Clerk
100 West Randolph Street
James R. Thompson Center, Suite 11-500
Chicago, Illinois 60601-3218

Clayton Ankney
Christine Zievel
Stefanie Diers
Illinois Environmental Protection Agency
1021 N. Grand Avenue East
P.O. Box 19276
Springfield, Illinois 62794-9276

PLEASE TAKE NOTICE that I have today filed with the Office of the Clerk of the Pollution Control Board the attached NOTICE OF ELECTRONIC FILING, PROOF OF PETITION NOTICE REQUIREMENTS and CERTIFICATE OF SERVICE, copies of which are herewith served upon you.

/s/ Amy Antonioli

Amy Antonioli

Dated: May 27, 2021

SCHIFF HARDIN LLP
Attorney for Petitioner SIPC
Amy Antonioli
Katherine Walton
Stephen Bonebrake
Schiff Hardin LLP
233 South Wacker Drive, Suite 7100
Chicago, Illinois 60606

(312) 258-5500

aantonioli@schiffhardin.com

kwalton@schiffhardin.com

sbonebrake@schiffhardin.com

CERTIFICATE OF SERVICE

I, the undersigned, certify that on this 27th day of May, 2021:

I have electronically served a true and correct copy of the attached NOTICE OF ELECTRONIC FILING, PROOF OF PETITION NOTICE REQUIREMENTS and CERTIFICATE OF SERVICE on behalf of Southern Illinois Power Cooperative, by electronically filing with the Clerk of the Illinois Pollution Control Board and by e-mail upon the following persons:

Pollution Control Board, Attn: Clerk
100 West Randolph Street
James R. Thompson Center, Suite 11-500
Chicago, Illinois 60601-3218
Don.brown@illinois.gov

Clayton Ankney
Christine Zievel
Stefanie Diers
Illinois Environmental Protection Agency
1021 N. Grand Avenue East
P.O. Box 19276
Springfield, Illinois 62794-9276
clayton.ankney@illinois.gov
Chrsitine.zievel@illinois.gov
Stefanie.diers@illinois.gov

My e-mail address is aantoniolli@schiffhardin.com;

The number of pages in the e-mail transmission is 5.

The e-mail transmission took place before 5:00 p.m.

 /s/ Amy Antonioli
Amy Antonioli

Dated: May 27, 2021

SCHIFF HARDIN LLP
Attorney for Petitioner SIPC
Amy Antonioli
Katherine Walton
Stephen Bonebrake
Schiff Hardin LLP
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(Adjusted Standard)

PROOF OF PETITION NOTICE REQUIREMENTS

Pursuant to 415 ILCS 5/28.1, 35 Ill. Adm. Code Sections 104.408 and 104.410, on May 19, 2021, petitioners Southern Illinois Power Cooperative (“SIPC”) published notice of the filing of its Petition of Southern Illinois Power Cooperative for an Adjusted Standard from 35 Ill. Adm. Code Part 845, Standards for the Disposal of Coal Combustion Residuals in Surface Impoundments or, in the Alternative, a Finding of Inapplicability (“Petition”) by legal notice in a newspaper of general circulation in the area of SIPC’s electric generating facility in Marion, Williamson County, Illinois. In support of this filing, SIPC states the following:

1. SIPC filed the Petition with the Clerk of the Illinois Pollution Control Board on May 11, 2021.
2. Pursuant to the Petition, SIPC seeks an adjusted standard from Part 845, Standards for the Disposal of Coal Combustion Residuals in Surface Impoundments, or in the alternative, a Finding of Inapplicability for certain current and former ponds at Marion Station located at 11543 Lake of Egypt Road in Marion, Illinois (“Marion Station”).
3. On May 19, 2021, SIPC published notice of the filing of the Petition by legal notice in the Marion Republican, a newspaper of general circulation in Marion, Illinois.

233 South Wacker Drive
Suite 7100
Chicago, Illinois 60606
(312) 258-5500
aantiolli@schiffhardin.com

EXHIBIT 1

Marion Republican

Notice of Petition by Southern Illinois Power

Legal Notice

5/19/2021

Certificate of Publication

The **Marion Republican** is a secular newspaper, has been continuously published weekly for more than fifty (50) weeks prior to the first publication of the attached notice, is published in the city of **Marion**, county of **Williamson**, State of Illinois, is of general circulation throughout that county and surrounding areas, and is a newspaper as defined by 715 ILCS 5/5.

This notice, a copy of which is attached, was published **One** times in **Marion Republican**, namely one time per week for One successive weeks.

The first publication of the notice was made in the newspaper, dated and published on **5/19/2021** and the last publication was **5/19/2021**

The notice was also placed on a statewide public notice website as required by 715 ILCS 5/2.1.

In witness, Marion Republican has signed this certificate by its registered agent.

