

RECEIVED
CLERK'S OFFICE

APR 06 2004

STATE OF ILLINOIS
Pollution Control Board

INFORMATIONAL NOTICE !!!

AC04-61

IT IS IMPORTANT THAT YOU READ THE ENCLOSED DOCUMENTS.

NOTE: This Administrative Citation refers to TWO separate State of Illinois Agencies. One is the **ILLINOIS POLLUTION CONTROL BOARD** located at State of Illinois Center, 100 West Randolph Street, Suite 11-500, Chicago, Illinois 60601. The other state agency is the **ILLINOIS ENVIRONMENTAL PROTECTION AGENCY** located at: 1021 North Grand Avenue East, P.O. Box 19276, Springfield, Illinois 61794-9276.

If you elect to contest the enclosed Administrative citation, you must file a **PETITION FOR REVIEW** with **thirty-five (35) days** of the date the Administrative Citation was served upon you. Any such Petition for Review must be filed with the clerk of the Illinois Pollution Control Board by either hand delivering or mailing to the Board at the address given above. A copy of the Petition for Review should be either hand-delivered or mailed to the Illinois Environmental Protection Agency at the address given above and should be marked to the **ATTENTION: DIVISION OF LEGAL COUNSEL.**

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

RECEIVED
CLERK'S OFFICE

ADMINISTRATIVE CITATION

APR 06 2004

STATE OF ILLINOIS
Pollution Control Board

ILLINOIS ENVIRONMENTAL
PROTECTION AGENCY,

Complainant,

v.

FLORENCE PROPHETER and
PROPHETER CONSTRUCTION CO.,

Respondents.

AC 04-61

(IEPA No. 125-04-AC)

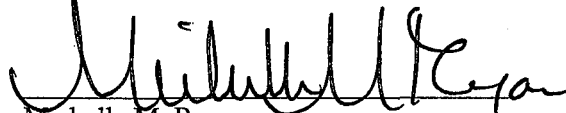
NOTICE OF FILING

To: Florence Propheter
1901 Avenue G
Sterling, Illinois 61081

Propheter Construction
18573 Pennington Road
Sterling, Illinois 61081

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
Special Assistant Attorney General

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

Dated: March 31, 2004

RECEIVED
CLERK'S OFFICE

APR 06 2004

STATE OF ILLINOIS
Pollution Control Board

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

ADMINISTRATIVE CITATION

ILLINOIS ENVIRONMENTAL)
PROTECTION AGENCY,)
)
Complainant,)
)
v.)
)
FLORENCE PROPHETER and)
PROPHETER CONSTRUCTION CO.,)
)
Respondents.)

AC 04-61
(IEPA No. 125-04-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 (2000).

FACTS

1. That Florence Propheter ("Respondent") is the present owner of a property located in Hopkins Township, Whiteside County, Illinois. The property is bordered on the north and west by West Lincoln Highway (Illinois Route 2), on the south by the Chicago and Northwestern Railroad tracks and on the east by residential property at 4509 West Lincoln Highway. The property is commonly known to the Illinois Environmental Protection Agency as Hopkins Twp./Propheter Open Dump.

2. That Propheter Construction Company ("Respondent") is using said property to dump waste materials.

3. That said facility is an open dump operating without an Illinois Environmental Protection Agency Operating Permit and is designated with Site Code No. 1958095002.

4. That Respondent, Florence Prophter, has owned said property at all times pertinent hereto.

5. That on March 5, 2004, Greg Kazmerski of the Illinois Environmental Protection Agency's Rockford 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.

VIOLATIONS

Based upon direct observations made by Greg Kazmerski during the course of his March 5, 2004 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) (2000).
- (2) That Respondents caused or allowed the open dumping of waste in a manner resulting in the deposition of waste in standing or flowing waters, a violation of Section 21(p)(4) of the Act, 415 ILCS 5/21(p)(4) (2000).
- (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) (2000).

CIVIL PENALTY

Pursuant to Section 42(b)(4-5) of the Act, 415 ILCS 5/42(b)(4-5) (2000), 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 May 14, 2004, 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 (2000), 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) (2000), 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 Respondent 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 (2000). If Respondents select to contest this Administrative Citation, then Respondents shall file a 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.



Renee Cipriano, Director
Illinois Environmental Protection Agency

Date: 3/31/04

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

REMITTANCE FORM

ILLINOIS ENVIRONMENTAL)
PROTECTION AGENCY,)
)
Complainant,)
)
v.)
)
FLORENCE PROPHESTER and)
PROPHESTER CONSTRUCTION CO.,)
)
Respondents.)

AC
(IEPA No. 125-04-AC)

FACILITY: Hopkins Twp./Propheter Open Dump SITE CODE NO.: 1958095002
COUNTY: Whiteside CIVIL PENALTY: \$4,500.00
DATE OF INSPECTION: March 5, 2004

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

AFFIDAVIT

IN THE MATTER OF:)
)
 Florence Propheter)
)
 Respondent)

IEPA DOCKET NO.

