



COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
P. O. BOX 3265, HARRISBURG, Pa 17120

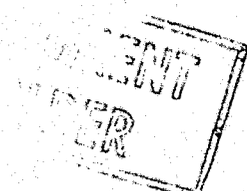
November 17, 1981

IN REPLY PLEASE
REFER TO OUR FILE

Z-8191612

Omega Gray
2298 Wilner Drive
Pittsburgh, PA 15221

Omega Gray
v.
Duquesne Light Company



To Whom It May Concern:

Enclosed is a copy of the Initial Decision of Administrative Law Judge Joseph I. Lewis.

If you do not agree with any part of this Decision, you may send written comments (called Exceptions) to the Commission. Specifically, an original and nine (9) copies of your exceptions must be received by the Secretary of the Commission in Room B-18, North Office Building, North Street and Commonwealth Avenue, Harrisburg, Pennsylvania 17120, within fifteen (15) days of the date of this letter because the time period is set by law (66 Pa. C.S. 332(h)). If your exceptions are sent by mail, please use the address shown at the top of this letter. A copy of your exceptions must be sent to each party of record and to the Administrative Law Judge whose address is Pennsylvania Public Utility Commission, Buhl Building, 204 Fifth Avenue, Third Floor, Pittsburgh, Pennsylvania 15222.

If you receive exceptions from other parties, you may submit written replies to those exceptions in a manner similar to that stated above within twenty (20) days of the date of this letter.

Exceptions should clearly be labeled as "EXCEPTIONS OF (Name of Party) - (protestant, complainant, staff, etc.)". Do not label exceptions as a "Brief" or "Brief on Exceptions".

If no exceptions are received within fifteen (15) days, the decision of the Administrative Law Judge will become final without further Commission action. You will receive written notification if this occurs.

Very truly yours,

for Jerry Rich
Secretary

fao
Encls.
Certified Mail
Receipt Requested

cc: ALJ Lewis /Shane /Bigelow /Consumer Services /Law Bureau /Mr. Bramson / OSA /
Chairman / Commissioners / Similar letter: William Stein, Esquire
435 Sixth Avenue

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

Before
THE PENNSYLVANIA PUBLIC UTILITY COMMISSION
- - - - -

In re: Z-8191612 - Omega Gray vs. Duquesne Light Company
Alleging Complainant was not given proper credit for
amount paid on arrearage; that termination of service
was threatened even after Doctor's statement was
delivered to Respondent.

Hearing.

- - - - -
Stenographic report of hearing held
in Buhl Bldg., 204 - 5th Avenue,
Pittsburgh, Allegheny County, Pennsyl-
vania,

Wednesday,
October 21, 1981,
at 11:05 o'clock a.m.

DOCKETED
NOV 19 1981
B

- - - - -
BENCH DECISION

BEFORE: JOSEPH I. LEWIS, ADMINISTRATIVE LAW JUDGE

APPEARANCES:

OMEGA GRAY
2298 Wilner Drive
Pittsburgh, Pa. 15221
For - Self,
Complainant.

WILLIAM STEIN, ESQ.
435 - 6th Ave.
Pittsburgh, Pa. 15219
For - Duquesne Light Company,
Respondent.

DOCUMENT
FOLDER

RECEIVED

OCT 27 1981

PENGAD LD. BAYONNE, N.J. 07001 FORM 228A

FOR THE DIRECTOR OF PUBLIC UTILITIES
AND NATURAL GAS

Before
THE PENNSYLVANIA PUBLIC UTILITY COMMISSION
- - - - -

1
2
3 OMEGA GRAY :
4 vs. : Z-8191612
5 DUQUESNE LIGHT COMPANY : Date: October 21, 1981
6 BEFORE: JOSEPH I. LEWIS, : Pittsburgh, Pa.
7 ADMINISTRATIVE LAW JUDGE

8 BENCH DECISION
9 HISTORY OF THE CASE
10 and
11 DISCUSSION

12 This complaint filed by the consumer alleges that
13 credits have not been properly applied to her account and
14 asks that the matter be rectified so that she can find
15 what the true balance and status of her account is.

