

DAVID G. ARGALL
29TH SENATORIAL DISTRICT

SENATE BOX 203029
THE STATE CAPITOL
HARRISBURG, PA 17120-3029
(717) 787-2637
FAX (717) 783-8657

HAMBURG (610) 562-3411
MAHANAY CITY (570) 773-0891
POTTSVILLE (570) 621-3400
SPRING TOWNSHIP 1(877) 327-4255
TAMAQUA (570) 668-1240



Senate of Pennsylvania

COMMITTEES

CHAIRMAN, MAJORITY POLICY
COMMITTEE
VICE CHAIRMAN, URBAN AFFAIRS
& HOUSING
AGRICULTURE & RURAL AFFAIRS
APPROPRIATIONS
COMMUNITY, ECONOMIC &
RECREATIONAL DEVELOPMENT
FINANCE

JOINT LEGISLATIVE AIR &
WATER POLLUTION CONTROL &
CONSERVATION COMMITTEE

CHAIRMAN, SENATE AVIATION CAUCUS

WEBSITE: senatorargall.com
EMAIL: dargall@pasen.gov
TOLL FREE: 1-877-327-4255

August 16, 2018

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

Dear Ms. Chiavetta:

Enclosed please find copies of additional correspondence I received from Norma Mosley of 197 Forgehill Road, Hamburg, Berks County, Pennsylvania. I believe the enclosed is self-explanatory.

I would appreciate your review of the enclosed and ask that you please advise me as to the status of Ms. Mosley's concerns.

Thank you for your time and assistance in this regard. I look forward to hearing from you.

Sincerely,

A handwritten signature in black ink, appearing to read 'D. Argall', written over the printed name and title.
DAVID G. ARGALL
State Senator

RECEIVED
2018 AUG 20 AM 10:43
PA PUC
SECRETARY'S BUREAU

RECEIVED
OFFICE OF C.A.L.J.
18 AUG 21 AM 10:07
PA PUC

DGA:maw

Enclosures

cc: Ms. Norma Mosley



Senate of Pennsylvania
DAVID G. ARGALL

29TH DISTRICT
 100 NORTH CENTRE STREET
 POTTSVILLE, PA 17901

NEOPOST

FIRST-CLASS MAIL

08/16/2018

US POSTAGE \$000.68⁰



ZIP 17901
 041M10268807

RECEIVED
 OFFICE OF C.A.L.J.
 18 AUG 21 AM 10:07

PA PUC

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

1712036893 10000



To: Rosemary Chiavetta:
Secretary, Pa. PUC

From: Norma Mosley
Docket # C-2018-3001524

of Pages 12
For Mediation Review

Thank You,
Norma Mosley

RECEIVED
2018 AUG 20 AM 10:44
PA PUC
SECRETARY'S BUREAU

Earth calm, Dec 13, 2017 Kaiser
Permanente Study

Electric Power Research Institute
November 5, 2008 American Journal
of Epidemiology, Dr. Anke Huss

U.S. National Toxicology Program,
25 million dollar study

Microwave News, May 24, 2016,
Ramazzini Institute, Bologna
Italy

These are 17 more proofs of
Smart Meters destroying our
health and privacy.

Norma Mosley

Norma Mosley

The Law is suppose to protect the people - Not punish them and take away their rights, freedom, their Hope and Opportunity.

Though no one is guaranteed to be successful and prosperous, at least here in America each individual was assured the right and the freedom to try. It was the chief reason why people from other nations poured into America. The words became synonymous with the very image of America. Streets paved in Gold! Freedom! The American Dream! And Agenda 21 & Smart Meters will destroy that Dream.

Thomas Edison created a system of electricity to light homes. Henry Ford changed our Transportation System and the Wright Brothers dared to show man could fly! That was all individual innovation that no government bureaucrat could ever foresee or direct. It's in the very reason that Agenda 21 (Socialism) which controls and stifles man's motivation and creativity, fails! Sustainable Development would never allow this because it would disrupt their well ordered Society.

I could write a 1,000 more pages on Why Smart Meters & Agenda 21 will destroy the U.S.

