



Pennsylvania Public Utility Commission

**Damage Prevention Committee Meeting Case List
March 10, 2026**

Omnibus Session

Case Number	Stakeholders	Summary	Violations & Recommendation
57758	<p>Facility Owner: Peoples Gas Contractor/Excavator: HET Construction Project Owner: Blackthorn Investors LLC Other: Comcast Other: PENN TOWNSHIP OF WESTMORELAND COUNTY Other: Penn Township Sewage Authority (Westmoreland) Other: West Penn Power / First Energy Other: Windstream</p>	<p><u>On 8/18/2025 11:30:00 AM at Country Club Dr., PENN TWP, WESTMORELAND</u> Windstream accepts.</p> <p>West Penn Power / First Energy submitted a dispute with time stamped photos showing the line was marked by the required due date. Violation withdrawn.</p> <p>Penn Township of Westmoreland County's violation was withdrawn. They submitted additional information advising they spoke directly with the excavator within the required time frame.</p> <p>Comcast accepts.</p> <p>*****</p> <p>The incident was discovered on August 18th, 2025, at 11:30 AM, on Country Club Drive, in Penn Township, Westmoreland County.</p> <p>A gas line owned by Peoples Gas was discovered to be damaged.</p> <p>Peoples Gas is the facility owner. An AVR request letter was mailed and emailed on 11/05/2025. An Alleged Violation Report (AVR) was submitted. Their AVR stated, "on 8/18/25 HET Contracting working for Blackthorne Investors replacing storm sewer at 1108 Blackthorne Dr. Penn TWP exposed a damaged PNG gas main line. HET was hand digging around PNG to expose it and found previous damage to the 90. No gas release. PNG crews were called to the site and repairs were made." Photos were submitted.</p> <p>HET Construction was the excavator. An AVR request letter was mailed and emailed on 11/05/2025. An AVR was received. Their AVR stated, "We were hand digging in the area of a correctly marked gas line. Once line was uncovered, it appeared to have a pre-existing gash. We notified the facility owner and they came out to inspect. They agreed that the gash was pre-existing but since the line was exposed that they would make a repair. There was no AVR filed as there was NO alleged violation. The facility marked their line correctly and we used prudent measures in the event that we encountered the line."</p> <p>Blackthorn Investors LLC is the project owner. An AVR has not been filed as of 11/17/2025. An AVR request letter was mailed on 11/05/2025.</p>	<p>Comcast: \$1,500.00 Section 2(5)(v.2) Subsequent \$1,500.00</p> <p>Penn Township Sewage Authority (Westmoreland): \$0.00</p> <p>West Penn Power / First Energy: \$0.00</p> <p>Windstream: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p>

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		<p>Penn Township of Westmoreland County, the future owner of the storm pipes and roadway, submitted an AVR. Their AVR states, " Main gas line was damaged, contractor claims it was that way. See attached picture." Photo was submitted.</p> <p>The line was damaged prior to HET Construction's project per HET Construction and Peoples Gas' AVRs. The excavator who caused the damage to Peoples' line is unknown.</p> <p>Routine ticket 20252043904 had a response due date of 07/25/2025.</p> <ul style="list-style-type: none"> - West Penn Power responded 'Scheduled Mark' on 07/25/2025 but did not give a final response when the area was either field marked/cleared. - Comcast responded 'Scheduled Mark' on 07/25/2025 but did not give a final response when the area was either field marked/cleared. - Windstream did not respond until 08/05/2025. <p>Insufficient ticket 20252182931 (version -001) had a response due date of 08/11/2025. This ticket noted: Crew got to the site this morning and there are no markings for anyone in this entire work area and believe maybe they were removed. Please all go to the site to mark your ug lines asap and contact Cameron with any issues.</p> <ul style="list-style-type: none"> - Penn Township Sewage Authority responded 08/12/2025. <p>Violations:</p> <p>West Penn Power-</p> <ul style="list-style-type: none"> - Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket 20252043904. (Withdrawn) <p>Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p> <p>Comcast-</p> <ul style="list-style-type: none"> - Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket 20252043904. <p>Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p> <p>Windstream-</p> <ul style="list-style-type: none"> - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20252043904. <p>Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p> <p>Penn Township Sewage Authority-</p> <ul style="list-style-type: none"> - Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket 20252182931 (version -001) - Withdrawn. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
58523	Facility Owner: Columbia Gas of PA	<u>On 8/22/2025 10:24:00 AM at 606 DALLAS ST, YORK CITY, YORK</u> Comcast accepts.	Harvest Comfort Improvements: \$1,500.00

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	<p>Contractor/Excavator: Harvest Comfort Improvements</p> <p>Project Owner: Property Owner</p> <p>Other: Comcast</p>	<p>*****</p> <p>The incident occurred on August 22nd, 20205, at 10:24 AM, at 606 Dallas Street, in York City, York County.</p> <p>A gas main owned by Columbia Gas, was damaged. 911 was called.</p> <p>Columbia Gas, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “While replacing a water service, the contractor, Harvest Comfort Improvements, failed to hand dig overtop of a correctly marked 2-inch plastic gas main, resulting in the line being struck and damaged during excavation. The contractor immediately called 911, and Columbia Gas responded promptly to secure the site and ensure safety. Following the response, Columbia Gas Damage Prevention personnel conducted additional on-site education with the crew and the owner. The training covered key topics including locate marks, pre-job walkthroughs, and safe excavation practices within the tolerance zone. Both the owner and crew were very receptive to the education provided.” Photos were submitted.</p> <p>Harvest Comfort Improvements is the excavator. An AVR has not been filed as of 12/02/2025. An AVR request letter was sent 11/19/2025.</p> <p>The property owner is the project owner, submitted an AVR. An AVR has not been filed as of 12/02/2025.</p> <p>The submitted photos show the gas main was correctly marked. An offset marking in yellow paint in the street, can be seen in the photos. On the sidewalk, yellow dots were used to indicate the line. The gas main was damaged within the tolerance zone.</p> <p>Emergency ticket 20252333690 had a response due date of 08/21/2025. - Comcast did not respond to this ticket until 08/29/2025.</p> <p>Emergency ticket 20252342028 had a response due date of 08/22/2025. - Comcast did not respond to this ticket until 08/29/2025.</p> <p>Violations:</p> <p>Harvest Comfort Improvements-</p> <ul style="list-style-type: none"> - Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	<p>Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Comcast: \$4,000.00 Section 2(5)(vii) 3rd Offense \$2,000.00</p> <p>Section 2(5)(vii) 3rd Offense \$2,000.00</p>

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		<p>Comcast-</p> <ul style="list-style-type: none"> - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket 20252342028. - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket 20252333690. <p>Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p>	
58539	<p>Contractor/Excavator: Dana Utility Project Owner: Brightspeed Other: WEST PENN POWER CO / FIRSTENERGY</p>	<p><u>On 8/26/2025 8:00:00 AM at MEADOWVIEW CIR, GREENCASTLE BORO, FRANKLIN</u> The incident occurred on 8/26/2025, at 8:00 AM, on Meadowview Cir, in Greencastle Boro, Franklin County.</p> <p>An electric vault owned by West Penn Power was damaged.</p> <p>West Penn Power is the facility owner. Their Alleged Violation Report (AVR) states, “On July 31, 2025, Dana Utility, “Excavator,” submitted POCS Routine Ticket 20252121382 to install fiber optic on Meadowview Circle, Greencastle Borough, Franklin County, Pennsylvania. On August 26, 2025, West Penn Power was notified of an outage at 504 Meadowview Circle. USIC, West Penn Power’s Contract Locator, investigated and determined that the Excavator damaged an accurately marked secondary vault lid. The root cause of the damage is the Excavator failed to dig prudently within the tolerance zone.” “...the damage was for a buried secondary vault breaking the lid into several pieces. The damage location was barricaded for safety, as shown in USIC Damage Investigation report. The crew replaced the lid.” “There was damage to the conductor. We had to replace the box and lid as they come as an assembly for locking purposes. Operations are unaware what equipment they were using at the damaged location. “</p> <p>Pre and post damage images were provided. The area indicated where the damage occurred is marked using a hit kit, and also has an orange construction fence around the area. The area indicated where the damage occurred is within the tolerance zone of 2 marks that are shown in the markout photos. Additional images provided through email show damage to the lid of an electrical vault.</p> <p>Dana Utility is the excavator. An AVR has not been filed as of 10/02/2025. An AVR request was sent on 10/3/2025 and they submitted an AVR on 10/30/2025 that states, “ On date of incident crew was potholing electric line using hand tools and when cutting out the sod with shovel damaged corner of underground splice case that was buried underneath the grass unbeknownst to excavator and was not indicated in markings” No images were submitted of the excavation or damage.</p> <p>Brightspeed is the project owner. An AVR has not been filed as of 10/02/2025.</p>	

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		Violations: There is no evidence of a violation described in Act 127 of 2024.	
59161	<p>Facility Owner: COMCAST</p> <p>Contractor/Excavator: ANTZ ENERGY SYSTEMS INCORPORATED</p> <p>Project Owner: TM ASSOCIATES</p> <p>Other: ORWIGSBURG BOROUGH</p> <p>Other: Resident</p>	<p><u>On 8/27/2025 4:00:00 PM at 41 APPLEWOOD CIR, ORWIGSBURG BORO, SCHUYLKILL</u> Comcast violation and penalty removed *****</p> <p>The incident occurred on Wednesday, August 27, 2025, at 41 Apple Wood Circle, in Orwigsburg Borough, Schuylkill County.</p> <p>Comcast cable was damaged.</p> <p>Comcast stated in their Alleged Violation Report (AVR), cable was severed by a backhoe trenching to install new water main. Comcast provided photos of the damage and locate marks.</p> <p>Antz Energy Systems, Inc., the subcontractor, stated in their AVR, Comcast wiring appeared to be miss marked and was hit while digging.</p> <p>TM Associates, project owner and community manager, stated in their AVR, on approximately 8/8/2025 Orwigsburg Borough contact the Applewood Apartments office, advising there may be a leak on the property because a large amount of water was running through the system.</p> <p>Applewood Apartments is a government subsidized affordable housing apartment complex with 5 buildings and 40 apartments.</p> <p>Dave Teter from Orwigsburg Borough came to assist maintenance in finding the source of the possible leak. After they were not able to find the leak, on approximately 8/20/2025, Antz Energy Systems Incorporated located at 325 E Washington Street, Shenandoah, PA 17976, was contacted to come to the property and start work to find the leak.</p> <p>During the next week several attempts were made to find the leak when that did not work a decision was made by Regional Maintenance Manager, Joe Rehe and other corporate management that it was necessary to run a new water line.</p> <p>During the work to reroute the line, an excavator, sub-contractor of Antz Energy System Incorporated, began digging to relocate the line. All areas were marked by all utilities after a call to 811 was made to report digging would be done on the property.</p> <p>While digging, the excavating company damaged the utility lines for Comcast and Verizon. Both were notified by TM Associates, and they came to the property to make the repairs to their line. The work was then completed on 8/28/2025.</p> <p>Was the facility owner notified? YES</p> <p>Was 911 Notified? No</p> <p>What was the total estimated cost and length of the project. Neither of these items were know at start date but the work ended up taking approximately 10 days and the cost as approximately \$27,000.00</p> <p>Who is the final designer for this project? Antz Energy Systems Incorporated.</p>	<p>COMCAST: \$0.00</p> <p>ANTZ ENERGY SYSTEMS INCORPORATED: \$750.00 Section 5(16) 1st Offense \$250.00</p> <p>Section 5(23) 1st Offense \$500.00</p> <p>TM ASSOCIATES: \$250.00 Section 6.1(7) 1st Offense \$250.00</p>

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		<p>Orwigsburg Borough stated in their AVR, we received a PA 1 Call notice to respond to Applewood for a water line replacement (leak) on private property. Our utility supervisor responded and spoke with the onsite property manager (these are rental units) on 21 - August - 2025. The property owner was unable to find the water line that was leaking. Our supervisor provided suggestions to assist in the location of the line. The water supply line was on private property and did not involve any borough property or lines. The construction/dig was provided by a contractor hired by the management company of the rental units, and no borough assets were utilized for this project since it was on private property. I our borough, the property owner is responsible to maintain/repair/replace water lines from the curb stop into their residence.</p> <p>Excavation Emergency ticket, 20252322540, was placed by the project owner, TM Associates on 8/20/2025, not placed by the excavator Antz Energy Systems. PA One Call compliance commented in an AVR, Antz Energy Systems does place one call notifications.</p> <p>On Thursday, 10/23/2025, letters and an email were sent to TM Associates; the project owner and to the Resident of 41 Apple Wood Circle, requesting AVR's. TM Associates submitted their AVR on 10/29/2025, and they provided the subcontractor's (Antz Energy Systems, Inc.) contact information.</p> <p>On Wednesday, 11/5/2025, an email and letter were sent to Antz Energy Systems, Inc., requesting an AVR. Antz Energy Systems, Inc. submitted their AVR on 11/14/2025.</p> <p>Antz Energy Systems Inc, and TM Associates did not submit their AVR's within 30 days of the 8/27/2025 incident.</p> <p>Violations:</p> <p>*Comcast is in violation of sections: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: Penalty Applied</p> <p>*Antz Energy Systems Inc is in violation sections: 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. 5(23) – Excavator may not delegate their duty to submit a locate request to the One Call System to another person. The excavator shall have sole responsibility to submit each locate request to the One Call System. Recommendation: Penalties Applied. For 5(16) penalty reduced from \$1,000 to \$250. PUC Online Compliance Training is required for the Excavator(s) working onsite at this excavation, or their replacements.</p> <p>*TM Associates is in violation of section: 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike.</p>	

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		<p>Recommendation: Penalty Applied with penalty reduced from \$1,000 to \$250. PUC Online Compliance Training is required for the Person responsible for submitting AVRs, or their replacement.</p>	
58108	<p>Facility Owner: Veolia Water PA Inc. Other: Comcast Other: K T AND T SERVICES LLC Other: SITEK CONSTRUCTION L L C Other: WENDY MIMS</p>	<p><u>On 9/2/2025 5:30:00 PM at 15 BOBBY JONES DR, NEWBERRY TWP, YORK</u> The incident occurred on 9/2/2025, at 5:30 PM, on 15 Bobby Jones Dr, in Newberry Twp, York County.</p> <p>A water line owned by Veolia was damaged.</p> <p>The homeowner submitted an AVR that states, "Have water leak underground. Xfinity/comcast installed an underground utility line starting May 30th. I found out another dig was done on and in the street at my property. The work was done by another utility for my neighbor at 30 Bobby Jones Drive. The junction box where the utilities come in at is where the work was done. Please let me know by email if PA811 was notified about these two events. I am attaching pictures of the area where you can clearly see a dig occurred. The upload tool is not working. I have several things to upload." Photos were requested twice, but no response was received back from the homeowner.</p> <p>Veolia is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 11/21/2025 but they did respond with an email stating the damage was on the customer side and they do not know who the excavator was.</p> <p>An AVR request was sent to the following stakeholders on 11/7/2025: SITEK CONSTRUCTION L L C, K T AND T SERVICES LLC, Comcast, Veolia Water PA Inc. Included the statement on AVR Requests, "IMPORTANT: Review the 3 tickets included with this report and submit a report showing if your company was involved with the damage reported on Ticket#20252460361 - Damage date is not 9/2/2025 - this is the date it was found." Only Sitek responded and stated they were not working in the area of the damage.</p> <p>Act 127 of 2024 requires Facilities, Excavators, Project Owners, and Designers to comply with all requests for information by the commission relating to the commission's enforcement authority under this act within thirty days of the receipt of the request. K T And T Services, and Comcast did not respond to requests for more information.</p> <p>*As 3 stakeholders did not respond or provide information on this incident, the cause of the damage to the water line at 15 Bobby Jones Dr Eters PA 17319 cannot be determined. *</p> <p>Violations: Other - K T And T Services LLC: Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request.</p>	<p>Comcast: \$500.00 Section 6.1(8) 1st Offense \$500.00</p> <p>K T AND T SERVICES LLC: \$500.00 Section 5(17) 1st Offense \$500.00</p>

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		<p>Recommendation: PUC Online Compliance Training is required.</p> <p>Other - Comcast:</p> <p>Section 6.1(8) - Project Owner failed to comply with all requests for information by the commission relating to the commission's enforcement authority under this act within 30 days of receipt of written request.</p> <p>Recommendation: PUC Online Compliance Training is required.</p>	
58098	<p>Facility Owner: MONROE ENERGY LLC</p> <p>Contractor/Excavator: Philadelphia Water Department</p>	<p>On 9/3/2025 9:16:00 AM at 6716 Lebanon Avenue, PHILADELPHIA CITY, PHILADELPHIA Philadelphia Water Department submitted a written dispute. They stated the Philadelphia Water Department found no evidence of recent work, repairs, or installations performed by the Department in the vicinity of the referenced location. This includes, but is not limited to, water, sewer, or green stormwater infrastructure. Additionally, it should be noted that within the City of Philadelphia, Department branded traffic cones and barricades are frequently removed, relocated, or otherwise misused by unauthorized individuals and private contractors. As such, the presence of traffic control devices in the area should not be presumed to indicate work performed by the Philadelphia Water Department.</p> <p>The submitted photos do not show any excavating equipment, employees or vehicles to support who did the excavation. Based on the information provided and lack of additional proof, and no damage occurred, the violation was withdrawn.</p> <p>*****</p> <p>The non-damage incident occurred on September 3rd, 2025, at 9:16 AM, at 6716 Lebanon Avenue, in Philadelphia City, Philadelphia County.</p> <p>An excavator was digging without a PA One Call Ticket. Non-damage.</p> <p>Monroe Energy LLC., the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "At 9:10am on 9/3/25 MIPC employee discovered open excavation approximately 1 ft deep at the corner of Lebanon and Flanders in Philadelphia PA. Excavator was not on site at the time and area was barricaded. No one call was ever initiated. When excavator returned to jobsite they claimed that they were not required to have a one call." Photos were submitted.</p> <p>Philadelphia Water Department is the excavator. An AVR has not been filed as of 11/18/2025.</p> <p>The submitted photos show the traffic barricades surrounding the hole are lettered with 'Phila Water Dept'. The hole is in the middle of the street. No utility mark outs can be seen in the photos. PA One Call verified they did not find any notifications for either Lebanon Ave or Flanders Rd placed by Philadelphia</p>	<p>Philadelphia Water Department: \$0.00</p>

