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HOOSIER SURVEY R

September 2024

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- Legislature Passes Bills Affecting
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- And More



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SUBMIT CONTENT FOR THE HOOSIER SURVEYOR PUBLICATION

If you have an article to share or a story to tell, we want to hear from you!

Please submit content to our Communications Coordinator via email (kanderson@ispls.org).

The Hoosier Surveyor is published quarterly by the Indiana Society of Professional Land Surveyors to inform land surveyors and related professions, government officials, educational institutions, libraries, contractors, suppliers and associated businesses and industries about land surveying affairs.

Articles and columns appearing in this publication do not necessarily reflect the viewpoints of ISPLS or the Hoosier Surveyor staff, but are published as a service to its members, the general public and for the betterment of the surveying profession. No responsibility is assumed for errors, misquotes or deletions as to its content.



Purdue University Northwest again has the top surveying team in the American Society of Civil Engineers Student Championships, topping delegations from 15 other schools in the Utility Engineering and Surveying Institute competition which took place June 20-22 at Brigham Young University, in Provo, Utah. The student chapter also won the 2023 event at University of Wisconsin-Plattevile. Members of this year's team were (in front) Dylan Barthel and (standing, from left) Krish Zalavadia, Quinton Pender and Natalia Briggs. For more details, see page 15.

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President's Message

Ryan Selby, PS, ISPLS President

I wrote my last president's message on Memorial Day, so I guess it is only fitting that I write my next one on Labor Day. The year is continuing to move fast. Many state societies have two-year terms for their society leadership and now I am seeing why. I came into the year with so many ideas and before there is time to establish them all, the year is winding down. The summer has been busy for me both at the office and with the society.

The Surveyor Olympics was hosted by the Past Presidents council this past Saturday. Thank you to Vince Barr and all those that helped put the event together. We didn't get the attendance we were hoping for this year but those that did attend had a pretty great time. There was good food and some spirited competition. One of the key takeaways I wanted to note was the mentorship that was on display at the event. Many of the activities we had this year were "vintage" survey tasks which many of us have not performed in a great number of years, if ever at all. Those that were familiar with the tasks wasted no time sharing their knowledge with the others and it was great to see. That was the spirit I wanted to see during this event, and it did not disappoint. I hope we can make it even better next year and more will be willing to come out and experience the fun with their fellow surveyors and families.

As I discussed in my last message, much of the board discussion this year has focused on finance. In June, the board finalized our reserve and investment policy. There are a couple key takeaways to this policy that I want to highlight here. The board set a reserve policy of 75% of the society's three-year average of annual expenses. This means if the society's cash and investments are not at this level during the annual budgeting process, the board is not able to utilize any of the funds within that year's budget and a plan must be developed to get the funds to that level. If the funds have reached the 75% threshold the board is able to utilize 5% of the three-year average of the investments in the annual budget.

We also established asset allocation guidelines for the reserve fund and the amount in excess of the reserve amount. The entire policy is available in the June meeting minutes which can be requested from info@ispls.org if desired.

In addition to passing the reserve and investment policy, the board also established the 2024-2025 budget. The society currently has the 75% needed in the reserve fund to allow us to utilize the 5% of the investment average. The additional funds from the reserve policy allowed the board to allocate funds to some items that had to be reduced in previous years. The Trigstar program was funded once again, funds were set aside to allow our young surveyor representative to attend the NSPS meetings, and workforce development received some funding. Ultimately, the board was able to come up with a strong budget that meets many of the society's goals while still staying balanced. 2023-2024 was also an outstanding year for the society's finances, mostly due to the high attendance at the conferences. The workforce development committee estimates the need for \$15,000 a year to fund the efforts they have planned for outreach and workforce development. The board has some work to do to find this amount of money in the budget, therefore they decided to allocate this year's surplus to those efforts as we discuss finding a more permanent funding solution for the committee.

