

exceptions

Deborah L. Anderson
vs
Peco energy

C 2009-2136754

Jan. 20, 2011

RECEIVED

JAN 21 2011

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Proposed Resolution

- 1) I am requesting a Resolution which adjust my balance correctly.
- 2) I am requesting an affordable payment agreement
 - a) reduce All late fees to minimum of 50% currently charged \$10,233.44
 - b) expunge All deposits and 1st and 2nd installment charges total \$1000.00
 - c) Apply credit of \$1,146.13 which was to be refunded by Peco to my account.
 - d) Credit All money paid by me which was absorbed by PECO for various charges to my account balance.

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My attorney Mr. David Still was hired to represent me in the case. I have received no correspondence stating otherwise from Mr. Still. I have paid him for services. I have recently paid him \$900.00 January 2011, text him, wrote him letters and left several voicemails all to no avail. I have no formal legal training therefore unable to represent myself in this case.

However,

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1 - Complainant never DEMANDED a payment plan. I REQUESTED a payment plan to include my monthly bill PLUS \$ 100.00 towards the past due amount. I REQUESTED a payment plan I could afford at that time because PECO payment plans I could NEVER afford to pay. A plan failure.

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Hired attorney who was responsible to file an Answer to the New matter. I was unaware my attorney had not filed and I have no knowledge of how to file such order.

"

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C-2009-2136764

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13 - I informed my attorney he would be getting a motion from Peco in the mail. I was unaware I could file any motion and since I had an attorney that is what he was to do.

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Abraham L Anderson
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Complainant has no legal knowledge or how
or what to file disputing alleged facts in Peco's
motion. My attorney was given information by the
court and I had no understanding in requesting
further evidentiary hearing matters.

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Peco has never offered me a reasonable payment plan. I don't have \$5000.00 lump sum to pay Peco then payment totally out of my financial scope. That is why I respectfully continue to request payment plan I could afford such as my current monthly bill in full and \$10000 to be paid bi-weekly on all charges assessed to me.

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I am not, nor have I ever denied that I owe Peco energy some outstanding charges/fees. The amount is disputed. I have previously provided fact in 2007, Peco billed me amount three times (3X) my Actual USAGE in fees.

Peco stated they had granted me agreements which I was unable to afford.

my last two (2) such agreements were

1- I pay \$5000.00 within 30 days and the balance due in 4/5 years. That agreement roughly translates to @ \$450.00 month for 4/5 years.

2- \$360.00 per month plus current bill.

At the time I requested an agreement I

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could pay but was always denied.

Both agreements were unaffordable and plan failures.

Please consider a plan I can pay. Peco has always opposed any payment plan that was reasonable. Their agreements force me into financial ruin.

I am the sole provider of two (2) special needs young adults. An affordable agreement would resolve the payment situation.

(ex. monthly bill paid promptly in full and \$200.00 per month on fees due.)

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I am unable to provide an CD or DVD
with my exceptions. I don't have capability
or previous knowledge with such.

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