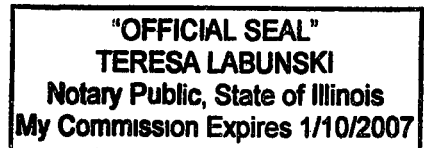
Affiant, Greg Kazmerski, being first duly sworn, voluntarily deposes and states as follows:

1. Affiant is a field inspector employed by the Land Pollution Control Division of the Environmental Protection Agency and has been so employed at all times pertinent hereto.
2. On March 5, 2004, between 4:45 a.m. and 10:15 a.m., Affiant conducted an inspection of an open dump, located in Whiteside County, Illinois and known as Propheter Open Dump by the Illinois Environmental Protection Agency. Said site has been assigned site code number LPC# 1958095002 by the Agency.
3. Affiant inspected said Propheter Open dump site by an on-site inspection, which included walking and photographing the site.
4. As a result of the activities referred to in Paragraph 3 above, Affiant completed the inspection Report form attached hereto and made a part hereof, which, to the best of Affiant's knowledge and belief, is an accurate representation of Affiant's observations and factual conclusions with respect to said open dump.

Greg Kazmerski
Greg Kazmerski

Subscribed and Sworn to Before Me
this 11 day of March, 2004

Teresa Labunski
Notary Public



ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

Open Dump Inspection Checklist

County: Whiteside LPC#: 1958095002 Region: 1 - Rockford
 Location/Site Name: Hopkins / Propheter Open Dump
 Date: 03/05/2004 Time: From 9:45 To 10:15 Previous Inspection Date: 04/15/1998
 Inspector(s): Kazmerski Weather: 50 F, winds west @ 20 mph
 No. of Photos Taken: # 20 Est. Amt. of Waste: 2000 yds³ Samples Taken: Yes # _____ No
 Interviewed: None Complaint #: C-04-082R

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

Florence Propheter
 1901 Avenue G
 Sterling, IL 61081

Propheter Construction
 18573 Pennington Road
 Sterling, IL 61081 **RECEIVED**
 815/625-3077 **MAR 15 2004**

	SECTION	DESCRIPTION	IEPA-DLPC VIOL
ILLINOIS ENVIRONMENTAL PROTECTION ACT REQUIREMENTS			
1.	9(a)	CAUSE, THREATEN OR ALLOW AIR POLLUTION IN ILLINOIS	<input type="checkbox"/>
2.	9(c)	CAUSE OR ALLOW OPEN BURNING	<input 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	<input checked="" type="checkbox"/>
8.	21(p)	CAUSE OR ALLOW THE OPEN DUMPING OF ANY WASTE IN A MANNER WHICH RESULTS	
	(1)	Litter	<input checked="" type="checkbox"/>
	(2)	Scavenging	<input type="checkbox"/>
	(3)	Open Burning	<input type="checkbox"/>
	(4)	Deposition of Waste in Standing or Flowing Waters	<input checked="" type="checkbox"/>
	(5)	Proliferation of Disease Vectors	<input type="checkbox"/>
	(6)	Standing or Flowing Liquid Discharge from the Dump Site	<input type="checkbox"/>

LPC # 1958095002

Inspection Date: 03/05/2004

	(7)	Deposition of General Construction or Demolition Debris; or Clean Construction or	<input checked="" type="checkbox"/>
9.	55(a)	NO PERSON SHALL:	
	(1)	Cause or Allow Open Dumping of Any Used or Waste Tire	<input checked="" type="checkbox"/>
	(2)	Cause or Allow Open Burning of Any Used or Waste Tire	<input type="checkbox"/>
35 ILLINOIS ADMINISTRATIVE CODE REQUIREMENTS SUBTITLE G			
10.	812.101(a)	FAILURE TO SUBMIT AN APPLICATION FOR A PERMIT TO DEVELOP AND OPERATE A LANDFILL	<input checked="" type="checkbox"/>
11.	722.111	HAZARDOUS WASTE DETERMINATION	<input type="checkbox"/>
12.	808.121	SPECIAL WASTE DETERMINATION	<input type="checkbox"/>
13.	809.302(a)	ACCEPTANCE OF SPECIAL WASTE FROM A WASTE TRANSPORTER WITHOUT A WASTE HAULING PERMIT, UNIFORM WASTE PROGRAM REGISTRATION AND PERMIT AND/OR MANIFEST	<input type="checkbox"/>
OTHER REQUIREMENTS			
14.		APPARENT VIOLATION OF: (<input type="checkbox"/>) PCB; (<input type="checkbox"/>) CIRCUIT COURT CASE NUMBER: ORDER ENTERED ON:	<input type="checkbox"/>
15.	OTHER:		<input type="checkbox"/>
			<input type="checkbox"/>
			<input type="checkbox"/>
			<input type="checkbox"/>
			<input type="checkbox"/>
			<input type="checkbox"/>
			<input type="checkbox"/>

Greg Kingmae

Signature of Inspector(s)

Informational Notes

1. [Illinois] Environmental Protection Act: 415 ILCS 5/4.
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 of the [Illinois] Environmental Protection Act shall be enforceable either by administrative citation under Section 31.1 of the Act or by complaint under Section 31 of the 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).
6. Items marked with an "NE" were not evaluated at the time of this inspection.

Inspection Narrative

RECEIVED
MAR 15 2004

On March 5, 2004 I (Greg Kazmerski) investigated an open dump located just west of Sterling, Illinois. The inspection began at 9:45 and ended at 10:15. The temperature was 50 F with winds out of the west at 20 miles per hour. I took 20 photographs in addition to two photographs taken from off-site three days earlier. I did not take any samples and no body was available at the site for interview.

On March 2, 2004 I investigated a citizen complaint alleging that dumping was occurring during the night at the now closed Northwestern Steel and Wire solid waste landfill. The complainant indicated that dumping was occurring at 3 or 4 in the morning and that it was causing dust and odors. Investigation of that site revealed that no dumping was occurring at the Northwestern landfill. During this investigation, I observed what appeared to be an open dump located across the railroad tracks (north) from the Northwestern property. I took two photographs of the site at this time (1958095002~030204-001 and 002). Photograph 1958095002~030204-001 shows that a bulldozer was present on this date.

