



2301 Market Street/S23-1 Philadelphia, PA 19103

215 568 3389 Fax www.exeloncorp.com

Direct Dial: 215.841.6841

March 8, 2013

Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission Commonwealth Keystone Building 400 North Street, Second Floor Harrisburg, PA 17120

RE: Alice Ann Belmonte-Gates v. PECO Energy Company PUC Docket No.: F-2012-2332583 and F-2012-2332589

Dear Ms. Chiavetta:

Enclosed for filing with the Commission are the following documents in the matter referenced above.

Answer
Answer & New Matter
Motion
Motion for Judgment on the Pleadings
Preliminary Objection
Exceptions
X
Reply Exceptions
Main Brief
Reply Petition

I have enclosed a Certificate of Service showing that a copy of the above document was served on the interested parties. Thank you for your time and attention on this matter.

Very truly yours,

Shawane Lee

Counsel for PECO Energy Company

SL/lo

cc: Alice A. Belmonte-Gates (via mail)

# BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

ALICE ANN BELMONTE-GATES

COMPLAINANT

v. : Docket Nos. F-2012-2332583

F-2012-2332589

PECO ENERGY COMPANY, :

:

RESPONDENT

:

## REPLY EXCEPTIONS OF PECO ENERGY COMPANY

Shawane L. Lee, Esquire 2301 Market Street Philadelphia, PA 19103

215.841.6841

Shawane.Lee@exeloncorp.com

Counsel for PECO Energy Company

DATE: March 8, 2013

### **REPLY EXCEPTIONS**

PECO Energy Company ("PECO Energy") hereby replies to the Exceptions filed by Alice Ann Belmonte-Gates ("Complainant") in the above-referenced matter on February 27, 2013. On October 19, 2012, Complainant filed a formal complaint against PECO Energy. In her formal complaint, Complainant ticked off the box "Other" and wrote "See attached." There are no facts stated in Section 4(B) of the Complaint but rather a statement saying:

All documented with Judge L. Murphy
Judge L. Murphy
D.O.J Eric Holder
A.G. Eric Schneiderman
E.E.O.C. Miten Mayo Jr.
Judicial Watch: J. Lions
O.P.R. Robin Aston

In the formal complaint, the Complainant did not plead a remedy in paragraph 5, but wrote "See Attached!" The attachment submitted with the formal complaint contains gibberish related to Civil Federal Rights of Full Representation, Writs of Mandamus, Tax Id# 23-6298510. In addition, there is a reference to "assaults attacks and confiscations of [her] property to empty lots with regards to Chiefs of Police Mr. Mark Toomey and others. There is also reference to a False Claims Act and an abused by MicroSoft's Bill and Melinda Gates and MSNBC. See Formal Complaint, attached hereto as Exhibit "1". The formal complaint made no allegations against PECO Energy.

PECO Energy filed Preliminary Objections to the Complainant's formal complaint, requesting dismissal of the complaint for lack of specificity, or in the alternative, that the Complainant be directed to file an amended complaint. On December 5, 2012, Administrative Law Judge Joel H. Cheskis ("ALJ Cheskis") issued an Order consolidating a formal complaint filed by the Complainant against the Pennsylvania-American Water Company at docket number F-2012-2332589 and the formal complaint filed against PECO Energy Company at docket

number F-2012-2332583. On December 10, 2012, ALJ Cheskis issued an Order, granting PECO Energy's Preliminary Objections and directed the Complainant to file a more specific complaint.

On December 20, 2012, PECO Energy received the Amended Complaint of the Complainant.

See Amended Complaint, attached hereto as Exhibit "2".

The entire Amended Complaint is comprised of a written statement, stating: "Letters 12/04, 10,13/2012 and prior since "2002" 2007-0613 that involved all utilities abuses my entire life and that of my parents! SEE ATTACHED." Attached to this statement are letters, containing gibberish, which make no mention of PECO Energy Company or anything the company has done wrong. Specifically, the Amended Complaint states such things as: Deceased Judge Hodgesons now I believer Furber (sic) to me and Senor Judges Abuses of both and the Orphans "Boys Club Abuses' of the "AOPC" to abuse me of and with all of the Title 18 PA Crimes Codes." The pleading further states issues concerning "Collusions of Statutes and Acts of this Anti-Trust "Monopolies" themselves and to abuse me of this "Exempt Status" forced on me with and by deception as was the Issue of the Document never produced involving the Mother in Law I was forced to sign by her and her incompetent son for her and all this abuse to use my information and Legal Access all my information weather (sic) sealed or public to abuse me with this "Fraud" also that falls under the "False Claims Act" and this Fraud of my Identity and that of my deceased mother and Father who were also abused in this very same Manner involving these same exact issues." See Exhibit "2".

On December 21, 2012, PECO Energy filed Preliminary Objections to the Amended Complaint, requesting dismissal of the Amended Complaint for lack of specificity and for failure to state a claim upon which relief can be granted. On January 24, 2013, ALJ Cheskis issued an

Order and Initial Decision, granting PECO Energy's Preliminary Objections, wherein he held inter alia:

In this case, PAWC and PECO would not have the ability to answer Ms. Gates' Amended Complaint or prepare a defense given its unclear and verbose nature. This is true especially in light of PECO's contention that it conducted its own investigation prior to filing its Preliminary Objections and was still unable to determine the matter with which Ms. Gates complains. As noted in the December 10th Order, it is not even clear from a plain reading of Ms. Gates' original Complaints and her Amended Complainant that PECO and PAWC are the correct respondents. While PECO and PAWC could conduct discovery to elicit details of her Complaint sufficient to allow the Companies to answer the Amended Complainant and prepare a defense, in this case, it is clear that such actions would not be helpful. Even after being given a chance to amend her complaint and being made fully aware of the Commission's requirements for sufficient specificity of a complaint, it is not clear what discovery the Companies could serve that would allow them to answer the Amended Complainant and prepare a defense. Ms. Gates has failed to satisfy the requirements of Section 5.22(a)(5) and (6), supra, and therefore her Amended Complaint will be dismissed.

See ALJ Cheskis, Initial Decision, dated 01/24/13, attached hereto as Exhibit "3".

The Commission should sustain the Initial Decision of ALJ Cheskis. First, the Complainant's exceptions are procedurally improper and should be dismissed under that basis alone. Pursuant to 52 Pa. Code 5.533(b), "[e]ach exception must...identify the finding of fact or conclusion of law to which exception is taken and cite relevant pages of the decision," and "[s]upporting reasons for the exceptions shall follow each specific exception." Complainant's attempt to further litigation in this matter by filing additional unintelligible statements without

identifying any specific error of law or abuse of discretion fails to satisfy the requirements is procedurally improper and should be dismissed summarily.

Second, Complainant's Exceptions appear to mimic both the first formal complaint and the Amended Complaint she filed. There are allegations of federal abuses and abuses of the Complainant's income by various individuals, including a claim made under the False Claims Act, all of which are unintelligible and make no allegations against PECO Energy or any improper ruling by ALJ Cheskis. Specifically, the Complainant states:

Rights of my assets from this Fraud and Abuse of O'Connell & Associates and The first set of fraudulent Guardians Winthrop Haas...to live and move freely which I am clearly being denied and abused of my funds and ALL my FREEDOMS of the my American Constitution of and with Full and Ethical and Effective and Fair; Human; Parental; Equal; Union rights of any representations free from this Social Greed and Social Injustice.

See Complainant's Exceptions, attached hereto as Exhibit "4".

Like the Complainant's incoherent formal complaint and Amended Complaint, these exceptions have nothing to do with the formal complaint the Complainant brought against PECO Energy and there are no allegations that ALJ Cheskis made an error of law or abused his discretion in any manner.

Third, the Complainant alleges in her exceptions:

This Notice of Cancellation by the PUC I did retrieve off the Internet today that I did not ever receive VIA in the Mail as I was waiting for this Phone hearing this morning 02-26-2013 10:00 AM. I did phone this Judge at office of the required telephone # of Notice 1-717-787-1399 of Judge J.H. Cheskis and my leaving a message Stating this at 10:30 AM this Morning and stating this: that I received no phone call...please return my call A.S.A.P. and I then received his return call when on the Bus to the court house to attain my Septa Trail Pass I explained the information I did Receive to amend my appeal never any notices of this court order of Cancellations or that for any motions or of any exceptions or any court orders he did verify my address and I verified My P.O. Box with him and because of the issue of Owner and Title of this Property and I again explained to him your Court Order of February 04, 2013 of my Rights of Representation and the Abuses that continue of this Fraud

of any Information of mine that I am Not and never have been A Credentialed Attorney and that the facts of all my information Verified Evidentiary Actual Paper Trail of ALL My Facts.

#### See Exhibit "4".

Complainant appears to allege as an Exception that she did not receive notice of the cancellation of the February 26, 2013 hearing. A hearing cancellation notice, dated February 1, 2013 was sent to the all of the parties, including the Complainant. See Hearing Cancellation Notice, attached hereto as Exhibit "5". The notice was addressed to the Complainant at 1007 North Forrest Avenue, West Norristown, PA 19401. The address listed in the hearing notice is the same address the Complainant has listed in her formal complaint and Amended Complaint. The hearing notice was not returned by the United States Postal Service as undeliverable. The notice is therefore presumed to have been received. See Brown v. PECO Energy, at 7 ("Notice mailed to a party's last known address and not returned by the post office is presumed to have been received.") (citing Meierdierck v. Miller, 394 Pa. 484 (Pa. 1959), among others).

In her Exceptions, the Complainant notes the telephone number provided by ALJ Cheskis in a Telephone Hearing Notice issued on December 27, 2012. The Telephone Hearing Notice was mailed to the Complainant at the same address listed in the Hearing Cancellation Notice and in her formal complaint and Amended Complaint. This indicates there were no issues with the postal service delivering the notice to the wrong address. Yet inexplicably, the Complainant does not receive the Hearing Cancellation Notice at the same address. The fact that she received the Telephone Hearing Notice implicitly raises the presumption that she received the Hearing Cancellation Notice.

Finally, in her exceptions, the Complainant attaches: (1) An Order dated February 4, 2013 by the Montgomery County Court of Common Pleas, Orphans' Court, which states that the Complainant (Alice Ann Belmonte-Gates) is an incapacitated person; (2) a Newspaper article

titled "Death and Taxes: A Primer on the Pennsylvania Inheritance Tax" dated March 1, 2013;

(3) a Montgomery County Court of Common Pleas divorce case titled Richard T. Gates v. Alice

Gates at docket number 2002-16369; and (4) a Montgomery County Court of Common Pleas

support case titled Alice Gates v. Richard Gates at docket number 2002-15665. See Attachments

in Complainant's Exceptions, attached hereto as Exhibit "6".

The above Orphans' Court Order, Newspaper article, and divorce and support dockets

have nothing to do with the formal complaint and Amended Complaint filed against PECO

Energy. Much like the Complainant's formal complaint and Amended Complaint, which were

correctly dismissed by ALJ Cheskis, these documents are irrelevant to any alleged violation by

PECO Energy and do not state any basis for overturning ALJ Cheskis' Initial Decision.

The remaining allegations in the Complainant's exceptions, are equally unintelligible and

do not warrant a response, or serve as a basis for overturning ALJ Cheskis' Initial Decision.

ALJ Cheskis correctly concluded, that the Complainant's Amended Complaint does not satisfy

the requirement of Section 5.22(a)(5) and (6). Accordingly, ALJ Cheskis' decision to dismiss the

Complainant's case against PECO Energy should be upheld.

For the reasons set forth above, PECO respectfully requests that the Commission deny

the Exceptions and issue an Order upholding the Initial Decision in its entirety.

Respectfully submitted,

Shawane L. Lee

Counsel for PECO Energy Company

2301 Market Street, S23-1

P.O. Box 8699

Philadelphia, PA 19101-8699

Direct Dial: 215.841.6841

Fax: 215.568.3389

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ALICE ANN BELMONTE-GATES

COMPLAINANT

: Docket Nos. F-2012-2332583 : F-2012-2332589

PECO ENERGY COMPANY,

v.

:

RESPONDENT

:

#### **VERIFICATION**

I, Shawane L. Lee, hereby declare that I am counsel for PECO Energy Company; that as such I am authorized to make this verification on its behalf; that the facts set forth in the foregoing Pleading are true to the best of my knowledge, information and belief, and that I make this verification subject to the penalties of 18 Pa. C.S. § 4904 pertaining to false statements to authorities.

Date: March 8, 2013

Shawane L. Lee

# BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

**ALICE ANN BELMONTE-GATES** 

•

**COMPLAINANT** 

:

Docket Nos. F-2012-2332583

F-2012-2332589

PECO ENERGY COMPANY,

v.

•

RESPONDENT

:

### **CERTIFICATE OF SERVICE**

I, Shawane L. Lee, hereby certify that I have this day served a true copy of the foregoing Reply Exceptions upon the parties listed below, in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a party).

Alice Ann Belmonte-Gates 1007 North Forrest Avenue West Norristown, PA 19401

Dated at Philadelphia, Pennsylvania, March 8, 2013

Shawane L. Lee

Counsel for PECO Energy Company

2301 Market Street, S23-1

P.O. Box 8699

Philadelphia, PA 19101-8699

Direct Dial: 215.841.6841;

Fax: 215.568.3389

**EXHIBIT "1"** 

BCS: 3026947 PECO ENERGY Must be returned by November 5, 2012

# PENNSYLVANIA PUBLIC UTILITY COMMISSION



## **Formal Complaint Form**

## Please print in ink or type.

1.	CUSTOMER (COMPLAIN	ANT) INFORMATION							
	Your name, mailing address, county, telephone number, utility account number and service address:								
	Name ALICE 4	NN BEZMONTES	ATES						
	Street/P.O. Box 1007 N. FORREST AVEApt#								
	City W. Nor iStaw State pA zipl. 9401								
	County Mantemer !!								
	Daytime Telephone Numb	er Where We Can Contact You:	101-505-689	5					
	E-mail Address (optional):	Alice gan belmon	ntegates D	MAKES					
	E-mail Address (eptional): 1/24 an belmon tegates 9 yman control of the second Number 329928019 (from your bill)								
	If your complaint involves utility service provided to a different address than your mailing address, please list this information below.								
	Name	EE ATTACHED							
	Street/P.O. Box			<del></del>					
	City	State	_ Zip						
2.		COMPANY (RESPONDENT):	SECR	RE( 2012 OCT					
		HERCHEN	EÍAR	ECE 22 20					
3.	TYPE OF UTILITY (check	one)	ેંડ સ્ટ	2 A					
		WASTE WATER	£						
	<b>☑</b> GAS	WASTE WATER MOTOR CARRIER	REAL	EIVED					
		<ul><li></li></ul>	SECRETARY'S BUREAURG company, limousine)	V € D Am 10: 53					

PECO ENERGY EXHIBIT

# 4. COMPLAINT (check one)

A.	In general, what is your complaint?		
	I want to oppose the company's proposed rate increase.		
	There are incorrect charges on my bill.		
	There is a reliability, safety or quality problem with my utility service.		
	I received a notice that my utility service is being terminated.		
	I would like a payment agreement.		
	Other (explain). SEE ATTACHEN		

## B. State the facts of your complaint.

Include any specific dates, times or places that may be important. If the complaint is about a bill, tell us about any charges that you believe are not correct. Use additional paper if you need more space. Provide copies of all relevant documents you believe will support your complaint.

JUDICIAL WATCH: J. LIONS
O.P.R. ROBIN ASTOR

## 5. RELIEF

How do you want your complaint to be resolved? Use additional paper if you need more space.

SEE ATTACHED!

# PROTECTION FROM ABUSE

Answer the following question if your complaint is against a natural gas distribution utility,

an electric distribution utility billing problem, a request t service or a request for a pa	or a water d O receive ser	Istribution utility	AND	ar gas distributio ur complaint is a request, termina	
Has a court granted a "Prote	ction from Ab	use" order for yo	our perso	onal safety or we	lfare?
YES 🗆		·	•		,,,a,,,,
NO 🗹					
PRIOR UTILITY CONTACT					
Answer the following question against an electric distribution utility.	n only if you a n utility, natur	re a residential ( al gas distributio	custome on utility	r and your comp or a water distr	laint is ibution
Have you spoken to a utility of	ompany repre	sentative about	this com	plaint?	
YES (includes a					1
NO		-40		SEB A	WAE
If you tried to, but could no complaint, please explain why	· Hit.	Jack Man	ے م	<b>→</b>	
LEGAL REPRESENTATION (	IF ANY)				
If you are represented by a law address, telephone number, are	wyer <u>in this n</u> nd e-mail addr	natter you must ess, if known.	provide	your lawyer's n	ame,
Lawyer's Name					
Street					
City		Zip			-
Area Code/Phone Number					
E-mail Address (If Known)					_

8.

7.

## 9. VERIFICATION AND SIGNATURE

You must print or type your name below on the line provided for the verification paragraph, and you must sign and date (in ink) this form on the lines provided.

Verification: ALICE ANN BERMONTE-GHTES

hereby state that the facts above set forth are true and correct (or are true and correct to the best of my knowledge, information and belief) and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa. C.S. § 4904 (relating to unsworn faisification to authorities).

(Signature)

BENEFICARY

Title of authorized employee or officer

#### 10. FILING

Please return the completed form to one of the addresses listed below:

If using <u>U.S. Postal Service</u>:

If using overnight delivery service:

Secretary Pennsylvania Public Utility Commission P.O. Box 3265 Harrisburg, PA 17105-3265	Secretary Pennsylvania Public Utility Commission 400 North Street Commonwealth Keystone Building, 2 <sup>nd</sup> Floor Harrisburg, Pennsylvania 17120
--	--

Facsimiles and/or electronic filings of the complaint will not be accepted.

if you have any questions about filling out this form, please contact the Secretary's Bureau at 717-772-7777.

Keep a copy of your complaint for your records.

BCS 302 6947 PECC)

CIVIL FEDERAL RIGHTS OF FULL REPRESENTATION NOT; MEDIATION; EXPARTE; or Collaborative LAWS....Trial by Jury of Evidentiary Facts under sub Section 402b of the United States Supreme Court Code "Under Color of Law" Free From conflicts of my Interests and the refusal's to recues and remove. PFA filed reversed against me by Judge T. Delrecci.

Friday October 19, 2012 164MT2004 164MT2006 my Writs of Mandamus: 2030EDA2003 Malfeasance of the Banks and Bankruptcy's Chapters (7, 11, 13) and Tax Loopholes Judicial and Legislative and Fraud of Separations of Church & State from the Collusions of the Federal ACTS and State Statues as researched and the Abuses of this Fraud of IRS and "Operation Twist" QE1, 2, 3 by the Federal Reserve B. Bernanke and The U.S. States Treasury's T. Geithner... (PA)... R. McCord...

084-0411 Tax ID #- 23-6298510 2007-0613 2002-16369-2002-15665 PENN DOT 2010-15655 Re: Records of Addresses: Trans Union; Equifax; Experian Fraud and -1007 N. Forrest Ave W. Norriton, PA; Purchased settlement May 31, 2005 Sheriff Sale August 31, 2011 my address from -November 04, 2010 – Present and my Address January 1994- May 31, 2005 (108) by Deed (1108) By Utilities W. Conshohocken PA., 19428 Fraud -Richard T. Gates (Father and Mother Dorothy Virginia- Kenny- Gates) All Fraud of my records of Addresses; Assets & Credit by Trustee's and Multiple Parties and the Guardians of PA 2 Sets and Unions (Robert; (Richard) Cohen of Atkins & Cohen to me and Reed, Smith (Greg Gordon) & K&L Gates Pete Kales and R. Giovenelli of N. Caronia... to the Actual incompetents both Father and Richard T. Gates II my than 22 year old Son Also Fraud of My Income; Addresses; Assets and Multiple Parties; (Miller's) Abuse; Conspiracies and 2 sets of Guardians Of PA and (OCY) Health Care & Welfare Abuses and Medical Mal Practice Abuses of Joe Ario-194MD2010 to my Children and the Incompetent and my children; Assaults Attacks and Confiscations of my Property to empty Lots (MCCF Officer D'Angelis inmate Nora; MCES (Dr. Nell ...) and Chiefs of Police Mr. Mark Toomey no relation to Senator Pat Toomey and Chief Bono of this Fraud and Abuse to me and Of Dr. R. Cordero and C. Hershey of Malvern PA and Hershey PA. Of my Federal 1% Equal Right of Civil Federal Due Process against R. Murdock Not Yet Litigated and Against The Trustee's E. lanelli (FRIST TRUST BANK)- Ms. M. West; Tony West And J. West Strategic Alliances; West Publishing and The Milton Branch Lafayette Libraries and - PNC BANK; BAR BRI- Deutsche BANK; NY Mellon Bank (Judge R. Mellon-Penn Dot Appeal Bucks County; J.P. Morgan (Chase); Bank OF America; Citi Bank; Goldman Sacs; Jenney Mae Montgomery Scott; Fannie Mae; Freddie Mac and Merrill & Lynch; (Harleysville National) now First Niagara; Wells Fargo Since October 1985 - Meridian; Core states; F.U. Wachovia-and Lukoil- Employ & Citizens Bank August 2005- March 2006. Managers -T. Poplawski; Ed Hatfield & P. Weller Abuse & Discriminations and Robbery 01-22-2006.

#### Re: Alice Ann Belmonte Gates

P.O. Box 1216 Norristown, PA 19404 610-505-6895 FCC -SIRIUS H. Stern; Verbofsky; Winthrop Hass and & AT&T my once long distance carrier NEIL GOLDFARB- 09-1279 Bell of PA; Bell Atlantic; Verizon – Hawk McKeon, Snesiak & Kennard LLP. Spring Garden & Broad & (Vine) Streets Philadelphia PA Ms. Peggy Miller & Ms. Susan Rollo hearing 12-13-2004 B. EBBERS MCI Abuses and COMCAST; ADELPHIA; CABLE Company Abuses as well where included in rent Service and Billing and Rental Abuses.

