

WORKERS' COMPENSATION COURT
TELEPHONE OR VERBAL COMMUNICATION



RE: WCC No. 2002-0676

DATE: 07/28/2006

CASE NAME: Reesor v. Montana State Fund

PERSON(S) CALLED: Lou Joy of Tom Murphy's Office

PERSON CALLING: Jackie Bockman, Deputy Clerk of Court

MESSAGE:

Tom Murphy sent a letter dated July 26, 2006, advising he was attaching Western Energy Company's original Supplemental Responses to Discovery Requests and that he believed Western Energy had intended these to be filed with the Court. However, no attachments were included with the letter. Lou Joy followed up and faxed a copy of the supplemental discovery responses.

Per conversation with Lou Joy, I advised that Western Energy had filed a notice of service of these supplemental discovery responses and believe they had not intended to file the original discovery with the Court. Further, it is the Court's practice not to accept filing of discovery although, in limited circumstances, it has been allowed.

I advised Lou Joy that I would destroy the faxed copy of Western Energy Company's Supplemental Responses to Discovery Requests to Western Energy Company. Lou Joy indicated she would keep the original document in her file.

/JB

c: Thomas J. Murphy/attn: Lou Joy
Western Energy Co.

FILED

JUL 28 2006

OFFICE OF
WORKERS' COMPENSATION JUDGE
HELENA, MONTANA

DOCKET ITEM NO. 441