I returned to the site on March 5, 2004. On this date I walked the entire site. The bulldozer present previously was now gone. Nobody was at the site during the inspection. There was a "No Dumping" sign posted at the entrance to the site. There was no gate or fence surrounding the site. The dumpsite itself occupies the middle 3-4 acres of the parcel. The open face of the fill area starts near the northwest corner of the property (Photos 1958095002~030504-001, 002 and 004) and continues south and east for several hundred feet to a point near the southwest corner of the property. The base of the northwest side of the fill face is in standing water. The fill face itself consists of general (unclean) construction debris including metal, plastic, wood, tires and landscape waste (chipped wood). In addition to the fill face, there were several small discrete piles of waste located throughout the property. Some of these piles contained rebar (Photo 1958095002~030504-003), and demolition debris (Photo 1958095002~030504-006 and 010). In the center of the fill area, there was a large pile of aggregate (photo 1958095002~030504-015). This pile appeared to serve as an effective shield, blocking the view of the dump from the highway.

The area inspected is a piece of property bordered on the north and west by West Lincoln Highway (Illinois Route 2), on the south by the Chicago and Northwestern Railroad tracks and on the east by residential property at 4509 West Lincoln Highway. The parcel is approximately 13 acres in area. According to records at the Whiteside County Tax Assessors Office, Florence Propheter owns the property. Based upon information from IEPA files and evidence observed at the site, it appears that Propheter Construction Company is utilizing the site as an open dump. The attached aerial photographs from March 1999 show the site location.

After documenting the site conditions, I verified ownership of the property at the Whiteside County Tax Assessor's Office in Morison, Illinois. The current owner of the property is listed as Florence Propheter.

Upon my return to the office, I researched the IEPA Bureau of Land files and complaint logs and found that Propheter Construction has been the subject of five open dumping complaints within Region 1 (C-92-020R, C-94-145R, C-96-119R, C-98-101R and C-99-104R) including two previous complaints of open dumping at this specific location (C-94-145R and C-98-101R). The complaint filed in 1994 includes photographs from a complainant showing several large trucks dumping construction debris at the site and a bulldozer very similar to the one observed on March 2, 2004 spreading the waste.

Violations

The following violations of the Illinois Environmental Protection Act have been cited for this site:

1. Pursuant to Section 12(a) of the Act 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 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) of the [Illinois] Environmental Protection Act (415 ILCS 5/12(a)) is alleged for the following reason: Solid waste at your site was observed to be standing in surface water (photographs 1958095002~030504-001 and 002).

2. Pursuant to Section 12(d) of the Act, 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) of the [Illinois] Environmental Protection Act (415 ILCS 5/12(d)) is alleged for the following reason: Solid waste at your site was observed to be standing in surface water (photographs 1958095002~030504-001 and 002).

3. Pursuant to Section 21(a) of the Act, no person shall cause or allow the open dumping of any waste.

A violation of Section 21(a) of the [Illinois] Environmental Protection Act (415 ILCS 5/21(a)) is alleged for the following reason: Evidence of open dumping was observed during the inspection.

4. Pursuant to Section 21(d)(1) of the Act, in relevant part, 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, including periodic reports and full access to adequate records and the inspection of facilities, as may be necessary to assure

compliance with this Act and with regulations and standards adopted there under.

A violation of Section 21(d)(1) of the [Illinois] Environmental Protection Act (415 ILCS 5/21(d)(1)) is alleged for the following reason: Evidence of a waste-disposal operation without a permit was observed during the inspection.

5. Pursuant to Section 21(d)(2) of the Act, 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) of the [Illinois] Environmental Protection Act (415 ILCS 5/21(d)(2)) is alleged for the following reason: Evidence of a waste-disposal operation in violation of regulations adopted by the Board was observed during the inspection.

6. Pursuant to Section 21(e) of the Act, 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 there under.

A violation of Section 21(e) of the [Illinois] Environmental Protection Act (415 ILCS 5/21(e)) is alleged for the following reason: Evidence of waste disposal at a facility that did not meet the requirements of this Act was observed during the inspection.

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

1. Litter
2. Deposition of waste in standing or flowing waters
3. Deposition of:
 - (i) General construction or demolition debris as defined in Section 3.160(a) of this Act

A violation of Section 21(p)(1) of the [Illinois] Environmental Protection Act (415 ILCS 5/21(p)) is alleged for the following reason: Litter was observed during the inspection.

A violation of Section 21(p)(4) of the [Illinois] Environmental Protection Act (415 ILCS 5/21(p)) is alleged for the following reason: Waste was observed deposited in standing water during the inspection.

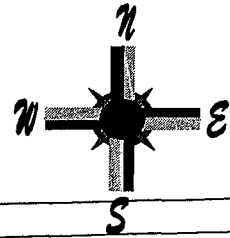
A violation of Section 21(p)(7) of the [Illinois] Environmental Protection Act (415 ILCS 5/21(p)) is alleged for the following reason: Disposal of general construction debris was observed at the site during the inspection.

8. Pursuant to Section 55(a)(1) of the [Illinois] Environmental Protection Act (415 ILCS 5/55(a)(1)), no person shall cause or allow the open dumping of any used or waste tire.