Formal Complaints Received today: 10-19-2012 dated 10-15-2012 from the informal forms from the investigator Ruby Lidle signed by me 10-05-2012: all Documentation of my complaints addressed to Judge L. Murphy O.C. Court and this formal complaints to all my Rights of Full Representation with Legal Access that I am still without from this abuse by all of access of my money market funds or with any Account Access; with my record of address and internet access from this Algorithm Internet Default Abuse of my Rights of Password to my Accounts and Record of my Address with Statements to access or transfer funds to which I do not own a home computer and from all this abuse of my income of direct deposits by this Fraud of my Assets by (SSI) ACT 1980; North American INS. Annuities and other insurances of Life Term and Health New York Life Prudential Of my Income; interests income; and Mandatory Income of my Investments False Claims Act to be that of my children- invested in their names and this abuse by Micro Soft Bill and Melinda Gates and MS NBC. Non Exempt Foundations and my Fraudulently Exempt Foundation from this Abuse by Dot Gates and the

Catholic Church of this Article 6 where denied bifurcations of my Assets was because of her sons disease and incompetency and both their abuses to me and my children to me by the Kenney's and the Belmonte's and Enronie Families interferences and Abuses by C. Hershey to myself and my daughters of my assets and this Broken Health Care Abuses of Joe Ario.

RE: PUC # 1-800-782-1110 Secretary: Rosemary Chiavetta: Secretary Office of the Administrative LAW JUDGE: Charles A. Rainey-Commonwealth OF PA; PA Public Utility Commission P.O. Box 326, Harrisburg Pa 17105-32655 /Secretary 400 North Street Commonwealth Keystone Building 2<sup>nd</sup> Floor Harrisburg Pa 17120 10-15-2012 Cases: PECO ENERGY - BCS # 3026947 -PA American Water - BCS #3026921-{Philadelphia Suburban Water; Aqua) and West Conshohocken Sewage Authority Services and Billing Abuses and by Merion Hill Developers PENN DOT and Westcon Construction; James: Nolan Construction Co. Fraud of Beegley & Beegley; BC/BS (Croce) ENT Doctor of Melrose Park; Progressive Auto (H. Kahn) of Lansdale: A+ Auto- D. Koffler of Norristown and Glen Beck of Enterprise LTD of Malvern 08-04-06. (?)Robert Cohen, J. Kalkbrenner- Both (OCY & Penn DOT; Banking Abuses Ms. L. Purcell: Welch, Gold, Charles Cox & Segal Fraud of Forfeiture of my VIP Account; Richard Cohen of my (Public) Trust-Fraud & Abuse of Atkins & Cohen; G of PA: Chernov, Stern, Burbank (1964); Timoney & Knox (2007) Fraud of my Funds; and the Direct Conflict: Abuses of C. Hershey; the Direct Conflict of my interests: D. Zabowski; P. Moore; Dr. R. Cordero and Judge Gerber 1% SKIP Abuse of my Equal Absolute Rights; My Freedom of my Information and My Rights of my Medical Records and my Privacy and Confidentiality of my Health Records. (HIPA) that have all been violated by this Abuse of Dr. Arnold Sokol & Associates to Dr. J. Mayor and the Discrimination of service to me of the DeKalb Family Practice in Norristown, concerning myself and my deceased mother that involved the death of her doctor and her Lithium Medication from the Abuses of this County done to her and by that exact similar abuses of her husband and Families to hold her incognizant of all her Free Absolute Rights which she did have a nervous breakdown from all the Abuses allowed to be done to her by all for their own Social Greed and Manipulations of Crime as did this Stock Broker Jack Buckowski and the Enronies do to my mother and myself. This all by Fraud of Consent; Legally Formally Notified; Legally Informed; Legally Advised Consent that I have been completely without from this Civil and Federal Abuse to my Rights of Requested Legal Access to be Abused and by the abandonments of the incompetence's and abuses to them my children bribed and informed to claim frightened of me; to alienate; ignore and abuse me of any communications for this Abuse of their legal accesses and social Greed and abuse. live Am School Letes 10-19-2012

610-505-6895

Alice Ann Belmonte-Gates

DOJ-ERIC. HOIDER EEOC-M. MHYOTR.

JUDINIAL WATEH-T-CLONS

O.P.R. R. ASTONIE WHOLE

CC: JOSGE L. MURPHY

#### **BEFORE THE**

### PENNSYLANIA PUBLIC UTILITY COMMISSIONS

Alice Ann Belmonte- Gates

-V-

F-20122332583

PECO ENERGY CO (EXELON; GATEWAY)



Alice Ann Belmonte-Gates

-V-

F-2012-2332589

PENNSYLVANIA AMERICAN WATER COMPANY

AMENDED COMPLAINT 12-17-2012

LETTERS 12/04,10,13/2017 AND PRIOR

5,NCE 2002" 2007-0613

THAT INVOLVED: UNILITIES

ABUSES MY ENTIRE LIFE

AND THAT OF MY PARENTS!

SEE ATTACKED

Seice Am Believed Log

12-17-2012

PECO ENERGY
EXHIBIT

Monday December 17, 2012

# AMMENDED COMPININT:

Private Complaints Breach of Contracts Cause of Actions Alexander –V- United States Perlman-V- United States the privilege holder has weighed its chances of success of appeal of the Seriousness of the Sanctions –V- this Malfeasance of banks...Goldman Sacs; Merrill & Lynch; J.P. Morgan Stanley; Lehman Brothers; Bear Sterns: First Trust; PNC; Citizens; Wells Fargo since 1985; Deutsche; Mellon, Provident... TD... Fannie Mae & Freddie Mac... HSBC ... in over 88" Countries....

Re: Alice Ann Belmonte-Gates

P.O. Box 1216 - (1007 N. Forrest Ave) Pa. Norristown, PA 19401 AT&T CELL PHONE 610-505-6895

084-0411 Tax ID 23-6298510 164MT2004 164MT2006-2030EDA2003 2044EDA2007 2002-16369-2002-15665 PenDot-2010-05655 Joe Ario -194MD2010 Neil Goldfarb FCC-V- AT&T 09-1279....

Judge Murphy,

I am forwarding the "Notice" from the "PUC" - I received over the weekend via Mail regarding my complaint(s) that was admitted first with Merits and Consolidated by order now being under new "order" too file an "Amended Complaint" within 30 days. I am also forwarding the "Answer" I was also forced to "Answer" myself to KML LAW GROUP P.C. Jay Kivitz Re: Federal National Mortgage Association of "TEXAS" "Answered" by me and dated 12-14-2012 and with copy of forwarded "Amended Complaint" of the Information I have already forwarded to you of my complaints in "Letters" and "Answers" 12-04,10,13,14-2012 that dates back to 2002 of which my case that was transferred from the Commonwealth Court by my deceased Judge T. L. Dickman to the Orphans Court to date still unresolved from this Fraud and Contempt-V-the Parties and Law Firms Involved under the "PUFTA ACT" all verses Crown, Cork & Seal and involving the Presidents Commonwealth Judges Civil Abuses under Once the Deceased Judge Hodgesons now I believe Furber to me and Senior Judges Abuses of both and the Orphans "Boys Club Abuses' of the "AOPC" to abuse me of and with all of the Title 18 PA Crimes Codes; Civil Codes and Uniform Commercial Codes Veteran Code and ERISSA Code.....of my Information.... With Unions; Judicial: Legislature: OPR; Bias- Bipartisan- Ratifications-Insurances Discriminations and Fraud. The Educational "EXEMPT" Abuses by All of MY Absolute Rights of "Legally Informed" "Legally Advised" "Full Consent" of Legal Access and Attorney Client Privilege Abuses and Discovery- E-Discovery and Internet Discriminations and Abuse to all my Equal Rights.

My Issues of this Entire: Civil; Federal 1% Abuse and Discrimination by attacks and assaults to me of this complete "Tax Fraud Scheme" "Perlman Exception"- "Writ of Certiorari" Contempt.... where Sanctions; Summons; Warrants were never filed regarding this Malfeasance of the Banks as so processed of due process Twice by Fraud; Abuse and Conflicts with Merits to abuse me and the Facts that to date I am still being denied Legal Access full representation involving this Commonwealth Fraud and Abuse to me that this abuse stems From involving Senate; Congress and State Representatives s Abuses also and the Attorney' Generals 64 of them of the Quasi Rem Jurisdictions; Quantum Culpabilities of the "Errors of Laws" Ratifications of States and Non Separation of Church and States of the American Constitution particularly the Social Security Office this Any Payee Representative Fraud and the "1917 Act' and the

Millers; Law Firms and Unions Abuses to me of my Assets as is others abuses of False Claims of this Bi Partisan Abuse to all my Human; Parental; Equal; Employable Civil Federal Rights of Legal Access to LIVE & MOVE FREELY from these Dual abuses of that of the ACLU and the NAACP "Under Color of Law" to Reproduce my Entire Record Under Sub section 402b of the United States Supreme Court Code UNDER COLOR OF LAW; Free from all Conflicts of my Interests as is Noted in the appeals process Concerning this whole HUHGE "Tax Fraud Scheme" of Defecation's of the FTC; FDIC; OCC; OTS; OPR.... ECT Of the False Claims Act of Policing myself from and by all these Abuses of the "LAW" Law Firms; Libraries of Law and with Senate and Congress and the Numerous Offices involved when I am not a "Credentialed Attorney" of the simple Facts that as my case was researched by all admitting admissions of the Collusions of Statues and Acts of this Anti- Trust "Monopolies" themselves and to abuse me of this "Exempt Status" forced on me with and by deception as was the Issue of the Document never produced involving the Mother in Law I was forced to sign by her and her incompetent son for her and all this abuse to use my information and Legal Access all my information weather sealed or public to abuse me with this "Fraud" also that falls under the "False Claims Act" and this Fraud of my Identity and that of my deceased mother and Father who were also abused in this very same Manner involving these same exact issues of Insurances; Law Firms... Fraud and of Broker Fraud Jack Buckowski and Daniel Walter "Walter Daniel Barrish" aliases of ...Lawyers; Banks and Judges as was with the deaths of my Family members and the Forced False Claims of these settlements placed in "Siblings' names of Investments that pertain to me of this Fraud There as well all involving the Fraud of Guardians; Law Firms and Educational Abuses to myself and my children as is now with their Health and the Assaults as well from this Complete; Civil; Federal Abuses of others Bankruptcies and Credit Cards (HSBC) the 88 Countries involved Fraud and of Social Securities Fraud as is my issue of the S.S. Office involving the Belmonte's and the Gates of my Records of my Address and my Children's involving my Income; Interests Income Investments and from Mandatory Income that I am without and Denied Access of as I am being Denied Legal Representation of as so paid for of and by my Funds to Abuse me. Sine Ann Balmont Stet 12-17-2017

Alice Ann Belmonte Gates

Cover Sheet: For Amended Complaints F-2012-2332583 PECO; EXELON; GATEWAY; F-2012-2332589 Pennsylvania American Water - See Attached Letters as Dated herein all reverse filing against me of Fraud of this OPERATION TWIST GAO QE1, 2, 3, of B. Bernanke and T. Geithner and PA Treasury R. McCord that involved Welch Gold Cox Segal and Schneiderman, Harrison, Segal and Lewis.....and Host of Other Law Firms from this Lateral Unilateral Abuse of K&L GATES.....and the trustee's and Involving Irving Picard and Stephen Harbeck -V- R. Murdock Whether Fraud under "Custodian" or "Conservatorships Fraud" "Appeals Fraud"; Civil; Federal Fraud of Information. Bill 409 "Fraud of Identity" "Legal Mal-Practices" and "Medical Mal-Practices" Breaches of Contracts All Causes of Actions.

#### AMMENDED COMPLAINT

#### Before The PENNASYLVANIA PUBLIC UTILITY COMMISSION

Verification: I Alice Ann Belmonte-Gates Hereby declare That I am authorized to make this Verification on my Behalf that the Facts set Forth in the Foregoing are All True and Correct to the best of Knowledge, Information and Belief and that I make this Verification subject to the Penalties of PA C.S. §4904 pertaining to False Statements to Authorities.

Date- November 16, 2012- PECO

Amended Complaint: December 17, 2012

Date November 20, 2012- PA AMERICAN WATER

Alice Ann Belmonte-Gates

Certificate of Service: I Alice Ann Belmonte Gates hereby certify that I have this day Nov 16, 2012 to PECO; EXCELON and on This Day Nov. 20 2012/AMMENDED COMPLAINT December 17,2012to PA American Water Company both Counsels Served a Copy of Answer Motion; Enforcements in the Above Matters upon All Interested Parties and Hand delivered to CC: Judge L. Murphy-(2007-0613) - and by Mailing Via Federal Post Office Regular Mail a Copy Properly Addressed and Postage Paid to:

Shawane L. Lee Counsel for PECO/EXELON ENERGY COMPANY 2301 Market Street S-23-1 P.O. Box 899 Philadelphia 19101 -8699 215-841-6841 Fax 215-568-3389 12-17-2012 Shawane.Lee@exeloncorp.com -11-16-2012

Secretary of the Public Utility Commission R. Chiavetta Secretary of Office of the Administration Law Judge Charles J. Rainey 400 N. Street Commonwealth Keystone BLDG. 2<sup>nd</sup> FL., Harrisburg PA., 17120 (Re: BCS #3026947)-PECO EXECLON

Susan Simms Marsh Corporate Counsel PA Attorney I.D. 44689 susan.marsh@amwater.com-11-20-2012 Pennsylvania-American Water Company 800 West Hershey, PA 17033 717-533-5000 BCS#3026921 12-17-2012 AMMENISTO COMPLAINT Secretary of the Public Utility Commission-Rosemary Chiavetta; Secretary of the Office of the Administrative Law Judge Charles J. Rainey 400 N. Street Commonwealth Keystone BLDG. 2<sup>nd</sup> FL., Harrisburg PA., 17120

KML LAW GROUP, PC SUITE 5000 BNY INDEPENDENCE CENTER 701MARKET STREET PHILADELPHIA PA 19106 215-627-1322 ATTORNEYS FOR PLAINTIFF:

FEDERAL NATIONAL MORTGAGE ASSOCIATION INTERNATIONAL PLAZA II 14221 DALLAS TEXAS 75254-2916 DATE OF NOTICE 12-06-2012-PLAINTIFF

in the court of Common pleas of Montgomery COUNTY

CIVIL ACTION LAW

**ACTION OF EJECTMENT** 

**DEFENDANTS: Richard T. Gates II and Previous Occupants** Present OCCUPANT: since 08-31-2011 ALICE ANN BELMONTE

-GATES

(1007 N. FORREST AVENUE NORRISTOWN, PA 19403) TERM

Prior Address (108) by deed (1108) by Utilities Spruce Street (Lane) No. 2012-28006

W. Conshohocken, PA, 19428 610-525-2447 Bell of PA/Atlantic/

Verizon

DATES OF ANSWERS SINCE MAY 31, 2002: January- 2004- ... THIS ANSWER 12-13-2012 SEES ATTACHED Letters: of the Offices Involved with the Abuses of the IRS: Fraud of Forfeiture; The patriot Act; Forgery of 3301D of the Divorce Code; by Unions; Non Separation of Church and State and 2 sets of Guardians of PA and by Carol Hershey the Direct Conflict of my Action Civil Federal Suits and Legal Rights of Full Representation and to Participate from her forgery; the Abuse of all my Fundamental Rights from this Bi Partisan and Ratifications of Certain States and of Errors of Law to Abuse me of my Freedom by Legal and Medical Malpractices and Civil Federal Fraud: and by the Banks; Credit Card Bureaus; "LAW" Firm s and LAW Libraries of Congress Abuses of "Specter: and "Kline" and Pharmaceuticals Abuses to Myself & My Daughters from these Attacks; Assaults and other Foundation Abuses. (Joe Ario-194MD2010 Fraud), the fraud and interferences of Families: Zieba; Scronski to Fraud My Son Richard II; the LONGO FAMILY to my Son Kevin Anthony and all my Family Both Sides the Gates-(God Parents) and the M.L. Tibberino/Belmonte's and BULLOCKS of Chalfont Warrington PA Abuses to my twin daughter's involving access of my investment income not these parties fraudulent rights of access or collaterals to abuse me

These EJECTMENTS involving Reverse Filings and this Abuse against me of both Properties the Above listed and (108) by Deed (1108) by Utilities that involved Judges: R. Marusczak; D. Lukens and Public Defender Erin Williams; T. Carluccio Fraud and that of my Deceased Parents residence 762 Lime Kiln Pike Glenside and Deceased In Laws of (Elkins Park) sale and move Melrose Park PA of Estates all purchased with my Funds to Abuse me for Social Greed and Estates Fraud and Abuses to me and Credit Fraud of my address of myself and my children the ABA/ PBA/ PBI/ PBS: Media & Papers Am Law Journal the Legal Intelligencer; Hershey; Cambels; Oppenheimer; Putnam; Prudential; Black Rock Delmonte Communications AT&T of Which I hold Stock and in and Numerous other Corporations / the Montgomery County Bar Association the once president Judge C. Carluccio Located at 100 West Airy Street, Norristown, PA & The Montgomery County Legal Aid Society- Mr. Weaver (OCY) and Mr. Strosser now only services (GAY) Boy's Clubs Rights also to Clog up the system abuse -CIVIL;

FEDERAL FRAUD ABUSE and Discrimination of these OFFICES and UNIONS; and Numerous Others of ESTATES ISSUES and of my EQUAL RIGHTS; Parental Rights; UNION AND HUMAN RIGHTS That involves FRAUD and This W.C. Miller WASHINGTON MUTAL, Conestoga BANK(S) and numerous others of Tennessee and across the states. I never choose to move to this address I by the abuses Guardians being forced to move here by these abuses being held to be further abused of services un-rendered refused by Montgomery County by Fraud and Abuses of the Guardians trying to False Claim by Fraud...my separation by these abandonment s and Alienations to be A Hotel or Proctor Limited Divorce by CIVIL FEDERAL Forgery; Forfeiture; Fraud and Abuse.

Although, I am Not a Legally Credentialed Attorney and I am who is Legally being Un-Represented from this Fraud; Discrimination and Abuse of Legal Access of my Funds and the Refusal to all my Rights of Private Complaints also here in Montgomery County of my information taken by Various Forms of Internet Abuse and Mail Fraud which West Conshohocken Post office was shut down from and Used and processed with Due Process Twice by Fraud of Congress & Senate and with my Information of Private Complaints refused from me with the County and from Judges Abuses: Breach Of Contracts and Cause of Actions of my INCOME; Interests Income and my Mandatory Income of my Investments placed in my children's and (False Claims of) reinvested Interests in my children's names to abuse me in addition to False Claims of Debt and Damages and Assaults and Attacks to me and the incompetent(s) and False Claimed x per curium and by the Alienations of my Children and attacks to their health as well as myself and held from me by this Civil Federal Fraud and Abuse. I am forced to Answer this with Petition by the Judge L. Murphy AND more by her clerk (Helene) from being Denied and Discriminated of Public Access to their offices and by the JUDGES of the Actual Presiding Judge Stanley R. Ott and senior Judges and (Libraries) Corruptions Holding all my Research and Documentation VIA of All Tampering's of my information and my income weather of public; sealed records or false claimed Exempt Record or INTERNET tampering and safe deposit box; OF home Computer which I do not have or Communications and Educations by this Fraudulent; Deceased; Exempt Status of which I was never Incapacitated and too date still not removed by valid court order nor is the Fraudulent Abusive: Joint Sua Sponte; Loco Parentis; by C. Hershey and P. Moore or the PFA I filed corrected of Court Order by Judge Delrecci and all involving PENN DOT Abuses and the Memorial Funding of (911) in NY the "PATRIOT ACT" Fraud of Forfeitures; Illegal Consent and Illegal Advisements of and by Any Attorney; Client; Privileges: that involved the Unions locals 332, (1), 456... and Union Dues of my Funds and the Health & Welfare that have been violated for self purposes and does not Exist of this Fraudulent Health Care from this Fraud BC/BC and my rights of my Insurances and Fidelio Insurance that my children should be removed at the Age of (25) Not Removed of my own insurances that I am being denied AND this Abuse to me that From THE SHERMAN ANTI TRUST and CLAYTON ACTS of my Legal ESTATES Issues and under the MANISON HOUSE RULE although no Mansion literally no home with my name on it all though claimed to live in areas I do Not Live from the offices involved from the Abuse of Westcon Construction; Nolan Builders J. Nolan and Fraud of Beegley & Beegley and M. Belmonte and the Issues surrounding all the Abuses in all with the Judges involved held in private Files... Scolerie & Associates in Ohio as well as is in the Entire Legal SYSTEMS Files for CAUSES FOR ACTION for their own Social Greed that are the CORE of my Issues of this Lateral/Unilateral Abuse to me Surrounding all these Law Firms and MY Case by Fraud of DUE Process With Merit Twice of My Information Stolen from me with AND by Fraud to Abuse ME OF MY FREE ABSOLUTE Rights and MY Freedom to LIVE and MOVE FREELY which I have been and I am Still being Denied from this Malfeasance of the BANKS and BNY MELLON

