

PUBLIC SERVICE COMMISSION OF WEST VIRGINIA
CHARLESTON

DONNA PRINTZ,
THOMAS and KATHY HILDEBRAND,
and JOHN COLEMAN,

Complainants,

v.

RE: CASE NO. 09-1758-E-C

TRANS-ALLEGHENY INTERSTATE
LINE COMPANY, a public utility,

Defendants.

COMPLAINANTS' REQUESTED RELIEF

The Complainants request the following relief from the Public Service Commission:

1. Require TrAILCo to replant native trees and shrubs to restore woody vegetation within 100 feet of all streams and rivers.
2. Require TrAILCo to inspect the TrAIL line ROW and the contiguous adjacent landowner properties for gully erosion resulting from TrAILCo construction activity and to correct such gully erosion on a yearly basis for 5 years after the in-service-date of the TrAIL line and thereafter on a biennial basis.
3. Under the Rules and Regulations of the WVPSC, impose maximum fines against TrAILCo for violations of the PSC TrAILCo Order related to right of way clearing and line construction.
4. Establish baseline procedures for future backbone transmission projects (500kV+), which includes the following:
 - a. The hiring of independent clearing and construction monitors by the WVPSC to be funded by the transmission companies. Monitors will

regularly inspect projects, document violations on an ongoing basis, and report to the WVPSC CAD or WVDEP for the public record;

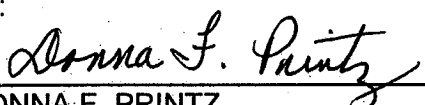
- b. Creation of a fund (financed by the transmission companies) to reimburse private property owners for damages, the fund to be administered by the WVPSC CAD; and
- c. Requiring compliance hearings before the WVPSC during the clearing and construction stage for future transmission projects.

5. Require TrAILCo to fund a complete a water resources inventory for the entire length of the transmission line, which would include ground sources of water (as originally ordered by the Commission).

6. Require TrAILCo to drill a well for Paula Stahl, provide a water pump and provide electricity to run the pump free of charge.

DONNA F. PRINTZ,
THOMAS HILDEBRAND,
KATHY HILDEBRAND, AND
JOHN COLEMAN (Complainants)
AND PAULA STAHL (Intervenor)

By:



DONNA F. PRINTZ

CERTIFICATE OF SERVICE

I, Donna F. Printz, do certify that I have served the foregoing *Complainants' Requested Relief* upon the below named counsel on the date indicated by facsimile and by depositing a true and correct copy of the foregoing in the United States Mail, first class, postage prepaid as follows:

Elizabeth A. Amandus, Esquire
Jackson Kelly PLLC
Post Office Box 553
Charleston, West Virginia 25322-0553

John Auville, Esq.
Public Service Commission Staff Attorney
201 Brooks Street
Charleston, West Virginia 25323

on this 25 day of March 2011.



Donna F. Printz

DONNA F. PRINTZ
884 Lost Road
Martinsburg, West Virginia 25403

March 25, 2011

Ms. Sandra Squire, Executive Secretary
Public Service Commission of West Virginia
201 Brooks Street
Post Office Box 812
Charleston, West Virginia 25323

VIA U.S. MAIL & FACSIMILE:
304-340-0325

Re: Case No. 09-1758-E-C

Dear Ms. Squire:

Enclosed please find the original and twelve (12) copies of Complaints Requested Relief. A copy of this document has been provided to counsel of record.

Thank you for your kind assistance.

Very truly yours,



Donna F. Printz

Enclosure

cc: John Philip Melick, Esq.
Elizabeth A. Amandus, Esq.
John Auville, Esq.

DONNA F. PRINTZ

884 Lost Road
Martinsburg, West Virginia 25403

304.263.8740

FACSIMILE

To: **Sandra Squire, Executive Secretary** 304-340-0325
WV PSC

John Auville, Esquire 304-340-0372
WV PSC Staff Attorney

John Philip Melick, Esquire 304-340-1080
Elizabeth A. Amandus, Esquire
Jackson Kelly

Fax #: 4 pages, including cover

Date: March 25, 2011

**See following Complainants' Requested Relief.
Hard copies being mailed this date.**

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