

Sat, 12 Feb 2005

Yes, and we all know how inadequate the so-called reforms in 2003 Wisconsin Act 310 (AB 926) really were. The bigger question now is how do the rest of us dealing with these proposed and already built high cap wells deal with them since Act 310 did little to help us protect the valued resources of "Public Trust" that go on being abused by the continued advancement of high cap wells with disregard to the sensitive environments they will impact? Can someone tell us that? Will the legislature seriously address the follow-up non-statutory provisions of Act 310 requiring a ground water advisory committee report back no later than Dec. 31, 2006 with recommendations on further ground water management legislation and rules? By then it will likely be too late for several of us in southeast Wisconsin struggling to deal with the ever advancing high capacity municipal well proposals near our valued surface and ground water resources.

Thanks for listening.

Paul Didier  
President, Lake Beulah Protective & Improvement Association (LBPIA)

p.s. check out our web site if you have not seen it yet at [www.lakebeulah.org](http://www.lakebeulah.org). It tells part of our story to date on a high cap well!