BANK of Stock there as well I hold and Credit Bureaus and the Consolidations by Fraud under "COLOR OF LAW" that all involve my Clear Convincing Papers.... TRAIL of Fraud and By J. Buckowski my Sister's Stock Broker the Enronie's; Belmonte's Gates's 2030EDA2003 - the Fraud of this Civil and Federal Abuse of my Income MY Credit and all my Human; Parental; Fair Rights from this Reverse Mortgages Fraud Keller Williams (William- Kell) and of the Sheriff's Office and of this Whole Operation Twist QE 1,2,3, of the B. Bernanke T. Geithner: Fraud of my Equal Rights and Fraudulent Bankruptcy Defalcation's and Bailouts involving GMAC; AIG; AAG; Goldman Sacs; Merrill & Lynch; J.P. Morgan Stanley; Lehman Brothers and Bear Steams; Fidelity, First Fidelity now Harleysville National; First Trust and Involving Bank of Old York Rd.; Metropolitan Federal S& L and now PNC; Wachovia; Wells Fargo.... Mergers since 10-85: my Resume and Places of my Employ: BAR BRI; Lukoil PLY. MTG.; False Claims Enterprise LTD Glenn Beck False Claims P. Beck and MCCC and MCCF; MCES; My Parents and Deutsche Bank as well as numerous others with this Fraud and Abuses of The past Administrations of Governors; Rizzo's; Rendell; and now The Corbett's: Alison: Patricia: and these Abuses of this Fraud From Conflicts and Funded Foundations and to the Libraries (Senate&-Congress) and all my Constitutional Legal Rights of Legal Access with Ethical Effective Representation from this "Bias" Fraud "Boys Clubs Abuses" and Assaults of numerous Departments and involving their claims of Self Regulating including the MCCF Facilities FRAUD by this Corruption of its not doing so with Corruption and Abuse...it's what I do but and who I am with congress and Senate and who can pay off who that senate Congress and State Reps have refused me any Assistance because of the Hugh "Tax Fraud Schemes" Involved and Fraud of Custodian; Guardian and Conservatorship's and Trustee's: Irving Picard and S. Harbeck (in-out house counsels) Brett Miller and the Conspiracies and abuses of the Millers of my 1% Equal Right to Litigation and Legal Access of Resolution and Solvency of myself where I did not Create or Cause any of these False Claims of Debt and or Damages as nor did my Parents where the Gates Family Is and Has Proclaimed for their own Social Greed and Gratifications to abuse my mother and me. by this Fraud the facts of Law of the Civil Abuse Fair Share Act Passed also by this Fraud used against me and the Fraud of the Fraudulent Abuse of Act 91 "Under Color of Law" that does not Pertain to my case either where the Issues of my assets and this Fraud are and is Concerned with my Government and these Law Firms All Abusing Me of my Free Rights since and before 9-11-2001 I am not of the "Von Trap Family" of the Sound of "MUSIC" which is getting a new make of... from these Abuse done to me; my entire Family by this Corrupt Broken Social Legal System of Forgery's; Fraud And Abuse's the United States Defense Department of which Rob Gates has Since Retired and these Abuses of the Wealthiest 2% Parties W. Buffet and the "Gates" in AMERICA involving MSNBC AND ABC CORP "OPRA" AND SEGRE & SENSOR who are All Abusing Me Along with the Unions; Banks and this Bailout of GMAC AND THE CONGO I am and have insisted that my Record be Reproduced under Subsection 402b of the United States Supreme Court Code Free From All the Conflicts of my Interests as so processed with Merits to Abuse Me of my Free American Rights Free From these Tax Fraud Schemes and to reproduce the Juvenile Record as was so court ordered by my deceased Judge concerning my Minor Daughters this Abandonment by father and Son From All these Fraudulent Abuses and Interferences not done to date from this complete Abuses of all my Human Rights to Live and Move Freely of my income and my rights of Legal Access which I am being Held and Denied by the Judges and Senior Judges Abuses From Montgomery County across the States all the way to the PA and United States Supreme Courts and by Montgomery County's Corruption of "Official Capacities" of all Offices and Elections to my Freedom and Justice For All Under Color of LAW that are involving these abuses and "Collusions

of the States Statues" and Fraud of Separation of Church & State to Which I am Not Legally or Technically Divorced under Article 6 of the Catholic Church Cozen & O'Connor and Cullen & Conwell from this Fraud and I am Denied of Full Income Access; Full Representation; Transportation; my property; to which these parties have been paid and are all paying themselves leaving me with the abuses of the banks the Social Security Office ERRORS OF LAWS and these Law Firms and Estates Issues Left Completely Unresolved with My Absolute Rights of Legal Access Discovery 4009.21 of Penn Dot appeals I was denied and False Claims of the Right to Appeal. Again from this Abuse of my Funds and Retainer to James Jacquette and My Rights that involved Robert (Richard) Cohen And Samuel C. Stretten of The Solicitors: Samuel C. Stratton III of the Health & Welfare my request of Permission in Righting to the False Claimed Incompetent x per curium for Legal access to Abuse me and O'Connell & Associates George O'Connell and R. Meakim and Michael Quinn of (Quinn & Quinn) all their illegal Abuses; Attacks and False Advisements to the Incompetent of his Employ and Abuses of Representation to Abuse him and me Directly and Indirectly. In Addition to The DA and the West Conshohocken; Conshohocken; Chalfont Warrington; Cheltenham; and West; East Norriton Boarders of and Norristown Police Departments; trash Deposals and Postal Services to all Assault and Abuse me with the Full "Knowledge" of the their "PUBLIC" Attacks, Abuses of the "DA" Public Defender's the Carluccio's Levy's and the Sheriff's Departments to try to Under False Claims Act to Claim me Delusional where These Parties and these Abuses by all Whom Have all Committed Crimes Of Abuse and for their "Social Greed's" of Abuses of Powers/ Capacities Are All Legally Insane by "Law" and Refuse to uphold the Laws where Prosecutions Of Justice are Due for Violating their "Oaths of Offices" and with these Fraudulent Affirmations of "Perjuries" and How their Elected Offices and Official Capacities were Attained and Maintained by Fraud of Abuse of the Laws and War Crimes and Civil; Federal Attacks of Abuse where Their Rights of Funds have not been "Confiscated" yet maintained For "False Protections of Litigation for their corruptions is Concerned as well is this Abuse by this "Boys Club Bias Abuse". This Civil; Federal; IRS; Tax Fraud Scheme ABC CORP; BLANK ROME: K& L GATES; MSNBC AND SEGERE & SENSOR Credit Card "Defalcations" Abuses Where My Case and all My Free American Constitutional Absolute Rights are concerned Not "Collaborative Law"; "Not Ex Parte Law" or Off Shore; Foreign Laws which do exist here in PA Lower Merion off the River and where the "Barnes Foundation" was Once Located and Moved to the "Philadelphia Park Way." Which was once the "Red Cross Building" still abusing me as well and To which I am The "Sol Heir" Since 1964 and these Assets and Abuses to my own mother was (Heir) too now passed to me from and by her father William Bradford Rhodes her mother Ella Mae Fincher Rhodes and grandmother "Delia Price" and her "Uncle: Cecil Bradford Rhodes and regarding our Investments and both my immediate Deceased Families Members "Veteran's Services" that are also Rights to "Sons and Daughters" and "ERISSA" RIGHTS. These Abuses of this Criminal "JOE ARIO" to my Twin Daughters in Bucks County. The Abuses of Lincoln Tech and Con Edison both Suing the PUC for this Civil Federal Fraud & Abuse they are committing to me. (Perlman Exception)-

Verification I Alice Ann Belmonte-Gates Hereby Declare That I am Authorized to Make this Verification on my Behalf and that all The Facts Set Forth Are All True and Correct To The Absolute Best of Knowledge Information and Belief and that I Make This Verification Subject to Penalties of PA C.S. §4904 Pertaining to False Statements to Authorities.

Date 12-14-2012 Sie Arm Balmont La Jalice Ann Belmonte-Gates

Certificate of Service: I Alice Ann Belmonte-Gates Hereby Certify that I have this Day December 14-2012 - Mailed COPY OF: Answers to Civil Action Law; Action OF Ejectment(s) Term No. 2012-28006 and the Important Notice Concerning attached concerning myself and the issued of this fraud and abuses of my Incompetent Son to who this is also addressed whom I have no address of Location or contact with from this Abuse: to: KML LAW GROUP, P.C., Suite - 5000 BNY INDEPENDENCE CENTER 701 Market Street, Philadelphia, PA. 19106 (215)-627-1322 The Plaintiff Attorney's Federal National Mortgage Association International Plaza II 14221 Dallas Parkway Suite 1000 Dallas Texas 75254-2916: (the ATTENTION OF Dated December 06, 2012 Signature of the checked requested Attorney: JAY KIVITZ, PA. ID # 26769... listed Group All PA 1D's: Michael McKeever # 56129; Lisa Lee #78020; Kristina Murtha #61858; David Fein #82628; Thomas Puleo #27615; Jill Jenkins #306588

CC: AMMENDED COMPIAINT

Tuesday December 04, 2012 (1007 N. Forrest Avenue West East Norriton; Norristown, PA (19401 19404 19403)

Alice Ann Belmonte-Gates P.O. Box 1216 Norristown, PA 19401 610-505-6895

NALGOIDFARB-V-FCE. 09-1279

)84-0411- Tax ID 23-6298510 164MT2004 164MT2006 2007- 0613- 2002-16369 -2002-15665 Pen Dot Judges B. Moore C.C. Drayer- 2010-05655 my Appeals all Denied: Civil Abuse Fair Share Acts; (Fraud of Identity Bill 409); Private Complaint; Breach of Contract; Cause of Action; Legislative Abuse of Gerber & Gerber: Judge Gerber 1% Skip Generation Tax Loophole Judicial Abuse of J. Massa and R. Graci of the Judicial Conduct Board Case #2009-588 and Mr. P. J. Killion of the Disciplinary Board the State Ethics Commissions: Lynch, Weaver; Contino, Caruso: The Solicitors: S.C. Stretten and Health & Welfare S. C. Stratton III and Commissioners Caster, Shapiro, Matthews: Citizens Bank, OCY, and The Fraud with the Supreme Courts: JUDGE Jacobs and JONES; the PUC this complete Discrimination (Bias) Bi Partisan Abuse both Civil and Federal of my Equal Rights of Discovery of the Prosecutors (DA's) and Defenders offices; Probation Eastern Western District Abuses: Nick Honyara and Judge Hodgsons MCCF; MCES and the EEOC: Drew DEDO Case # 7233 Milton Mayo Jr.; PHRC: Daniel Drew; OPR: CPO HARDY AND LYNN HARDY; O.T.S denied Credit or Correction; OCC- Fraud: the (3) Credit Card Bureaus with my Disputes of the Fraud of Debt and Damages records of my address from this Complete Fraud of Forfeiture by R. Cohen and L. Purcell my Closed VIP Account and the Abuses and False claims of my required Jury Duty by him and Judge Yohn in the Philadelphia Case that was legally for the Bank robbery in King of Prussia Pa that involved my VIP prepaid legal account with the then First Union since Meridian 10-85 under Welsh, Gold, Cox and Segal who being sued by the Securities and Exchange Commission and the fact of the Bank suing for Discrimination 85B now Wells Fargo and this Continual Abuse by them when I am the only one who has been and is still being discriminated and abused of all my American Constitutional Fundamental; Equal; Parental; Union; Human Rights too participate of Full Represented Legal Access Rights from Ratifications of Certain States Error of Law this Complete Malfeasance of the Banks and Fraud... of the CC Bureaus and Anti-Trust ... of which also Includes the Pendell -Jackson case issues of the Sherman; Clayton; Martin; Hasting; Acts and Monopoly of Microsoft Bill & Melinda and Others as is Milton Hershey and this Mansion House Rule William Kell-Keller Williams Realtors Fraud and this Internet Abuse; Communications Sales and of Fraud of Forfeiture and Buy Back of Spectrums of Stock and with that of Sirius and the FCC (MA Bell & AT&T (64B)) and also Deutsche Bank that involved as well my employ with Bar-Bri and Marie L. Tibberino Belmonte and R. Cohen and Fraud of Maryland Casualty (1985) with Tom Farnish and also and with my sons and my daughters God Parents whom also with this interference; Abuse and Fraud of this abusive Joint Sue Sponte and Loco Parentis by P. Moore and C. Hershey NOT!! removed involving the Carluccio's Judge C. Carluccio and Tom Carluccio and their Fraud of this with the Guardians by J. Jacquette his Abuse of as well of this Dr. R. Cordero of their complete Legal Insanity Follow the Money Medical Malpractice of their abuses of ALL the false claims with my family trying to Falsely Claim me delusional with their continual... abuses of and by Fraud that involved Judge O'Neil; Judge Delrecci; and a Host of Others... to which I am sol Heir of this Trust to which she C. Hershey; is part of and not the Heir and the Fraud and Contempt of court appointed Guardian Ad-Litem J. Jacquette of Timoney and Knox and the Misappropriations of my 32,000.00 retainer fraudulently deeming me incapacitated NOT removed to which I Have Legally survived under Purdon Statues by 1 year and this Fraud of Chernov, Stern & Burbank (AM LAW Journal –V- CALPERS I am Adjudged Deceased Not Removed and the Dechert now Oliver, Price & Rhodes "Under Color of "LAW"" and the Segre & Sensor Nina Segre K. Schafer 3<sup>rd</sup> party Inter-Pleaders of the "PUFTA ACT" of my contractual Assets of this Trust and these Parties False Claims all verses Crown, Cork & Seal of my absolute Rights of the 1% Right of Myself not the (People) and the right of litigation against R. Murdock and SIPA & SPIC - Trustee Irving Picard; E. Ianelli -First Trust Bank; M. West PNC Bank and S. Harbeck that involved Judges Jacobs and Shapiro's and Matthews and involving all since August of 1964 of my income invested and my interests income reinvested of my mandatory income in my children's names by the Fraud of Debt (280) and Damages (90)thousand by the deceased Dot Nee Kenney Gates her now executrix since her death 11-17-2012 the false claims of my property stored and paid by me under Court Order of Judge Dickman since September 2005 to an empty lot @916 Fountain Street Philadelphia that is actually (916 Stratford Ave Melrose Park) the Gates-(DOT): Grand Mother to my children – Ann V. (Nee) Gates: Macchione her daughter and the False Residences and their interferences and the

R-POY AC 215-581-4530

Interferences of Anthony and Marie Belmonte and others of family members of my Writ 2030EDA2003 and Glenn Beck Enterprise LTD Fraud of Debt & Damages 08-04-06 and Joe Ario 194MD2010 and the Bullocks of Warrington too my twin Daughters: thus also All this Abuse of unapproved Drugs their educations and of Both Discovery which I have proven myself and discovered all on my own accord of Public Record and (Sealed) record and Fraud of Exempt by Orphan Court Archives Records and O'Connell & Associates never probated or notified ever formally or Legally of the facts of my Income Insurances and with the rights of complete Full Legal Access that also involved Daniel W. (Walter Daniel) Barrish to All my Issues as well as that of my Deceased mother of Contracts of my income; Interests Income; Mandatory Income and Credit and all verses Crown, Cork & Seal (OCC;FDIC;OTS...) by Fraud of Defalcation's- of my Absolute Rights of the Conspiracies of the Unions; The Millers: CPA's T. Woodward; B. Gaveron; R. Miller and the 1917 Act Retro Active Pay of themselves and this Fraud of the S.S. Office of any Payee Representative and this Ms. McGill and the Guardians of PA Fraud and all the Tampering of my Income to which I am denied any legal access of by and of all my Absolute Free Rights to relief with my Income from this Fraud and Abuses of my absolute Income or Access of any my Income or Credit by any Court Order with a Fair and Impartial Judge from the actual presiding Judge of this Trust S. R. Ott of my absolute rights of Legal Access that I had to so request legal access by R. Cohen and S.C. Stretten states Ethics Commission and Solicitors and S.C. Stratton of the Health & Welfare to be illegally advised and without my legal consent by him or any of these parties to abuse me from all this abuse of this fraud that was done also to my deceased mother for 86 years and now myself from this fraud with the Invasions of Privacy; HIPA; Sales/ confiscations of mine and of both our properties and by this Complete Fraud of Sales; Sheriff Sales Reverse Mortgages/Fraud and from this complete Defalcation of ALL and of all the issues of this Trust and the Investments Morris-Engelberg Constitutional; Fundamental Rights ACLU; NAACP Under Color of LAW - involved too my Civil; Human; Union; Parental; Equal Rights being Violated and Not Free from these Conflicts and Abuses to Live and Move Freely with the Reproduction of the Juvenile Record never done to date as court ordered by Judge Dickman who denied the bifurcation of my assets or too my entire record of my issues of Abuse involving all and the "False Claims" Qui Tam; Quasi Rem Jurisdictions; Quantum Culpability's; by all or of the removals of the Guardians of PAC. Hershey who is not an attorney although represented and the Direct Conflict her and D. Zabowski - Fraudulent Appeal (2044EDA2007) Denied by Judge Drayer: also PENN DOT Appeals By me Denied by him and Judge B. Moore) and the refusal to recues by all of them and of this Falsely Claimed of this Adjudged Deceased: by Hass, Stern/ Verbofsky (1964); the Writ to Exempt by O'Connell & Associates (George And R. Meakim-since 2003) Dot Gates attorney's with this Fraud to the Incompetent and False claimed x per curium by abandonment and K& L GATES by False claimed Divorce Decree by Judge Barrett 09-2009 that is not Separation of Church & State under Article 6 of Annulment of my blessed marriage by Father J. O'Connor in November of 1992 with Saint Matthews Church and of this Fraud of Incapacitation survived that which I was also was Adjudged by Fraud and Contempt by the misappropriations of my funds of the Guardian Ad-Litem J. Jacquette of Timoney & Knox before my deceased Judge T.L. Dickman in 2007 and to Date NOT Removed or since this last court order 12-17- 2012 although all my rights of my income and legal access removed of and from this in Justice and without any Relief what so ever all caused by the Carluccio's Fraud of removal of any legal Access and of my Income Alimony Support Tampering by Specter and Kline Fraud with Legal Access of my rights to participate and with the Orphans Court; Commonwealth Court and of Probate and Legal Access of the Estates and Issues involved with my Issues of Taxes since 1997 and my Assets of my Income and from all this Fraud of False Debt and Damages and Fraud of Sheriff Sales of the Exempt statuses of the Recorder of Deeds and the Land and Title Offices Provident National Of Philadelphia Bank and Bank OF America of which I am being held and Abused by this Abuse of All Malfeasance and the Fraud of the PUC being Sued by Lincoln Tech and Con Edison of which my Complaints of this Abuse that are only with the PUC against the Utilities and the Guardians Abuses and that have been and are being completely Ignored by the PUC for their abuse and from this Twisted Abuse of my Absolute Rights of Quasi Rem Jurisdictions that involve Quantum Culpability of Judicial Abuse and Legislative Fraud of Fraud!! NOT Judicial Immunity!!!! from this Complete Legal Mal Practice and un-constitutional Medical; Mental Health Care Mal Practice of this Joe Ario 194MD2010 too my deceased Mother; myself and my then Minor and not yet although soon to be complete Adult children in December 2013 and my minor grandchildren that involved all this Interference; alienation; Discriminations;

refusal to recues and assaults abuses although J. Furia and N. Pearl Berger did remove themselves via court order no Resolution with the FEE DISPUTE (Fred Miller) to Date and the abuses of these Bullocks of Warrington and their Fraud both Concerning my daughters; my assets my rights and their God Parents abuses of Forgery and Fraud of and with Warrington Bucks County and Montgomery County PA and with their False claims of my address and the False claimed x per curium his address with the Credit Bureaus to be that of 1209 Quinton Court Chalfont PA. This Address where neither of us have ever lived...nor Melrose Park I have been a resident of Montgomery County PA my entire life and have No contact with the Incompetent or my children since this Abuse and Abandonments of Both Families and their interferences of my Absolute Rights to correct and to my Issues that I am still being denied All Access of and Abused of the Rights of Legal Access Relief and of Access that involve and have involved all Doctors of both DeKalb Family Practice who has continually refused me services since Dr. A. Sokol to Dr. J. Mayor and now my Dentist Dr. Yankowski who is now refusing me service as well cause I cannot not make Payment although accepts Payment from the Guardian C Hershey of her Office for my Niece of my deceased brother 01-01-05 and her Son of My Funds from Welfare and Who Have their Civil Rights asserted through Sal Salomon that involved Alison Corbett and CHOCK HOMELESS Shelter VAN and the referrals of all my compliances and those that hold my Medical / DENTAL records and my record of full compliance with the Law and the Laws of this Complete Abuse that have abused me for their own Social; Legal; Medical Fraud and Malpractice with Discriminating Civil & Federal Educational Abusive Ulterior Motivated: Insurances of the Civil Federal Rules of Judicial Due Process and Procedures with Merit as so processed Twice to the Fullest extent of the Law for Full Compensation and as is forwarded today regarding the Editorial Board "Discovery At Sentencing "of the Legal Intelligencer; the "Law Journal" Anti -Trust Year in Review "The FTC @ FULL THROTTLE" by C. Hittinger and Leslie Esposito-(my Complaint since-?-Jon Liebowitz) and this Bias- Bi Partisan AIG; AAG Insurance(s) Discrimination of all my Equal Rights of imminent and intellectual Domain and Property Rights Free from this Abuse. This Gender BIAS Class Action involving David Stanford of Sanford Heisler representing her Filed against Griesing-V-Greenberg, Trauig by Francine Friedman Griesing; EEOC: PUTATIVE Gender DISCRIMINATION Former Female Shareholder "BOYS CLUB LAW FIRMS" This Article by Gina Passarella 12-3,4-2012 of the Legal Intelligencer. The Constitution: To my ABSOUTE CURRENTS!

Http://www.whitehouse.gov/our-goverment/executive-branch-departments:

of/Agriculture/Commerce/Defense/Education/Energy/Health and Human Services/Homeland Security/Housing and Urban Development/the Interior/Justice/Laborer/State/Transportation/Treasury/VetransAffairs

Http://www.whitehouse.gov/our-government/state-and-local-government

Http://www.whitehouse.gov/our-government/the-constitution

Http://whitehouse.gov/our-government/legislative-branch/Judicial-branch

State Executive; Legislative; Judicial Branches of the US Constitution mandates that all states up hold a "Republic Form" of Government under the 10 Amendment assigns all powers not delegated to the United States or Prohibited to the States, to either the states or to the People- (For Fraud and Judicial Immunity to pass Civil Abuse and Fair Share Acts for their Own Social Greed Corrupt Criminal Abuses Awarded to themselves and not the Actual Injured Party that they themselves Criminally Abused Is Corruption and Fraud. With Malice; Abusive; Pre Meditated Ulterior Motivated Legal and Medical Mal Practice with Due Process of Merit by State and with Fraud of False Legislative Intent of this "Skip Tax Loop Hole" by Judge Gerber (Gerber & Gerber) is Bias- Fraud and Discrimination "Under Color of Law" and of Federal and States; "United States Constitutional Laws." SSI ERROR of LAW of Ratification of West Virginia; Virginia; Maryland...

The GAO-(the government accountability office)-Government Oversight- the Executive Congressional Check on the President's Powers that both Chambers of Congress and Both (Senate-House) may compel evidence and testimony toward whatever they deem necessary. That executive branch also polices itself (sixty four) Inspector Generals each responsible for a different agency to which they are attached.

