COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

KANAWHA HALL)
COMPLAINANT)
ν.)
EQUITABLE PRODUCTION COMPANY)
DÉFENDANT)

CASE NO. 2004-00307

ORDER TO SATISFY OR ANSWER

Equitable Production Company ("Equitable") is hereby notified that it has been named as defendant in a formal complaint filed on July 13, 2004, a copy of which is attached hereto.

Pursuant to 807 KAR 5:001, Section 12, Equitable is HEREBY ORDERED to satisfy the matters complained of or file a written answer to the complaint within 10 days from 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.

Done at Frankfort, Kentucky, this 12th day of August, 2004.

By the Commission

ATTEST ecutive Director

KANAWHA & LAURA HALL HWY 160 SOUTH BOX 6945 LITT CARR, KY 41834

Phone 606-642-3048

COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

July 09, 2004

PUBLIC SERVICE COMMISSION OF KENTUCKY 211 SOWER BLVD. PO BOX 615 FRANKFORT, KY 40601

RE: IN THE MATTER OF: KANAWHA HALL VS. EQUITABLE PRODUCTION COMPANY

2004-00307

ALELIC SERVICE

The Complaint of Kanawha Hall respectfully shows:

- (a) Kanawha Hall
 6945 Highway 160 S.
 Litt Carr, KY 41834
- (b) Equitable Production Company 1710 Pennsylvania Avenue Charleston, WV 25302

(c) Being Discriminated against due to unfair marketing practices:

- (a) Neighbors using my land and only paying .35 per thousand cubic feet for gas while I was paying up to \$6.39 per thousand cubic feet for gas.
- (b) I have had service since 1950 and I gave them permission to use my land in the late 60's at that point they still paid only .35 per thousand cubic feet for gas, owning no property that the gas line, equipment or property crossed, while I did.
- (c) There are numerous other cases of the .35 per thousand while the customer owns no property that the gas line, equipment or property crosses.

I feel this is grossly unfair marketing practices and I have been unduly discriminated against.

To Whom it May Concern:

The gas company went alone with the Adams faith statement not only once, but three times over a period of 30 some years. The gas company was told, but would not listen to us throughout the entire years. Adams had no gas line on his property at this location.

If the Adams heirs had the authority to tell the gas company to sell gas off of my property to the Combs for .35 a thousand, why should I pay \$6.39 a thousand per cubic feet for gas.

I feel it is your duty and responsibility to look into this matter and see that justice is done.

Enclosed is a copy of the deed where the two gas meters set, showing that I, Kanawha Hall, is the owner of the property.

You, Public Service, should request the gas company to show the deed the Adams had which proved to show they had no deed or signature. It was a sham & fraud between Adams and the gas company to sell cheap gas off of my property all these years.

Back in the Nineties the Adams heirs sold his property to a Combs. The Combs went to Pikeville and the Pikeville office gave Combs a contract for .35, still on my property.

Approximately, two years later the Combs sold to Carl D. Mullins. He went to Pikeville, the Pikeville office gave Carl D. Mullins a contract on my property for .35 per thousand cubic feet for gas. In the meantime, the gas company claimed that the Adams owned the land that the gas line when over. Adams still didn't own one inch where the gas line is at this location. I, Kanawha Hall, owned this land years before Adams moved here.

I called Equitable office in West Virginia 18 or 20 times (April 12th-13th-14th), the company did not answer the phone. I also wrote a letter, (which I am enclosing a copy of), explaining the situation. I did get in contact with Deborah J. Kimble, staff attorney, ph# 304-348-3800. I was told by Ms. Kimble, that if what we said was true, we would be due a refund.

On April 22nd, I called Pikeville office, I ask to speak to Lloyd Hall. He did not return my call. Again on April 27th, I called the Pikeville office, requesting to speak to Lloyd Hall, and again he did not return my call.

I don't want cheap gas now, because I'm off the gas line, and will never be back on it again. I feel I should be treated fair and justice and should be refunded to the .35 a thousand over the years that Equitable is responsible.

Sincerely, Hanawho Thal

Kanawha Hall Date:<u>0-70-9-2</u>004

Notary Signature Donna - Jum Date 07-09-2004 Print Name Donna Turner Address: <u>401 Pasadena Dr. Lexington</u>, Ky Commission Expires 08-29-2007 40503

april 22, 2004 6945 Highway 160 Litt Carr, Ky. 41834 Phone - (604) 642-3048

Equitable Production Company TO O. Boy 79785 Baltimore, MD 21279-0785

Dear Sir: This letter is Concerning two gas meters. my meter This letter is commented in the 1960's the (no. 0067.00195-01) and my neighbor's. In the 1960's the meter reader, Fred Venters, allowed James" Jim" adams to move his gas meter when the Carro Fork Lake was built, so he put his meter on my property, Paying 354 a thousand without a deed or signature. Now Jim is deceased - his house has been sold twice - to Combis - Paining 354. first to a Combis - paying 35¢. Last to Carl D Mullins - deceased - paying 35¢ Carl D Mullins left everything to a girl friend, 9 35¢. Aleen McCool . She pays 35¢. The meter is still on my property. My meter has been on the same spot of ground at least 46 or 48 years. I pay the high price. I called Equitable office in West Virginia 18 or 20 times (apr. 12 the 13 th + 14th) Would not answer the Helephone. Try gas bill: Feb. 02/25/04 - usage 17 - 76.40 - I paid Mar. 03/25/04 - usage 44 - 289.73 The bill did not show estimated or actual reading. I can show a deed that I own the property. Deed Book Po. 84 P. 68 - Knott County Court House Hindman, Ky. Can my neighbor show a Deed or signature? No. Il mouth Hall





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