The fall season is upon us which also means our outreach efforts are ramping up. Many of our largest and most impactful events happen during these last few months of the year. We will be attending the Junior Achievement Job Spark event at the fairgrounds (9/24-9/26), the FAA National Convention (10/23-10/26), the Indiana School Counselors Conference (11/14-11/15) along with a number of individual school visits and community events around the state. Volunteers for various time slots are needed for these large events so please reach out to workforce@ispls. org if you are interested in attending any of these events. There is so much inspiration I receive from the conversations I have at these events so I look forward to attending at least one this year and more if my project schedule will allow. I hope to see some of you there as well.

Northwest Chapter Hosts "Fun Night" at Gary RailCats Baseball Game

Food, baseball and favorable weather were on hand for the Northwest Chapter's RailCats Family Outing on June 14 at U.S. Steel Yard Stadium in Gary. The annual event dates back to around 2004, according to Rich Hudson, the chapter's secretary/treasurer.



The family outing took place in the stadium's Third Base Party Deck, where evening temperatures dipped into the 60s and made hooded sweatshirts comfortable. About 60 tickets were sold or sponsored by chapter members, with children under 12 admitted free.



The RailCats' opponents were the Saltdogs from Lincoln, Neb. The home team lost, 6-2, on June 14, but rallied two days later to win the final game in the 3-game series.



The chapter was acknowledged on the jumbo scoreboard several times during the game, accompanied by fireworks above - and on - the field. While the traditional Friday night aerial display was a post-game attraction, there also were two benchclearing tussles during the game. "The two last-place teams were fighting to see who was not last," Hudson said.



Photos by Raiford Putnam

Bryan F. Catlin, PS

The goal of this column is to provide brief summaries of recent Indiana Court of Appeals and Supreme Court cases involving topics related to surveying practice, certainly not to provide legal advice. I use Google Scholar to search for Indiana cases. Once cases are found, I search for a case by a party's name or case number on the Indiana Courts website to obtain a more conveniently formatted document at <u>www.</u> <u>in.gov/judiciary</u>. Comments or suggestions for future columns are welcome by email to: <u>Bryan.Catlin@</u> <u>indy.gov</u>.

You may have already heard about this opinion since it was in the news in early June. This is the case where Carmel was trying to make utilities pay for the costs of relocation of those utilities when Carmel was performing improvements.

The City of Carmel, Indiana, v. Duke Energy Indiana, LLC, Indiana Utility Regulatory Commission, and Indiana Office of Utility Consumer Counselor, Indiana Supreme Court Case No. 23S-EX-129, May 30, 2024

For convenience, my earlier summary of the Indiana Court of Appeals summary follows in italics:

The City of Carmel, Indiana, v. Duke Energy Indiana, LLC, and Indiana Office of Utility Consumer Counselor, Indiana Court of Appeals Case No. 22A-EX-88, October 28, 2022.

In 2019, Carmel adopted Ordinance D-2492-19 (the "Underground Ordinance") and D-2491-19 (the "Relocation Ordinance"). The Underground Ordinance prohibits erection of above-ground public utility poles, lines, or structures in Carmel's rightof-way unless authorized by Carmel. After the adoption of the ordinances, Carmel started two improvement projects requiring Duke to relocate several facilities, and Carmel and Duke were unable to agree on which party should bear the costs of relocation.

Carmel filed a complaint with the Indiana Utility Regulatory Commission (IURC), asking that they find Carmel's ordinances reasonable under Indiana Code, order Duke to relocate the relevant facilities, and order Duke to bear the costs of the relocation. The IURC held a hearing where they admitted pre-filed testimony and attachments and subsequently issued an order finding Carmel's ordinances unreasonable and void under Indiana Code 8-1-2-101. Carmel appealed.

Carmel essentially asked whether the IURC erred in concluding the ordinances are unreasonable and void because they conflict with INDOT regulations and contain vague terms and whether the IURC further erred in concluding the ordinances are unreasonable and void because they impermissibly shift the cost of relocation to Duke's customers statewide. Duke provided testimony that the ordinance <u>could</u> shift costs to statewide customers but could not say it definitely would. The court found that the IURC erred in finding the ordinances unreasonable and void and due to the presumption of validity of local ordinances without substantive evidence otherwise and reversed the IURC order.

The IURC and Duke petitioned the Indiana Supreme Court to take up the case, which was granted, thus vacating the appellate opinion.

