

COMMONWEALTH OF KENTUCKY  
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

WILMER AND PAULINE CONN	)	
	)	
COMPLAINANTS	)	
	)	CASE NO.
V.	)	2010-00049
	)	
FLEMING COUNTY WATER ASSOCIATION	)	
	)	
DEFENDANT	)	

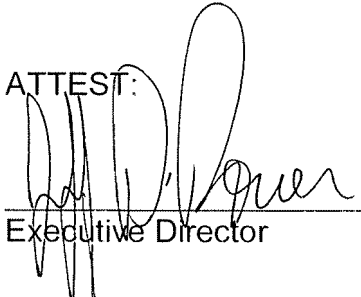
ORDER TO SATISFY OR ANSWER

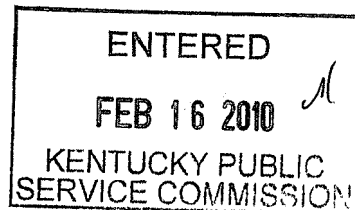
Fleming County Water Association ("Fleming Water") is hereby notified that it has been named as defendant in a formal complaint filed on February 8, 2010, a copy of which is attached hereto.

Pursuant to 807 KAR 5:001, Section 12, Fleming Water is HEREBY ORDERED to satisfy the matters complained of or file a written answer to the complaint within 10 days of the date of service of this Order.

Should documents of any kind be filed with the Commission in the course of this proceeding, the documents shall also be served on all parties of record.

By the Commission

ATTEST:  
  
\_\_\_\_\_  
Executive Director



Wesley

COMMONWEALTH OF KENTUCKY  
BEFORE THE PUBLIC SERVICE COMMISSION

In the matter of:

Wilmer AND Pauline Conn  
(Your Full Name)  
COMPLAINANT  
VS.  
Fleming County Water Association  
(Name of Utility)  
DEFENDANT

2010-00049  
RECEIVED  
FEB - 8 2010  
PUBLIC SERVICE COMMISSION

COMPLAINT

The complaint of Wilmer Conn  
(Your Full Name) respectfully shows:

- (a) Pauline Conn  
(Your Full Name)  
~~XX~~  
(Your Address)

MAILING ADDRESS:  
P.O. BOX 218  
Clearfield, Ky 40313

- (b) Fleming County Water Association  
(Name of Utility)  
2772 Moreheads Rd. Flemingsburg, Ky 41041  
(Address of Utility)

(c) That: \_\_\_\_\_  
(Describe here, attaching additional sheets if necessary,

See ATTACHED:  
the specific act, fully and clearly, or facts that are the reason

and basis for the complaint.)

Formal Complaint

WILMER AND PAULINE CANN vs. FLEMING COUNTY WATER ASSOCIATION

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Wherefore, complainant asks \_\_\_\_\_  
(Specifically state the relief desired.)

SEE ATTACHED:

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Dated at Clearfield, Kentucky, this 4<sup>th</sup> day  
(Your City)

of February, 1910.  
(Month)

Wilmer Cann  
(Your Signature)

\_\_\_\_\_  
(Name and address of attorney, if any)

**That: Water service to be restored at the following address:**

**[REDACTED]. Water meter to be reset at the former location at the end of the existing line. The property was formerly owned by Roscoe Johnson who had a meter and service at this location.**

**We are unable to live at this current address without water and any agricultural operation is severely inhibited. County water was available and present on my neighbor's property owned by the State of Kentucky until approximately one year ago. We asked for the existing water meter to be turned back on and we were denied by the Fleming County Water Association. They determined they no longer owned the existing water line traveling across my neighbor's property onto our property and cut the line above the neighbor's property. The State of Kentucky claims they do not own the waterline or easement provided to Fleming County Water Association going across their property that once provided water to this address: [REDACTED], [REDACTED].**

**Legal details of this situation have been provided to the director of consumer services Ms. Ginny Smith at the public service commission.**

**Wherefore, complainant asks for water service to be restored at the end of the existing line found at [REDACTED], [REDACTED].**

*MAILING ADDRESS:*

*WILMER AND PAULINE CONN*

*P.O. Box 218*

*CLEARFIELD, KY*

*40313*

Wilmer and Pauline Conn  
P.O. Box 218  
Clearfield, KY 40313

Eugene Jett  
Superintendent  
Fleming County Water Association, Inc.  
P. O. Box 327  
Flemingsburg, KY 41041