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		<p>Water Department. There was not a valid PA One Call for the excavation that took place.</p> <p>Violations:</p> <p>Philadelphia Water Department- - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
58528	<p>Facility Owner: COLUMBIA GAS OF PA INC_Central Contractor/Excavator: McVay Plumbing Project Owner: Resident / Homeowner</p>	<p><u>On 9/3/2025 11:00:00 AM at 167 MCCLELLAN DR, PLEASANT HILLS BORO, ALLEGHENY</u> The incident occurred on Wednesday, September 3, 2025, at 167 McClellan Drive, in Pleasant Hills Borough, Allegheny County.</p> <p>A gas line owned by Columbia Gas was damaged.</p> <p>Columbia Gas stated in their Alleged Violation Report (AVR), McVay Plumbing was working to repair a sewer when a 1-1/4-inch gas service line was damaged during excavation with a backhoe. Columbia Gas was notified and responded promptly to secure the site, complete all necessary safety checks, and repair the damaged line. Later that same day, while removing rock from the excavation area, the same service line was damaged again. Columbia Gas returned to the site and completed a second repair, ensuring the area was made safe. Columbia Gas provided photos of the damaged line.</p> <p>The Homeowner stated in an email, I had McVay Plumbing repair a lateral line and sewer pipe crack on September 3, 2025. My neighbor called me around 2:30 PM that afternoon to let me know that the Plumbing company had hit a gas line while repairing my lateral line/sewer pipe - not only one time, but twice. Once in the morning and once around 1:30 PM. I immediately called McVay plumbing - the office had not been notified. They did reach out to the plumber on site - he did verify that they did indeed hit the gas line 2 different times. I got home around 3:20 - Columbia Gas repair unit was enroute - there was an employee for Columbia Gas there to monitor the gas levels around my house and the neighbor's houses in close proximity. McVay finally called the Borough - Police and Fire remained on the scene until the repair was made. I was told by McVay all was good - paid my bill and ended the conversation.</p> <p>When I received the letter from PA PUC, I reached out to McVay on 11/21/25 at 3:50 PM asking if they knew what this letter referred to - they said they had to inform PAPUC as a courtesy when they hit a gas line and that they would reach out to their supervisor as to whether they needed to do anything further. I then spoke with an investigator on the phone today - 11/24/25 as she asked that I put all this in an email.</p> <p>On Friday, November 14, 2025, letters and an email were sent to McVay Plumbing and to the Homeowner of</p>	<p>McVay Plumbing: \$2,000.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(6)(ii) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

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		<p>167 McClellan Drive. On 11/24/25, I spoke to the Homeowner and that day she sent an email with her statement of the incident.</p> <p>As of Tuesday, December 2, 2025, McVay Plumbing has not responded to the AVR request and no AVR was submitted.</p> <p>Violations:</p> <p>*McVay Plumbing is in violation of sections: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. 5(6)(ii) – Excavator failed to provide support and mechanical protection for known facility owner’s lines at the construction work site. 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: Penalties Applied. PUC Online Compliance Training is required for the Excavator(s) working onsite at this excavation, or their replacements.</p>	
58220	<p>Facility Owner: PENNSYLVANIA AMERICAN WATER Contractor/Excavator: FORTRESS CONSTRUCTION LLC Project Owner: A D B COMPANIES</p>	<p><u>On 9/3/2025 2:30:00 PM at W SHERIDAN AVE, NEW CASTLE CITY, LAWRENCE</u> The incident occurred on Wednesday, September 3, 2025, at 102 W. Sheridan Avenue, in New Castle City, Lawrence County.</p> <p>A water line owned by PA American Water Company (PAWC) was damaged.</p> <p>PAWC commented in their Alleged Violation Report (AVR) a facility owner issue as marked incorrectly, and stated, PAWC received a phone call on 9/3/25 from Mike Elliot from ADB stating a subcontracting crew working on Sheridan Ave hit a water line with directional drill. Crews dispatched to survey and shut down, upon my arrival crews were still surveying situation. I noted water pouring from curb, once shutdown and excavated crews found 6" transite line, upon further investigation it was discovered that a 1" copper line that was damaged in close proximity to the corporation. Crews replaced corporation, and coupled in 4' of copper to repair. Upon completion of job, crews remarked main and service line based on physical location, as well as drawings of area. GIS maps updated for future locates in this area.</p> <p>ADB Companies, the project owner, stated in their AVR, while drilling across from 102 W. Sheridan Avenue, the subcontractor, Fortress Construction LLC, struck unmarked water service line. ADB provided photos of mismarked water line.</p> <p>On Wednesday, October 29, 2025, an email and letter was sent to Fortress Construction, LLC, requesting an AVR. As of Tuesday, December 2, 2025, they did not respond to the request and no AVR was submitted.</p> <p>Violations:</p> <p>*PA American Water Company is in violation of section:</p>	<p>PENNSYLVANIA AMERICAN WATER: \$2,000.00 Section 2(5)(i) Subsequent \$2,000.00</p> <p>FORTRESS CONSTRUCTION LLC: \$1,500.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(17) 1st Offense \$500.00</p>