We must take each new assault on our rights and overcome it. The option of defeat is simply too horrible to consider. We must

Norma Mosley

* In the 1990's courts across the nation were flooded with cases of people attempting to defend their property rights. The state Supreme Court realized it didn't have an adequate definition of property rights to use in court system. That's when State Supreme Court Justice Richard B. Sanders wrote a "Fifth Amendment" treatise which included the following definition of property rights.

* "Property in a thing consists not merely in its ownership and possession, but in the unrestricted right of use, enjoyment, and disposal. Anything which destroys any of the elements of property, to that extent, destroys the property itself. The substantial value of property lies in its use. If the right of use be denied, the value of the property is annihilated and ownership is rendered a barren right."

X If I were forced to have a Smart Meter on my home I could not live in my house due to all the radiation running through my electric wiring; And the effect on my health would be greatly harmed even to "death"; Due to my heart problems and asthma. Plus it would take the value of the land away. I cannot live in my own home due to a Smart Meter so it would not be beneficial to me the owner. Since ownership is a "barren right" I say "NO TO A SMART METER."

I've listed the "TEN POINTS TO DEFINE TRUE PRIVATE PROPERTY RIGHTS"

(Norma Mosley)

I put a star next to the ones that pertain to Smart Meters & my case. The rest can be used against Agenda 21.

1. "The owner's exclusive authority to determine how private property is used;"

* **

2. "The owner's peaceful possession, control, and enjoyment of his/her lawfully purchased, real private property;"

3. "The owner's ability to make contracts to sell, rent, or give away all or part of the lawfully purchased/real private property;"

4. "That local, city, county, state, and federal governments are prohibited from exercising eminent domain for the sole purpose of acquiring lawfully purchased/real private property so as to resell to a private interest or generate revenues;"

5. "That no local, city, county, state or federal government has the authority to impose directives, ordinances, fees, or fines regarding aesthetic landscaping, color selections, tree and plant preservation, or open spaces on lawfully purchased/real private property;"

6. "That no local, city, county, state or federal government shall implement a land use plan that requires any part of lawfully purchased/real private property be set aside for public use or for a Natural Resource Protection Area directing that no construction or disturbance may occur;"

7. "That no local, city, county, state, or federal government shall implement a law or ordinance restricting the number of outbuildings that may be placed on lawfully purchased/real private property;"

U. *

8. "That no local, city, county, state or federal government shall alter or impose zoning restrictions or regulations that will devalue or limit the ability

to sell lawfully purchased real private property;

9. That no local, city, county, state or federal government shall limit profitable or productive agriculture activities by mandating and controlling what crops and livestock are grown on lawfully purchased/real private property.

*
* 19. "That no local, city, county, state or federal government representatives or their assigned agents may trespass on private property without the consent of the property owner or is in possession of a lawful warrant from a legitimate court of law.

(This includes invasion of property rights and privacy by government use of unmanned drone flights, with the exceptions of urgent circumstances such as protection of life, limb or the private property itself.

* Under current policies being implemented in every state and nearly every community, each of these points are being violated daily!

* Governments at every level routinely trespass on private land to measure, photograph and map, with the express purpose of creating new regulations; for the sole purpose of controlling the use of the land.

* Powerful forces in partnership with private organizations having specific agendas and nearly unlimited funds* are bringing about policies to bring America down and take away all our freedoms.

In the early part of the Twentieth Century, President Calvin Coolidge expressed the same ideals when he said, "Ultimately, property rights & personal rights are the same thing."

Author and philosopher, Ayn Rand, who had grown up under the tyranny of the Soviet Union, and knew first hand the destruction of property rights condemned man to live in a state of misery and hopelessness, wrote "The right to life is the source of all rights - and the right to property is their only implementation. Without property rights, no other rights are possible. Since man has to sustain his life by his own efforts, the man who has no right to the product of his efforts has no means to sustain his life. The man who produces while others dispose of his product, is a SLAVE."

Norma Masley

*

James Madison, the father of the Constitution, said, "As a man is said to have a right to his property, he may be equally said to have a property in his rights." (Meaning that even if a person owned nothing else, he still owned his rights, which is the most valuable property of all)

My rights are too never have a Smart Meter. Ever!

*

Founding Father John Adams said: "The moment the idea is admitted into society that property is not as sacred as the laws of God, and that there is not a force of law and public justice to protect it, anarchy and tyranny commence."