The Indiana Supreme Court found that because Duke would have to seek recovery of costs, the IURC, using its expertise and statutory authority, reasonably concluded that those costs would be shifted to all Duke customers statewide. The IURC order was affirmed.

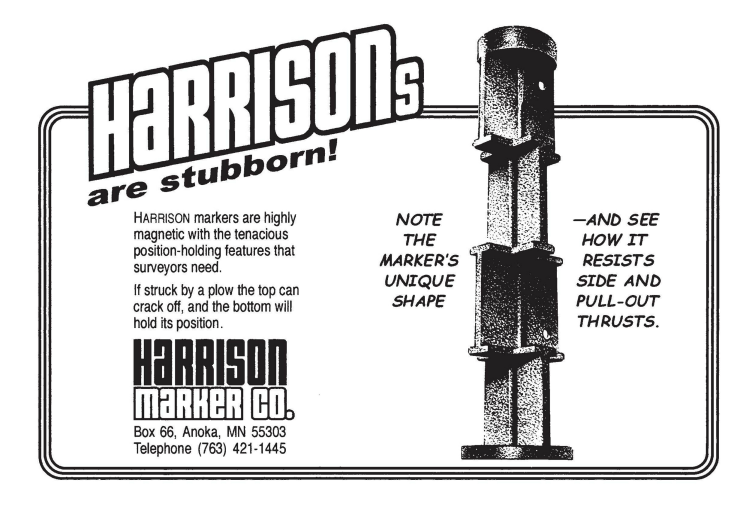
The opinion by Justice Mark Massa was joined by Chief Justice Loretta Rush.

Interestingly, Justice Geoffrey Slaughter concurred with a separate opinion; Justice Christopher Goff concurred in the result with a separate opinion; and Justice Derek Molter concurred in part, dissented in part, and wrote a fourth opinion. So, four of the five justices felt that they needed to explain or clarify their understanding of this case.

Marcie Gosnell v. Matthew Gosnell, Indiana Court of Appeals Case No. 23A-PL-2436, April 30, 2024 - MEMORANDUM DECISION not regarded as precedent

Here a brother and sister had a dispute over property they inherited from their mother. The Madison Circuit Court ordered mediation that was successful, and the parties signed a settlement agreement which in part required Marcie to convey certain real estate to Matthew and sell other real estate. After the mediation, a dispute arose over certain terms of the agreement which the parties were unable to resolve. Because Marcie had not fulfilled her obligations under the settlement agreement and a tax sale was looming due to her repeated failure to pay real estate taxes, Matthew filed an emergency motion to enforce the terms of the settlement agreement. This motion was granted, and the court awarded Matthew attorneys' fees.

Marcie appealed and the court affirmed the trial court judgment, awarded Matthew's request for appellate attorneys' fees, and remanded the case for determination of appropriate fees.



Duke Energy Indiana, LLC, v. Diana Lynn Yockey and German American Bancorp, Indiana Court of Appeals Case No. 24A-PL-73, June 7, 2024 - MEMORANDUM DECISION - not regarded as precedent

Here Duke Energy (DEI) had tried to obtain easements across Yockey's property in Knox County. Failing to reach an agreement, DEI filed a "Complaint in Condemnation" in the Knox Circuit Court. Without providing evidence, Yockey denied the truth of two of DEI averments: that DEI found it necessary to take the easements, and that DEI had a present public need and necessity to condemn the two easement interests. The trial court held for Yockey, and this appeal ensued.

On appeal, the court found that the trial court had not followed long established law limiting review of condemnations for public purposes and requiring specific objection to statements, not just general denial of their truthfulness. The judgment of the trial court was reversed and remanded with instructions to find for DEI.

Widduck, LLC, v. ROA Indianapolis, LLC, d/b/a, Reagan Outdoor Advertising of Indianapolis, and Reagan Management Indianapolis, LLC, v. Tortas El Guero, LLC, Indiana Court of Appeals Case No. 23A-PL-2080, June 12, 2024 - MEMORANDUM DECISION - not regarded as precedent

If you deal with leases for billboard companies as a part of your surveying practice, you may be interested in this case where the terms of a lease were not followed. The arguments centered around renewal of the lease, right of first refusal to purchase the property if the lease was being canceled, and properly providing notice to the billboard owner. I won't go into it other than to say that in this case the owner of the real estate had changed, and the owner of the billboard had changed multiple times. This case originated in the Marion Superior Court.