A violation of Section 55(a)(1) of the [Illinois] Environmental Protection Act (415 ILCS 5/55(a)(1)) is alleged for the following reason: The open dumping of waste tires was observed during the inspection.

9. Pursuant to Section 812.101(a), all persons, except those specifically exempted by Section 21(d) of the Environmental Protection Act (Act) (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 1021(d)) [415 ILCS 5/21(d)] shall submit to the Agency an application for a permit to develop and operate a landfill. The applications must contain the information required by this Subpart and by Section 39(a) of the Act, except as otherwise provided in 35 Ill. Adm. Code 817.

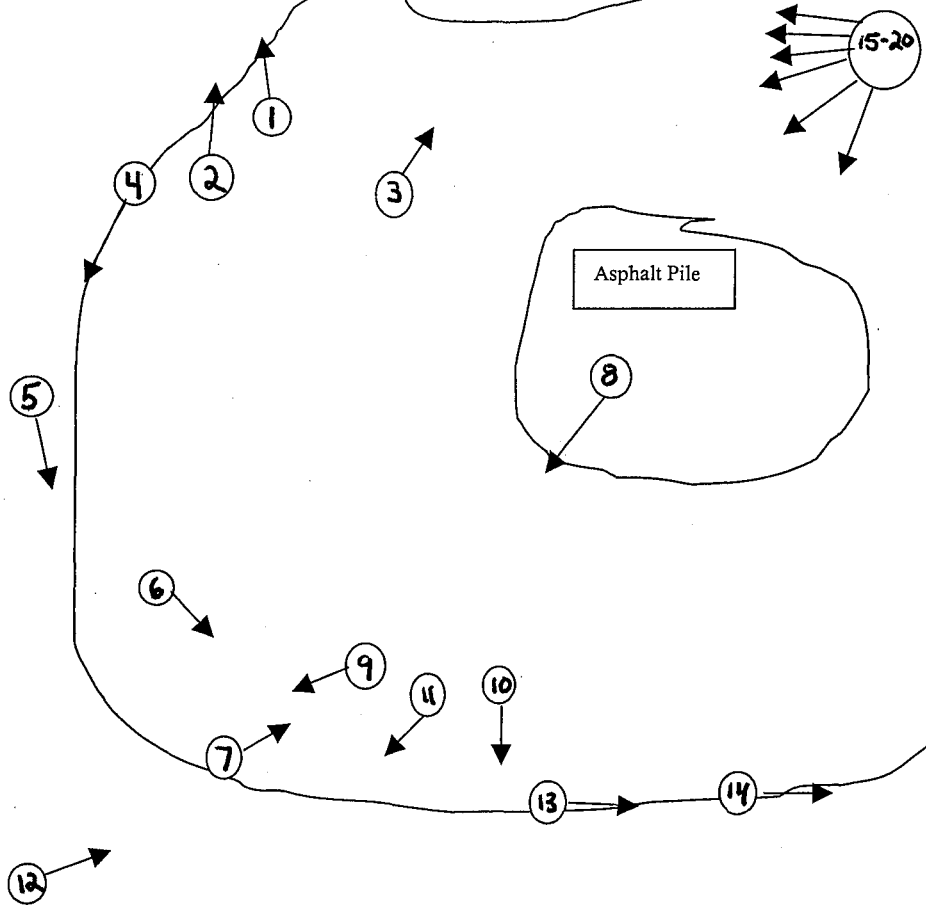
A violation of 35 Ill. Adm. Code 812.101(a) is alleged for the following reason: An application for a permit has not been submitted for this waste disposal site.