MND STATE REPRESENTATIONES ABUSE

Http://thewhitehouse.gov/our-government/judicial-branch the constitution does not stipulate the # of Supreme Court Justices the # is Instead set by Congress there have been as few as 6 but since 1869 there have been 9 and 1 chief justice John G. Roberts Jr. all justices nominated by the president confirmed by senate the facts the court case load is almost entirely appellate nature and the courts decisions cannot be appealed to any authority as it is the final judicial arbiter in the United States on Matters of Federal "LAW". The Court has Original Jurisdiction in cases involving ambassadors and other diplomats, and in cases between States: (petition for writ of certiorari)-(en-banc)-(as per-Curium) of The Judicial Process.

K Weldon /J. Gerloch- Fraud of Bill of Rights and States Ratifications -the King-(Queen? Equal Rights) – of England Equal Rights- the abusive too Act... of National Power and the MAGNA CARTA of the FUNDMENTAL RIGHTS to America my Issues of This with The U.S. Constitution and States Civil and Criminal Federal False claims Fraud; Discrimination and Errors of "LAW" by the States: Judicial and Legislative Abuses; Penn Dot Abuses and The United States Abuses of the FTC Wright: Rights: of Writ of Certiorari filed with and by Fraud with Civil Abuse Fair Share Acts and with (Due Process) and processed Twice by Fraud; Fraud of Forfeiture; Disclosure; Discovery; FOIA; FINCEN; FRANK & DOD Civil; Federal Fraud, Private Complaint; Breach of Contract; Cause Of Action; Both Legal and Medical Malpractice Abuses of Legal Access & Abuse of Direct Conflict of Interests and with Merit by The Complete Abuse of Powers and War Crimes the EEOC: case #7233 Drew Dedo; D. Drew- PHRC- Milton Mayo JR. in the Leal Intelligencer 12-5-12 and the Obama Administration. And the Article in the National News Legal Intelligencer DOJ: Nearly 5B Recovered under the False Claims Act: By Mike Scarella and the DOJ not intervening in a greater # of the Whistleblower Suits than in previous years. Tony West; Trustees; Irving Picard; S. Harbeck; In-Out House Counsel Brett Miller: 1% against Murdock not yet -Litigated- From Fraud: First Trust Bank -E. lanelli –PNC- M. West; Strategic Alliances- J. West ......

Do I Have to file my own "Writ of Certiorari" – EN BANC to the United States Supreme Court? To be Free from this Judicial Legislative Tax Fraud of the False Claims Act Abuse of Fraud and of this (Fraud of Physical Cliff by Speaker Bonner) from this Bias- Bi Partisan Abuses "Under Color of LAW Fraud of Conservatorships' Fraud of the DOJ; OPR;OCC; OTS.... Where services were never rendered free from this Fraud of Defalcations Abuses; Assaults and this Malfeasance of the Banks and furthermore of the Federal (MAIL) Fraud of this William Kell... Keller & Williams of Realtors: Reverse Mortgages Abuses –of False Claims Acts to me... Alice Ann Belmonte Gates et al... CC: Judge L. Murphy-Liaisons 202-456-2461-OPR-Fax # 202-514-5050 C. White/ R. Aston of the DOJ-OPR@USCP.GOV –Special Counsel for Freedom of Information & Privacy Acts OPR 950 Pennsylvania Avenue N.W. Suite 3529 Washington, DC 20530 (Not Privately Held Files for Abuse of Freedom and Unconstitutional Legal and Medical MAL- Practices for Social and Laborer and Union UNJUST False Claimed "Slavery" Greed & Abuse and Discrimination "Under Color of Law" by the ACLU and NAACP.

HTTP://rolingstone.com/news/thepeople-vs-goldman-sachs-20110511? Print —A senate committee has laid out evidence now the justice should bring criminal charges Mark Wilson/Getty Images April 2010 Goldman Defrauded Clients and lied to Congress the O.C.C; F.D.I.C. The O.T.S. top 5 Investment Banks Goldman; Merrill & Lynch; Morgan Stanley-(who Initialed my Docket of the Prothonotary- here in "Montgomery County PA"- Retired W.J. Donnelley; M. LEVY); Lehman Brothers & Bear Stearns - Fraud 1-14 Pages: if Goldman Skates without a "Trial" it will confirm once and for all the embarrassing "Truth"-That the Law in "America" is Subjective; Discriminating of "Fraud" & "Equal Rights" and Crime is defined not by what you did but by who you are. (And who you are discriminating under the Constitution and in the name of "Law") Glen Fine- of the (OIG)-Civil; Federal; Fraud; Waste and Abuse Bureau- 202-616-9898 - ....To Reproduce my Entire Record under Sub Section 402b of the United States Supreme Court Code Free From Conflict and Abuse as so processed Twice with Merit by Fraud to Abuse me and let the Actual Criminals Run Free. GMAC -who should have had to file "Bankruptcy" and not "entitled to Legal "Free Bail" out-by Fraud. PRAND of Or, R. Cordero!

BRETT MILLER O.GC, NAFTA/CAFTA,

ONIL; FRAND; WASTE ABUSE 202-616-9898 GUENN FINE MR.KILLON (717-783-0990

AUID CAMO ANIAS PORTER OCATE

## **WhitePages** TITLE 18 PA CRIMES CODE FACSE CIAIMS A First name Richard INTERFERICE \* Last name Gates City, State or ZIP Chalfont PA Submit Query DER CURIUM Richard T Gates YEVER MY RECORD OF ADDRESS 1209 Quinton Ct THE INCOMPETENT Chalfont, PA 18914-3769 A - (MY CHILDREN Age: 50-54 Associated: Alice A Gates, Marie T Belmonte, Anthony A Belmonte My Twin DAUGHERS GOD Save to Mailer Claim & Edit PARENTS- ABUSET THE BULICKS ABUS (C: BUREAU-ATES AT EN POND Loading... View My Mailer © 2012 WhitePages Inc. - Privacy Policy and Terms of Use IN MY SONS NAME: RICHARD TGATESTT 1007 N FORREST AU WEST EAST NONITOWN NOTISTOWN 19401 19404 1940

MY HUSBAND MS. MCFILL ANTHONY BERMINTE 174-448519 174-44-8579 MYTWIN BROTHER http://www.whitepages.com/name/Richard-T-Gates/Chalfont-PA/1suq8k7?site\_id=10592

Monday December 10, 2012 084-0411 Tax ID #23-6298510 164MT2004 164MT2006 2002-16369 2002-15665 Penn Dot Appeals 2010-15655 Judge C.C. Drayer-Estates and Health Fraud: 194MD2010

My Rights of Writ of Certiorari FILED!!!!Twice with Merit By Fraud and Bi Partisan Abuse with Fraud of my Identity to Abuse me with this Ratifications of States and ERROR OF LAWS of the Constitution Under Color of Law - of my Rights to reproduce my entire record Under Sub Section 402b to the United States Supreme Court en Banc with this Legal And Medical Mal Practices of Law Firms: Private Complaint; Breach of Contracts; Cause of Action and this Health Care Fraud of J. Ario 194MD2010 of Legal Access Abuse-Civil Federal Abuse of Fair Share Acts and the American Constitution of the FTC- FDIC- OCC- OTS- OPR.... and This Dr. R. Cordero and C. Hershey

Re Alice Ann Belmonte-Gates et al

P.O. Box 1216 Norristown, PA 1007 N. Forrest Avenue 19401-10404-19403

AT&T 610-505 689509-1279 Neil Goldfarb-V- FCC AT&T: VERIZON & Sirius

RE: KML LAW Group Federal National Mortgage Association: William Kell-Keller Williams Realtor-Abuse the Docket No 2012-28006 against my Incompetent Son his Abandonment his residence from 05-31-2005 to 08-31-2011-and myself as the Occupant as was Prior with the Incompetents abandonment with False Claims of the X per Curium from 01-1994- to 05-31-2005 of my W. Conshohocken residence by Judge Barrett 09-2009 Action of Ejectment and the Fraud of numerous Fraud Judges of that ejectment that involved Judges R. Marusczak; D. Lukens and this Corruption and Abuse of my Free Rights: District Judge Daily; Judge Rob Mellon Bucks County PA Appeals denied from Fraud Chalfont Warrington Police and Penn Dot Fraud and Abuse False Claims Act and Forgery of Marie and Anthony Belmonte and OCY -The Title 18 PA Crimes Code and Uniform Commercial Code 1-207 of which I Also Hold Stock in BNY- Mellon Bank of this Civil Federal Abuse of Defalcation's and Interferences of all my Absolute Fundamental Civil & Federal Constitutional Rights Free From Abuse of C. Hershey and the Guardians of PA. Chernov, Stern & Burbank: Winthrop Hass; H. Stern Verbofsky and Timoney & Knox -James Jacquette -From their Fraud and Abuse and of (Dechert) now Oliver Price & Rhodes and Segre & Sensor the 3<sup>rd</sup> Party Inter-pleaders and K& L Gates to who they are actually representing Not the Incompetent and the Actual Heir to whom actual representations is entitled and entitlement from this Fraud and Abuse to Live And Move Freely from these Parties refusal to recues and my Rights Before a Fair and Impartial Judge Free from the Actual Presiding Judge Stanley R. Ott who is also Committing this Abuse of Fraud for his own Fraud of Defalcation with this Malfeasance of the Banks and the Tax Bureaus from this Complete Fraud of My identity

I am forwarding copy of notice again... regarding the PUC and the Twisted Issue of The Abuses of the Facts of Civil Sult against the PUC by Lincoln Tech and Con Edison involving this Twisted Fraud and Malfeasance of the Banks and Criminal Abuses to me concerning the Order by Administrative Law Judge Joel H. Cheskis consolidating F-2012-2332583PECO; EXELON; PA AMERICAN WATER Co. F-2010-2332589 (Hershey PA) and does not give docket of Penn Dot of my Consolidated Complaints from this Fraud of my Identity that Involves the Facts of Fraud and Abuse of Goldman Sacs; Merrill & Lynch Morgan Stanley; Lehman Brothers & Bear Stearns .... The Abuses to me of First Trust Trustee E. lanelli; PNC Trustee Ms. M. West Wells Fargo Since Meridian 10-85 - C. Cox Welch, Gold, Cox & Segal pre-paid Legal Robert — Richard Cohen of Atkins & Cohen the Land Bldg. And Provident National Bank -BAR BRI- Deutsche, Larrimore, T. Farnish-(Maryland Casualty Ins. Co.) M. Belmonte Fraud & Deutsche Bank Fraud of my Employ and my Children with OCY.

And the Civil Federal Abuses as well with Jack Buckowski-Stock Broker- his Fraud & Abuse of my Assets with the Deceased 11-2012 Dot Gates and Katherine and R. Enronie their Fraud; Forgery; and Abuses to my Deceased Mother 10-2010 and myself and the False Claims Act —Judge O'Neil-Alexander A. Belmonte and Glenn Howard Belmonte the abuses to my Mother and then and now to myself and with My Minor Daughters (trying to act as Father and Husband and Guardian as he did to my own mother abusing me to which he is only my brother and that is all he is... this abuse along with C. Hershey and my daughters Counselor's from their abuses to my minor children and to me that continues

from this Fraud and Abuse; J. Jacquette and by both their Perjury and Abuses of my Funds and with D. Zabowski and Solicitor S.C. Stretten and S.C. Stratton III of Health & Welfare of All my Rights of Legal Access which they refuse to recues Involving the O.P.R. of who's False Claims also to be Policing itself from this Fraud; and Abuse of their Discrimination Assaults and Harassments of Ulterior Motivated; Stalking and Attacks to me of My Freedom and my Absolute Rights to Full Representation to which they are aware is being Abused and Violated for their Own assaults to me from this Social; Greed and Corruption of their Employ Ladder to Self Promote their Employ and Advance while Abusing me of All My Rights to Live And Move Freely. I question again and again this Abuse of which they refuse to answer any of my calls and are Not Removed from this Fraud and Abuse of Domestic Relations Kline and Specter and Family Court Judges Gore and McLaughlin who are still abusing me from this Abuse of P. Moore and C. Hershey Fraud of this Abusive Joint Sua Sponte and Loco Parentis not removed by court order from this Abuse of the Carluccio's: Judge C. Carluccio and T. Carluccio from this Eastern Western District Judicial Immunity Abuse to Continue Abusing me for their own Social Greed and Obstruction of Justice that deserves NO Judicial Immunity for this Abuse done to my Civil And Federal Rights that they have Assaulted; Attacked and Abused me of and my Children then minor and now of their and my Health from these Abuses that I have continued to iterate over and over again from the Mal Practice of these Lawyers and Doctors and my Fair Rights of Affordable Health Care to which I am being Blocked of for their Abuse and Greed and by them and the Banks Abuses of my Rights of Legal Access which I have been assaulted over to begin with by the Police Officer Lennon and Chief Docherty of Conshohocken for his Fraudulent Nepotisms as with this abuse of J. West Strategic Alliances and the Trustee's Department Irving Picard and S. Harbeck and these abuses of Official Capacities; and Abuse of Powers of these offices without enforcements or discipline to which they are in place is our "Justice System" comprised of Not What you did! But who you are? As stated in the Rolling Stone Article that these Crimes War Crimes can be able to walk Free of their Abuses to the Public that have All- violated PUBLIC TRUST as is the Abuses of the Correctional Facilities false Claims to monitor themselves of stock as well with their Abuses of Revenge to the wrong people and that the DA and The Defenders Office refuse to do their jobs and the false claimed abuse of their held claimed elected jobs for their abuse of power too and only for themselves and their abuses to another's demise as is with the Probation's office and the Laws of Prohibition of what is Legal and Illegal that one must prove that which I have proven and the sole reason for these continual attacks of my freedom and while allowing Collaborative and Ex parte Abuses as well as to clog the System with Gay Rights and Abuse and Destroy Family and Women Rights.

**Alice Ann Belmonte-Gates** 

line dun helworts fates

THE ABUSES OF CONGRESS + SENATE AND THIS
FRAUDULEWT "PHYSCAL CLIFF" BY BANNER.

G.C. BRETT MILLER REPRESENTS THE Commission IN COURT LEGAL CONSET TO COMMISSION THE OPERATING BUREAUS AND OTHER OFFICES! ROW IN ADVANCING THE DEVELOPEMENT OF THELAW FILES AMICUS BRIEFS FOR THE COMMISSION! Thursday 12-13-2012

Re Alice Ann Belmonte- Gates

P.O. Box 1216 Norristown, PA 19401 (1007N. Forrest Avenue West/ East Norristown, PA

Re: Trust ID# -084 -- 411 Tax Id 23-6298510/ 2030EDA2003/ 2002-126369/ 2002-15665/Penn Dot 2O10-05655/ 164MT2004/164MT2006/ Neil Goldfarb-V-FCC AT&T 09-1279 Judge Jacobs ; Jones

Re: Articles: by Ben Present 12-11-2012 -Lackawanna Family Court Changes Guardian Ad-Litem Program-Family Court "Abandoned Automatic Appointment" of a Guardian to Custody Cases of which my case this Corruption Stems and involving OCY and The Restitution Charge of Matthews and Marino and Cohen And Kalkbrenner Fraud -Gold- Bikin A Montgomery County Attorney who used my case as an example against Guardian Ad Litem and involving "Patricia Corbett" who over sees the County's Court and is in Charge of the AOPC's recommendations made up of entirely Lackawanna County Attorney's Unanimously Agreed the program should do away with the "Automatic Appointment Provision" my issue where J. Jacquette is and was Appointed to Abuse me along with Family Court Judges: McLaughlin and Gore and by Robert (Richard) Cohen of Atkins & Cohen (Local 1) not Local 332 concerning my incompetent husband and my Union Rights and this Fraud and J. Kalkbrenner who both refused to Recues before the OCY COURT Judges: Vogel; Corso & Lawrence in 2004 and the Commonwealth Court Judges: T. L. Dickman (Deceased); T. Delrecci reversed PFA Filed by me court ordered against me abuse and The Carluccio's the DA's Offices Furman and the Public Defenders and Offices Abuse with that of Senior Judges; Nichols; Corso; Drayer; Albright; Hodgesons; Daniel; and a host of Numerous others....involved in different Counties and States with Financial; Ulterior Motivated; stalking Racial Profiling of me and my Assets.

Articles 12-12-2012 Feds reportedly settle with banks for 2.2 B as was settlement with Bank "Wells Fargo's False Claims of Discrimination to them for 85B by Charles Cox of my VIP prepaid Legal with Welch, Gold, Cox and Segal who Discriminated me along with R. Cohen and his illegal abusive advisement of my rights with my children as well as my assets and my accounts closed my account to abuse me NO SETTLEMENT TO DATE as is I am still being abused of my 1% Right with the Trustee's Irving Picard and S. Harbeck and by the Banks and of Charges undisclosed as documented by me regarding Over Draft Charges and over Draft Protection and this "Any Payee Fraud" of the Social Security Office and this Gerry Clark and Ms. McGill and the Guardians of PA and my Direct Conflict of my interests C. Hershey to date No Appeal filed with Penn Dot from the Denied Appeals of Judge Drayer and Judge B. Moore That involved all my appeal against the Deceased W. Conshohocken Chief of Police J. Clay Bourne his Fraud Filed as "Clay Boss" against me that P. Moore was Defending him not me from this OPR False Claimed ACT of self-Policing Abuse.

Article Hershey Chocolate Makers, "KISS" Goodbye Effort to Foil Class Status which I am the Action Suite of the Class from her Fraud and Abuse to me and of Both Sets Guardians: Chernov, Stern & Burbank W. Hass/ H. Verbofsky and Timoney & Knox J. Jacquette Not Removed nor or the Abuses of P. Moore of this Fraudulent and Abusive Joint "Sua Sponte" and "Loco Parentis" by P. Moore to which I am being completely Denied any Legal Access or Relief what so ever from all these False Claims and Interferences

of this Medical Mal Practice and Legal Mal Practices of Dr.'s For this Legal Insanity and Fraud NAFTA CAFTA -David Camp of this Dr. R. Cordero and a host of others and involving the 3<sup>rd</sup> Party Inter-Pleaders Segre & Sensor Nina Segre and K. Schafer the "PUFTA ACT" of my assets and The Once Dechert now Oliver, Price and Rhodes to which I am being denied all of my Free American Constitutional Union Absolute Rights Under Color of Law of my Clear Convincing Paper Trail by Trial with "Writ of Certiorari" of my funds to the United States Supreme Court Free from Conflicts of my interests and this "Fraud" from this Corruption of Defalcations and Malfeasance of the Banks and Fraud: involving Goldman Sacs; Merrill & Lynch; J.P. Morgan Stanley; Lehman Brothers; Bear Stearns; First Trust; PNC; Wells Fargo; Citizens; Mellon; ...... This Article Also Third Circuit Clarifies Standard for Over Riding "Attorney Client-Privilege"- By: Saranac Hale Spencer involving 6 ABC CORP Rob Royal; E. YARI and MSNBC Timoney & Knox- J. Jacquette and Angel Zengary; Stern And Hass and the Media and FCC of Which I Hold Stock to Force Appellate Review with the "Pearlman Exception" that Should Apply from this "Fraud of Tax Bureaus" and CPA"S; Trustee's and In-Out House Counsel Abuses of the O.G.C Brett Miller and the Millers Conspiracies too abuse the FTC; FDIC; OCC; OTS; OPR SEC; SEC; of this Whole Operation Twist of B. Bernanke and T. Geithner QE1,2,3, Fraud of Bailouts to GMAC Fraud of the Libraries Milton Branch Lafayette Libraries (J. Diamond) and By Congress; Senate that involving Kline and Specter Abuses; and States Representatives Of Legislature and Judicial Conduct letting Criminals off the hook not for Justice but for who they are.... What they do or funding they can get and who they Think Can Discriminate and Abuse while using the OPR to Attack and Assault Women and Children and using the Mental Health Care to do so By Further Civil, Federal, Fraud and Abuse for fraud of Election for their own Notoriety; Social Greed; and job Security Abuses robbing others where they all sworn to "Oath" of their "Official Capacities" to do their "JOB" TOO KNOW THE "LAWS" to Protect Serve and Defend and "Right Reports" they refused to Wright for their own Self-Promoting False Claimed over Seeing Stock of their own Business as proclaimed by the Fraud of these Bankers and the MCCF PRISONS who as well are nothing but Social Greedy Thugs with a Gun and a Badge Abusing their Oaths and Authority of Their Capacities for their own Financial Gains and particularly an officer of the "Court" with a Legal License to Professor Students or "Clients" and Practice the Law who claim themselves of Morally Ethic and Competent when they clearly are not is deserving of Just Punishment themselves as any Vile Criminal for they are the ones who have created the Corruption to begin with for not living within their own means as the Law insists "all people due" with the right to Live and Move Freely. I am questioning again this Issue of the Banks and my Rights which NO STATUS HAS CHANGED of this FRAUD with the Banks AND MY RIGHTS to my income and my accounts or safe Deposit of my Assets of Legal Access by Court Order and to my Children; my Grand Children; my Daughters from this Abuse of this J. Ario; the Bullocks and the Belmonte's and my Communications with them all Interferences of my Rights being Abused by this Fraud.

the U.S. Supreme Court when my "Estates Issues" and Commonwealth Issues Reside here? With my Rights to press charges? Alice Ann Belmonte Gates Simelan School Htts

### BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

Alice Ann Belmonte-Gates

v. F-2012-2332583

PECO Energy Company

Alice Ann Belmonte-Gates :

v. F-2012-2332589

Pennsylvania-American Water Company :

### INITIAL DECISION

Before
Joel H. Cheskis
Administrative Law Judge

### HISTORY OF THE PROCEEDING

On October 19, 2012, Alice Ann Belmonte-Gates filed two formal Complaints with the Pennsylvania Public Utility Commission (Commission). In section 2 of the Complaint form asking for "Full Name of the Utility Company (Respondent):" Ms. Gates wrote "Ms. Heather Green" on one Complaint and left that section blank on the other Complaint. In section 3 of the Complaint form asking for "Type of Utility (check one)," Ms. Gates checked every utility type except for steam heat on both Complaints. Attached to both Complaints were what appears to be, if not in fact are, identical two-page, single-spaced attachments that are intended to explain Ms. Gates' Complaints. The Commission's Secretary's Bureau served the Complaint identifying "Ms. Heather Green" as the Respondent on PECO Energy Company (PECO), at docket number F-2012-2332583, and served the Complaint that had Section 2 blank on the Pennsylvania American Water Company



(PAWC) at docket number F-2012-2332589. Previously, Ms. Gates filed informal complaints with the Commission's Bureau of Consumer Services involving PECO and PAWC, case numbers 3026921 and 3026947.

