

Sandra Shackelford

From: Vicki Wheaton <songbrook@icloud.com>
Sent: Thursday, January 18, 2018 3:40 PM
To: Sandra Shackelford
Cc: David shreve; Steve Carter
Subject: Re: My letter to David Shreve

Sandy,

Yes, let's please do that. Hopefully, my legal counsel &/or another/others can attend too.

I know the Averitt's have contacted you about these same questions & concerns. ACP LLC does not have the Averitt's or Agelasto's permission to obtain Variances on their property nor to they have easement agreements. ACP LLC's FERC certificate is not justification for accepting their application.

As you know Senator Tim Kaine has asked for for a rehearing on both the ACP & MVP based on a lot of the shenanigan's that have been going on. There are many court cases challenging FERC's approval. The VA Water Control Board & Marine Resource Commission have yet to give their approval & like recently in NY if they don't the ACP LLC's certificate will be withdrawn by FERC. Also, obtaining local permits is also a FERC requirement for certification & not obtaining them can be reason for FERC to withdraw their certificate even in light of the Natural Gas Acts presumption of preemption.

If by Nelson denying Variances FERC sees the serious danger the project exposes our Floodplains to when they didn't before...mainly because just like in ACP LLC's current application in Nelson they state no reason for concern in their application to FERC. This is another case of misrepresentation &/or fraud.

The application that ACP LLC has submitted is illegal as they have no proof of ownership. At the most they may be able to produce some easement agreements. However, it's unknown whether easement agreements are proof of ownership so this would be challenged as well. Also, if easement agreements don't contain permission to obtain Variances &/or the need to obtain Variances was not discussed with the owners then this would be misrepresentation &/or fraud.

So, why are you pursuing procedures & organization? Why did you accept an application to begin with? This is moot until ACP LLC produces a legal application.

Please see this e-mail gets to the BZA Members with the same parameters I stated before.

Thanks for your considerations,
Vicki

aka Abadidi



On Jan 18, 2018, at 2:00 PM, Sandra Shackelford <sshackelford@nelsoncounty.org> wrote:

Ms. Wheaton,

I apologize for the confusion and realize now that it was more confusing than I realized. I hope the email that I copied you on to Mr. Agelasto provides some clarity for you. It is my intention to be as straightforward and transparent as possible through this process.

I think it is unlikely that an in-person meeting with me would be productive. Since the applications have been filed, the only matters I can comfortably discuss would be related to procedural matters and meeting organization – I cannot speak to facts or law related to the applications.

If you still believe a meeting is necessary, than I will need to consult legal counsel and coordinate a time when they would be available to sit in on the meeting.

Thanks!

Sandy Shackelford, AICP
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From: Vicki Wheaton [<mailto:songbrook@icloud.com>]
Sent: Wednesday, January 17, 2018 10:34 PM
To: Sandra Shackelford <sshackelford@nelsoncounty.org>
Subject: My letter to David Shreve

Sandy,

I have to admit that last night was very upsetting to me. I feel much is amiss.

Please see that the BZA Members receive a copy of this letter. I also request that someone in your office let me know the date & time it gets sent/given to them.

Also, Peter Agelasto & I would like to meet with you in person as we both have many unanswered questions.

Thursday 1/18 afternoon or Friday 1/19 morning would work for both of us. How about you?

Again, I don't mean to cause anyone discomfort but I think some discomfort may be unavoidable. I regret this very much as I'm sure some will find discomfort from my questions & concerns. They certainly cause me much discomfort.

Please take care of yourself through this. Stress is so detrimental to our health. I've been involved in this since 2014 & sometimes I wonder how I've done it & remained healthy. I think it's my faith in something loving, kind & forgiving that keeps me going. I recognize that deep down we all possess these inherent qualities.

V

David,

Please read the attached code. The BZA needs to be told that there's no legal reason why they can't communicate with the Public. The only ones the BZA can't communicate with are the applicant & some internal staff. Please let me know when this has been done because the BZA Members are under the belief that they're unable to communicate with the Public. If you disagree with me please provide me the code that supports the BZA's inability to communicate with the Public.