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		<p>2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: Penalty Applied</p> <p>*Fortress Construction, LLC is in violation of sections: 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request. Recommendation: Penalties Applied. PUC Online Compliance Training is required for the Excavator(s) working onsite at this excavation, or their replacements.</p>	
59046	<p>Facility Owner: PECO Contractor/Excavator: Caddick Utilities Project Owner: Aqua America Other: TOTAL ENGINEERING AND CONSULTING SERVICES LLC</p>	<p><u>On 9/5/2025 9:30:00 AM at MEADOWBROOK AVE, HATBORO BORO, MONTGOMERY</u> The incident occurred on 9/5/2025, at 9:30 AM, on Meadowbrook Ave, in Hatboro Boro, Montgomery County.</p> <p>An electric line owned by PECO was damaged.</p> <p>PECO is the facility owner. Their Alleged Violation Report (AVR) states, “CADDICK, WORKING FOR AQUA ON WATER MAIN REPLACEMENT, STRUCK THE UNMARKED PRIMARY WITH AN EXCAVATOR.”</p> <p>Caddick Utilities LLC is the excavator. Their AVR states, “Damaged unmarked electric line. Outage created 6+ hours downtime. Line was marked at the utility pole where it dropped underground but not marked along its path away from the pole.”</p> <p>Aqua America is the project owner. Their AVR states, “Aqua Contractor Caddick Utilities, damaged unmarked electric line. Outage created 6+ hours downtime. Line was marked at the utility pole where it was dropped underground but not marked along its path away from the pole. AVR filed when received information from contractor - 410 York Rd”.</p> <p>Ticket #20252174315-000 was entered on 8/5/2025, and a renotify was entered on 8/15/2025 and included the following remarks, “Special attn peco, you have stated field marked, caller states markings are faded and please also contact wade when going to the site. Thank you. Special attn crown castle, comcast cable montgomery county, and comcast cable communications, you have stated clear, please recheck and make sure the ug utilities are clear, crew is on site waiting for markings thank you. Special attn hatboro boro, and upper moreland hatboro jt swr auth and verizon, you have stated marked, caller states markings at site are not complete, please come out and mark asap as crew is on site. Thank you.” PECO responded “Field Marked” to the routine and renotify ticket.</p>	<p>PECO: \$3,500.00 Section 2(5)(i) Subsequent \$2,000.00</p> <p>Section 2(5)(vii) 2nd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Ticket # 20252480912 was a Damage – Emergency ticket created on 9/5/25 at 9:47 AM. PECO responded “Scheduled date and time lines will be marked by: 08 Sep 2025” and then “Clear” on 9/8/2025.</p> <p>Images submitted show the site and damage. No marks are visible to indicate the damaged electric line.</p> <p>This case is related to case#059253 by Complex Project and Design Tickets.</p> <p>Violations: Facility-PECO: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p>	
58306	<p>Facility Owner: UGI Utilities, Inc. Contractor/Excavator: Clark Contractors, Inc.</p>	<p><u>On 9/8/2025 9:45:00 AM at I-99, BEDFORD TWP, BEDFORD</u> The non-damage incident occurred on September 8th, 2025, at 9:45 AM, on I-99, in Bedford Township, Bedford County.</p> <p>Excavation work was being completed without a PA One Call ticket. Non-damage.</p> <p>UGI, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Clark Contractors, Inc. was using an auger attachment on a skid steer to dig holes for wooden posts without first placing a PA One Call ticket. UGI field personnel observed this and reported to 811. The "No One Call" serial number is 20252511221.” Photos were submitted.</p> <p>Clark Contractors, Inc., the excavator. An AVR request letter was sent 10/30/2025. An AVR was received. Their AVR states, "The local development board called and needed a quick information temp sign installed immediately for a state board development drive through. Our laborer figured a simple post installation in the farmers corn field; we were trying to help the board install the sign quickly and at no cost. We fill this is a misunderstanding and hopefully the violation can be canceled. No utilities were encountered. Thank you for your consideration."</p> <p>Pa One Call noted that Clark Contractors Inc. does place one call notifications.</p> <p>The emergency no one call ticket noted there was a post hole digger with a skid steer, and tools scattered in the yard. The submitted photos show the skid steer with an auger attachment.</p> <p>Violations:</p>	<p>Clark Contractors, Inc.: \$1,000.00 Section 5(2.1) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Clark Contractors, Inc.- - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
58583	<p>Facility Owner: UGI Utilities Contractor/Excavator: JJC Underground LLC Project Owner: Blue Ridge Cable (Pencore Services) Designer: Luke Grove Telecom</p>	<p><u>On 9/10/2025 8:35:00 AM at 325 VILLAGE SPRING LN, WEST COCALICO TWP, LANCASTER</u> Incident occurred on September 10th, 2025, at 8:35am on 325 Village Spring Lane, West Cocalico Township, Lancaster County.</p> <p>A gas line was damaged.</p> <p>UGI's Alleged Violation Report (AVR) states, "Excavator utilizing mechanized equipment, struck a correctly marked gas service."</p> <p>JJC Underground, LLC's AVR states, "HIT A GAS SERVICE LINE WITH A SHOVEL AT 265 VILLAGE SPRING LANE. WE WERE HAND DIGGING, THERE WAS NO CAUTION TAPE OVER LINE TO WARN US."</p> <p>Images provided cannot prove or disprove if trenchless technology and/or a shovel were used.</p> <p>No violations.</p>	
58309	<p>Facility Owner: Verizon Contractor/Excavator: Riggs Distler and Company Project Owner: PECO Other: North Wales Water Authority</p>	<p><u>On 9/10/2025 11:15:00 AM at HARTSVILLE CIR, WARMINSTER TWP, BUCKS</u> The incident occurred on September 10th, 2025, at 11:15 AM, on Hartsville Circle, in Warminster Township, Bucks County.</p> <p>A cable line owned by Verizon was damaged.</p> <p>Verizon, the facility owner. An Alleged Violation Report (AVR) has not been filed as of 11/24/2025.</p> <p>Riggs Distler and Company, the excavator, submitted an AVR. Their AVR states, "A Riggs Distler HDD crew was digging a receiving pit when an unmarked communications service was damaged. There were no injuries associated with this event."</p> <p>PECO, the project owner, submitted an AVR. Their AVR states, "A Riggs Distler HDD crew was digging a receiving pit when an unmarked communication service was damaged. There were no injuries associated with this event."</p> <p>Verizon timely responded 'Field Marked' to routine ticket 20252410714. Emergency ticket 20252532327 states: This was an unmarked Verizon service line. Facility type: telecom-Verizon. Photos were unavailable. Unable to determine if the damaged line was properly marked.</p> <p>Routine ticket 20252410714, had a response due date of 09/03/2025. - North Wales Water Authority responded 09/08/2025.</p>	<p>Verizon: \$3,000.00 Section 2(10) Subsequent \$2,500.00</p> <p>Section 2(5)(v.2) 2nd Offense \$500.00</p> <p>North Wales Water Authority: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Emergency ticket 20252532327, had a response due date of 09/10/2025.</p> <p>- Verizon responded 'CONFLICT. DCTF BY FO' on 09/10/2025. A final response was not entered for this ticket.</p> <p>Violations:</p> <p>Verizon-</p> <p>- Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work.</p> <p>- Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket 20252532327.</p> <p>Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p> <p>North Wales Water Authority-</p> <p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20252410714.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
58480	<p>Facility Owner: UGI UTILITIES INC</p> <p>Contractor/Excavator: J F Kiely Construction Co</p> <p>Project Owner: UGI UTILITIES INC</p> <p>Designer: SIDOCK GROUP INC</p>	<p><u>On 9/10/2025 7:12:00 PM at 215 S. STEVENS ST, SHINGLEHOUSE BORO, POTTER</u> The incident occurred on Wednesday, September 10, 2025, at 215 S. Stevens Street, in Shinglehouse Borough, Potter County.</p> <p>A gas line owned by UGI Utilities was damaged.</p> <p>UGI stated in their alleged violation report (AVR), while installing a new gas main using a directional drill, a contractor, J F Kiely Construction struck and damaged a correctly marked existing gas mainline.</p> <p>Kiely Construction stated in their AVR, the crew drilled out and pulled the reamer back and when pushing the reamer back through it hit a rock and went off course and hit the gas main.</p> <p>No violation of 5(11.2) – When using trenchless technology, Excavator failed to utilize at a minimum, the best practices published by the Common Ground Alliance.</p> <p>On Thursday 11/6/2025 an email and letter were sent to J F Kiely Construction requesting an AVR. The AVR was submitted on 11/6/2025, not submitted within 30 days of the 9/10/2025 incident.</p> <p>Violation:</p> <p>*J F Kiely Construction is in violation of section: 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line.</p> <p>Recommendation: Penalty Applied, 2nd offense. PUC Online Compliance Training is required for the</p>	<p>J F Kiely Construction Co: \$1,500.00</p> <p>Section 5(16) 2nd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Excavator(s) working onsite at this excavation, or their replacements. Kiley is delinquent on 5 excavator education requirements going back as far as 2023. Kiley has never taken any DPC ordered excavator education. See cases 031899, 032120, 048656, 052571, 052600</p>	
58476	<p>Facility Owner: PECO Contractor/Excavator: Bartholomew Concrete And Excavating Project Owner: BERKS RIDGE CONTRACTORS Designer: R G S ASSOCIATES Other: BACHMAN/JOY CONSTRUCTION INC Other: Verizon</p>	<p><u>On 9/11/2025 11:00:00 AM at MAGNOILA CT, FRANCONIA TWP, MONTGOMERY RGS</u> has provided additional information, and taken PUC Compliance Training to understand the One Call process. 6.1(7) is reduced from \$1000 to a warning of \$0. ***** The incident occurred on 9/11/2025, at 11:00 AM, on Magnoila Ct, in Franconia Twp, Montgomery County.</p> <p>A gas line owned by PECO was damaged.</p> <p>PECO is the facility owner. Their Alleged Violation Report (AVR) states, “Bartholomew Contracting was digging while working off of the GC POC ticket that was over 125 days old and no marks still visible when they struck a 2" Gas Main.”</p> <p>BACHMAN/JOY CONSTRUCTION INC is listed as the excavator on PECO’s AVR and the linked Routine ticket. An AVR request was sent to them on 10/16/2025. They submitted an AVR on 10/17/2025 that states, “Another contractor hit a gas main on this site. I was asked to provide our PA1 Call number after the gas was damaged. Our PA1 Call No. for the project was 20251040896. We were not onsite when the damage occurred.”</p> <p>Bartholomew Concrete And Excavating is the excavator. An AVR has not been filed as of 10/16/2025. An AVR request was sent on 10/16/2025 and an AVR was submitted on 10/23/2025 that states, “broken 2" PVC gas line while digging for a footing”.</p> <p>Berks Ridge Contractors is the project owner. An AVR has not been filed as of 10/16/2025. An AVR request was sent on 10/16/2025 and they submitted an AVR on 10/21/2025 that states, “A gas line was hit while our subcontractor was excavating for footings”. They list Ron Bartholomew Concrete & Excavating as the excavator.</p> <p>R G S Associates is the designer. An AVR has not been filed as of 10/16/2025. An AVR request was sent on 10/16/2025. No AVR was submitted as of 12/2/2025.</p> <p>Bartholomew Concrete And Excavating entered a routine ticket on 9/12/2025. No tickets were located for this excavator and site for when the damaged occurred. No marks were visible where the damage occurred.</p>	<p>Bartholomew Concrete And Excavating: \$1,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>BERKS RIDGE CONTRACTORS: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p> <p>R G S ASSOCIATES: \$0.00 Section 4(8) 1st Offense \$0.00</p> <p>Verizon: \$1,000.00 Section 2(5)(v) Subsequent \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Ticket #20251201055 New – Excavation – Routine had a response due date of 5/11/2025. Verizon responded “Clear” on 5/13/2025.</p> <p>Violations: Excavator - Bartholomew Concrete And Excavating: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. Recommendation: PUC Online Compliance Training is required.</p> <p>Berks Ridge Contractors: Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation: PUC Online Compliance Training is required.</p> <p>Designer - R G S Associates: Section 4(8) – Designer failed to submit an Alleged Violation Report through the One Call System within 30 business days of being notified or aware that a violation of this act may have been committed. Recommendation: PUC Online Compliance Training is required.</p> <p>Facility(other) – Verizon: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s). Ticket #20251201055 Recommendation: PUC Online Compliance Training is required.</p>	
58801	<p>Facility Owner: Comcast Contractor/Excavator: High Tech Underground Project Owner: Shentel Communications LLC. Other: Everstream Other: Frontier Other: Manor Township</p>	<p><u>On 9/15/2025 10:30:00 AM at 3238 BLUE ROCK ROAD, MANOR TWP, LANCASTER</u> Everstream penalty reduced from \$500 to a warning of \$0. Manor Township - provided additional information on the Complex Project - Penalty reduced from \$500 to a \$0 warning - no previous violation for found for Manor Township. **** The incident occurred on 9/15/2025, at 10:30 AM, on Blue Rock Road, in Manor Twp, Lancaster County.</p> <p>A communication line owned by Comcast was damaged.</p> <p>Comcast is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 10/2/2025, and an</p>	<p>Comcast: \$10,000.00 Section 2(5)(i) Subsequent \$2,000.00 Section 2(5)(v) Subsequent \$2,000.00 Section 2(5)(v.1) 2nd Offense \$1,000.00 Section 2(5)(v.1) 2nd Offense \$1,000.00 Section 2(5)(vii) 3rd Offense \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>AVR request was sent the same day. No AVR was submitted as of 12/3/2025.</p> <p>High Tech Underground is the excavator. Their AVR states, “struck unmarket direct buried comcast drop while digging the missile pit”.</p> <p>Shentel Glo Fiber is the project owner. Their AVR states, “The primary reason the damage occurred is due to Comcast not marking their facilities and not responding to the PA811 ticket. The secondary reason the damage occurred is the excavator failed to call in a renotify ticket when the ticket was coded “999-Did not respond through PA One Call”. Also, there was clear evidence of CATV pedestals inside the scope of the ticket with no paint marks. The excavator while digging the missile pit struck and severed the unmarked direct buried Comcast drop. Comcast never came out to repair or verify if the drop was active or abandoned.”</p> <p>Ticket #20251671319 is the Complex Project meeting for this project. The following stakeholders listed they attended or would attend the meeting, but did not attend as indicated by Shentel and the sign in sheet: Frontier, Everstream, and Manor Township.</p> <p>Ticket # 20252511075 -000 was entered on 9/8/2025 at 9:36AM. Ticket # 20252511075 -001 Renotify – Excavation – Insufficient was entered on 9/15/2025 at 11:43. Ticket # 20252511075 -002 Renotify – Excavation – Insufficient was entered on 9/16/25 at 8:12 AM. Comcast responded “Clear” to all tickets on 9/16/2025 at 1:31 PM. The first renotify ticket was entered after the damaged occurred.</p> <p>Ticket # 20252582129 New – Damage – Emergency was entered on 9/15/25 at 11:41 AM and indicated Comcast in the remarks. Comcast responded “Clear” on 9/16/2025 at 1:31 PM.</p> <p>Violations: Facility – Comcast: Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket # 20252511075 -000 Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket # 20252511075 -001 Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket # 20252511075 -002 Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket # 20252582129 Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s). Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System</p>	<p>Section 2(10) 3rd Offense \$2,000.00</p> <p>Everstream: \$0.00 Section 2(5)(viii) 1st Offense \$0.00</p> <p>Frontier: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>Manor Township: \$0.00 Section 2(5)(viii) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. PUC online Compliance Training is required for the person responsible for submitting AVRs, or their replacement.</p> <p>Facility(other) – Frontier: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3).</p> <p>Facility(other) – Everstream: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3).</p> <p>Facility(other) - Manor Township: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3).</p>	
58453	<p>Facility Owner: PECO Contractor/Excavator: LYNMAR BUILDERS Project Owner: Property Owner/ Project Owner</p>	<p><u>On 9/15/2025 5:17:00 PM at 5858 EASTON RD, DOYLESTOWN TWP, BUCKS</u> The incident occurred on 09/15/2025 at 5:17 PM, at 5858 Easton Road, in Doylestown Township, Bucks County.</p> <p>A gas main owned by PECO was damaged. There was not a valid PA One Call ticket.</p> <p>PECO, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Lynmar Builders working for property owner to remove and rebuild retaining wall, struck the 2” main with a backhoe. Location was unmarked because excavator did not have a pa one call. Excavator used a private locate service.” Photos were submitted.</p> <p>Lynmar Builders is the excavator. An AVR has not been filed as of 11/14/2025.</p> <p>The property owner was the project owner. An AVR has not been filed as of 11/14/2025.</p> <p>There was not a valid PA One Call ticket when the damage occurred. An emergency ticket was requested once the gas line was damaged.</p> <p>PECO’s AVR did not indicate if 911 was called. The emergency ticket stated that there was not a hazardous release.</p> <p>Violations:</p> <p>Lynmar Builders-</p> <ul style="list-style-type: none"> - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. - Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. 	<p>LYNMAR BUILDERS: \$2,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>- Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
58537	<p>Facility Owner: National Fuel Contractor/Excavator: Belser Hale Inc Project Owner: Penelec / First Energy</p>	<p><u>On 9/16/2025 9:00:00 AM at 25 NELSON AVE. BRADFORD TWP. MCKEAN</u> Belser Hale Inc accepted 5(4) and had disputed 5(8) and 5(16). Excavator has reached out to directly and spoke with an 811 liaison about AVR's and the required 911 call for gas line damage. He advised he'd like to complete the education and requested the link. Violations 5(8) and 5(16). were reduced to warnings.</p> <p>Penelec accepts.</p> <p>*****</p> <p>The incident occurred on September 16th, 2025, at 9:00 AM, at 25 Nelson Avenue, in Bradford Township, McKean County.</p> <p>A gas line owned by National Fuel was damaged.</p> <p>National Fuel, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "Excavator struck properly marked natural gas distribution service within the tolerance zone. Please see attachments." Photos were submitted.</p> <p>Belser Hale Inc. is the excavator. An AVR has not been filed as of 11/20/2025.</p> <p>Penelec is the project owner. An AVR has not been filed as of 11/20/2025.</p> <p>The submitted photos show the gas line was marked using paint and flags. The damage occurred within the tolerance zone.</p> <p>National Fuel's AVR did not indicate if 911 was called.</p> <p>Violations:</p> <p>Belser Hale Inc.-</p> <ul style="list-style-type: none"> - Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. - Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property. (This is a warning. No penalty applied.) - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. (This is a warning. No penalty applied.) 	<p>Belser Hale Inc: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(8) 1st Offense \$0.00</p> <p>Section 5(16) 1st Offense \$0.00</p> <p>Penelec / First Energy: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Penelec-</p> <p>- Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
58930	<p>Facility Owner: The Authority of the Borough of Charleroi</p> <p>Contractor/Excavator: Morgan Excavating</p> <p>Project Owner: The Authority of the Borough of Charleroi - Placeholder</p>	<p><u>On 9/17/2025 9:00:00 AM at 6TH ST, CHARLEROI BORO, WASHINGTON</u> The incident occurred on 9/17/2025, at 9:00 AM, on 6th St, in Charleroi Boro, Washington County.</p> <p>A sewer lateral was not marked accurately by The Borough Of Charleroi.</p> <p>The Borough Of Charleroi is the facility owner and project owner. An Alleged Violation Report (AVR) has not been filed as of 10/27/2025, and an AVR request was sent the same day. No AVR was received as of 12/8/2025.</p> <p>Morgan Excavating is the excavator. Their AVR states, “First violation, after putting in the original one call request on August 25th, we went to the job site to take pre-construction pictures of all the work and the lines that were marked by the utility companies on 9/2/25. The lateral located by 507 6th Street was not marked (see attached picture). Second violation, on 9/17/2025 when we started working at 507 6th Street, we located a mismarked sewer lateral. We tried to find the lateral within the tolerance zone but was unable to locate it. We contacted the facility owner, the Authority of the Borough of Charleroi, to have them come out and locate the actual lateral. Josh from the Authority of the Borough of Charleroi came out and located it 11 feet from the original mark.”</p> <p>Ticket # 20252370980 New – Excavation – Routine had a response due date of 8/28/2025. Columbia Gas responded “Conflict” on 8/29/2025, and “Field Marked” on 9/12/2025. Comcast responded “Clear” on 8/29/2025. These alleged violations are addressed on case 58966.</p> <p>Images provided show the location of the lateral versus where the lateral was marked. Additional information was requested from The Authority of the Borough of Charleroi but they did not respond or submit an AVR.</p> <p>Violations: Facility - The Borough Of Charleroi: Section 2(5)(i.1) – Failed to locate an actually known facility’s point of connection to its facilities. Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work.</p>	<p>The Authority of the Borough of Charleroi: \$1,250.00 Section 2(5)(i.1) 1st Offense \$250.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p>Section 2(11) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 2(11) – Facility Owner failed to comply with all requests for information by the Commission relation to the Commission’s enforcement authority under this act within thirty days of the receipt of the request. This violation is reduced from \$500 to a warning of \$0. Recommendation:PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s). PUC online Compliance Training is required for the person responsible for submitting AVRs, or their replacement.</p> <p>Facility(other) - Columbia Gas: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket # 20252370980 -These are addressed on case 58966.</p> <p>Facility(other) – Comcast: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket # 20252370980 -These are addressed on case 58966.</p>	
58615	<p>Facility Owner: Comcast Facility Owner: Verizon Contractor/Excavator: DOLI CONSTRUCTION Project Owner: Newtown Bucks County Joint Municipal Authority Designer: Gannett Fleming Inc Designer: NAVE NEWELL INC</p>	<p><u>On 9/17/2025 9:00:00 AM at Liberty Drive, NEWTOWN TWP, BUCKS</u> Incident occurred on September 17th, 2025, at 9am along Liberty Drive, Newtown Township, Bucks County.</p> <p>Did not attend a complex meeting.</p> <p>Doli Construction's Alleged Violation Report (AVR) states, "Verizon and Comcast failed to attend a complex project meeting."</p> <p>Complex sign in sheet shows USIC/PECO, Newtown Twp, Newtown Water, and Newtown Sewer attended.</p> <p>Complex Ticket 20252530652 was not responded to by Verizon and Comcast responded clear despite having underground utilities in the area. See Liberty images to show Comcast lines.</p> <p>Gannett Fleming Inc's AVR states, " In correspondence with the DPI, we were notified that an incident occurred on September 17th, 2025, at 9 am along Liberty Drive, Newtown Township, Bucks County. After reviewing file correspondence, we received notice of an AVR filed by Doli Construction stating quote "Verizon and Comcast failed to attend a complex meeting". GFT did not respond to this AVR because we were not aware that the designer is required to respond to an AVR documenting utilities failure to attend at a complex project meeting. GFT realized it inadvertently failed to submit a Final Design Ticket for this project."</p> <p>Violations:</p> <p>Verizon Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20252530652. PUC</p>	<p>Comcast: \$1,500.00 Section 2(5)(viii) 3rd Offense \$1,500.00</p> <p>Verizon: \$2,000.00 Section 2(5)(viii) Subsequent \$2,000.00</p> <p>Gannett Fleming Inc: \$500.00 Section 4(2) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>compliance education is required for the individual(s) responsible for this ticket or their replacement(s).</p> <p>Comcast Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20252530652. PUC compliance education is required for the individual(s) responsible for this ticket or their replacement(s).</p> <p>Gannett Fleming Section 4(2) – Designer failed to request the line and facility information prescribed by section 2(4) from the One Call System not less than ten nor more than ninety business days before final design is to be completed. PUC compliance education is required for the designer(s) who worked on this project or their replacement(s).</p>	
58533	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: Carl P. Fekula, Inc. Project Owner: Municipal Authority of the Borough of Boswell Designer: THE EADS GROUP</p>	<p>On 9/18/2025 11:48:00 AM at 7TH ALLEY, <u>BOSWELL BORO. SOMERSET</u> The incident occurred on September 18th, 2025, at 11:48 AM, on 7th Alley, in Boswell Boro, Somerset County.</p> <p>A gas line owned by Peoples Gas Company was damaged. 911 was called.</p> <p>Peoples Gas Company, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "CARL P FEKULA INC was digging to install new water lines when they struck a 1" plastic service at 424 Allegheny st in Boswell. Gas service was marked correctly and approximately 18" deep. PNG repaired the service." Photos were submitted.</p> <p>Carl P. Fekula, Inc. is the excavator. An AVR has not been filed as of 11/20/2025.</p> <p>Municipal Authority of the Borough of Boswell, the project owner, is represented by The EADS Group, who submitted an AVR on their behalf. Their AVR states, " On 9/18/2025, the contractor struck a marked gas service line on 7th Alley while performing excavation work. The damaged line was servicing house number 424 Allegheny Steet and was located approximately 14 inches below ground level. Upon striking the line, the contractor pinched off the gas line and notified emergency services. Emergency services arrived and remained with the exposed service line until the gas company representative arrived and fixed the gas line." Photos were submitted.</p> <p>The Eads Group, the designer, submitted an AVR. Their AVR states, " On 9/18/2025, the contractor struck a marked gas service line on 7th Alley while performing excavation work. The damaged line was servicing house number 424 Allegheny Street and was located approximately 14 inches below ground level. Upon striking the line, the contractor pinched off gas line and notified emergency services. Emergency services arrived and remained with the exposed service line until a gas</p>	<p>Carl P. Fekula, Inc.: \$1,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>company representative arrived and fixed the gas line.” Photos were submitted.</p> <p>The submitted photos show the marked gas line, using yellow paint. The damage occurred within the tolerance zone.</p> <p>Violations:</p> <p>Carl P. Fekula, Inc.-</p> <ul style="list-style-type: none"> - Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
58613	<p>Facility Owner: PENNSYLVANIA ELECTRIC CO / First Energy</p> <p>Contractor/Excavator: WILSON EXCAVATING AND UTILITY CONSTRUCTION LLC</p> <p>Project Owner: National Fuel Gas</p> <p>Other: VERIZON</p>	<p><u>On 9/18/2025 12:50:00 PM at 14TH ST, FRANKLIN CITY, VENANGO</u> The incident occurred on 9/18/2025 on 14th St. between Liberty St. and Franklin Ave. in Franklin City in Venango County.</p> <p>An electric service line was damaged.</p> <p>WILSON EXCAVATING AND UTILITY CONSTRUCTION LLC stated in their Alleged Violation Report (AVR) that “Wilson Excavating was performing work for National Fuel when a mismarked Penn Power line was struck and damaged. After hand digging in the tolerance zone and not finding any power lines, the crew began to dig with the machine outside the tolerance zone. The Operator hit the power line about 4 feet away from the mark. Facility owner was notified”. Pictures were provided. On 10/21/2025 DPI Maki sent an email asking Wilsons to verify the facility owner who was hit. Ticket 20251773659 lists PENNSYLVANIA ELECTRIC CO / First Energy, but AVR2025SEP220026 lists Penn Power. On 10/23/2025 Wilson confirmed that the facility was owned by PennElec, not Penn Power as stated in the AVR. Pictures were provided.</p> <p>National Fuel Gas was sent an AVR request letter on 10/21/2025. AVR is due by 11/20/2025. National Fuel Gas stated in their AVR that “Wilson Excavating was performing work for National Fuel when they struck a mismarked Penn Power facility”.</p> <p>PENNSYLVANIA ELECTRIC CO/ First Energy was sent an AVR request letter on 10/21/2025. PECO responded in an email that they had already submitted an AVR, with a different ticket number and location, but was verified to be the same incident. AVR2025OCT300006 stated that “On June 26, 2025, Wilson Excavating and Utility Construction LLC, “Excavator,” submitted POCS Routine 20251773673 to</p>	<p>WILSON EXCAVATING AND UTILITY CONSTRUCTION LLC: \$1,750.00 Section 9 1st Offense \$250.00</p> <p>Section 5(4) 3rd Offense \$1,500.00</p> <p>VERIZON: \$2,000.00 Section 2(5)(viii) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>install and replace gas mains and services on Franklin Avenue, Franklin City, Venango County, Pennsylvania. On September 18, 2025, Penelec was notified of an outage at 100 14th Street. USIC, Penelec’s Contract Locator, investigated and determined that the Excavator cut an accurately marked electric service. The root cause of the damage was the Excavator failed to use prudent techniques in the tolerance zone”. Event Report and USIC Damage investigation were provided.</p> <p>The pictures show the Electric lines marked out and staying on the right side of the evergreen, then angling to the road. The damage is to the right side of the tree before the electric lines angle away.</p> <p>VIOLATIONS. WILSON EXCAVATING AND UTILITY CONSTRUCTION LLC is in violation of: Section 9: According to CGA Best Practices book 21.0, Chapter 5-21 Mismarked Facilities (for excavator) Practice Statement: The excavator notifies the facility owner/operator directly or through the 811 center if an underground facility is not found where one has been marked, or if an unmarked underground facility is found. Following this notification, the excavator may continue work if the excavation can be performed without damaging the facility, unless specified otherwise in state/provincial law. Wilson stated in their AVR that they hand dug and did not locate any lines. The One Call system should have been notified at this time. Wilsons chose to dig and hit a line that was within the original marked tolerance zone. Please see attachment named Damage and line location comparison. Two separate incident occurred that could have avoided damage to the underground line.</p> <p>Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Please see attachment PENN ELEC - pictures showing date of markout. The excavation crosses the red markout that was not maintained by Wilsons. Pictures taken when the damage occurred show no marked lines.</p> <p>Recommendation: The penalties are applied. The required facility owner education was recently completed.</p> <p>Verizon is in violation of: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). Complex project ticket 20251621941 was due by 6/12/2025 with the meeting to be held on 6/16/2025 at 10:00. Verizon responded “clear” late on 6/17/2025. This is a subsequent offense. Recommendation: The penalty is applied. The required education was recently completed.</p>	
58810	Facility Owner: Columbia Gas of PA-South Contractor/Excavator: NORTHERN PIPELINE CONSTRUCTION Project Owner: Columbia	<u>On 9/20/2025 10:15:00 AM at DEICAS DRIVE (315 Fremont Rd. Adjacent), FALLOWFIELD TWP, WASHINGTON</u> The incident occurred on Saturday, September 20, 2025, on Deicas Drive (315 Fremont Rd. Adjacent), in Fallowfield Township, Washington County.	Columbia Gas of PA-South: \$2,000.00 Section 2(5)(i) Subsequent \$2,000.00