Both PECO and PAWC filed Preliminary Objections in response to the respective Complaints served on them. In its Preliminary Objections, PAWC argued that Ms. Gates is requesting relief awarded by federal courts to which the Commission lacks subject matter jurisdiction. PAWC also argued that Ms. Gates' Complaint is insufficiently specific and that the Company does not have sufficient notice as to the nature of the allegations against it and cannot, therefore, adequately respond. Similarly, in its Preliminary Objection, PECO argued that Ms. Gates did not provide sufficient information in her Complaint to permit the Company to provide a meaningful response or address Ms. Gates' concerns. PECO further averred that it conducted an independent investigation to determine the issues Ms. Gates is alleging but was still unable to respond to the Complaint.

By separate Motion Judge Assignment Notices dated November 21, 2012, Ms. Gates and PAWC were informed that I was assigned as the Presiding Officer in the matter involving the Complaint served on PAWC and responsible for resolving any issues which may arise during the preliminary phase of that proceeding and Ms. Gates and PECO were informed that Administrative Law Judge Kandace F. Melillo was assigned as the Presiding Officer in the matter involving the Complaint served on PECO and responsible for resolving any issues which may arise during the preliminary phase of that proceeding. On November 27, 2012, both ALJ Melillo and I received a six-page, single-spaced document with a one page attachment. Both documents had listed at the top the docket numbers for both Complaints. Both documents appear to be identical with identical attachments and presumably were Ms. Gates' Answers to the Preliminary Objections filed by PECO and PAWC.

By Order dated December 4, 2012, the Complaint against PECO and the Complaint against PAWC were consolidated pursuant to Section 5.81 of the Commission's rules governing consolidation of proceedings due to the common issues of fact between the two Complaints and the determination that consolidation would avoid unnecessary costs or delay.

By Order dated December 10, 2012, the Preliminary Objections filed by PECO and PAWC were granted and Ms. Gates was directed to file and serve an Amended Complaint within thirty days raising a well pleaded material fact over which the Commission has jurisdiction. Furthermore, upon timely filing and service of the Amended Complaint, PECO and PAWC were directed to file and serve a timely responsive pleading.

On December 17, 2012, Ms. Gates filed an Amended Complaint in the consolidated proceeding. Ms. Gates' Amended Complaint comprised a twenty page, single-spaced document detailing numerous issues of which she is complaining about. As discussed further below, Ms. Gates' Amended Complaint included unclear and verbose statements regarding issues such as "Breach of Contract," "malfeasance of banks," "Orphans Court," "Title 18 of the PA Crimes Code" and "Tax Fraud Scheme," all of which were alleged on only the first page.

On December 21, 2012, PECO filed another Preliminary Objection. The Preliminary Objection contained a Notice to Plead. In its Preliminary Objection, PECO stated that Ms. Gates' Amended Complaint should be dismissed for failure to state a claim upon which relief can be granted and for violating the December 10, 2012 Order directing Ms. Gates to file a more specific Amended Complaint. PECO argued that Ms. Gates' Amended Complaint should be dismissed because it did not conform to Section 5.22(a)(5) of the Commission's regulations which requires formal complaints to set forth a clear and concise statement of the act or omission being complained of. PECO added that a complaint should be specific enough to allow the respondent to understand the allegations against it so it can prepare a coherent response. PECO averred that Ms. Gates' Amended Complaint contains gibberish which makes no mention of the Company or anything the Company has done wrong. PECO requested that Ms. Gates' Complaint be dismissed with prejudice pursuant to Section 5.101(3) regarding preliminary objections.

On December 27, 2012, the Commission issued a Telephonic Hearing Notice scheduling an Initial Telephonic Hearing for Tuesday, February 26, 2013, at 10:00 a.m. and assigning me as the Presiding Officer.

On January 3, 2013, PAWC filed two Preliminary Objections. The Preliminary Objections contained a Notice to Plead. In its Preliminary Objections, PAWC argued that Ms. Gates' Amended Complaint should be dismissed based on Sections 5.101(a)(1) and (a)(3) of the Commission's regulations that pertain to lack of Commission jurisdiction and insufficient specificity of a pleading. PAWC noted that Ms. Gates has not raised any clear remedy being sought and that subject matter jurisdiction cannot be conferred where none exists. PAWC also noted that Ms. Gates has failed to set forth any specific facts of wrongdoing against PAWC in her Amended Complaint and that it is not even clear that the Complaint pertains to PAWC. PAWC concluded its Preliminary Objections by requesting that the Commission dismiss the Amended Complaint with prejudice.

Ms. Gates' Answers to the Preliminary Objections filed by PECO and PAWC were due no later than January 16, 2013. 52 Pa. Code §§ 5.101(f)(1), 1.12(a), 1.56(a)(1) and (b). Ms. Gates did not file an answer to either Preliminary Objection.

The Preliminary Objections filed by PAWC and PECO are ready to be ruled upon. For the reasons discussed below, the Preliminary Objections will be granted and Ms. Gates' Amended Complaint will be dismissed.

### **FINDINGS OF FACT**

- 1. The complainant in this proceeding is Alice Ann Belmonte-Gates.
- 2. The respondents in this proceeding are the Pennsylvania American Water Company and PECO Energy Company.
- 3. On October 19, 2012, Ms. Gates filed two Complaints with the Public Utility Commission.
- 4. On one Complaint, Ms. Gates wrote "Ms. Heather Green" in Section 2 of the Complaint form asking for "Full Name of the Utility Company (Respondent)."

- 5. On her other Complaint, Ms. Gates left blank Section 2 of the Complaint form asking for "Full Name of the Utility Company (Respondent)."
- 6. In section 3 of the Complaint form asking for the "Type of Utility (check one)," Ms. Gates checked every utility type except for steam heat on both Complaints.
- 7. Attached to both Complaints was a single-spaced, two-page typed attachment that appeared to be, if not in fact are, identical statements purporting to explain Ms. Gates' Complaints.
- 8. On November 12, 2012, PECO Energy Company filed a Preliminary Objection in response to the Complaint it was served with, noting that Ms. Gates' Complaint should be dismissed because the Complaint is not plead with sufficient specificity.
- 9. On November 16, 2012, the Pennsylvania American Water Company filed Preliminary Objections in response to the Complaint it was served with, noting that Ms. Gates' Complaint should be dismissed because the Commission has no jurisdiction over the issues raised in the Complaint and that the Complaint is plead with insufficient specificity.
- 10. On December 4, 2012, an Order consolidating the two Complaints was issued noting that there are common questions of fact between the two Complaints and that consolidation will avoid unnecessary delay or cost.
- 11. On December 10, 2012, the Preliminary Objections filed by PAWC and PECO were granted and Ms. Gates was directed to file and serve an Amended Complaint within thirty days raising an issue over which the Commission has jurisdiction.
  - 12. On December 17, 2012, Ms. Gates filed an Amended Complaint.
- 13. On December 21, 2012, PECO filed a Preliminary Objection stating that Ms. Gates' Amended Complaint should be dismissed for failure to state a claim upon which relief can be granted and failure to set forth a clear and concise statement of the act or omission being complained of.

- 14. On January 3, 2013, PAWC filed two Preliminary Objections arguing that Ms. Gates' Amended Complaint should be dismissed for lack of jurisdiction and insufficient specificity.
- 15. Ms. Gates did not file an Answer to either PAWC's Preliminary Objection or PECO's Preliminary Objections.

### DISCUSSION

The Commission's Rules of Administrative Practice and Procedure, 52 Pa. Code Chapters 1, 3 and 5, provide for the filing of Preliminary Objections. 52 Pa. Code § 5.101. Commission Preliminary Objection practice is comparable to Pennsylvania civil practice respecting the filing of preliminary objections. Equitable Small Transportation Intervenors v. Equitable Gas Company, 1994 Pa PUC LEXIS 69, Docket No. C-00935435 (July 18, 1994) (Equitable). The Preliminary Objections filed by PECO and PAWC averred that Ms. Gates' Complaint is legally insufficient, fails to state a claim over which the Commission has jurisdiction and is not clear and concise. The Commission's Rules provide, in relevant part:

- (a) Grounds. Preliminary objections are available to parties and may be filed in response to a pleading except motions and prior preliminary objections. Preliminary objections must be accompanied by a notice to plead, must state specifically the legal and factual grounds relied upon and be limited to the following:
  - (1) Lack of Commission jurisdiction or improper service of the pleading initiating the proceeding.
  - (2) Failure of a pleading to conform to this chapter or the inclusion of scandalous or impertinent matter.
  - (3) Insufficient specificity of a pleading.
  - (4) Legal insufficiency of a pleading.
  - (5) Lack of capacity to sue, nonjoinder of a necessary party or misjoinder of a cause of action.
  - (6) Pendency of a prior proceeding or agreement for alternative dispute resolution.

### 52 Pa. Code § 5.101(a)(1)-(6).

For purposes of disposing of Preliminary Objections, the Commission must accept as true all well pleaded, material facts of the nonmoving party, as well as every reasonable inference from those facts. County of Allegheny v. Commonwealth of Pennsylvania, 490 A.2d 402 (Pa. 1985); Commonwealth of Pennsylvania v. Bell Telephone Co. of Pa., 551 A.2d 602 (Pa. Cmwlth. 1988). The Commission must view the complaint in this case in the light most favorable to the Complainant and should dismiss the complaint only if it appears that the Complainant would not be entitled to relief under any circumstances as a matter of law. Equitable, supra; see also, Interstate Traveler Services, Inc. v. Commonwealth, Department of Environmental Resources, 406 A.2d 1020 (Pa. 1979).

In civil practice, a Preliminary Objection based on legal insufficiency is referred to as a demurrer. Preliminary Objections in the form of a demurrer will be sustained only in cases which are free and clear of doubt and where dismissal is clearly warranted by the record.

Community Life Support Systems. Inc., et al. v. Commonwealth of Pennsylvania, 689

A.2d 1014, 1017 (Pa. Cmwlth 1997) (Community Life). Any doubt must be resolved in favor of overruling a demurrer. Id.; see also, Powell v. Drumheller, 621 A.2d 1197, 1199 (1993)

(Powell) (scope of review of a challenge to the sustaining of preliminary objections in the nature of a demurrer is whether on the facts averred, the law states with certainty that no recovery is possible).

In this case, Ms. Gates has failed to raise in her original Complaints a well pleaded material fact over which the Commission has jurisdiction. As a result, Ms. Gates was given an opportunity to file an Amended Complaint. As discussed further below, Ms. Gates' Amended Complaint again fails to raise any issue over which the Commission has jurisdiction, even when accepting as true all well pleaded material facts, as well as every reasonable inference from those facts, and viewing the Amended Complaint in the light most favorable to Ms. Gates. It is clear and free from doubt that Ms. Gates would not be entitled to relief under any circumstances as a matter of law. Ms. Gates' Amended Complaint will therefore be dismissed.

Similar to her original Complaints, Ms. Gates' Amended Complaint, which is addressed to "Judge Murphy," is unclear and not concise. The first paragraph of Ms. Gates' Amended Complaint, for example, states, verbatim:

Private Complaints Breach of Contracts Cause of Actions
Alexander -V- United States Perlman -V- United States the
privilege holder has weighed its chances of success of appeal of
the Seriousness of the Sanctions -V- this Malfeasance of banks ...
Goldman Sacs; Merrill & Lynch; J.P. Morgan Stanley; Lehman
Brothers; Bear Sterns; First Trust; PNC; Citizens; Wells Fargo
since 1985; Deutsche; Mellon; Provident .. TD... Fannie Mae &
Freddie Mac... HSBC... in over "88" Countries...

The Amended Complaint is replete with unclear and verbose statements, such as:

My issues of this Entire: Civil: Federal 1% Abuse and Discrimination by attacks and assaults to me of this complete "Tax Fraud Scheme" "Perlman Exception" - "Writ of Certiorari" Contempt ... where Sanctions; Summons; Warrants were never filed regarding this Malfeasance of the Banks as so processed of due process Twice by Fraud; Abuse and Conflicts with Merits to abuse me and the Facts that to date I am still being denied Legal Access full representation involving this Commonwealth Fraud and Abuse to me that this abuse stems From involving Senate; Congress and State Representative's Abuses also and the Attorney' Generals 64 of them of the Ouasi Rem Jurisdictions; Ouantum Culpabilities of the "Errors of Laws" Ratifications of States and Non Separation of Church and States of the American Constitution particularly the Social Security Office this Any Payee Representative Fraud and the "1917 Act" and the Millers; Law Firms and Unions Abuses to me of my Assets as is others abuses of False Claims of this Bi Partisan Abuse to all my Human; Parental; Equal; Employable Civil Federal Rights of Legal Access to LIVE & MOVE FREELY from these Dual abuses of that of the ACLU and the NAACP "Under Color of Law" to Reproduce my Entire Record Under Sub section 402b of the United States Supreme Court Code UNDER COLOR OF LAW; ....

This paragraph continues for another half page of single-spaced typing in the same unclear and verbose manner.

Furthermore, the ensuing three pages are entitled "in the Court of Common Pleas of Montgomery County, CIVIL ACTION LAW, ACTION OF EJECTMENT" and contain

equally unclear and verbose statements which concluded "CC: Amended Complaint." Finally, the remaining nine pages are unclear and verbose as well.

In their Preliminary Objections, PECO and PAWC argue that Ms. Gates'
Amended Complaint should be dismissed because Ms. Gates has failed to state a claim over
which relief can be granted and because the Amended Complaint does not conform to the
Commission regulations requiring formal complaints to set forth clear and concise statements of
fact and relief sought. PECO and PAWC are correct. Ms. Gates has failed in her Amended
Complaint to correct the deficiencies that were contained in her original Complaints.

First, as noted in the Order Granting Preliminary Objections and Directing Complainant to File a More Specific Pleading, dated December 10, 2012 (December 10<sup>th</sup> Order), Commission regulations require that a formal complaint set forth a clear and concise statement of the act or omission being complained of as well as a clear and concise statement of the relief sought. 52 Pa. Code §§ 5.22(a)(5) and (6). The purpose of requiring a complaint to be specific is to insure that the respondent's right and ability to answer and defend the complaint will not be unduly impaired by a vague pleading. See, Landau v. Western Pennsylvania National Bank, 445 Pa. 217, 282 A.2d 335 (1971); Paz v. Commonwealth. Dept of Corrections, 135 Pa. Commw. 162, 580 A.2d 452 (1990).

In this case, PAWC and PECO would not have the ability to answer Ms. Gates' Amended Complaint or prepare a defense given its unclear and verbose nature. This is true especially in light of PECO's contention that it conducted its own investigation prior to filing its Preliminary Objections and was still unable to determine the matter with which Ms. Gates complains. As noted in the December 10th Order, it is not even clear from a plain reading of Ms. Gates' original Complaints and her Amended Complaint that PECO and PAWC are the correct respondents. While PECO and PAWC could conduct discovery to elicit details of her Complaint sufficient to allow the Companies to answer the Amended Complaint and prepare a defense, in this case, it is clear that such actions would not be helpful. Even after being given a chance to amend her complaint and being made fully aware of the Commission's requirements for sufficient specificity of a complaint, it is not clear what discovery the Companies could serve

that would allow them to answer the Amended Complaint and prepare a defense. Ms. Gates has failed to satisfy the requirements of Section 5.22(a)(5) and (6), *supra*, and therefore her Amended Complaint will be dismissed.

Second, PAWC argued in it is Preliminary Objection that Ms. Gates' Amended Complaint should be dismissed because of the lack of Commission jurisdiction over the issues she raised. Ms. Gates' Amended Complaint is long and detailed. It raises issues such as breach of contract, banking, criminal code, Uniform Commercial Code, ERISSA, insurance, separation of church and state, social security, federal civil rights and many other issues, none of which the Commission has jurisdiction over.

As noted in the <u>December 10<sup>th</sup> Order</u>, it is well settled that the Commission may not exceed its jurisdiction and must act within it. <u>City of Pittsburgh v. Pa. P.U.C.</u>, 43 A.2d 348 (Pa. Super 1945). Jurisdiction may not be conferred by the parties where none exists. <u>Roberts v. Martorano</u>, 235 A.2d 602 (Pa. 1967). Subject matter jurisdiction is a prerequisite to the exercise of the power to decide a controversy. <u>Hushes v. Pa. State Police</u>, 619 A.2d 390 (Pa. Cmwlth 1992). As a creation of the legislature, the Commission possesses only the authority that the state legislature has specifically granted to it in the Public Utility Code. 66 Pa. C.S. §§ 101, *et seq*. Its jurisdiction must arise from the express language of the pertinent enabling legislation or by strong and necessary implication therefrom. <u>Feingold v. Bell</u>, 383 A.2d 791 (Pa. 1977). Again, even after being given a chance to amend her Complaint and being made aware of the scope of the Commission's jurisdiction, Ms. Gates has failed to state a claim for which relief can be granted. The Commission does not have jurisdiction over any of the issues Ms. Gates raised in her Amended Complaint.

Finally, Commission precedent supports allowing unrepresented complainants an opportunity to be heard orally, and not have their case dismissed on the basis of a preliminary pleading. See, Richard Carlock v. The United Telephone Company of Pennsylvania, Docket No. F-00163617, Order (entered July 14, 1993) at 7 (Carlock); citing, Halpern v. The Bell Telephone Company of Pennsylvania, Docket No. C-00923950, Order (entered October 1992) and William Schleisher v. The Bell Telephone Company of Pennsylvania, Docket No. F-00161252 (adopted

at Public Meeting December 17, 1992). The Commission's decision in Carlock, however, was subsequently clarified to allow ALJ's the discretion to dispose of the pleadings in a proceeding provided that the action is neither arbitrary nor capricious, and that it is in accordance with the law. John A. Graham Jr. v. Philadelphia Suburban Water Company and Bell Atlantic-Pennsylvania, Inc., Docket No. C-00957557, Opinion and Order (entered June 12, 1996). Similarly, Section 703(b) of the Public Utility Code provides that "the Commission may dismiss any complaint without a hearing if, in its opinion, a hearing is not necessary in the public interest." 66 Pa. C.S. § 703(b); see also, 52 Pa. Code §5.21(d).

Ms. Gates' Amended Complaint is a clear example where such discretion should be exercised because a hearing is not necessary in the public interest. Dismissing Ms. Gates' Amended Complaint is neither arbitrary nor capricious, but is in accordance with the law.

In conclusion, Ms. Gates has failed to raise an issue over which the Commission has jurisdiction. This is the case even when accepting as true all well pleaded, material facts, as well as every reasonable inference from those facts, and viewing Ms. Gates' Amended Complaint in the light most favorable to her. When doing so, there is no doubt that Ms. Gates is not entitled to relief under any circumstances as a matter of law. See, Community Life, Powell, supra. Furthermore, Ms. Gates has not stated in her Amended Complaint a clear and concise statement of the act or omission being complained of as well as a clear and concise statement of the relief sought as required by the Commission's regulations. 52 Pa. Code §§ 5.22(a)(5) and (6). Ms. Gates' Amended Complaint will therefore be dismissed.

### CONCLUSIONS OF LAW

- 1. The Commission's Rules of Administrative Practice and Procedure, 52 Pa. Code Chapters 1, 3 and 5, provide for the filing of Preliminary Objections. 52 Pa. Code § 5.101.
- 2. Commission Preliminary Objection practice is comparable to Pennsylvania civil practice respecting the filing of preliminary objections. <u>Equitable Small</u>

<u>Transportation Intervenors v. Equitable Gas Company</u>, 1994 Pa PUC LEXIS 69, Docket No. C-00935435 (July 18, 1994).

- 3. Preliminary objections are available to parties and may be filed in response to a pleading except motions and prior preliminary objections. Preliminary objections must be accompanied by a notice to plead, must state specifically the legal and factual grounds relied upon and be limited to the following: (1) lack of Commission jurisdiction or improper service of the pleading initiating the proceeding; (2) failure of a pleading to conform to this chapter or the inclusion of scandalous or impertinent matter; (3) insufficient specificity of a pleading; (4) legal insufficiency of a pleading; (5) lack of capacity to sue, nonjoinder of a necessary party or misjoinder of a cause of action; and (6) pendency of a prior proceeding or agreement for alternative dispute resolution. 52 Pa. Code § 5.101(a)(1)-(6).
- 4. A formal complaint must set forth a clear and concise statement of the act or omission being complained of as well as a clear and concise statement of the relief sought. 52 Pa. Code §§ 5.22(a)(5) and (6).
- 5. The purpose of requiring a complaint to be specific is to insure that the respondent's right and ability to answer and defend the complaint will not be unduly impaired by a vague pleading. See, Landau v. Western Pennsylvania National Bank. 445 Pa. 217, 282 A.2d 335 (1971); Paz v. Commonwealth. Dept of Corrections. 135 Pa. Commw. 162, 580 A.2d 452 (1990).
- 6. The Commission may not exceed its jurisdiction and must act within it.

  City of Pittsburgh v. Pa. P.U.C., 43 A.2d 348 (Pa. Super 1945). Jurisdiction may not be conferred by the parties where none exists. Roberts v. Martorano, 235 A.2d 602 (Pa. 1967). Subject matter jurisdiction is a prerequisite to the exercise of the power to decide a controversy. Hughes v. Pa. State Police, 619 A.2d 390 (Pa. Cmwlth 1992).
- 7. As a creation of the legislature, the Commission possesses only the authority that the state legislature has specifically granted to it in the Public Utility Code. 66 Pa. C.S. §§ 101, et seq. Its jurisdiction must arise from the express language of the pertinent

enabling legislation or by strong and necessary implication therefrom. Feingold v. Bell, 383 A.2d 791 (Pa. 1977).