Nathan L. Reitenour and Jamie Reitenour, v. M/I Homes of Indiana, L.P., Indiana Court of Appeals Case No. 23A-CT-3090, June 21, 2024 - MEMORANDUM DECISION - not regarded as precedent

This appeal from the Marion Superior Court arose after the Reitenours purchased a home in Lawrence from M/I Homes. The Reitenours moved in on May 26, 2017 and on June 13, 2017, a sewage backup occurred due to a broken sewer lateral at the exterior of the foundation. In September of 2020 the Reitenours filed a complaint which eventually boiled down to a claim of fraudulent inducement and requesting rescinding the purchase agreement as a remedy.

Here a program that installed a Certificate of Quality Inspection plague was found to be merely a promise a plague would be installed at closing; it did not contain an actionable misrepresentation of facts. The Reitenours also argued that M/I Homes had failed to disclose that the home's elevation did not meet the City of Lawrence's building code requirements, making it susceptible to sewer backup. Due to site topography the home elevation was adjusted but still had appropriate fall to drain by gravity flow. The City of Lawrence requires that the first floor of a home be more than one foot above the top of both the first upstream and downstream manholes. If the elevation is not a foot higher than both manholes, a sewer permit will still be issued, but only if the property owner executes a covenant indemnifying the City of liability for sewer backups.

M/I Homes uses a courier service, here A-1 Expeditors, to obtain building permits. M/I provides A-1 with documents and A-1 is responsible for filling out the application for the permit. In this instance, the City decided a covenant was needed, and A-1 signed the covenant but did not provide M/I homes with a copy. M/I was therefore unaware of the covenant until the Reitenours provided a copy on February 18, 2018. M/I had not made any representations about the plot plan, elevation of the home, or sewer lines to the Reitenours prior to closing on the home.

The home was completed and passed all relevant inspections, and a certificate of occupancy was issued on May 25, 2017. After the one sewer backup there have not been any further sewer backups. The trial court found that because M/I did not know about the covenant, they could not have intended to deceive the Reitenours.

The trial court ruled in favor of M/I Homes and the appeals court affirmed that ruling.

Bryan F. Catlin, PS has been registered as a Land Surveyor in Indiana since 1991. He holds B.S. Land Surveying Engineering and M.S. Engineering (Geodesy) degrees from Purdue University.



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Legislature Passes Bills Affecting Professional Surveyors: Legal Surveys and Disturbing/Moving Boundary Monuments

Gary R. Kent, PS

With the assistance of Sen. Blake Doriot, PS, and members of the ISPLS Government Affairs Committee, and with support from other key legislators, the General Assembly in 2023 and 2024 passed and Gov. Eric Holcomb signed, several bills affecting the practice of surveying in Indiana.

In the 2022-2023 session, amendments to Indiana's Statutes of Limitations (IC 34-11-2-11) and Legal Survey (IC 36-2-12-10) statutes were passed and signed into law. Although this took place over a year ago, many surveyors are not aware of the changes to the law.

IC 34-11-2-11 now provides that an action for the recovery of real property (i.e., an adverse possession claim) related to a line that was the subject of a Legal Survey must be commenced prior to the expiration of the 180-day appeal period for the Legal Survey.

A corresponding amendment to the Legal Survey statute states that the lines located and established thereunder are binding on all landowners affected and their heirs and assigns, *including an affected landowner who claims title under a claim of adverse possession*:

(1) that has not been filed in a court with jurisdiction; or

(2) with respect to which:

(A) a deed reflecting the adverse possession; or

(B) an affidavit under IC 36-2-11-19(a)(4);

has not been recorded in the office of the recorder of the county in which the property is located; as of the date the survey is entered into the legal survey record book under this section, unless an appeal is taken under section 14 of this chapter.