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Gas of PA Designer: KEYSTONE CONSULTANTS</p>	<p>A gas line owned by Columbia Gas was damaged.</p> <p>Northern Pipeline Construction stated in their Alleged Violation Report (AVR), while digging to install a 2" PE gas distribution mainline, NPL's crew came into contact with an inch and a quarter steel service line causing a release of product. Work was stopped, site was made safe, 911, and the utility owner (Columbia Gas) was notified. The service line was unmarked. On behalf of Columbia Gas, NPL completed the repair.</p> <p>Columbia Gas stated in their AVR, while installing a gas mainline as part of an infrastructure replacement project for Columbia Gas, NPL Construction struck and damaged the service line for 315 Fremont Rd. The area had been located by NPL locators; however, the responding locator failed to mark the service line for this corner property. The NPL crew on site believed the service line originated from the opposite side of the property and was outside the scope of their excavation. Based on this assumption, they proceeded with excavation, resulting in damage to the service line.</p> <p>Columbia Gas provide photos of the damaged line.</p> <p>Violation:</p> <p>*Columbia Gas is in violation of section: 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: Penalty Applied</p>	
58754	<p>Facility Owner: National Fuel Gas Contractor/Excavator: GUYER BROTHERS INC Contractor/Excavator: Mortimer Excavating Inc Project Owner: General Authority of the City of Franklin Designer: EADS GROUP</p>	<p><u>On 9/22/2025 9:30:00 AM at 15TH ST, FRANKLIN CITY, VENANGO</u> Incident occurred on September 22nd, 2025, at 9:30am on 15th Street, Franklin City, Venango County.</p> <p>A gas line was damaged.</p> <p>National Fuel Gas' Alleged Violation Report (AVR) states, "Excavator struck properly marked natural gas distribution service line. Excavator exposed natural gas service line, but hit while moving road plates."</p> <p>Guyer Brothers Inc's AVR states, "Gas main and gas service where all exposed while excavating the remainder of the pit the shoring shifted severing the gas service."</p> <p>EADS Group's AVR states, "The gas main and gas service were both exposed in the trench. While excavating the remainder of the pit, the shoring shifted severing the gas service."</p> <p>Images show that the gas line was damages within the tolerance zone.</p> <p>Violation:</p> <p>Guyer Brothers Inc Section 5(6)(ii) – Excavator failed to provide support and mechanical protection for known facility owner’s</p>	<p>GUYER BROTHERS INC: \$500.00 Section 5(6)(ii) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		lines at the construction work site. PUC compliance education is required for the excavators working onsite of this excavation or their replacements.	
58644	Contractor/Excavator: PLUG UTILITIES Project Owner: Verizon Other: HEMLOCK FARMS COMMUNITY ASSOCIATION	<p><u>On 9/22/2025 10:21:00 AM at FAIRWAY DR, BLOOMING GROVE TWP, PIKE</u> The incident occurred on September 22nd, 2025, at 10:21 AM, at 129 Fairway Drive, in Blooming Grove Township, Pike County.</p> <p>A cable line was damaged.</p> <p>The facility owner is unknown. (Initially was thought to be Comcast but was determined they are not the facility owner.)</p> <p>Plug Utilities, the excavator, submitted an AVR. Their AVR states, "While installing conduit, the crew was between 18-36 inches deep when they struck a Comcast cable and interrupted the service line at address 129 Fairway Dr."</p> <p>Verizon is the project owner. An AVR has not been filed as of 12/03/2025.</p> <p>The excavator referenced in their AVR that a Comcast Line was damaged. Comcast was not listed on any of the tickets. Additionally, when using Comcast's website to see if service is available at the location where damage occurred, it stated that service was unavailable at that location.</p> <p>The emergency ticket (20252651554) states, "While installing conduit, the crew struck a cable cord which caused disruption. The crew was about 18 to 36 inches deep when they interrupted the service at address 129 Fairway Dr."</p> <p>No photos were submitted to show the location of the damaged line or utility mark outs.</p> <p>Routine ticket 20252234622 had a response due date of 08/13/2025. - Verizon respond to the ticket as 'Field Marked' on 08/15/2025. - Hemlock Farms Community Association responded on 08/13/2025 with 'CONFLICT. LINES NEARBY. DIRECT CONTACT TO FOLLOW BY FACILITY OWNER'. A final response was not submitted for the ticket.</p> <p>Emergency ticket 20252651554 had a response due date of 09/22/2025. - Hemlock Farms Community Association did not respond to this ticket.</p> <p>This case is related to case 057612.</p> <p>Violations:</p>	<p>Verizon: \$2,500.00 Section 6.1(7) Subsequent \$2,500.00</p> <p>HEMLOCK FARMS COMMUNITY ASSOCIATION: \$1,250.00 Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Verizon-</p> <ul style="list-style-type: none"> - Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation: The penalty is applied. PUC compliance training education was recently completed. <p>Hemlock Farms Community Association –</p> <ul style="list-style-type: none"> - Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket 20252234622. - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket 20252651554. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
58911	<p>Facility Owner: Verizon North Contractor/Excavator: PPL Project Owner: PPL (Placeholder) Designer: WESTWOOD ENGINEERING</p>	<p><u>On 9/24/2025 9:33:00 AM at PINE CREEK DR, WEST BRUNSWICK TWP, SCHUYLKILL</u> The incident occurred on September 24th, 2025, at 9:33 AM, on Pine Creek Drive, in West Brunswick Township, Schuylkill County.</p> <p>A telecom line owned by Verizon North was damaged.</p> <p>Verizon North is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 12/02/2025.</p> <p>PPL, the excavator and project owner, submitted an AVR. Their AVR states, “PPL was setting a pole and hit an unmarked Verizon line.”</p> <p>A new damage emergency ticket (20252671100) was placed on 09/24/2025. The type of work was listed as ‘Damage-Telecom’. The remarks on this ticket noted, ‘Caller states this was an unmarked 25 pair TEL Cable. Facility Type: Telecom-Verizon’.</p> <p>Verizon North had responded to routine ticket (20252593451) as, ‘Clear. No facilities or facilities not involved’. This indicates the damaged line was not located/ marked out.</p> <p>Design ticket 20252500205 had a response due date of 09/22/2025. - Verizon North responded to this ticket on 10/17/2025.</p> <p>Design ticket 20252500203 had a response due date of 09/22/2025. - Verizon North responded to this ticket on 10/17/2025.</p> <p>Violations:</p> <p>Verizon North-</p> <ul style="list-style-type: none"> - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. - Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a 	<p>Verizon North: \$3,500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(10) Subsequent \$2,500.00</p> <p>Section 2(4) 1st Offense \$250.00</p> <p>Section 2(4) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>violation of this act has been committed in association with excavation or demolition work.</p> <p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Ticket 20252500205.</p> <p>- Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Ticket 20252500203.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
58842	<p>Facility Owner: Aqua America Contractor/Excavator: I B Abel, Inc Project Owner: PPL</p>	<p><u>On 9/24/2025 1:48:00 PM at EDGE ROCK DR, BUTLER TWP, LUZERNE</u> The incident occurred on 9/24/2025, at 1:51 PM, on Edge Rock Dr, in Butler Twp, Luzerne County.</p> <p>A sewer line owned by Aqua America was damaged.</p> <p>Aqua America is the facility owner. Their Alleged Violation Report (AVR) states, “Excavator was digging at 159 Edge Rock Rd, approximately 18” from the marked sewer line but the disturbance in the soil broke an old and brittle SDR21 pipe for a sewer lateral at 159 Edge Rock Rd. Excavator hand dug the first 3’ and then used an auger for the rest. While using the auger, the disturbance in the soil broke the line. Reached out to PA One Liaison Maria White for assistance with Excavator I B Abel, Inc./Andrew Depew placing 14 separate PA1 tickets for various locations in the development without creating a Complex Project. Ms. White contacted Andrew Depew, informing him that he must use Coordinate PA and Complex Projects going forward. He will be taking the CPA Design Tutorial to gain access to Coordinate PA. Ms. White will be working with him to get future projects placed there.”</p> <p>IB-Abel is the excavator. Their AVR states, “Crew was digging a new pole hole when liquid appeared in the hole. They were approximately 48” deep and approximately 40” from the nearest paint markings.”</p> <p>PPL is the project owner. Their AVR states, “IB Abel INC was working for PPL and hit an unmarked sewer line.”</p> <p>Ticket #20252523220 New – Excavation – Routine 9/9/25 2:20 PM is the routine ticket for the damage location. The other 10 routine tickets included with this case show this is a complex project, but no complex project ticket was entered.</p> <p>Images submitted show the site, excavation, marks, and damage location as indicated by a hit kit in Aqua’s images. The damaged line is shown to be over 18” from the mark.</p> <p>Violations: Facility-Aqua: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p>	<p>Aqua America: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>I B Abel, Inc: \$250.00 Section 5(3) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: PUC Online Compliance Training is required. Excavator - IB Abel: Section 5(3) – Excavator failed to hold a preconstruction meeting prior to beginning a complex project. Recommendation: PUC Online Compliance Training is required.</p>	
58966	<p>Facility Owner: The Authority of the Borough of Charleroi Contractor/Excavator: Morgan Excavating LP Project Owner: The Authority of the Borough of Charleroi (Placeholder) Other: Columbia Gas Other: Comcast</p>	<p><u>On 9/26/2025 8:30:00 AM at 6TH ST, CHARLEROI BORO, WASHINGTON</u> Comcast accepts.</p> <p>*****</p> <p>The non-damage incident occurred on September 26th, 2025, at 8:30 AM, on 6th Street, in Charleroi Borough, Washington County.</p> <p>A sewer lateral/ point of connection was not properly located by The Authority of the Borough of Charleroi. Non-damage.</p> <p>The Authority of the Borough of Charleroi was the facility and project owner. An Alleged Violation Report (AVR) has not been filed as of 11/24/2025</p> <p>Morgan Excavating, the excavator, submitted two AVRs. Their AVRs (AVR2025OCT020035 and AVR2025OCT020036) state, “On September 24th, there was a 6 inch sewer lateral that was marked in the field which was not shown on the contract drawings. Upon discovery, we contacted the engineer's inspector on site. Then the facility owner/project owner the Authority of the Borough of Charleroi was contacted. Rob Kyle from the Authority of the Borough of Charleroi came on site and used a camera to locate the undocumented lateral. Based on their inspection, they provided us with a new marking for the lateral, which was 5 feet off the original marking. On September 25th after further excavation, we revealed that the lateral was actually 4 feet off the 2nd marking that was provided, which was 9 feet off the original marking.” Pictures were submitted.</p> <p>The submitted pictures do not show any mark outs for the sewer lateral/ point of connection. Authority of the Borough of Charleroi reportedly used a camera to locate the lateral.</p> <p>This case is related to case 058930.</p> <p>Routine ticket 20252370980, had a response due date of 08/28/2025. - Comcast responded to this ticket on 08/29/2025. - Columbia Gas responded 'CONFLICT. DCTF BY FO' on 08/29/2025, then responded 'Field Marked' on 09/12/2025.</p> <p>Violations:</p> <p>The Authority of the Borough of Charleroi-</p>	<p>The Authority of the Borough of Charleroi: \$250.00 Section 2(5)(i.1) 1st Offense \$250.00</p> <p>Columbia Gas: \$750.00 Section 2(5)(v) 3rd offense \$750.00</p> <p>Comcast: \$1,000.00 Section 2(5)(v) Subsequent \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>- Section 2(5)(i.1) – Failed to locate an actually known facility’s point of connection to its facilities. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Comcast- - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20252370980. Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p> <p>Columbia Gas- - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20252370980. Recommendation: The penalty is applied. PPUC compliance training education was recently completed.</p>	
58877	<p>Facility Owner: UGI UTILITIES INC Contractor/Excavator: VALLEY DIRECTIONAL DRILLING INC Project Owner: VEOLIA WATER PA INC Designer: GANNETT FLEMING WATER RESOURCES</p>	<p>On 9/26/2025 1:10:00 PM at 300 E. Park Dr., <u>SWATARA TWP, DAUPHIN</u> The incident occurred on Friday, September 26, 2025, 300 E. Park Drive, in Swatara Township, Dauphin County.</p> <p>A gas line owned by UGI Utilities was damaged.</p> <p>Valley Directional Drilling, working for Veolia Water, stated in their Alleged Violation Report (AVR), Worker was on west side of I-83 working at 300 East Park Drive, Harrisburg section of job site when a gas line was struck while using a backhoe.</p> <p>UGI stated in their AVR, Valley Directional Drilling had a legal ticket to dig (S# 20252592371). However, they excavated outside of the scope of work that was described in the ticket. As a result, they struck and damaged an unmarked gas line approximately 275' from the perimeters set in their PA One Call ticket. The excavators ticket lists 231 N. 40th St as the address and explains that they will bore under I-83. It doesn't mention anything about 300 E. Park Dr. Extent of excavation was listed as 250' x 50' in the ticket. These measurements do not cover where the damaged occurred. The damaged gas service occurred in front of 300 E. Park Dr roughly 275' from the perimeters called in. There is a screenshot with mark ups to give a visual of where damaged occurred in relation to scope of ticket. The excavator was digging outside the scope of his ticket and therefore the gas service that got damaged was not marked.</p> <p>Veolia Water stated in their AVR, Drill company was on the west side of I83 working @ 300 East Park Dr, when gas line was struck while using a backhoe. Gannett Fleming Water Resources, the Designer stated in their AVR, Contractor was working on a water main installation project for Veolia Water and struck a gas line with a backhoe. Gannett Fleming only became aware of this incident on 11/11/25 as we did not have field representation.</p>	<p>VALLEY DIRECTIONAL DRILLING INC: \$500.00 Section 5(3.1) 1st Offense \$250.00</p> <p>Section 5(19) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>20252163467-Routine, 8/4/25, Work Site--[231 N 40TH ST], duration 14 days, Type of Work--[INSTALLING WATER LINES]</p> <p>20252592371- Routine, 9/16/25 at 1203, Work Site--[231 N 40TH ST], duration 14 days, Type of Work--[INSTALLING WATER LINES]</p> <p>20252692721- Damage Emergency, 9/26/25 at 1:24pm, Work Site--[231 N 40TH ST]</p> <p>Violations:</p> <p>*Valley Directional Drilling is in violation of section: 5(3.1) – Scope of project exceeds the maximum area of a routine ticket. 20252592371 5(19) – Excavator failed to provide accurate information to the One Call System. 20252592371, 20252692721 Recommendation: Penalties Applied. PUC Online Compliance Training is required for the Excavator(s) working onsite at this excavation, or their replacements.</p>	
58857	<p>Facility Owner: Verizon Contractor/Excavator: DANELLA POWER SERVICES Project Owner: PECO Designer: Tier 1 Utility Design Other: WOOD BRIDGE MEADOW HOMEOWNERS ASSOCIATION</p>	<p><u>On 9/29/2025 8:00:00 AM at GYPSY HILL RD, LOWER GWYNEDD TWP, MONTGOMERY</u> Incident occurred on September 29th, 2025, at 8am along Gypsy Hill Road, Lower Gwynedd Township, Montgomery County.</p> <p>A telecom line was alleged to be damaged.</p> <p>Danella Power Services' Alleged Violation Report (AVR) states, "On the morning of September 29, 2025, at approximately 8:00 AM, a Danella Power Services URD drilling crew was conducting excavation operations utilizing a mini excavator on Gypsy Hill Road. During excavation, the crew made contact with an unmarked underground Verizon cable at 1504 Gypsy Hill Road. All work was immediately stopped, and the PECO Construction Manager and Danella Safety Management were promptly notified. 811 was also contacted to report the incident."</p> <p>DPI emailed Danella for pictures. Images show the line was damaged with no Verizon marks within the tolerance zone.</p> <p>No design tickets were located by POCs or included in the report document. Related case 58876 was also researched by POCs and included a preliminary design ticket from Tier 1 Design that was not included in case 58857. No AVR was submitted by PECO even though Danella's AVR states PECO was notified. PECO also responded to the emergency damage ticket. Danella's Tickets state that the work is for Danella instead of for PECO.</p> <p>Violations:</p> <p>Verizon Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as</p>	<p>Verizon: \$5,500.00 Section 2(5)(viii) Subsequent \$2,000.00</p> <p>Section 2(10) Subsequent \$2,500.00</p> <p>Section 2(5)(v.2) 3rd Offense \$1,000.00</p> <p>PECO: \$1,250.00 Section 6.1(7) 1st Offense \$1,000.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p> <p>WOOD BRIDGE MEADOW HOMEOWNERS ASSOCIATION: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>described in Section 5(3). 20252391775. PUC compliance education is required. Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p> <p>Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. 20252720628</p> <p>PECO</p> <p>Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p> <p>Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. 20252720628. PUC compliance education is required for the person responsible for submitting AVR or their replacement.</p> <p>Woodbridge Meadow Homeowners Association</p> <p>Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20252391775. PUC compliance education is required.</p>	
58829	<p>Project Owner: New Holland Borough</p> <p>Other: PPL</p>	<p><u>On 9/29/2025 9:42:00 AM at 307 WILLOW LN, NEW HOLLAND BORO, LANCASTER</u> The incident occurred on 9/29/2025, at 9:42 AM, on 307 Willow Ln, in New Holland Boro, Lancaster County.</p> <p>An unmarked conduit was uncovered.</p> <p>PPL is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 10/24/2025 and an AVR request was sent the same day. PPL sent an email stating, “I can not find any record of a PPL line being hit or repaired at this location.”</p> <p>New Holland Borough is the excavator and project owner. Their AVR states, “ hit a PPL line”. The only ticket found by PA One Call for this date and location was an excavation-emergency ticket.</p> <p>Images provided show the site, excavation, and the unmarked line that the excavator came in contact with. The line appears to be black conduit that was pulled with the excavation equipment but was not broke. No line is exposed to assist with indicating what type of line it is. No additional information is available to determine who owns the line.</p> <p>Violations: None – Facility owner cannot be determined.</p>	
58876	<p>Facility Owner: Comcast</p> <p>Project Owner: PECO</p> <p>Designer: Tier 1 Utility</p>	<p><u>On 9/30/2025 12:00:00 PM at N New St and Longview Dr, WEST GOSHEN TWP, CHESTER</u> The incident</p>	<p>Comcast: \$2,000.00</p> <p>Section 2(5)(i) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Design Other: Danella Companies Inc Other: Verizon Other: Wood Bridge Meadow Homeowners Assoc</p>	<p>occurred on 9/30/2025, at 12:00 PM, on N New St And Longview D, in West Goshen Twp, Chester County.</p> <p>A communication line owned by Comcast was damaged.</p> <p>Comcast is the facility owner. Their Alleged Violation Report (AVR) states, “Summation of Liability: Danella is liable for damage at this location because they failed to renotify NJ One call to have cable drop marked out prior to boring directly next to drop.”</p> <p>Danella Power Services is the excavator. Their AVR states, “On 9/30/2025, Danella Power Services crew was working on the WPVS Bradford 353 job. While the crew was digging to set a new pole, they contacted an unmarked Comcast line on N New Street in West Goshen. All work was stopped, and the Danella foreman notified PECO Leadership, Danella Leadership, and PA OneCall. It was confirmed this was an unmarked Comcast line. Comcast crew came out to make repairs All proper notifications were made to PECO and Danella Leadership.” “Our crew struck an unmarked communication line approximately 2 feet underground while augering to replace a utility pole”</p> <p>One image was provided of the area before digging showing no communication marks.</p> <p>PECO is the project owner. Their AVR states, “On 9/30/2025, Danella Power Services crew was working on the WPVS Bradford 353 job. While the crew was digging to set a new pole, they contacted an unmarked Comcast line on N New Street in West Goshen. All work was stopped, and the Danella foreman notified PECO Leadership, Danella Leadership, and PA OneCall. It was confirmed this was an unmarked Comcast line. Comcast crew came out to make repairs. All proper notifications were made to PECO and Danella Leadership.”</p> <p>Images provided show the site prior to excavation. The only mark in the area is a blue mark that reads, “ok”. There is clear evidence of underground service in the area of the excavation as there are cables running down the existing utility pole and into the ground. No marks are present to indicate these lines, and no renotify was found by PA One Call during their research.</p> <p>Ticket #20252591620 had a response due date of 9/18/2025. Verizon responded “Clear” on 9/19/2025 at 6:35 AM. PECO responded, “Scheduled Date & Time Lines Will Be Marked By: 19 Sep” and “Field Marked” on 9/22/2025.</p> <p>Violations: Facility- Comcast: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: PUC Online Compliance Training is required. Excavator – Danella:</p>	<p>Danella Companies Inc: \$250.00 Section 5(20) 1st Offense \$250.00</p> <p>Verizon: \$500.00 Section 2(5)(v.2) 2nd Offense \$500.00</p> <p>Wood Bridge Meadow Homeowners Assoc: \$250.00 Section 2(5)(v.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site. Recommendation: PUC Online Compliance Training is required.</p> <p>Facility(other) – Verizon: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket #20252591620 Recommendation: PUC Online Compliance Training is required.</p> <p>Facility(other) - Wood Bridge Meadow Homeowners Assoc Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket #20252591620 Recommendation: PUC Online Compliance Training is required.</p>	
59673	<p>Facility Owner: PECO Contractor/Excavator: Duane Witman</p>	<p><u>On 9/30/2025 12:30:00 PM at 752 STARR RD, PHOENIXVILLE BORO, CHESTER</u> The incident occurred on 9/30/2025, at 12:30 PM, on 752 Starr Rd, in Phoenixville Boro, Chester County.</p> <p>A gas line owned by PECO was damaged.</p> <p>PECO is the facility owner. Their Alleged Violation Report (AVR) states, “Marked accurately but this contractor doesnt have his own POC.” PA One Call added the following information, “No tickets found related to this AVR, but he has placed one calls before.”</p> <p>Duane Whitman is the excavator. An AVR has not been filed as of 11/18/2025 and an AVR request was sent the same day. An AVR was submitted on 12/3/2025 that states, “I am writing regarding the alleged violation that took place on 09/30/2025. I want to assure you that this was truly not an intentional violation on my part. I was previously told by PECO and USIC that the PUC would be in touch with me after the incident. I had submitted a request for marking for the said property earlier than September. Specific dates for these requests are unfortunately not documented as I lost records submitted via my Gmail address due to an issue with my phone's data and Google account storage. This data issue prevented me from recovering anything sent or received during that time until I updated my account and cloud space, a situation I was unaware of until this incident occurred. Consequently, anything I sent was not received by recipients, and nothing incoming was received either. Since that incident, I have placed another PA1 call, which was resolved. When I arrived on the job, PA-1 is marked on the street , the water and gas lines were marked, and everything appeared to be in order. When I hit the gas line, I was no more than 18 inches below the street and less than 24 inches below the top of the curb. I was scraping debris out of the curb trench and did not locate any buried tape or rock guard. The total cost of that project, which was for a family friend, was \$3,000, and it lasted one week. 911 was called, and the appropriate personnel responded to the site. I attempted to attach the pictures that'll I have on file but it kept</p>	<p>Duane Witman: \$1,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>giving me an error. Submitted without pictures, but will provide in an email associated at your request. Please provide me with an email address. Thank you for your consideration of this information. Sincerely, Duane Witman”</p> <p>Duane Witman lists a family friend as who the work is being done for, but does not list a specific individual. The project owner is unconfirmed.</p> <p>Multiple images of the site, damage, and equipment were submitted. Mechanized equipment is shown being used where the line was damaged. No ticket was located for this excavator and excavation.</p> <p>Violations: Excavator - Duane Whitman: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area.. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. This violation is being reduced from \$1000 to a warning of \$0. Recommendation: PUC online Compliance Training is required for the excavator(s) working onsite at this excavation, or their replacements.</p>	
58901	<p>Facility Owner: PEOPLES NATURAL GAS COMPANY LLC Contractor/Excavator: DUQUESNE LIGHT COMPANY Project Owner: DUQUESNE LIGHT COMPANY</p>	<p>On 9/30/2025 12:32:00 PM at 3448 STEELE ST, MCKEESPORT CITY, ALLEGHENY The incident occurred on Tuesday, September 30, 2025, at 3448 Steele Street, in McKeesport City, Allegheny County.</p> <p>A gas line owned by Peoples Natural Gas Company (PNG) was damaged.</p> <p>PNG stated in their Alleged Violation Report (AVR), on 9/30/25 Duquesne Light Company (DLC) struck PNG service line with auger while replacing utility pole at 3448 Steele St, McKeesport. DLC used an auger within the tolerance zone of the service line. DLC notified 911 and PNG crews arrived onsite and made repairs. DLC stated in their AVR, Duquesne Light overhead crew misjudged location of gas facilities and improperly dug with a machine, as opposed to hand digging. They struck and damaged a customer lateral, called 911, and notified facility owner. Both Fire and Police responded to the site.</p> <p>Photos were provided of the damaged line</p> <p>Duquesne Light Company’s AVR was submitted on 11/7/2025, not within 30 days of the 9/30/25 incident.</p> <p>Violation: *Duquesne Light Company is in violation of section:</p>	<p>DUQUESNE LIGHT COMPANY: \$1,000.00 Section 5(16) 1st Offense \$500.00</p> <p>Section 5(4) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: For 5(16) Penalty Applied with 50% reduction- from \$1,000 to \$500.</p>	
59057	<p>Facility Owner: National Fuel Gas Contractor/Excavator: WEISSEARLEY LANDSCAPE Project Owner: Homeowner</p>	<p><u>On 10/1/2025 9:20:00 AM at 5188 GIBSON HILL RD, WASHINGTON TWP, ERIE</u> Incident occurred on October 1st, 2025, at 9:20am 5188 Gibson Hill Road, Washington Township, Erie County.</p> <p>A gas line was damaged.</p> <p>National Fuel Gas' Alleged Violation Report (AVR) states, "Excavator struck properly marked natural gas distribution service. Please see attachments." AVR does not indicate if 911 was notified.</p> <p>Images provided by NFG show that the line was marked within the tolerance zone. No AVR has been submitted by Weissearley Landscape as of 12/3/2025. Weiss Early submitted an AVR on 12/4/25. Incident occurred October 1st 2025. Their AVR states, "Natural gas line location was not known or expected to be in the side yard. One call was not called for the site" 911 was marked as no.</p> <p>Violations:</p> <p>Weissearley Landscape Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required for the excavators working onsite of this excavation or their replacements. Section 5(8) – Excavator vacated worksite after causing damage that resulted in the escape of any flammable, toxic or corrosive gas or liquid. PUC compliance education is required for the excavators working onsite of this excavation or their replacements. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. PUC compliance education is required for the excavators working onsite of this excavation or their replacements.</p>	<p>WEISSEARLEY LANDSCAPE: \$2,500.00 Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p>
58956	<p>Facility Owner: Comcast Facility Owner: First Energy - Met-Ed Facility Owner: Verizon Contractor/Excavator: A H MOYER</p>	<p><u>On 10/2/2025 1:57:00 PM at CREST ST, NORTH LEBANON TWP, LEBANON</u> Incident occurred on October 2nd, 2025, along Crest Street, North Lebanon Township, Lebanon County.</p> <p>Telecom lines were damaged.</p> <p>A H Moyer's Alleged Violation Report (AVR) states, "we are installing water services at trailers throughout the trailer park. we have had several tickets open and within a complex project. it seems like comcast has just stopped marking since they switched from usic??? they arent responding to damage tickets. they arent responding to regular tickets. i called ashley donaldson at comcast about a month ago to try and coordinate some effort to improve the locating, and this happeded to fall</p>	<p>Comcast: \$18,000.00 Section 2(5)(i) Subsequent \$2,000.00</p> <p>Section 2(5)(i) Subsequent \$2,000.00</p> <p>Section 2(5)(i) Subsequent \$2,000.00</p> <p>Section 2(5)(v.2) Subsequent \$1,500.00</p> <p>Section 2(5)(v.2) Subsequent \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>right around the time they were switching from USIC. i offered to have another site visit but i never heard back. this is sooooooo bad. frankly its embarassing for everyone involved. so much effort is put out there to try and do the right thing and then we have this kind of event happening... no one is noticing. Maybe the utilities should get phone calls from Karl when they don't respond in time. I have a ticket with a dig date for tomorrow 10/3 - serial 20252732184, no response from comcast at 14:34 the day before its due. do we seriously think they are going to do a good job marking this? probably not. 3 or 4 homes have had lines hit behind their houses that were completely unmarked. i should be charging them for all of my avr time at this point."</p> <p>Comcast lines were damaged on 10/2, 9/30, and 9/11/25. Images provided show multiple telecom lines with no mark outs. Complex Meeting is included in the report document which shows Met-Ed, Verizon, and Comcast failed to attend or respond as clear.</p> <p>Met-Ed who failed to attend the complex meeting failed to provide timely final responses to tickets ending in 1910 and 3871.</p> <p>Comcast failed to respond to tickets 1910, 1151, 3871, 2069, and 0257.</p> <p>Violations:</p> <p>Comcast</p> <p>Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 20252753016. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p> <p>Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 20252732069. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p> <p>Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 20252541151. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p> <p>Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20252611910. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p> <p>Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20252523871. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p> <p>Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20252732069. PUC compliance education is required for</p>	<p>Section 2(5)(viii) 3rd Offense \$1,500.00</p> <p>Section 2(10) Subsequent \$2,500.00</p> <p>Section 2(10) Subsequent \$2,500.00</p> <p>Section 2(10) Subsequent \$2,500.00</p> <p>First Energy - Met-Ed: \$1,000.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Section 2(5)(viii) 1st Offense \$500.00</p> <p>Verizon: \$2,000.00</p> <p>Section 2(5)(viii) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>the individual(s) responsible to perform the locate for this ticket or their replacement(s). Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20252541151. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s). Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work.</p> <p>First Energy - Met Ed Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20252611910. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s). Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20252523871. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s). Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20251830257. PUC compliance education is required for the individual(s) responsible to attend/respond for this ticket or their replacement(s).</p> <p>Verizon Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20251830257. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p>	
59681	Facility Owner: PECO Contractor/Excavator: KINGS REMODELING Project Owner: PROPERTY OWNER	<u>On 10/3/2025 10:00:00 AM at 49 S CREEK RD, EAST BRADFORD TWP, CHESTER</u> KINGS REMODELING disputed the 5(16) violation only. It was reduced to a warning. No prior violations. They are accepted the two remaining violations.	KINGS REMODELING: \$1,250.00 Section 5(2.1) 1st Offense \$1,000.00 Section 5(6)(i) 1st Offense