16 Testimony taken at hearing date consisted of an
17 explanation of the nature of the consumer's complaint and
18 an answer by the company representative who introduced,
19 after identification, an exhibit which clearly shows the
20 payments and credits due the consumer. After reviewing the
21 statement, the consumer is satisfied that all payments made
22 by her have been acknowledged and applied to her debit, and
23 that the indebtedness existing as of October 1981 is \$318.61

24 Since the prior arrangement entered into between the
25 company and the consumer provides for payments of \$35 every

PENNSA 60 BAYONNE N.J. 07002 FORM 1984

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

two weeks, and since the consumer has performed under that agreement, being only now in arrears as to one installment at the present hearing, the matter does not require any adjustment, the consumer being satisfied to continue and the company being also disposed to have the position previously in operation, continue.

Accordingly, the information requested by the consumer having been given to her and coinciding with her recollection of payments made, and no dispute existing between the parties, and the amount of payments by the consumer having previously been agreed upon and now affirmed, no reason exists for continuation of this case; therefore, the complaint is dismissed and the matter is concluded.

ORDER

NOW this 21st day of October 1981, after hearing in the above-entitled matter, and after determination by the consumer that the amount claimed as due by the company is true and correct, and all other matters between the parties being agreed upon, the same being a continuation of prior arrangements made between the parties; the complaint is dismissed and the matter is concluded.

Joseph L. Lewis
Joseph L. Lewis,
Administrative Law Judge

Date: Oct. 28, 1981

Z-8191612 Bench Decision

Form 3811, Jan. 1979

1. SENDER. Complete items 1, 2, and 3. Add your address in the "RETURN TO" space on reverse.

1. The following service is requested (check one.)

Show to whom and date delivered.....

Show to whom, date and address of delivery.....

RESTRICTED DELIVERY
Show to whom and date delivered.....

RESTRICTED DELIVERY.
Show to whom, date, and address of delivery. \$ _____

(CONSULT POSTMASTER FOR FEES)

2. ARTICLE ADDRESSED TO:
Omega Gray

3. ARTICLE DESCRIPTION

| | | |
|----------------|------------------------|-------------|
| REGISTERED NO. | CERTIFIED NO. 44082 | INSURED NO. |
|----------------|------------------------|-------------|

(Always obtain signature of addressee or agent)

I have received the article described above.

SIGNATURE Addressee Authorized agent

4. DATE OF DELIVERY

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE:
UNCLAIMED

CLERK'S INITIALS

RETURN RECEIPT, REGISTERED, INSURED AND CERTIFIED MAIL

Z-8191612 Bench Decision

PS Form 3811, Jan 1959

SENDER: Complete items 1, 2, and 3.
Add your address in the "RETURN TO" space on reverse.

1. The following service is requested (check one.)
- Show to whom and date delivered. c
 - Show to whom, date and address of delivery. c
 - RESTRICTED DELIVERY
Show to whom and date delivered. c
 - RESTRICTED DELIVERY.
Show to whom, date, and address of delivery. s

(CONSULT POSTMASTER FOR FEES)

2. ARTICLE ADDRESSED TO:
William Stein, Esquire

3. ARTICLE DESCRIPTION:

| | | |
|----------------|------------------------|-------------|
| REGISTERED NO. | CERTIFIED NO. 44081 | INSURED NO. |
|----------------|------------------------|-------------|

(Always obtain signature of addressee or agent)

I have received the article described above.

SIGNATURE Addressee Authorized agent
C. Smith

4. DATE OF DELIVERY: 11-20-51

POSTMARK

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE:

CLERK'S INITIALS

RETURN RECEIPT, REGISTERED, INSURED & CERTIFIED MAIL