Dear Molly and Maya,

Buckingham County, Virginia has prior to certificate been the direct recipient already of many varied FERC abuses. All are related to expunging the entire county and the proposed only Virginia ACP compressor station ACP impacts from the FERC record. And, thus, from FERC-led requirements to Dominion Resources/ACP LLC to further study and specify how they will address specific human, animal, forest, air, water, soil, erosion, sediment, seismic environmental impacts cited in comments. For, Buckingham is also where ACP intends to cross under the designated Scenic Historic James River and several tributaries.

**NO FERC public meetings**

1. Buckingham is the only Virginia ACP impacted county where FERC would not hold an open public scoping meeting (no FERC response to the many comments in the initial comment period calling their attention to that fact). This despite Buckingham is the only Virginia county with a proposed very large compressor station intended for the entire length of the state -- not industry standard practice.

2. It is now post-DEIS the only Virginia ACP impact county where FERC has not scheduled a "listening session." They suggest we go to a neighboring county.

Both FERC omissions of our county lead the majority residents to conclude that Dominion Power has so influenced FERC to make this compressor station and its location at the intersection of the existing 4-pipeline Transco corridor and the proposed ACP invisible in the **FERC record** and ensure residents feel intimidated and powerless.

**FERC response to Dominion Resources/ACP LLC amended Atlantic Coast Pipeline application, March 10, 2016**

In FERC's response document to Dominion Resources/ACP LLC's amended application in March 2016, Buckingham's compressor station is not cited as needing any of a list of required studies asked for other compressor stations. And. It's as if it doesn't exist.

I can take time to go to this document attached, from FERC to ACP LLC, for pages, if necessary. My notes are written on a hard copy. Here is a partial list of problems with FERC's response to ACP LLC, all based on no attention to Buckingham's version of this issue cited as of concern for other places:
a. Wetlands -- there is a known wetlands area right next to the proposed compressor station facility, as in right next even on the site map
b. The crossing of the James River, a historic register water-body
c. The crossing of Sycamore Creek, a James tributary
d. Geohazard study and report for Compressor station 2, Buckingham, vs. other compressor stations; this with a known 125 written record of earthquakes, most recently, the epicenter in November 2015.
e. No refuting of claim by ACP LLC that there are "no impacted cultural resources" when we have received "Most Endangered Historic Place" in Virginia listing from Preservation Virginia; and now, have applied for eligibility for nomination for historic register status for the Union Hill/Woods Corner Rural Historic District based on its slave plantation and Freedmen history.
f. No recognition of the NEPA requirement that new toxic emitting infrastructure not more heavily burden a minority community. When during the initial and later comment period, I made multiple comments representing different groups to the effect that it is perhaps 92% African American;
And, then, during the second comment period, many made that known as well.

And these are just some examples.

Thanks for putting this out for our input. You already have my "peer review" of the "FERC Health Impact Assessment" used by Dominion to claim that this mega compressor station will have no health impacts at all. If you need me to resend I am glad to do so.

warmest thanks,
Lakshmi