

September 17, 2016 (229 years U.S. Constitution ratification and sustaining)

**RESPONSE TO "ANSWER OF RESPONDENT" AND TO NEW MATTER DOCKET #C-2016-2561993 CREATED BY puc'S FAILURE TO PROVIDE THE "ATTACHED" FORM (and not on its website EITHER) STATED IN ITS JULY 7, 2016 LETTER RE: DOCKET #C-2015-2515607 TO ADDRESS OPINION AND ORDER, PUBLIC MEETING HELD ON 6/30/16 WITHOUT NOTICE TO COMPLAINANT**

Herein lies YET ANOTHER RECORD DETAILING of the formal complaint realities (OF THIS LETTER IS RETURNED TO DEMAND ANOTHER FORM, MORE EVIDENCE FOR CONSEQUENCE)

RECEIVED

UNTRUTH FROM MS LEE #4: "in her complaint...opposes installation

SEP 19 2016

FACT: no such statement in #4; purpose of complaint (response to Opinion Order) in #5 which requested a public hearing to be dismissed with prejudice to my face, since the 6/30/16 public hearing for my complaint did NOT include me, no notification provided.

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

UNTRUTH FROM MS LEE #4: "peco sent correspondence...advising of meter installation"

FACT: no such correspondence received. On October 1, 2015, Corix installers showed up in neighborhood without warning and slapped the radiation-emitting, surveillance devices onto homes, my neighbor in a panic why an unknown man was on her property at her meter. I refused that day.

UNTRUTH FROM MS LEE #4: "because she believes it is a violation of **Constitutional Law...**"  
**(CAPITALIZATION ADDED)**

FACTS: My "beliefs" do not matter. However, radiation-emitting, surveillance devices **DO** violate REAL LAW, THE BASIS OF THE CONSTITUTIONS OF THE US AND PA, the **USC**, and **CONSUMER PROTECTION LAW (boy , have there been a number of violations here as well).**

UNTRUTH FROM MS LEE #4: and invades her privacy....also believes the meter causes fire and identity theft. Peco ...denying the allegations"

FACTS: In addition to the realities of violation of REAL LAW, then the invasion of privacy, meter fires, identity theft that thousands of people have suffered from this radiation-emitting surveillance device (and millions more to follow), Ms Lee left out two more realities addressed and documented in my 2015 complaint: **SKYROCKETING BILLING ERRORS AND very ill HEALTH EFFECTS.**

If puc and peco want to go on denying reality, there will be future consequences for such "beliefs," according to REAL LAW. There exists ample and oodles of evidence to PROVE it knows its liability for all damages – including all participants involved who have received complaints with documentation as assigned to all of you in my response to New Matter 2015 docket if you threaten force of any AMI, advanced, "smart "radiation-emitting, health-damaging, identity thefting, fire-prone, error-billing surveillance device and/or trespass my property and family.

UNTRUTH FROM MS LEE #4: "...peco energy is required...pursuant to Act 129...Judge Salapa [supposedly stated in an unsigned document] complaint does not set forth any violation of a commission regulation....complainant filed Exceptions...complainant is attempting to re-litigate..."

FACT: 1. puc believes and confesses it has a right to interpret ACT 129 into unpromulgated regulation and "codes" under the pretense of Law, because it and peco have a lot of money to make selling Big Data on electric usage, and money = God ; thus, meters are militarily "deployed"; all opt-out legislation destroyed by Rep Godshall whose son oversaw deployment, criminality assigned instead to innocent customers who value and protect their lives and property.