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>*****</p> <p>The incident occurred on October 3rd, 2025, At 10:00 AM, at 49 South Creek Road, in East Bradford Township, Chester County.</p> <p>An electrical line owned by PECO was damaged.</p> <p>PECO, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, "Contractor King Remodeling admitted to not having a POC while auguring on property." Photos were submitted.</p> <p>Kings Remodeling, the excavator. An AVR has not been filed as of 12/05/2025.</p> <p>The property owner is the project owner. An AVR has not been filed as of 12/05/2025.</p> <p>Routine ticket 20252761371 was submitted on 10/03/2025, after the damage occurred. The ticket had a lawful start date of 10/08/2025. Damage occurred on 10/03/2025. The submitted photos show the auger and hole with damaged line.</p> <p>Violations:</p> <p>Kings Remodeling-</p> <ul style="list-style-type: none"> - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. - Section 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. (WARNING) <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	<p>\$250.00</p> <p>Section 5(16) 1st Offense \$0.00</p>
59335	<p>Facility Owner: Municipal Authority of Westmoreland County</p> <p>Contractor/Excavator: D&M Contracting</p> <p>Project Owner: Peoples Natural Gas</p> <p>Other: Comcast</p>	<p><u>On 10/13/2025 11:00:00 AM at WILLOWBROOK RD, ROSTRAVER TWP, WESTMORELAND</u> The incident occurred on 10/13/2025, at 11:00 AM, on Willowbrook Rd, in Rostraver Twp, Westmoreland County.</p> <p>A water line owned by Westmoreland County Municipal Authority was damaged.</p> <p>Westmoreland County Municipal Authority is the facility owner. Their Alleged Violation Report (AVR) states, "Excavator, D&M Contracting was digging for Project Owner, Peoples Gas to install new gas line for a Ryan Homes housing plan along Willowbrook Road in Rostraver Twp. D&M Contracting struck an accurately marked Municipal Authority of Westmoreland County (MAWC) 6" water main. D&M contacted MAWC to report the damage. MAWC responded and made the necessary repair."</p>	<p>D&M Contracting: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>Comcast: \$2,000.00 Section 2(5)(v) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>D and M Contracting is the excavator. Their AVR states, "Digging over waterline in shale rock and hit waterline."</p> <p>Peoples Natural Gas is the project owner. An AVR has not been filed as of 10/20/2025, an AVR request was sent the same day. An AVR was submitted on 10/21/2025 that states, "on 10/13/25 d and m working for png installing new gas main/services struck MAWC water main on williwbrook rd, rostraver pa. D and m digging gas main in hard material next to water main, to dig tie in hole when a rock pushed the bucket into the water main. D and M notified MAWC, MAWC arrived onsite and made repairs. MAWC MARKS WERE GOOD."</p> <p>Information provided in the AVRs is substantiated through images submitted that show the site, marks, excavation and damage.</p> <p>Comcast did not respond to Ticket #20252792744.</p> <p>Violations: Excavator - D and M Contracting: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC online Compliance Training is required for the excavator(s) working onsite at this excavation, or their replacements.</p> <p>Facility(other) – Comcast: Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket #20252792744 PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p>	
59483	<p>Facility Owner: Lehman Township Contractor/Excavator: Henkels & McCoy Project Owner: UGI</p>	<p><u>On 10/15/2025 12:20:00 PM at 10 PARK DR, LEHMAN TWP, LUZERNE</u> One Call did not indicate on Lehman's AVR that Lehman Township was not a member of One Call. This information was found after the case was submitted. ***** The incident occurred on 10/15/2025, at 12:20 PM, on 10 Park Dr, in Lehman Twp, Luzerne County.</p> <p>A drain line owned by Lehman Twp Luzerne County was damaged.</p> <p>Lehman Twp is the facility owner. Their Alleged Violation Report (AVR) states, "Henkels & McCoy were digging on Oak Drive to replace a gas line on the corner of Oak and Park Drive. They had notified OneCall but ticket details 2025274139 show Lehman Township was not notified. A 10" corrugated plastic drain pipe was damaged, damage was minimal. Repair consisted of 2 feet of ten inch pipe and two couplings, supplied by Lehman Township and installed by Henkels and McCoy."</p> <p>Henkels And Mccoy is the excavator. Their AVR states, "While digging a spot hole for missile a 10" corrugated</p>	<p>Lehman Township: \$250.00 Section 2(1)(ii)(A) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>drainpipe was hit with mini ex, line was NOT marked, upon hitting said line crew hand shoveled around pipe and located a miss marked water main as well. 811 was notified of hit and water lines were remarked. pipe that was damaged belonged to Lehman Twp, who on arrival claimed they aren't on the pa one call system and in turn never properly marked their utilities. drainpipe was fixed by us after township dropped off replacement pipe.”</p> <p>Ugi is the project owner. Their AVR states the same information as the excavators AVR.</p> <p>Aqua submitted an AVR but their facility nor lines were not involved.</p> <p>Lehman Twp Luzerne County was not included on the relevant tickets for this excavation/incident. Facilities are required, by Act 127 of 2024, to provide the One Call System with the names of the counties and municipalities in which its lines are located and other related information as may be required by the One Call System regarding the location of a member's facilities.</p> <p>Violations: Facility - Lehman Twp Luzerne County: Section 2(1)(ii)(A) – Failed to provide the One Call System with the counties, municipalities, and wards in which it lines are located.</p>	
59451	<p>Facility Owner: Pennsylvania American Water (PAWC) Contractor/Excavator: JF KIELY CONSTRUCTION Project Owner: UGI UTILITIES INC</p>	<p><u>On 10/16/2025 12:30:00 PM at 117 S FRONT ST, MILTON BORO, NORTHUMBERLAND</u> The incident occurred on 10/16/2025, at 12:30 PM, on 117 S Front St, in Milton Boro, Northumberland County.</p> <p>A water line owned by Pennsylvania American Water was damaged.</p> <p>Pennsylvania American Water is the facility owner. Their Alleged Violation Report (AVR) states, “J F Kiely was performing work for UGI near 117 S. Front Street when they hit an unmarked pipe and water started spraying out. They called one of PAWC employees who responded to the location. After determining that it was an old galvanized service line that we had no record of, he called his supervisor and suggested that we excavate at the water main and retire the service. J F Kiely cut the pavement another 3' wider, within their PA 1-call area, and removed the pavement. PAWC had their contractor dispatch a vac truck to expose the water main and corporation. After exposing the corporation, we shut it off and disconnected the unmarked pipe. It was a service line that didn't go anywhere and should have been retired years ago. We had no record of it.”</p> <p>Jf Kiely Construction is the excavator. Their AVR states, “Crew damaged an unmarked water line with an excavator at 117 S Front St”. Additional information provided via email states, “We were installing a new business service to 117 S Front Street in Milton Boro. The new Riser location was flagged to the south side of the property (between the building and the neighbors</p>	<p>Pennsylvania American Water (PAWC): \$1,500.00 Section 2(5)(i) 3rd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>parking lot. We were digging in the street to locate the existing gas main when we encountered the unmarked "retired water line"</p> <p>Water company Stated this was a retired water line. We assisted in the excavation and exposing the retired line. Then the water company terminated the water service at the main.”</p> <p>UGI is the project owner. Their AVR states, “Contractor states 'Crew damaged water line that was unmarked with an excavator.'”</p> <p>Images provided show there are blue and green marks in front of 115 South Front, but no marks are visible that indicate the line that was damaged. There is one connection/lateral indicated for the water at 115 S. Front. No marks, including lateral connections, are indicated past 115 S. Front Street, while damage occurred at 117 S. Front and this location is part of the routine ticket to be marked. Mechanized equipment is shown at the worksite.</p> <p>Violations: Facility - Pennsylvania American Water: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p>	
59785	<p>Facility Owner: Consolidated Communications Inc.</p> <p>Contractor/Excavator: Sargent Electric Company</p> <p>Project Owner: West Penn Power</p> <p>Other: Somerset Township Washington County</p> <p>Other: Verizon</p>	<p><u>On 10/20/2025 2:30:00 PM at 86 RIDGE RD, SOMERSET TWP, WASHINGTON</u> Sargent Electric submitted an AVR on 12/6/2025.</p> <p>*****</p> <p>The incident occurred on 10/20/2025, at 2:30 PM, on Ridge Rd, in Somerset Twp, Washington County.</p> <p>A communications line owned by Consolidated Communications was damaged.</p> <p>Consolidated Communications is the facility owner, as listed on their AVR. Their Alleged Violation Report (AVR) states, “West Penn Power was setting a new utility pole and dug up a 25 copper pair communications distribution cable. One PA One Call was placed prior to digging and the response was "clear" and there were no locator markings in the area where digging was going to take place.”</p> <p>Sargent Electric Company is the excavator. Their AVR states, “On Monday, October 20th, 2025, at approximately 02:30 PM, a Sargent crew was tasked with digging & setting poles near 86 Ridge Rd. Eight Four, PA. During the augering operations, the crew struck and damaged an underground communication line (Unmarked) approximately 2 and a ½ feet down. The crew stopped work immediately, and self-checks were performed to ensure the safety of both the crew & proper notifications were made (SEC Supervision/Safety). The foreman promptly notified 811 to report the damaged line.”</p>	<p>Consolidated Communications Inc.: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Sargent Electric Company: \$0.00 Section 5(4) 1st Offense \$0.00</p> <p>Somerset Township Washington County: \$3,000.00 Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Verizon: \$500.00 Section 2(5)(v.2) 2nd Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>West Penn Power is the project owner. An AVR has not been filed as of 11/21/2025.</p> <p>Somerset Township Washington County did not respond to the routine and renotify version of Ticket#20252881106.</p> <p>Emergency Ticket # 20252943999 - Somerset Township Washington County did not respond.</p> <p>Emergency Ticket # 20252933441 - Somerset Township Washington County did not respond. Verizon responded “Conflict” as their only response.</p> <p>Images were provided of the site, excavation, and damage. The only markings visible are the white marks from the excavator for the ticket location. There is clear evidence of lines in the area as the utility pole has multiple lines running down and into the ground. No indication is provided that the excavator dug prudently after no marks were placed when they submitted a renotify ticket.</p> <p>Section 5(4) of Act 127 of 2024 states, “... If insufficient information to safely excavate is available pursuant to section 2(5), the excavator shall employ like prudent techniques which shall be paid for by the project owner pursuant to clause (15).”</p> <p>Violations: Facility – Consolidated Communications: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p> <p>Excavator – Sargent Electric Company : Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. The penalty for this violation has been reduced from \$500 to a warning of \$0.</p> <p>Facility(other) - Somerset Township Washington County: Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket#20252881106-000 Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket#20252881106-001 Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket # 20252943999 Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket # 20252933441</p> <p>Facility(other) – Verizon: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket # 20252933441</p>	
59615	Facility Owner: Peoples Natural Gas Contractor/Excavator:	<u>On 10/23/2025 10:15:00 AM at 2ND ST, PITCAIRN BORO, ALLEGHENY</u> The incident occurred on	Peoples Natural Gas: \$1,500.00 Section 2(5)(i) 3rd Offense

