



Pennsylvania Public Utility Commission

June 9, 2026

Damage Prevention Committee Meeting Case List

Omnibus Session

Case Number	Stakeholders	Summary	Violations & Recommendation
59476	Facility Owner: PECO Contractor/Excavator: TERRA TECHNICAL SERVICES Project Owner: PECO (Placeholder)	<p><u>On 9/24/2025 5:41:00 PM at 2639 S 58TH ST, PHILADELPHIA CITY, PHILADELPHIA</u> The incident occurred on September 24th, 2025, at approximately 5:41 PM, at 2639 South 58th Street, in Philadelphia City, Philadelphia 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, "Terra Technical Services did not call in for a renotify after finding terminal pole 51854b and subsequently hit the lines."</p> <p>Terra Technical Services is the excavator. An AVR request letter was sent 01/14/2026. An AVR was submitted with an incorrect violation date of 10/24/25. Their AVR states, "PA one call ticket did not have notification of the private utility line struck. We called into one call and as soon as the damage was done Refer original PA one call ticket 20251110486."</p> <p>The project owner is unknown. The AVR request letter requested Terra Technical Services to provide the project owner's contact information.</p> <p>The emergency ticket (requested by Terra Technical Services) noted, "Caller states line is exposed and marked with cones. Caller states they tracked over the line with an excavator. 5ft of line. Crew on site. Facility Type: Electric-Peco".</p> <p>The submitted photos show an active construction site with excavation equipment. A utility pole with encased electrical lines coming down the side of it, is also visible, indicating there are underground electrical lines. A renotify ticket should have been requested. PECO responded to the routine and emergency tickets with "Clear. No facilities or facilities not involved". There were no additional PA One Call tickets requested between the routine ticket (20251110486) requested on 04/23/2025, and the emergency ticket (20252674484) on 09/24/2025.</p> <p>Violations:</p> <p>PECO- - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p>	<p>PECO: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>TERRA TECHNICAL SERVICES: \$250.00 Section 5(20) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Terra Technical Services-</p> <p>- Section 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
59208	<p>Facility Owner: UGI Utilities Inc.</p> <p>Contractor/Excavator: FIBER TECH SOLUTIONS LLC</p> <p>Project Owner: GIGAPOWER</p>	<p><u>On 9/30/2025 1:08:00 PM at 244 BUNKER DR, HANOVER TWP, LUZERNE</u> The incident occurred on September 30th, 2025, at approximately 1:08 PM, at 244 Bunker Drive, in Hanover Township, Luzerne County.</p> <p>A gas line owned by UGI was damaged. 911 was called.</p> <p>UGI, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Excavator struck and damaged a correctly marked gas facility while directional drilling.” Photos were submitted.</p> <p>Fiber Tech Solutions LLC is the excavator. An AVR request letter was sent 01/08/2026. They submitted an AVR. Their AVR states, “Pot hole the utility to expose the gas line. Drilled under the gas line to place conduit, durning the pull back mud and debris started to fill the hole. This is when the gas line was hit during the pull back.”</p> <p>GIGAPOWER is the project owner. An AVR has not been filed as of 02/03/2026. An AVR request letter was sent 01/08/2026.</p> <p>The submitted photos show the gas line marked using yellow paint. The gas line was damaged within the tolerance zone.</p> <p>Violations:</p> <p>Fiber Tech Solutions LLC-</p> <p>- Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>GIGAPOWER-</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>	<p>FIBER TECH SOLUTIONS LLC: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>GIGAPOWER: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p>
58971	<p>Facility Owner: PEOPLES NATURAL GAS COMPANY LLC</p> <p>Contractor/Excavator: Veterans' Plumbing Services'</p> <p>Project Owner: S & A BUSINESS ADVENTURES</p> <p>Other: G & J WATERPROOFING</p>	<p><u>On 9/30/2025 7:47:00 PM at 1718 MOUNT NEBO RD, OHIO TWP, ALLEGHENY</u> 5/5/2026 - No further information was gathered from G&J or Veterans' despite the DPI's requests. Violations and penalties withdrawn for G&J. - SL 5/5/2026</p> <p>*****</p> <p>At the Tuesday, 4/13/26 DPC meeting, disputing was G & J Waterproofing, it was Voted to Table this Case</p> <p>*****</p>	<p>G & J WATERPROOFING: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Disputing- G&J Waterproofing is disputing and stated, We reject this and we want to have a hearing date. We did not hit the gas line. *****</p> <p>The incident occurred on Tuesday, September 30, 2025, at 1718 Mount Nebo Road, in Ohio Township, Allegheny County.</p> <p>Peoples Natural Gas Company's (PNG) meter was damaged.</p> <p>PNG gave a reason, an Excavator issue as, Excavator failed to exercise due care and take all reasonable steps necessary to avoid injury to or interference with all lines, and Excavator failed to immediately report any break, leak, dent, gouge, groove, or other damage to lines, made or discovered during the work. PNG stated in their Alleged Violation Report (AVR), On 9/30/2025, G & J Waterproofing struck a PNG meter set while working to repair building foundation. Also, PNG stated, A Robert Hughes called in the odor of gas. G and J Waterproofing was not onsite when PNG arrived. I have attached locate photos showing this customer owned service line was marked out, and you can see the regulator that was damaged was still intact when the locate took place. It's the regulator located under the first meter on pictures 3 and 4. The work by G and J Waterproofing took place directly under the meter set, as shown in the damage pictures you received. You can see where G and J Waterproofing removed several unit /equipment in the vicinity of the meters.</p> <p>On Wednesday, December 3, 2025, an email and letter were sent to G & J Waterproofing requesting an AVR. There was no response to the request and no AVR was submitted.</p> <p>Violations:</p> <p>*G & J Waterproofing is in violation of sections: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. 5(7) – Failed to immediately report to the facility owner any break or leak in its lines, or any dent, gouge, groove, or other damage to such lines or to their coating or cathodic protection 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>	
59903	<p>Facility Owner: NATIONAL FUEL GAS DIST RC 350 Contractor/Excavator: PJ's Excavating and Concrete LLC</p>	<p><u>On 10/1/2025 4:00:00 PM at 404 W Central Ave, TITUSVILLE CITY, CRAWFORD</u> The Non-Damage violation occurred on Wednesday, October 1, 2025, at 404 W. Central Avenue, in Titusville City, Crawford County.</p> <p>The Non-Damage violation was reported by National Fuel Gas (NFG). There are no tickets associated with this case.</p>	<p>PJ's Excavating and Concrete LLC: \$1,500.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(17) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>NFG reported an Excavator issue as failing to submit a locate request through the PA One Call System. NFG stated in their Alleged Violation Report (AVR), "Excavator [PJ's Excavating and Concrete, LLC] working near natural gas facilities. Excavator did not have a PA One Call Ticket submission."</p> <p>PA One Call compliance commented, "No record of contractor placing One Call notifications with PA One Call in the past."</p> <p>NFG provided photos of the excavation.</p> <p>On Monday, January 5, 2026, a letter and an email were sent to PJ's Excavating and Concrete, LLC requesting an AVR. On Wednesday, 1/14/2026, they responded to the request with a phone call leaving a voice message.</p> <p>On Monday, 1/20/2026, the Damage Prevention Investigator (DPI) returned a call to Patrick Fielding of PJ's Excavating and Concrete. The DPI told Patrick to submit an AVR explaining why a ticket wasn't called in before excavation. He said, he was removing sidewalk with his excavator. The DPI gave him the definition of Excavation Work. He said, he will call PA One Call so they can help him with submitting an AVR. The DPI told him about watching a video on completing an AVR, and that the video link is on One Call's website.</p> <p>PJ's Excavating and Concrete, LLC never submitted an AVR, and there was no further communication with Patrick Fielding regarding this case.</p> <p>Violations:</p> <p>*PJ's Excavating and Concrete, LLC is in violation of sections:</p> <p>5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.</p> <p>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>Recommendation: Penalties Applied, and PUC Online Compliance Training is required for the Excavator(s) working onsite at this excavation, or their replacements.</p>	
59027	<p>Facility Owner: DARBY BOROUGH - Public Works</p> <p>Contractor/Excavator: General Asphalt Paving Co</p> <p>Project Owner: PECO Energy</p> <p>Designer: PECO - SPACESAVER</p> <p>Other: EN ENGINEERING</p>	<p>On 10/3/2025 10:55:00 AM at WYCOMBE AVE, <u>DARBY BORO. DELAWARE</u> PECO disagreed with all of the violations. They stated that, "Section 6.1(3) – Released a project to bid or construction before final design was complete. The final design was completed at the beginning of construction. The final design was issued 9/24/24. Construction began on 3/3/25. DPI responded that, "Excluding weekends and federal holidays that is 105 days. Section 4(2) reads to request the line and facility information prescribed by section 2(4) from the OneCall Center not less than 10 nor more than 90 business days before the final design is to be completed".</p> <p>Section 6.1(1) – Failed to utilize sufficient quality levels of subsurface utility engineering or other similar techniques to properly determine the</p>	<p>DARBY BOROUGH - Public Works: \$2,000.00</p> <p>Section 2(14) 1st Offense \$500.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p>Section 2(5)(i) 1st Offense \$500.00</p> <p>PECO Energy: \$500.00</p> <p>Section 6.1(3) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>existence and positions of underground facilities when designing known complex projects having an estimated cost of (\$400,000) or more The design indicates SUE B level survey was completed on 3/31/23 and incorporated into the basemap of the design on 4/3/23. This can be found under the Additional Notes section of page 1 of the final design package. You will also see test hole results on the attached design that show SUE Level A was done. DPI Maki responded that " There may have been some areas that level "B" SUE was completed. What was the process for getting information for the sewer lines in this area?"</p> <p>Section 4(4.1) - Failed to depict lines or facilities with the appropriate quality levels based on the complexity of the design and construction activities obtained through the SUE process in the planning and design phases in accordance with the American Society of Civil Engineers (ASCE) most recently published standard CI/ASCE 38. The sewer main that was hit is clearly shown on page 9 of the final design package. The sewer line was shown based on opening manholes and noting invert elevations. These elevations are also noted on page 9 of the final design package. GENERAL ASPHALT PAVING stated they were given a PECO job drawing which showed the sewers on the other side of the road. Do you have a copy of that, please?</p> <p>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. Final designs were submitted on 01/08/2024, bid date for the project was 2/14/2023 by EN Engineering, with construction to begin on 3/13/2025. Between the Final design submission and the Construction start date is 295 Business days. PECO is the final designer. PECO understands the PUC’s position, however, would like to emphasize that ENTRUST is the final designer, not PECO. DPI responded wit an email that was sent by PECO on 3/10/2026 which stated that. "PECO is the designer - we design our own gas main projects."</p> <p>Section 4(4) – Failed to prepare construction drawings to avoid damage to and minimize interference with facilities in the construction area. Design one calls were submitted. SUE B Level survey was performed throughout the length of the project. And test holes were performed throughout the project. All of this information was incorporated into the final design package DPI Maki requested the design that was shared with the excavator, since the excavator stated that the sewer lines were on the other side of the street.</p> <p>Section 4(2.2) – Failed to submit a design notification through the One Call System when a design drawing is completed.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>ENTRUST is the final designer. They submitted Final Design One Calls 20230663161, 20230663162, 20230663163, 20230663164. See the email from 3/05/2026 where PECO responded that they are the designer and that they design their own gas mains.</p> <p>*****</p> <p>The incident occurred on 10/03/2025 on WYCOMBE AVE between N MACDADE BLVD and CHADBOURNE RD in DARBY BORO in DELAWARE Co.</p> <p>A sewer line owned by Darby Borough was damaged.</p> <p>GENERAL ASPHALT PAVING stated in their Alleged Violation Report (AVR) that "Crew damaged an 8" clay sanitary sewer main during excavation of PECO 16" steel main tie-in. Sanitary sewer was not marked, additionally PECO job drawing has incorrect location of sanitary sewer. Crew had no indication of sanitary sewer located in tie-in excavation. Darby Township Public Works was notified and made repairs, with the assistance of General Asphalt crew. No customer impacts". On 2/02/2026 a call was received from Darby Township stating that this location is not in their area. Darby Borough (not township) Public Works are responsible for the sewer that was damaged. Project is >\$400,000. 4,500 LF 16" steel gas main.</p> <p>Darby Borough was sent an AVR request letter on 1/27/2026. This letter was not generated. On 2/02/2026, DPI sent a email to Darby Borough asking for the contact of the Sewer Department. On 2/02/2026 an email was received from Darby Borough asking how to submit the AVR. DPI responded with an email on that same day with details of how to submit an AVR on the PAONeCALL site. AVR is due by 3/5/2026. No AVR has been received as of 3/05/2026.</p> <p>PECO Energy was sent an AVR request letter due by 1/26. They stated in their AVR that "On 10/03/2025 at 11:00 the GAP crew while excavating a tie-in hole at the corner of Wycombe Ave. & MacDade Blvd. Damaged an unmarked 8" Sanitary Main". No project information was provided. On 3/10/2026 PECO confirmed that they are the final designer for all their own main lines. On 3/10/2026 DPI Maki requested the final design ticket for this project. See file "EN no PECO - FD"</p> <p>EN ENGINEERING was a final designer listed on Final design tickets 20240081342, 20240081341 and 20240081340 were submitted on 1/08/2024. EN Engineering were sent an AVR request letter due by 1/26/2026. No AVR has been received as of 1/27/2026. They are not the final designer per PECO.</p> <p>VIOLATIONS Darby Borough – Public Works is in violation of: Section 2(14) - Failed to comply with all requests for information by the commission relating to the</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>commission's enforcement authority under this act within 30 days of receipt of request.</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)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line.</p> <p>Recommendation: The penalties are applied. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p> <p>PECO is in violation of:</p> <p>Section 6.1(3) – Released a project to bid or construction before final design was complete.</p> <p>Section 6.1(1) – Failed to utilize sufficient quality levels of subsurface utility engineering or other similar techniques to properly determine the existence and positions of underground facilities when designing known complex projects having an estimated cost of (\$400,000) or more</p> <p>Section 4(4.1) - Failed to depict lines or facilities with the appropriate quality levels based on the complexity of the design and construction activities obtained through the SUE process in the planning and design phases in accordance with the American Society of Civil Engineers (ASCE) most recently published standard CI/ASCE 38.</p> <p>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. Final designs were submitted on 01/08/2024, bid date for the project was 2/14/2023 by EN Engineering, with construction to begin on 3/13/2025. Between the Final design submission and the Construction start date is 295 Business days. PECO is the final designer.</p> <p>Section 4(4) – Failed to prepare construction drawings to avoid damage to and minimize interference with facilities in the construction area.</p> <p>Section 4(2.2) – Failed to submit a design notification through the One Call System when a design drawing is completed.</p> <p>Recommendation: The penalties are applied. PUC project owner compliance education is required for the person responsible for submitting AVR or their replacement.</p>	
59060	<p>Facility Owner: Borough of Phoenixville Water</p> <p>Contractor/Excavator: Empower Construction</p> <p>Project Owner: PECO</p>	<p><u>On 10/6/2025 8:00:00 AM at HIGH ST, PHOENIXVILLE BORO, CHESTER</u> The incident occurred on October 6th, 2025, at 8:00 AM, on High Street, in Phoenixville Borough, Chester County.</p> <p>A water line owned by the Borough of Phoenixville was damaged.</p>	<p>Borough of Phoenixville Water: \$500.00</p> <p>Section 2(5)(i) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Borough of Phoenixville is the facility owner. An AVR request letter was sent 01/07/2026. They submitted an Alleged Violation Report (AVR). Their AVR states, “The water main was marked with flags, but no flags were present at the time of the work.”</p> <p>Empower Construction, the excavator, submitted an AVR. Their AVR states, “On Monday October 6th, 2025, an Empower Construction aerial crew was tasked with installing a new pole (6612) on High St in Phoenixville, PA on the WPVS-Line 1800 project WO#18717359. The crew began their day with conducting a job briefing and walking the project down for mark outs. As the crew was in the process of utilizing mechanical means to dig the new pole location, the crew came in contact with a unmarked water main. The crew immediately stopped work, notified PECO Construction Management, PA One Call, and Empower Construction Management. Borough of Phoenixville arrived onsite to make repairs. Original PA1 Call Ticket #20252533917. Damage PA1 call ticket #20252793018.” Photos were submitted.</p> <p>PECO, the project owner, submitted an AVR. Their AVR states, "On Monday October 6th, 2025, Empower Construction aerial crew was installing a new pole on High St in Phoenixville, PA the crew came in contact with an unmarked water main. The crew immediately stopped working and all notifications were made.” Photos were submitted.</p> <p>Borough of Phoenixville Water responded timely with “Field Marked” to both routine tickets. They reported using flags to mark their line, but there were no flags present when the damage occurred. No mark outs or flags are visible in the submitted photos.</p> <p>Violations:</p> <p>Borough of Phoenixville Water - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
59258	<p>Facility Owner: UGI Utilities, Inc. Contractor/Excavator: Mike Felmlee General Contracting Project Owner: Belleville Uni-Mart</p>	<p><u>On 10/6/2025 11:27:00 AM at 20 S. Kishacoquillas St, UNION TWP, MIFFLIN</u> The incident occurred on October 6th, 2025, at 11:27 AM, at 20 S. Kishacoquillas Street, in Union Township, Mifflin County.</p> <p>A gas line owned by UGI was damaged. No valid PA One Call ticket. 911 was called. No Pa One Call ticket.</p> <p>UGI, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Mike Felmlee General Contracting was saw cutting in front of the gas meter and directly over accurate marks. As a result, when they crossed the marks with the saw, they cut into the steel. The gas service was marked accurately for a different locate. There was no valid PA One Call ticket</p>	<p>Mike Felmlee General Contracting: \$1,000.00 Section 5(2.1) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>for Mike Felmlee General Contracting.” Photos were submitted.</p> <p>Mike Felmlee General Contracting is the excavator. An AVR request letter was sent 01/12/2026. An AVR was submitted. Their AVR states, “I Mike felmlee of Mike Felmlee General contracting was hired by the Belleville unimart to install a new 6’ wide in front of the existing store with a handicap accessible entrance. At the time of the incident there was pavement that ran to the building to the service entrance. The parking lot pavement was about 8 inches deep. I marked the pavement out 6 ft and began cutting. At about 6 inches into cutting we hit the one inch black iron pipe and gas began coming out. At this time I called 911. After the gas was turned off I took pictures to show the depth of the pipe. As you can see from my tape measure in the pictures provided the pipe was only about 6 inches from the surface of the parking lot. Ugi has since moved the location of the gas line to the end of the building and installed an under ground line. Again the old line was no more than 5-8 inches below surface level where we were working.”</p> <p>Belleville Uni-Mart is the project owner. They did not submit an AVR. An AVR request letter was not sent.</p> <p>Mike Felmlee General Contracting did not have their own Pa One Call ticket for this project. The submitted photos show the damaged gas line. A gas meter is visible and near the excavation site, which is an indicator, there is an underground gas line in the area. Act 127 of 2024 does not enforce the depth of an underground utility line.</p> <p>An excavator is required to have their own ticket for each project. Pa One Call noted in their research, “Mike Felmlee General Contracting has placed notifications in the past.”</p> <p>Violations:</p> <p>Mike Felmlee General Contracting- - Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Recommendation: The penalty is applied. PUC excavator compliance training education is required.</p>	