These changes taken together close a "loophole" in the Legal Survey process whereby an adjoiner could years after the expiration of the Legal Survey appeal period and without ever having filed an appeal - defeat the results of a Legal Survey based on an old adverse possession claim. It was believed that such a situation ran contrary to the intent of the Legal Survey statute, which was to provide a means by which disputed boundaries could be resolved in perpetuity.

Another 2023 amendment to the Legal Survey statute IC 36-1-12-10 specifies that the following information must be included in the second notice of Legal Survey (which must be sent within 10 days after the Legal Survey is filed in the county surveyor's legal survey record book):

(1) A legal survey has been performed of an adjoining property under this section.

(2) The plat of the legal survey was filed with the county surveyor for entry into the legal survey record book.

(3) The lines located and established under this section are binding on all landowners affected, as well as the landowners' respective heirs and assigns, unless an appeal is taken under section 14 of this chapter.

(4) An appeal under section 14 of this chapter must be made to the circuit court of the county in which the surveyed property is located not later than one hundred eighty (180) days after the notice of filing.

Legislature Passes Bills Affecting Professional Surveyors: Legal Surveys and Disturbing/Moving Boundary Monuments

(5) If the affected landowner has reason to believe that the landowner has a claim of title under adverse possession, the landowner must:

(A) file a claim in a court with proper jurisdiction; or

(B) record an affidavit under IC 36-2-11-19(a)(4) or a deed reflecting the claim of adverse possession in the office of the recorder of the county in which the property is located;

before the end of the applicable time period provided in subdivision (4) [180 days].

(6) An affected landowner may not bring a claim of title under adverse possession against the state or a political subdivision.

The notice shall also include a legible copy of the plat of the legal survey.

Upon review of the forgoing, surveyors familiar with the Legal Survey statute will note that the appeal period - which used to be 90 days for an in-county owner and 1 year for an out-of-county owner - has now been standardized at 180 days regardless of where the owner resides. Also, until this amendment, the statute did not specify what information needed to be included in the notice.

In the most recent 2023-2024 session, a bill was passed making it a Class C infraction when someone intentionally disturbs or moves a boundary marker. These new sections to the Surveyor Registration Act (IC 25-21.5) provide a means by which landowners can seek relief when that occurs. They went into effect July 1. The related additions to the Indiana Code are as follows: SECTION 1. IC 25-21.5-1-3.2 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]

Sec. 3.2. "Boundary marker" means a symbol, sign, or object placed by a: (1) professional surveyor; or (2) person acting under the direct supervision of a professional surveyor; for the purpose of demarking any point, course, or line in the boundary of a tract of land.

SECTION 2. IC 25-21.5-1-6.7 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]

Sec. 6.7. "Person" means the following: (1) An entity. (2) A corporation. (3) An individual. (4) A limited liability company. (5) A partnership.

SECTION 3. IC 25-21.5-13-1.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]

Sec. 1.5. (a) A person, not having an ownership interest in land, who knowingly or intentionally disturbs or removes a boundary marker on the tract of land commits a Class C infraction.

(b) In addition to the judgment awarded under IC 34-28-5-4, the court may order a person who violates subsection (a) to pay to the landowner the cost of reestablishing the boundary marker.

The surveying community and, more importantly, the public at large - since that is who we are ultimately serving - are fortunate that ISPLS has been able to successfully partner with the legislature to pass these very beneficial bills, in addition to a number of others over the last few years (Right of Entry, Statute of Repose, and amendments to the Definition of Surveying).

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Board of Registration Meeting Report

Jacob T. Hoffman, EI, PS

The Board of Registration for Professional Surveyors (Board) met Friday, July 26, 2024, at 9 a.m. Members of the Board present at the meeting were Rich Hudson, Gary Kent, Christine Arnold and Jason Henderson.

Ian Matthew, Deputy Attorney General, supplied the Board with a report on Consumer Complaints and Litigation Cases. The Board only had one open litigation case which was handled later during the meeting, and the AG Office had 10 open investigation files that had an average age of 8 months.