Marion Republican

By:



Registered Agent

Publication Charge: \$63.25

Legal Text

Notice of Petition by Southern Illinois Power Cooperative for an Adjusted Standard Before the Illinois Pollution Control Board Southern Illinois Power Cooperative ("SIPC") filed a petition for adjusted standard from 35 Ill. Adm. Code Part 845, Standards for the Disposal of Coal Combustion Residuals in Surface Impoundments, with the Illinois Pollution Control Board on May 11, 2021 (docket number AS 21-06). SIPC operates Marion Generation Station, a coal- and natural gas-fired power plant located in Williamson County. SIPC's address is 11543 Lake of Egypt Road, Marion, IL. Petitioner seeks a determination of inapplicability or, in the alternative, an adjusted standard from the requirements of Part 845 for certain current and former ponds at Marion Station related to its power generation activities. For its proposed adjusted standard, SIPC proposes the following language apply in lieu of Part 845: (1) pursuant to Section 28.1 of the Environmental Protection Act, the Board grants Southern Illinois Power Cooperative ("SIPC") an adjusted standard from 35 Ill. Admin. Code § 845.100 for Ponds 3,

including 3A, 4, 6, South Fly Ash Pond, Pond B-3, the Initial Fly Ash Holding Area, the Replacement Fly Ash Holding area, and the Fly Ash Holding Area Extension (415 Ill. Comp. Stat. 5/28.1); (2) the adjusted standard applies to SIPC's Marion Station; (3) the Part 845 regulations do not apply to Ponds 3, including 3A, 4, 6, South Fly Ash Pond, Pond B-3, the Initial Fly Ash Holding Area, the Replacement Fly Ash Holding area, or the Fly Ash Holding Area Extension; and (4) the adjusted standard is effective as of the date of this order. Any person may cause a public hearing to be held in the above-described adjusted standard proceeding by filing a hearing request with the Illinois Pollution Control Board within 21 days after the date of the publication of this notice. The hearing request should indicate the docket number for the adjusted standard proceeding, as found in this notice. The hearing request must be mailed to the Clerk, Illinois Pollution Control Board, 100 W. Randolph Street, Suite 11-500, Chicago, Illinois 60601, or filed electronically through COOL, located on the Board's website (pcb.illinois.gov).

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consider Rupert Murdoch a suitable buyer. Hoge responded with an immediate and unequivocal "no."

The prospect of Murdoch owning the Sun-Times was as loathsome to us as Alden Global Capital taking over the Tribune today.

So imagine our shock and disappointment a few weeks later when in walked Rupert Murdoch with \$90 million. It triggered a stampede led by the great columnist Mike Royko, who famously said "no self-respecting fish would want to be wrapped in a Murdoch newspaper." The stain of Murdoch's ownership would haunt the Sun-Times for the next 20 years.

I have to admit that working under Murdoch had its benefits. He struck me as a smart, committed newspaperman who understood how to appeal to the masses and who put his money where he mouth was. Compared with some of the crooks and scoundrels who came after him as our publishers, he wasn't all that bad.

The real trouble started when he hit on the idea of forming a fourth network and buying local television stations to form the nucleus of what he would call the Fox Network. In order to do that, he had to become an American citizen and he had to divest newspapers to comply with cross ownership restrictions. So after barely two years in Chicago, he dumped the Sun-Times and picked up WFLD-TV — now Fox 32.

Once Murdoch had his Fox Network in place, the next step was to create a cable news channel to compete with CNN. So he hired a former Republican media consultant and Nixon campaign TV producer named Roger Ailes. As far back as 1970, Ailes had been working on creating a partisan, pro-Republican news operation aimed at bypassing the liberal mainstream media and delivering prepackaged pro-Nixon news to local television stations.

As one historian noted: "The intellectual forerunner for Fox News was a nakedly partisan plot by Ailes and other Nixon aides to circumvent the "prejudices of network news" and deliver "pro-administration" stories to television viewers in the heartland.

Much of that ground already had been fertilized by Rush Limbaugh, whom I got to know very early on when he began in syndication. And at least in person, he struck me as fairly shy and quite surprised by the early success he had begun to achieve. He was nothing like the blustery windbag he would become. That early humility reminded me of a young Oprah Winfrey.

At that time, Rush Limbaugh would have been the first person to admit he was just an entertainer.

Ethics: GOP wants to see more

Continued from Page 4

"Our discussion on Senate Bill 4, while productive, was left with the promise of an amendment," said state Sen. John Curran, of Downers Grove, the ranking Republican on the Ethics Committee. "It's been four weeks now. We have two weeks left in this General Assembly."

Curran is the lead sponsor of the GOP-backed ethics package, Senate Bill 1350, which contains a number of other provisions giving local state's attorneys and the Illinois Attorney General more authority to investigate and prosecute cases of public corruption.