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Independent Enterprises Project Owner: Wilkinsburg Penn Joint Water</p>	<p>10/23/2025, at 10:15 AM, on 2Nd St, in Pitcairn Boro, Allegheny County.</p> <p>A gas line owned by Peoples Natural Gas was damaged.</p> <p>Peoples Natural Gas is the facility owner. Their Alleged Violation Report (AVR) states, "INDEPENDENT ENTERPRISES working for Wilkinsburg Penn Joint Water struck and damaged an unmarked Peoples Gas long plastic service line. While this line was unmarked, Independent Enterprises also should have renotified this ticket. There were three separate addresses on this tick spanning two blocks. The Peoples Gas locator marked the neighboring house and mainline across the street. When IEI saw no gas markings, a renotify should have been placed."</p> <p>Independent Enterprises is the excavator. An AVR has not been filed as of 11/24/2025. Independent Enterprises submitted an emergency ticket for this incident.</p> <p>Wilkinsburg Penn Joint Water is the project owner. An AVR has not been filed as of 11/24/2025.</p> <p>3 images were provided that show the site, excavation, and damage. There is a gas line marked in the images, but it is not within the tolerance zone of the damage. No indication was provided that there was a curb stop, or other reason to believe there was a gas line in the area of the excavation.</p> <p>Violations: Facility – Peoples Natural Gas: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p> <p>Excavator - Independent Enterprises: Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work.</p>	<p>\$1,500.00</p> <p>Independent Enterprises: \$2,000.00 Section 5(16) 3rd Offense \$2,000.00</p>
59923	<p>Facility Owner: PECO Contractor/Excavator: Brubacher Excavating Inc Project Owner: Aqua America Designer: BRANDYWINE CAD DESIGN INC Other: Marple Township Electric Department Other: Verizon</p>	<p>On 10/28/2025 12:50:00 PM at <u>HALCYON DR, MARPLE TWP, DELAWARE</u> The incident occurred on 10/28/2025, at 12:50 PM, on Halcyon Dr, in Marple Twp, Delaware County.</p> <p>An electric line owned by PECO was damaged.</p> <p>PECO is the facility owner. Their Alleged Violation Report (AVR) states, "Brubacher EXCAVATING INC WORKING FOR AQUA HIT ELECTRICAL CABLES FEEDING STREET LIGHTS WITH MECHANICAL MEANS."</p> <p>Brubacher Excavating is the excavator. Their AVR states, "While excavating the trench for new water main installation on Palmers Mill Rd project, the crew encountered three wires-unmarked street lighting. Three 1/2" diameter flexible tubing was found at 3'- " deep.</p>	<p>PECO: \$2,000.00 Section 2(5)(i) Subsequent \$2,000.00</p> <p>Verizon: \$2,000.00 Section 2(5)(v) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The excavation was in the street at 101 Halcyon Dr. The work was being performed for Aqua PA. Original Ticket #2025 273 2399 and the damage ticket #2025 301 2550.”</p> <p>Aqua is the project owner. The information in their summary section provides the same information as Brubacher’s AVR summary.</p> <p>The images provided show the site, excavation, and damaged line. There is no mark visible that indicates the line that was damaged.</p> <p>Ticket #20252732399 New – Excavation – Routine had a response due date of 10/2/2025. Verizon responded “Conflict” on 10/13/2025. Both PECO and Marple Township Electric Department responded “Clear”.</p> <p>Ticket # 20253012550 New – Damage – Emergency was entered on10/28/25 at 1:06 PM. Both PECO and Marple Township Electric Department responded “Clear”.</p> <p>Violations: Facility – PECO: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p> <p>Facility(other) – Verizon: Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket #20252732399 PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p>	
60096	<p>Facility Owner: UGI Utilities Contractor/Excavator: JP & Son Construction Project Owner: UGI Utilities, Inc. Placeholder</p>	<p><u>On 11/1/2025 3:25:00 PM at 2971 N. 6th St, HARRISBURG CITY, DAUPHIN</u> Incident occurred on November 1st, 2025, at 3:25pm on 2971 North 6th Street, Harrisburg City, Dauphin County.</p> <p>A gas line was damaged.</p> <p>UGI's Alleged Violation Report (AVR) states, "JP & Son Construction was excavating to replace curbing. While they were breaking existing concrete using a hammer attachment, they damaged a gas service. Crew was unaware that they had struck service. Excess flow valve on service activated and gas service remained covered with earth. Damage was discovered the following day (Saturday 11/1/25 3:25PM) as a result of gas pressure issues at 2971 N. 6th St, Harrisburg. JP & Son Construction did not have their own valid PA One Call ticket. The gas line was marked from a previous locate request at that location." AVR notes that 911 was not notified.</p> <p>File name 2971 N 6th St Pic 9 shows that the line was marked within the tolerance zone. File 2971 N 6th St Pic 11 shows that the gas line was punctured and the tracer</p>	<p>JP & Son Construction: \$2,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>wire was severed. No other tickets are attached to show when the line was marked.</p> <p>JP and Sons' AVR states, "friday october 31st 2025 while breaking concrete curb with a hydraulic breaker the bit penetrated thru the bottom of the curb pinching the ugi gas line. at this time it was unknown that the line was struck. we were notified on monday november 3rd 2025 by ugi utilities that the line had been struck. pa 1 call attempt was not completed due to an error code that occurred with the foremans cell phone that was mistakenly overlooked."</p> <p>Violations:</p> <p>JP and Sons Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid.</p>	
60043	<p>Facility Owner: Columbia Gas of PA - East</p> <p>Contractor/Excavator: HIGH TECH UNDERGROUND</p> <p>Project Owner: SHENTEL GLO FIBER</p>	<p><u>On 11/3/2025 11:00:00 AM at 339 BEACON CIR, HARRIS TWP, CENTRE</u> On Wed, 1/21/26: Returned mail, DPI report invoice dated 1/12/26, from High Tech Underground. Their email address: FREDY91LORENZO@HOTMAIL.COM. I updated their mailing address with forwarding address: 1355 Denmark Rd, Plainfield NJ 07062-2048. I resent the DPI report invoice, and they will get an email too. *****</p> <p>The incident occurred on Monday, November 3, 2025, at 339 Beacon Circle, in Harris Township, Centre County.</p> <p>Columbia Gas line was damaged.</p> <p>High Tech Underground, the contractor, comment in their Alleged Violation Report (AVR), failing to exercise due care and take all reasonable steps necessary to avoid interference with the line. High Tech Underground stated, accident happened when the labor was boring with the missile and the rock pushed the missile to the pipe.</p> <p>Shentel Glo Fiber, the project owner, stated in their AVR, the damage occurred due to the excavator while using the missile, the missile strayed to the left into the tolerance zone of the unexposed marked 2” gas main. Crew was re-trained by Bart Kelly and Bill Shupe with Columbia Gas on Damage Prevention and Hand Digging Best Practices on 11/5/2025.</p> <p>Columbia Gas, the facility owner, stated in their AVR, High Tech Underground was attempting to complete a mole shot under a driveway when they inadvertently drilled directly into a marked Columbia Gas 2-inch plastic gas main. The crew immediately contacted 911, 811, and Columbia Gas. As a precaution, 24 homes were evacuated, electric service was shut off, and the scene was secured. Columbia Gas responded promptly, and all</p>	<p>HIGH TECH UNDERGROUND: \$2,000.00 Section 5(11.2) 2nd Offense \$2,000.00</p> <p>SHENTEL GLO FIBER: \$1,000.00 Section 4(2) 1st Offense \$500.00</p> <p>Section 6.1(3) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>necessary safety measures were implemented. Following the incident, Damage Prevention conducted additional training sessions with both High Tech Underground and Shentel Glo Fiber to reinforce safe excavation practices.</p> <p>Photos were provided showing the damaged gas line. The Coordinate PA project report does not show design tickets placed. (Coordinate PA 11479895_ project report).</p> <p>Violations:</p> <p>*High Tech Underground is in violation of section: 5(11.2) – When using trenchless technology, Excavator failed to utilize at a minimum, the best practices published by the Common Ground Alliance. Recommendation: Penalty Applied (\$1,000), and adding a fine factor of 1.0 (total penalty of \$2,000). PUC Online Compliance Training is required for the Excavator(s) working onsite at this excavation, or their replacements.</p> <p>*Shentel Glo Fiber is in violation of section: 4(2) – Designer failed to request the line and facility information prescribed by section 2(4) from the One Call System not less than ten nor more than ninety business days before final design is to be completed. 6.1(3) – Released a project to bid or construction before final design was complete. Recommendation: Penalties Applied. PUC Online Compliance Training is required for the Designer(s) and Projector Owner who worked on this project, or their replacement(s).</p>	