59523	<p>Facility Owner: Pittsburgh Department of Mobility and Infrastructure Contractor/Excavator: Mele & Mele & Sons Project Owner: Pittsburgh Water Designer: J M T Other: Allegheny Electric Service Other: Comcast Other: Duquesne Light Company Other: Peoples Natural</p>	<p><u>On 10/9/2025 11:00:00 AM at 1330 BENNINGTON AVE, PITTSBURGH CITY, ALLEGHENY</u> PNG provided additional information - This penalty is reduced from \$250 to a warning of \$0. Pittsburgh Water provided more information. Their violation was reduced from \$250 to a warning of \$0. Education remains. Duquesne Light Company disputing - provided info on 5 tickets - This penalty is reduced from \$250 to a warning of \$0. ***** The incident occurred on 10/9/2025, at 11:00 AM, on 1330 Bennington Ave, in Pittsburgh City, Allegheny County.</p>	<p>Pittsburgh Department of Mobility and Infrastructure: \$1,000.00 Section 2(11) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Pittsburgh Water: \$0.00 Section 2(5)(v) 1st Offense \$0.00</p> <p>Allegheny Electric</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Gas Other: Verizon</p>	<p>An unknown conduit was damaged. Multiple stakeholders list Allegheny Electric as the facility, but there is not a facility that goes by this name. Allegheny Electric, who has called in tickets in the past and is listed on the AVRs, was sent an AVR request but did not respond to indicate who owns the line. Duquesne Light Company indicated that Allegheny Electric works for Pittsburgh Department of Mobility and Infrastructure, and an AVR was sent to them but no response was received.</p> <p>Allegheny Electric is listed as the facility owner on Mele, Pittsburgh Water, and JMT's AVR. An Alleged Violation Report (AVR) has not been filed as of 11/10/2025 and an AVR request letter was sent the same day. No AVR was submitted, and no contact made, by Allegheny Electric as of 1/6/2026. Duquesne Light Company provided information indicating that Pittsburgh Department of Mobility and Infrastructure uses Allegheny Electric as a sub-contractor.</p> <p>Pittsburgh Department of Mobility and Infrastructure is the facility. An AVR was not submitted as of 1/8/2026 and an AVR request was sent the same day. No AVR was submitted, or contact made, by Pittsburgh Department of Mobility and Infrastructure as of 2/9/2026. Brian Ralston, the contact for Pittsburgh Department of Mobility and Infrastructure, is listed on Pittsburgh Water's design documents, and received the emergency notification ticket.</p> <p>Mele And Mele And Sons is the excavator. Their AVR states, "No markings started digging and pulled communication line. MELE (Foreman, Joey) called 811. Mele plated hole since no utility companies arrived. Verizon, Comcast, and Allegheny electric came out the next day. It was Allegheny's line and there was no outage. Electric companies came out next day to verify whose line. Allegheny Electric confirmed line and pushed line down and backfilled (no official repair made.)"</p> <p>Pittsburgh Water is the project owner. Their AVR states the same information as the excavator's AVR.</p> <p>J M T is the designer. Their AVR states the same information as the excavator's AVR but adds the following information, "Underground electric and telecommunication lines are shown on the bid documents as per QLB survey designation provided to JMT."</p> <p>One image of the damaged line was provided which was taken after the sidewalk was removed. No mark to indicate an electric or communication line is visible. The plans submitted by JMT show the electric service running to 1330 Bennington Ave. where the damage occurred. These plans list Duquesne Light Company as a facility. Duquesne Light stated that Allegheny Electric</p>	<p>Service: \$0.00 Section 5(17) 1st Offense \$0.00</p> <p>Comcast: \$750.00 Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Duquesne Light Company: \$0.00 Section 2(5)(v.2) 1st Offense \$0.00</p> <p>Peoples Natural Gas: \$0.00 Section 2(5)(v) 1st Offense \$0.00</p> <p>Verizon: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>works for the City of Pittsburgh. Pittsburgh Department of Mobility and Infrastructure responded “Clear” to the emergency ticket for the damage. Pittsburgh Department of Mobility and Infrastructure and Allegheny Electric Service did not submit an AVR and as such the owner of the damaged line cannot be determined.</p> <p>Ticket # 20252831491 New – Damage – Emergency was entered on 10/10/25 at 10:24 AM for an exposed line, that is shown to be pulled and damaged in images provided. Pittsburgh City Dept Of Mobility & Infrastructure responded “Clear” on 10/16/2025. Comcast responded “Clear” on 10/14/2025.</p> <p>Ticket #20251541952 New – Excavation – Routine had a response due date of 6/9/2025. The following facilities responded “Field Marked” after this date. Peoples Natural Gas – 6/18/2025 Verizon - 6/10/2025 Pittsburgh Water – 6/10/2025 Duquesne Light Company- “Conflict” on 6/9/2025 – “Field Marked” on 6/23/2025 Comcast – Only response, “SCHEDULED DATE & TIME LINES WILL BE MARKED BY: 09 Jun 2025 2359” on 6/9/2025</p> <p>This case is related to the following cases by tickets: 056640, 056926, 056929, 057058, 060197, 060339</p> <p>Violations: Facility – Allegheny Electric: 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 online Compliance Training is required for the person responsible for submitting AVRs, or their replacement.</p> <p>Project Owner – Pittsburgh Water: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket #20251541952 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)- Peoples Natural Gas Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket #20251541952 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 within the required amount of time. Ticket #20251541952 PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Facility(other)- Duquesne Light Company Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket #20251541952 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)- Comcast Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket #20251541952 Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket # 20252831491 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) – Pittsburgh City Dept Of Mobility & Infrastructure: 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. PUC online Compliance Training is required for the person responsible for submitting AVRs, or their replacement. Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket # 20252831491 PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p>	
60005	<p>Facility Owner: Philadelphia Gas Works Contractor/Excavator: Carusone Project Owner: Philadelphia City Water Department</p>	<p><u>On 10/13/2025 11:30:00 AM at S AMERICAN ST, PHILADELPHIA CITY, PHILADELPHIA</u> The incident occurred on October 13th, 2025, at approximately 11:30 AM, at the intersection of South American Street and Wharton Street, in Philadelphia City, Philadelphia County.</p> <p>A gas line owned by Philadelphia Gas Works was damaged. 911 was called.</p> <p>Philadelphia Gas Works, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Contractor Carusone damaged 4" plastic main with backhoe due to not having a proper one call in place for this job site.” Photos were submitted.</p> <p>Carusone is the excavator. An AVR request letter was sent 1/30/2026. They submitted an AVR. Their AVR states, “During the installation of ADA Ramp on the corner a 4" line under the existing curb was damage. 911 was called and PGW was call. We assisted PGW with any information they needed for them. Repairs were made by PGW and Location was Wharton St. and American St. Phila PA”.</p> <p>Philadelphia Water Department is the project owner. An AVR has not been filed as of 02/18/2026.</p>	<p>Carusone: \$500.00 Section 5(3) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The submitted photos show faded yellow paint marks for the gas line. A remark should have been requested. Carusone requested routine tickets on 09/09/2025 and 10/13/2025. They were working on a water line project.</p> <p>Violations:</p> <p>Carusone- - Section 5(3) – Excavator failed to preserve mark-outs or request a remark.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
59283	<p>Facility Owner: Service Electric Cable TV and Communication of Lehigh Valley</p> <p>Contractor/Excavator: PLUG UTILITIES</p> <p>Project Owner: Verizon</p> <p>Other: ASTOUND BROADBAND POWERED BY RCN</p> <p>Other: PPL Electric</p>	<p><u>On 10/14/2025 10:06:00 AM at EAGLE ST, LOWER MACUNGIE TWP, LEHIGH</u> PPL is disputed their violation and submitted additional information. The violation and penalty were withdrawn.</p> <p>*****</p> <p>Multiple damage incidents occurred in October of 2025, on Eagle Street, in Lower Macungie Township, Lehigh County.</p> <p>Cable lines owned by Service Electric Cable Tv Inc. were damaged.</p> <p>Service Electric Cable Tv Inc., the facility owner, submitted an AVR. Their AVR states, “Reporting Plug Utilities for damaging accurately marked facilities. 3 more damages in 1 month. That makes 5 damages in 6 months. On 10/15/2025, Plug Utilities damaged accurately marked facilities near 1169 Eagle St, Wescosville, PA 18106. On 10/17/2025, Plug Utilities damaged accurately marked facilities near 5567 Wedge Ln, Wescosville, PA 18106. On 10/23/2025, Plug Utilities damaged accurately marked facilities near 1159 Driver Pl, Wescosville, PA 18106. Damage investigations for each are attached.” Photos were submitted.</p> <p>Plug Utilities, the excavator, submitted two Alleged Violation Reports (AVR).</p> <p>- AVR2025OCT140013 states, “While installing conduit, the crew was about 18-48 inches deep when they struck a cable line at multiple sites from 1157 to 1257 Eagle St. Service electric cable is the name of the company or Astound. The marks are either nit there or far off from the damage site. It is incorrectly marked.” Photos were submitted.</p> <p>- AVR2025OCT150010 states, “While installing conduit, the crew was about 18-48 inches deep when they struck an unmarked cable at the rear of address 1157 Eagle St. We suspect the cable belongs to Service Electric Cable.” Photos were submitted</p> <p>Verizon is the project owner. An AVR has not been filed as of 02/11/2026. An AVR request letter was sent 01/30/2026.</p>	<p>Service Electric Cable TV and Communication of Lehigh Valley: \$250.00 Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Verizon: \$750.00 Section 2(5)(v) 1st Offense \$250.00</p> <p>Section 2(5)(v) 1st Offense \$250.00</p> <p>Section 2(5)(v) 1st Offense \$250.00</p> <p>ASTOUND BROADBAND POWERED BY RCN: \$500.00 Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p> <p>PPL Electric: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>10/15/2025 – Service Electric Cable Tv Inc. reported their correctly marked line was damaged by hand tools.</p> <p>10/17/2025 - Service Electric Cable Tv Inc. reported their line was damaged by hand tools in two separate locations.</p> <p>The submitted photos support the damage was caused by hand tools.</p> <p>Routine ticket 20252735054 had a response due date of 10/02/2025. - Verizon responded to this ticket on 10/03/2025.</p> <p>Routine ticket 20252735052 [version 000] had a response due date of 10/02/2025. - Verizon responded to this ticket on 10/03/2025.</p> <p>Routine ticket 20252872381 had a response due date of 10/16/2025. - Verizon responded to this ticket on 10/17/2025. - ASTOUND BROADBAND POWERED BY RCN responded ‘Insufficient Info. Do not dig’ on 10/15/2025. A final response was not received for this ticket. - SERVICE ELECTRIC CABLE TV INC responded ‘Insufficient Info. Do not dig’ on 10/15/2025. A final response was not received for this ticket. - PPL Electric responded ‘Insufficient Info. Do not dig’ on 10/15/2025. A final response was not received for this ticket.</p> <p>Emergency ticket 20252873304 was requested on 10/14/2025. - ASTOUND BROADBAND POWERED BY RCN responded ‘Insufficient Info. Do not dig’ on 10/15/2025. A final response was not received for this ticket.</p> <p>This case is related to case 60537, where Section 6.1(3) was applied to the project owner, Verizon.</p> <p>Violations:</p> <p>ASTOUND BROADBAND POWERED BY RCN - - Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Routine ticket 20252872381. - Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Emergency ticket 20252873304.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>SERVICE ELECTRIC CABLE TV INC- - Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Routine ticket 20252872381.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>PPL Electric-</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>- Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Routine ticket 20252872381.- Withdrawn</p> <p>Verizon-</p> <p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20252735054.</p> <p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20252735052 [version 000].</p> <p>- Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20252872381.</p> <p>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
60501	<p>Facility Owner: PENELEC / FIRSTENERGY</p> <p>Contractor/Excavator: BOOK CONSTRUCTION</p>	<p><u>On 10/16/2025 8:00:00 AM at MORIO DR, WASHINGTON TWP, WYOMING</u> The incident occurred on Friday, October 16, 2025, on Morio Drive, in Washington Township, Wyoming County.</p> <p>A line owned by Penelec/FirstEnergy was damaged.</p> <p>Penelec reported an Excavation issue as failing to call the PA One Call System to place a new request after removing equipment and vacating a worksite for more than 2 business days. Penelec stated in their Alleged Violation Report (AVR), “On July 8, 2025, Book Construction, “Excavator,” submitted POCS Update Ticket 20251890991 to install conduit on Morio Drive, Washington Township, Wyoming County, Pennsylvania. On October 16, 2025, Penelec was notified of an outage at 25 Thomas Drive. USIC, Penelec’s Contract Locator, investigated and determined that the line was marked properly on July 29, 2025, and that the markings had since been compromised. The root cause of the damage was the Excavator failed to request that the facilities be marked again.</p> <p>20251761562- Routine ticket placed on 6/25/2025, with a duration of 2 weeks, Response due date of 7/7/2025, and Lawful start dates of 7/8/2025 - 7/10/2025, Method of Excavation- Boring</p> <p>20251890991- Routine update ticket placed on 7/8/2025, with a duration of 2 weeks, Method of Excavation- Boring, with Remarks- REASON FOR UPDATE: WORK NOT STARTED REMARK LINES.</p> <p>20252051735- Routine update ticket placed on 7/24/2025, with a duration of 2 weeks, Method of Excavation- Boring, and Remarks- REASON FOR UPDATE: WORK STOPPED, STARTING AGAIN, REMARK LINES.</p> <p>On Thursday, January 9, 2026, a letter and an email were sent requesting an AVR from Book Construction. As of 2/13/2026, they did not respond to the request and no AVR was submitted.</p>	<p>BOOK CONSTRUCTION: \$2,000.00</p> <p>Section 5(3) 1st Offense \$500.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(17) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations:</p> <p>*Book Construction is in violation of sections: 5(3) – Excavator failed to preserve mark-outs or request a remark. 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, and PUC Online Compliance Training is required for the Excavator(s) working onsite at this excavation, or their replacements.</p>	
60128	<p>Facility Owner: PECO AN EXELON COMPANY Contractor/Excavator: APEX FENCE COMPANY Project Owner: HOMEOWNER</p>	<p><u>On 10/17/2025 9:00:00 AM at 543 CEDAR DR, WHITEMARSH TWP, MONTGOMERY</u> The incident occurred on Friday, October 17, 2025, at 543 Cedar Drive, in Whitemarsh Township, Montgomery County.</p> <p>A gas line owned by PECO An Exelon Company was damaged. There are no tickets associated with this case.</p> <p>PECO reported a damage and an Excavator issue as failing to submit a locate request through the PA One Call System before excavation. PECO stated in their Alleged Violation Report (AVR), “Fence company digging next to meter with no PA One Call locate request”, and explained “On 10/17/2025 USIC was notified by Peco of a gas damage at 543 Cedar Dr Whitemarsh Twp Montgomery County Pa, During the investigation it was found that Apex Fencing was excavating with unknown equipment to install fencing when they damaged the unmarked 1" plastic gas service, after reviewing locate request for the area it was found that Apex Fencing does not have a locate request to be excavating at 543 Cedar Dr or the surrounding area resulting in the 1" plastic gas service being damaged and Peco needing to make repairs.”</p> <p>Additional information requested by email, PECO was asked, "PECO was notified of the damaged gas line. How was PECO notified? Was there a gas leak? Was 911 called?" PECO replied stating, "Customer called PECO. There was an automatic Flow Restrictor which would have immediately shut off the service, so not much gas would have been released. I don't see any notes about 911 being notified."</p> <p>PECO provided photos of the damage gas line.</p> <p>On Friday, 1/9/2026, a letter and an email were sent to Apex Fence Company requesting an AVR. There was no response to the request and no AVR was submitted.</p> <p>Violations:</p> <p>*Apex Fence Company is in violation of sections: 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. 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>	<p>APEX FENCE COMPANY: \$3,500.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(17) 1st Offense \$500.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line.</p> <p>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>Recommendation: Penalties Applied, and PUC Online Compliance Training is required for the Excavator(s) working onsite at this excavation, or their replacements.</p>	
59513	<p>Facility Owner: Verizon</p> <p>Contractor/Excavator: Empire Boring Inc</p> <p>Project Owner: Lamberts Cable Splicing</p> <p>Other: East Carroll Township</p>	<p><u>On 10/17/2025 2:30:00 PM at SUNSET RD, EAST CARROLL TWP, CAMBRIA</u> The incident occurred on October 17th, 2025, at 2:30 PM, on Sunset Road, in East Carroll Township, Cambria County.</p> <p>A communication line owned by Verizon was damaged.</p> <p>Verizon is the facility owner. An Alleged Violation Report (AVR) request letter was sent 01/22/2026. They submitted an AVR. It states, “Our contractor hit a 50 pair copper cable, after we failed to locate it on time.”</p> <p>Empire Boring Inc., the excavator, submitted an AVR. Their AVR did not include a summary of the incident. They submitted photos.</p> <p>Lamberts Cable Splicing is the project owner. An AVR request letter was sent 01/22/2026. An AVR has not been filed as of 02/24/2026. Lamberts Cable Splicing was listed on the PA One Call ticket for whom the work is being completed for.</p> <p>The submitted photos show orange flags parallel to the road, with Verizon’s name on them. The flags were more than 3 feet away from where the damage occurred based on the hit kit’s measurement.</p> <p>The emergency ticket states: VERIZON MARKS WERE OFF 4FT. CREW ON SITE. CALLER STATES VERIZON WAS ALREADY CONTACTED EXCAVATION EQUIPMENT: DIRECTIONAL DRILLING</p> <p>Emergency ticket 20252903007 had a response due date of 10/17/2025.</p> <ul style="list-style-type: none"> - East Carroll Township did not respond until 10/19/2025. - Verizon did not respond until 10/20/2025. <p>Violations:</p> <p>Verizon</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(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket 20252903007. <p>Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p> <p>Lamberts Cable Splicing-</p>	<p>Verizon: \$1,500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Lamberts Cable Splicing: \$2,000.00 Section 6.1(7) 2nd Offense \$1,500.00</p> <p>Section 6.1(8) 1st Offense \$500.00</p> <p>East Carroll Township: \$0.00 Section 2(5)(vii) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>- Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike.</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: The penalty is applied. PUC compliance training education is required.</p> <p>East Carroll Township-</p> <p>- Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket 20252903007.</p> <p>Recommendation: No penalty is applied. This is a warning. PUC compliance training education is required.</p>	
59600	<p>Facility Owner: PEOPLES NATURAL GAS COMPANY LLC</p> <p>Contractor/Excavator: RON GILLETTE INC</p> <p>Project Owner: TARENTUM BOROUGH</p> <p>Designer: GIBSON THOMAS ENGINEERING CO INC</p> <p>Other: COMCAST</p>	<p><u>On 10/21/2025 11:35:00 AM at COLLINS WAY, TARENTUM BORO, ALLEGHENY</u> The incident occurred on Tuesday, October 21, 2025, on Collins Way, in Tarentum Borough, Allegheny County</p> <p>A gas line owned by Peoples Natural Gas Company (PNG) was damaged.</p> <p>PNG reported an Excavator issue as failing to exercise due care and take all reasonable steps necessary to avoid injury to or interference with all lines. PNG stated in their Alleged Violation Report (AVR), “On 10/21/2025, Ron Gillette Inc was digging to installing storm sewers and catch basins when they struck an accurately marked PNG SL main to curb.”</p> <p>PNG provided photos of the damaged line.</p> <p>The contractor, Ron Gillette Inc stated in their AVR, “hit gas service”.</p> <p>The designer, Gibson Thomas Engineering stated in their AVR, “Contractor was digging for the storm sewer when he accidentally hit the gas service line to 200 W 11th St. close to the corner of Collins Way and Center St. Isaac (contractor rep) called the gas company Gas supervisor was on site at 12:00 pm. He called his crew to make repairs. They came at 12:30 and installed a shutoff valve and left a curb box It took about 1hr. The owner of the house came home just as the repair was finished. Gas supervisor informed the owner and went in the home and re-lit their gas appliances. Left site”.</p> <p>On Tuesday, 12/30/2025, additional information was requested from Gibson Thomas Engineering asking, “Is Gibson Thomas Engineering representing the project owner, Tarentum Borough?”</p> <p>There was no reply to the email.</p> <p>On Thursday, 1/8/2026, a letter and an email were sent to the project owner Tarentum Borough requesting an AVR. Tarentum Borough did not submit an AVR</p> <p>On Tuesday, 1/13/2026, the Tarentum’s Borough Manager called and left a voice message stating, Borough Manager for Tarentum’s Pennsylvania out by Pittsburgh, case number 59600 for an AVR, but the AVR was not for the Borough, we had nothing to do</p>	<p>RON GILLETTE INC: \$500.00 Section 5(4) 1st Offense \$500.00</p> <p>TARENTUM BOROUGH: \$1,000.00 Section 6.1(7) 1st Offense \$1,000.00</p> <p>COMCAST: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>with it, it was for a Ron Gillette and People's Natural Gas, so quite sure why we keep getting the overdue AVR, if somebody could call me back.</p> <p>On Tuesday, 1/20/2026, the Damage Prevention Investigator tried several times, returning a call, 724-671-7474, to Dewwhite of Tarentum Borough but couldn't leave a message because operated said, "your call cannot be completed at this time. Please try again later."</p> <p>20252790178- Routine ticket placed on 10/6/2025 at 7:05am, with response due date of 10/8/2025, working for- Tarentum Borough. Late Response from Comcast on 10/22/2025, as Clear No Facilities.</p> <p>Violations:</p> <p>*Ron Gillette Inc is in violation of section: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: Penalty Applied</p> <p>*Tarentum Borough is in violation of section: 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. Recommendation: Penalty Applied and PUC Online Compliance Training is required for the Person responsible for submitting AVRs, or their replacement.</p> <p>*Comcast is in violation of section: 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. 20252790178 Recommendation: Penalty Applied</p>	
60888	<p>Facility Owner: Comcast Contractor/Excavator: PATRICK BREWER CARPENTRY Project Owner: Homeowner</p>	<p><u>On 10/22/2025 9:23:00 AM at 29 PLYMOUTH DR, UNION TWP, LEBANON</u> PATRICK BREWER CARPENTRY - 5(16) reduced from \$1000 to warning of \$0. Education is required.</p> <p>*****</p> <p>The incident occurred on 10/22/2025, at 9:23 AM, on 29 Plymouth Dr, in Union Twp, Lebanon County.</p> <p>A communication line owned by Comcast was damaged.</p> <p>Comcast is the facility owner. Their Alleged Violation Report (AVR) was submitted on 12/4/2025 and states, "excavator tore up our line while digging for a foundation". Nothing was included as an attachment with the AVR and additional information was requested from Comcast. They provided 3 images of the area, no marks are seen to indicate their lines. Comcast did not respond timely to Ticket 20252880550, but responded "Clear" 10 days after the response was due.</p> <p>Patrick Brewer Carpentry is the excavator. An AVR was not filed as of 01/16/2026. Patrick Brewer Carpentry emailed on 1/28/2026 stating they couldn't submit an AVR due to system issues. Their AVR was due 11/21/2025. An AVR was submitted on 2/9/2026 that states, "PA One Call was notified on 10/15/25. Confirmation was sent back to us on 10/18/25. We began excavation on 10/21 at 12 PM and the Comcast line was hit on 10/22 which affected the homeowner and</p>	<p>Comcast: \$1,750.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p>PATRICK BREWER CARPENTRY: \$0.00 Section 5(16) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>immediate area. Pat Brewer Carpentry and P&N Excavating had the excavation area clearly marked with white paint and left ample amount of time for things to be marked/certified from PA 1 Call for marking for excavation. PBC and P&N would have no way of knowing that there was a Comcast line in the area.”</p> <p>Darrell Houser is the homeowner and project owner. An AVR was not filed as of 01/16/2026 and an AVR request letter was sent the same day. An AVR was submitted on 1/29/2026 that states, “Contractor (Patrick Brewer Carpentry) was doing an excavation on my backyard for an addition for my house. They hit the Xfinity / Comcast Cable Line. The line was not marked by Xfinity / Comcast.”</p> <p>Violations: Facility – Comcast: 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# 20252880550 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 person responsible for submitting AVRs, or their replacement.</p> <p>Excavator – Patrick Brewer Carpentry: 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>	