- 8. Administrative Law Judges have the discretion to dispose of a pleading in a proceeding provided that the action is neither arbitrary nor capricious, and that it is in accordance with the law. <u>John A. Graham Jr. v. Philadelphia Suburban Water Company and Bell Atlantic-Pennsylvania, Inc.</u>, Docket No. C-00957557, Opinion and Order (entered June 12, 1996).
- 9. The Commission may dismiss any complaint without a hearing if, in its opinion, a hearing is not necessary in the public interest. 66 Pa. C.S. § 703(b); 52 Pa. Code §5.21(d).
- 10. Even when accepting as true all well pleaded, material facts, as well as every reasonable inference from those facts, and viewing the Amended Complaint in the light most favorable to her, Ms. Gates has failed to raise an issue over which the Commission has jurisdiction and is not entitled to relief under any circumstances as a matter of law.
- 11. Ms. Gates has not stated in her Amended Complaint a clear and concise statement of the act or omission being complained of as well as a clear and concise statement of the relief sought.
- 12. Ms. Gates' Amended Complaint dated December 17, 2012 should be dismissed.

### **ORDER**

THEREFORE,

### IT IS ORDERED:

- 1. That the Preliminary Objections filed by PECO Energy Company at Docket
  Number F-2012-2332583 dated December 21, 2012 are granted.
- 2. That the Preliminary Objections filed by the Pennsylvania American Water Company at Docket Number F-2012-2232589 dated January 3, 2013 are granted.
- 3. That the Amended Complaint filed by Alice Ann Belmonte-Gates against PECO Energy Company at Docket Number F-2012-2332583 and Pennsylvania American Water Company at Docket Number F-2012-2332589 dated December 17, 2012 is dismissed.
- 4. That the Initial Telephonic Hearing scheduled for this matter for February 26, 2013 at 10:00 a.m. is cancelled.
- 5. That this matter at Docket Numbers F-2012-2332583 and F-2012-2332589 be marked closed.

Date:	January 24, 2013	
		Joel H. Cheskis
		Administrative I am Indoe

Tuesday 02-26-2013 Re084-0411- Tax ID 23-6298510 2007-00613 2002-16369-2002-15665 PENN-DOT-2010-15655...2004-05277...164MT2004; 164MT2006; 2030EDA2003 2007EDA20044-Fraud

**EXCEPTIONS:** BCS REF DOCKET: # 3026947:

F-2012-2332583

F-2012-2232589

Alice Ann Belmont et al...-Gates

Alice Ann Belmont et al -Gates

**-V-**

·V-

PECO ENERGY CO.

PENNSYLVANIA-AMERICAN WATER CO.

Re: Court Order No Hearing Right of representation 02-04-2013 Attention Judge L. Murphy; re: Judge; J. H. Cheskis- 02-01-2013 Court Order- Cancelled Hearing to my Complaints. See docket order. TO ALL PARTIES WRITTEN COMMENTS CALLED EXCEPTIONS: fillings Secretary: (Rosemary Chiavetta): PA., P.U.C., (POSTAL)-P.O. Box 3265 Zip 17105-3265 or (OVERNITE) - 400 N. Street Commonwealth Keystone Building, 2<sup>rd</sup> Floor Zip 171-20 both Harrisburg PA and to serve all and Attorneys of Record:

Re: Alice Ann Belmonte Gates et al...P.O. Box 126 Norristown, PA 19404-1216-(1007 N. Forrest Ave East/ West Norristown, PA. 19401-19403) AT&T CELL PHONE # 610-505-6895

Your Honorable Judge L. Murphy

I am Forwarding Documents and Dockets of my information of my complaints that involve the Federal trade Commission and the PUC Public Utility Commissioners and PECO: F-2012-2332583 (Attorney Shawane L. Lee Esq., PECO -EXELON Business Services, 2301 Market Street 523-1 Philadelphia, Pa., 19103 (215-841-6841) and the PA American Water Co. F-2012 2332589 (Attorney Susan Simms Marsh Esq., PA American Water Company, 800 Hershey Park Drive, Hershey, PA., 17033 (717-531-3206) and Communications Abuse of this Continual Civil Federal Abuses of Fraud of my Identity and the SSI; SSDI offices that involve R. Cohen and Clark & Cohen & AIG and AAG first by this Ms. Magill now this Ms. Toro. The Abuses of Kline And Specter's Offices of C. Hershey; D. Zabowski; Guardian Ad-Litem -James Jacquette; and P. Moore's Abuses by All to me and my children of My Income; Interests Income; Fair Credit; Fair Housing; of Legal Access from this Entire abuse of this Operation Twist QE-1,2,3 by the B. Bernanke and T. Geithner and R. McCord of this Entire Medical and Legal Mal Practices of the Securities and Exchange and State Ethics Commissions: (Contino; Caruso)O.P. R. Ms. Ashton False Claims Acts by her and by all violating the Courts Orders of my Rights and of my Income the issue at hand from this Abuse and the Maifeasances of all these Banks of my rights of full representation and transfer of owner and receiverships of and with legal access to rescind my rights and restore all my confiscated stolen property from this Fraud of my Identity Bill 409 by this abuse of this Guardian; Custodian; Conservatorships Fraud of all my Fair, Human, Union Natural Parental Rights of Legal Access to my own Guardian; Custodian Rights of my assets from this Fraud and Abuse of O'Connell & associates and The first set of fraudulent Guardians Winthrop Haas... to live and move freely which I am clearly being denied and abused of my funds and ALL my FREEDOMS of the my American Constitution of and with Full and Ethical and Effective and Fair; Human; Parental; Equal; Union Rights of any representations free from this Social Greed and Social Injustice J. Schneller whom I met here in the Law Library and Stephen & Sandra Sheller of their fund for Social Injustice. This Notice of Cancellation by the PUC I did retrieve off the Internet today that I did not ever receive VIA in the Mail as I was waiting for this Phone hearing this Morning 02-26-2013 10:00 AM. I did prione this jugger at office of the required telephone # **EXHIBIT** 

MAR - 5 205 LEGAL CERNETHERT

of Notice 1-717-787-1399 of Judge J. H. Cheskis and my leaving a message Stating this at 10:30 AM this Morning and stating this: that I received no phone call... please return my call A.S.A.P. and I then received his return call when on the Bus to the court house to attain my Septa Trail Pass I explained the information I did Receive to amend my appeal never any notices of this court order of Cancellations or that for any motions or of any exceptions or any court orders he did verify my address and I verified My P.O. Box with him and because of the issue of Owner and Title of this Property and I again explained to him your Court Order of February 04, 2013 of my Rights of Representation and the Abuses that continue of this Fraud of any Information of mine that I am Not and never have been A Credentialed Attorney and that the facts of all my information Verified Evidentiary Actual Paper Trail of ALL My Facts... to all Individuals et al.. Law Firms and Bi Partisan Parties Abuses of Research of my PUBLIC Record provided of ALL of my Pubic Record to abuse me that I produced all my information by myself that was available to all Peoples parties Law Firms of this fraud of Et Al... and the Individuals involved of my the R.T.K.LAW of the False Claims Act to the Collusions of ALL States Statues and Federal Acts... the Abuses of the PA Statues...with the Solicitors and the commissioners etc...ABUSES of this Fraud of my own record of myself as Deceased; Exempt; Incapacitated... by Abusive Joint Sua-Sponte Fraud; and Loco Parentis Fraud of My Writ of Mandamus Statuses to All my Issues and that these issues that of all presented Facts presented and this with the FTC OGC; OCC; OTC; FTC ....that are and have been All documented with your Court by me and Processed Twice by this Fraud with MERIT and Due Process of the Constitution to Abuse me as is this Present Issue now again as all past issues of my records of address with the PUC and of Actual deceased Parties that with all my Free Rights with regards to myself and too now my adult children and even now my grandchildren that I have been and am still being denied; Violated of and Alienated from by this abuse of any communications with from this and these abuses of Joe Ario -194MD2010 and that Abused by all of my Parental, human, (Union) and Equal rights of Legal Access of or any communications with from these continual Abuses as I am also being Abused of Services of my funds too any Legal Full representation or Medical ...Dental; OBGYN... of services rendered from this BC/BS FRAUD & Abuse and AMERI HEALTH FRAUD & ABUSE and other insurances abuses Prudential; A+ Auto; ...for this Social Greed; Harassments; Assaults by ALL of want of Triple Payments and Fraud of Bankruptcy's (GMAC... Goldman Sacs; J.P. Morgan; Lehman Brothers; Merrill & Lynch; and Bear Sterns...) Chapters 7,11,13... massive TAX FRAUD SCHEMES and that from and by me for services over billed; pre-billed and Double Billed of Utilities and Businesses from this Abuse and Fraud of Corruption and in addition to the Abuses and Assaults of the Banks and Police Departments and Social Workers; of Mental Health; (of my rights bear Arms to protect myself) & Health & Welfare involved from this Fraud with their Abuses of Crimes and Corruption of All Uniform Commercial Code; Title 18 PA Crimes Code; ERISSA; State and Federal ACTS and (West) Publications for Self- Enrichments of Frauds of my Private complaints for their Breaches of Contracts and Fiduciary Duties of Notifications; Discovery; Disclosure and So on... and of this Trustee Irving Picard and S. Harbeck (SIPA & SPIC) and Trustee's involved with Judge Brobson... as so noted and researched by me of as well hedge funds and Ponzi Schemes Abuses of R. Murdock; Bernie Ebbers-(MCI); Enron Abuses. Bar Bri; Luke Oil: Glenn Beck: Howard Stern; Hawk, McKeon, Snesiak & Kennard; Ed Reese & Ed Bowe Abuses and all these abuses of Non Separation of Powers of my rights of Employ The E.E.O.C. Workman's Compensations Unemployment Compensations fraud as is this Fraud of SSI; SSDI ABUSE of Fraud By Hershey and the Guardians: Fraud and Nepotisms ABUSES of Families and Church and that of Hamburg, RUBIN, Maxwell, Mullen & Lupin (Legal AID) and Libraries Abuses of Milton Branch: Eiliot Spitzer (Pro number Default Abuse) and Eric Schneiderman Schnaderman, Harrison, Segal & Lewis. That as well with the Northern American CIVL Liberties Abuses and Tampering of my now supposed FIXED Income with the False Claims of \$10.00 Interests with my Assets by the Guardians of PA.

CC: to Senator E. Warren Creator CFPB-Boston Office- 2400-JFK Federal Building 15 New Sudbury Street Boston, MA. 02203 Phone 617-565-3170 spoke to J. McCann 02-25-2013.

Alice Ann Belmonte-Gates -

See- Notes Dated February 1, 2013 To All Parties that "EXCEPTIONS" SENT TO THE COMMISSION BY FAX OR E-MAIL WILL NOT BE ACCEPTED FOR FILING!!! Except by established Account on the Commissions e-Filing System which may be accessed at <a href="http://www.puc.state.pa.us/efiling/default.aspx">http://www.puc.state.pa.us/efiling/default.aspx</a>

Certifications: I Alice Ann Belmont Gates Certify that I have this Day Wednesday February 27, 2013 served all the required Persons; Parties Via applicable Postal; Overnight addresses and OSA acceptable request where applicable if possible of the 02-01-2013 request.

In addition to Filing Exceptions with the Secretary of the Commission's- Rosemary Chlavetta:

Administrative Law Judge J. H. Cheskis- Court Order 02-01-2013 Re: Court Order Judge L. E. Murphy: 02-04-2013 this Copy also sent to the Montgomery County Commonwealth Courts Judge of the Docket-2007-0613 Involved the not Removed of Fraud- Civil & Federal Abuse and of Conflicts. - 2007-X0613 of my Records and of Address: with the Orphans Court Division-CC: D. Bruce Hanes Esq. P.O. Box 0311

Norristown, PA. 19404-0311; and Commonwealth Division and (?)Administrative Law Judge Chief - C. J. Rainy of the Overnight Address.

U.S. Postal: Overnight or Hand Delivery:

Secretary: Rosemary Chiavetta Secretary:

PA PUBLIC UTILITY COMMISSION PA PUBLIC UTILITY COMMISSION

P.O. Box 3265 400 North Street

Harrisburg, PA 17105-3265 Commonwealth Keystone Building, 2<sup>nd</sup> Floor

Harrisburg, PA 17120

A Courtesy Copy of Exceptions should also be e-mailed to the Commissions Office of Special Assistants

(OSA) at ra-OSA@pa.gov -02-27-2013

HTP: // WWW. PJC. Pq. US/eF./ing/deFault. 45 pX

ATTEMPTED CAME AS CAFEULT

Shawane L. Lee Esq. (shawane.lee@exeloncorp.com) -2-27-2013

MOST. Co. WEEREY.

**Exeion Business Services 2301 Market Street S23-1** 

Philadelphia, PA., 19103 215-841-6841-F-215-568-3389-Eserve (Represents PECO ENERGY

COMPANY)

Susan Simms Marsh Esq. (susan.marsh@amwater.com)-02-27-2013

Pennsylvania American Water Company

800 Hershey Park Drive

Hershey, PA., 17033 717-531-3208-(5000-Eserve (Represents Pennsylvania American Water)
Company

See Attached Verification and Certification to required parties and Secretary U.S. Postal and Overnight Records of Addresses. "Exceptions" 20 days to the date of the above cancelled letter Court Order and REPLIES TO EXCEPTIONS" are due within 10 days of the due date when EXCEPTIONS are due. This was never received till 02-26-13 via PUC PUBLIC Website per phone conservation with the AU.

Verification I Alice Ann Belmonte- Gates hereby declare that I am authorized to make this Verification on my own behalf that the facts set forth are all true and correct to the best of my knowledge information and belief that I make this Verification of "Exceptions" and that any attached "Exceptions" and "Replies of Exceptions" of my entire UBS (sticks) supplied here by the law library and "Microsoft Office Word" and this Pub terminal to me of Public Access that I have "No Home Computer" and that I make this Verification Under Penalties of PA C.S. §4904 pertaining to sworn faise statements to authorities of all my Public held records or private Removed Public Information sealed or unsealed for private uses of this Docket or any docket to my full rights of "Due Process" and legal Access of and with my information free from Abuse and Conflicts.

Linear Believe Linear Computer and the process of the conflicts.

ALICE ANN BELMONTE-GATES

02-28-2013



### COMMONWEALTH OF PENNSYLVANIA PENNSYLVANIA PUBLIC UTILITY COMMISSION Office of Administrative Law Judge P.O. BOX 3265, HARRISBURG, PA 17105-3265 February 1, 2013

IN REPLY PLEASE REFER TO OUR FILE

In Re: F-2012-2332583

F-2012-2332589

(See Attached List)

F-2012-2332583 - Alice Ann Belmonte Gates v. PECO Energy Company F-2012-2332589-Alice Ann Belmonte Gates v. Pennsylvania American Water Company

### **Cancellation Notice**

This is to inform you of the following cancellation:

Type:

Initial Telephonic Hearing

Date:

Tuesday, February 26, 2013

Time:

10:00 a.m.

Presiding:

Administrative Law Judge Joel H Cheskis

Please mark your records accordingly.

pc:

**ALJ Cheskis** 

Trish DuBois, Scheduler

Calendar File File Room

PECO ENERGY
EXHIBIT

### F-2012-2332583 - ALICE ANN BELMONTE GATES v. PECO ENERGY COMPANY F-2012-2332589-ALICE ANN BELMONTE GATES v. PENNSYLVANIA AMERICAN WATER COMPANY

SHAWANE L LEE ESQUIRE
EXELON BUSINESS SERVICES
2301 MARKET STREET S23-1
PHILADELPHIA PA 19103
215.841.6841
Eserve
Represents PECO Energy Company

ALICE ANN BELMONTE GATES 1007 N FORREST AVENUE W NORRISTOWN PA 19401 610.505.6895

SUSAN SIMMS MARSH ESQUIRE
PENNSYLVANIA AMERICAN WATER COMPANY
800 HERSHEYPARK DRIVE
HERSHEY PA 17033
717.531.3208
Eserve
Represents Pennsylvania American Water Company

### IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA ORPHANS' COURT DIVISION

NO.2007-X0613

NOTT STOON, AA 19404

IN RE: ALICE ANN BELMONTE-GATES, AN INCAPACITATED PERSON
LEGALLY SUPLUED UNDER PURDON STATOETS
2044EDA 2007 D. ZABOUEKI FRAND 1. YR

day of February, 2013, it is hereby ORDERED and **DECREED** as follows:

- 1. The Clerk of the Orphans' Court is directed not to accept a Petition from Alice Ann Belmonte-Gates unless it is filed by an attorney representing Ms. Belmonte-Gates.
- 2. Additionally, any correspondence to the Court or to any employee of the Orphans' Court or the Clerk of the Orphans' Court must be delivered by mail and not by hand delivery.

BY THE COURT:

Copy of above mailed 2/5/13 to:

Alice Ann Belmonte-Gates, P.O. Box 1216, Norristown, PA 19404-1216

Diane Zabowski, Esquire

Carol J. Hershey, Guardianship Services of PA

PECO ENERGY EXHIBIT

# Death and Taxes: A Primer on the Pennsylvania Inf JOC BENEFICIARY HEIR DESTATES iernance lax

Party and Land AND REBECCA ROSENBERGER SMOLEN BY AMY NEIFELD SHIZEDY

he American Thupsyer Relief Act of 2012 of federal taxation on these estates does not ederal estate tax payable if the individual mberitance/estate taxes to compiler, such as is the case in Feansylvania . The Pennsylvania residents, the for tax purposes, since there may still be such mean that estate planning should be ignored his the federal enters the enemption to 35 million, indexed for infection. This means but for many individuals there will be no ice with an estate that is under this large emption amount (or double that amount for arried couples). However, the elimination 1.2 when President Obsupa signer easier at night over since Jenuary any people have been sleeping andy so-

Pennsylvania inheritance tax is applica-ble to all estates, irrespective of the size. Unillie with the federal estate tax regime. subject to tax. Thus, in order to properly resident, regardless of the size of his or her pockets, it is important to understand the iss tructure the estate plan for any Pennsylvania canney tryphin has no exemption amount, canning that the first dollar of the taunble eso (gross estate less allowable deductions)





and concerned their practice in trust and other bustigm from Bale Law Grasp (www.balalam.com) WAS MEMBER OF AGENCY AND SERVICE OF THE SERVICE OF DEER SHOOLEN --- or family of the

and outs of the inheritance tax.

tax works, in a nutshell: This is how the Pennsylvanja inheritance

tangible property, which includes such items to stocks, boads, bealt accounts and notes in stocks, boads, bealt accounts and notes in section in taggets regardless of where the boated Jointly-owned property (escapt for a felial property owned by husband and arife) is tagget to the extent of the decedent's for fractional portion in the property. In addition, gifts made within one year of death are located in Pennsylvania, are taxable. All inmited to cash, cars, furniture and jowetry agible personal property, including, but not 1. What is taxed? All real property and all

has the office consent \$3.000. actuated in the taughte estate to the extent

- lowing assets are exempt from Pempylvania 2 Marian beritance tax: The fol-
- one year of the depodent's death.

   Proceeds of life insurance policies.

   Qualified retirement plan burefits and likes of a decodest who was with fights of survivonship if the joint owner-· Property owned by husband and wife
- the sine of death. under age 59-and-a-balf at
- cheritable organizations.

  3. What is the relations. political or disposition
- indigral cotton to only dis. 475 cosses traggishes the spanses but not other relatives. The inferitance tax rates in Pennsylvania are as the relationship of the heir to the descript, whereas the ship and tax rate? One of the key differences between tax and the federal estate tax tax rate varies depending on is that, for Pennsylvenia, the the Pennsylvania imberitumos

follows:

spows to a surviving transfers to a surviving spows of medium to a surviving transfer to a surviving

to a parent from a child aged 21 or younger. trust for the spouse, as described below) or 4.5 percent on transfers to direct descen

12 percent on transfers to aiblings.

dants and lineal heirs.

now, this would include same-sex spouses). 15 percent on transfers to other beirs (for

It is important to the relationship of carefully consider each beneficiary before finalizing an estate plan. to the decedent depending on relationship, it is important to beneficiary to the decedent before finalizing carefully consider the relationship of each Given that the tax rates vary substantially quest to a friend or to a same quests under the will) since than, or in addition to, beinsurance proceeds (rather vidual the beneficiary of life rate of 15 percent, it may be sex partner, each of whom wishes to transfer a large be in the case of a client who an estate plan. For example advisable to make that indi would be tuxed at the highest fully exempt from the inheriife insurance proceeds are 100 BO

stated above, for Pennsylvania inheritance tux purposes, there is no tax on property passpassing to the spense? As 4. What about property

ing to a surviving spouse since the tax rate is

Trusts continue on

Litigation: Medical Malpractice

## **Bankruptcy**

controlling. third consultant was to be chosen who would to reach agreement, but if they could not, a the third consultant's determination would be then make his or her own determination, and

required under the lease. Rather, Skyline's never protested ESB's surveys in the manner formed multiple electrical surveys and pro-vided those surveys to Skyline. Skyline apthe evidence at trial confirmed that Skyline properly set the base electric rate. In fact, parently failed to challenge whether ESB in accordance with the lease, ESB per

> accurate ways to measure use. in overcharges, while ignoring other, more lease methodology failed to accurately esticharges was based upon the premise that the mate electricity consumption, which resulted post-bankruptcy challenge to the electric

even an indication that a challenge might be to BSB, a general reservation of rights, and forthcoming were simply insufficient under regarding the surveys through two letters seni Skyline's request for additional information bound by the agreement it made with ESB. even if more reasonable ways to do so exsetting the base electric rate, found that the various computational methodologies for terms of the lease. Thus, Skyline was strictly sted, the issue was governed by the explicit The court, after exhaustive analysis of

> operate to preserve Skyline's right to chalfor judgment on partial findings and dis Accordingly, the court granted ESB's motion the explicit terms of the lease and could not lenge the surveys beyond the 15-day period missed the claim.

remains a very real, and maybe even likely of contractual terms, even against a debugother circumstances might not be admit sometimes a bit more informal and may even outcome. • ted, strict interpretation and enforcement allow for consideration of evidence that in while litigation before a court of equity is reminder to bankruptcy practitioners that is not monumental, it serves as an important While the New York Skyline docision itself

moves out of Pennsylvania, then it is possible to avoid the tax altogether. Thus, when dealing with sole use trust, it is important to carefully consider whether or not to defer circumstances. that will ultimately be subject to tax at the the tax depending on the relevant facts and spouse's death. Also, if the surviving spouse not only trust income, but principal as well, thereby Eliving a smaller amount in the trust

or is a summer wringsment under which the

surviving spouse is the only possible income and principal baneficiary during the spouse's

O percent. This rate applies to both outsight transfers and to transfers for the "nois use" of

anstruct from 7

SISTLI

requirement for returns filed after July 1, 2012, concerning patential tax liability for spife use trusts that are terminated during the succitation granuss in lifetime pursuant to voluntary agreement of the beneficiaries. This potential tax liability during the surviving snapser's lifetime appears to be inconsistent of Revenue issued a new, somewhat controuse trusts, set forth at 61 Pa. Code § 94.3 versial, statement of policy regarding sole The statement of policy establishes a notice Recently, the Pennsylvania Department

in the first decedent's estate for planning pur-poses (and pays tax using a "future interest unless the executor elects to include the trust to tax until the death of the surviving spouse, ineums). If property is left in a sole use trust for a spouse, the property will not be subject

> with Pennsylvania law for two reasons: (1)
> Pennsylvania law does not impose a gift
> fix on property transferred during lifetime
> (other than with respect to gifts made within
> one year of douth; and (2) property paging
> outright to a surviving spouse at death, for
> Pennsylvania inheritance tax purposes, qualihas for the full married destrotion.

