



IN THE CIRCUIT COURT OF OHIO COUNTY, WEST VIRGINIA

IN RE: MARCELLUS SHALE LITIGATION

CIVIL ACTION NO. 14-C-3000

THIS DOCUMENT APPLIES TO:

THE BURCH RIDGE TRIAL GROUP

**Mark Tennant, et al. v.
Williams Ohio Valley Midstream, LLC**

Civil Action No. 16-C-39 MSH

**Daniel J. Lilley and Danielle D. Lilley v.
Williams Ohio Valley Midstream, LLC**

Civil Action No. 18-C-57 MSH

**ORDER GRANTING JOINT MOTION TO JOIN
IN EXISTING MASS LITIGATION**

The Panel has reviewed and considered the parties' *Joint Motion to Join in Existing Mass Litigation* filed on May 23, 2018 (Transaction ID 62058846), and the Supreme Court of Appeals of West Virginia's Administrative Order entered November 12, 2014, which authorizes the Mass Litigation Panel to transfer and join with the existing Marcellus Shale Litigation any similar or related actions filed in any circuit court. The Panel has also considered the issues presented in the Marcellus Shale Litigation and the issues presented in Daniel J. Lilley and Danielle D. Lilley v. Williams Ohio Valley Midstream, LLC, Civil Action No. 18-C-57, pending in the Circuit Court of Marshall County, West Virginia.

There being no objection, the Panel **GRANTS** the *Joint Motion to Join in Existing Mass Litigation* and **ORDERS** Daniel J. Lilley and Danielle D. Lilley v. Williams Ohio Valley Midstream, LLC, Marshall County Civil Action No. 18-C-57, joined with In re: Marcellus Shale Litigation, Civil Action No. 14-C-3000, pending in the Circuit Court of Ohio County, West Virginia, and more specifically, the Burch Ridge Trial Group.

The paper court files for the above-captioned civil action shall remain in the Circuit Court of Marshall County, West Virginia, where the civil action originated until further order of the Panel.

Daniel J. Lilley and Danielle D. Lilley v. Williams Ohio Valley Midstream, LLC, Marshall Civil Action No. 18-C-57 is designated for electronic filing and service, **effective, May 30, 2018**, as provided in West Virginia Trial Court Rule 15.01, *et seq.* To facilitate electronic filing and service each civil action number must include the three-letter county identifier of the county where the civil action originated. Therefore, the *Lilley* case will now read, Daniel J. Lilley and Danielle D. Lilley v. Williams Ohio Valley Midstream, LLC, Civil Action No. 18-C-57 MSH.

The Clerk of the Ohio County Circuit Court is **ORDERED** to send a certified copy of this Order to the Clerk of the Marshall County Circuit Court for service on all affected judges and all parties in Daniel J. Lilley and Danielle D. Lilley v. Williams Ohio Valley Midstream, LLC, Civil Action No. 18-C-57 MSH. The Chair of the Mass Litigation Panel and all parties to the Burch Ridge Trial Group, shall be served with this Order electronically.

It is so **ORDERED**.

ENTER: May 23, 2018.

/s/ Alan D. Moats
Lead Presiding Judge
Marcellus Shale Litigation