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From: John Harter[SMTP:JOHNHARTER11@YAHOO.COM]

Sent: Wednesday, September 30, 2015 5:42:44 PM

To: PUC Docket Filings

Subject: Hp14-001 closing statement

Auto forwarded by a Rule

Today at 4:57 PM
Re: Docket HP14-001
Closing statement from John Harter

- 1. This permit is in violation of state constitution. Refer to opening statement.
- 2. These actions are a violation of the US Constitution. You can not allow the taking of private property and give to another for private gain. The KXL pipeline is not for public use, it is for private use and gain.

I believe a law states that no law can be made that benefits one party more than another. This what is going on here. Trans Canada's product should not receive a higher benefit than the products of farmers and ranchers. In all truth our products are a higher priority because we cannot live without food and water.

- 3. The KXL pipeline is violating (Treaty) agreements that are under Federal law. It has been said that the PUC can not over reach federal law but these proceedings have done a damn good job of ignoring them when it fits the States agenda.
- 4. Trans Canada has not shown they can and will meet all conditions they agreed to. Condition #35 has not been met, nor has Trans Canada ever intended to meet this condition.

Trans Canada gave no testimony nor showed any evidence of how the were going to treat all of southern Tripp County as a Hydrological sensitive area.

The only property discussed was John and Tammy Harter's. This one area is not all of southern Tripp County. Trans Canada did not even show what they consider to be southern Tripp County. These protections were also for all high conserquence area's.

The fact's give by Trans Canada's witnesses on John Harter's property were incorrect. Trans Canada's witnesses were evasive in answering questions with facts.

All of SD is at great risk as the water resources are being endangered. Those who are doing this are liable for this including state repsenitives.

- 5 PUC staff witness on water and DRA witness both stated that it is possible for a spill on the Harter property to endanger the City of Colome's water source protection area.
- Trans Canada nor the State of SD determined the "cone of depression" for the Colome wells. This is pure negligence from all parties.
- 6 Trans Canada does not have a signed easement from John or Tammy Harter. All agreements were voided due to a breach of contract by Trans Canada. Any entry onto the Harter property will be trespassing.