Those include giving the attorney general authority to convene statewide grand juries to investigate corruption; giving local prosecutors authority, with court approval, to use wiretaps in corruption investigations; and giving the legislative inspector general indepen-

He was a former Top 40 DJ who called himself Jeff Christie and he patterned his delivery on Chicago radio legend Larry Luck, who pretended to embrace pomposity while actually satirizing it. The rustling papers. The pregnant pauses. The grandiose character of "Superjock." In other words, it was all an act.

Hour after hour and day after day, Limbaugh indoctrinated his audience of millions that the media could not be trusted. Never mind that he and Fox News had bigger audiences and more powerful media platforms than any of their competitors. He systematically turned his audience against us, mocking us as "drive by media" and effectively eroding public confidence and support.

He spawned scores of imitators and transformed talk radio from coast to coast. Attacks on the "liberal media" became standard fare for all of them. It is our cross to bear.

By the time another entertainer reached the White House, we had allowed ourselves to become defined by our critics — including those from within our own ranks.

So what can we do about it now? We need to educate the public about what we do and how we do it. We need to do a better job of helping them distinguish between reporting and opinion. Between truth and propaganda. We need to teach media literacy to Americans of all ages.

I'm proud to say my own paper, The Daily Herald, is in the forefront with an ongoing public-service and editorial campaign called "Facts Matter." Bob Oswald writes a weekly column carefully debunking misinformation on the internet and in the media. Daily Herald editors hold frequent seminars in the community explaining what we do and how we do it. Reporters often take readers behind the scenes to explain how they cover big stories.

A number of suburban state representatives are sponsoring a bill to require public high schools in Illinois to teach media literacy. We're told the goal is for teens to learn the skills to evaluate the trustworthiness of media organizations and the objectives of the stories they read. It's a great start.

In spite of what any of our critics say, it remains a noble and honorable profession. And one that's so vital to our democracy, it's enshrined in our Constitution.

So if our readers and viewers and listeners don't love us anymore, we just have to live with it. But at least we should do all we can to stand up for ourselves and let the world know why we're needed more than ever.

As dear Uncle Walter would say: "And that's the way it is."

dent authority to investigate corruption cases and issue subpoenas.

It would also impose a hard one-year revolving door prohibition on lawmakers becoming lobbyists.

"This isn't just about a few outliers taking bribes or breaking rules," said Senate Minority Leader Dan McCortch, of Hawthorn Woods. "This is about fundamentally reforming the system that doesn't allow us to police our own house. I believe it's un-American, it's unfair, and it's just fundamentally wrong."

Senate Bill 4 is currently sitting on the Senate calendar awaiting final action. The deadline for final action is listed as Friday, May 21, although that deadline could be extended. The Republican package, which was introduced Thursday, May 13, has not yet been assigned to a substantive committee.

The final day of the session is scheduled for Monday, May 31.

Continued from Page 2

proofs. We understand mailing primary identity proofs with your replacement card application can be challenging. To help, we are temporarily expanding our policy to accept alternative identity documents — or what we call "secondary proofs" — when you cannot mail primary proof.

Acceptable secondary proofs include, but are not limited to:

- Employee identification card.
- School identification card.
- Health insurance card (not a Medicare card).
- U.S. military identification card.

These proofs must be current (not expired), show your name and identifying information (such as your Date of birth or age), and be an original or a certified copy.

If you need to change your name,

when you mail your replacement card application, you will need to submit proof of identity plus proof of the name change. The proof of identity can be primary or secondary proof. Proof of the name change could be a marriage certificate, divorce decree, Certificate of Naturalization showing the new name, or a court order approving the name change.

You may be able to submit one document to serve as proof of your name change and identity. For example, you may submit a marriage certificate as proof of name change and identity if the certificate shows the marriage occurred within the prior two years and:

- Includes your prior name.
- Includes your age, birth date or parents' names.
- This information matches your Social Security Number record.

We will return any documents you send us.

CLASSIFIEDS

EMPLOYMENT

HELP WANTED DRIVERS
New Starting Base Pay - .60cpm w/ option to make .70cpm for Class A CDL Flatbed Drivers, Excellent Benefits, Home Weekends, Call 800-648-9915 or www.boydandsons.com

LEGALS

IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT WILLIAMSON COUNTY, ILLINOIS

In the Matter of the Petition of: BILLY GRAHAM BLEDSOE, Petitioner. Case No. 2021-MR-127

PUBLIC NOTICE
Public Notice is hereby given that on June 30, 2021, at 9:00 a.m., by video conference using Zoom, being one of the return days of the Circuit Court of Williamson County, Illinois, I will present my Petition in said Court praying for the change of my name from Billy Graham Bledsoe to William Graham Bledsoe, pursuant to 735 ILCS 5/21-101, et seq. Dated this 29th day of April, 2021. Billy Graham Bledsoe Patricia A. Hoke BARRETT, TWOMEY, BROOM, HUGHES & HOKE, LLP Attorneys at Law 100 N. Illinois Avenue, P. O. Box 3747 Carbondale, IL 62902 Tel: (618) 457-0437 Email: phoke@btbhh.com 8210-914435 (108740)