60339	<p>Facility Owner: Verizon Contractor/Excavator: Mele & Mele & Sons Project Owner: Pittsburgh Water Other: Comcast Other: Johnson, Mirmiran and Thompson (JMT) Other: Peoples Natural Gas</p>	<p><u>On 10/31/2025 8:46:00 AM at 1210 Squirrel Hill Ave, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on 10/31/2025, at 8:46 AM, on 1210 Squirrel Hill Ave, in Pittsburgh City, Allegheny County.</p> <p>A communication line owned by Verizon was damaged.</p> <p>Verizon is the facility owner. An Alleged Violation Report (AVR) was not filed as of 12/30/2025 and an AVR request was sent the same day. No AVR was submitted as of 2/5/2026.</p> <p>Mele And Mele And Sons Inc is the excavator. Their AVR states, “At approximately 8:45am, during mainline excavation contractor struck unmarked conduit</p>	<p>Verizon: \$2,000.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p>Section 2(11) 1st Offense \$500.00</p> <p>Comcast: \$1,000.00 Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Peoples Natural Gas:</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>approximately 2.5 ft deep in trench. Foreman called Verizon - at approximately 10am Verizon arrived on site, claiming line and calling for repair crew. Zottola repair crew arrived on site at 11:15am and began repairing line, by running new conduit and new fiber line. Repair was completed by 1:30pm”.</p> <p>Pittsburgh Water & Sewer Authority is the project owner. Their AVR states the same information as Mele and Mele’s AVR.</p> <p>Johnson Mirmiran And Thompson is the designer. Their AVR states, “At approximately 8:45am, during mainline excavation contractor struck unmarked conduit approximately 2.5 ft deep in trench. Foreman called Verizon - at approximately 10am Verizon arrived on site, claiming line and calling for repair crew. Zottola repair crew arrived on site at 11:15am and began repairing line, by running new conduit and new fiber line. Repair was completed by 1:30pm. One call serial numbers located on bid documents. Telecom line was not picked up per QLB survey designation provided to JMT. Provided utility records make it hard to discern Verizon line location due to scale and format.”</p> <p>Ticket # 20253040892 New – Damage – Emergency was entered on 10/31/25 at 9:19 AM. Comcast responded “Clear” on 11/3/2025.</p> <p>Ticket #20251633854 New – Excavation – Routine had a response due date of 6/18/2025. Peoples Natural Gas responded “Field Marked” on 7/9/2025. Comcast never entered “Field Marked” or “Clear”. Comcast’s violation will be addressed on case number 060197.</p> <p>This case is related to the following cases by tickets: 056640, 056926, 056929, 057058, 059523, 060197</p> <p>Violations: Facility – Verizon: 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. 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. PUC online Compliance Training is required for the person responsible for submitting AVRs, or their replacement.</p>	<p>\$250.00 Section 2(5)(v.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Facility (other) – Comcast: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket # 20253040892 Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket #20251633854 This violation will be addressed on case number 060197. 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) – Peoples Natural Gas: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket #20251633854 PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p>	
60567	<p>Facility Owner: PECO Contractor/Excavator: ELIAS VARGAS</p>	<p><u>On 11/1/2025 3:25:00 PM at 2577 WATLAND RD, EASTTOWN TWP, CHESTER</u> The incident occurred on 11/1/2025, at 3:25 PM, on 2577 Watland Rd, in Easttown Twp, 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, “Elias Vargas and crew were working to remove multiple trees in front of 2577 Wayland Rd in Berwyn when they struck an active, 1" HDPE, high pressure gas service”. Additional information was requested from PECO on how they determined who the excavator was. Their response was, “Per the claims report, this individual was on-site when we showed up.”</p> <p>Elias Vargas is listed as the excavator on PECO’s AVR. An AVR was not filed as of 01/08/2026 and an AVR request was sent the same day. Elias Vargas called and left a voicemail indicating he doesn’t understand what the letters were for. A return call made by the PUC was not returned.</p> <p>The homeowner is the project owner.</p> <p>The image submitted by the facility shows an excavated hole around a tree. No documentation that mechanized equipment was used in this excavation.</p> <p>Violations: Undetermined excavation equipment. No documented violations of Act 127 of 2024.</p>	
60031	<p>Contractor/Excavator: LAWRENCE SITE CONTRACTORS Project Owner: Lower Merion Township Other: AQUA PENNSYLVANIA INC Other: Comcast Other: LUMEN FORMERLY LEVEL 3</p>	<p><u>On 11/3/2025 11:40:00 AM at 724 HARVARD RD, LOWER MERION TWP, MONTGOMERY</u> The non-damage incident occurred on November 4th, 2025, in Lower Merion Township, Montgomery County.</p> <p>81 individual routine tickets with the same dig date, were submitted for a large project without creating a complex project and holding a meeting prior to the commencement of excavation.</p>	<p>LAWRENCE SITE CONTRACTORS: \$250.00 Section 5(3) 1st Offense \$250.00</p> <p>Comcast: \$500.00 Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Lawrence Site Contractors is the excavator. An Alleged Violation Report (AVR) has not been filed as of 02/04/2026.</p> <p>Lower Merion Township is the project owner. An AVR has not been filed as of 02/04/2026.</p> <p>Aqua Pennsylvania Inc. submitted an AVR. Their AVR states, " Excavator working for Lower Merion Township submitted 81 individual PA1 tickets for planting trees, all ticket responses are due on Sunday, November 9 with work to start on Monday, November 10. The Excavator & Project Owner should have created a Complex Project and held a Complex Project Meeting."</p> <p>Lumen Formerly Level 3 submitted an AVR. Their AVR states, " Lumen does not have any facilities at the location 724 HARVARD RD . Out of the provided serial numbers Serial Number(s): 20253072310, 20253081708, 20253081739, 20253081840, 20253081856, 20253081870, 20253081901, 20253081969, 20253082063, 20253082154, 20253082221, 20253082290, 20253082291, 20253082438, 20253082459, 20253082481. Only received one-20253081969 not the address of the alleged violation."</p> <p>There were 81 individual Pa One Call tickets requested by Lawrence Site Contractors for planting trees in Lower Merion Township. All 81 tickets had a response due date of 11/09/2025. Due to the number of routine tickets involved and size of the project, a complex project should have created, and a complex project meeting should have been held prior to the commencement of excavation.</p> <p>"Complex project" means an excavation that involves more work than properly can be described in a single locate request or any project designated as such by the excavator or facility owner as a consequence of its complexity or its potential to cause significant disruption to lines or facilities and the public, including excavations that require scheduling locates over an extended time frame.</p> <p>"Preconstruction meeting" means a scheduled event held by the excavator, designer, project owner and facility owner, or an agent of the excavator, designer, project owner and facility owner, prior to the commencement of excavation or demolition work in a complex project.</p> <p>Responsibilities Of The Excavator - In a complex project or if an excavator intends to perform work at multiple work sites or over a large area, to take reasonable steps to work with facility owners, including scheduling and conducting a preconstruction meeting, so that they may locate their facilities at a time reasonably in advance of the actual start of excavation or demolition work for each phase of the work. A preconstruction meeting may take place at any time prior to the commencement of excavation or demolition work, and the excavator,</p>	<p>Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>facility owners and designer, or their agents, shall attend the meeting. Notice of the meeting shall be given sufficiently in advance so as to permit attendance, either in person or electronically, by the excavator, facility owners and designer, or their agents, and shall include information sufficient to identify the scope of work. If the excavator does not believe that a preconstruction meeting is necessary under the circumstances of this clause it shall indicate such belief in its notice, but any facility owner with facilities at the work site may request a meeting with the excavator, and a meeting shall be held between the facility owner and the excavator.</p> <p>Routine ticket 20253081870 had a response due date of 11/09/2025. - Comcast replied to this ticket on 11/10/2025.</p> <p>Routine ticket 20253081708 had a response due date of 11/09/2025. - Comcast replied to this ticket on 11/10/2025.</p> <p>Violations:</p> <p>Lawrence Site Contractors- - Section 5(3) – Excavator failed to hold a preconstruction meeting prior to beginning a complex project. 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 20253081870. - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20253081708. Recommendation: The penalty is applied.</p>	
60743	<p>Facility Owner: Met Ed / First Energy Contractor/Excavator: Columbia Gas Project Owner: Columbia Gas (Placeholder) Other: Comcast Other: Dover Township Other: Verizon North</p>	<p><u>On 11/4/2025 8:00:00 AM at 3847 COUNTRY DR, DOVER TWP, YORK</u> Comcast accepts.</p> <p>*****</p> <p>The incident occurred on November 4th, 2025, at approximately 8:00 AM, at 3847 Country Drive, in Dover Township, York County.</p> <p>An electrical line owned by Met Ed was damaged.</p> <p>Met Ed, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “On October 29, 2025, Columbia Gas of PA Inc., “Excavator,” submitted POCS Update Ticket 20253021649 to install a gas line at 3847 Country Drive, Dover Township, York County, Pennsylvania. On November 4, 2025, Met-Ed was notified of an outage at this location. USIC, Met-Ed’s Contract Locator, investigated and determined that the Excavator damaged an accurately marked service line. The root cause of the damage was the Excavator</p>	<p>Comcast: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p> <p>Dover Township: \$1,000.00 Section 2(5)(vii) 1st Offense \$1,000.00</p> <p>Verizon North: \$250.00 Section 2(5)(v) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>failed to use prudent techniques within the tolerance zone.” Photos were submitted.</p> <p>Columbia Gas, the excavator and project owner, submitted an AVR. Their AVR states, “A Columbia Gas employee, was performing trench excavation for utility installation. While exposing existing utilities, an employee struck a Met-Ed electric line with a dig-in bar. The crew had exposed three utilities in a dual trench, but there was no clear indication of a fourth utility located approximately six inches below the trench. One customer was affected by the damage. Met-Ed was notified and responded immediately. All safety checks were completed and repairs were made.” Photos were submitted.</p> <p>The submitted photos show the electrical line was marked using red paint. The damage occurred within the tolerance zone using hand tool. It was reported the damage was caused by a dig-in bar. The line was severed with a straight cut through it.</p> <p>Routine ticket 20253021649 had a ticket response due date of 10/31/2025. - Verizon North responded to the ticket 11/01/2025. - Comcast responded to the ticket on 11/03/2025.</p> <p>Emergency ticket 20253081104 was requested on 11/04/2025 at 09:47 AM. - Dover Township did not respond to the ticket until 11/05/2025 at 1:19 PM.</p> <p>Violations:</p> <p>Dover Township- - Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Emergency ticket 20253081104. Recommendation: The penalty is applied. PUC compliance training education is required.</p> <p>Verizon North- - Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Routine ticket 20253021649. 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. Routine ticket 20253021649. Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
60082	Facility Owner: Verizon Contractor/Excavator: MELCAR Project Owner: PECO Other: CARR AND DUFF	<u>On 11/5/2025 11:00:00 AM at 383 HUCKLEBERRY LN, LOWER SALFORD TWP, MONTGOMERY</u> Incident occurred on November 5th, 2025, at 11am on 383 Huckleberry Lane, Lower Salford Township, Montgomery County. A telecom line was damaged.	Verizon: \$15,500.00 Section 2(5)(v) Subsequent \$2,000.00 Section 2(5)(vii) Subsequent \$2,500.00

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Other: LOWER SALFORD TOWNSHIP</p>	<p>Melcar's Alleged Violation Report (AVR) states, "A Complex Project meeting was held on 9/24/25. Verizon did not attend. Tickets– 20252763448 & 20252894146 were called in and updated requesting remarks because marks were missing. Work not started – Remark Lines. Verizon responded to 20252763448 as Conflict Verizon responded to 20252894146 as Field Marked The update ticket for 20252894146 is 20253013490. Ticket – 20253013490 – we began renotifications for Verizon because they did not give a positive response to the ticket. We saw orange communication marks on the ground, but it was not clear if they belonged to Verizon or Comcast. On 11/4 at 7am and on 11/5 @ 9:30am Verizon was renotified to come to the site to mark their lines and update the KARL system. On 11/5 at around 11:00am after potholing all marked utilities, we were drilling in front of 383 Huckleberry Ln when the unmarked Verizon main was hit. The work stopped. The oversite and office were called immediately to report the damage. PA one call was notified and given the damage ticket number 20253092207. I arrived onsite to take pictures and videos. A Verizon locator showed up and confirmed Verizon outages on the street and identified the damaged line. The Verizon locator proceeded to pull out his locating device and scan the area. He soon realized he mistakenly painted over and marked the Comcast line instead of the Verizon line. The locator said this out loud and was witnessed by Melcar employees as well as was caught on video. Video can be emailed upon request because it can't be uploaded to this AVR because of its size. Since we had equipment onsite we assisted Verizon in excavating their unmarked main so that they could swiftly make repairs and get their customers back online."</p> <p>PECO's AVR states, "On 11-05-25 at ~11:00, Melcar drill head caught/severed the Verizon main 30" off the Comcast mark at 383 Huckleberry Ln., Lower Salford, PA. Melcar will expose area for Verizon to make repairs."</p> <p>Carr and Duff's AVR states, "On 11-05-25 at ~11:00, Melcar drill head caught/severed the VZ main 30" off the Comcast mark at 383 Huckleberry Ln., Lower Salford, PA. Melcar will expose area for VZ to make repairs and will redrill bore path ~2" E of curb line, underneath the street, to avoid VZ main. Customer Count: TBD Customer Outage Duration: TBD VZ VZ didn't mark out their services yet. VZ personnel admitted to this and recorded by Jen Seibert. VZ main was running directly under the curb line. VZ was already onsite to repair the secondary hit yesterday and may send one of their subs to fix it soon. Melcar Melcar will pull back the head and redrill the bore path ~2 feet on the opposite side of the curb (east of curb line) underneath the street. Muscara and I both spoke with Jen Seibert and John Seibert. Jaskowiak is calling me back later."</p>	<p>Section 2(5)(i) Subsequent \$2,000.00</p> <p>Section 2(11) 1st Offense \$500.00</p> <p>Section 2(10) Subsequent \$2,500.00</p> <p>Section 2(5)(viii) Subsequent \$2,000.00</p> <p>Section 2(5)(v.1) Subsequent \$2,000.00</p> <p>Section 2(5)(v.1) Subsequent \$2,000.00</p> <p>PECO: \$1,000.00</p> <p>Section 6.1(3) 1st Offense \$500.00</p> <p>Section 4(2) 1st Offense \$500.00</p> <p>LOWER SALFORD TOWNSHIP: \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Images show that the damaged line was outside of the tolerance zone for telecom mark out.</p> <p>Verizon was mailed and emailed a request for an AVR on 1/7/26. No AVR has been submitted as of 2/6/26. Emergency damage ticket was placed on 11/5/25.</p> <p>Recommended violations, penalties, and education:</p> <p>Verizon</p> <p>Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20253013490-00. 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.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20253013490-01. 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.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20253013490-02. 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. 20253092207. 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)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20252570319. 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. 20253092207. PUC compliance education is required for the person responsible for submitting AVR or their replacement.</p> <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. PUC compliance education is required.</p> <p>Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p> <p>PECO</p> <p>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.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 6.1(3) – Released a project to bid or construction before final design was complete. PUC compliance education is required.</p> <p>Lower Salford Township Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20253013490-00. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p>	
60855	<p>Facility Owner: Aqua PA Contractor/Excavator: Utility Line Services Project Owner: Aqua PA (Placeholder) Other: BRANDYWINE CAD DESIGN INC</p>	<p><u>On 11/7/2025 10:15:00 AM at SAGAMORE RD, HAVERFORD TWP, DELAWARE</u> The incident occurred on November 7th, 2025, at 10:15 AM, on Sagamore Road, in Haverford Township, Delaware County.</p> <p>A water line owned by Aqua was damaged.</p> <p>Aqua PA, the facility and project owner, submitted an Alleged Violation Report (AVR). Their AVR states, “Aqua Contractor Utility Line Services, while the crew was trenching in the area of 204 Sagamore Road to install a water main, they damaged a 3/4" copper water service that was 11' off the mark. The crew hand dug on the mark and couldn't find the service.”</p> <p>Utility Line Services, the excavator, submitted an AVR. Their AVR states, “While the crew was trenching in the area of 204 Sagamore Road to install a water main, they damaged a 3/4" copper water service that was 11' off the mark. The crew hand dug on the mark and couldn't find the service.” Photos were submitted.</p> <p>Brandywine Cad Design Inc., the designer, submitted an AVR. Their AVR states, "Aqua contractor Utility Line Services, while the crew was trenching in the area of 204 Sagamore Rd to install a water main, they damaged a 3/4" copper water service that was 11' off the mark. The crew hand dug on the mark and couldn't find the service.”</p> <p>The submitted photos show no mark outs near the damaged line. The facility owner stated in their AVR the line was mismarked.</p> <p>Violations: Aqua- - Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. PUC compliance training education was recently completed.</p>	<p>Aqua PA: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p>
60565	<p>Facility Owner: National Fuel Gas Contractor/Excavator: Logan Earthworks Project Owner: RJW & Associates, Inc. Other: Homeowner</p>	<p><u>On 11/7/2025 2:30:00 PM at 254 Leech Rd., SUGAR GROVE TWP, MERCER</u> RJW Associates is accepting with a 50% reduction from \$1,000 to \$500. *** Incident occurred on November 7th, 2025, at 2:30pm on 254 Leech Road, Sugar Grove Township, Mercer County.</p> <p>A gas line was damaged.</p>	<p>Logan Earthworks: \$3,000.00 Section 5(2.1) 1st Offense \$1,000.00 Section 5(8) 1st Offense \$1,000.00 Section 5(16) 1st Offense</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>National Fuel Gas' Alleged Violation Report (AVR) states, "Homeowner struck natural gas distribution service line at the tap near the main line while installing electric facilities. Homeowner did not have a POCS ticket submission. The last POCS submission was for a fence installation. Please see attachment."</p> <p>RJW & Associates AVR states, "A hole in the ground was left open from previous repair to a National Fuel line by National Fuel to allow for a new gas service to be run from the repaired line to a home on the property. The hole was adjacent to the a Penn Power pole where new underground service was to be run from the pole to the home. i do not recall the specific date of the incident. In preparation for the underground electric service, we began to dig a trench adjacent to the exposed gas line. The earth disturbance from the electric line digging caused the gas line repair to begin to leak. National fuel was called and they repaired the leak, as well as another leak on the line that was approximately 150 feet from where we were digging. Since the time of the leak, both the new gas and electric lines have been installed, both trenches are covered, and both gas and electric service are working at the house." AVR was marked as No for the 911 notification.</p> <p>Logan Earthworks and the homeowner (RJW & Associates) was sent AVR request letters on 1/15/26. RJW & Associates submitted an AVR on 1/19/26. No AVR has been received from Logan Earthworks.</p> <p>Recommended violations, penalties, and education:</p> <p>Logan Earthworks Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. PUC compliance education is required. 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. PUC compliance education is required. 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.</p> <p>RJW & Associates 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.</p>	<p>\$1,000.00</p> <p>RJW & Associates, Inc.: \$500.00 Section 6.1(7) 1st Offense \$500.00</p>
60272	<p>Facility Owner: Comcast Facility Owner: GUILFORD WATER AUTHORITY Contractor/Excavator: Unlimited Communications Project Owner: Brightspeed</p>	<p><u>On 11/11/2025 3:47:00 PM at FILLMORE DR, GREENE TWP, FRANKLIN</u> Incident occurred on November 11th, 2025, at 3:47pm along Fillmore Drive, Greene Township, Franklin County.</p> <p>An emergency ticket was placed that did not meet the requirements.</p> <p>Guilford Water Authority's Alleged Violation Report (AVR) states, "This was not an emergency one call. It</p>	<p>Comcast: \$1,500.00 Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v.1) 2nd Offense \$1,000.00</p> <p>Unlimited Communications: \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>was three entire town homes, 16 units total and it was not repairing communication, it was installing. They had called last week three or four other townhomes and this is a continuation of a project."</p> <p>Unlimited Communications AVR states, "The scope of work called in on our normal ticket wasn't marked completely and the usic locator said it wasn't covered under our ticket, but all other utilities were marked up to where work was being completed. That is why an emergency ticket was called in because he wouldn't mark the whole ticket"</p> <p>Responses for routine ticket 20253101013:</p> <p>Comcast 0 AQ1 COMCAST AQ1-NO RESPONSE 11/11/25, 12:04 AM Auto-KARL N/A 1 AQ1 COMCAST AQ1-NO RESPONSE 11/11/25, 10:39 AM Auto-KARL N/A 1 AQ1 COMCAST AQ1-CLEAR. NO FACILITIES OR FACIL NOT INVOLVED 11/16/25, 3:02 PM AAA-WEBSVC N/A</p> <p>Brightspeed 0 BSD BRIGHTSPEED BSD-NO RESPONSE 11/11/25, 12:04 AM Auto-KARL N/A 1 BSD BRIGHTSPEED BSD-FIELD MARKED 11/11/25, 4:34 PM AAA-WEBSVC N/A 1 BSD BRIGHTSPEED BSD-NO RESPONSE 11/11/25, 10:39 AM Auto-KARL N/A 1 BSD BRIGHTSPEED BSD-FIELD MARKED 11/11/25, 4:34 PM AAA-WEBSVC N/A</p> <p>Emergency ticket 20253152696 does not meet the definition for an emergency ticket per Act 127 of 2024.</p> <p>An AVR request was mailed and emailed to Brightspeed on 1/8/26. No AVR has been received as of 2/9/26. No design tickets were located by PA1 call. Design plan attached from Brightspeed does not include design tickets, lines of other facilities, PA1 call logo and number.</p> <p>Please note that education is required for the responsible individuals and or their replacements.</p> <p>Violations:</p> <p>Unlimited Communications Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). 20253152696-00. Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). 20253152696-01.</p> <p>Brightspeed Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20253101013-00. PUC compliance education is</p>	<p>Section 5(22) 1st Offense \$500.00</p> <p>Section 5(22) 1st Offense \$0.00</p> <p>Brightspeed: \$5,500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v.1) 1st Offense \$500.00</p> <p>Section 4(2) 1st Offense \$500.00</p> <p>Section 4(2.2) 1st Offense \$250.00</p> <p>Section 4(3) 1st Offense \$250.00</p> <p>Section 4(4) 1st Offense \$250.00</p> <p>Section 4(4.1) 1st Offense \$500.00</p> <p>Section 4(5) 1st Offense \$250.00</p> <p>Section 6.1(1) 1st Offense \$500.00</p> <p>Section 6.1(3) 1st Offense \$500.00</p> <p>Section 6.1(7) 1st Offense \$1,000.00</p> <p>Section 6.1(8) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>required for the individual(s) responsible to perform the locate for this ticket or their replacement(s). Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20253101013-01. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s). 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 individual(s) responsible to perform the locate for this ticket or their replacement(s). Section 4(2.2) – Failed to submit a design notification through the One Call System when a design drawing is completed. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s). Section 4(3) – Designer’s drawing does not show the position and type of each facility owner’s line, and the name of the facility. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s). Section 4(4) – Failed to prepare construction drawings to avoid damage to and minimize interference with facilities in the construction area. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s). Section 4(4.1) - Failed to depict lines or facilities with the appropriate quality levels based on the complexity of the design and construction activities obtained through the SUE process in the planning and design phases in accordance with the American Society of Civil Engineers (ASCE) most recently published standard CI/ASCE 38. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s). Section 4(5) – Designer’s drawing does not include One Call’s toll-free number and the serial number of the ticket. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s). Section 6.1(3) – Released a project to bid or construction before final design was complete. Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike. 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>Comcast Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20253101013-00. 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.1) – Failed to communicate directly with excavator within 2 hours of renotification. 20253101013-01. PUC compliance education is required</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