Full Session

Case Number	Stakeholders	Summary	Violations & Recommendation
59551	<p>Facility Owner: Windstream Contractor/Excavator: Peoples Natural Gas Project Owner: Peoples Natural Gas - placeholder Other: Westmoreland County Municipal Authority</p>	<p>On 8/12/2025 11:34:00 AM at SCHOOL ST, DELMONT BORO, WESTMORELAND On 3/10/2026 the Damage Prevention Committee (DPC) voted to remove the 2(5)(v.2) violation for Westmoreland County Municipal Authority. ***** Westmoreland County Municipal Authority - disputing ***** The incident occurred on 8/12/2025, at 11:34 AM, on School St, in Delmont Boro, Westmoreland County.</p> <p>A communication line owned by Windstream was damaged.</p> <p>Windstream is the facility owner. Their Alleged Violation Report (AVR) states, “The tech stated a buried cable (fiber/12 strand) and a conduit were damaged by People's Gas while they were digging for an unknown reason with an excavator. The damage occurred on 08/12/2025. There were locates visible on scene, but it is unknown if they were accurate. Location Notes: Damage is in the middle of Fairview Street & School Street,</p>	<p>Windstream: \$3,000.00 Section 2(5)(i) 3rd Offense \$1,500.00</p> <p>Section 2(10) 2nd Offense \$1,500.00</p> <p>Peoples Natural Gas: \$1,500.00 Section 5(16) 2nd Offense \$1,500.00</p> <p>Westmoreland County Municipal Authority: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Delmont, PA 15626. Damage is in Westmoreland County.” Their AVR was submitted on 10-21-25.</p> <p>Peoples Natural Gas is the excavator and project owner. Their AVR has no summary. An attachment states, “Dug and spotted 3 communication lines in a cluster. Main power feed was located. Started digging and hit unknown plastic pipe. Notified dispatch and 811 and USIC came out and said it was a dead line and went to nothing.” Their AVR was submitted on 11-13-25. One image was submitted showing the damaged line. No damage tickets were located by 811, as indicated in their attachment statement, when doing the research on the incident. Windstream was notified in some manner since they came to the site the same day as the damage to do an assessment, as indicated by the Damage Report they submitted with their AVR.</p> <p>The images and damage report submitted by Windstream show the area where damage was reported. The trench is covered with blacktop and no mark out images were provided. The image Peoples Natural Gas (PNG) submitted shows the pipe that was damaged, and the location that Windstream shows the damage is not at the same location as the pipe in PNG’s image. No marks are shown on the road surface to indicate a line. One orange flag is seen by the telephone pole and utility cabinet, but no additional marks are seen to indicate the direction the line runs.</p> <p>Westmoreland County Municipal Authority did not respond to Ticket # 20252040837 by the response due date of 7/25/2025. They entered “Field Marked” on 7/28/2025.</p> <p>Violations: Facility - Windstream: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s). Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p> <p>Excavator – Peoples Natural Gas Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PUC online Compliance Training is required for the person responsible for submitting AVRs, or their replacement.</p> <p>Facility(other) - Westmoreland County Municipal Authority: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests Ticket # 20252040837 PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p>	
58865	<p>Facility Owner: First Energy - Penelec Contractor/Excavator: CELERITY INTEGRATED SERVICES Project Owner: Lumen Project Owner: Service Electric Cablevision Project Owner: Zayo Bandwidth Other: Verizon</p>	<p><u>On 9/3/2025 8:23:00 AM at KUTZTOWN RD, MAXATAWNY TWP, BERKS</u> On 3/10/2026 the Damage Prevention Committee (DPC) voted to keep the 5(16) violation, and remove the penalty, for Celerity Integrated Services.</p> <p>***** First Energy - Penelec. DPI removed violation and penalty after seeing updated Google Streetview for Sept 2025 shows the new pole and underground line installation.</p> <p>Celerity is disputing their AVR violation. DPI removed 5(20) due to the new installation of the new electric line by Penelec. *** Incident occurred on September 3rd, 2025, at 8:23am along Kutztown Road, Maxatawny Township, Berks County.</p> <p>An electric line was damaged.</p> <p>First Energy - Penelec's Alleged Violation Report (AVR) states, "On August 21, 2025, Celerity Integrated Services, "Excavator," requested PA One Call Routine Ticket 20252332311, to install fiber ducts at the intersection of Long Lane and Kutztown Road, Kutztown, Pennsylvania. On August 22, 2025, Met-Ed's contract locator, USIC, responded "clear" in KARL. On August 23, 2025, Met-Ed's construction contractor installed a new 3-phase electric facility. On September 3, 2025, Excavator was directional drilling pursuant to the aforementioned ticket and damaged Met-Ed's newly installed underground line that had been installed in the time between the ticket request date and the date Excavator began digging. The root cause of the damage was that the Excavator, despite the obviously changed circumstances, did not submit a renotify ticket for the area."</p> <p>Celerity Integrated Services' AVR filed on 11/21/25 states, "On September 3, 2025, Celerity was directional boring several conduits under Long Lane in Maxtawny Township, Berks County for Service Electric Cablevision, Zayo and Lumen as part of a relocation project needed to accommodate a PennDOT project to install a roundabout at the intersection of State Route 0222 and Long Lane when we struck an unmarked</p>	<p>First Energy - Penelec: \$0.00</p> <p>CELERITY INTEGRATED SERVICES: \$0.00 Section 5(16) 1st Offense \$0.00</p> <p>Service Electric Cablevision: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p> <p>Verizon: \$4,500.00 Section 2(5)(vii) Subsequent \$2,500.00</p> <p>Section 2(5)(v) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>underground electric line owned by Met-Ed. Celerity had placed an underground locate request, Ticket Serial Number 20252332311, for the bore shot to which Met-Ed responded that they were Clear and had No Facilities or Facilities were not involved; therefore, their lines were not marked in the field. Evidently, Met-Ed had also relocated their aerial facilities to underground and had recently energized their underground line. Upon contacting their line, Celerity called in a Damage/Emergency notice through PA One Call, and that was Ticket Serial Number 20252460988. In response, a contract locator was sent out to mark the line to prevent future issues."</p> <p>Images provided show the line coming down from the utility pole was unmarked. First Energy's Penelec responded clear no facilities when they have lines underground, and this is an inaccurate response.</p> <p>Lumen's AVR filed on 11/21/25 states, "Lumen was not involved in the alleged damage. 811 dig tickets were not received (20252460988, 20252332311) in ticket management system as there are no facilities on Penelec at KUTZTOWN RD, MAXATAWNY TWP, BERKS."</p> <p>AVR requests were sent out to Celerity Integrated Services along with all three companies that were listed as project owners by Celerity Integrated Services, Lumen - Zayo - Service Electric. Broadband maps show that Service Electric has lines in the area.</p> <p>No AVR has been submitted by Service Electric within the timeframe allowed under Act 127 of 2024.</p> <p>Violations:</p> <p>First Energy - Penelec Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 20252332311. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p> <p>Celerity Integrated Services Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. 20252460988. PUC compliance education is required for the person responsible for submitting AVR or their replacement. Section 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site. 20252332311. PUC compliance education is required for the excavators working onsite of this excavation or their replacements.</p> <p>Service Electric Cablevision Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. 20252460988. PUC compliance education is required for</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>the person responsible for submitting AVR or their replacement.</p> <p>Verizon Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20252332311. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s). Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. 20252460988. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p>	
58593	<p>Facility Owner: National Fuel Contractor/Excavator: Brayman Trumbull Joint Venture Project Owner: PennDOT Designer: Johnson, Mirmiran and Thompson JMT Other: Charter Communications Other: Penelec / First Energy Other: Verizon North</p>	<p><u>On 9/5/2025 1:03:00 PM at BAYFRONT PARKWAY, ERIE CITY, ERIE</u> Charter Communications was not in attendance at the 03/10/2026 DPC meeting. On 03/10/2026, The Damage Prevention Committee (DPC) voted to keep both violations and increase each penalty from \$1,500 to \$2,500.00 for not attending the DPC meeting and having multiple outstanding education requirement. (Total of penalties equals \$5,000.)</p> <p>***** Charter Communications is disputing both of their ticket response violations.</p> <p>PennDOT and Brayman Trumbull Joint Venture disputed. PennDOT submitted additional photos of the gas line. The photos support the gas line was not damaged. Violations for both PennDOT and Brayman Trumbull Joint Venture were withdrawn.</p> <p>Penelec accepts.</p> <p>***** The incident occurred on September 5th, 2025, at 1:03 PM, on Bayfront Parkway, in Erie City, Erie County.</p> <p>A gas main, owned by National Fuel, was damaged.</p> <p>National Fuel, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Excavator failed to maintain marks.” Photo was submitted.</p> <p>Brayman Trumbull Joint Venture is the excavator. An AVR has not been filed as of 11/24/2025.</p> <p>PennDOT is the project owner. An AVR has not been filed as of 11/24/2025.</p> <p>Johnson, Mirmiran and Thompson JMT is the designer. An AVR has not been filed as of 11/24/2025.</p> <p>National Fuel’s AVR did not indicate if 911 was called.</p> <p>The routine ticket was requested on 08/19/2025. National Fuel marked the line on 08/25/2025. Damage occurred on 09/05/2025. No utility mark outs can be seen in the submitted photo. No additional tickets were requested between 08/25/2025 and 09/05/2025.</p>	<p>Brayman Trumbull Joint Venture: \$0.00</p> <p>PennDOT: \$0.00</p> <p>Charter Communications: \$5,000.00 Section 2(5)(v) 3rd Offense \$2,500.00</p> <p>Section 2(5)(v) 3rd Offense \$2,500.00</p> <p>Penelec / First Energy: \$2,000.00 Section 2(5)(v) 2nd Offense \$1,000.00</p> <p>Section 2(5)(v) 2nd Offense \$1,000.00</p> <p>Verizon North: \$1,000.00 Section 2(5)(v) 2nd offense \$500.00</p> <p>Section 2(5)(v) 2nd offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Routine ticket 20252313142 had a response due date of 08/24/2025.</p> <ul style="list-style-type: none"> - Verizon North responded to the ticket on 08/27/2025. - Penelec responded on 08/24/2025 with, "Scheduled Date & Time Lines Will Be Marked By: 25 Aug 2025". They did not give a final response until 09/26/2025. - Charter Communications responded on 08/24/2025 with, "Scheduled Date & Time Lines Will Be Marked By: 25 Aug 2025". They did not give a final response until 09/26/2025. <p>Routine ticket 20252313143 had a response due date of 08/24/2025.</p> <ul style="list-style-type: none"> - Verizon North responded to the ticket on 08/27/2025. - Penelec responded on 08/24/2025 with, "Scheduled Date & Time Lines Will Be Marked By: 25 Aug 2025". They did not give a final response until 09/26/2025. - Charter Communications responded on 08/24/2025 with, "Scheduled Date & Time Lines Will Be Marked By: 25 Aug 2025". They did not give a final response until 09/26/2025. <p>Violations:</p> <p>Brayman Trumbull Joint Venture-</p> <ul style="list-style-type: none"> - Section 5(3) – Excavator failed to preserve mark-outs or request a remark. (Withdrawn) - Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. (Withdrawn) - Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property. (Withdrawn) <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>PennDOT-</p> <ul style="list-style-type: none"> - Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. (Withdrawn) <p>Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p> <p>Verizon North-</p> <ul style="list-style-type: none"> - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20252313142. - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20252313143. <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Penelec-</p> <ul style="list-style-type: none"> - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20252313142. 	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20252313143. Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p> <p>Charter Communications-</p> <p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20252313142. - Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket 20252313143. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
58526	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: NACCARATI CONTRACTING Project Owner: FRAN JO CONSTRUCTION</p>	<p><u>On 9/10/2025 11:00:00 AM at 38TH ST, PITTSBURGH CITY, ALLEGHENY</u> On 3/10/2026 the Damage Prevention Committee (DPC) voted to keep the violations and add \$250 for Naccarati Contracting for not attending the DPC meeting. Remove the 6.1(8) violation for Fran Jo Construction. ***** Franjo Construction is disputing. Franjo email states, "Yes we did hire Naccarati." Please see definition of Project Owner as defined by Pennsylvania Act 127 of 2024. Naccarati is disputing that they damaged an unmarked abandoned line. Please see Peoples pictures with sidewalk and offset marks. Naccarati submitted an AVR on 1/22/26 that states, "Excavation was taking place for the site shoring along 38th Street. Crew unearthed a collection of steel pipes that were unmarked while digging prudently. This incident is unrelated to the contract work of the 3" gas line mentioned below." Franjo Construction submitted an AVR on 1/22/26 that states, "Excavating for site shoring along 38th Street and unearthed a collection of steel pipes that were unmarked while digging prudently. This incident is unrelated to the contract work of the 3" gas line mentioned below." *** Incident occurred on September 10th, 2025, at 11am along 38th Street, Pittsburgh City, Allegheny County. A gas line was damaged. Peoples Gas Company's Alleged Violation Report (AVR) states, "Naccarati Construction working for Fran Jo Construction struck and damaged a Peoples Gas service near the main line while using mechanized equipment in the tolerance zone. The attached pictures include the locate pictures that show Peoples marked the line on the nearest hard surface and also an offset near the damage location." 911 is listed as not being contacted on the AVR. Naccarati was mailed and emailed an AVR request along with a follow up email. No AVR has been received to date. Naccarati's routine ticket list Fran Jo Construction</p>	<p>NACCARATI CONTRACTING: \$2,750.00 Section 5(4) 1st Offense \$750.00 Section 5(16) 2nd Offense \$1,500.00 Section 5(17) 1st Offense \$500.00 FRAN JO CONSTRUCTION: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>as the project owner. An information was also requested from Fran Jo Construction. No information has been received from Fran Jo Construction. The only AVR received from Naccarati was for a different incident, AVR2025AUG050038 Violation Date 8/4/25, 11:00 AM Report Date 8/5/25, 2:20 PM.</p> <p>Violations:</p> <p>Naccarati Construction Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required for the excavators working onsite of this excavation or their replacements. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation. PUC compliance education is required for the person responsible for submitting AVR or their replacement. Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request. PUC compliance education is required.</p> <p>Franjo Construction Section 6.1(8) - Project Owner failed to comply with all requests for information by the commission relating to the commission's enforcement authority under this act within 30 days of receipt of written request. PUC compliance education is required.</p>	
58758	<p>Facility Owner: UGI UTILITIES INC Contractor/Excavator: BIG DAWG CONSTRUCTION INCORPORATED Other:</p>	<p><u>On 9/13/2025 11:06:00 AM at 301 Church Ave, EPHRATA BORO. LANCASTER</u> On Tuesday, 3/10/2026, at the DPC meeting, disputing was Big Dawg Construction disputing all violations and penalties- 5(2.1), 5(6)(i), 5(16). It was voted to accept the DPI's recommendations for 5(2.1) and 5(6)(i). Remove the Penalty for 5(16) but keep the violation ***** Disputing is Big Dawg Construction, see attachment. ***** The incident occurred on Sunday, September 13, 2025, at 301 Church Avenue, in Ephrata Borough, Lancaster County.</p> <p>A gas line owned by UGI Utilities, Inc was damaged. No tickets found for this incident.</p> <p>UGI stated in their Alleged Violation Report (AVR), excavator, Big Dawg Construction was utilizing mechanized equipment, struck a correctly marked gas service. The excavator did not have a valid PA one call and they did not immediately notify 811 or 911. Also, the correct locate was from another contractor calling in for a one call. UGI provided photos of the damaged gas line.</p> <p>PA One Call Compliance commented, Big Dawg Construction does place one call notifications, and they provide their most recent contact information. No tickets found.</p>	<p>BIG DAWG CONSTRUCTION INCORPORATED: \$1,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>On Wednesday, November 19, 2025, an email and letter were sent requesting an AVR from Big Dawg Construction, Inc. They submitted their AVR on 11/20/2025.</p> <p>Big Dawg Construction did not submit their AVR within 30 days of the 9/13/2025 incident.</p> <p>Big Dawg Construction commented in their AVR an Excavator issue as failing to use prudent techniques in the tolerance zone, and they stated, “Excavate out for utility company. Set bucket in dirt and tried to push backhoe and pinched a gas line that was under the dirt with no screenings or dig tape.”</p> <p>Violations:</p> <p>*Big Dawg Construction, Inc is in violation of sections: 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. 5(6)(i) – Excavator failed to plan the excavation or demolition work to avoid damage to or minimize interference with a facility owner’s facilities in the construction area. 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: Penalties Applied. For 5(16) penalty reduced by 50% (from \$1,000 to \$500). PUC Online Compliance Training is required for the Excavator(s) working onsite at this excavation, or their replacements.</p>	
58410	<p>Facility Owner: City of Johnstown</p> <p>Contractor/Excavator: AL ANGELICCHIO CONSTRUCTION AND EXCAVATION</p> <p>Project Owner: Peoples Natural Gas</p>	<p><u>On 9/14/2025 7:00:00 PM at ROOSEVELT BLVD, JOHNSTOWN CITY, CAMBRIA</u> On 3/10/2026 the Damage Prevention Committee (DPC) voted to accept the 2(5)(i) and 2(10) violation, and remove the 2(5)(vii) violation for the City of Johnstown.</p> <p>*****</p> <p>City of Johnstown is disputing - States they didn't know they owned the lines due to having 3 City Managers since 2019 and no documentation of the lines.</p> <p>*****</p> <p>The incident occurred on 9/14/2025, at 7:00 PM, on Roosevelt Blvd, in Johnstown City, Cambria County.</p> <p>An electric line owned by Johnstown City was damaged. A damage emergency ticket was placed to notify facility owners of the damage.</p> <p>Johnstown City is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 10/16/2025. An AVR request letter was sent on 10/16/2025 and an AVR was submitted on 10/28/2025 that states, “A violation was filed for street light wires that were hit while saw cutting the road for the installation of gas lines. Lights were installed by Penndot and city of Johnstown was not aware of who was to maintain them.”</p> <p>Al Angelicchio Construction And Excavation is the excavator. An AVR has not been filed as of 10/16/2025.</p>	<p>City of Johnstown: \$1,000.00 Section 2(5)(i) 2nd Offense \$1,000.00</p> <p>Section 2(10) 1st Offense \$0.00</p> <p>AL ANGELICCHIO CONSTRUCTION AND EXCAVATION: \$1,250.00 Section 5(3) 1st Offense \$250.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(17) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>An AVR request letter was sent on 10/16/2025 and an AVR was submitted on 11/17/2025 that states, "There was a unmarked line hit going to a light pole. The facility owner was notified of the unmarked line and the damage."</p> <p>Peoples Natural Gas is the project owner and designer Their AVR states, "AL ANGELICCHIO CONSTRUCTION AND EXCAVATION was digging to install gas mains and services when they saw cut an unmarked 2" plastic conduit. The conduit is not marked and runs the entire length of the proposed dig site. Penelec and Johnstown city both claimed it is not their utility. Damage one-call was placed and no one has yet to claim the 2" conduit with electric going to the lights as of 8:09am, Damaged conduit. Johnstown City now claims the conduit/electric for light poles." Images provided show the site, excavation, and damaged line. There are no visible marks in the area.</p> <p>Ticket # 20251180866 New – Excavation-Final Design is over 1000 feet and covers multiple intersections. No complex project ticket was located by PA One Call. Routine Ticket # 20252453385 only covered 600 feet of this project.</p> <p>"'Complex project' means an excavation that involves more work than properly can be described in a single locate request..."</p> <p>Ticket #20252570284 New – Damage – Emergency was entered on 9/14/25 at 8:02 PM. Johnstown City responded "Clear" and did not mark their lines.</p> <p>Violations: Excavator - Al Angelicchio Construction And Excavation: Section 5(3) – Excavator failed to hold a preconstruction meeting prior to beginning a complex project. PUC online Compliance Training is required for the excavator(s) working onsite at this excavation, or their replacements. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. Section 5(17) – Excavator failed to comply with all requests for information from PUC staff within thirty days of the receipt of the request. This violation is being reduced from \$500 to a warning of \$0. PUC online Compliance Training is required for the person responsible for submitting AVRs, or their replacement.</p> <p>Facility - Johnstown City : Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Ticket # 20252453385</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket #20252570284</p> <p>Section 2(10) – Facility owner failed to submit an Alleged Violation Report through the One Call System within 30 business days after receipt of notice that the facility owner’s lines have been damaged by excavation or demolition work or if the facility owner believes a violation of this act has been committed in association with excavation or demolition work. This violation is being reduced from \$1000 to a warning of \$0. PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s). PUC online Compliance Training is required for the person responsible for submitting AVRs, or their replacement.</p>	
58521	<p>Facility Owner: PEOPLES NATURAL GAS COMPANY LLC</p> <p>Contractor/Excavator: NORTHERN PIPELINE CONSTRUCTION</p> <p>Project Owner: COLUMBIA GAS OF PA-Central</p>	<p>On 9/17/2025 12:30:00 PM at ARDEN RD, MT LEBANON TWP, ALLEGHENY On Tuesday, 3/10/2026, at the DPC meeting, disputing was PNG and it was voted to remove the violation and penalty *****</p> <p>Disputing is PNG, see attachments.</p> <p>Peoples Natural Gas is being cited for violation of 2(5)(i.1) for failing to locate an actually known facility’s point of connection to its facilities for case 58521. Peoples Natural Gas respectfully dispute violation 2(5)(i.1) and ask that you review the information below, the pictures attached, and the explanation following. The four attached Google Earth photos are from May, 2022, taken at the intersection of Arden Rd. and N. Meadowcraft Ave. and in front of 253 Arden Rd., where the damage occurred. As you can see, this area was marked in May 2022 for a properly notified PA One Call Ticket. PA One Call Ticket 20252534258 placed by NPL was only good up to Arden Rd. and N. Meadowcraft Ave. In the photos attached to the AVR submitted by PNG, you can see the ditch line extending well beyond the intersection of Arden Rd. and N. Meadowcraft Ave. If ticket 20252534258 was good for extending beyond the intersection of Arden Rd. and N. Meadowcraft Ave., the PNG locator would have marked PNG’s facilities for this ticket as shown in the Google Earth photos. And not to mention, the marking for the company owned service line is faintly visible on the curb, along with photos circling this marking, attached and noted in the PNG submitted AVR. NPL failed to call in a PA one Call to excavate beyond the intersection of Arden Rd. and N. Meadowcraft Ave. making the excavation area not legal to dig. For this reason, Peoples Natural Gas respectfully ask that the violation and penalty be waived for case 58521. Thank you in advance for taking the time in reviewing this additional information.</p> <p>*****</p> <p>The incident occurred on Wednesday, September 17, 2025, at 253 Arden Road, in Mt. Lebanon Township, Allegheny County.</p>	<p>PEOPLES NATURAL GAS COMPANY LLC: \$0.00</p> <p>NORTHERN PIPELINE CONSTRUCTION: \$250.00 Section 5(20) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>A gas line owned by Peoples Natural Gas Company (PNG) was damaged.</p> <p>Northern Pipeline (NPL) stated in their Alleged Violation Report (AVR), NPL Operator was digging an excavation to install 4" gas main for Columbia Gas, and struck and damaged a Peoples Natural Gas 1" unmarked gas service line. Area was made safe. Appropriate personal were contacted.</p> <p>PNG stated in their AVR, Norther Pipeline working for Columbia Gas struck and damaged a Peoples Gas service line at 253 Arden Road. This was outside the work area and there were no recent markings for this service, however there is an older mark on the curb line denoting facilities in the area. In the attached pictures, you can see that both sewer and Peoples markings did not continue up to the point of damage. NPL did not have a ticket for this block and was not within the described path of work discussed at the complex project meeting. At the meeting, the projected start date was late April. Excavation tickets did not start to get placed until June.</p> <p>Columbia Gas stated in their AVR, NPL working on behalf of Columbia Gas for an infrastructure project, was digging to install new gas mainline when they struck and damaged an unmarked 1" Peoples Gas service line. They notified 911, 811, and Columbia Gas when the damage occurred. The area was made safe, and repairs were made by Peoples Gas.</p> <p>Photos were provided damage line and locate marks. Locate mark of mainline but no point of connection markings.</p> <p>Routine ticket, 20252534258 placed on 9/10/2025, and PNG responded as Clear No Facilities, but provided a photo (PNG-253 Arden pic2) taken on 9/11/25, showing locate mark in front of 252 Arden Road.</p> <p>Violations:</p> <p>*Peoples Natural Gas Company is in violation of section: 2(5)(i.1) – Failed to locate an actually known facility’s point of connection to its facilities. Recommendation: Penalty Applied.</p> <p>*Northern Pipeline is in violation of section: 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site. Recommendation: Penalty Applied. PUC Online Compliance Training is required for the Excavator(s) working onsite at this excavation, or their replacements.</p>	
58745	<p>Facility Owner: Bucks County Water & Sewer Authority</p> <p>Contractor/Excavator: Foresite Concepts LLC</p>	<p><u>On 9/18/2025 11:00:00 AM at LONGVIEW AVE, MIDDLETOWN TWP, BUCKS</u> On 3/10/2026 the Damage Prevention Committee (DPC) voted to keep the violation for Middletown Township Bucks County.</p>	<p>Foresite Concepts LLC: \$2,250.00 Section 5(3) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Project Owner: MIDDLETOWN TOWNSHIP BUCKS COUNTY</p> <p>Designer: REMINGTON VERNICK ENGINEERS</p>	<p>***** Middletown Township is disputing. ****</p> <p>Incident occurred on September 18th, 2025, at 11am on Longview Avenue, Middletown Township, Bucks County.</p> <p>A water line was damaged.</p> <p>Bucks County Water and Sewer Authority's Alleged Violation Report (AVR) states, "Water Main hit by contractor around 10:30 to 11am at intersection of Longview Ave and Buttonwood Ave in Middletown Township. Had to shut down all of the water services on Buttonwood to address break. Excavation was storm water work for Middletown Township, of which BCWSA was not aware of any preconstruction meeting. Office received call around 11am on September 18th from Avaro Hernandez (610-639-2130) that our water main had been hit at the intersection of Buttonwood Ave and Longview Ave in Middletown Township. Foresite Concepts LLC was doing the work for Middletown Township, and they exposed the hit pipe for us to do the repair. Mike Schmitt and Jason Eves from our office went out to do the repair. We used two 4" hymaxes and a 4' piece of c900 to repair. Buttonwood Ave water customers were without water for 4 hours. Water mains were clearly marked."</p> <p>Foresite Concepts submitted thier AVR on 11/20/2025 that states, "Renovation of stormwater when a waterline was hit and repaired. What was the total estimate cost and length of this project? \$1,610,355.88, 150 calendar days Who was the final designer of this project? RVE – 267-394-4500 Scope of work Stormwater Infrastructure Improvements When did this project being construction? 9/10/25 What is the date bidding for this project? 4/18/25 – 5/6/25 Please describe the Subsurface Utility Engineering (SUE) process that was used during the design. PA OneCall, coordination with all the different utility agencies, including numerous meetings and discussions. Upload pictures See previously sent link. Was a final design completed 10-90 days before the project was released for bid or construction? Was the damaged water line marked accurately? Was a complex meeting requested or required by law? Yes, Yes, Yes"</p> <p>Remington & Vernick Engineers' (RVE) AVR states, "On 9/18/25, near the intersection of Longview Avenue and Buttonwood Avenue in Langhorne, PA (Middletown Township, Bucks County) the contractor, Foresite Concepts, damaged a water main while excavating for the Langhorne Gables Phase II Drainage Project, which aims to install stormwater infrastructure in the Langhorne Gables neighborhood. The damage required a response from Bucks County Water and Sewer Authority (BCWSA), the owners of the water system. Customers being serviced by the main did lose water pressure. However, BCWSA responded quickly and made the</p>	<p>Section 5(4) 1st Offense \$500.00</p> <p>Section 5(16) 2nd Offense \$1,500.00</p> <p>MIDDLETOWN TOWNSHIP BUCKS COUNTY: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>repair and restored the water to all of the residents. From the time of the break to the repair lasted a few hours only. Was a final design completed 10-90 days before the project was released for bid or construction? The design was completed more than 90 days before the project was released for bid or construction other than some minor changes to the plan set.</p> <p>Was the damaged water line marked accurately? Yes Was a complex meeting requested or required by law? No. However, many meetings were held with Bucks County Water & Sewer Authority during design.</p> <p>No complex meeting ticket was placed by Foresite Concepts. Please see Coordinate PA report PDFs to show that the size of the project was over 1,000 feet and included multiple intersections. Images show that the line was marked. Request for AVRs were sent to Foresite Concepts, Middletown Township, and Remington Vernick Engineers (RVE). No AVR was submitted by 12/3/25 by Middletown Township.</p> <p>Violations:</p> <p>Foresite Concepts, LLC. Section 5(3) – Excavator failed to hold a preconstruction meeting prior to beginning a complex project. PUC compliance education is required for the excavators working onsite of this excavation or their replacements. Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. PUC compliance education is required for the excavators working onsite of this excavation or their replacements. Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or other violation.PUC compliance education is required for the person responsible for submitting AVR or their replacement.</p> <p>Middletown Township Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. PUC compliance education is required for the person responsible for submitting AVR or their replacement.</p>	
59475	<p>Facility Owner: PECO Contractor/Excavator: ACCURATE LAND SERVICES LLC Project Owner: Homeowner Other: Verizon</p>	<p><u>On 9/23/2025 11:31:00 AM at 701 HALDANE DR, EAST MARLBOROUGH TWP, CHESTER</u> On 3/10/2026 the Damage Prevention Committee (DPC) voted to keep the violation and remove the penalty for Accurate Land Services. Education remains on the violation. ***** PECO accepts</p> <p>Accurate Land Services - disputing 5(16) The incident occurred on 9/23/2025 and the excavator did not submit an AVR until 11/7/2025, and only after it was requested via an AVR request. ***** The incident occurred on 9/23/2025, at 11:31 AM, on 701 Haldane Dr, in East Marlborough Twp, Chester County.</p>	<p>PECO: \$2,000.00 Section 2(5)(i) Subsequent \$2,000.00</p> <p>ACCURATE LAND SERVICES LLC: \$0.00 Section 5(16) 1st Offense \$0.00</p> <p>Verizon: \$2,000.00 Section 2(5)(v) Subsequent \$2,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>An electric line owned by PECO was damaged.</p> <p>PECO is the facility owner. Their Alleged Violation Report (AVR) states, "USIC FAILED TO MARK ACCURATELY CAUSED THE CONTRACTOR "ACCURATE LAND SERVICES" TO HIT SERVICE."</p> <p>Accurate Land Services is the excavator. An AVR has not been filed as of 11/06/2025 and an AVR request was sent the same day. They submitted an AVR on 11/7/2025 that states, "2 seperate lines located at this property were mis-marked. An electric line was not marked at all and was struck and a 1/2" gas line was marked 8 feet from where the line actually was and it was struck as well". No images or other information was provided.</p> <p>Homeowner is the project owner. An AVR has not been filed as of 11/06/2025.</p> <p>Ticket #20252581543 New – Excavation – Routine had a response due date of 9/15/2025. Verizon responded "Clear" on 10/10/2025.</p> <p>Violations: Facility – PECO: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p> <p>Excavator - Accurate Land Services: Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or if the excavator believes a violation of this act has been committed in association with excavation or demolition work. PUC online Compliance Training is required for the person responsible for submitting AVRs, or their replacement.</p> <p>Facility(other)- Verizon: Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket #20252581543 PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p>	
59052	Facility Owner: Philadelphia Gas Works Contractor/Excavator: Philadelphia City Water Department	<u>On 9/25/2025 11:55:00 AM at E SUSQUEHANNA AVE, PHILADELPHIA CITY, PHILADELPHIA</u> On 3/10/2026 the Damage Prevention Committee (DPC) voted to remove the 2(5)(i) violation for PGW. ***** PGW is disputing. ***	Philadelphia Gas Works: \$0.00 Philadelphia City Water Department: \$1,000.00 Section 5(22) 1st Offense \$500.00 Section 5(22) 1st Offense \$500.00

