

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF TENNESSEE
NASHVILLE DIVISION

UNITED STATES OF AMERICA
upon the relation and for the use of the
TENNESSEE VALLEY AUTHORITY,
Plaintiff,

v.

No. 1:13-CV-00098

EASEMENTS AND RIGHTS-OF-WAY
OVER A TOTAL OF 0.484 ACRE OF
LAND, MORE OR LESS, IN
HICKMAN COUNTY,
TENNESSEE, and
CARL BROOKS GARDNER,
GILENE C. GARDNER, his wife,
Defendants.

JUDGMENT AND ORDER DISBURSING FUNDS

This action came on to be considered, and it appears to the Court, as evidenced by the signatures below, that the parties have agreed to resolve this action as hereinafter provided:

It is, therefore, Ordered and Adjudged that:

1. Defendants Carl Brooks Gardner and Gilene C. Gardner shall recover of the Plaintiff \$5,000 as full compensation for the taking of the easements and rights-of-way herein condemned, which amount has been deposited by Plaintiff with the registry of this Court in this action, the disbursement of which is provided for in paragraph 3 below.

2. The Clerk of this Court is authorized and directed to (1) close out the interest-bearing account with Bank of America in Nashville, Tennessee, that was created pursuant to the Investment Order entered herein (Doc. 9), (2) deposit the sum received from the account into the registry of this Court, (3) draw a check on the funds on deposit in the registry of this Court in the principal amount of \$5,000 (plus all interest earned on the account less the Clerk's registry fee)

c. BB
6/27/14

payable to Carl Brooks Gardner and Gilene P. Gardner, and (4) mail said check to Carl Brooks Gardner, Williamsport, Tennessee.

3. The vesting of title in the United States of America, free of all liens, claims, and encumbrances, as evidenced by the Declaration of Taking filed herein on August 30, 2013 (Doc. 2), is hereby fully and finally confirmed with respect to the easement rights described below, said descriptions being the same as in Attachment 1 to the Declaration of Taking filed herein (Doc. 2):

Permanent easements and rights-of-way, consisting of the perpetual right to enter and to erect, maintain, repair, rebuild, operate, and patrol lines of transmission line structures with sufficient wires and cables for electric power circuits and communication circuits, and all necessary appurtenances, in, on, over, and across said right-of-way, together with the right to clear said rights-of-way and keep the same clear of all trees, brush, buildings, signboards, billboards, and fire hazards, to destroy or otherwise dispose of such trees and brush, and to remove, destroy, or otherwise dispose of any trees located beyond the limits of said right-of-way which in falling could come within five feet of any transmission line structure or conductor located thereon, the Tennessee Valley Authority to remain liable for any direct physical damage to the land, annual crops, fences, and roads resulting directly from the operations of the construction and maintenance forces of the Tennessee Valley Authority in and about the erection and maintenance thereof, all upon, under, over, and across the following-described land:

TRACT NO. DVICL-3A

A parcel of land located in the First Civil District of Hickman County, State of Tennessee, as shown on a map entitled "Davidson-Iron City Transmission Line," drawing LW-9002, sheet P18A, R.1, the portion of said map which shows said parcel of land being attached to the Declaration of Taking filed herein, the said parcel being more particularly described as follows:

Beginning at a point which is a common corner in the lands of Carl Brooks Gardner, et ux., Timothy Johnston, and State of Tennessee (Duck River), the said point being at the top of bank of the said river and being 36.34 feet left of the centerline of the transmission line location at survey station 28+75.46; thence leaving the said common corner and with the meanders of the top of bank of the said river and the southeast property line of Carl Brooks Gardner, et ux., in a southwesterly direction 19.86 feet to a point on the west right-of-way line of the location, the said point being 50 feet left of the centerline of the location at survey station 28+61.05; thence leaving the top of bank of the said river and the said property line and with the said west right-of-way line of the location

N. 13° 27' 51" W., 23.80 feet to a point on the property line between Carl Brooks Gardner, et ux., and Timothy Johnston, the said point being 50 feet left of the centerline of the location at survey station 28+84.84; thence leaving the said west right-of-way line of the location and with the said property line S. 68° 58' 34" E., 16.57 feet to the Point of Beginning and containing 0.004 acre, more or less.

Furthermore, the above-described easement rights are acquired with respect to such appurtenant right, title, and interest as the owner of the above-described land may have in Tract DVICL-3, State of Tennessee (Duck River), the adjoining tract shown on the map referenced above.

TRACT NO. DVICL-4A


A parcel of land located in the First Civil District of Hickman County, State of Tennessee, as shown on a map entitled "Davidson-Iron City Transmission Line," drawing LW-9002, sheet P18A, R.1, the portion of said map which shows said parcel of land being attached to the Declaration of Taking filed herein, the said parcel being more particularly described as follows:

Beginning at a point, the said point being a 3/8-inch rebar with no cap which is a common corner in the lands of Carl B. Gardner, et ux., Timothy Johnston, and Thomas Melvin Mays, et ux., the said point also being 2.95 feet left of the centerline of the transmission line location at survey station 46+38.17; thence leaving the said common corner and with the property line between Carl B. Gardner, et ux., and Thomas Melvin Mays, et ux., NE. 15° 50' 45" E., 40.95 feet, crossing the centerline of the location at survey station 46+38.6 (2.98 feet), to a point on the northeast right-of-way line of the location; thence leaving the said property line and with the said northeast right-of-way line of the location S. 65° 15' 03" E., 1,035.74 feet to a point on the property line between Carl B. Gardner, et ux., and Timothy Johnston, the said point being 37.53 feet right of the centerline of the location at survey station 36+08.78; thence leaving the said northeast right-of-way line of the location and with the said property line N. 67° 30' 06" W., 1,030.19 feet, crossing the centerline of the location at survey station 45+63.3 (955.21 feet), to the Point of Beginning and containing 0.48 acre, more or less.

Furthermore, the permanent easement rights include the perpetual right to install, maintain, and replace guy wires and necessary appurtenances outside the right-of-way for the transmission line structure located at survey station 35+80.41.

4. The Clerk of this Court shall furnish to Plaintiff a certified copy of this Judgment which shall serve as a muniment of title.

It is so ORDERED.

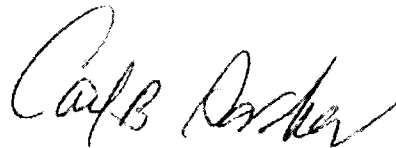

United States District Judge
7 3 14

We hereby approve and consent to the entry of this Judgment:



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Carl Brooks Gardner
Williamsport, Tennessee



Gilene C. Gardner
Williamsport, Tennessee

Defendants

26183577