

John McCannon

From: Becky Enright <hartplumbing@hotmail.com>
Sent: Sunday, November 30, 2014 7:14 PM
To: John McCannon
Subject: Enright Doc 15-cons-241-cuic

Mr. McCannon,

Please note that the motion to dismiss our dispute is incorrect, we DID NOT file a dispute because of our two uncapped wells (now capped). We filed a dispute based on the uncapped gas well located on Frank Savage's property directly to the west of ours, which is against KCC regulations as well as the state of current lease being run by Town Oil, this current lease is in violation of numerous rules and is still in such state. We also did not file our dispute late we notified Alan Snider by email per his request and stated in the KCC rules as an acceptable correspondence to dispute an application. In addition the paperwork for the Town Oil injection application was incorrectly submitted with inadequate information and insufficient information and mapping as stated directly on the KCC application. All this can be confirmed by the phone pre hearing conference minutes or recording, Oct 28th 2014.

Mark & Rebecca Enright

Received
KANSAS CORPORATION COMMISSION
DEC 01 2014
CONSERVATION DIVISION
WICHITA, KS