S. What is the due date and how can taxcedent's death. By paying the tax six months hard to beat. annualized basis, which, in today's times, is 10 percent after-tax return on assets on an early, this 5 percent discount amounts to a tance tax is paid within three months of depercent pre-payment discount if the inherireturn and payment are due nine months after the individual's death. However, there is a 5 payers get a discount? The inheritance tax

## Class Action

§ 9113(a), may be beneficial in situations

until the second death, pursuant to 72 Pa.C.S. compromise" procedure). Deferring the tax

where the surviving spouse relies on the trust assets for living expenses or expects jo the

claims, because the cost of market analyses completes against American Express into and other economic evidence would far exerbitration, plaintiffs would abandon their

> it leaves plaintiffs unable to pursue their

But Justice Stephen Breyer appeared more concerned that plaintiffs might abuse that

# standing of party and

Copyright © 2013 ALM Medin, LLC All Englass
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probabilist U.S.P.O. No. 202000 Published delty coop
from the conference of buildings.

1617 JPK Bird., Sains 1759 Probatylatis, PA 19103
Plane: 215-337-2301
Plane: 215-337-2

Comp Patrick Hall M. Cohen

Amon Palitics 6

Edward Chy Hands Greates Mangrey Salar Michael A. Biccords, Se Assess Selv Janica Burghaus Ť Alex Werenvice

Mayore & Septemblisher Dan San Charles Theres

Morgan J. Honous

And Course Americ Ellion-Roge Zack Reades di Kada lerance Hale Spence

CHARMA CO Them H. Figgs Adming Down Doubl Chapte Daniel Konson

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Charles Square Tracy Poor Daniel Allerton Tel Bangar Amy March

Spine Kamp Jos Raba

130 Breadury, How York, 827 18271

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### Back to Search > Case #2002-16369

### **⊜ Case Details**

Case Number	2002-16369
Commonwealt Date	9/3/2002
Case Type	COMPLAINT IN DIVORCE
PFA Humber	
Caption Plaintif	GATES, RICHARD T
Caption Defendant	GATES, ALICE
Lie Pendons Indicator	No
Status	3-OPEN
dedge	PAGE
Percel Humber	
Remarks	CUSTODY
Seeled .	Yes
Interpreter Heeded	

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Docket Date Range: Docket Entries .

						P. M.
	Manne	Address	Country	Counsel	10000	Seguence
			UNITED STATES	MEAKIM, DENNIS R	Yes	1
1		COMPHOHOCKEN, PA 19428 UNITED STATES			1	

**⊟** Defendants

Minn	Actom	Comic	Commo	Bally	Aceres and
		UNITED STATES	MOORE, PETER E	Yes	1
	MORRISTOWN, PA 19404 UNITED STATES				

### **Gernishees**

### **⊟ Other Party Types**

**⊞Dockets** 

žis.	Ш	Elles Carte	Restot Desa	Contact Load	Sente
0	П	9/3/2002	Complaint Olygrop	CUSTODY	Yes
ī	П	9/20/2002	Acceptance of Service By	ALICE A B GATES DEFT ON 09/13/02	Yes
2	П	9/28/2002	Entry of Appearance	JOANNA M FURIA ESQ FOR DEFT	Yes
	Π	10/20/2002	Counterchalm of	DEFT TO PLTF COMPLT IN DIVORCE	Yes
ī	П	11/13/2002	Pullion	OF JOANNA M FURIA TO WITHDRAW ASCO UNSEL FOR DEFT	Yes
5	Π	11/18/2002	Rub	DATE OF 12/17/02 KEHS,CA	Yes
1	Π	12/23/2002	Order	OF 12/20/02 PET TO WITHDRAW ASCOUN SEL STRICKEN SMYTH J COPIESSENT	Yes
,	Π	12/30/2002	Allidest of Consent By	PLTF	Yes
	П	12/16/2002	Entry of Appearance	MORMAN PERLBERGER ESQ FOR DEFT	Yes
				JOANNA M FURIA ESQ FOR ALICE GATES	Yes
0	П	9/0/2003	Exceptions	TO RECOMMENDATION OF CONFERENCEOFF ICEMASTER FOR CUSTODYEVALUATION	Yes
1	Π	B/0/2003	Exceptions	TO RECOMMENDATION OF CONFERENCEOFF ICEMASTER IN EQUITABLEDISTRIBUTION	Yes
2		B/17/2003	Prendpo	TO CHANGE ADDRESS OF DEFTIFLTFREHS ,CA	Yes
3		M17/2003	Order for Linkage of Case Humber(s)	02-15885 & 02-16389 KEHS,CA	Yes
4		M22/2003	Potition	FOR PARTIAL CUSTODY/MISTATION	Yes
5		1/24/2003	Notice of Scheduling		Yes
8	8	NS4/3003	Notice of Scheduling		Yes
7	9	W20/2003	Notice of Scheduling		Yes
B	1	0/22/2003	Matten	TO WITHDRAW AS LEGAL COUNSEL BYDEF T	Yes
Ð	1	0/28/2003	Prace to Withdraw	MOT	Yes
	1	0/20/2003	Order	OF 10/29/03 DICKMAN J COPIES SENT	Yes

2	_	10/29/200		OF 10/28/03 DICIONAN J COPIES SENT	_
22	⅃	10/29/200		OF 10/28/03 DICKMANN J COPIES SENT	Y
23	Ι	10/30/200	G Entry of Appearance	TONI ANDERSON MOORE ESQ FOR PLTF	7
24	7	10/30/200	S Entry of Appearance	ALICE GATES PRO SE	7
28	7			MORMAN PERLBERGER ESQ FOR DEFT	Ñ
<del></del>	†		9 Masters Report	, (vi. a. v. vi. a. v.	_
<del></del>	t		3 Order for Hearing	OF 12/17/03 KEHS CA COPIES SENT12/ 17/03	-1
<u>.</u>	+			FOR THE TIMES NETTE CA COUNES SERI THE TIMES	ľ
<u>29</u> _	4		Notice of Scheduling		_1
<u>30</u>	4	2/3/2004		OF 2/204 DICIGNAN J COPIES SENT	_\Y
31	1	2/8/2004	Practico	TO CHANGE ADDRESS OF PLTF & DEFTIRE HS,CA	Y
35	Τ	2/10/2004	Order	OF 2/10/04 DICIGAMAN COPIES SENT	Y
33	Т	2/10/2004	Entry of Appearance	TONI ANDERSON MOORE ESQ FORFICHARD GATES	Ť
34	Ť	2/10/2004		TO CHANGE ADDRESS OF DEFT	┪
36		2/10/2004		TO CHANGE ADDRESS OF PLTF	
<u>~</u>		5/24/2004			Y
30		al creature	DESCRIPTION OF THE PERSON OF T	FOR EXCLUSIVE POSSESSION PURSUANTT O 23 PA CSA SECTION 3502(C) OFDIVO RCE CODE & TO PREVENTDISSIPATION O F MARITAL ASSET	٧
<b>7</b>	+	E010004	Cortilecton		4.
_	_			OF SERV OF MOT FOR EXCLUSIVE POSSH OF MARITAL HOME ON 5/19/04	
38_	_		Answer & Counterclaim by	DET	
10	_	8/8/2004	Order	OF 67701 FORMA PAUPERIS GRANTEDAS TO FILING FEE ONLY DICIGIAN J	Y
10			Mattee of Scheduling		Y
11	Τ	B/10/2004	Order	OF 8/8/04 DICKOMAN J COPIES SENT	Y
12	-		Nation of Schoduling		Y
3	Ħ		Alldault Under Section 3301	EVELTE DALLAS CO.	╁
-			10) 	BYRT BY DEF ME	1
4	H	10202001	h-	OF WARRY DOWN I COMED WINE	Ł
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5_	_	10/20/2004		OF 1927/04 DICROMAN J COPIES SENT	M
<u> </u>	-	11/17/2004		OF 19/18/04 DICKMAN J COPIES SENT OF 19/18/04 DICKMAN J COPIES SENT1 19/18/04 OF 19/18/04 DICKMAN J COPIES SENT1 HON TORY LYMN DICKMAN J OMEOZYDA (RET FOR FOUNTAIN FOUNTAIN (TOWN)	Y
7_			Order for Hearing	OF 11/18/04 DICKNAN J COPIES SENTI A18/04	Y
0	Π	12/0/2004	Order	OF 120001 DICIONAN J COPIES SENT	Y
9	П	12/13/2004	Testinony Takan Balaro	HON TOSY LYNN DICIONAL JOHIO27/04 (PET FOR EQUITABLEDISTRIBUTION)	W
Ò			Order for Hearing	OF 24405 KEHS,CA COPIES SENT ON2 A405	-
1	-		Affidad Under Section 3301		M
•	П	DUICHY)	(D)	prugri	M
2	Н	40/2005		DETITION FOR ENGLISHING PROPERTIES	Ł
	-			PETITION FOR EXCLUSIVE POSSESSION	M
3	ľ	4/8/2005		AFFIDAVIT SENT ON 10/27/05	M
-	Н	45,000	07		ㅗ
•	ľ		Alldout of Mon-Millary Service		Ye
_	Н				L
	_		Prace to Transmit 2 Corts		Ye
	_		Order	OF 4/11/05 DICROMAN, J COPIES SENT	Ye
7	F		Pullian To Proceed in Forms		Ye
	Ц		Pouporlo		Ι''
		1/27/2005	Pullian	TO MODIFY CUSTODY ORDER BY DEFT	Ye
7		1/27/2005			
$\forall$					Ye
_					Ye
4	4	TURNUS	Notice of Scheduling		Ye
	-	Margus	Holico of Schoduling		Ye
			Notice of Scheduling		Ye
-1	7	/R/2005	Mastera Report		Ye
П					Ye
7	7	712/2005			_
+					Ye
+		/14/2005			Ye
+	_				Ye
4		714/2005			Ye
Т	77	M42005		GAIL F MILLER ESQ FOR MARIE BANTHO NY BELMONTE	Ye
$\Box \Gamma$	7/	M5/2005 P	talice of Scheduling		Ye
_	7	MS/2005 IS	latured Copy		1
	7	21/2005 F	Million		
+	10.5		the second secon		<u>Y</u>
$ ight oldsymbol{\perp}$	-			er i enten Gillanding J. C.D. 1978 N. 1978 1	Yes
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ight ceil	7/	4/2005	ider (	OF 7/22/05 DICIGMAN J COPIES SENT	

h		1 10		lean	100 to 100 100 100 100 100 100 100 100 100 10	L
7	_		1/9/2005	Entry of Appearance	TOHI ANDERSON MOORE ESQ FOR PLTF	Yes
	_		M2005	Returned Copy		Yes
200	_	_	112/2005		OF BY11/05-DICKGMALLI COPIES SENT	Yes
	-			Notice of Schoduling	HON TORY LYNN DICKMAN, ON 7/8/05( PETITION FOR CONTEMPT) 32, 080,	Yes
3 02		_	The second second	Teetimony Taken Bularo		Yes
723			VO/2006	Order	OF 97705 DICIONAN J COPIES SENT	Yes
94	L			Returned Copy		Yes
85	3	14	/25/2008	Teetimeny Taken Below	HON TOBY LYNN DICKMAN, J ON 7/1 4/05	Yes
95		1	/25/2008	Testimony Taken Before	HON TOBY LYNN DICKMAN, J ON 07/14/05 RE: DEFT PETITION FOR CONTE MPT & MODIFY CUSTODY/MSITATION	Yes
97		Tb	/14/2008	Wilhdowni of Annanonce of	A KYLE BERMUN ESQ FOR PLTF	Yes
	-			Entry of Appearance	OF KATRINA R DURHAM ESQ FOR PLTF	Yes
		H	14/2008	Milharmani of Assessment of	TONI A MOORE ESQ FOR PLTF	Yes
8				Politon	FOR RECUSAL BY DEFT	_
91	-		117/2008		OF 3/18/03 PET IS NOT AN EMERGENCY DICIGNAN J COPIES SENT 3/17/03	Yes
	-	_		the second secon		Yes
22	_			Certificate of Service	OF EMERG PET TO RECUBAL OF APPEAL ON SMB08	Yes
83				Returned Copy		Yes
2	_			Pressipo	TO CHANGE ADDRESS OF DEFT KEHS, CA	Yes
95	ل	_		Order	OF 4MUS DICHOMAN J COPIES SENT	Yes
98			7/2008	Matter of Scheduling		Yes
97		4/		Matter of Scheduling		Yes
98		1		Preocipo	TO CHANGE ADDRESS OF DEFT	Yes
	4			Order	OF SYARS DICROMM J COPIES SENT	Yes
100	d	_		Order	OF S/1/08 DICRRANN J COPIES SENT	Yes
		_		Pullan		-
101	_	-			(EMERGENCY) FOR IMMEDIATE RELIEF BY DEFT	Yes
102	_	_		Order	OF SARGE DEFTS REQ & PET FOR BIFURCATION DENIED DICHMAN J COPIES SENT 5/8/08	Yes
103	_		10/2008		OF 5503 PET IS CEEMED NOT AN EMERGENCY DICIOMAN J	Yes
104	Ш		31/2008		OF SCOOS DICIGMAN J COPIES SENT	Yes
105			31/2008		OF SISSOS DICIGIAM J COPIES SENT	Yes
108	П	8/1	19/2008	Order for Hearing	OF GMGGS DICKGMAN J COPIES SENT GMGGS	Yes
107	7	8/2	10/2008	Order	OF 91908 DICIGMAN J COPIES SENT 92008	Yes
103	T	8/2	19/2008	Outer	OF GZBOS-DICIOMALI AMENDING DEFTS ADDRESS COPIES SENT	Yes
100	-	_		Returned Copy		Yes
110	_			Rotumed Copy		Yes
iii				Order	OF 777/05 DICKNAM, J CONTINUED CC	
122				Matter of Schoduling	or man outsing, a community or	Yes
						Yes
113	_	_	02008		TO CHANGE ADDRESS OF DEFT KEHS, CA	Yes
114				Maleo of Hearing Returned	 	Yes
115			1/2008		(EMERG) FOR COMPLAINCE OF COURT ORDER 07/07/06 BY DEFT	Yes
118	Ι	7/2	8/2008		OF 772AGS DICIGMAN, J NOT EMERGENCY CC	Yes
117	$\mathbf{I}$	7/2	8/2008	Certificate of Service	OF PETITION FOR ENFORCEMENT /COMPLIANCE ON 7/21/08	Yes
			1/2005		OF 7/28/08 DICHMAN, J ATTACHED AMENDED ORDER INCORPORATED AS ORDER CC 7/28/08	Yes
	_	_		The state of the s	OF PROPERTY AND ADDRESS OF STREET	ha V
120	_	_		Value Of Hearing	THE GOVERNMENT AND THE PROPERTY OF THE PROPERT	1
121	W	110	22/2000	The second secon	PRETRIAL BY PLTF 108-101-10-10-10-10-10-10-10-10-10-10-10-10	_
122	f	+20	20/2008	Politica	FOR DISCOVERY/DISCLOSURE RELIEF & CONFESSED ACCESS BY DEFT	Yes
_						Yes
123	_				OF DISCOVERY DISCLOSURE LEGAL AND CIVIL ACCESS ON 12/28/08	Yes
124	-		M2007 C		OF 1/12/07 DICHMAN, J CC	Yes
125	$\downarrow$		H2007		OF 1/17/07-DICHOMALJ CC	Yes
125		1/24	V2007 F		(IMMEDIATE EMERGENCY) FOR RELIEF TO RESTORE CAPACITY PETITION TO ATTAIN COUNSEL BY DEFT	Yes
127	П	1/21	V2007 C		OF IMMEDIATE EMERGENCY PET RELIEF TO PET RESTORE CAPICITY TO ATTAIN COUNSEL SENT ON 1/24/07	Yes
	IJ	_	_	order	OF 1/28/07 DICIGNAL J POTENTIAL EMERGENCY	Yes
126	H	2742	2007 C	Transfer I		
	_		2007 C V2007 P		(EMERGENCY) FOR INMEDIATE RELIEF & LEGAL ACCESS BY DEFT	Yes
129	$\Pi$	2/14	V2007 P	villen	(EMERGENCY) FOR IMMEDIATE RELIEF & LEGAL ACCESS BY DEFT OF EMERGENCY PETITION ON 21/407	Yes
129 130	$\overline{H}$	254 254	V2007 P V2007 C	action Artificate of Service	OF EMBRGENCY PETITION ON 21407	Yes
129 130 131		2/14 2/14 2/15	V2007 P V2007 C V2007 C	Addion Certificate of Service Index	OF EMERGENCY PETITION ON 21407 OF 2/1507 DICKMAN, J POTENTIAL EMERGENCY	Yes Yes
128 129 130 131 132		254 254 255 258 258	/2007 P /2007 C /2007 C	villan Jerlilaste of Service Juder villan	OF EMERGENCY PETITION ON 2/1407 OF 2/1507 DICKNAM, J POTENTIAL EMERGENCY TO AMMEND PREVIOUS PETITIONS	Yes Yes
129 130 131		2/14 2/14 2/15 2/16 2/16 2/20	V2007 P V2007 C V2007 C	villan Jedilaato of Service Jedur villan villan	OF EMERGENCY PETITION ON 21407 OF 2/1507 DICKMAN, J POTENTIAL EMERGENCY	Yes Yes

8	2/23/2007	Petiten	(EMERGENCY) TO APPEAL & AMMEND PET TO APPEAL COURTS ORDERS 1/17/07 2/21/07 & 6/19/08	Ye
7	3/2/2007	Certificate of Service	OF PET TO AMEND PREVIOUS PETS SENT ON 2/23/07	Ye
	4/13/2007		(EMERGENCY) TO APPEAL & AMEND PETITIONS BY DEFT	Y
5		Cartificate of Service	OF PETITION FOR RELIEF ON 4/13/07	Ye
<u>~</u>		Cartificate of Service	OF PET FOR RELIEF & APPEAL SENT ON 4/13/07	Ye
		Pullin	(EMERGENCY) TO ENFORCE CIVIL RIGHTS BY DEFT	Ye
빌	F	Certificate of Service	OF PETITION TO ENFORCE CIVIL RIGHTS ON 5/24/07	Ye
2			OF SCOOT DICTORAL J POTENTIAL EMERGENCY CC	Ye
3		Order		Y
4	8/8/2007	Order	OF 6507 DICHMALL CC	Y
5		Halipe of Scheduling		W
8	8/15/2007	Helico of Schoduling		+
7	9/15/2007	Madeo of Schooluling		M
8	8/15/2007	Mattee of Schoduling		M
		Halas of Schoduling		_Y
		Madeo of Schoduling		Y
i		Malice of Scheduling		
_	7/2/2007	Milhamot of Assessment of	KATROMA R DURHAM FOR PLTF	M
릐	-		OF CENNIS R MEAKIN FOR PLTF	7
<u></u>		Entry of Appearance	OF 7/8/07 DICIGIANA, J TO BE RELISTED UPON APPLICATION CC	Y
듸	7/2/2007	Order		Ť
<u>.</u>		Publica	(EMERGENCY) & PRAECIFE TO ANDIEND & APPEAL BY	Ŕ
		Order	OF BRIDT DICKRAMA, J NOT EMERGENCY CC	Y
		Order	OF AGIGY TILBON, J NOT EMERGENCY	-
	8/10/2007	Pullion	TO REPRODUCE WRIT BY DEFT	F
П	9/10/2007	Certificate of Service	OF PETITION TO REPRODUCE WRIT OF MANDAMUS ON 8/10/07	Y
	8483007	Entry of Appearance	PETER E MOORE FOR DEFT	7
H	9772007	Crear	OF SUST DICIONAL J TO BE RELISTED UPON APPLICATION CC	M
H	9/20/2007		OF 9/1907 DICROMAN, J SHERIFF DEPT TO ISSUE CHECK CC	Y
_	0/20/2007			Y
빆			(EMERGENCY) FOR RELIEF & REVIEW OF APPLICATION OF COUNSEL BY DEFT	Y
듸	11/10/2007		DATE ON 120107 NEHB, CA	Y
5	11/20/2007		TO MODIFY CUSTODY ORDER BY DEFT	Y
<u>.</u>	120/2007			Y
7_		Cardilatio of Service	OF PETITION FOR CUSTODY ON 12907	Y
8	12/21/2007	Motion	OF PLTF TO RECIPIO - GLY (III )	_
9	12/21/2007	Cortilizate of Service	OF MOTION SERT ON 12/21/07	Y
6	12/27/2007	Certificate of Service	OF MOT WIRLLE RETURN ON 12/24/07	M
T	1/3/2000	Ruin	DATE ON 1/20/00 KEHS, CA	<u> </u>
2	1/4/2000	Proce to Attach	ENBITS TO COMPLT	
5		Prooc to Attach	ALL REVLEYANT COCKETS & PREPARED RECORDS	M
H	1/14/2000	the second secon	EMERGENCY RELIEF SY PLTF	Y
_		Costilizate of Service	OF PRASCIPE TO ATTACH EMERGENCY PET FOR RELIEF TO REPRODUCE WITH RULE RETURN DATE SENT ON 1/1400	Y
•	1/14/2008	Certificate of Service	PRACTIFE TO ATTACH EMERGENCY PET FOR RELIEF TO REPRODUCE WITH RULE RETURN DATE SENT ON 1/1403	٧
,	1/14/2008	Certificate of Service	OF PRASCIPE TO ATTACH EMERGENCY PET FOR RELIEF TO REPRODUCE WITH RULE RETURN DATE	Y
-	1/14/2000	Cortillate of Service	SENT ON VAIOS OF PRAECIPE TO ATTACH EMERGENCY PET FOR RELIEF TO REPRODUCE WITH RULE RETURN DATE	Y
	1/14/2000	Cuttilizate of Service	SENT ON 1/14/03 OF PRASCIPE TO ATTACH EMERGENCY PET FOR RELIEF TO REPRODUCE WITH RULE RETURN DATE	Y
		Certificate of Service	SENT ON VIAOS  OF PRAECIPE TO ATTACH EMERGENCY PET FOR RELIEF TO REPRODUCE WITH RULE RETURN DATE	1
			SENT ON 1/14/08	t
Ц		Prooc to Attach	EMERGENCY COVER SHEET TO PETITION FILLED 1/14/03 KEHS, CA	Y
1	1/15/2000		OF 1/14/03 DEL RICCI, J NOT EMERGENCY	_
П	1/15/2000	Cartillaste of Service	OF SAID PETITION ON 11/16/07	Y
П	1/18/2008	Order	OF 1/15/08 DEL RICCI, J NOT EMERGENCY PETITION DISMISSED CC	_\
7		Certificate of Service	OF PRAECIPE TO ATTACH TO EMERGENCY PETITION ON 1/14/08	Y
H		Prope to Attach	EMERGENCY COVER SHEET TO PETITION FILED 1/1408 KEHS, CA	Y
_	1/17/2008		TO APPEAL TO RECONSIDER RELIEF BY DEFT	Y
4			OF 12MOS DEL RICCI, J EMERGENCY PETITION APPEAL TO RECONSIDER FOR RELIEF DENIED CC	Y
4	1/25/2000		AL REMORET MANY & EXEMPLAY LETTINGS ALLES TA LEGISLANDER LA ALLES DE PARTIE DE	Ÿ
1	_	Notes Of Hearing		ŧ
2	2/9/2009	Statement	INITIAL HEARING OF DEFT	