2. On June 9, 2015, U.S. District Judge Leigh Martin May (*has deep roots on the federal bench that go all the way back to the Founding Fathers*; As a direct descendant of former federal judge James Markham Marshall, Judge May is also the great-great-great-great-great niece of John Marshall, the Supreme Court's longest serving justice, according to Georgia-based legal news site The Daily Report. Appointed to the Supreme Court by President John Adams in 1801, Marshall helped lay the foundation for modern constitutional law by advocating for a strong judiciary and federal state. His opinion in Marbury v. Madison became the basis for the practice of judicial review; Judge May is also a member of the Descendants of the Signers of the Declaration of Independence, a society of Americans who can trace their lineage back to one of the 56 signers)<sup>1</sup> ruled (SEC v. Charles Hill) that Administrative Law judges and courts violate the **APPOINTMENTS CLAUSE** of the **U.S. CONSTITUTION**, rendering them unfounded and unconstitutional.

ALL MS LEE'S POINTS ABOVE ARE WRITTEN AGAIN IN THE NEW MATTER, SAME OLD, SAME OLD...LIKewise, ALL THESE FACTS WILL CONTINUE TO BE DOCUMENTED TO OFFICIALS BY LAW.

My rightful request for a hearing remains under docket **2015-2515607**, because although the false "due process" is instituted by an unconstitutional kangaroo court to uphold only its own interests, it will be provided with new evidence since December 2015 of liability to deny, for the record for future generations to utilize legally ("**facts and conclusions of Law on why the commission should change its decision**") -- unless its members respond to their consciences realizing down the road that it will greatly regret the overwhelming damage its efforts have caused. ...it keeps accumulating, though it keeps hoping people's weakening immune systems from EMF exposures render them helpless to do anything about the violations.

Provide the Petition for Reconsideration you say you need, puc, and it will be completed and returned. I work for what is true, good and beautiful. Dumb "smart" meters are none of that.

**Not kidding and Most seriously,**

**NANCY COLBERT**



<sup>1</sup> <http://www.law360.com/articles/666749/the-atlanta-judge-who-stuck-a-thorn-in-the-sec-s-side>

Sent certified mail, all proof on record

"There is no moral component to technology. Humans must insist that it be there." Jeffrey Armstrong former Apple exec

## Old Testament Prophet of Social Justice, Amos VERSES 8:4-7

Hear this, you who **trample** upon the **needy** (overburdened taxpayers, now whose health and property are in jeopardy as documented thoroughly)

And **destroy** the **poor** of the **land** (the upper middle class is next so all but the elite become dependent on handouts)!

"**When** will the **new moon** (deployment of smart meters) be **over**," you ask,

"that we may sell our **grain** (Big Data),

And the **Sabbath** (Constitutional Law, USC, CP Law), that we may **display** the **wheat** (government by bureaucratic rule of men which leads to totalitarianism)?

We will **diminish** the **ephah** (Natural Law),

**Add** to the **shekel** (regulations, opinions and orders, codes, unpromulgated regulation),

And **fix** our **scales** (default service procurement plan no layperson can understand) for **cheating** (exponential rise in electric rates for no justifiable reason)!

We will **buy** the **lowly** for **silver** (take away their dwindling income to invest in all kinds of modern-day Wall Street fanagalings),

And the **poor** for a **pair** of **sandals** (more luxuries for our fat asses);

Even the **refuse** (criminality) of the **wheat** we will **sell** (for all our elite buddies to profit too)!"

The LORD has **sworn** by the **pride** of **Jacob** (people who value the TEN COMMANDMENTS, their lives and property to serve what is ordained within the conscience of humanity):

**Never will I forget a thing they have done!** (better to wake up now from false pretensions of a Golden Bull)

**RECEIVED**

SEP 19 2016

PA PUBLIC UTILITIES COMMISSION  
SECRETARY'S BUREAU

142 PA AVE  
PHX PA 19460

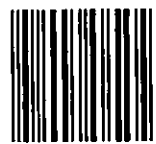
CERTIFIED MAIL



7016 0340 0000 1922 1491



1000



17120

U.S. POSTAGE  
PAID  
PHOENIXVILLE, PA  
19460  
SEP 19, 16  
AMOUNT

**\$3.77**

R2304M114555-22

ROSEMARY CHIAVETTA  
PA PUC  
400 NORTH ST, 2<sup>nd</sup> FL  
HARRISBURG, PA 17120

1712030202 0000