The Law + public justice should protect my rights against Smart Meters. I see everyday people coming together to fight Smart Meters + if Agenda 21 + Smart Meters are not abolished by those who are trying to enforce + push them down our throats the people will fight + must fight against them + will win.

Norma Maloy

build a movement and keep on fighting,
until we rise and rise again.

Norma Mosley

The Reorganization of Human Society

Agenda 21 part of Smart Meter Welcome
You!

You are now an enslaved people,
with no wealth or power. You are
controlled & powerless. Welcome to an
Armageddon that the World Has Never
Seen Before.

From the Agenda 21 document

"Effective execution of Agenda 21 will require
a profound reorientation of all human
society, unlike anything the world has
ever experienced. A major shift in the
priorities of both governments and
individuals and an unprecedented
redeployment of human and financial
resources; this shift will demand that
a concern for the environmental consequences
of every human action be integrated
into individual and collective decision-
making at every level."

Norma Masley

Norma Mosley

To: Rosemary Chiavetta

More Informative for Mediator Conference

The results of a recently completed 10 year, 25 million dollar, U.S., study on the effects of EMF radiation, of the type used by Smart Meters and cell phones, was released to the (NTP) National Toxicology Program in Feb. of this year. Preliminary information reported that the study showed DNA modification, reduction in sperm count and cases of 2 types of rare cancers; glioma, a tumor of the glial cells in the brain and malignant schwannoma of the heart, on test animals. This study was done by the U.S. National Toxicology Program; a 25 million dollar study.

It should be noted that an Italian study which embarked in 2005, about the time that the NTP study was beginning, reported that the malignant schwannomas of the heart seen in the study are the same as those reported by the NTP. Another interesting coincidence is that the Ramazzini study of rats in Bologna, exposed to extremely low frequency, also developed a significant increase in malignant schwannomas of the heart. (Microwave News, May 24, 2016, Ramazzini Institute, Bologna Italy.

More studies on Smart meters health concerns are on the web. You can begin

your search at:

HEART MD INSTITUTE EMP
RESEARCH STUDIES

EMF health studies

EMF Safety Network

Stop Smart Meters in PA

or contact: ourvets22@
gmail.com

Other References to Smart meters are:
Wikipedia, smart meter

Reading Eagle, Feb. 13, 2018 Kelly's Korner

www.pcmag, Oct 27, 2009, Reuters,
Obama to grant \$3.4 Billion for Smart
grid.

State Impact, April 21, 2015 Susan
Phillips

* The Pennsylvania Code, PUC, 56.81
Grounds For Termination

Smartgrid.gov

Pennsylvania General Assembly, 2008
HB-2200

Norma Mosley

To: Rosemary Chavetta, Secretary
Pa. PUC

From: Norma Masley
Docket # C-2018-3001526

Number of Pages 39

RECEIVED
2018 AUG -7 AM 10:22
PA PUC
SECRETARY'S BUREAU

* Very Important from my heart doctor -
Informative that needs to be read for
my case.

And I wrote up my requests for
Settlement!

Someone called me the day before I received
your letter informing me that Met-Ed was
denied & I could proceed. All she said
was she was an attorney for Met-Ed she was
calling about the Court Order - Her # is 410-921-
6203 - I wrote my explanation about this
call on Page 5 it has a star* next to it.

RECEIVED
OFFICE OF C.A.E.J.
18 AUG -7 AM 11:31

PA PUC

RECEIVED
2018 AUG -7 AM 10:22
PA PUC
SECRETARY'S BUREAU

*Went for
the Echo heart
test & had
physical
by Dr. Haring
7dent
Dobler*

Penn State Hershey Medical Group
Future Appointments for: MOSLEY, NORMA K
Printed on: 07/02/18 09:54 am

Time	Date	Provider, Location and Preparations
8:45 am	7:30 - Echo 7/1/19 Mon 07/01/19	Provider/Resource: Haouzi, MD, Annick R Penn State Heart and Vascular Institute - Nyes Road, 121 North Nyes Rd, Suite E, Harrisburg, PA 17112 Phone 717-703-3649

Additional Information:

Other Scheduled Appointments:

No follow up information was provided.