60594	<p>Facility Owner: AQUA PENNSYLVANIA INC</p> <p>Contractor/Excavator: Netway Service Group LLC</p> <p>Project Owner: CABLEVISION LIGHTPATH LLC</p> <p>Other: BUCKS COUNTY WATER AND SEWER AUTHORITY</p> <p>Other: Lightpath</p> <p>Other: Verizon</p> <p>Other: Verizon Business</p>	<p>for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p> <p><u>On 11/13/2025 2:10:00 PM at AIRPORT RD, BRISTOL TWP, BUCKS</u> BCWSA's violation and penalty has been removed. They provided email documents showing they attempted to join the meeting and emailed the excavator directly who had changed the meeting time.</p> <p>****</p> <p>This non-damage incident occurred on November 13th, 2025, at 2:10pm along Airport Road, Bristol Township, Bucks County.</p> <p>Non-damage incident for a complex meeting.</p> <p>Aqua's Alleged Violation Report (AVR) states, "Excavator submitted on Routine ticket with a total length of over 3,400 feet of mark out needed and did not hold a Complex Meeting prior to submitting. Excavator was notified and is from out of state and doesn't know the PA1 laws."</p> <p>Netway Services Group's AVR states, "Received email on 12/11/25 of an alleged violation with serial number 20253173501 for BUCKS COUNTY, BRISTOL TWP at AIRPORT RD. I sent in the initial report via the link provided in the email. Talked with Braxton Cooper to resend since he can't see the initial report sent in on 12/15/25. Reasoning for the report was unknowing the process for PA projects. Greg Danks with PA811 walked me through the complex project process and I set up the project within Coordinate PA. A meeting was conducted on 12/11/25 with the attendance sheet being an attachment to this report. An agreement with all involved was that dig tickets weren't going to be of the whole project but small sections; either intersection to intersection or 800ft portions were to be submitted. A ticket was placed for Airport Rd prior to this meeting but no construction was ever started as I was working on getting up to speed with PA laws and getting the complex project put together and the meeting scheduled. There isn't a way to cancel the original dig ticket so it sort of was left to die on the vine. No new ticket for Airport Rd was submitted due to change of project. No construction was conducted and no damage/strike was committed."</p> <p>Cablevision Lightpath's AVR states, "Only utility 811 called in, no work started to date Lightpath contractor also spoke with Greg Danks/Damage Prevention Liaison to inform him no work was started."</p> <p>Bucks County Water and Sewer Authority's AVR states, "Unknown Utility Hit during Fiber Main installation performed by Netway Services Group LLC. BCWSA has no lines in the area and is not involved in this AVR."</p> <p>Lightpath submitted a complex ticket and held a meeting after consulting with PA1 call on this project. Bucks County Water and Sewer, Verizon, and Verizon Business did not attend the meeting.</p>	<p>Netway Service Group LLC: \$0.00 Section 5(3) 1st Offense \$0.00</p> <p>CABLEVISION LIGHTPATH LLC: \$1,000.00 Section 4(2) 1st Offense \$500.00</p> <p>Section 6.1(3) 1st Offense \$500.00</p> <p>BUCKS COUNTY WATER AND SEWER AUTHORITY: \$0.00</p> <p>Verizon: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>Verizon Business: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>No design tickets were located by PA1call for this installation.</p> <p>Recommended violations, penalties, and education:</p> <p>Netway Service Group, LLC Section 5(3) – Excavator failed to hold a preconstruction meeting prior to beginning a complex project. Reduced to \$0 warning. -PUC compliance education is required for the excavators working onsite of this excavation or their replacements.</p> <p>Cablevision Lightpath 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). Section 6.1(3) – Released a project to bid or construction before final design was complete.</p> <p>Bucks County Water and Sewer Authority Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20253423154. - PUC compliance education is required for the individual(s) responsible to perform the locate 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). 20253423154. - PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p> <p>Verizon Business Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20253423154. - PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p>	
60378	<p>Facility Owner: PHILADELPHIA GAS WORKS Contractor/Excavator: Shegda Construction</p>	<p><u>On 11/14/2025 10:59:00 AM at 1903 W VENANGO ST, PHILADELPHIA CITY, PHILADELPHIA</u> The Non-Damage violation occurred on Friday, November 14, 2025, at 1903 W. Venango Street, in Philadelphia City, Philadelphia County.</p> <p>Philadelphia Gas Works (PGW) reported a Non-Damage violation.</p> <p>PGW reported an Excavator issue as, began excavation work before the lawful start day that was on the routine ticket. PGW stated in their Alleged Violation Report</p>	<p>Shegda Construction: \$1,500.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(17) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>(AVR), “The contractor was supposed to start legally on Monday, November 17th. They started today” [Friday, 11/14/2025].</p> <p>PGW provided time and date stamped photos of the excavation.</p> <p>20253162105- Routine ticket placed on 11/12/2025, Type of Work--[INSTL FULL WTR SVC], with response due date of 11/14/2025, and lawful start dates 11/17/2025 - 11/26/2025. PGW Field Marked on 11/14/2025.</p> <p>On Friday, January 16, 2026, an email and a letter was sent to Shegda Construction requesting an AVR. There was no response to the request and no AVR was submitted.</p> <p>Violations:</p> <p>*Shegda Construction is in violation of sections: 5(2.1) - Began excavation work before the lawful start day (on ticket). 20253162105 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>Recommendation: Penalties Applied, and PUC Online Compliance Training is required for the Excavator(s) working onsite at this excavation, or their replacements.</p>	
60465	<p>Facility Owner: Peoples Natural Gas Contractor/Excavator: Revelation Plumbing</p>	<p><u>On 11/15/2025 9:40:00 AM at 1427 COOPER AVE, PITTSBURGH CITY, ALLEGHENY</u> The incident occurred on 11/15/2025, at 9:40 AM, on 1427 Cooper Ave, in Pittsburgh City, 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, “On 11/15/2025, Revelation Plumbing was working to install a new water SL when they struck an unmarked PNG SL (main to curb). Revelation was working without a valid PA one call.”</p> <p>Revelation Plumbing is the excavator. An AVR was not filed as of 01/05/2026 and an AVR request was sent the same day. No contact was made by Revelation Plumbing as of 2/20/2026.</p> <p>It cannot be determined if a project owner or designer are part of the excavation as Revelation Plumbing did not submit an AVR.</p> <p>Images were submitted by Peoples Natural Gas that show the excavation. PA One Call did not locate any ticket for Revelation Plumbing for this excavation location.</p> <p>Violations: Excavator – Revelation Plumbing: 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</p>	<p>Revelation Plumbing: \$2,750.00 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> <p>Section 5(17) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>interference with a facility owner’s facilities in the construction area.</p> <p>PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p> <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>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>PUC online Compliance Training is required for the person responsible for submitting AVRs, or their replacement.</p>	
60387	<p>Contractor/Excavator: PARKWAY CONSTRUCTION</p> <p>Project Owner: Tractor Supply - Hummelstown</p> <p>Other: DERRY TOWNSHIP MUNICIPAL AUTHORITY OF DERRY TOWNSHIP</p>	<p>On 11/15/2025 10:14:00 AM at 1170 Mae Street, <u>DERRY TWP, DAUPHIN</u> The incident occurred on 11/15/2025, at 10:14 AM, on 1170 Mae Street, in Derry Twp, Dauphin County.</p> <p>This is a non-damage incident.</p> <p>Derry Township Municipal Authority is the facility owner. Their Alleged Violation Report (AVR) states, “While at Tractor Supply at 1170 Mae Street Hummelstown I witnessed a skid loader with auger and a substantial area of excavation. No marks were observed on the pavement in the area. 3 workers were drilling post holes.”</p> <p>Parkway Construction is the excavator. An AVR was not filed as of 12/30/2025 and an AVR request was sent the same day. An AVR was submitted on 1/14/2026 that states, “This is regarding PA1 Call Ticket Number: 20252240703. Parkway Construction located at 1000 Civic Circle, Lewisville, TX was permitted under Township of Derry for a Tractor Supply renovation located at 1170 Mae Street, Hummelstown, PA. Parkway Construction is both GC and Designer. Our propane subcontractor was AmeriGas. We received the attached AVR Case 20252240703 / 60387 and are submitting pictures and information on the case. Project – Renovation of former Big Lots to Tractor Supply 1170 Mae Street, Hummelstown, PA Included adding propane tank, prepped site to add concrete pad with electrical trench Duration - 7/21/25 – 9/26/25”</p> <p>Tractor Supply is the project owner. An AVR was not filed as of 12/30/2025 and an AVR request was sent the same day. No AVR was submitted, even though the project owner received an AVR request, and was on multiple email chains where it was stated all stakeholders involved needed to submit an AVR.</p> <p>Ticket #20252240703 New – Excavation – Routine was entered on 8/12/25 at 8:18 AM for a 1 day excavation that was scheduled on August 15th, 2025 to “INSTL BOLLARDS” at a depth of 3ft and 12in diagonally by drilling. No other tickets were located for this location</p>	<p>PARKWAY CONSTRUCTION: \$500.00</p> <p>Section 5(2.2) 1st Offense \$250.00</p> <p>Section 5(13) 1st Offense \$250.00</p> <p>Tractor Supply - Hummelstown: \$500.00</p> <p>Section 6.1(8) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>by PA One Call. Images taken on November 15th, 2025 show the site and excavation. No marks are visible, or remain from the 8/12/25 ticket. Multiple holes have been drilled, and sections of the concrete have been removed, including a long trench leading away from the area where the holes were drilled. The excavator did not start excavation within the timeframe listed on the ticket from 8/12/2025, and expanded the scope of work to be completed.</p> <p>Section 5 of Act 127 of 2024 states that an excavator must, “submit a locate request to identify the location and type of facility owner lines at each work site by notifying the facility owner through the One Call System. Notification shall be not less than three nor more than ten business days in advance of beginning excavation or demolition work.” And “provide the One Call System with exact information to identify the work site so that facility owners might provide indications of their lines.”</p> <p>Violations: Excavator - Parkway Construction: Section 5(2.2) – Excavator failed to provide exact information to identify the worksite. Section 5(13) – Excavator changed the location, scope, or duration of a proposed excavation without notifying the One call System. PUC online Compliance Training is required for the excavator(s) working onsite at this excavation, or their replacements.</p> <p>Project Owner – Tractor Supply – Hummelstown: 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 online Compliance Training is required for the person responsible for submitting AVRs, or their replacement.</p>	
60849	<p>Facility Owner: AQUA PENNSYLVANIA INC Contractor/Excavator: Valiant Energy Service Project Owner: PECO AN EXELON COMPANY</p>	<p><u>On 11/17/2025 10:30:00 AM at 20 PARK AVE, LOWER MERION TWP, MONTGOMERY</u> The incident occurred on Monday, November 17, 2025, at 20 Park Avenue, in Lower Merion Township, Montgomery County.</p> <p>A water line owned by Aqua PA was damaged.</p> <p>Aqua reported a facility owner issue as marked incorrectly. Aqua stated in their Alleged Violation Report (AVR), Excavator hit mismarked water service to 16 & 18 Park Ave. Aqua provided photos.</p> <p>Valiant Energy Service stated in their AVR, while replacing pole 938, the crew encountered a mismarked water line. The line was marked approximately 15 feet away from the proposed excavation site. However, during auger drilling, the crew struck the actual water line. Upon impact, the crew immediately stopped work,</p>	<p>AQUA PENNSYLVANIA INC: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Valiant Energy Service: \$500.00 Section 5(16) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>secured the area, and contacted PA One Call to report the incident. The water line was confirmed to be mismarked, and the crew remained on site while the water company and other utilities arrived to re-mark their lines. Mr. Carter arrived at the site and observed the operation. The water company ultimately accepted responsibility for the mismark. Due to the necessary repairs and coordination delays, the crew lost approximately 7 hours of productive time and was unable to complete the pole installation.</p> <p>On Friday, January 30, 2026, a letter and email were sent to Valiant Energy Service requesting an AVR. Their AVR was submitted 1/30/2025, not within 30 days of the 11/17/2025 incident.</p> <p>Violations:</p> <p>*Aqua PA 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> <p>*Valiant Energy Service is in violation of section: 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line. Recommendation: Penalty applied with 50% reeducation (\$1,000 to \$500), and PUC Online Compliance Training is required for the Excavator(s) working onsite at this excavation, or their replacements.</p>	
60730	<p>Facility Owner: PECO Contractor/Excavator: KOWALL ELECTRIC COMPANY</p>	<p><u>On 11/18/2025 12:00:00 AM at 119 W THOMPSON AV, SPRINGFIELD TWP, DELAWARE</u> The incident occurred on 11/18/2025, at 2:05 PM, on 119 W Thompson Av, in Springfield Twp, Delaware County.</p> <p>A gas line owned by PECO was damaged.</p> <p>PECO is the facility owner. Their Alleged Violation Report (AVR) states, “CONTRACTOR KOWALL ELECTRIC COMPANY (KEC) WAS DIGGING ONSITE WITH MECHANICAL MEANS WITHOUT A VALID PA ONE CALL”.</p> <p>Kowall Electric is the excavator. An AVR was not filed as of 01/12/2026 and an AVR request was sent the same day. Greg Kowall emailed on 1/28/2026 for more information on submitting an AVR and information was provided the same day. No AVR has been submitted as of 2/24/2026.</p> <p>No AVR, or ticket, was submitted by the excavator, therefore the project owner and/or designer cannot be determined.</p> <p>A damage report was provided by the facility. The site and excavated dirt where the damage occurred are shown beside a gas meter on the side of the home. No marks, or use of mechanized equipment, are notable. Method of excavation and damage cannot be determined by information provided.</p>	<p>KOWALL ELECTRIC COMPANY: \$500.00 Section 5(17) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations: Excavator - Kowall Electric: 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 online Compliance Training is required for the excavator(s) working onsite at this excavation, or their replacements.</p>	
60652	<p>Contractor/Excavator: TYSA LLC Project Owner: Verizon Other: PECO AN EXELON COMPANY</p>	<p><u>On 11/19/2025 9:00:00 AM at 6 CANAL RD, MIDDLETOWN TWP, BUCKS</u> The incident occurred on 11/19/2025, at 9:00 AM, on 6 Canal Rd, in Middletown Twp, Bucks County.</p> <p>This case is in reference to emergency tickets for utility pole replacement that do not meet the definition of emergency per Act 127 of 2024.</p> <p>PECO submitted an Alleged Violation Report (AVR) that states, “Several false pole emergencies”. They provided additional images and information showing the tickets were not emergencies when they went to mark out their lines.</p> <p>Tysa LLC is the excavator. An AVR was not filed as of 01/09/2026 and an AVR request letter was sent the same day. No contact was made, or AVR filed as of 2/19/2026.</p> <p>Verizon is the project owner. An AVR was not filed as of 01/09/2026 and an AVR request letter was sent the same day. No AVR was filed as of 2/19/2026.</p> <p>Violations:</p> <p>Excavator - Tysa LLC: Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). Ticket: 20253230750 Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). Ticket: 20253230978 Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). Ticket: 20253230940 Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). Ticket: 20253230891 Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). Ticket:20253230862 Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). Ticket: 20253230783</p>	<p>TYSA LLC: \$5,000.00 Section 5(22) 1st Offense \$500.00 Section 5(22) 1st Offense \$500.00 Section 5(22) 1st Offense \$500.00 Section 5(22) 1st Offense \$500.00 Section 5(22) 1st Offense \$500.00 Section 5(22) 1st Offense \$500.00 Section 5(22) 1st Offense \$500.00 Section 5(22) 1st Offense \$500.00 Section 5(22) 1st Offense \$500.00 Section 5(22) 1st Offense \$500.00 Section 5(22) 1st Offense \$500.00 Verizon: \$500.00 Section 6.1(8) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). Ticket: 20253230818</p> <p>Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). Ticket: 20253230837</p> <p>Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). Ticket: 20253230799</p> <p>PUC online Compliance Training is required for the excavator(s) working onsite at this excavation, or their replacements.</p> <p>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>PUC online Compliance Training is required for the person responsible for submitting AVRs, or their replacement.</p> <p>Project Owner – Verizon: 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>PUC online Compliance Training is required for the person responsible for submitting AVRs, or their replacement.</p>	
60607	<p>Facility Owner: Comcast</p> <p>Contractor/Excavator: High-tech Underground</p> <p>Project Owner: FastBridge Fiber</p> <p>Other: First Energy - Met-Ed</p> <p>Other: LUMEN</p> <p>FORMERLY LEVEL 3</p> <p>Other: PPL</p>	<p><u>On 11/19/2025 10:33:00 AM at 52 SABRINA ST, LOWER HEIDELBERG TWP, BERKS</u> First Energy - Met Ed disputing attendance at Complex Project meeting. Sign in sheet has no record of FE/ME attending, and ticket was not responded to by response due date. Violations is removed as USIC attended the CP meeting.</p> <p>*****</p> <p>The incident occurred on 11/19/2025, at 10:33 AM, on 52 Sabrina St, in Lower Heidelberg Twp, Berks County.</p> <p>A communication line owned by Comcast was damaged.</p> <p>Comcast is the facility owner. Their Alleged Violation Report (AVR) states, “Filled out from PA One Call tickets and PUC Email. Comcast has not been receiving AVRs from companies involved in emergencies.” An emergency ticket was entered for this incident.</p> <p>High Tech Underground is the excavator. Their AVR states, “hit a unmark comcast cable while the labor was making the trench with shovel.” When asked how they confirmed it was a Comcast line they stated, “Because it’s a feeder cable that’s why we thought is a Comcast cuz Verizon is fiber”.</p> <p>Fastbridge Fiber is the project owner and designer. Their AVR states, “Unmarked telecom line was hit with shovel. only marking was sewer lateral that was being located for before boring.” Additional information on</p>	<p>Comcast: \$1,000.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>Section 2(5)(i) 1st Offense \$500.00</p> <p>First Energy - Met-Ed: \$0.00</p> <p>PPL: \$250.00 Section 2(5)(v.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>who owns the lines was requested. Fastbridge responded, "This was an underground duct/fiber cable line owned by Comcast and labeled as such and are the cable tv franchise holder for the subject jurisdiction."</p> <p>Images provided show the site, and damage. There is a green mark indicating a line in the area where the excavator is hand digging to locate the sewer line. No orange marks are visible in the excavation area.</p> <p>Ticket # 20252891372 New – Excavation– Complex Project: Comcast did not attend this meeting and responded "Clear" on 10/25/2025. Met Ed/First Energy did not attend the meeting according to the sign in sheet provided, but responded "Attended Meeting". PPL did not respond to the CP ticket.</p> <p>Violations:</p> <p>Facility – Comcast: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 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) - Met Ed/First Energy: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 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) – PPL: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p>	
61109	<p>Facility Owner: Columbia Gas</p> <p>Contractor/Excavator: Roto Rooter</p> <p>Other: Homeowner</p>	<p><u>On 11/21/2025 9:20:00 AM at 6851 SENECA RIDGE DR, SPRINGFIELD TWP, YORK</u> The incident occurred on 11/21/2025, at 9:20 AM, on 6851 Seneca Ridge Dr, in Springfield Twp, York County.</p> <p>A gas line owned by Columbia Gas was damaged. 911 was contacted.</p> <p>Columbia Gas is the facility owner. Their Alleged Violation Report (AVR) states, "On 11/21/25, While perform sewer maintenance Roto-Rooter damaged a 1" plastic gas service line while using a mini excavator. All facilities were accurately marked, and there was clear evidence of facilities within the tolerance zone."</p> <p>Roto Rooter is the excavator. An AVR was due within 30 days of 11/21/2025, none was not filed as of</p>	<p>Roto Rooter: \$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>01/29/2026, and an AVR request was sent the same day. An AVR was submitted on 2/9/2026 that states, "While digging down to sewer line, gas line was hit with excavator bucket."</p> <p>Gregory Downey is the homeowner and project owner. An AVR was not filed as of 01/29/2026.</p> <p>Images provided show the site, excavation, equipment, and damage. The line that was damaged is within the tolerance zone of the yellow marks, and the excavator was using mechanized equipment within the tolerance zone when the line was damaged.</p> <p>Violations: Excavator - Roto Rooter: 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. 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>	
