



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 FOLLOWING CASES:

Gary Lee Denning, II v. Antero Resources Corp., et al. Civil Action No. 15-C-283 KAN

Gary Lee Denning v. Antero Resources Corp., et al. Civil Action No. 15-C-284 KAN

**ORDER OF VOLUNTARY DISMISSAL OF
DEFENDANT NOBLE ENERGY, INC. WITH PREJUDICE**

This day came the Plaintiffs, Gary Lee Denning and Gary Lee Denning, II (collectively "Plaintiffs"), and Defendant Noble Energy, Inc. ("Noble"), pursuant to Rule 41(a)(2) of the West Virginia Rules of Civil Procedure, to jointly move the Court to dismiss Plaintiffs' claims against Noble, with prejudice.

Upon consideration thereof, it appearing to the Court proper to do so, it is hereby **ORDERED** that Plaintiffs' claims against Noble be and hereby are dismissed, with prejudice. It is further **ORDERED** that Noble be dismissed as a party defendant to the above-referenced actions with each side to bear their own costs.

ENTER: July 23, 2015.

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

PREPARED BY:

/s/Jonathan L. Anderson
Albert F. Sebok (WVSB #4722)
Jonathan L. Anderson (WVSB #9628)
JACKSON KELLY PLLC
500 Lee Street, East, Suite 1600
P.O. Box 553
Charleston, WV 25322
(304) 340-1000
Counsel for Noble Energy, Inc.

INSPECTED AND APPROVED BY:

/s/Aaron Harrah

Aaron Harrah (WVSB #9937)
HILL, PETERSON, CARPER, BEE & DEITZLER, PLLC
500 Tracy Way
Charleston, WV 235311

and

Anthony J. Majestro (WVSB #5165)
POWELL & MAJESTRO, PLLC
405 Capitol Street, Suite P 1200
Charleston, WV 25301
Counsel for Plaintiffs