Additional Educational Resources Website

<http://pennstatehershey.adam.com/>

RECEIVED
2018 AUG - 7 AM 10: 22
PA 21JC
SECRETARY'S BUREAU

Norma Mosley

.Outpt Ltr
* Final Report *

3 pages
of my
Heart test

MOSLEY, NORMA K - HMC1701378

*** Final Report ***

July 07, 2018

Name: MOSLEY, NORMA K
HMC Number: 1701378
DOB: 05/08/1947
Date of Service: 07/02/2018

RECEIVED
2018 AUG - 7 AM 10:22
PA FUC
SECRETARY'S BUREAU

Eugene Fellin DO
PSH-SJMG Fleetwood Medical Associates (PP+)
805 North Richmond Street, Suite 101
Fleetwood, PA 19522

Dear Dr. Fellin:

I had the pleasure to follow up at the cardiology clinic with Mrs. Norma Mosley, a 71-year-old patient who underwent an aortic valve replacement with bioprosthetic valve #23 mm Medtronic Mosaic porcine valve on 10/02/09 (Dr. Pae), history of poor tolerance to beta-blocker with metoprolol, asthma, extreme tiredness, with diltiazem 240 slow heart rate and dizziness, Bystolic was tolerated for several years, but finally discontinued due to low blood pressure numbers. Other history, dyslipidemia, asthma, back pain with multiple surgeries (last one in April 2017 for L5). She may have pain in her back again and has been offered steroid infiltration in the past; however, as you know, I do not recommend to use it lightly in a patient who has a bioprosthetic aortic valve due to the risk of infection of the prosthesis with any invasive procedure including infiltration with steroids.

Over the last year, Norma denies having had any cardiac problems. She walks about 3 miles per day with her dogs. She is still working on her farm, mowing the lawn herself for several hours, taking her dogs to the vet. She is very active. Denies any chest pain, shortness of breath, palpitations, or dizziness. She feels physically great, however she is under a lot of emotional stress (anxiety, sleep disturbances) due to a problem with her electricity company (see below).

Current medications are aspirin 81 mg, atorvastatin 40 mg, levalbuterol, losol and ProAir.

On physical examination, her weight is mildly down at 83.6 kg (-3 kg over the last year), BMI is 34.8, blood pressure 124/80, pulse 60 beats per minute, saturation on room air 100%. Auscultation of the heart is unchanged with a 2/6 systolic murmur at the right upper sternal border consistent with flow through the bioprosthetic valve, very mild radiation to the base of the neck. No diastolic murmur heard. There is a 3/6 systolic apical murmur consistent with mitral regurgitation and definitely noted more intense than during my previous exam where I graded it only 1/6. No gallop. Lungs are clear to auscultation bilaterally. Examination of the neck does not show any JVD, no carotid bruit, no palpable thyroid, no adenopathy. Abdomen is soft and nontender. There is no hepatomegaly and no hepatojugular reflux. Peripheral pulses, tibial posterior are present and symmetrical 2+ and there is no peripheral edema. No clubbing. No cyanosis.

EKG is unchanged since previous with normal sinus rhythm at 61 beats per minute and remains within normal limits, all intervals of normal duration.

Printed by: Marczak, RN, Melanie
Printed on: 07/10/2018 16:51 EDT

Page 1 of 3
(Continued)

.Outpt Ltr
* Final Report *

MOSLEY, NORMA K - HMC1701378

An echocardiogram was performed today to reassess the bioprosthetic aortic valve and mitral valve disease as well as the LV function and pulmonary pressure. Normal LV size and systolic function with no regional wall motion abnormalities. Ejection fraction 65%.

No concentric left ventricular hypertrophy.

Mild left atrial dilation.

s/p 23mm porcine AVR (Medtronic). Moderate aortic stenosis with mild aortic valve regurgitation. LVOT/AV = 0.31 (same as last year).

Mild tricuspid regurgitation.

Since study of 7/25/16, the aortic stenosis and aortic insufficiency is similar. LV function and TR is unchanged. Pulmonary pressure remains normal, less than 30 mmHg.

I have not seen any recent labs, but as a goal, we should keep LDL under 70 or at the very least under 100.