61205	<p>Facility Owner: Philadelphia Gas Works (PGW) Contractor/Excavator: Danella</p>	<p><u>On 11/24/2025 10:00:00 AM at TYSON AVE, PHILADELPHIA CITY, PHILADELPHIA</u> The incident occurred on 11/24/2025, at 10:00 AM, on Tyson Ave, in Philadelphia City, Philadelphia County.</p> <p>A gas line owned by PGW was damaged.</p> <p>PGW is the facility owner, project owner, and designer. An Alleged Violation Report (AVR) was not filed as of 01/30/2026 and an AVR request was sent the same day. An AVR was promptly filed that states, "On 11-24-25, PGW contractor struck a gas service line. PGW inspector did not mark out service line. PGW employee was present at site at time of incident. The line was not marked within the tolerance zone. The contractor has hit two or more of our lines within a 6-month period."</p> <p>Danella is the excavator. Their AVR states, "While trenching with a backhoe, the operator made contact with an unmarked 1-inch plastic gas service line at approximately 36 inches depth. Prior to excavation, the crew had walked the job site and identified/exposed all marked utilities by hand digging. There were no surface marks or indicators for this service line, and it was not shown on the provided prints. PGW Inspector Issac determined Danella was "NOT-AT-FAULT".</p> <p>Images submitted show the site and damage. There are no marks to indicate the damaged line.</p> <p>Violations:</p>	<p>Philadelphia Gas Works (PGW): \$1,500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Facility – PGW: 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>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 person responsible for submitting AVRs, or their replacement.</p>	
61089	<p>Facility Owner: PECO Contractor/Excavator: LEN THE PLUMBER Project Owner: HOMEOWNER Other: PERKIOMEN TOWNSHIP</p>	<p><u>On 11/25/2025 9:35:00 AM at 120 MAPLE AVE, PERKIOMEN TWP, MONTGOMERY</u> PECO disagreed and stated that, "The damage was caused by the excavator striking an accurately marked line, the attached photos show that, not sure why we are being hit with a violation for not marking the line accurately." In the Damage Report details there are 2 gas markings. On 5/05/2026 DPI Maki asked if there are 2 lines in this location. On 5/06/2026 an email was received stating that PECO accepts this violation.</p> <p>Homeowner disagreed and sent in a statement (see attachment DPI responds to PO disagreement) of what occurred when the gas line was hit. The violations are maintained and the violation section 6.1(8) with a penalty of \$500.is reduced to a warning. DPI sent an email to the homeowner asking to confirm that she is in agreement with this, or the case will be scheduled for a DPC meeting. On 4/24/2026 an email was received from the project owner that she is "I am fine with no fines". DPI Maki returned an email and asked "Do you know if the excavator used equipment or a shovel around the gas line? There look to be 2 marks for the gas line. Are there 2 gas lines in this location?" On 5/07/2026 and email was returned stating that "They used an excavator to dig a hole in 2 spots." On 5/077/2026 another email was received that stated that,"Do you need to know that the hole they dug is sinking and the pvc pipe is tilting."</p> <p>*****</p> <p>The incident occurred on 11/25/2025 at 120 MAPLE AVE in PERKIOMEN TWP in Montgomery County.</p> <p>A gas line owned by PECO was damaged.</p> <p>PECO AN EXELON COMPANY stated in their Alleged Violation Report (AVR) that “Len The Plumber Hit Service 17” from the marks”. They added that Len the Plumber “Failed to use prudent techniques in the tolerance zone”. Damage details report was provided.</p>	<p>PECO: \$2,000.00 Section 2(5)(i) Subsequent \$2,000.00</p> <p>LEN THE PLUMBER: \$1,500.00 Section 5(16) 1st Offense \$1,000.00</p> <p>Section 5(17) 1st Offense \$500.00</p> <p>HOMEOWNER: \$0.00 Section 6.1(7) 1st Offense \$0.00</p> <p>Section 6.1(8) 1st Offense \$0.00</p> <p>PERKIOMEN TOWNSHIP: \$250.00 Section 2(5)(v.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>LEN THE PLUMBER AVR request letter sent on 1/06/2026. No AVR or communication has been received as of 3/04/2026. Emergency ticket 20253290721 which was called in by Len the Plumber states that 911 was notified and is on site. On 4/22/2026, after the stakeholder review went out, an AVR was received from Len the Plumber. Len the Plumber had no summary but listed the project as <\$400,000. With a length of 30'. No pictures or additional information was provided.</p> <p>Homeowner was sent an AVR request letter sent on 1/06/2026. No AVR or communication has been received as of 3/04/2026.</p> <p>VIOLATIONS PECO is in violation of: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. This is a subsequent offense. Recommendation: The penalty is applied. PUC compliance education has been recently completed.</p> <p>LEN THE PLUMBER is in violation of: Section 5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line or damaging a facility owner’s line during excavation or demolition 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 30 days of the receipt of the request. Recommendation: The penalties are applied. PUC compliance education is required for the excavators working onsite of this excavation or their replacements.</p> <p>HOMEOWNER, DEBORAH BIERWILER is in violation of: Section 6.1(7) – Project Owner failed to submit an Alleged Violation Report within 30 Days of a line strike or damaging a facility owner’s line during excavation or demolition work activities or if a project owner believes a violation of this act has been committed in association or demolition. 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. Recommendation: The \$1000. penalty for Section 6.1(7) is reduced to a warning. The penalty for Section 6.1(8) is applied.</p> <p>PERKIOMEN TOWNSHIP is in violation of: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. CGA Best Practices defines a positive response: Communication with the excavator prior to excavation to ensure that all contacted (Typically via the 811 center) owner/operators have located their underground facilities and have</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>appropriately marked any potential conflicts with the areas of planned excavation. Recommendation: The penalty is applied. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p>	
61059	<p>Facility Owner: UGI Utilities, Inc. Contractor/Excavator: H. Frank Foland & Son Inc. Project Owner: SCOCIA CONSTRUCTION INC Other: COMCAST Other: JEFFREY GIANGRANDE CORPORATION Other: WAYNESBORO BOROUGH / WAYNESBORO BOROUGH AUTH</p>	<p><u>On 12/1/2025 2:01:00 PM at 1617 E. Main St, Waynesboro, PA, WASHINGTON TWP, FRANKLIN</u> The Non-Damage incident occurred on Thursday, December 1, 2025, at 2:01pm, at 1617 E. Main Street, in Waynesboro, Washington Township, Franklin County.</p> <p>UGI Utilities reported an Excavator digging without a PA One Call ticket.</p> <p>UGI UTILITIES INC stated in their Alleged Violation Report (AVR) that “A UGI technician was driving down E. Main St in Waynesboro when he observed a contractor digging near a gas meter without any marks. He stopped and attempted to talk to an employee from H. Frank Foland & Son Inc. He tried to explain to them that they needed to stop and place a PA-1 call ticket but there was a language barrier. The UGI technician then talked to the project superintendent from Scotia Construction and told him that they needed a PA-1 Call ticket. Scotia Construction called in an insufficient PA-1 Call ticket at 12:20 (S#20253351996) but not H. Frank Foland & Son Inc. The UGI technician marked the service in an attempt to make the situation safer. After all this communication transpired, UGI Pipeline Safety team was made aware of the situation and gave guidance to call in a No One Call to 811 on H. Frank Foland & Son Inc. because they are the ones digging, not Scotia Construction. The UGI No One Call ticket was placed at 2:01PM (S#20253352447). H. Frank Foland & Son Inc. called in a ticket shortly at 2:38PM (S# 20253352684). UGI added “Marks are visible in the pictures because facility owners responded when Scotia Construction called in an insufficient ticket at 12:20. The No One Call on H. Frank Foland & Son Inc. wasn't reported until 2:01PM”.</p> <p>Pictures were provided.</p> <p>H. Frank Foland & Son Inc were sent an AVR request letter on 1/08/2025. On 1/12/2025 an email was received from H. Frank Foland & Son Inc. stating that “I’m reaching out to get more information about an alleged violation that occurred. I have attached the email we have received but we were never aware of a violation and were never contacted about it. Could you please reply and let us know what exactly the incident was. At this time, we cannot fill out an Alleged Violation report when we have no information about it”. DPI Maki responded that same day that “We received an Alleged Violation Report (AVR) that H. Frank Foland & Son Inc. was excavating without a valid PA OneCall ticket. The incident occurred on 12/01/2025 at 14:01, at 1617 E. Main St, Waynesboro, PA in Washington Township in Franklin Co. The AVR request letter is your notification of the incident”.</p>	<p>H. Frank Foland & Son Inc.: \$1,000.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>COMCAST: \$1,500.00 Section 2(5)(vii) 2nd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Scotia Construction were sent an AVR request letter on 1/09/2025. On 1/30/2025, the Damage Prevention Investigator (DPI) returned a call to Wyatt Stevens from SCOCIA CONSTRUCTION INC, who had questions about the AVR process. The DPI guided him through the One Call website to locate the submitting of an AVR. The DPI also explained why we are doing an investigation and what we are looking for from the report. Wyatt stated that he will do the report and reach out to H. Frank Foland & Son Inc. to find out what happened. They asked about the violations and at this time, this report is still under investigation. The DPI confirmed that there was no damage, but in PA the law states that a One Call ticket must be submitted for any mechanical equipment used to move ground. The DPI sent Wyatt a copy of ACT 127-2024 and updated the contact information for SCOCIA CONSTRUCTION INC. Scotia Construction confirmed that they are the Contractor who hired H. Frank Foland & Son Inc.</p> <p>SCOTIA CONSTRUCTION INC project owner and general contractor stated in their AVR that “With talking to Ian (Foland & Sons) and my super (Thomas) for the project they were replacing the existing sidewalk. The gas company came by the project and notified us that we needed to call 811 before we can demo the old sidewalks. I'm told Foland was not aware that 811 had to be notified when replacing sidewalks since they are not digging into the earth (like a trench). After it was brought to our attention my super said he called 811 to place a ticket same with Foland. After the 811 ticket was called in I'm told work stopped for 3 business days and when we started back we had the gas company on site while we demoed the concrete around the gas meter. I'm told that no utilities were damage while performing this work. Project is >\$400,000. and is expected to complete in 3 months.”</p> <p>JEFFREY GIANGRANDE CORPORATION was sent an AVR request letter on 1/30/2026. They sent an email back asking about this incident on 1/30/2026 and stated that they will reach out to Scotia Construction who is their general contractor. The DPI responded that Scotia Construction was found to be the entity who hired H. Frank Foland & Son Inc, so no more action is needed from JEFFREY GIANGRANDE CORPORATION. The DPI did send an electronic copy of ACT 127-2024 to JEFFREY GIANGRANDE CORPORATION for reference.</p> <p>*AVR was received from another facility owner. WAYNESBORO BOROUGH / WAYNESBORO BOROUGH AUTH connected to the case by tickets 20253352684 and Emergency ticket 20253352447. This is an “other” facility owner who submitted an AVR. They stated in their AVR that “No issue with this as they were removing concrete walkways not digging”. Education is recommended for this stakeholder.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>VIOLATIONS:</p> <p>*H. Frank Foland & Son Inc is in violation of: Section 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. Ticket 20253352684 was submitted by H FRANK FOLAND & SON INC on 12/01/2025 at 14:38 with a response due by 12/03/2025. They state that they work for SCOCIA CONSTRUCTION.</p> <p>Recommendation: The penalty is applied. PUC compliance education is required for the excavators working onsite of this excavation or their replacements.</p> <p>*Comcast is in violation of: Section 2(5)(vii) – Failed to respond to emergency notification 20253352447 as soon as practicable following notification. Emergency ticket 20253352447 was submitted on 12/01/2025 at 2:01pm. Comcast did not respond until they responded with “clear” on 12/04/2025. This is a second offense.</p> <p>Recommendation: The penalty is applied. PUC Compliance education was recently completed.</p>	
60886	<p>Facility Owner: PEOPLES NATURAL GAS COMPANY LLC</p> <p>Contractor/Excavator: OAKMONT BORO MUNI AUTH WTR DEPT</p> <p>Project Owner: OAKMONT BORO MUNI AUTH WTR DEPT</p>	<p><u>On 12/2/2025 10:45:00 AM at 125 COMMONS DR, OAKMONT BORO, ALLEGHENY</u> The incident occurred on Tuesday, December 2, 2025, at 125 Commons Drive, in Oakmont Borough, Allegheny County.</p> <p>A gas line owned by Peoples Natural Gas (PNG) was damaged.</p> <p>PNG reported an excavation issue as failing to use prudent techniques in the tolerance zone. PNG stated in their Alleged Violation Report (AVR), Oakmont Water Authority working on an emergency water leak struck and damaged a properly marked Peoples Gas plastic main line at the tap with clear evidence of underground facilities.</p> <p>Oakmont Borough Municipal Authority Water Department stated in their AVR, On December 1, 2025, a superintendent from Oakmont Water Authority responded to a reported leaking water service line at 125 Commons Drive. An emergency ticket, 20253353656 was issued at approximately 11:00 PM that evening. On December 2, 2025, our crew arrived on site and began excavation activities at approximately 8:00 AM to repair the leaking water service line. At that time, the vacuum trailer was unavailable due to a mechanical failure. Consequently, Oakmont Water Authority proceeded with excavation using a backhoe to address the water service repair. At approximately 10:40 AM, during excavation operations, an underground gas service line was struck and damaged by the backhoe. Emergency services (911) were immediately notified, and a damage ticket, 20253361051, was submitted.</p> <p>On Monday, February 2, 2026, an email and letter were sent requesting an AVR from Oakmont Boro Municipi. Auth. Water Dept. They submitted their AVR on 2/2/2026.</p>	<p>OAKMONT BORO MUNI AUTH WTR DEPT: \$500.00</p> <p>Section 5(4) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violation: *Oakmont Boro Munici. Auth. Water Dept. is in violation of section: 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. Recommendation: Penalty Applied and PUC Online Compliance Training is required for the Excavator(s) working onsite at this excavation, or their replacements.</p>	
60899	<p>Facility Owner: ERIE WATER WORKS Contractor/Excavator: AFTON TRUCKING Project Owner: Frontier General Contracting</p>	<p><u>On 12/4/2025 10:05:00 AM at 3066 W 26TH STREET, MILLCREEK TWP, ERIE</u> The incident occurred on Thursday, December 4, 2025, at 3066 W. 26th Street, in Millcreek Township, Erie County.</p> <p>A water line owned by Erie Water Works was damaged.</p> <p>Erie Water Works reported an excavator issue as, Excavator failed to protect and preserve the markings after beginning excavation, or contact the One Call System to request the facilities be marked again. Erie Water Works stated in their Alleged Violation Report (AVR), Responding to Emergency hit water line ticket #20253381025, called in by Afton Trucking and the caller stated that they had struck an unmarked water line. Erie Water locator arrived on scene and had confirmed it was our water main and to find that they had struck a clamp on the main.</p> <p>The contractor had stated nothing was marked out. I had previously marked out the 4” water main in the road and service for the building the day before they had arrived, Locator marked out the area on 12/3/25 in response to excavation emergency ticket #20253370303. The contractor had the site marked with only one green stake in the grass area. Erie Water locator moved some slush off the road and had saw my previous markings that were made on 12/3/25. Distribution crew was dispatched to make repairs to water main.</p> <p>Photos 1-4, 7, 8 were taken on 12/3/25, in response to Excavation Emergency ticket, 20253370303. Photos 5 and 6 were taken on 12/4/25 in response to the Damage Emergency ticket, 20253381025. The proposed excavation marked with green paint and green stake.</p> <p>Afton Trucking stated in their AVR, during excavation for an emergency sewer repair the excavator caught a bolt on a repair coupler on a waterline which caused the coupler to leak. An Emergency one call was called in before excavation. The waterline that was damaged was under the shoulder of a State Route. During the time of excavation there was snow accumulation and the state did plow the road shoulder before the road lane was closed for excavation. We did not see any marks when the excavation area was laid out and during saw cutting of the road.</p> <p>Violation: *Afton Trucking is in violation of section: 5(3) – Excavator failed to preserve mark-outs or request a remark.</p>	<p>AFTON TRUCKING: \$500.00 Section 5(3) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Recommendation: Penalty Applied and PUC Online Compliance Training is required for the Excavator(s) working onsite at this excavation, or their replacements</p>	
61151	<p>Facility Owner: AQUA PENNSYLVANIA Contractor/Excavator: DELMONT UTILITIES COMPANY Designer: CHESTER VALLEY ENGINEERS Other: COMCAST Other: PECO Other: VERIZON</p>	<p><u>On 12/9/2025 10:30:00 AM at PENN VALLEY RD, NETHER PROVIDENCE TWP, DELAWARE</u> The incident occurred on 12/09/2025 on Penn Valley Rd in NETHER PROVIDENCE TWP in Delaware Co.</p> <p>A water service line was damaged.</p> <p>DELMONT UTILITIES COMPANY the excavator stated in their Alleged Violation Report (AVR) that “WORKING AT 902 PENN VALLEY RD. WHILE DIGGING TO INSTALL A NEW WATER SERVICE WE HIT AN UNMARKED WATER SERVICE. THE SERVICE WAS MARKED INCORRECTLY”. Pictures and reports were provided.</p> <p>AQUA PENNSYLVANIA INC the facility owner and project owner stated in their AVR that “Aqua Contractor Delmont Utilities working at 902 Penn Valley Rd while digging to install a new water service, the crew hit an unmarked water service. The service was marked incorrectly”. No project cost, length or Subsurface Utility Engineering (SUE) was listed in the AVR.</p> <p>Chester Valley Engineers stated in their AVR that “Chester Valley Engineers designed the Project Plans. We submitted the preliminary and Final Icall tickets. The first we are hearing of the incident is on 12/30/25. Other than the design plans we have no other information on the incident”. Project plans were submitted.</p> <p>*Complex Project (CP) ticket 20252682696 was submitted by DELMONT UTILITIES COMPANY on 9/25/2025 with a response due by 9/30/2025. The meeting was held on 10/01/2025 at 10:00 am. Nether Providence Township is on the CP meeting sign in sheet but did not update that they attended the meeting on ticket 20252682696. PECO responded that they will attend the meeting.</p> <p>- On 1/29/2026 DPI Maki send an email to Delmont Utilities Co asking for the CP sign in sheet. Delmont provided the Complex Project sign in sheet. The only attendees on the sign in sheet were AQUA and NETHER PROVIDENCE TWP (NPT). PECO responded that they will attend the meeting. USIC represented PECO at the meeting, but they did not identify who they were representing. DPI Maki had to ask the excavator, who the unknown person on the sign in sheet was. PECO responded with “clear” after the meeting took place.</p> <p>VIOLATIONS AQUA PENNSYLVANIA is in violation of: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. This is a second offense. Recommendation: The penalty is applied. PUC compliance training has recently been completed.</p>	<p>AQUA PENNSYLVANIA: \$1,000.00 Section 2(5)(i) 2nd Offense \$1,000.00</p> <p>COMCAST: \$500.00 Section 2(5)(v) 2nd offense \$500.00</p> <p>PECO: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>VERIZON: \$2,000.00 Section 2(5)(viii) 2nd Offense \$1,000.00</p> <p>Section 2(5)(v.2) 2nd Offense \$500.00</p> <p>Section 2(4) 2nd Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<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 (CP) ticket 20252682696 was submitted by DELMONT UTILITIES COMPANY on 9/25/2025 with a response due by 9/30/2025. The meeting was held on 10/01/2025 at 10:00 am. Verizon responded that they will attend the meeting but did not attend the meeting. This is a second time offense. Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket 20253351754 was submitted by DELMONT UTILITIES COMPANY on 12/01/2025 with a response due by 12/03/2025. Verizon responded with “conflict”. This is a second time offense. Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Final Design ticket 20252453954 was submitted by CHESTER VALLEY ENGINEERS on 9/02/2025 with a response due by 9/16/2025. Verizon never responded. This is a second time offense. Recommendation: The penalty is applied. PUC compliance training has recently been completed.</p> <p>COMCAST is in violation of: Section 2(5)(v) – Failed to respond to a routine One Call ticket within the required amount of time. Ticket 20252740758 was submitted by DELMONT UTILITIES COMPANY on 10/01/2025 with a response due by 10/03/2025. Comcast responded “filed marked” late on 10/06/2025. This is a second time offense. Recommendation: The penalty is applied. PUC compliance training has recently been completed.</p>	
61096	<p>Facility Owner: PECO Facility Owner: Pennsylvania American Water (PAWC) Facility Owner: Uniti Fiber Facility Owner: Verizon Business Facility Owner: Verizon Business Contractor/Excavator: SIGNARAMA MONTCO Other: AT&T</p>	<p><u>On 12/12/2025 8:52:00 AM at E MAIN STREET, WEST NORRITON TWP, MONTGOMERY</u> This non-damage incident occurred on December 12, 2025, at 8:52am along East Main Street, West Norriton Township, Montgomery County.</p> <p>Non-damage incident.</p> <p>Case is related to 59735 & 60850.</p> <p>Signarama Montco's Alleged Violation Reports (AVRs) state: "Verizon did not respond to tickets 20253392614 and 20253421547." "AT&T, Verizon did not answer. PECO and UNITI Fiber noted that they didn't get the work done in time for ticket 20253392615." "Verizon did not answer. PECO and UNITI Fiber noted that they didn't get the work done in time for ticket 20253421546."</p> <p>Verizon failed to submit a response for the tickets ending in 2614, 1547, 2615, 1546, & 4371. AT&T failed to submit a response for the tickets ending in 2615 & 4133.</p>	<p>PECO: \$500.00 Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Section 2(5)(v.2) 1st Offense \$250.00</p> <p>Pennsylvania American Water (PAWC): \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p> <p>Uniti Fiber: \$1,000.00 Section 2(5)(v.2) 2nd Offense \$500.00</p> <p>Section 2(5)(v.2) 2nd Offense \$500.00</p> <p>Verizon: \$4,000.00 Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Unit Fiber failed to submit a final timely response for the tickets ending in 2615 (Due Date 12/11/25) & 1546 (Due Date 12/10/25).</p> <p>For ticket 2615: Scheduled Mark 12/10/25, Scheduled Mark 12/31/25, and Clear 1/2/26.</p> <p>For ticket 1546: Scheduled Mark 12/10/25 and Clear 12/18/26.</p> <p>PECO failed to submit a final timely response for the tickets ending in 2615 (Due Date 12/11/25) & 1546 (Due Date 12/10/25).</p> <p>For ticket 2615: Scheduled Mark 12/10/25, Scheduled Mark 12/31/25, and Field Marked 1/2/26.</p> <p>For ticket 1546: Scheduled Mark 12/10/25 and Field Marked 12/18/26.</p> <p>PAWC responded "Did not attend meeting" to complex ticket ending in 4371.</p> <p>Verizon Business did not respond to complex ticket ending in 3411.</p> <p>Violations:</p> <p>Verizon Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20253392614. PUC compliance education is required for the individual(s) responsible to respond to this ticket or their replacement(s). Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20253421547. PUC compliance education is required for the individual(s) responsible to respond to this ticket or their replacement(s). Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20253392615. PUC compliance education is required for the individual(s) responsible to respond to this ticket or their replacement(s). Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20253421546. PUC compliance education is required for the individual(s) responsible to respond to 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). 20252804371. PUC compliance education is required for the individual(s) responsible to respond to this ticket or their replacement(s).</p> <p>AT&T Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20253392615 Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20252804133. PUC compliance education is required for the individual(s) responsible to respond to this ticket or their replacement(s).</p> <p>Uniti Fiber Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20253392615. PUC</p>	<p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p> <p>Section 2(5)(viii) Subsequent \$2,000.00</p> <p>Verizon Business: \$500.00</p> <p>Section 2(5)(viii) 1st Offense \$500.00</p> <p>AT&T: \$750.00</p> <p>Section 2(4) 1st Offense \$250.00</p> <p>Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>compliance education is required for the individual(s) responsible to respond to this ticket or their replacement(s). Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20253421546. PUC compliance education is required for the individual(s) responsible to respond to this ticket or their replacement(s).</p> <p>PECO Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20253392615. PUC compliance education is required for the individual(s) responsible to respond to this ticket or their replacement(s). Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. 20253421546. PUC compliance education is required for the individual(s) responsible to respond to this ticket or their replacement(s).</p> <p>PAWC Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20252804371. PUC compliance education is required for the individual(s) responsible to respond to this ticket or their replacement(s).</p> <p>Verizon Business Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20252863411. PUC compliance education is required for the individual(s) responsible to respond to this ticket or their replacement(s).</p>	
