

Subject: : Conservation

Topic: : Gag Order Imposed on Children

Re: Gag Order Imposed on Children

Author: : Gudgeonville

Date: : 2013/8/11 6:45:46

URL:

If I'm not mistaken, they purchased their 10 acres just as the planning was starting on drilling that particular area. The wells were drilled before they built the house and the impoundment and compressor station were also in the permitting stages. (a long process)

When all involved realized there was this 10 acres in the middle of the hundreds of acres that was sold off, the folks that sold the 10 acres to them offered to buy the 10 acres back, but the Hallowiches refused. DEP was called and told that the gas wells ruined their water supply but the water well was not even drilled yet! Thus starting the long list of complaints against the companies involved.

Range has stated that if the house had been there when they started to develop that acreage, they would never had placed the wells and impoundment so near their house, BUT, THE HOUSE WAS NOT THERE.

That is why Range stated it was not a good situation for anyone.

Also, the Hallowichs swore under oath that there was no ill effects to their children. They also requested the gag order. And that gag order never had anything to do with the children.