

House Amd. #3 8/4- Notice Requirements

Delegates Manchin, Fleischauer, Ireland, Anderson and Campbell move to amend the bill as follows:

On page 49, section 10, line 11, immediately following the semicolon, by deleting the word "and",

AND

On page 49, section 10, line 13, at the conclusion of that paragraph, by adding the following at the start of a new line:

"(5) The owners of record of the surface of any tract immediately adjacent to any tract where the well work is to be conducted or other land disturbance is to occur; and

(6) Any surface owner or water purveyor who is known to have a water well, spring or water supply source located within 2500 feet of the well which is used to provide water for consumption by humans or domestic animals."

AND

On page 49, section 10, line 19, immediately following the word "code", by striking out the word "or", followed by a period, and by adding the following language:

"(d) With respect to immediately adjacent surface landowners, surface landowners or water purveyors with water supplies within 2,500 feet of the proposed well location, notification shall be made on forms and in a manner prescribed by the Secretary sufficient to identify, for such persons, the rights afforded them under sections eleven and fourteen of this article, and the

advisability of taking their own prealteration survey.

(e) Prior to filing an application for a permit for a horizontal well under this article, the applicant shall cause to

AND

Renumber the remaining subsections of section 10 accordingly.