61462	<p>Facility Owner: Peoples Gas Contractor/Excavator: PENNSYLVANIA AMERICAN WATER Project Owner: PENNSYLVANIA AMERICAN WATER - spacesaver</p>	<p><u>On 12/15/2025 12:00:00 PM at HOPE ST, SCOTT TWP, ALLEGHENY</u> The incident occurred on 12/15/2025 on Hope St in Scott Township in Allegheny County.</p> <p>A gas tracer wire and locate box owned by Peoples Gas were damaged. This damage was not reported to Peoples Gas.</p> <p>PEOPLES NATURAL GAS COMPANY LLC stated in their Alleged Violation Report(AVR) that “At some point between 12/15 and 12/24 Pennsylvania American Water dug near 810 Hope St. Peoples Gas marked for this leak repair as shown in the photos. When Peoples Gas returned to locate for PAWC's restoration contractor, they noticed that the Peoples Gas tracer wire had been damaged and was just laying on the ground. The locate box(LW in the pictures) was clearly marked prior to excavation. The locate box has been destroyed and the wire is now no longer useable. A Peoples Gas crew will be going back out to repair this damaged tracer wire. PAWC has made this gas line unlocateable via conductive methods due to negligence. Peoples Gas was</p>	<p>PENNSYLVANIA AMERICAN WATER: \$1,750.00 Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>Section 5(7) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>also NOT notified of the damage”. Pictures were provided.</p> <p>PENNSYLVANIA AMERICAN WATER stated in their AVR that “PA American crew dug to repair a water main when they came upon a marked 1' tall curb box that contained the tracer wire for the plastic gas line. The crew stated that it was cracked and had 2 wires coming out of it. When they backfilled they failed to replace the curb box and failed to notify their supervisor. They did leave the wires exposed and above ground. They were told that in the future they are responsible for notifying their supervisor and that this is damage to a facility”. Pictures were provided.</p> <p>VIOLATIONS: PENNSYLVANIA AMERICAN WATER is in violation of: Section 5(4) – Excavator failed to exercise due care and employ prudent excavation techniques. This is a first offense. Section 5(7) – Failed to immediately report to the facility owner any break or leak in its lines, or any dent, gouge, groove, or other damage to such lines or to their coating or cathodic protection. *Please note that this is not the first ever violation of section 5(7) to PA American Water. Case 53054 incident that occurred on 2/22/2025 also had an incident where the excavator failed to notify Peoples Gas about damage to their gas line. 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. Recommendation: The penalty is applied. PUC compliance education is required for the excavators working onsite of this excavation or their replacements.</p>	
61214	<p>Facility Owner: AQUA PENNSYLVANIA INC Contractor/Excavator: Caddick Utilities Project Owner: AQUA - SPACESAVER Designer: TOTAL ENGINEERING AND CONSULTING SERVICES LLC Other: BUCKS COUNTY WATER AND SEWER AUTHORITY Other: VERIZON</p>	<p><u>On 12/16/2025 9:30:00 AM at 6298 NESHAMINY VALLEY DR, BENSALEM TWP, BUCKS</u> The incident occurred on 12/16/2025 at 6298 NESHAMINY VALLEY DR. in BENSALEM TWP in Bucks Co.</p> <p>A water service line owned by AQUA PENNSYLVANIA INC was damaged.</p> <p>CADDICK UTILITIES LLC stated in their Alleged Violation Report (AVR) that they “Damaged unmarked water service. Crew made repairs immediately”. Pictures and reports were provided. On 2/26/2026 DPI Maki asked if Caddick had any information about the water services that had no records for this area. On 3/05/2026 Caddick responded that, "To my knowledge, the damaged water line was on the designs, but was incorrectly marked in the field. But, to qualify this answer, I am not involved in the design phase of these projects – my focus is on the construction phase. These questions might be better answered by AQUA".</p> <p>AQUA PENNSYLVANIA INC stated in their AVR that “Aqua Contractor Caddick Utilities damaged unmarked</p>	<p>AQUA PENNSYLVANIA INC: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>TOTAL ENGINEERING AND CONSULTING SERVICES LLC: \$500.00 Section 4(4.1) 1st Offense \$500.00</p> <p>VERIZON: \$1,000.00 Section 2(5)(v) 2nd offense \$500.00</p> <p>Section 2(4) 2nd Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>water service. Crew made repairs immediately. - 6298 Neshaminy Valley Rd". Reports were provided.</p> <p>TOTAL ENGINEERING AND CONSULTING SERVICES LLC stated in their AVR that "Aqua Contractor Caddick Utilities damaged unmarked water service. Crew made repairs immediately. 6298 Neshaminy Valley Dr". On 1/29/2026 DPI Maki sent an email asking for the part of the design which showed 6298 NESHAMINY VALLEY DR. Was there any indication showing the excavator that there was missing or incorrect information in this location? On 2/13/2026 an email was received with a section of the design showing where the water line was believed to be. Total Engineering added that "The water main that was unmarked and damaged, we believe was an existing water service for house number 6298. Attached is a mark-up of where we believe the contractor hit the existing water service. While there was no communication directly with the excavator, the Contractor was aware that no records were available for water services in this area". On 2/24/2025 Total Engineering sent an email which stated that "The utility owner (Aqua PA) provides in writing that the Contractor is required to locate all utilities including services prior to the start of excavation activities". On 2/27/2026 DPI Maki sent an email asking the designer what the cost of the entire project was.</p> <p>Other AVR's that were submitted: BUCKS COUNTY WATER AND SEWER AUTHORITY stated in their AVR that "Aqua was performing a water main replacement in Bensalem on Neshaminy Valley Drive and hit a water service at 6298 Neshaminy Valley Drive. Aqua repaired it themselves. BCWSA marked our sanitary sewer mains and are not involved in this hit. Pictures were provided.</p> <p>*Case 61604 and 36717 are related by ticket **Damage report shows that this area had multiple emergency tickets submitted ***Ticket 2253110363 was submitted by Caddick Utilities LLC on 11/19/2025 with a response due by 11/21/2025. The project is to replace watermains, services and hydrants. This project is expected to take 6 months. STARTING AT 6298 NESHAMINY VALLEY DR. ENDING AT SHEWELL RD. Work is in progress.</p> <p>VIOLATIONS: Aqua is in violation of: Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. PUC required education has been recently completed.</p> <p>TOTAL ENGINEERING AND CONSULTING SERVICES LLC is in violation of: Section 4(4.1) - Failed to depict lines or facilities with the appropriate quality levels based on the complexity of the design and construction activities obtained through</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>the SUE process in the planning and design phases in accordance with the American Society of Civil Engineers (ASCE) most recently published standard CI/ASCE 38.</p> <p>Recommendation: The penalty is applied. PUC compliance education is required for the designer(s) who worked on this project or their replacement(s).</p> <p>Verizon is in violation of: Section 2(5)(v) – Failed to respond to routine One Call ticket 20253231346 within the required amount of time. Ticket 2253110363 was submitted by Caddick Utilities LLC on 11/19/2025 with a response due by 11/21/2025. Verizon did not respond until they “Field marked” on 11/26/202555. This is a second violation. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p> <p>Recommendation: The penalty is applied.</p>	
61279	<p>Facility Owner: Charter Communications</p> <p>Contractor/Excavator: National Fuel Gas Distribution</p> <p>Project Owner: National Fuel - Placeholder</p> <p>Other: Diamond Energy Partners</p>	<p><u>On 12/17/2025 10:00:00 AM at 155 WASSER RD, HEMPFIELD TWP, MERCER</u> Diamond Energy Partners sent in a late dispute on 4/16/2026. Information provided that they can reject the DPC's determination if they choose to once the case is voted on by the DPC.</p> <p>*****</p> <p>The incident occurred on 12/17/2025, at 10:00 AM, on 155 Wasser Rd, in Hempfield Twp, Mercer County.</p> <p>A communications line owned by Charter Communications was damaged. An emergency ticket was entered for the damage.</p> <p>Charter Communications is the facility owner. An Alleged Violation Report (AVR) was not filed as of 02/02/2026 and an AVR request was sent the same day. An AVR was submitted on February 9th, 2026 that states, “Charter Communications Service Drop for address 155 Wasser Rd, Greenville, PA 16125 was damaged and service was interrupted for this customer on 12/17/2025. The outage lasted less than four hours before repairs were completed.” Images submitted by National Fuel show the damaged line, and no marks are visible in the area of the damage.</p> <p>National Fuel Gas is the excavator and project owner. Their AVR states, “National Fuel struck an unmarked Charter Communications facility while installing a natural gas service. Charter Communications was not listed on the POCS ticket. It was determined it was a Charter Communications facility after homeowner stated that they didn't have internet service. Homeowner advised that Charter Communications came out to the residence to make the repairs. Please see attachments.”</p> <p>Ticket #20253452025 had a response due date of 12/15/2025. Diamond Energy Partners responded “Clear” on 12/18/2025.</p> <p>Charter Communications is not a facility on the routine or emergency tickets for this excavation, and did not</p>	<p>Charter Communications: \$1,750.00 Section 2(1)(ii)(A) 1st Offense \$250.00</p> <p>Section 2(10) 1st Offense \$1,000.00</p> <p>Section 2(5)(i) 1st Offense \$500.00</p> <p>Diamond Energy Partners: \$250.00 Section 2(5)(v.2) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>provide the One Call System with exact information of where their lines are located. They also did not mark their line that was damaged.</p> <p>Violations: Facility – Charter Communications: Section 2(1)(ii)(A) – Failed to provide the One Call System with the counties, municipalities, and wards in which it lines are located. 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 person responsible for submitting AVRs, or their replacement.</p> <p>Facility(other) - Diamond Energy Partners: Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p>	
61346	<p>Facility Owner: Leatherstocking Gas Company Contractor/Excavator: Amick Lawn Care Project Owner: ANDRE & SON TRUE VALUE Project Owner: SUNPULSE SOLAR Designer: SUNPULSE SOLAR - Design</p>	<p><u>On 12/17/2025 12:10:00 PM at 17150 STATE ROUTE 706, BRIDGEWATER TWP, SUSQUEHANNA</u> The incident occurred on 12/17/2025 at 17150 STATE ROUTE 706 in BRIDGEWATER TWP, in SUSQUEHANNA Co.</p> <p>An excavator was digging without their own OneCall ticket. 911 was not notified.</p> <p>LEATHER STOCKING PIPELINE LLC stated in their Alleged Violation Report (AVR) that 1" gas service line damaged with little gas release by sub contractor, sub contractor was actively digging on the hiring contractors 1 call ticket, which was 2 weeks expired. excavation company did not call in there own 1 call ticket, did not hand dig over marked utility lines in the tolerance zone. They added that “contractor used pink paint to maintain originally painted yellow gas mark out lines. No service ditch line was observed in the trench crossing the gas line, nor was caution tape found over the service line. it is my belief that the service that was damaged was originally bored in utilizing a piecing tool which would explain the absence of caution tape and no foreign ditch line. gas lines were marked out within the ticket response dates, excavation did not occur during the lawful start dates, 1 call ticket was 2 weeks expired by time excavation happened”. Attachment of Trenching Route was provided. 911 was not notified.</p>	<p>Amick Lawn Care: \$2,000.00 Section 5(8) 1st Offense \$1,000.00</p> <p>Section 5(2.1) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>SUNPULSE SOLAR the project owner was sent an AVR request letter on 1/9/2026. Sunpulse Solar stated in their AVR that "Trenching around a gas pipeline and hand digging when it was struck by a rock resulting in the gas company being called to replace a small section of the line. Trenching was for installation of PV Solar roof mounted". Picture was provided.</p> <p>Amick Lawn Care the excavator was sent an AVR request letter on 1/9/2026. On 2/6/2026 Amick left a message that he submitted his AVR. DPI responded with an email that it was not yet received and asked for the AVR number. On 2/09/2026 an email was received with AVR2026FEB060017 information. AMICK LAWNCARE stated in their AVR that "We were digging to Supply a trench for a solar company, and the ground was solid rock and we had to jackhammer through the shell to dig the trench and found the gas line while digging, which was not marked with ribbon or sand" 911 was not notified. On 2/09/2026 DPI confirmed the AVR receipt and asked for pictures. On 2/09/2026 an email was received stating that Amick Lawn Care was hired by Sunpulse Solar. They also stated that Sunpulse Solar submitted the OneCall ticket for this excavation.</p> <p>ANDRE & SON TRUE VALUE were sent an AVR request letter on 2/03/2026. DPI returned a call on 2/10/2026 to MARCUS Hawkins from Andre and Son True Value, who stated that they hired SUNPULSE SOLAR and SUNPULSE SOLAR hired the excavator. They stated that they will send an email confirming that information. An email was received on 2/12/2026 which answered all the questions from the AVR request letter. This was a 2 week project <\$400,000. 911 was not notified. Marcus from ANDRE & SON TRUE VALUE forwarded an email from Sunpulse Solar answering the questions that were sent in the AVR request letter. See attachment email named "answers from Sunpulse Solar". Ticket 20253211052 was submitted by SUNPULSE SOLAR on 11/17/2025 for (CUTTING ASPHALT AND TRENCHING TO A GENERATOR ATS TO CONNECT THE ROOF MOUTNED SOLAR AT TRUE VALUE).</p> <p>VIOLATIONS: Amick Lawn Care is in violation of: 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. 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 education is required for the excavators working onsite of this excavation or their replacements.</p>	
61263	Facility Owner: PENNSYLVANIA AMERICAN WATER Contractor/Excavator: HUFNAGEL	<u>On 12/18/2025 9:30:00 AM at MONROE ST, NORTH UNION TWP, FAYETTE</u> The incident occurred on 12/18/2025 on MONROE ST in NORTH UNION TWP in FAYETTE County.	Columbia Gas: \$1,000.00 Section 2(5)(i) 2nd Offense \$1,000.00

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>EXCAVATING Project Owner: Columbia Gas Designer: PA American Water - Placeholder</p>	<p>A gas service line owned by Columbia Gas was damaged.</p> <p>HUFNAGEL EXCAVATING stated in their Alleged Violation Report (AVR) that “working to install water service excavator came in contact with unmarked gas service”. No project information was provided. 911 was notified. Pictures and reports were provided.</p> <p>Pennsylvania American Water stated in their AVR that “While digging to install a water service, excavator hit an unmarked gas service line. Columbia said was not marked due to poor records”. Project is listed as <\$400,000. and a length of 800’. Reports were provided.</p> <p>Columbia Gas was sent an AVR request letter on 1/12/2025. Due 2/25/2026. COLUMBIA GAS OF PA INC stated in their AVR that “During water line installation by Hufnagel, a gas service line owned by Columbia Gas was struck. The service was located using field indications and measurements that appeared accurate and consistent. After the service line was damaged it was found that the records were incorrect. Columbia Gas responded made the necessary repairs including installing marker balls and updated the facility location records. Columbia Gas added that “The locator was misled with a map and service line record and field indicators that what he was doing was right. Columbia Gas has corrected these errors that led to this event”.</p> <p>Ticket 20253442497 was submitted by HUFNAGEL EXCAVATING on 12/10/2025 with a response due by 12/12/2025.</p> <p>VIOLATIONS: 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. This is a second time offense. Recommendation: The penalty is applied. The required PUC compliance education has been recently completed.</p>	
61319	<p>Facility Owner: Peoples Natural Gas Contractor/Excavator: Pittsburgh Water Project Owner: Pittsburgh Water - Placeholder</p>	<p><u>On 12/18/2025 7:00:00 PM at 3805 FOSTER ST, PITTSBURGH CITY, ALLEGHENY PNG</u> provided documentation that their locator was onsite within the 2 hour timeframe. 2(5)(vii) withdrawn. Pittsburgh Water provided additional information. 5(13) and 5(22) were withdrawn. ***** The incident occurred on 12/18/2025, at 7:00 PM, on 3805 Foster St, in Pittsburgh City, 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, “Pittsburgh Water struck and damaged a Peoples Gas service line to 3805 Foster St. The Peoples Gas locator was on site marking the involved Peoples Gas lines. The PNG locator noticed that the ticket stated it was for a curb box, which is located in the sidewalk. Upon arrival, the street was also</p>	<p>Peoples Natural Gas: \$0.00</p> <p>Pittsburgh Water: \$500.00 Section 5(5) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>marked in white. PNG asked the onsite PWSA crew where they needed markings. PNG was told by the PWSA crew that the work was to turn off a customer non-payment. Non-payment for water is not an emergency. PNG was told PWSA might have to dig in the street at the PWSA main if they could not get the curb box shut off. PNG has three main lines in the street and a regulation station across the street from this address leading to a time consuming locate. Attached are the locator notes from the ticket completion. PNG began locating and PWSA was on the phone with a PWSA supervisor. PNG could hear the PWSA supervisor tell the PWSA crew to not wait for PNG to finish marking out and to just start digging. PNG reminded the PWSA crew that they needed to wait for markings. The PWSA supervisor on the phone started using obscene language with his crew and was heard to tell them to 'just f**** dig it'. PWSA showed a willful disregard for the safety of the public by working before facilities were marked out. Peoples Gas crews had to work overnight to repair this damage, the service was a lateral and PWSA pulled the pipe out of the other service line.”</p> <p>Pittsburgh Water is the excavator and project owner. Their AVR states, “PWSA digging a curb box due to water damage into customers basement. PWSA 1 call cleared and started digging. Peoples Gas was late on their original responses, PWSA started digging and hit an active, shallow 1" plastic gas service line. Peoples responded again and made repairs.”</p> <p>Pittsburgh Water called in an Emergency Excavation ticket for “CURB BOX REPAIR” at 4:56 PM on 12/18/2025. No documentation provided to warrant an Emergency ticket. At 6:57 PM the One Call system indicated on the ticket that Peoples Natural Gas did not respond to the ticket. Peoples Natural Gas notes their onsite locator notified their supervisor at 7PM of the damage. Peoples Natural Gas called in their own Emergency Excavation ticket at 8:02 PM to repair the damaged gas line. Peoples Natural Gas responded to Pittsburgh Water’s excavation ticket at 8:48PM.</p> <p>One image is provided for 12/18/2025 at 4:47PM prior to excavation occurring. There is a gas meter directly in line with the curb box to be excavated, and prior yellow marks are seen on the sidewalk and road. It is apparent there are underground lines, other than water, in the vicinity of the area that was excavated. Pittsburgh Water did not renotify the system that the gas lines were not marked, and did not wait for Peoples Natural Gas to mark their lines.</p> <p>The Excavation Emergency ticket that Pittsburgh Water called in does not cover the area where excavation occurred, according to the map. No other information is included in the ticket to identify where the excavation was to occur besides it would be marked in white. There is a faded PA One Call mark on the street, which again is not in the scope of the ticket.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations:</p> <p>Facility – Peoples Natural Gas: Section 2(5)(vii) – Failed to respond to an emergency notification as soon as practicable following notification. Ticket #20253522355 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 – Pittsburgh Water: Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). Section 5(5) – Excavator failed to exercise due care when facility owner is unable to mark within a mutually agreeable time frame. Section 5(13) – Excavator changed the location, scope, or duration of a proposed excavation without notifying the One call System. PUC online Compliance Training is required for the excavator(s) working onsite at this excavation, or their replacements.</p>	
61392	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: A MERANTE CONTRACTING Project Owner: CRAFTON BOROUGH OF Designer: GATEWAY ENGINEERS INC</p>	<p><u>On 12/22/2025 1:45:00 PM at WARREN ST, CRAFTON BORO, ALLEGHENY</u> Incident occurred on December 22nd, 2025, at 1:45pm along Warren Street, Crafton Boro, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company's Alleged Violation Report (AVR) states, "A Merante working to do storm sewer separation struck and damaged a Peoples Gas mainline. A Merante failed to maintain markings, this was last marked on 11/10/25."</p> <p>A. Merante Contracting's AVR states, "The crew was digging for underdrain on Warren St and hit an unmarked gas line. All appropriate parties were notified immediately."</p> <p>Crafton Borough's AVR states, "Contractor was digging to install an underdrain and hit a unmarked gas line near 71 Warren Avenue."</p> <p>Gateway Engineers' AVR states, "Contractor was digging to install an underdrain and hit a unmarked gas line near 71 Warren Avenue."</p> <p>A. Merante stated that all appropriate parties were notified, but none of the AVRs list 911 as being notified. Peoples Gas Company was emailed to see if they received a 911 notification. Emergency services were notified.</p> <p>Pictures show that the line was marked within the tolerance zone. Damage photo shows a yellow marked brick that matches the same brick in the pre mark out photos.</p>	<p>A MERANTE CONTRACTING: \$1,000.00 Section 5(3) 1st Offense \$500.00</p> <p>Section 5(4) 1st Offense \$500.00</p> <p>CRAFTON BOROUGH OF: \$500.00 Section 2(5)(v) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Case is related to 59598.</p> <p>Violations:</p> <p>A. Merante Contracting Section 5(3) – Excavator failed to preserve mark-outs or request a remark. 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.</p> <p>Crafton Borough Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20253100449. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p>	