IL RT 2

Rebar Pile

Asphalt Pile



42
03-02-04

CNW RR



Photo # 195 809 5002 ~ 030504 - OXX

Send To Printer

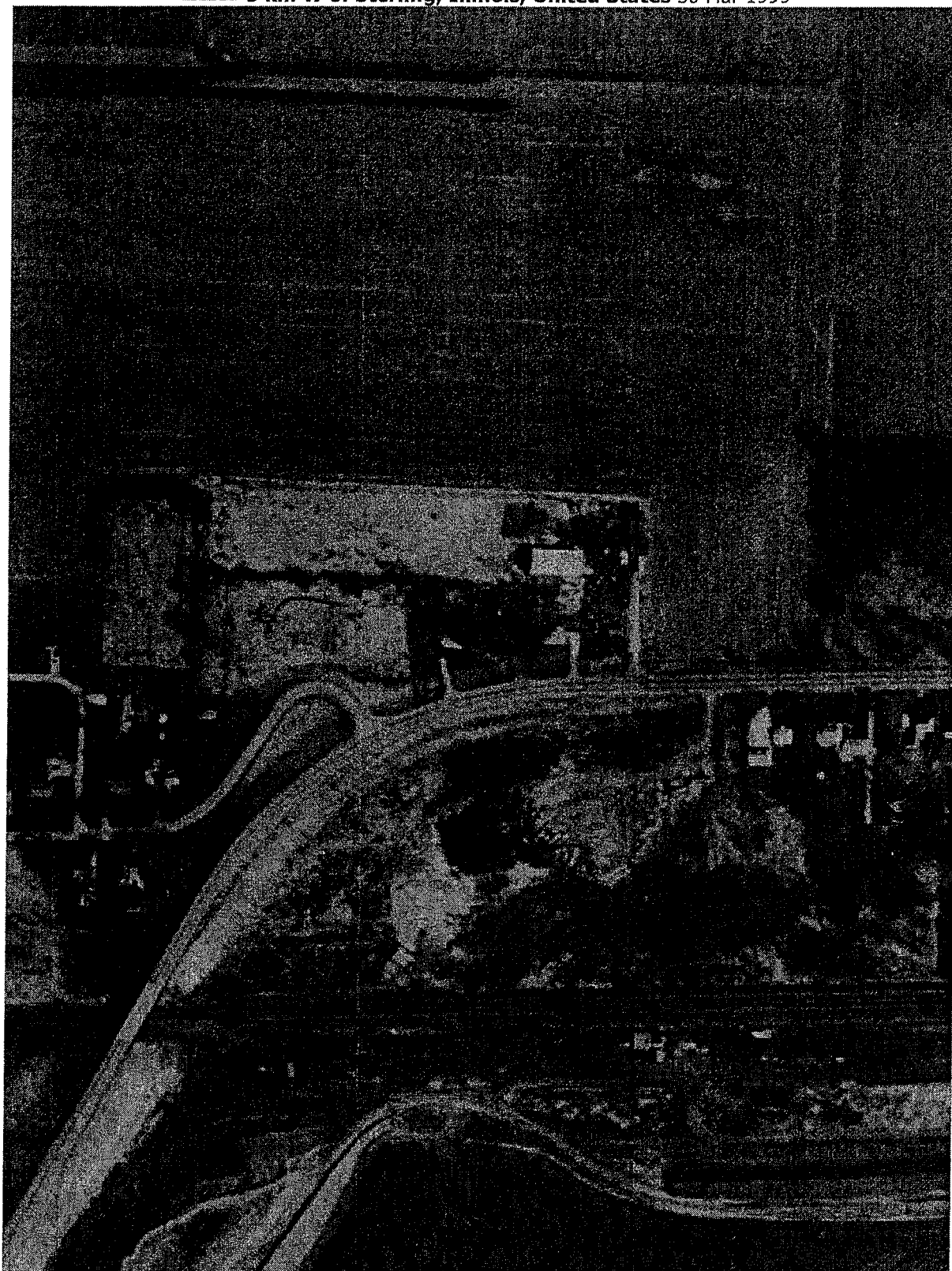
Back To TerraServer

Change to 11x17 Print Size

Show Grid Lines

Change to Landscape

USGS 5 km W of Sterling, Illinois, United States 30 Mar 1999

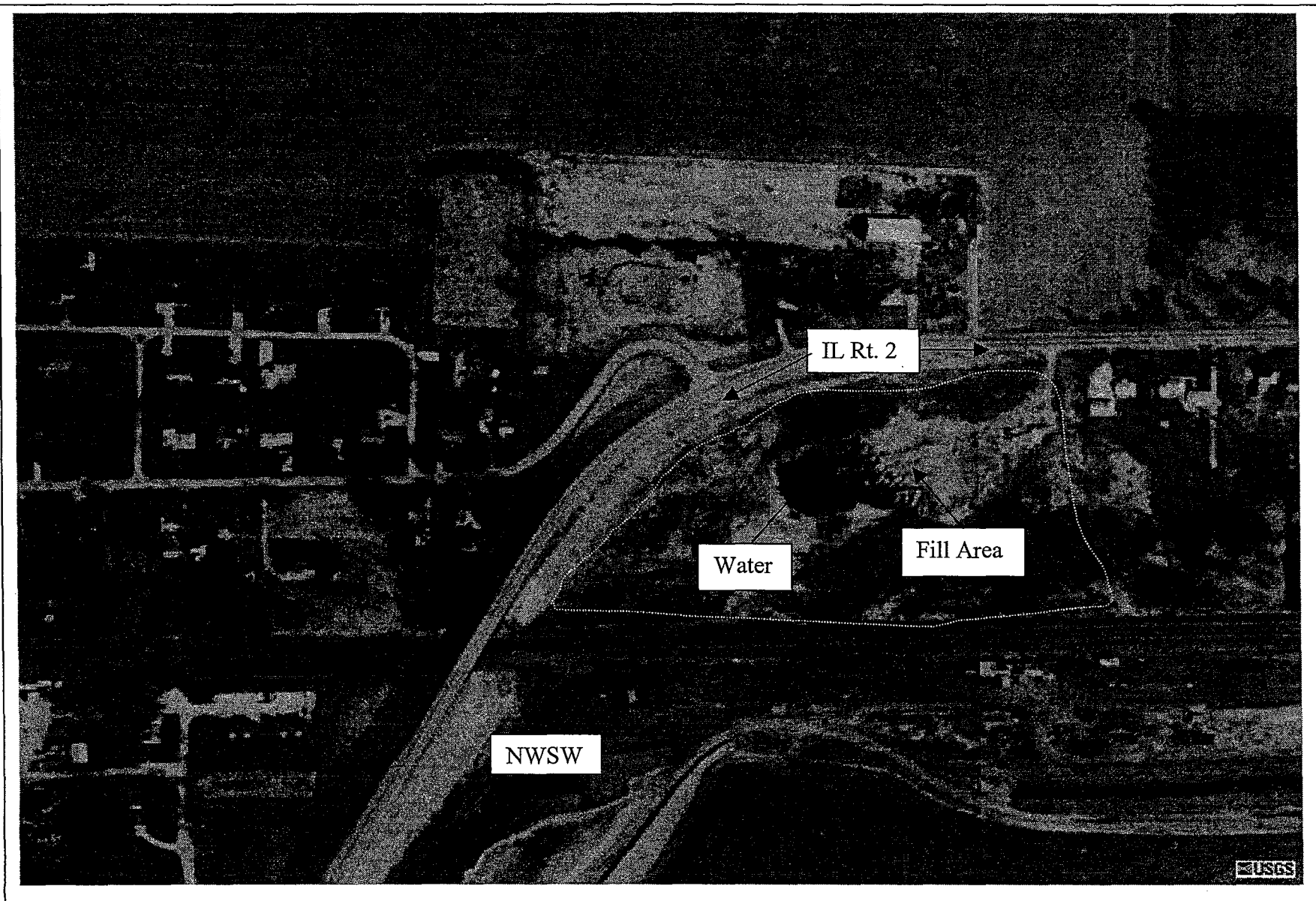


0 100M

0 100yd

Image courtesy of the U.S. Geological Survey
© 2003 Microsoft Corporation. All rights reserved. **Terms of Use**

1958095002—Whiteside
Hopkins / Propheet Open Dump
FOS File
Photo taken March 1999



1958095002--Whitside County

Propheter Open Dump

FOS File

IEPA BUREAU OF LAND DIGITAL PHOTOGRAPH PHOTOCOPIES

Date: 02-Mar-04
Time: 11:55
Direction: North
Photo By: Kazmerski
File Name: 1958095002~030204-001
Comments:



Date: 02-Mar-04
Time: 11:55
Direction: North
Photo By: Kazmerski
File Name: 1958095002~030204-002
Comments:



1958095002--Whitside County

Propheter Open Dump

FOS File

IEPA BUREAU OF LAND DIGITAL PHOTOGRAPH PHOTOCOPIES

Date: 05-Mar-04
Time: 9:48
Direction: Northwest
Photo By: Kazmerski
File Name: 1958095002-030504-001
Comments:



Date: 05-Mar-04
Time: 9:48
Direction: Northwest
Photo By: Kazmerski
File Name: 1958095002-030504-002
Comments:



1958095002--Whitside County