IMPRESSION AND PLAN: Norma continues to do very well. She is clinically asymptomatic. We are going to follow up on the results of her echocardiogram today. If everything is well, I will follow up with her in a year with a new TTE.

PS: Norma mentioned that a new "Smart meter" instead of analog electric meter was about to be installed outside her home. She is very distressed by that thought. I have no competence to evaluate the effect of such "smart meter" on people's health in general, however I can see that this is very distressing for Norma, generating high anxiety in her case, and that could definitely affect her well being and overall health. I hope that the electricity company can work some kind of arrangement with Norma in order to reduce as much as possible the important emotional stress to which she is currently submitted.

#4170524

Signature Line

Electronic Signature on File

CC: Eugene Fellin, DO
805 North Richmond Street
Fleetwood PA 19522-0000

I have given Dr. Fellin & Dr. Haouzi full copies of all 100 pages I have written up about about Smart meters & the Health problems they cause! with proof!

Annick R Haouzi, MD
Penn State Hershey Heart & Vascular Institute
Cardiology, MC H047
500 University Drive, PO Box 850, Hershey, PA 17033
Phone: 717-531-4554 Fax: 717-531-0685

Author Signature Dt/Tm: 07/10/2018 04:50 PM

ARR/NTS DD: 07/07/18 DT: 07/09/18 02:07

Printed by: Marczak, RN, Melanie
Printed on: 07/10/2018 16:51 EDT

Page 2 of 3
(Continued)

.Outpt Ltr
* Final Report *

MOSLEY, NORMA K - HMC1701378

Result Type: .Outpt Ltr
Date of Service: July 07, 2018 00:00 EDT
Authorization Status: Final
Subject: Outpatient Letter
Author or Import Date: Haouzi, MD, Annick R on July 07, 2018 22:35 EDT
Verified By: Haouzi, MD, Annick R on July 10, 2018 16:50 EDT
Encounter info: HMC00011222391, HMC NR04, Clinic Off Campus, 7/2/2018 - 7/2/2018
Contributor system: ESCRIPTION01

Printed by: Marczak, RN, Melanie
Printed on: 07/10/2018 16:51 EDT

Page 3 of 3
(End of Report)

I received these 8 pages from you
on July 26, 2018

I was glad to see that Met-Ed's
objections against me were denied and
that my complaint against them can
proceed. I will once again write everything
down for the Commission's Mediation Unit for
another review. But, it must be in writing,
given thru a 3rd Party (you - PA PUC). And I
will give David Argall's office in Hamburg
a copy of everything. They have copies of
everything from day 1, when I started fighting
Met-Ed for my rights. Their office has been
sending everything to you. It is another
precaution I take to make sure everything
is properly done.

* I received a recorded message on
my phone on July 27th from a so called Attorney
that didn't leave their name. They said they
were from Met-Ed. I do not think that
was proper or legal to have a conversation
about this case over the phone. Everywhere
I said I want in writing, going thru proper
channels - so there is no misinterpreting my
words. And I think Jeffrey A. Watson, the
Administration Law Judge would agree
with that.

So, if you will give my complaints
with proof to the Commission's Mediation Unit,
I will write out everything once again and
give it David Argall's Office to send to you.

I will start preparing my case + proof
+ getting it to you as soon as possible. Norma Mosley

I received these 8 pages from PA.PUC on July 26th 2018.

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Thomas Mosley and	:	
Norma Mosley	:	
	:	
v.	:	C-2018-3001526
	:	
Metropolitan Edison Company	:	

**INTERIM ORDER
DENYING PRELIMINARY OBJECTIONS AND REFERRING COMPLAINT FOR
MEDIATION REVIEW**

Procedural Background

Thomas Mosley and Norma Mosley (Complainants) filed a Formal Complaint (Complaint) with the Pennsylvania Public Utility Commission (Commission) against Metropolitan Edison Company (Respondent or Company) on April 25, 2018, alleging that Respondent was threatening to shut off their electric service and objecting to the installation of a smart meter. Complainants averred that they will call in their meter readings to Respondent.

As relief, Complainants request that the Commission prohibit Respondent from installing a smart meter at their residence and permit them to keep their existing analog meter and that Respondent cease threatening to terminate Complainants' electric service.

