

STATEMENT OF CHARLES SNYDER, COMPLAINANT, TO THE COURT REGARDING INTERIM DECISION NO.
RF-0222-I SCHEDULING TELEPHONE PREHEARING CONFERENCE IN PROCEEDING NO. 14F-0124TO

I apologize to the court for neglecting to call the court on March 10, 2014 for a prehearing conference regarding PROCEEDING NO. 14F-0125TO.

I was on holiday and did not receive the court order in a timely fashion setting forth the Decision No. R14-0222-I.

As a manner of informing the court, I would also like to note that I have not recieved, as of yet, the judge's decision on March 11, 2014, in which the judge ordered me to file a document with the Commission and the tow company by March 18th, (tomorrow), stating

why the complaint should not be dismissed. I learned of this matter in an email from Mr. Gramlick on March 17, 2014. There is an approximate 5 to 7 day delay in mail reaching me here in Mexico where I am living now. I do not have an alternate mailing address.

Respectfully submitted this day, 18th of March, 2014.

Charles Snyder, Complainant

STATEMENT OF CHARLES SNYDER, COMPLAINANT, TO THE COURT REGARDING WHY COMPLAINT
SHOULD BE CONTINUED IN PROCEEDING NO. 14F-0124TO

I, Charles Snyder, the Complainant against the Respondent, Randy's High Country Towing, INC. state that the complaint should not be dismissed. I was negligent in not calling the court for the prehearing conference because I had not received the court order which set the time for the prehearing conference set by Administrative Law Judge Melody Mirbaba scheduling a telephone prehearing conference for March 10, 2014. My complaint is still valid, and I seek redress through the Colorado Public Utilities Commission for the specific acts set forth in my Formal Complaint which was received by the PUC on Feb 6, 2014.

I beg the court to continue the proceedings.

Charles Snyder, Complainant