Propheter Open Dump

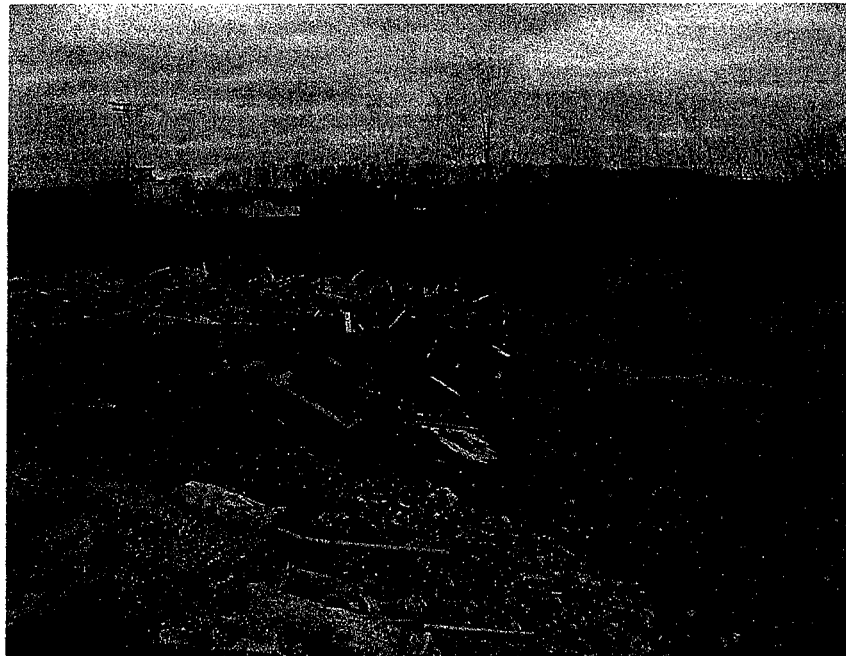
FOS File

IEPA BUREAU OF LAND DIGITAL PHOTOGRAPH PHOTOCOPIES

Date: 05-Mar-04
Time: 9:49
Direction: North
Photo By: Kazmerski
File Name: 1958095002-030504-003
Comments: Rebar



Date: 05-Mar-04
Time: 9:50
Direction: Southwest
Photo By: Kazmerski
File Name: 1958095002-030504-004
Comments:



1958095002--Whitside County

Propheter Open Dump

FOS File

IEPA BUREAU OF LAND DIGITAL PHOTOGRAPH PHOTOCOPIES

Date: 05-Mar-04
Time: 9:50
Direction: Southeast
Photo By: Kazmerski
File Name: 1958095002-030504-005
Comments:



Date: 05-Mar-04
Time: 9:51
Direction: Southeast
Photo By: Kazmerski
File Name: 1958095002-030504-006
Comments:



1958095002--Whitside County

Propheter Open Dump

FOS File

IEPA BUREAU OF LAND DIGITAL PHOTOGRAPH PHOTOCOPIES

Date: 05-Mar-04
Time: 9:51
Direction: Northeast
Photo By: Kazmerski
File Name: 1958095002-030504-007
Comments:



Date: 05-Mar-04
Time: 9:52
Direction: South
Photo By: Kazmerski
File Name: 1958095002-030504-008
Comments:



1958095002--Whitside County

Propheter Open Dump

FOS File

IEPA BUREAU OF LAND DIGITAL PHOTOGRAPH PHOTOCOPIES

Date: 05-Mar-04
Time: 9:52
Direction: South
Photo By: Kazmerski
File Name: 1958095002-030504-009
Comments:



