

March 4, 2014

To Whom It May Concern:

I attended the hearing today and as usual when Dansie is involved, left extremely frustrated and disappointed. I am sorry for the injuries he suffered after a fall, but sometimes the show must go on. All the information had been submitted for our rate case and I feel could have and should have been ruled on. I understand and support the Judges decision to postpone, however Mr. Dansie will find yet another way to mess this up or try to make it go away. He has misinterpreted rulings in the past and will continue to do so. Now, many others and I have to rearrange our schedules to accommodate this continuance.

At this time I would like to state that I accept the rates as proposed by the DPU. Understanding this means I will ultimately pay more, but I am also getting more. Herriman City has been gracious to work with and Justin has gone beyond the call of duty to help us understand and implement the management portion of all this. Additionally, I am humbled by the countless hours spent by our legal committee chair Randy Crane, our HOA President Noel Williams and our Treasurer Brad Barlocker for whom this would not have been possible.

We are volunteers, not attorneys, not judges, but somehow we find a way to protect what is ours and stand up for what is right. What Mr. Dansie has done to our HOA for over 30 years is more than anyone should stand for. It needs to stop.

Respectfully,  
Terree Kay  
Hi-Country Estates Phase I

UTAH PUBLIC  
SERVICE COMMISSION  
2014 MAR -5 A 9:17  
RECEIVED