(Jacob's note: These are actually pretty good numbers; usually there are several litigation cases in various stages of litigation and the AG Office usually takes quite a while to investigate the complaints before deciding to litigate or not. So, while an average age of 8 months for the 10 investigations seems like a long time, it is really pretty standard for this branch of government.)

The Board then held an Administrative Hearing for a Proposed Settlement Agreement for Case 2024 SBRPS 0001 - Eric Lee Deckard. The Board reviewed the proposed settlement agreement provided by the Deputy Attorney General's Office which included having Deckard submit three surveyor's reports a month to the board as part of his probation. The Board unanimously accepted the proposed settlement.

(Jacob's Note: These cases are hard to comment on, since the full case files are not shown or handed out to the public during the hearing. Pulling up the case files on the <u>PLA License Litigation website</u> helped to shed some light on this case. The three charges listed on the Administrative Complaint were as follows:

- 1. Failing to explain the theory of location and failing to give the amount of uncertainty in the lines and corners.
- 2. Failing to reconcile the lines and corners with respect to the record description of the property and of the adjoiner.
- 3. Failing to identify the location of the monuments relative to the surface of the ground.

(So, it would make sense that the Board would be particularly interested in having the respondent submit surveyor reports as part of their probation. This would be a good time to remind all surveyors that the majority of issues that are brought before the Board involve insufficient surveyor reports and documentation.)

There was discussion regarding the National Council of Examiners for Engineering and Surveying (NCEES) Recap with some notable items that were discussed. The first item was that NCEES was discussing adding an optional PLSS Survey Module to the PS Exam. The reason for this is that not all states are PLSS states, so making the PLSS questions optional instead of required makes sense for individuals seeking licensure in those particular states. The Board then discussed the 36 motions for bylaw amendments being discussed by NCEES. Gary Kent stated that he had performed a cursory review of the proposed amendments (the proposed amendments total 136 pages) and that the proposed amendments are mostly by-law changes and model law changes and are trivial to the Indiana Board. The Board decided they were going to review the proposed amendments in greater detail and would let the PLA know if they want to make any revisions before the PLA responds to NCEES.

The meeting was adjourned at 10 a.m. The next board meeting will be on Oct. 25, 2024.

(Jacob's Note: One major change that wasn't really spoken about during the meeting, but is important to our membership is that these meetings are now being livestreamed via Zoom links and available on the <u>PLA YouTube channel</u>. The livestream links will be placed on all the agendas prior to the meeting which can typically be found one week prior to the meeting <u>here</u>.

(I have always recommended that all Professional Surveyors attend at least one of these meetings [particularly one with a hearing] to get a feel for how the Board operates. This change by the PLA has made this incredibly attainable since you can now either livestream the meeting or watch a previous meeting on YouTube.)

PNW Civil Engineering Students Maintain Their National Champion Title at ASCE UESI Surveying Competition

Katie Anderson, ISPLS Communications Coordinator

Civil Engineering students from Purdue University Northwest (PNW) claimed the national championship title for the second year in a row at the American Society of Civil Engineering (ASCE) Utility Engineering and Surveying Institute (UESI) Surveying collegiate competition.

The team, made up of fourth-year students Natalia Briggs and Quinton Pender, along with third-year students Dylan Barthel and Krish Zalavadia, secured first place for PNW's ASCE chapter at the 2024 ASCE Civil Engineering Student Championships, held at Brigham Young University in Provo, Utah. In 2023, Briggs, Pender, and Zalavadia had also clinched the top spot at the University of Wisconsin-Platteville.

During the UESI Surveying competition, student teams put their civil engineering knowledge into practice by using field equipment to complete tasks that simulate real-world scenarios.

The competition consists of five tasks, one of which involves CAD preparation before the event. The remaining four are field tasks: pacing, stakeout with manual calculations, a level loop, and sewer invert stakeout, all performed under time constraints.

PNW's team competed against 15 other schools, defeating Clemson University, which took second place, and Penn State University, which placed third.