Date: 05-Mar-04
Time: 9:53
Direction: South
Photo By: Kazmerski
File Name: 1958095002-030504-010
Comments:



1958095002--Whitside County

Propheter Open Dump

FOS File

IEPA BUREAU OF LAND DIGITAL PHOTOGRAPH PHOTOCOPIES

Date: 05-Mar-04
Time: 9:53
Direction: Southwest
Photo By: Kazmerski
File Name: 1958095002-030504-011
Comments:



Date: 05-Mar-04
Time: 9:54
Direction: Northeast
Photo By: Kazmerski
File Name: 1958095002-030504-012
Comments:



1958095002--Whitside County

Propheter Open Dump

FOS File

IEPA BUREAU OF LAND DIGITAL PHOTOGRAPH PHOTOCOPIES

Date: 05-Mar-04
Time: 9:54
Direction: East
Photo By: Kazmerski
File Name: 1958095002-030504-013
Comments:



Date: 05-Mar-04
Time: 9:55
Direction: East
Photo By: Kazmerski
File Name: 1958095002-030504-014
Comments:



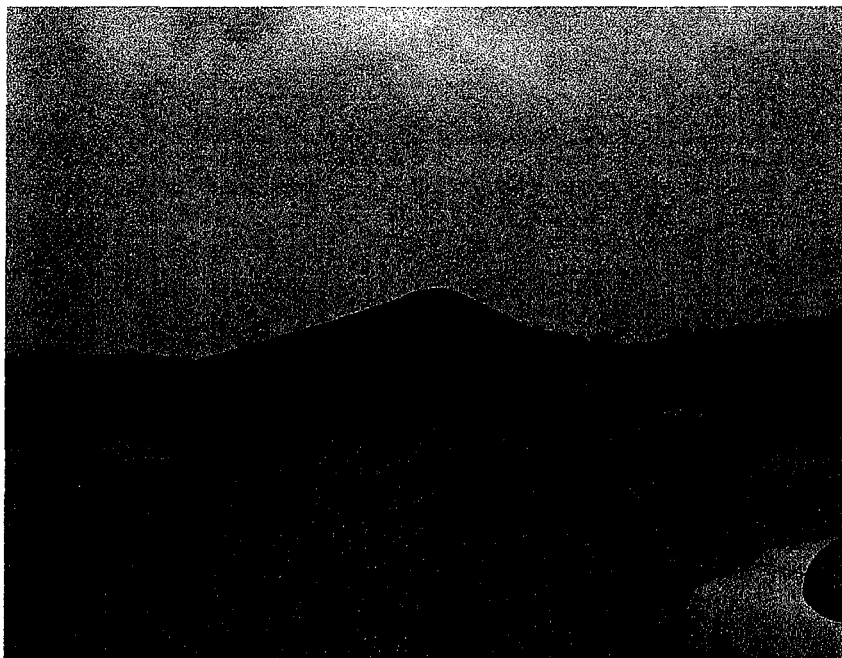
1958095002--Whitside County

Propheter Open Dump

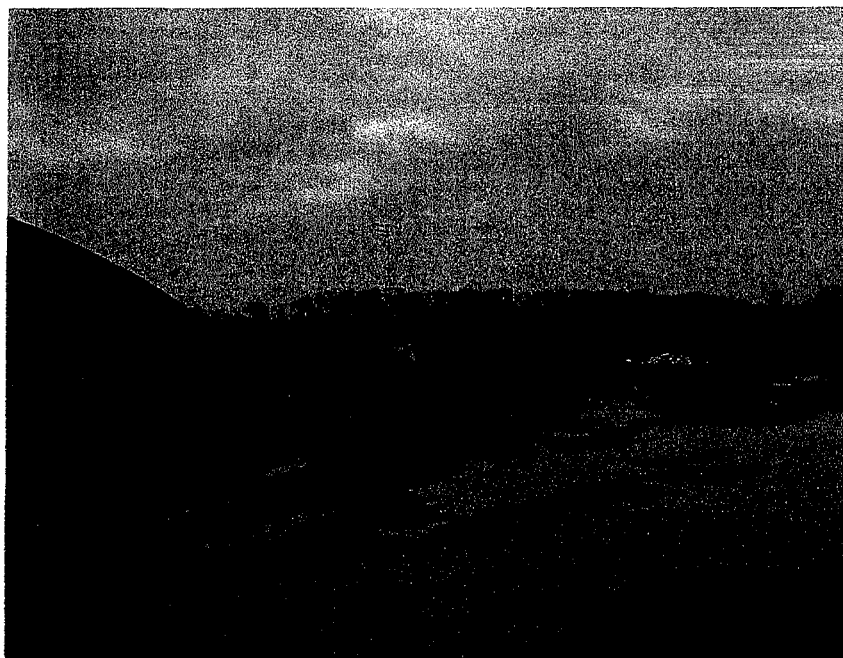
FOS File

IEPA BUREAU OF LAND DIGITAL PHOTOGRAPH PHOTOCOPIES

Date: 05-Mar-04
Time: 10:05
Direction: Southwest
Photo By: Kazmerski
File Name: 1958095002-030504-015
Comments:



Date: 05-Mar-04
Time: 10:07
Direction: West
Photo By: Kazmerski
File Name: 1958095002-030504-016
Comments:



1958095002--Whitside County

Propheter Open Dump

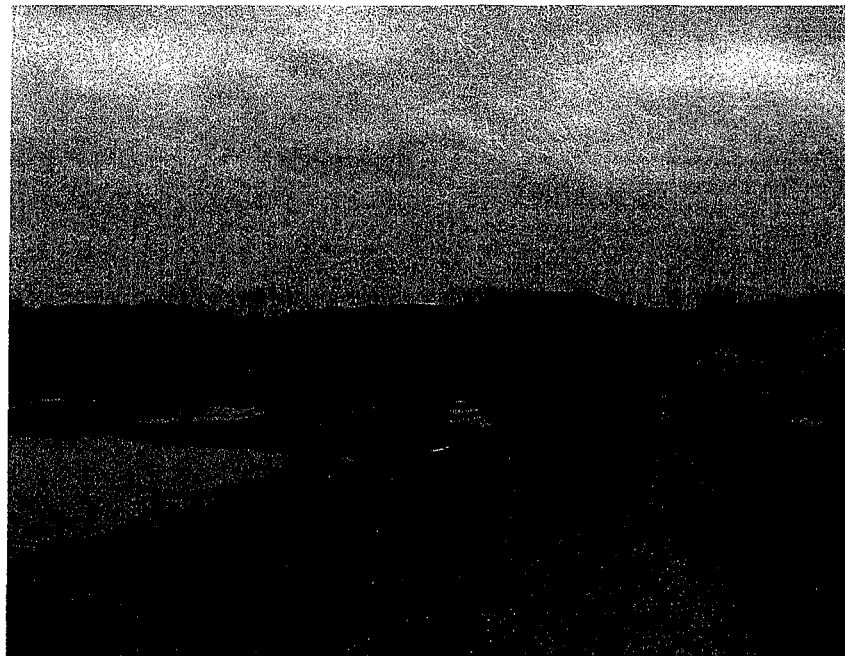
FOS File

IEPA BUREAU OF LAND DIGITAL PHOTOGRAPH PHOTOCOPIES

Date: 05-Mar-04
Time: 10:07
Direction: West
Photo By: Kazmerski
File Name: 1958095002-030504-017
Comments:



Date: 05-Mar-04
Time: 10:07
Direction: Northwest
Photo By: Kazmerski
File Name: 1958095002-030504-018
Comments:



1958095002--Whitside County

Propheter Open Dump

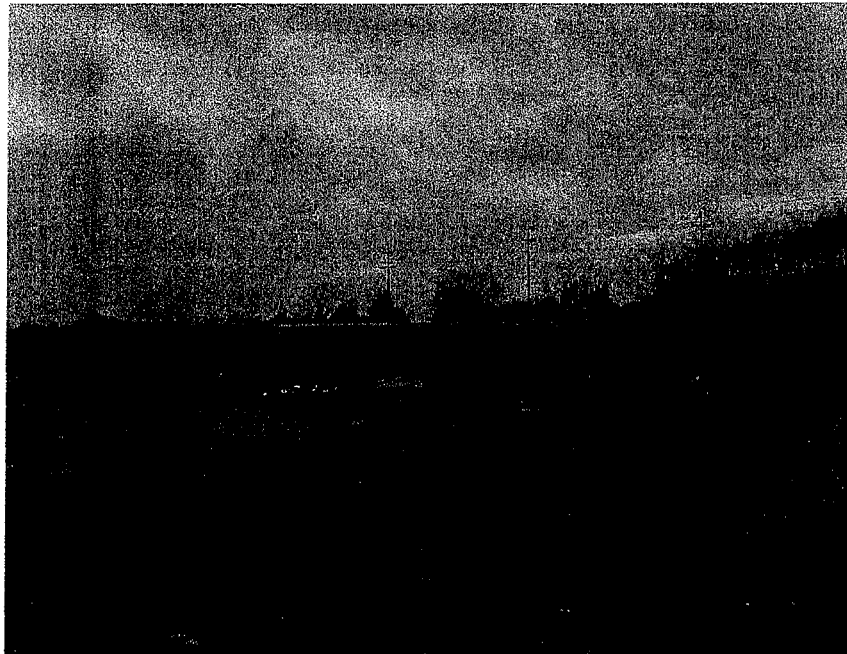
FOS File

IEPA BUREAU OF LAND DIGITAL PHOTOGRAPH PHOTOCOPIES

Date: 05-Mar-04
Time: 10:07
Direction: Northwest
Photo By: Kazmerski
File Name: 1958095002~030504-019
Comments:



Date: 05-Mar-04
Time: 10:07
Direction: Northwest
Photo By: Kazmerski
File Name: 1958095002~030504-020
Comments:



PROOF OF SERVICE

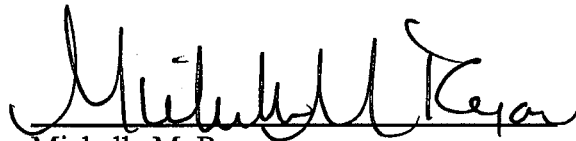
I hereby certify that I did on the 31st day of March 2004, send by Certified Mail, Return Receipt Requested, with postage thereon fully prepaid, by depositing in a United States Post Office Box a true and correct copy of the following instrument(s) entitled ADMINISTRATIVE CITATION, AFFIDAVIT, and OPEN DUMP INSPECTION CHECKLIST

To: Florence Propheter
1901 Avenue G
Sterling, Illinois 61081

Propheter Construction
18573 Pennington Road
Sterling, Illinois 61081

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



Michelle M. Ryan
Special Assistant Attorney General

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