193	1	2/13/2009	Presc for Substitution of	COVER SHEETWERIFICATION TO DEFTS INITIAL HRG STIMT	Yes
194	Ε	2/18/2009	Polition	BY ALICE A B GATES FOR COMPENSATION	Yes
95	I	2/23/2009	Order	OF 2/23/09 DEL RICCI, J PETITION FOR COMPENSATION AND REIMBURSMENT OF JAMES M JACQUETTE APPROVED	Yes
98	I	3/3/2009	Medice Of Hearing		Yes
97	Ι	3/3/2009	Notice Of Hearing		Yes
193	Τ	3/8/2009	Affidavit/Certificate of Service of	PET FOR COMPENSATION ON 02/19/2009	Yes
99	Τ	3/12/2009	Notice Of Hearing		Yes
00	Ι	3/12/2009	Notice Of Hearing		Yes
<b>101</b>	Γ	9/29/2000	Olveros Decres	OF 9/25/09 BARRETT, J NOTICE MAILED	Ye
02	Τ	10/6/2009	Putton	TO TERMINATE SUPPORTIAPLIALIMONY BY PLTF	Ye
83	П	11/16/2009	Holice of Scheduling		Ya
04	Π	12/8/2009	AnswedResponse	BY PETER E MOORE TO PETITION TO TERMINATE SUPPORTIALIMONY	Ye
05	E	12/9/2009	Allidavit/Certilizate of Service of	RESPONDENT'S ANSWER TO PLAINTIFF'S PETITION TO TERMINATE SUPPORT/APLIALIMONY ON 12/08/2009	Yes
05		12/15/2009	Order	OF 12/14/09 DEL RICCL J REPORTER TO TRANSCRIBE NOTES OF TESTIMONY NOT RESOLVED TO BE RESCHEDULED IN 6 MONTHS CC	Ye
07		12/15/2009	1	OF 12/14/09 DEL RICCL J TO BE RELISTED FOR SHORT LIST PROCEEDINGS IN 6 MONTHS PENDING STATUS OF DEFT APPLICATION FOR FEDERAL BENEFITS CC	Yes
08	$\Pi$	12/21/2009	Testimony Taken Before	HON THOMAS MIDEL RICCI ON 12/14/09	Yes
19		5/3/2010	Nation of Scheduling		Yes
10		6/18/2010	Order	OF 6/17/10 CARLUCCIO, J CONTINUED TO BE SCHEDULED FOR 2 HOUR HEARING 10/1/10 CC	Yes
11		10/1/2010	Order	OF 1011/10 CARLUCCIO, J MATTER TAKEN UNDER ADVISEMENT CC	Yes
12		10/8/2010		OF 10W/10 CARLUCCIO, J PLAINTIFF PETION TO TERMINATE ALIMONY GRANTED EFFECTIVE	You

### **■ Judgments**

### **BArchive Locations**

### **⊟ Linked Cases**

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Coop Museum	Commond	Cons Tues	Continu Statetis	Complete Deliment	-	to be desired	-	Downed Marchan
THE RESERVE TO STATE OF THE PARTY.	CONTRACTOR OF STREET		BANKARI CTURREN	Dell'ANGLE BOOK TO	THE RESERVE AND ADDRESS OF THE PARTY OF THE	3.63	THE REAL PROPERTY.	CONTRACT CHARGE
2000 40000	0.000			Committee of the Party of the P		DESCRIPTION OF THE PARTY.	- Provent	The state of the s
2002-15995	BZIZIE	SUPPORT/EXCEPTIONS	GATES, ALICE	GATES, RICHARD	Tables.	DA.	3 - OPEN	
Special sands	Terreseases.	AND AND THE PARTY OF THE PARTY	10001	CONTRACT INCIDENCE	140	240	M-OFER	

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### Back to Search > Case #2002-15665

### **⊟ Case Details**

Case Humber	2002-15865
Communication Outo	8/23/2002
Case Type	SUPPORT/EXCEPTIONS
PFA Number	
Caption Plaintiff	GATES, ALICE
Caption Defendant	GATES, RICHARD
Lis Pendens Indicator	No
Status	3-OPEN
Judge	PAGE
Percel Number	
Remerks	
Sealed	No
Interpreter Heeded	

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Docket Date Range: Docket Entries

**⊖ Plaintiffs** 

	Name	Address	Country	Counse	Motify	Segrence	I
		P O BOX 1216	UNITED STATES		Yes	1	I
1		NORRISTOWN, PA 19401 UNITED STATES			-		į

**⊟** Defendants

lame	Address	Country	Coursel	Houth	Seguence
	916 STRATFORD AVE MELROSE PARK, PA 19027 UNITED STATES	UNITED STATES		Yes	1

### **Garnishees**

### **⊖** Other Party Types

**⊟** Dockets

	CCRECE			
Sec	Pin	Docket Type	Special Long	Seet
	8/23/2002	Support/Exceptions		No
	8/23/2002	Entry of Appearance	JOANNA M FURIA ESQ FOR PLTF	No
2	0/20/2002	Proce to Withdraw	SUPPORT DICEPTIONS	No
	10/15/2002	Order	OF 10/1 1/02 EXCEPTIONS FILEDS/23/0 2 WITHDRAWN DICIONAN J COPIESSENT	No
	11/18/2002	Rulo	DATE OF 12/17/02 KEHS,CA	No
	11/13/2002	Publica	FOR LEAVE TO WITHDRAW AS COUNSELFOR PLTF	No
	11/21/2002	Rulo	DATE ON 12/24/02 KEHS CA	No
	12/23/2002	Order	OF 12/2002 PET TO WITHDRAW ASCOUN SEL STRICKEN SMYTH J COPIESSENT	No
	1/0/2003	Order	OF 12/31/02 PET TO WITHDRAW APPEAR STRICKEN SALUS J COPIES SENT	Ato
	9/8/2003	Exceptions	TO RECOMMENDATION OF CONFERENCEOFF ICEMASTER IN SUPPORT	No
	9/17/2003	Practice	TO CHANGE ADDRESS OF PLTF/DEFTIGHS CA	No
	9/17/2003	Order for Linkage of Case Number (a)	02-15885 & 02-16389 KEHS,CA	Mo
	9/24/2003	Malae of Scheduling		No
	10/22/2003	Motion	TO WITHDRAW AS LEGAL COUNSEL BYDEF T	No
	10/29/2003	Prooc to Wilhdrow	MOT	No
	10/29/2003	Order	OF 10/28/03 DICIGNAN J COPIES SENT	No
	10/29/2003	Order	OF 10/28/03 DICHOMAN J COPIES SENT	No
	10/28/2003	Order	OF 10/28/03 DICIONAN J COPIES SENT	No
		Entry of Appearance	ALICE GATES PRO SE	No
		Milhdrawal of Appearance of	NORMAN PERLBERGER ESQ FOR DEFT	No
	12/19/2003		SUR EXCEPTIONS IN SUPPORT OF 12/17/03 KEHS CA COPIES SENT	No

21	2/3/2004		TO CHANGE ADDRESS FOR PARTIESIZENS, CA	No
22	2/10/200		OF 2/10/04 DICKNAW J COPIES SENT	No
23	2/10/200	4 Praecipe	TO CHANGE ADDRESS OF ALICE GATES	No
24	2/10/200	1 Prescipe	TO CHANGE ADDRESS OF RICHARD GATES	No
25	3/17/200	Poston	(EMERGENCY) FOR DISPUTED CUSTODYAR REARS & UNACOUNTED FOR INCOME BYPL TF	No
28	3/22/200	Order	OF 3/1904 DICROWN J COPIES SIBIT	
27	4/8/2004	Order	OF 47704 DICIGAMA J COPIES SENT	Mo
26	8/24/200	Order	OF 6/25/04 DICIONAN J COPIES SENTE/ 23/04	Mo
29	7/2/2004	Petition To Proceed in Forms Peuperis	The state of the s	No No
30	7/0/2004	Mattee of Appeal and Service of Mattee to	SUPERIOR CT OF PA FROM ORDER OF6/2 3/04	No
31	7/0/2004	Certification	OF SERV OF NOTICE OF APPEAL ONTIES OF	+
32	7/2/2004	Order	OF 7/8/04 PET TO PROCEED IN FORMAP AUPERIS GRANTED AS TO FILING FEEON LY BRANCAL	No
13	7/14/2001	Order	OF 771404 DICKNAN J COPIES SENT7/ 1404	No
14	7719/2004	Statement of Mattern Complained	of CONCISE) WITH REGARD TO INSTANTAP PEAL	No_
15	7/19/2004			No
6	11000000	Roturned Copy	OF SERV OF NOTICE OF CONCISESTATEMENT & WRIT OF MANDAMUS SENTON 7/19 JOA	No
7	8/3/2004	Mattee of Appeal and Sentee of	SUPERIOR CT OF PA DOCKETED AT2030 EDA 2004	No
	llow20004	Notice to		
-	8/17/2004		OF 8/17/04 DICKMAN J COPIES SENTS/ 14/04	Mo
9	APPROPRIES	Papers forwarded to	SUPERIOR CT OF PA BY CERT MAIL/2003 -2280-0005-1429-0880	No
<u> </u>	10/20/200		OF 10/27/04 DICKGMAN J COPIES SENT	No
<u> </u>	10/28/200		OF 10/27/04 DICIGMAN J COPIES SENT	No
2_		Order for Hearing	OF 11/16/04 DICIONAN J COPIES SENT1 1/16/04	No
_	12/9/2004		OF 12/8/01 DICKMAN J COPIES SENT	No
<u> </u>	12/13/2004	Testinony Teken Before	HON TOBY LYNN DICKMAN, JOHNO27/04 (PET FOR EQUITABLED/STREUTION)	Mo
<u> </u>		Order for Hearing	OF 24/05 KEHS,CA COPIES SENT ON2 M/05	No
<u>.                                    </u>		Received Record &	ORDER OF 12/30/04 APPEAL DISMISSED PER CURIAM SUPERIOR CT NO2030 EDA 2004	No
	7/0/2005	Mastera Report		No
	9/8/2005	Testimony Taken Before	HON TOBY LYNN DICKMAN, JON 7/8/06 PETITION FOR CONTEMPT)	No
	4/5/2008	Proceipe	TO CHANGE ADDRESS OF PLTF KEHS, CA	No.
	1/14/2003	Petton	(EMERGENCY) RELIEF BY PLTF	-
	1/14/2008	Prices to Attach	ALL RELEVANT DOCKETS & PREPARED RECORDS	No
		Cortillante of Service	OF PRAECIPE TO ATTACH EMERGENCY PET FOR RELIEF TO REPRODUCE A RETURN DATE SENT	Mo
1	1/14/2008	Certificate of Service	OF PRABCIPE TO ATTACH EMERGENCY PET FOR RELIEF TO REPRODUCE WITH RULE RETURN	
-	1/14/2008	Certificate of Service	DATE SENT ON 1/1408	No
			OF PRAECIPE TO ATTACH EMERGENCY PET FOR RELIEF TO REPRODUCE WITH RULE RETURN DATE SENT ON 1/1408	No
		Certificate of Service	OF PRAECIPE TO ATTACH EMERGENCY PET FOR RELIEF TO REPRODUCE WITH RULE RETURN DATE SENT ON 1/1408	No
_		Certificate of Service	DATE SENT ON VIAGO	No
		Cortilicate of Service	OF PRASCIPE TO ATTACH EMERGENCY PET FOR RELIEF TO REPRODUCE WITH RULE RETURN DATE SENT ON 1/1403	No
		Prooc to Attach	EMERGENCY COVER SHEET TO PETITION FILLED 1/1408 KEHS, CA	No
I	1/16/2003	Didar	AT AMERICA DEL CASCA LA CONTRACTOR DE CASCA DE CASCADA DE CASCA DE CASCADA DE CASCA	No No
		Proce to Allinch	ENERGENCY COVER OVERS TO DESCRIPTION OF AN ARCHITECTURE	_
		Certificate of Service	OF BRACKING TO ATTACK TO SUPPOSITION OF THE PROPERTY OF THE PR	No No
T	1/20/2008	raedos	TO CHANGE ADDRESS OF DADWISS	
		read to Change Address	OF PLTF & DEFT	No

### **∃ Judgments**

### **⊖Archive Locations**

### **BLinked Cases**

Case Humber Comment							
BEEL HOURS COMMORED	Gase Type	Caption Plaintill	Canting Deberheet	Professional Control	th Denter	Chahan	Samuel Marie
0000 40000 lammas		The state of the s	Control of the local line	SCHOOLSENIES.	AND DESCRIPTION OF THE PERSON NAMED IN	200000	A THE SAME PROPERTY.
2002-16369 9/3/2002	COMPLAINT IN DIVORCE	GATER RICHARD T	GATES ALICE	Ma	Ma	9 00004	
			OTTEG PERCE	NU	700	3 - CFCM	

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### Back to Search > Case #2010-05655

### ☐ Case Details

2010-05655
3/8/2010
Appeal from Suspension/Registration/Inspection Station
PENNSYLVANIA DEPARTMENT OF TRANSPORTATION
GATES, ALICE ANN BELMONT
No
6-CLOSED
No

Docket Date Range: Docket Entries .

### **⊝ Plaintiffa**

Address County County	-
PENNSYLVANIA DEPARTMENT OF TRANSPORTATION OFFICE OF CHIEF COLINSEL INITED STATES SAIR MANAGE OF THE	2
	$\neg$
1101 S FRONT STREET - 3RD FLOOR	- 1
MARQUISHING DA 47545 BANG PARAMETERS	
MARRISBURG, PA 17104-2516 UNITED STATES	- 1

### **□** Defendants

	Name	Afficia	Country	Course	Hothy	Sequence
	GATES, ALICE ANN BELMONT	PO BOX 1216 1001 STANBRIDGE & STERGIERE STS	UNITED STATES		Yes	1
I		MORRISTOWN, PA 19401 UNITED STATES				

### **⊟** Garnishees

### **⊖ Other Party Types**

### **⊟** Dockets

Sec.	Т	Ellins Due	Rectart Trans	Resident Total	
0	t	3/0/2010	Appeal from Suspension/Registration/Inspection Station	Marie 1995	100 100
1	T	3/0/2010	Pullen To Proceed in Forms Payports		No
2	T	3/11/2010		03/11/2010 SILQW, J.	No
3	Г	3/11/2010		OF 3/11/10 KEHB, CA SCHEDULED FOR 5/24/10 CC	No
4	8	3/25/2010		OF JOANNE STEINGE FAUL FOR PENNIDOT	Mo
5		3/31/2010		SUPERSEDEAS) OF 3/24/10 KBHS CA CC	No
8				OF 45/10 DRAYER, J MOTION FOR SUPERSEDEAS DENIED	140
7	E	5/18/2010	Entry of Appearance 📆 🕽	OF JOANNE STEINGE FAUL FOR PENIDOT	140
8		5/25/2010	Order 217	OF 5/24/10 MOORE, J APPEAL DENIED SUSPENSION REINSTATED CC	100
9		9/29/2012	MONOR TO TERMINAM PA RCP 230.2	STATE OF THE STATE	<del>                                      </del>
10		1/29/2013	Terminated (PA RCP 230.2)		100

**∃Judgments** 

**Archive Locations** 

**⊟ Linked Cases** 

ONLY HEARING BEFORE
C. C. DRAYER

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### Back to Search > Results > Case #2009-03458

Gase Details	
Cone Number	2009-03458
Commoncement Date	29/2009
Саво Туро	Appeal from Suspension/Registration/Inspection Station
PFA Number	
Caption Plaintif	PENNSYLVANIA DEPARTMENT OF TRANSPORTATION
Caption Defundant	BELMONTE-GATES, ALICE
Lio Pandano Indicator	No
Status	6 - CLOSED
Judgo	
Percet Number	
Remerks	
Boated	No
Interpretor Heeded	

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APPEALS CONTENN

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Docket Date Range: Docket Entries .

	-		- 484		
-	PB	14	1111	16	

Mamo	Address	Country	Coursel Notify	Sequence
	OFFICE OF CHIEF COUNSEL 1101 8 FRONT STREET - 3RD FLOOR	UNITED STATES	Yes	1
	HARRISBURG, PA 17104-2516 UNITED STATES			

**□** Defendents

Reng	Address	Country	Counsel	Hothy	Samueloo	ı
	P O 80X 1216	UNITED STATES	-	Yes	1	
	NORRISTOWN, PA 19401 UNITED STATES				1	ĺ

### **⊟** Gernishees

### **⊖ Other Party Types**

### **B** Dockets

Sec.	Pilms	Poshet Type	Docket Text	Restort
	2/9/2009	Appeal from Suspension/Registration/Inspection States		Mo
1	2/8/2009	Putton To Proceed in Forms Pauparts		100
2	2/9/2009	Order Grant IFP Filing Fees Only	29/2009 ROSSAMESE, J	100
3	2/11/2009		OF 2909 KEHS, CA CC	Ma -
4	5/11/2009		INO HEARING HELD) OF 511109 SMYTHJJ CC	1
5	8/24/2009		OF 6/22/09 ROSSANESE, J APPEAL DENIED SUSPENSION REINSTATED	240
6	9/22/2009	Prescipe	TO FILE ORPHANS COURT ORDER DISMISSING WITH PREJUDICE CAPTIONED MATTERS.	No

### **∃ Judgments**

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**⊟ Linked Cases** 

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Montgomery County, PA P.O. Box 311, Norristown, PA 19404-0311 Courthouse Hours: 8:30s.m. to 4:15p.m.

### Judges

38th JUDICIAL DISTRICT **Montgomery County Court House** P.O. Box 311 Norristown, PA 19404-0311 Hon. William R. Carpenter

Hon. William R. Carpenter

Hon. William R. Carpenter

Hon. Bernard A. Moore

Hon. William R. Carpenter

Hon. Bernard A. Moore

Hon. William R. Carpenter

Hon. Bernard A. Moore

Hon. Bernard A. Moore

Hon. William R. Carpenter

Hon. Bhonda Lee Dantote

Hon. Bhonda Lee Dantote JUDGES - CONNON PLEAS COURT Hon. Rhonda Lee Daniele / Hon. Thomas H. Dal Root / R. Sa Carain i LIC ENSET POT MANTED ON ME.
Hon. R. Stephen Berrett / WRITTEN AS STICKS & SECTION AS STICKS WRITTEN AS STICKS + SEEDS THING SMACL AMIT Hon, Arthur R. Tilson Hon. Thomas C. Branca Hon. Steven T. O'Nell /. FALSE COMPLATINTS-GBELMONTE TR.
Hon. Thomas P. Rogers
Hon. Gerrett D. Page
Hon. Kelly C. Wall

FALSE COMPLATINGS-GBELMONTE TR.
A. A. BELMONTE TR.
A. A. BELMONTE TR.
A. A. BELMONTE TR.
B. ALBERT

FALSE COMPLATION

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TESOES OF MY RESETS Hon. Carolyn T. Carluccio 🖊 (Hon. Wendy Demchick-Alloy Hon. Patricia E. Coonahan Hon. Gary S. Silow Hon. Richard P. Haez Hon, Cheryl L. Austin JUDGES - ORPHANS' COURT HON. Stanley R. CIL PAGE DING TUDGE PEUER BERTE CIMMED RETIRED. Hon. Lots E. Murphy SENTOR JUDGE Hon. William T. Nicholas, S.J. Hon. S. Gerald Corso, S.J. / Hon. Calvin S. Drayer, Jr., S.J. Hon. Kent H. Albright, S.J. Judges' Contact Information O2-26 ABUSET DISCIR MONATION

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