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Incident occurred on September 25th, 2025, at 11:55am along (1227) East Susquehanna Avenue, Philadelphia City, Philadelphia County.</p> <p>A gas line was damaged.</p> <p>Philadelphia Gas Works Alleged Violation Report (AVR) states, "Philadelphia Water Department hit 1" plastic gas line to 1227 with backhoe."</p> <p>Philadelphia City Water Department's AVR is still using the expire Department of Labor and Industry's report. AVR notes that 911 was called.</p> <p>Below are the two emergency tickets placed by PWD. PGW responded clear to the first ticket, but field marked the second ticket after the damage was done. PWD's emergency ticket does not meet the definition for an Emergency.</p> <p>20252671351: Type of Work--[INSTALL AIR VALVES] 0 PZ PHILADELPHIA GAS WORKS PZ-CLEAR. NO FACILITIES OR FACIL NOT INVOLVED 9/24/2025 11:29:37 AM JS-WEBSVC</p> <p>20252682030: Type of Work--[INSTL 2IN AIR VALVE] 0 PZ PHILADELPHIA GAS WORKS PZ-FIELD MARKED 9/25/2025 1:56:35 PM JS-WEBSVC</p> <p>Violations:</p> <p>Philadelphia Water Department Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). 20252671351. PUC compliance education is required for the excavators working onsite of this excavation or their replacements. Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). 20252682030. PUC compliance education is required for the excavators working onsite of this excavation or their replacements.</p> <p>Philadelphia Gas Works Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 20252671351. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p>	
58811	<p>Facility Owner: National Fuel Contractor/Excavator: Weissearley Landscaping Other: Penelec / First Energy</p>	<p><u>On 9/26/2025 11:00:00 AM at 6760 PINAR RD, HARBORCREEK TWP, ERIE</u> On 03/10/2026, The Damage Prevention Committee (DPC) voted to keep the violation and penalty for Penelec / First Energy.</p> <p>***** Penelec / First Energy is disputing. *****</p>	<p>Weissearley Landscaping: \$1,000.00 Section 1.1 1st Offense \$1,000.00</p> <p>Penelec / First Energy: \$500.00 Section 2(5)(v) 2nd offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The non-damage incident occurred on September 26th, 2025, at 11:00 AM, at 6760 Pinar Road, in Harborcreek Township, Erie County.</p> <p>Excavation started prior to the lawful start date. Non-damage event.</p> <p>National Fuel submitted an Alleged Violation Report (AVR). Their AVR states, "Excavator working early on POCS ticket. Excavator has been advised of waiting for the lawful start date before and continues to work early. Please see attachments and email sent to excavator." Photos were submitted.</p> <p>Weissearley Landscaping is the excavator. An AVR has not been filed as of 12/05/2025.</p> <p>The submitted photos were dated 09/26/2025 and time stamped. The excavator, Weissearley Landscaping, was on site. Routine ticket 20252664056 had a lawful start date of 09/29/2025. The ticket lists the type of work as 'Lawn Install', the method of excavation was listed as 'Power Equipment', and the equipment type was listed as 'Mini Excavator'. The submitted photos show freshly moved soil in the lawn area. Tire marks can be seen in the soil.</p> <p>Routine ticket 20252664056 had a response due date of 09/28/2025. - Penelec responded to the ticket on 09/29/2025.</p> <p>Violations:</p> <p>Weissearley Landscaping- - Section 1.1 – Excavator did not begin within legal timeframe. Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p> <p>Penelec- - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20252664056. Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p>	
59317	<p>Facility Owner: PPL Contractor/Excavator: RLE Enterprises Other: Pencor Services/Blue Ridge Communication Other: Pennsylvania American Water (PAWC) Other: UGI Other: Verizon Other: Windstream Enterprise</p>	<p>On 10/14/2025 12:00:00 PM at MOUNTAIN DRIVE, MOUNT POCONO BORO, MONROE On 3/10/2026 the Damage Prevention Committee (DPC) voted to keep the 2(5)(vii) violation for Windstream, and remove the 2(5)(v.2) for UGI.</p> <p>***** UGI disputing Windstream disputing *****</p> <p>The incident occurred on 10/14/2025, at 12:00 PM, on Mountain Drive, in Mount Pocono Borough, Monroe County.</p> <p>An electric line owned by PPL was damaged.</p>	<p>PPL: \$3,500.00 Section 2(5)(i) 3rd Offense \$1,500.00</p> <p>Section 2(5)(v.2) 2nd Offense \$500.00</p> <p>Section 2(5)(vii) 2nd Offense \$1,500.00</p> <p>Pencor Services/Blue Ridge Communication: \$1,750.00 Section 2(5)(v.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PPL is the facility owner. An Alleged Violation Report (AVR) has not been filed as of 10/30/2025 and an AVR request was sent the same day. They submitted an AVR on 10/30/2025 that states, "R L E Enterprises was working on Mountain Drive in Mount Pocono Boro and exposed an PPL electric line in their work area. PPL was notified and sent a crew to investigate, when the crew arrived on site, they inspected the line that was exposed and found no damage was done. The crew tested the line and connections all were fine. USIC claimed the line was marked, since no damage was done no report was needed, PPL asked USIC to remark the area and they complied." No images or additional information was provided with their AVR.</p> <p>R L E Enterprises is the excavator. Their AVR states, "While digging for a new water main installation, our crew struck an unmarked power cable on Mountain Dr. near the intersection of Heath Ln. PPL was contacted and arrived onsite to repair the unmarked damaged power wire. PPL made the repairs in a timely manner and restored power."</p> <p>Pennsylvania American Water is the project owner. Their AVR states, "Around 12:00 Pm when RLE was digging to install new water main they struck and unmarked PPL power line on Mountain Dr across from 2 Mountain Dr address near the intersection of Heath Ln. RLE Called 811 and reported it immediately. PPL showed up in about an hour and had the repairs done and power restored about an hour later."</p> <p>RLE is the only stakeholder to submit images. They show the site, excavation, and electric line that was pulled during excavation. No marks are shown to indicate the line.</p> <p>Ticket #20252753436 New – Excavation – Routine covers multiple intersections and is over 1000 feet. The response due date was 10/6/2025, Verizon responded "Field Marked" on 10/10/2025. PPL and Pencor Services/Blue Ridge Communication responded "Scheduled date and time lines will be marked by: 08 Oct 2025" and then "Clear" on 10/17/2025. UGI responded "Conflict" on 10/3/2025 and "Field Marked" on 10/22/2025.</p> <p>Ticket # 20252872249 New – Damage – Emergency was entered on 10/14/25 at 12:14 PM for the entire area of the routine ticket but indicates "DAMAGED LINE IS AT THE INTER WITH HEATH LN." Windstream Enterprise, PPL, and Pencor Services/Blue Ridge Communication responded "Insufficient Information" on 10/14/2025 at 2:56PM as their only response. Verizon responded "Clear" on 10/15/2025 at 11:28 AM.</p>	<p>Section 2(5)(vii) 2nd Offense \$1,500.00</p> <p>UGI: \$0.00</p> <p>Verizon: \$500.00 Section 2(5)(v.2) 2nd Offense \$500.00</p> <p>Windstream Enterprise: \$1,500.00 Section 2(5)(vii) 2nd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>This case is related to case#059761 by tickets. Alleged violations for Ticket # 20252753436 are addressed on this case, #059317.</p> <p>Violations: Facility – PPL: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket #20252753436 Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket # 20252872249 PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s). PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p> <p>Facility(other)-Verizon: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket #20252753436 PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p> <p>Facility(other)-Pencor Services/Blue Ridge Communication: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket #20252753436 Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket # 20252872249 PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p> <p>Facility(other)-UGI : Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket #20252753436 PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p> <p>Facility(other)-Windstream Enterprise: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket # 20252872249 PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p>	
59548	Facility Owner: Beaver Falls Municipal Authority Contractor/Excavator: Lindy Paving Project Owner: PennDOT Designer: MARKOSKY ENGINEERING GROUP	<u>On 10/21/2025 12:30:00 PM at 517 Virginia Ave., ROCHESTER BORO, BEAVER</u> Beaver Falls Municipal Authority did not attend the Damage Prevention Committee (DPC) meeting. The DPC voted to keep the violation and raise the penalty by \$250 from \$500 to \$750 for Beaver Falls Municipal Authority not attending the meeting. *****	Beaver Falls Municipal Authority: \$750.00 Section 2(5)(i) 1st Offense \$750.00

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Beaver Falls Municipal Authority - disputing - no additional information provided *****</p> <p>The incident occurred on 10/21/2025, at 12:30 PM, on 517 Virginia Ave., in Rochester Boro, Beaver County.</p> <p>A water line owned by Beaver Falls Muni Authority was damaged.</p> <p>Beaver Falls Muni Authority is the facility owner. Their Alleged Violation Report (AVR) states, "hit our line". No additional information was provided.</p> <p>Lindy Paving is the excavator. Their AVR states, "Lindy Paving was excavating for undercuts and roadway stabilization where a unmarked water line service was stuck along the edge of the roadway at approximately 24" from surface grade. After the service line was hit, it loosened up its connection on the service main line due to the pressure behind it and released all the pressure from the main into the air and excavated hole. Water authority was contacted and they were there to slow the heavy flow of water down in approximately 30-40 minutes. They replaced the service connection and line to the property that was affected later in the day."</p> <p>Penndot is the project owner. Their AVR states, "Waterline hit during excavation of roadway. Service line was not properly marked."</p> <p>The Markosky Engineering Group Inc is the designer. Their AVR states, "Waterline hit during excavation of roadway. Service line was not properly marked."</p> <p>Images provided show the site, excavation, and damage. A large portion of the roadway has already been removed. No marks are visible on the remaining marked surface that indicate the line that was damaged.</p> <p>This case is related by tickets to case 058354.</p> <p>Violations: Facility - Beaver Falls Muni Authority: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p>	
59751	<p>Facility Owner: Peoples Gas Contractor/Excavator: HAVEN HOME BUILDERS Project Owner: Homeowner</p>	<p><u>On 10/24/2025 1:30:00 PM at 757 HAWKEYE DR, MONROEVILLE, ALLEGHENY</u> On 3/10/2026 the Damage Prevention Committee (DPC) voted to remove the 2(5)(v.2) violation for Peoples Natural Gas.</p> <p>***** PNG disputing 2(5)(v.2) *****</p> <p>The incident occurred on 10/24/2025, at 1:30 PM, on 757 Hawkeye Dr, in Monroeville, Allegheny County.</p>	<p>Peoples Gas: \$0.00</p> <p>HAVEN HOME BUILDERS: \$1,500.00 Section 5(4) 1st Offense \$500.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>A gas line owned by Peoples Natural Gas was damaged. Both stakeholders indicate in their Alleged Violation Report (AVR) that 911 was not contacted.</p> <p>Peoples Natural Gas is the facility owner. Their AVR states, “Haven Home Builders working to add a deck to 757 Hawkeye struck and damaged a properly marked customer owned service line. There was clear evidence of underground utilities, the one call request even states special attention gas.”</p> <p>Haven Home Builders is the excavator. An AVR has not been filed as of 11/18/2025 and an AVR request was sent the same day. An AVR was filed on 11/20/2025 that states, “Building deck on back of private home. Gas line was marked by gas company via one call. Was using skid steer with auger to dig 36 inch deep holes for support posts. One hole called out in design was directly over gas line. Moved location of hole approximately 16 inches away trying to maintain proper structural support. Used machine to dig down 28 inches and had planned to hand dig down to 36 inches. Unfortunately, gas line was hit. Moved machine and workers away. Called gas company to have shut off. Gas company capped the line approximately one hour later. My gas plumber fixed the line that evening. Gas company reconnected gas and tested the next morning. Property owners were home and aware at all times. Haven Home paid all costs incurred during incident. I have never hit any lines before and was unaware I needed to provide photos or videos.”</p> <p>Dennis Durkin, the homeowner, is the project owner.</p> <p>Images submitted show the site, excavation equipment, and damage. Yellow marks, and a gas meter attached to the home, are shown and the damage is within the tolerance zone of the marks.</p> <p>Ticket #20252932573 had a response due date of 10/22/2025. Peoples Natural Gas responded, “Insufficient information.” on 10/22/2025 and “Field Marked” on 10/24/2025.</p> <p>Violations: Facility – Peoples Natural Gas: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket #20252932573 PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p> <p>Excavator - Haven Home Builders: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Section 5(8) – Excavator failed to immediately notify 911 and the facility owner when damage resulted in the escape of any flammable, toxic or corrosive gas or liquid which endangers life, health, or property.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
60075	<p>Facility Owner: Peoples Natural Gas Contractor/Excavator: Justin Stewart Project Owner: ARMSTRONG Other: Brightspeed</p>	<p>PUC online Compliance Training is required for the excavator(s) working onsite at this excavation, or their replacements.</p> <p><u>On 10/30/2025 3:31:00 PM at WILLOW, SLIPPERY ROCK BORO, BUTLER</u> On 3/10/2026 the Damage Prevention Committee (DPC) voted to remove the 2(5)(v.2) for People's Natural Gas.</p> <p>***** Armstrong disputing 6.1(7) - Previous violations for this statute, and email provided shows Armstrong and their excavator understand the reporting process. Armstrong provided additional information and violation was reduced to a warning of \$0. PNG sent a dispute for 2(5)(i.2) and 2(5)(v.2). Information was provided that PNG contacted the excavator. 2(5)(i.2) withdrawn. 2(5)(v.2) is being disputed, PNG accepted 2(5)(i). ***** The incident occurred on 10/30/2025, at 3:31 PM, on Willow, in Slippery Rock Boro, Butler County.</p> <p>A gas line owned by Peoples Natural Gas was damaged.</p> <p>Peoples Natural Gas is the facility owner. Their Alleged Violation Report (AVR) states, "On 10/30/2025, Justin Stewart was directional drilling to install a fiber optic line for Armstrong when they struck an unmarked PNG SL. PNG contacted Justin Stewart and let him know about the unlocatable SL's. Justin Stewart moved forward with excavation prior to the SL's being found and struck a 1" PL SL. The SL was a pre-installed tap running to a vacant lot."</p> <p>Justin Stewart is the excavator. Their AVR states, "After boring at this job the day before, upon arrival the following day, we smelled gas. A man working for People's gas was on site and we told him we are smelling gas and showed him where we bored. The People's Gas guy told us that there was a stubb at this spot that they couldn't find when they were doing locates."</p> <p>Armstrong is the project owner and designer. An AVR has not been filed as of 12/03/2025.</p> <p>Ticket #20252940069 New – Excavation – Routine had a response due date of 10/26/2025. Brightspeed responded "Field Marked" on 10/29/2025. Peoples Natural Gas responded "Conflict" on 10/23/2025 and then responded "Field Marked" on 10/30/2025 at 10:22 AM which was before the damage occurred as indicated in their AVR as occurring on 10/30/2025 at 3:31 PM. Based on this information, Peoples Natural Gas did not locate the line prior to the damage, even though they responded "Field Marked" to the ticket on 10/30/2025 at 10:22 AM. No documentation was provided that shows Peoples Natural Gas communicated with the excavator about the conflict locate, or prior to the damage occurring.</p>	<p>Peoples Natural Gas: \$2,000.00 Section 2(5)(i) Subsequent \$2,000.00</p> <p>Justin Stewart: \$250.00 Section 5(20) 1st Offense \$250.00</p> <p>ARMSTRONG: \$0.00 Section 6.1(7) 2nd Offense \$0.00</p> <p>Brightspeed: \$500.00 Section 2(5)(v.2) 2nd Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Justin Stewart did not renotify the ticket, and Peoples Natural Gas, when they arrived on the worksite and Routine Ticket #20252940069 was not completely marked by Peoples Natural Gas, as indicated by Peoples Natural Gas' response of "Conflict".</p> <p>Violations: Facility – Peoples Natural Gas: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Section 2(5)(i.2) Failed to document Communications between a Facility Owner and Excavator. Recommendation:PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p> <p>Excavator - Justin Stewart: Section 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site. Recommendation:PUC online Compliance Training is required for the excavator(s) working onsite at this excavation, or their replacements.</p> <p>Project Owner – Armstrong: Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation:PUC online Compliance Training is required for the person responsible for submitting AVRs, or their replacement.</p> <p>Facility (other) – Brightspeed: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket #20252940069 Recommendation:PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p>	