"It's very exciting, and I'm very humbled that we were allowed to maintain our title as number 1 in the ASCE land surveying national competition. This year we really gave our all; luckily being able to compete with four people, instead of three like last year, allowed us to secure a more relaxing win," said Pender. "Natalia and I did pacing this year alone; no heel-to-toe method was used even though we observed others doing it." "Then, all four of us smashed the steakout and sewer invert tasks, and finally, Krish and Dylan took on the level loop on their own, performing exceptionally well."

PNW's ASCE team's participation was made possible by the support of generous sponsors, including the ASCE Northwest Indiana Section, DLZ consulting firm, IPLS Foundation, Indiana Society of Professional Land Surveyors Northwest Chapter and Torrenga Surveying, LLC.



Purdue Northwest Civil Engineering students, from left, Dylan Barthel, Natalia Briggs, Quinton Pender and Krish Zalavadia, pose together with their first-place trophies from the ASCE UESI Surveying national competition.



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Remembering Our Members

Kevin John Hennessey October 29, 1971 - June 4, 2024



Kevin John Hennessy, 52, of Princeton, passed away Tuesday, June 4, 2024. He was born October 29, 1971, in St. Louis, Missouri, to Barry John Hennessy and Beth Ann (Fuller) Hennessy. Kevin graduated from Princeton High School in 1989, then earned an associate degree in land surveying from Vincennes University. He was a part owner/operator of Hennessy Surveying in Princeton for 30 years.

Kevin was a member of the Elks Club and Indiana Society of Professional Land Surveyors. He liked to collect knives and guns, spend time in the yard, and take Jeep rides. Kevin loved working outdoors, spending time with his children and grandchildren. He would never miss a son or grandchild's sporting events. Kevin will be remembered by his family as a wonderful father who always showed up. He made sure to do whatever it took to have a family vacation together. He was well known and loved by many people and will deeply be missed.

Kevin was preceded in death by his grandparents, John (Maureen) Hennessy and John (Frances) Fuller, and father-in-law, Robert Kranitz. He is survived by his wife, Janna Hennessy; parents, Barry (Beth) Hennessy; children, Jordan (Melanie) Thacker, Jake (Dakota) Thacker, and Nate Hennessy; grandchildren, Wyatt, Tatum, Myles, Drew, and Monroe; sister, Krissie (Stuart) Michel; sister-inlaw, Robin (Kenny) Goldbach; mother-in-law, Gloria Kranitz; aunt, uncles and cousins in Australia and here in the states; and nieces and nephews.

Remembering Our Members

John Campbell

December 30, 1951 - July 12, 2024



John Allen Campbell, 72, of Noblesville, passed away on Friday, July 12, 2024, at IU North Hospital.

John was born in Paragould, Arkansas, on Dec. 30, 1951, to the late Sylvester and Dorothy (Carter) Campbell.

He grew up in Cicero and attended Hamilton Heights After graduation, John attended High School. Rose-Hulman Institute of Technology to pursue his engineering degree. In 1980, he earned his land surveyor license and spent his career as a business owner specializing in land surveying. Throughout the years he was a member of the Maryland Society of Surveyors (M.S.S.), and the American Congress on Surveying and Mapping. Although running his business took up most of his time, John's favorite was to go camping. He traveled much of the United States in his camper and never missed the Covered Bridge Festival at Raccoon Lake. He also liked fishing, spending time at Ocean City, Maryland, and working around the house and on the camper.

John is survived by his sons, Peter Campbell of Noblesville, Michael Shawn (Amy) Campbell of Elwood, and Steven Campbell of Charleston, South Carolina; daughter, Tyler (Tzviel) Blankchtein of Deale, Maryland; 7 grandchildren, Logan Campbell of Noblesville, Gal Blankchtein of Deale, Maryland, Nathan Campbell of Charleston, South Carolina, Ashley (Alan) Godbey of Kirkland, Alan (Hana) Campbell of Greenfield, Bethany (Anthony) Ferguson of Noblesville, and Whitney (Anthony) McPhearson of Elwood; 12 great-grandchildren, Jasmine, Chloe, Shyann, Brantley, Robin, Mariah, Harmony, Naomi, Aiden, Oliver, Jackson, and Everly; brothers, Michael Campbell of Anderson, Steve (Margaret) Campbell of Thorntown, and Dave (Cindy) Campbell of Arcadia; and several nieces and nephews.

