

**IN THE CIRCUIT COURT OF WAYNE COUNTY, WEST VIRGINIA
BUSINESS COURT DIVISION**

MILLIE TOMBLIN, d/b/a
C & J SECURITY, INC.,

Plaintiff,

v.

Civil Action No. 16-C-34
Honorable James H. Young, Jr.

EAGLE PIPELINE, LLC, an Ohio
limited liability company and
COLUMBIA PIPELINE GROUP, INC.; and
COLUMBIA PIPELINE GROUP
SERVICES COMPANY, a Delaware corporation,

Defendants,

and

EAGLE PIPELINE, LLC an Ohio
limited liability company,

Defendant and Cross-Claim Plaintiff,

v.

COLUMBIA PIPELINE GROUP SERVICES COMPANY,
a Delaware corporation,

Cross-Claim Defendant,

and

EAGLE PIPELINE, LLC an Ohio
limited liability company,


Defendant and Third Party Plaintiff,

v.

COLUMBIA GAS TRANSMISSION, LLC,
a Delaware limited liability company,

Third Party Defendant,

and

FILED
CIRCUIT CLERK'S OFFICE
2017 JAN 26 AM 9:49
WAYNE COUNTY, WV
BY 

THE POCA VALLEY BANK, INC.,
a West Virginia corporation,

Intervening Plaintiff,

v.

COLUMBIA PIPELINE GROUP SERVICES
COMPANY, a Delaware corporation; and
EAGLE PIPELINE, LLC, an Ohio
limited liability company,

Defendants.

ORDER

On January 5, 2017, came the parties pursuant to notice for a hearing on The Poca Valley Bank, Inc.'s ("Poca Valley") Motion to Intervene pursuant to Rule 24 of the West Virginia Rules of Civil Procedure. Poca Valley filed a supporting memorandum of law in support of this motion on December 9, 2016. Defendant and Cross-Claim Plaintiff, Eagle Pipeline, LLC, filed its Response to the Motion on December 21, 2016, and had no objections to the Motion. Further, Defendant and Cross-Claim Defendant, Columbia Pipeline Group Services Company, had no objection to the Motion.

The Court reviewed the pleadings, the decisional law and heard the position from counsel.

Applying the standard for a Motion to Intervene pursuant to Rule 24 of the West Virginia Rules of Civil Procedure and for good reasons shown, the Court grants the motion.

The Court **ORDERS** that the Motion to Intervene by Poca Valley be and hereby is **GRANTED**.

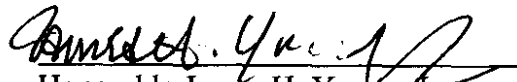
The Court further **ORDERS** that Poca Valley may file its proposed Complaint;

The Court further **ORDERS** that service of the Complaint is perfected with service upon counsel of record; and

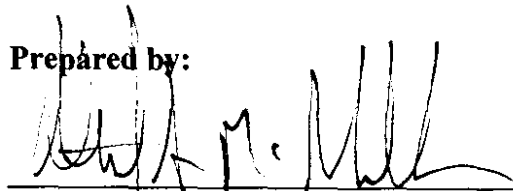
That Poca Valley be identified on the caption as an intervening plaintiff in this matter.

The clerk is directed to send a certified copy of this Order to all counsel of record.

Entered this 26 day of January, 2017.

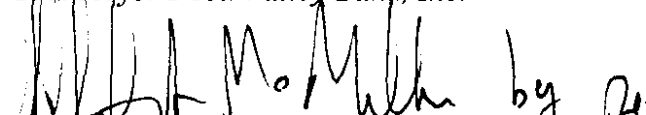

Honorable James H. Young, Jr.

Prepared by:



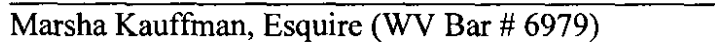
Julia J. Clincheck (WV Bar # 718)
Stuart A. McMillan (WV Bar # 6352)
Andrew C. Robey (WV Bar # 12806)
BOWLES RICE LLP
600 Quarrier Street
Post Office Box 1386
Charleston, West Virginia 25325-1386
304-347-1100

Counsel for Poca Valley Bank, Inc.


Norman T. Daniels, Esquire (WV Bar # 937)
Nicholas R. Stuchell, Esquire (WV Bar # 11304)
DANIELS LAW FIRM, PLLC
BB&T Square, Suite 1270
Post Office Box 1433
Charleston, West Virginia 25325
Counsel for Eagle Pipeline, LLC

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IP*

*Copies mailed
TP*


Marsha Kauffman, Esquire (WV Bar # 6979)
W. Bradley Sorrells, Esquire (WV Bar # 4991)
Christopher L. Hamb, Esquire (WV Bar # 6902)
ROBINSON & McELWEE, PLLC
Post Office Box 1791
Charleston, West Virginia 25326
Counsel for Columbia Pipeline Group, Inc.; Columbia Pipeline
Group Services Company and Columbia Gas Transmission, LLC

*Copies mailed
TP*