

September 27, 2017

*Via Electronic Filing*

Rosemary Chiavetta, Secretary  
Pennsylvania Public Utility Commission  
Keystone Bldg. 2nd Floor W  
400 N. Street  
Harrisburg, PA 17120

**RE:   Gerard and Joyce Kurzawski v. Duquesne Light Company**  
**Docket No. C-2017-2614930**

Dear Secretary Chiavetta:

Duquesne Light Company's Certification of Satisfaction is enclosed for filing. A copy of this document has been served upon Complainant in accordance with Commission regulations.

Sincerely,



Paul Shane Miller  
Attorney for Duquesne Light Company

PSM/sls  
Enclosures

cc:   Gerard and Joyce Kurzawski (with enclosure)  
      ALJ Jeffrey Watson (with enclosure)

LIT:629365-1 014657-158498



**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

GERARD AND JOYCE KURZAWSKI, :

Complainants, :

vs. :

No: C-2017-2614930

DUQUESNE LIGHT COMPANY, :

Respondent. :

**RESPONDENT'S CERTIFICATION OF SATISFACTION**

**TO: GERARD AND JOYCE KURZAWSKI**

**TAKE NOTICE THAT COMMISSION REGULATION 5.24(c) PROVIDES THAT YOU HAVE THE RIGHT TO OBJECT IN WRITING TO THIS CERTIFICATION WITHIN 10 DAYS OF ITS SERVICE UPON YOU.**

Respondent Duquesne Light Company, by and through its attorney Paul Shane Miller, files this Certification of Satisfaction in accordance with Commission Regulation 5.24, 52 Pa. Code § 5.24:

1. Complainants acknowledged that they no longer wish to pursue their complaint.
2. There is no need for further Commission action.

WHEREFORE, Respondent requests that the Commission close its file on these matters.

Respectfully submitted,

TUCKER ARENSBERG, P.C.

By counsel:

BY:   
Paul Shane Miller, Esquire  
PA I.D. No. 319174

## Miller, Shane

---

**From:** Joyce Kurzawski <gerardjoyc@msn.com>  
**Sent:** Wednesday, September 20, 2017 11:34 AM  
**To:** Miller, Shane  
**Subject:** Regarding Smart Meter

External Email: Use Caution When Opening Attachments or Links.

We are in receipt of your letter dated September 13, 2017, regarding response to complainants' Discovery request and your request for us to call you, despite us already having made you, the PA Public Utility Commission, and the Admin. Law Judge, aware on two occasions which you have acknowledged (Sept 8 and Sept 12, 2017)....that we desire/desired written correspondence only.....to discuss our request for Humanitarian Extension to complete Discovery and to change the Hearing date to a later date. Plainly, we did not feel comfortable discussing this over the telephone. That was our God given choice.

Because you never said anything for 12 days or made any indication about us wanting to keep things in writing, this issue wasn't addressed by you.....despite you, the PUC, and the Admin. Law Judge, having been made aware of it by CERTIFIED MAIL with return receipt requested, and NO ONE chose to give our request the RESPECT that it deserved, by responding in WRITING. Now, time has run out for us today (Sept 20th the deadline).....to submit a completed Discovery (albeit we did return the form saying "documents are not in our possession").....and to know if the Hearing date was extended.

In my personal opinion, this action reeks of collusion by all 3 parties mentioned above and reflects poorly on upholding the oath of office that all were sworn in (under GOD), to serve their constituents, WE THE PEOPLE, in honesty, truth, and integrity. For instance, 20 TWENTY DAYS time to complete Discovery and submitting our evidence for Hearing is atrocious....it is unreasonable and obviously biased against us. For the PUC, Admin Law Judge, and yourselves to agree as ONE and send out the letter stating such CLEARLY demonstrates bias.

Therefore, by not being afforded a fair amount of time to gather documents, prepare our case, and properly represent ourselves in this smart meter matter, and you ignoring our request to communicate via written correspondence, and you making us jump through hoops to scramble to try and get our evidence together in 20 days time with NO WRITTEN ANSWER TO OUR REQUEST FOR DISCOVERY AND HEARING, and due to extenuating circumstances which you have already been made aware of several times, you have forced us to withdraw from pursuing this matter any further. Perhaps that was the goal. It could not be more obvious.

Should Gerard or myself be harmed in any way, physically or otherwise, after installation of the smart meter on our premises, we reserve the right to take legal action against DLC and its affiliates, attorneys, the PUC, and any other entity forcing this smart meter atrocity upon unsuspecting Pennsylvania citizens who supported and voted for you and are now having the favor returned by being forced to accept something dangerous that can determine whether a person lives or dies. Life is our GOD given right. You are not GOD. Please remember...GOD's laws will trump mens laws, in the end.