ANSWERS TO TODAY'S PUZZLES

9	8	1	3	2	7	5	6	4
3	4	7	6	1	5	2	8	9
6	5	2	8	4	9	3	1	7
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2	6	8	5	7	1	4	9	3
4	7	3	2	9	6	1	5	8
8	1	9	7	5	3	6	4	2
7	2	6	1	8	4	9	3	5
5	3	4	9	6	2	8	7	1

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LEGALS

Notice of Petition by Southern Illinois Power Cooperative for an Adjusted Standard Before the Illinois Pollution Control Board Southern Illinois Power Cooperative ("SIPC") filed a petition for adjusted standard from 35 Ill. Adm. Code Part 845, Standards for the Disposal of Coal Combustion Residuals in Surface Impoundments, with the Illinois Pollution Control Board on May 11, 2021 (docket number AS 21-06). SIPC operates Marion Generation Station, a coal- and natural gas-fired power plant located in Williamson County. SIPC's address is 11543 Lake of Egypt Road, Marion, IL. Petitioner seeks a determination of inapplicability or, in the alternative, an adjusted standard from the requirements of Part 845 for certain current and former ponds at Marion Station related to its power generation activities. For its proposed adjusted standard, SIPC proposes the following language apply in lieu of Part 845: (1) pursuant to Section 28.1 of the Environmental Protection Act, the Board grants Southern Illinois Power Cooperative ("SIPC") an adjusted standard from 35 Ill. Admin. Code 845.100 for Ponds 3, including 3A, 4, 6, South Fly Ash Pond, Pond B-3, the Initial Fly Ash Holding Area, the Replacement Fly Ash Holding area, and the Fly Ash Holding Area Extension (415 Ill. Comp. Stat. 5/28.1); (2) the adjusted standard applies to SIPC's Marion Station; (3) the Part 845 regulations do not apply to Ponds 3, including 3A, 4, 6, South Fly Ash Pond, Pond B-3, the Initial Fly Ash Holding Area, the Replacement Fly Ash Holding area, or the Fly Ash Holding Area Extension; and (4) the adjusted standard is effective as of the date of this order. Any person may cause a public hearing to be held in the above-described adjusted standard proceeding by filing a hearing request with the Illinois Pollution Control Board within 21 days after the date of the publication of this notice. The hearing request should indicate the docket number for the adjusted standard proceeding, as found in this notice. The hearing request must be mailed to the Clerk, Illinois Pollution Control Board, 100 W. Randolph Street, Suite 11-500, Chicago, Illinois 60601, or filed electronically through COOL, located on the Board's website (pcb.illinois.gov). 8210-914931 (11050)

IN THE CIRCUIT COURT FOR THE FIRST JUDICIAL CIRCUIT WILLIAMSON COUNTY, ILLINOIS

In the Matter of the Estate of KEITH LAVERN ANDERSON, Deceased. 2021-P54

CLAIM NOTICE
NOTICE IS GIVEN of the death of KEITH LAVERN ANDERSON, a resident of Herrin, Williamson County, Illinois. Letters of Office were issued on the 12th day of May, 2021, to Lisa Endebrock, of Kettering, Ohio, as Independent Administrator, whose attorney is Jennifer L. Thompson, Hart Cantrell LLC, 602 W. Public Square, P.O. Box 937, Benton, IL 62812.

NOTICE IS FURTHER GIVEN that claims against the Estate may be filed in the Office of the Clerk of the Court at the Williamson County Courthouse, Marion, Illinois, or with the representative or both, no later than six (6) months from the date of the first publication of this claim notice, or as to a claimant known to the representative, within three (3) months of the date of mailing or delivery of this Notice to such claimant, whichever is later, and any claim not filed on or before said date is barred. Copies of a claim filed with the Circuit Clerk must be mailed or delivered to the representative and to their attorney within ten (10) days after it is filed.

The estate will be administered without court supervision, unless under Section 28-4 of the Probate Act (755 ILCS 5/28-4) the Court terminates independent administration upon the petition of an interested person filed with the Clerk of the Court. This notice is published pursuant to 755 ILCS 5/18-3. DATED 5/17/2021 Justin Maze Clerk of the Circuit Court Jennifer L. Thompson ARDC No. 6308182 Hart Cantrell LLC 602 W. Public Square, PO Box 937 Benton, IL 62812 Phone: 618-435-8123 Fax: 618-435-2962 Email: service@hartcantrell.com 8210-914910 (110947)