Along with his parents, John was preceded in death by his brother, Kevin Campbell.

NSPS WORKFORCE DEVELOPMENT UPDATE

New Website for Surveying Education and Outreach

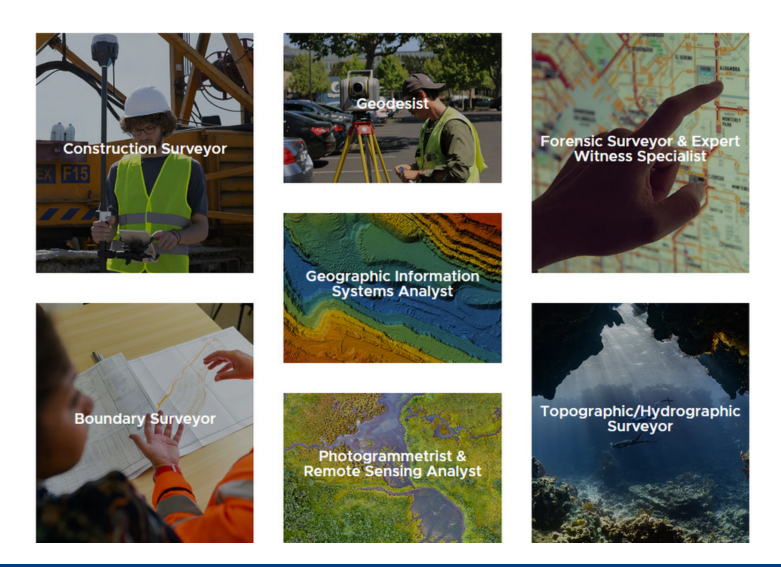
The NSPS has launched a new website for surveying education and outreach!

Be A Surveyor is a resource hub, helping introduce the surveying industry like never before.

There are many ways to get involved in outreach efforts for the surveying profession!

You can give a presentation to high school students, be at a table at a career fair, give a technical demonstration, lead a classroom activity, or help a scout troop earn their surveying merit badge.

Committee Leaders and Chapters of ISPLS are encouraged to sign up for the outreach fulfillment center to order outreach materials, such as brochures, small giveaways items, activity materials, even exhibit materials, like banners and table drapes!



HOOSIER SURVEYOR PODCAST



Last year, we launched a new project called the Hoosier Surveyor Podcast.

This podcast is produced and published by ISPLS - with the support of Ryan Selby, and other board members.

Listeners can expect episodes that provide ISPLS updates, conference news, surveyor news, and so much more!

Now available on all major streaming platforms! Listen here:

https://hoosiersurveyorpodcast.buzzsprout. com/

Catch Up & Listen!

2024 Podcast Episodes:

- Episode 15: April Board & NSPS Recap
- Episode 14: February Board Recap

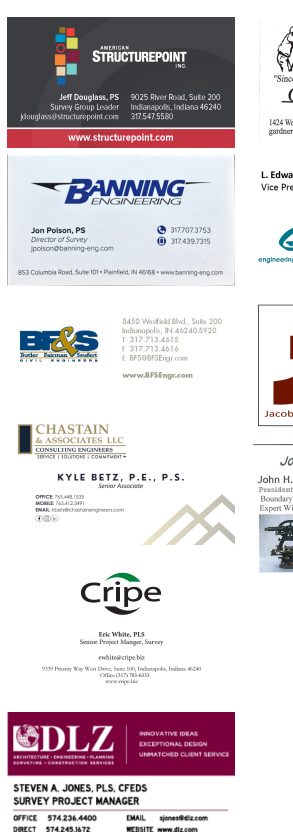
2023 Podcast Episodes:

- Episode 13: 2024 Convention Preview
- Episode 12: Summer Recap
- Episode 11: On the Road TUC23
- Episode 10: Deep Dive w/ Norm Hiselman, Part 2
- Episode 9: Deep Dive w/ Norm Hiselman, Part 1
- Episode 8: February Board Recap
- And More!

Thank you to all Workforce Development Partners!

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