61522	<p>Facility Owner: UGI UTILITIES INC Contractor/Excavator: E. K. SERVICES, INC Project Owner: PENNSYLVANIA AMERICAN WATER Other: VERIZON PA LLC</p>	<p><u>On 12/30/2025 8:33:00 AM at PALMER DR, LOWER ALLEN TWP, CUMBERLAND</u> The incident occurred on Tuesday, December 30, 2025, on Palmer Drive, in Lower Allen Township, Cumberland County.</p> <p>A gas line owned by UGI Utilities was damaged.</p> <p>E. K. Services Inc stated in their Alleged Violation Report (AVR), While working for PA American Water Company (PAWC), digging to install water main, we hand dug in front of 18 Palmer Drive to locate a water service. They exposed the water service; there were no other marks on the ground or around where we were to dig so the operator moved the stone away from the water service with the excavator and felt something pull. It was a gas line - it was ripped out. We called 911 and looked for any markings in the area but did not find any marks. PAWC explained the same in their AVR.</p> <p>UGI reported a facility owner issue as failing to locate point of connection to facility lines. UGI stated in their AVR, E.K. Services, Inc., was digging on Palmer Drive to install a new water main. While digging they struck an unmarked gas service going to 18 Palmer Drive, Camp Hill causing a release of gas. There was no clear evidence of facilities as the service had an inside meter and had a curb valve that had not been identified by the locator and was buried under sod. E.K. Services made the call to 911 and 811. Tickets were signed off as marked and all the facilities were marked except the one that got damaged. The locator missed the service to 18 Palmer Drive.</p> <p>20253370535- Final Design ticket placed on 12/3/2025, by PAWC, with respond due date of 12/17/2025. Late Response from Verizon PA LLC, responded on 1/2/2026 as Clear No Facilities or Facil Not Involved.</p> <p>Violations:</p> <p>*UGI Utilities is in violation of section:</p>	<p>UGI UTILITIES INC: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>VERIZON PA LLC: \$500.00 Section 2(4) 2nd Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: Penalty Applied *Verizon PA LLC is in violation of section: 2(4) – Failed to respond to designer’s request for information within 10 business days. 20253370535 Recommendation: Penalty Applied</p>	
61494	<p>Facility Owner: Peoples Natural Gas Contractor/Excavator: Independent Enterprises Inc. Project Owner: Pittsburgh Water Designer: GAI CONSULTANTS INC Other: Verizon</p>	<p><u>On 12/30/2025 11:57:00 AM at GERBER AVE, PITTSBURGH CITY, ALLEGHENY</u> PNG sent in additional information. Penalty reduced from \$500 to a warning of \$0. ***** The incident occurred on 12/30/2025, at 11:57 AM, on Gerber Ave, in Pittsburgh City, Allegheny County.</p> <p>A gas line owned by Peoples Natural Gas was damaged. A damage emergency ticket was placed by the excavator.</p> <p>Peoples Natural Gas is the facility owner. Their Alleged Violation Report (AVR) states, “On 12/30/2025, Independent Enterprises Inc was working to install water lines, when they struck an accuratley marked PNG SL main to curb. Independent was working under a one call ticket called in on 7/21/2025 and had no update requests.”</p> <p>Independent Enterprises is the excavator. Their AVR states, “Gas service line for 3537 Gerber Ave was hit at 11:50 AM on 12/30/25. Road was marked but could not be seen due to snow.”</p> <p>Pittsburgh Water is the project owner. Their AVR states, “Gas service line for 3537 Gerber Ave was hit at 11:50 AM on 12/30/25. Road was marked but could not be seen due to snow.”</p> <p>Gai Consultants is the designer. Their AVR states, “The contractor hit the gas service line for 3537 Gerber Ave at 11:50 AM on 12/30/25. The road was marked but it could not be seen due to the snow. Final Design One Call was run by GAI Consultants on Fri 12.19.2024, which was within the required 10 to 90-day window prior to the end of final design. PA One Call info and Utility List were noted on the plan. The total project value is over \$400,000 and during design SUE up to Quality Level (QL) A was performed. Record Drawing Research (QL-D) was done by the whole project team as the project moved through design. The surface expressions of utilities such as manholes, curb boxes, and valve boxes were surveyed (QL-C). The project owner had GAI include the cost to hire a utility locator as a subcontractor. That was Lexis Group. They connected to the locate wires and metallic pipes to use mark utility locations across the job (QL-B). The surveyor surveyed the paint markings. GAI identified places where the QL-B needed clarification and had Lexis do Test Pits (QL-A) there.”</p>	<p>Peoples Natural Gas: \$0.00 Section 2(5)(v) 1st Offense \$0.00</p> <p>Independent Enterprises Inc.: \$1,000.00 Section 5(3) 1st Offense \$500.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p> <p>Section 9 1st Offense \$250.00</p> <p>Verizon: \$500.00 Section 2(5)(viii) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Ticket #20252023342 had a response due date of 7/27/2025. Peoples Natural Gas responded “Field Marked” on 7/29/2025 as their only response. This is the only routine ticket found by PA One Call for the damage location. The damage occurred 5 months after the response due date of the ticket. Image provided show the site, excavation, marks, and damage.</p> <p>Section 5 (3) of Act 127 of 2024 states, “After commencement of excavation or demolition work, the excavator shall be responsible for protecting and preserving the staking, marking or other designation until no longer required for proper and safe excavation or demolition work at or near the underground facility or by contacting the One Call System to request that the facilities be marked again in the event that the previous markings have been compromised or eliminated.”</p> <p>Images show snow covering the excavation site, and no efforts to remove the snow and find the marks are seen.</p> <p>Ticket # 20251250961 New – Excavation– Complex Project – Verizon did not respond to the Complex Project ticket. This violation was addressed on case #057007.</p> <p>7.1 Public and Enforcement Education of Common Ground Alliance’s Best Practices states, “Mandatory education is considered as an alternative or supplement to penalties for offenders of the damage prevention laws and regulations.” As of 2/4/2026, Independent Enterprises has not completed training by the required date for 4 cases. There are 2 additional cases that require training (by 2/7/2026 and 3/15/2026) and the training has not been completed, but they are not late as of the completion of this case on 2/4/2026.</p> <p>This case is related to the following cases by tickets: 057007, 057069, 057305, 057764, 057768, 057941, 058568</p> <p>Violations:</p> <p>Facility – Peoples Natural Gas: Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket #20252023342 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 – Independent Enterprises: 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(3) – Excavator failed to preserve mark-outs or request a remark. PUC online Compliance Training is required for the excavator(s) working onsite at this excavation, or their replacements. Section 9 – Failed to make best efforts to comply with Common Ground Alliance Best Practices. “Mandatory education is considered as an alternative or supplement</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>to penalties for offenders of the damage prevention laws and regulations.”</p> <p>Facility (other)- Verizon: Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). This violation was addressed on case #057007.</p>	
61621	<p>Facility Owner: UGI UTILITIES INC Contractor/Excavator: EBERSOLE EXCAVATING Project Owner: VEOLIA WATER</p>	<p><u>On 1/7/2026 12:15:00 PM at 25 RICHARD AVE, LOWER SWATARA TWP, DAUPHIN</u> The incident occurred on 1/07/2026 at 25 RICHARD AVE in LOWER SWATARA TWP in DAUPHIN County.</p> <p>A gas service line owned by UGI was damaged.</p> <p>EBERSOLE EXCAVATING stated in their Alleged Violation Report (AVR) that “At approx 12:15 pm our operator damaged an unmarked gas line in the street in front of 25 Richard Ave”. 911 was notified. Pictures were provided.</p> <p>UGI UTILITIES INC the facility owner stated in their AVR that “Ebersole Excavating was digging for new water line when they struck and damaged an unmarked gas service going to 25 Richard Ave, Middletown”. They added that “Locator had marked the intersection of Greenwood Dr and Richard Ave based on how he interpreted the ticket. Locator did not think he had to mark all of Richard Ave based on how he read the ticket. As a result, when Ebersole went to dig on Richard Ave, they struck an unmarked gas service going to 25 Richard Ave”. 911 was notified. Pictures were provided.</p> <p>VEOLIA WATER, the project owner was sent an AVR request letter on 1/14/2026. VEOLIA WATER stated in their AVR that “At approx. 12:15 pm the operator damaged an unmarked gas line in the street in front of 25 Richard Ave”. 911 was notified. Pictures were provided.</p> <p>VIOLATIONS</p> <p>UGI- Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. This is a first offense. Recommendation: The penalty is applied. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p>	<p>UGI UTILITIES INC: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p>
61756	<p>Facility Owner: Philadelphia Gas Works (PGW) Contractor/Excavator: Philadelphia City Water Department</p>	<p><u>On 1/9/2026 11:53:00 AM at 4129 OGDEN ST, PHILADELPHIA CITY, PHILADELPHIA</u> The incident occurred on 1/9/2026, at 11:53 AM, on 4129 Ogdan St, in Philadelphia City, Philadelphia County.</p> <p>This incident is due to an emergency ticket being placed for an excavation that does not involve an emergency, as defined in Act 127 of 2024.</p> <p>Philadelphia Gas Works is the facility owner. Their Alleged Violation Report (AVR) states, “this emergency</p>	<p>Philadelphia City Water Department: \$500.00 Section 5(22) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>was put in to install a new fire connection to a new building being built. This is planned work and should have been a routine ticket.”</p> <p>Philadelphia City Water is the excavator and project owner. An AVR was not filed as of 01/29/2026.</p> <p>Ticket # 20260091624 New – Excavation– Emergency was entered on 1/9/26 at 11:53 AM for “INSTL FIRE CONNECTION”. This ticket does not meet the definition of Emergency.</p> <p>Act 127 of 2024 defines emergency as, ““Emergency” means a sudden or unforeseen occurrence involving a clear and immediate danger to life, property or the environment, including, but not limited to, serious breaks or defects in a facility owner's lines.”</p> <p>Violations: Excavator - Philadelphia City Water: Section 5(22) – Excavator provided a misrepresentation of an emergency excavation, subject to an administrative penalty imposed under section 7(10). Ticket # 20260091624 PUC online Compliance Training is required for the excavator(s) working onsite at this excavation, or their replacements.</p>	
61751	<p>Facility Owner: PEOPLES NATURAL GAS COMPANY LLC Contractor/Excavator: ALEX E PARIS CONTRACTING Project Owner: PA AMERICAN WATER Designer: PA American Water</p>	<p><u>On 1/12/2026 1:10:00 PM at 1700 WILSON RD, SOUTH PARK TWP, ALLEGHENY</u> The incident occurred on 1/12/2026, at 1700 WILSON RD, in SOUTH PARK TWP, ALLEGHENY COUNTY.</p> <p>A customer side gas line served by Peoples Natural Gas was damaged.</p> <p>PEOPLES NATURAL GAS COMPANY LLC (PNG) stated in their Alleged Violation Report (AVR) that “ON 1/12/26 ALEX E PARIS CONTRACTING WORKING FOR PA AMERICAN WATER STRUCK AN UNMARKED GAS CUSTOMER SIDE SERVICE LINE AT 1700 WILSON RD, SOUTH PARK. PNG AND ALEX E PARIS CONTRACTING HAD AN AGREEMENT DUE TO LENGTH OF JOB THAT PNG WORK MARK MAIN LINE AND MAIN TO CURB SERVICE LINES. THEN IF CUSTOMER SIDE SERVICE NEEDED MARKED ALEX E PARIS CONTRACTING WOULD REACH OUT TO THE LOCATOR TO RETURN TO JOB SITE. LOCATOR WAS CALLED BACK ON SEVERAL OCCASIONS TO MARK THE CUSTOMER SIDE. ON 1/12/26 THERE WAS A DIFFERENT ALEX E PARIS CONTRACTING CREW ONSITE AND FAILED TO CONTACT PNG TO LOCATE THE CUSTOMER SIDE. TIME OF DAMAGE. 811 AND 911 WAS NOTIFIED, FIRE AND PNG ARRIVED ONSITE AND MADE SAFE. CUSTOMER SIDE SERVICE LINE WILL NEED REPAIRED/REPLACED.”</p> <p>911 was notified. Pictures were provided. On 1/26/2026, the Damage Prevention Investigator (DPI) sent an email asking for the written agreement for marking and if the</p>	<p>PEOPLES NATURAL GAS COMPANY LLC: \$500.00 Section 2(5)(i.1) 2nd Offense \$500.00</p> <p>ALEX E PARIS CONTRACTING: \$250.00 Section 5(6) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>point of connection was marked. On 2/13/2026, the DPI sent a picture to PNG which shows a meter on the house and asked if PNG does not own to the meter.</p> <p>ALEX E PARIS CONTRACTING COMPANY stated in their AVR that “Excavator was replacing water service and struck 1" plastic gas service outside of the tolerance zone on the customer side. Service to 1700 Wilson Rd. 911 was notified. Brought Fire Dept responded. Peoples responded, stated on customer side and did not mark off the road. Curb box lid was buried”.</p> <p>Pictures were provided. On 1/26/2026, the DPI sent an email asking for the written agreement for marking and if the point of connection was marked.</p> <p>PENNSYLVANIA AMERICAN WATER the project owner and designer stated in their AVR that “Paris crew digging to replace a water service line hit and damaged a Peoples Gas service line on the home owners side (not owned by Peoples). Since the damage was on the homeowners side the Paris crew called for and paid a plumber to do the repairs. There was a curb box for the address, but it was below grade and not visible. All facilities owned by Peoples appeared to be marked”.</p> <p>They added that there was a failure to locate the point of connection. Picture was provided. Project Report shows that this project was bid on 11/21/2024 and the construction started on 3/03/2025.</p> <p>VIOLATIONS:</p> <p>PEOPLES NATURAL GAS COMPANY LLC is in violation of: Section 2(5)(i.1) – Failed to locate an actually known facility’s point of connection to its facilities. The cub box lid was buried and not marked. This is a second offense. Recommendation: The penalty is applied. PUC compliance education has been recently completed.</p> <p>ALEX E PARIS CONTRACTING COMPANY is in violation of: 5(6) – Excavator failed to inform each operator employed by the excavator at the work site of the information obtained. Recommendation: The penalty is applied. PUC compliance education has been recently completed. Peoples stated that they had a verbal agreement to help locate the lines to the homes. At this location they were not notified to help. The excavator did not contact PNG as they agreed or at least used soft digging techniques to locate the line. The line looks to make a straight connection from the curb box to the meter at the house. If the line had been located by the markings, this might have avoided damage. Even with the curb box not marked, one can see that the gas line crosses the yard.</p>	
61996	<p>Facility Owner: National Fuel Gas Contractor/Excavator: ERIE WATER WORKS</p>	<p><u>On 1/21/2026 11:00:00 AM at 1829 W 26TH STREET, ERIE CITY, ERIE</u> The incident occurred on 1/21/2026 at 1829 W 26TH STREET in Erie City in Erie County.</p>	<p>National Fuel Gas: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
	Project Owner: ERIE WATER WORKS - Spacesaver	<p>A gas main line owned by National Fuel Gas was damaged.</p> <p>ERIE WATER WORKS project owner and excavator stated in their Alleged Violation Report (AVR) that “The gas main was not painted out / spotted. There was a gas service spotted approximately 20 feet away. When Erie Water Works started to dig a 2 inch gas main was hit. The excavation area was marked with a cone due to snow”. They add that “Service was marked not the main”. Project is <\$400,000. Work was completed on a state highway. They add that this was marked incorrectly. 911 was notified. Picture was provided.</p> <p>National Fuel Gas was sent an AVR request letter on 1/27/2026. NFG stated in their AVR that “Erie Water Works struck an unmarked section of a 2in Plastic NFG line”.</p> <p>VIOLATIONS</p> <p>National Fuel Gas Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. Recommendation: The penalty is applied. PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p>	

Full Session

Case Number	Stakeholders	Summary	Violations & Recommendation
58985	Facility Owner: UGI Utilities, Inc Contractor/Excavator: Peiffer Property Management LLC Project Owner: HERMAN PROPERTIES LLC - Property Owner	<p>On 9/29/2025 11:43:00 AM at 350 Mill St, DERRY TWP, DAUPHIN On 06/09/2026: The Damage Prevention Committee (DPC) voted to accept the DPI’s recommendation for both violations and the associated penalties.</p> <p>*****</p> <p>Tabled- On Tuesday 5/12/2026, at the DPC meeting, disputing was Peiffer Property Management LLC, and it was voted to TABLE THIS CASE</p> <p>*****</p> <p>Peiffer Property Management LLC is disputing. - An AVR request letter was sent to the property owner on 03/06/2026. *****</p> <p>The incident occurred on September 29th, 2025, at approximately 11:43 AM, at 350 Mill Street, in Derry Township, Dauphin County.</p> <p>A gas line owned by UGI was damaged. Excavator did not have a PA One Call ticket when the damage occurred. 911 was called.</p> <p>UGI, the facility owner, submitted an Alleged Violation Report (AVR). Their AVR states, “While digging to repair a sewer lateral, contractor struck and damaged an</p>	<p>Peiffer Property Management LLC: \$1,250.00 Section 5(2.1) 1st Offense \$1,000.00</p> <p>Section 5(6)(i) 1st Offense \$250.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>unmarked gas service. PA One Call was not notified prior to excavation.” Photos were submitted.</p> <p>Peiffer Property Management LLC is the excavator. An AVR request letter was sent 01/06/2026. They submitted an AVR that states, “Underground UGI gas line encountered during excavation; emergency repairs performed to mitigate a safety hazard involving an improperly located facility.”</p> <p>HERMAN PROPERTIES LLC., is the property owner and project owner. An AVR has not been filed as of 01/27/2026. - An AVR request letter was sent 03/06/2026.</p> <p>The submitted photos show no visible utility mark outs. The damaged gas line can be seen in the submitted photos. A gas meter is visible from the location where the damage occurred, which is an indication that an underground gas line is in the immediate area. Both AVRs reported the damage was caused by an excavator.</p> <p>Routine ticket 20252724536 was placed after the damage occurred. The ticket was placed by Peiffer Property Management LLC on 09/29/2025 at 7:24 PM. The ticket notes, “Gas line was damaged but has already been repaired by gas company.”</p> <p>Violations:</p> <p>Peiffer Property Management LLC-</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>Recommendation: The penalty is applied. PUC compliance training education is required.</p>	
60669	<p>Facility Owner: PECO Contractor/Excavator: D'AGOSTINO BUILDERS Project Owner: Homeowner Other: Verizon, PA LLC</p>	<p>On 11/5/2025 9:30:00 AM at 175 WILLIAM PENN BLVD, THORNBURY TWP, CHESTER On 6/9/2026 D'Agostino Builders did not attend the Damage Prevention Committee (DPC) meeting where this case was scheduled to be discussed. The DPC voted to accept the violations and penalties as written in the investigation report and add \$250 to the 5(16) violation due to D'Agostino Builders not attending. ***** D'Agostino Builders is disputing 5(16) and 5(17). Courtesy letter was sent on 1/12/2026 to the same email address that they sent their dispute from (also mailed to the address they use on their tickets). ***** The incident occurred on 11/5/2025, at 9:30 AM, on 175 William Penn Blvd, in Thornbury Twp, Chester County.</p> <p>This incident involves damage to an electric line owned by PECO.</p>	<p>PECO: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>D'AGOSTINO BUILDERS: \$1,250.00 Section 5(16) 1st Offense \$1,250.00</p> <p>Section 5(17) 1st Offense \$0.00</p> <p>Verizon, PA LLC: \$3,000.00 Section 2(5)(v) 3rd Offense \$1,500.00</p> <p>Section 2(5)(v.1) 3rd Offense \$1,500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PECO is the facility owner. Their Alleged Violation Report (AVR) states, "THE CONTRACTOR D'ANGOSTINO BUILDERS WAS FOUND DIGGING WITHOUT A PA ONE CALL. WHILE EXCAVATING ON PROPERTY WITH OUT A POC, THE CONTRACTOR HIT THE 2/O UNDERGROUND SERVICE."</p> <p>D'Agostino Builders is the excavator. An AVR was not filed as of 01/12/2026 and an AVR request was sent the same day. No AVR has been received as of 3/2/2026.</p> <p>Homeowner is the project owner. An AVR was not filed as of 01/12/2026.</p> <p>Ticket #20252962732 was entered on 10/23/2025 for a start date of 11/3/2025. The excavator, D'Agostino Builders, then entered a renotify on 11/4/2025 due to Verizon not responding to the routine ticket. Verizon responded "Field Marked" on 11/7/2025 at 6:43 am.</p> <p>The ticket was active for the location of the damage. Images, and statements, provided by PECO indicate the line was not marked within the tolerance zone of the damage.</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 - D'Agostino Builders: 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(other) – Verizon: Section 2(5)(v) – Failed to respond to a routine One Call ticket. Ticket #20252962732-000 Section 2(5)(v.1) – Failed to communicate directly with excavator within 2 hours of renotification. Ticket #20252962732-001 PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p>	
60250	Contractor/Excavator: CITY SIGN SERVICE INC	<u>On 11/11/2025 1:03:00 PM at 283 SCHUYLKILL RD, EAST PIKELAND TWP, CHESTER</u> On Tuesday 6/9/26, at the DPC meeting disputing was City Sign	CITY SIGN SERVICE INC: \$1,000.00 Section 5(9) 1st Offense

Case Number	Stakeholders	Summary	Violations & Recommendation
	<p>Other: EAST PIKELAND TOWNSHIP</p>	<p>Service Inc. Vote: 5(9)- Accept the DPI's recommendation. 5(17)- Remove the penalty but keep the violation. *****</p> <p>Disputing- City Sign Service Inc and they stated their reason why in an email: DLZ hired Clayco to install the signs - DLZ is a consultant for USPS in the form of architects/engineering and so forth. DLZ was under pressure from the local Postmaster from USPS and the office of the inspector general to install the signage. The original install location had a road / solid concrete 14" below grade and 30'x20' that was still intact from the previous construction. We had to pivot to a new location quickly that was farther away from the road and was not covered in the original scope of the first one call City Sign has been working with PA One Call for many years and hasn't had any violations or issues. We have worked with local utilities and municipalities that were unable to meet the deadlines specified in our requests as well as communicating with them exact locations to make the process more efficient. I will gladly go online and re-do the training to brush up on the details, it was my understanding that the emergency designation dictated something that needed to be done in a tighter timeline than routine. I didn't receive any notice that we needed to provide any additional information or what information would be required as when we were on site there were no issues, the dig went according to plan. Please let me know if I can provide any further information, although I feel that this should serve as a comprehensive detail of what happened. Thank you and have a nice day. Liz Liz Jones City Sign Service, Inc. 424 Caredean Drive Horsham PA 19044 Office – 215-442-1323 lhill@citysign.net *****</p> <p>The Non-Damage violation occurred on Wednesday, November 11, 2025, at 283 Schuylkill Road, in East Pikeland Township, Chester County.</p> <p>Non-Damage violation was reported by East Pikeland Township, the locator.</p> <p>East Pikeland Township stated in their Alleged Violation Report (AVR), I received an emergency one call for a sign footer install at a construction site and I don't consider this an emergency. Poor planning on their part shouldn't be an emergency on my part. 20253151970- Excavation Emergency ticket placed on 11/11/2025 at 1:03pm, by City Sign Service Inc, and Type of Work--[SIGN FOOTER].</p>	<p>\$1,000.00</p> <p>Section 5(17) 1st Offense \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The Underground Utility Line Protection Law (UULPL) aka PA One Call Law, ACT 127, definition: "Emergency" means a sudden or unforeseen occurrence involving a clear and immediate danger to life, property and the environment, including, but not limited to, serious breaks or defects in a facility owner's lines.</p> <p>On Friday, 1/9/2026, letter and an email were sent requesting an AVR from City Sign Service Inc. There was no response to the request and no AVR was submitted.</p> <p>Violations: *City Sign Service, Inc. is in violation of sections: 5(9) – Emergency notification does not meet the requirements of “emergency” as defined in Section 1 – Excavator Ticket. 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 and PUC Online Compliance Training is required for the Excavator(s) working onsite at this excavation, or their replacements.</p>	
60636	<p>Facility Owner: PEOPLES NATURAL GAS COMPANY LLC Contractor/Excavator: C & W Works</p>	<p><u>On 11/21/2025 3:36:00 PM at 337 Sandalwood Court Carnegie PA 15106, COLLIER TWP, ALLEGHENY</u> On Tuesday 6/9/26, at the DPC meeting, disputing was C&W Works. Voted to Remove all violations and penalties. ***** Dispute- C&W Works, Inc respectfully rejects the DPI REPORT and requests the DPC Meeting. ***** The incident occurred on Friday, November 21, 2025, at 337 Sandalwood Court, in Carnegie Collier Township, Allegheny County.</p> <p>A gas line owned by Peoples Natural Gas Company (PNG) was damaged. There are no tickets associated with this case.</p> <p>PNG reported an Excavator issue as failing to submit a locate request through the PA One Call System. PNG stated in their Alleged Violation Report (AVR), “On 11/21/2025, C&W Works was working at 337 Sandalwood Court to demo a trailer. C&W did not have a one call for the demo. Struck PNG SL curb to meter and meter set damaged.” PNG provided a damage photo. PA One Call compliance commented, C & W WORKS has placed One Call notifications in the past.</p> <p>On Tuesday, 1/27/2026, a letter and an email were sent to C & W Works requesting an AVR. There was no response to the request and no AVR was submitted.</p> <p>Violations: *C & W Works is in violation of sections: 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe.</p>	<p>C & W Works: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>5(16) – Excavator Failed to submit an Alleged Violation Report within 30 days of striking a line.</p> <p>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>Recommendation: Penalties Applied, and PUC Online Compliance Training is required for the Excavator(s) working onsite at this excavation, or their replacements.</p>	
60896	<p>Facility Owner: Comcast</p> <p>Facility Owner: Verizon</p> <p>Contractor/Excavator: UTILITY LINE SERVICES</p> <p>Project Owner: AQUA PENNSYLVANIA INC</p> <p>Designer: BRANDYWINE CAD DESIGN INC</p> <p>Other: UPPER MERION SANITARY AND STORMWATER AUT</p>	<p>On 11/24/2025 10:00:00 AM at HIGHVIEW DR, UPPER MERION TWP, MONTGOMERY On 6/9/2026 the DPC voted to accept the DPI's recommendation.</p> <p>***</p> <p>ULS is disputing.</p> <p>****</p> <p>Aqua Accepts</p> <p>Comcast Accepts</p> <p>***</p> <p>Incident occurred on November 24th, 2025, at 10am along Highview Drive, Upper Merion Township, Montgomery County.</p> <p>A telecom line was damaged. Case is related to 61819.</p> <p>Excavator, Utility Line Services' Alleged Violation Report (AVR) states, "While trenching to install a water main in the area of Highview and Woodland Drives, the crew damaged an unmarked Verizon line."</p> <p>Designer & Project Owner, Aqua's Alleged Violation Report (AVR) states, "Aqua Contractor Utility Line Services while trenching to install a water main in the area of Highview and Woodland Drives, the crew damaged an unmarked Verizon line." AVR notes responsibility as project owner, but designs that were submitted are marked as Aqua.</p> <p>Designer, Brandywine CAD Design Inc' AVR states, "AQUA CONTRACTOR UTILITY LINE SERVICES WHILE TRENCHING TO INSTALL A WATER MAIN IN THE AREA OF HIGHVIEW AND WOODLAND DRIVES, THE CREW DAMAGED AND UNMARKED VERIZON LINE." AVR notes responsibility as designer. Both Aqua and Brandywine submitted final design tickets, but Aqua's name is on the design plans.</p> <p>No AVR was requested by the PUC from Upper Merion Sanitary and Stormwater Authority. Their AVR stated, "None of Upper Merion Township's or the Upper Merion Sanitary and Stormwater Authority's facilities were impacted by the event. As a matter of record all of the Township's facilities marked and cleared by the incident date of 11/24/2025. Not sure why the Township would even be notified or required to do an AVR, we didn't cause the damage or have any damage done to our facilities."</p> <p>DPI Asked the following questions during the investigation to Aqua (Designer), Verizon (Facility</p>	<p>Comcast: \$2,000.00</p> <p>Section 2(5)(i) Subsequent \$2,000.00</p> <p>Verizon: \$18,000.00</p> <p>Section 2(5)(i) Subsequent \$2,000.00</p> <p>Section 2(5)(v) Subsequent \$2,000.00</p> <p>Section 2(5)(v) Subsequent \$2,000.00</p> <p>Section 2(5)(v) Subsequent \$2,000.00</p> <p>Section 2(4) Subsequent \$1,500.00</p> <p>Section 2(4) Subsequent \$1,500.00</p> <p>Section 2(5)(viii) Subsequent \$2,000.00</p> <p>Section 2(5)(viii) Subsequent \$2,000.00</p> <p>Section 2(10) Subsequent \$2,500.00</p> <p>Section 2(11) 1st Offense \$500.00</p> <p>UTILITY LINE SERVICES: \$250.00</p> <p>Section 5(20) 1st Offense \$250.00</p> <p>AQUA PENNSYLVANIA INC: \$500.00</p> <p>Section 4(4.1) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Owner with damaged line), and Comcast (Facility Owner).</p> <p>Aqua: What level of SUE process was completed during the design phase? This would be prior to the designs being released to bid/construction. SUE Level C was utilized during design. This is deemed sufficient as SUE Level A is performed as the first phase of construction.</p> <p>Please note Aqua is claiming SUE Level A during the construction phase. Section 4(4.1) To depict lines or facilities with the appropriate quality levels based on the complexity of the design and construction activities obtained through the SUE process in the planning and design phases in accordance with the American Society of Civil Engineers (ASCE) most recently published standard CI/ASCE 38.</p> <p>Can Aqua provide where cable/telecom lines are noted on the design plans? See the attached design plans where dashed lines labeled ELEC BU and VZ BU designate buried Verizon and Electric lines based on information provided via the design one call.</p> <p>Please see screenshots that are attached showing Verizon and Comcast had underground lateral lines. Designs only show mainline from Verizon. No telecom laterals were depicted on the designs for address 480 & 465 which have underground telecom running to them. No Comcast lines were shown on the designs.</p> <p>Verizon: Was this line marked accurately? Why did Verizon miss responding to the tickets involved?</p> <p>Comcast: Comcast line was not damaged, but Comcast responded clear to tickets 20252752733, 20253140275, and 20253032606 despite having underground lines on all three tickets. Why did Comcast respond clear?</p> <p>No AVR or responses have been received from Comcast or Verizon. Damage images show the severed utility line and that the area was void of telecom mark outs. Verizon gave no response to ticket 20253140275, and no renotification was called in on this ticket after the first visit to this section of the jobsite after a PA1 call ticket had been placed. Google Streetview shows the presence of telecom pads. Verizon did not attend the complex meeting and Verizon failed to respond to all three tickets placed on 11/10/25. ULS failed to renotify for mark outs from Verizon after initially visiting the worksite and checking ticket responses for all three tickets placed on 11/10/25. Please see Report Screenshot of Ticket Timeline.png to show the 314 set of tickets were the first tickets placed after the complex project meeting.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Violations:</p> <p>Verizon</p> <p>Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 20253140275.</p> <p>Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20253140275.</p> <p>Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20253140315.</p> <p>Section 2(5)(v) – Failed to respond to a routine One Call ticket. 20253140316.</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20252752733.</p> <p>Section 2(4) – Failed to respond to designer’s request for information within 10 business days. 20252752734.</p> <p>Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20253032606.</p> <p>Section 2(5)(viii) – Failed to participate in preconstruction meetings for a complex project or as described in Section 5(3). 20253032607.</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(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.</p> <p>-PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p> <p>Utility Line Services</p> <p>Section 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site. 20253140275.</p> <p>-PUC compliance education is required for the excavators working onsite of this excavation or their replacements.</p> <p>Aqua</p> <p>Section 4(4.1) - Failed to depict lines or facilities with the appropriate quality levels based on the complexity of the design and construction activities obtained through the SUE process in the planning and design phases in accordance with the American Society of Civil Engineers (ASCE) most recently published standard CI/ASCE 38.</p> <p>-PUC compliance education is required for the designer(s) who worked on this project or their replacement(s).</p> <p>Comcast</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. 20253140275.</p> <p>-PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p>	
61407	<p>Facility Owner: COLUMBIA GAS OF PA</p> <p>Contractor/Excavator: GEBHART and SONS GRADING LLC</p> <p>Project Owner: DR Horton / Strawberry Hills Development</p>	<p><u>On 12/10/2025 2:00:00 PM at 2025 PAPERBACK WAY, NORTH CODORUS TWP, YORK</u> On Tuesday, 6/9/26, at the DPC meeting, Gebhart and Sons Grading LLC was disputing. Vote: 5(2.1)- Remove the penalty but keep the violation. Failure to call 911 5(8)- Accept the DPC recommendation. Excavator vacated worksite 5(8)- Remove the violation and penalty. *****</p> <p>Disputing- Gebhart and Sons Grading, LLC attached is their dispute. *****</p> <p>The incident occurred on Wednesday, December 10, 2025, at 2025 Paperback Way, in North Codorus Township, York County.</p> <p>A gas line owned by Columbia Gas was damaged.</p> <p>Columbia Gas reported an Excavator issue as failing to submit a locate request through the PA One Call System before the excavation job. Columbia Gas stated in their Alleged Violation Report (AVR), “Gebhart & Sons, working on behalf of Strawberry Hills Development, was grading a front lawn when they struck and damaged a gas service line. Gas was released until the Excess Flow Valve (EFV) tripped, and the plumber installed a cap on the damaged end of the service line. The contractor left the scene without providing a statement. Investigation revealed the service line had been installed on December 1, 2025, with final grade confirmed and post-installation locate markings visible prior to grading. The contractor did not submit a PA One Call ticket and graded through warning tape and screenings before pulling the service line up. Columbia Gas was notified, the area was made safe, and repairs were completed.” Gebhart & Sons Grading reported a Facility Owner issue as missing or incorrect facility line maps or records. Gebhart & Sons Grading stated in their AVR, “Final grading yard at the time of the incident. Moving a pile of dirt to grade the yard. Gas line was accidentally hit that was only about 4 inches below the grade that I was to be at. Line was installed before the yard was graded and was not put in deep enough. Our company did not install the incorrectly placed line.</p> <p>Columbia Gas and Gebhart & Sons Grading provide photos of the damaged, served gas line, and gas meter.</p> <p>Gebhart & Sons Grading placed a routine ticket, 20253072041, for electric installation, on 11/3/2025, with lawful start dates of 11/6/2025 - 11/18/2025, and duration of 5 days.</p> <p>There was no routine ticket placed for grading.</p>	<p>GEBHART and SONS GRADING LLC: \$1,000.00 Section 5(2.1) 1st Offense \$0.00</p> <p>Section 5(8) 1st Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The depth of a facility is not under the Responsibilities of The Facility Owner in The Underground Utility Line Protection Law aka PA One Call Law, so no violation. The PA One Call Law definition: "Excavation work, means the use of powered equipment or explosives in the movement of earth, rock or other material, and includes, but is not limited to, anchoring, augering, backfilling, blasting, boring, digging, ditching, drilling, driving-in, grading, plowing-in, pulling-in, ripping, scraping, trenching and tunneling. The term does not include soft excavation technology such as vacuum, high pressure air or water, tilling of soil for agricultural purposes to a depth of less than eighteen inches, performing minor routine maintenance up to a depth of less than eighteen inches measured from the top of the edge of the cartway or the top of the outer edge of an improved shoulder,"</p> <p>Violations:</p> <p>*Gebhart & Sons Grading is in violation of sections: 5(2.1) – Excavator failed to submit a location request to One Call within the correct timeframe. 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. 5(8) – Excavator vacated worksite after causing damage that resulted in the escape of any flammable, toxic or corrosive gas or liquid. Recommendation: Penalties Applied and PUC Online Compliance Training is required for the Excavator(s) working onsite at this excavation, or their replacements.</p>	
61578	<p>Facility Owner: Peoples Gas Company Contractor/Excavator: Pennsylvania American Water (PAWC) Project Owner: PA American Water Placeholder</p>	<p><u>On 1/2/2026 11:45:00 AM at 1859 BEHRENS ST, PITTSBURGH CITY, ALLEGHENY</u> On 6/9/2026 the DPC voted to accept the DPI's recommendation.</p> <p>*** Peoples Gas Company is disputing that the locate was done to measurements.</p> <p>**** Incident occurred on January 2nd, 2026, at 11:45am on 1859 Behrens Street, Pittsburgh City, Allegheny County.</p> <p>A gas line was damaged.</p> <p>Peoples Gas Company's Alleged Violation Report (AVR) states, "Pennsylvania American Water working on an emergency ticket struck and damaged a Peoples Gas plastic service line. Peoples Gas marked via measurements due to no surface access to tracer wire as allowed in 2 5 i."</p> <p>PAWC's AVR states, "PA American Water digging to repair a water leak hit and damaged a Peoples Gas service line that was 30" off of the mark. Because the crew was not disturbing the soil where the service was marked there wasn't cause to expose the service. The operator used due care and dug away from where the service was marked and did not disturb the soil even</p>	<p>Peoples Gas Company: \$1,000.00 Section 2(5)(i) 2nd Offense \$1,000.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>though the hard surface was removed. The root cause of the damage was the mis-mark."</p> <p>Images show that the gas line was damaged outside of the tolerance zone.</p> <p>Violation:</p> <p>Peoples Gas Company Section 2(5)(i) – Failed to locate underground lines within 18 inches horizontally of the outside wall of line. -PUC compliance education is required for the individual(s) responsible to perform the locate for this ticket or their replacement(s).</p>	
61971	<p>Facility Owner: VERIZON Contractor/Excavator: UTILITY LINE SERVICES Project Owner: PECO Designer: CAMPOS EPC</p>	<p><u>On 1/14/2026 1:41:00 PM at WILLIAMSON RD, LOWER MERION TWP, MONTGOMERY</u> On 6/9/2026 the Damage Prevention Committee (DPC) voted to withdraw the 5(20) violation for Utility Line Services. ***** UTILITY LINE SERVICES disputing ***** The incident occurred on 1/14/2026, at 1:41 PM, on Williamson Rd, in Lower Merion Twp, Montgomery County.</p> <p>A communication line owned by Verizon was damaged. An emergency ticket was entered for the damage.</p> <p>Verizon is the facility. They did not submit an Alleged Violation Report (AVR) as of 3/3/2026 and an AVR request was sent the same day. Verizon submitted an AVR on 3/4/2026 that states, "Dead copper line was hit On 01/14/2026, UTILITY LINE SERVICES, allegedly hit a utility owned by Verizon at HIGHVIEW DR, UPPER MERION TWP, MONTGOMERY. PA1Call Ticket Number: 20260080110, 20260140526, 20260080109, 20253032607, 20253032606, 20252752740, 20252752734, 20252752733, 20252752710, Dead old copper loop to customers home. Not marked, not in use, hasnt been used in many years." No documentation, or images, were submitted showing their lines were marked in the locating area of the ticket.</p> <p>Utility Line Services is the excavator. Their AVR states, "The crew was excavating in the area of 420 Williamson Rd. to install a gas main. While excavating, an unmarked Verizon service was damaged. Proper notification was made. Verizon responded to the site, checked the wires and informed the crew that the Verizon service was not interrupted." Images submitted show the site, excavation, and white marks near the damaged line. No marks are seen to indicate the damaged line. The routine ticket for this excavation showed that Verizon did not mark their lines by the response due date. No renotification was found by PA One Call for this site prior to excavation beginning.</p> <p>PECO is the Project Owner. Their Alleged Violation Report (AVR) states, "ON 01/14/2026 UTILITY LINE</p>	<p>VERIZON: \$2,750.00 Section 2(5)(i) 1st Offense \$500.00</p> <p>Section 2(4) 1st Offense \$250.00</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(10) 2nd Offense \$1,500.00</p> <p>UTILITY LINE SERVICES: \$0.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>SERVICES WORKING FOR PECO TO INSTALL A GAS MAIN WHEN THEY DAMAGED AN UNMARKED VERIZON SERVICE. ALL PROPER NOTIFICATION WAS MADE.”</p> <p>Campos EDC is the designer. An AVR was not filed as of 03/04/2026.</p> <p>Ticket # 20252873672 New – Excavation-Final Design - Verizon did not respond timely to this ticket.</p> <p>Ticket # 20253522578 New – Excavation– Complex Project – Verizon did not respond timely to this ticket. Ticket # 20260051542 New – Excavation – Routine – Verizon did not respond timely to this ticket.</p> <p>Violations: Facility – Verizon: 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 # 20253522578 Section 2(5)(v.2) – Failed to timely enter a final response to all locate requests. Ticket # 20260051542 Section 2(4) – Failed to respond to designer’s request for information within 10 business days. Ticket # 20252873672 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 person responsible for submitting AVRs, or their replacement.</p> <p>Excavator - Utility Line Services: Section 5(20) – Excavator failed to renotify One Call of an unmarked or incorrectly marked facility upon arrival at a work site. PUC online Compliance Training is required for the excavator(s) working onsite at this excavation, or their replacements.</p>	
62114	<p>Facility Owner: Peoples Natural Gas Contractor/Excavator: CASPER COLOSIMO AND SON INC Project Owner: Pennsylvania American Water (PAWC)</p>	<p><u>On 1/28/2026 9:45:00 AM at 1400 CRAFTON BLVD, PITTSBURGH CITY, ALLEGHENY</u> On 6/9/2026 the Damage Prevention Committee (DPC) voted to accept the violations and penalties as written in the investigation report. ***** Since Peoples Natural Gas is stating they marked the line correctly, and had no indication that they marked it incorrectly after the Conflict response was changed to “Field Marked”, the 2(5)(v.2 was withdrawn. The 2(5)(i) is being disputed. *****</p>	<p>Peoples Natural Gas: \$500.00 Section 2(5)(i) 1st Offense \$500.00</p>

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>The incident occurred on 1/28/2026, at 9:45 AM, on 1400 Crafton Blvd, in Pittsburgh City, Allegheny County.</p> <p>A gas line owned by Peoples Natural Gas was damaged. An emergency ticket was entered by the excavator for the damage.</p> <p>Peoples Natural Gas is the facility owner. Their Alleged Violation Report (AVR) states, “Casper Colosimo working for Pennsylvania American Water working on an emergency locate struck and damaged an improperly marked Peoples Gas service. Peoples marked per measurements as allowed in 2 5 i.”</p> <p>Casper Colosimo And Son is the excavator. Their AVR states, “On 1/28/26, Casper Colosimo crew with Dave Snatchko as Foreman was dispatched to repair mainline leak at the intersection of Crafton Blvd and Cumberland St in the 28th ward PGH. During excavation, we struck and damaged a 1” Plastic Service. We had a legal one call to start and Peoples Gas did respond and marked their main and service line. However, this damage was 9 feet away from the closest mark. Peoples Gas clearly failed to mark this service line. There was a Peoples Gas representative, Devin Smaglo, standing on site when the incident occurred. He confirmed that the service line marks were inaccurate.”</p> <p>Pennsylvania American Water is the project owner. Their AVR states, “Colosimo crew while digging an emergency to repair a water leak hit and damaged a 1" plastic gas service belonging to People's Gas. People's Gas did respond to the one call and marked their main and the service where the contractor was going to work. The damage occurred to an unmarked service approximately 9' away fro the marked service. Devin Smaglo from People's was on site when the damage occurred and per the Colosimo crew confirmed that the marks were incomplete.”</p> <p>Ticket #20260271932 New – Excavation– Emergency was entered on 1/27/26 at 4:49 PM for “REPAIR WATER MAIN/S AND SERVICE/S” on 1/28/26 at 7:00 AM. Peoples Gas responded “Conflict” on 1/27/2026 at 5:01 PM and “Field Marked” on 1/28/2026 at 8:01 AM.</p> <p>The images provided with AVRS support the statements that the damaged line was not within the tolerance zone of the marks. No documentation was provided that shows Peoples Natural Gas informed the excavator of any marking issues.</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)(i.2) Failed to document Communications between a Facility Owner and Excavator.</p>	

Case Number	Stakeholders	Summary	Violations & Recommendation
		<p>PUC online Compliance Training is required for the individual(s) responsible to perform the locate for this ticket, or their replacement(s).</p>	
62230	<p>Facility Owner: Peoples Natural Gas Contractor/Excavator: Municipal Authority of Westmoreland County</p>	<p><u>On 2/3/2026 9:00:00 AM at 56 NORTHMONT ST, GREENSBURG CITY, WESTMORELAND</u> On 6/9/2026 the Damage Prevention Committee (DPC) voted to accept the violations and penalties as written in the investigation report. ***** MAWC disputing **** The incident occurred on 2/3/2026, at 9:00 AM, on 56 Northmont St, in Greensburg City, Westmoreland County.</p> <p>A gas line owned by Peoples Natural Gas was damaged. An emergency ticket was entered for the damage.</p> <p>Peoples Natural Gas is the facility owner. Their Alleged Violation Report (AVR) states, “Westmoreland County Municipal Authority was digging to repair another water leak at 56 Northmonth st when they hit the 1" plastic gas line. Contractor exposed the gas service on the first one-call. Contractor placed another emergency one-call for this address and hit the line. PNG crews arrived to repair the line. Line was marked within 18".”</p> <p>Municipal Authority Of Westmoreland County is the excavator and project owner. Their AVR states, “Project Owner and Excavator, Municipal Authority of Westmoreland County (MAWC) was digging to repair a leaking water main at 56 Northmont St. in Greensburg. MAWC struck a mismarked Peoples Gas service. The Peoples service was more than 2' off the marks. MAWC called 911 to report the escape of gas. MAWC called 811 to report the damage. Peoples Gas responded and made the necessary repair.”</p> <p>Images provided show the yellow gas marks on 2/2/2026 prior to excavation. The damaged line is then shown after excavation occurred on 2/3/2026, and as shown using a hit kit. The line is within the tolerance zone of the marks seen on 2/2/2026. No information was provided that shows MAWC used prudent techniques to locate the gas line prior to using mechanized equipment within the tolerance zone.</p> <p>Violations: Excavator - Municipal Authority Of Westmoreland County: 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>Municipal Authority of Westmoreland County: \$500.00 Section 5(4) 1st Offense \$500.00</p>