On May 21, 2018, Respondent filed an Answer and New Matter to the Complaint. Respondent admits that Complainants refused access to their property for the installation of a smart meter and that termination notices were previously provided to Complainants. Respondent denied the remaining material allegations set forth in the Complaint. Respondent further avers it

is required by Act 129 of 2008¹ (Act 129), to install a smart meter. Respondent also requested that this matter be referred to mediation.

On May 21, 2018, Respondent also filed preliminary objections to the Complaint. Respondent avers that the request for relief for an exemption from the installation of a smart meter is not legally recoverable in the cause of action and that Complainants have failed to allege that Respondent violated any Commission statute, regulation, order or tariff provision. Respondent further avers it is required by Act 129 to install a smart meter at the service location. Finally, Respondent argues that the Formal Complaint is legally insufficient because it fails to state a claim upon which the Commission can grant relief, that a hearing is not in the public interest, and that the Complaint does not meet the standards set forth in recent Commission decisions in order to survive preliminary objections.

Complainants filed a response to the preliminary objections on June 6, 2018.

A Motion Judge Assignment Notice was issued and received by the undersigned on June 26, 2018, and assigned the undersigned presiding officer to this proceeding.

Respondent's preliminary objections are procedurally ready to be ruled upon. For the reasons discussed below, the objections will be denied and the Complaint will be referred to the mediation unit of the Commission.

Legal Discussion

The Commission's Rules of Administrative Practice and Procedure provide for the filing of preliminary objections. 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.

¹ 66 Pa.C.S. Sections 2806.1, *et seq.*

C-00935435 (July 18, 1994). The Commission's Rules at 52 Pa.Code § 5.101(a) limit preliminary objections to the following grounds:

- (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.
- (7) Standing of a party to participate in the proceeding.

For purposes of disposing of the preliminary objections, the Commission must accept as true all well-pleaded material facts of the nonmoving party, as well as every reasonable inference deducible 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.Cmwth. 1988). The Commission must view the Complaint in this case in the light most favorable to Complainants and should dismiss the Complaint only if it appears that Complainants would not be entitled to relief under any circumstances as a matter of law. Equitable Small Transportation Intervenors v. Equitable Gas Company, 1994 Pa. PUC LEXIS 69, Docket No. C-00935435 (July 18, 1994); *see also*, Interstate Traveler Services, Inc. v. Commonwealth, Department of Environmental Resources, 486 Pa. 536, 406 A.2d 1020 (1979). "For purposes of testing the legal sufficiency of the challenged pleading, a [motion to dismiss] ... admits as true all well-pleaded, material, relevant facts, and every inference deducible from those facts." Marinoff v. Bell Telephone Co. of Pennsylvania, 75 Pa. PUC 489, 491 (1991).

Well-established Commission precedent tends to afford unrepresented complainants the opportunity to orally set forth their cases on the record, and cautions against dismissing cases on a preliminary basis. In the often-cited case of Richard Carlock v. United Telephone Company of Pennsylvania, Docket No. F-00163617 (Order entered July 14, 1993) (Carlock), the Commission determined that unrepresented complainants should have an opportunity to be heard orally, and not have their case dismissed because of a preliminary pleading. Id. at 7 (in many cases unrepresented complainants can explain their dispute orally much better than they can communicate their grievance in written form and to deny unrepresented complainants a meaningful opportunity to be heard in such cases can be viewed as a gross abuse of authority), *citing*, Halpern v. The Bell Telephone Company of Pennsylvania, Docket No. C-00923950 (Opinion and Order entered October 19, 1992) and William Schleisher v. The Bell Telephone Company of Pennsylvania, Docket No. F-00161252 (Opinion and Order entered December 17, 1992); *see also*, John M. Gera v. PPL Electric Utilities Corporation, Docket No. C-20054657 (Opinion and Order entered November 2, 2005).

In this case, Respondent averred that the request for relief for an exemption from the installation of a smart meter is not legally recoverable in the cause of action and that Complainants have failed to allege that Respondent violated any Commission statute, regulation, order or tariff provision. Respondent further avers it is required by Act 129 to install a smart meter at the service location. Finally, Respondent argues that the Formal Complaint is legally insufficient because it fails to state a claim upon which the Commission can grant relief, that a hearing is not in the public interest, and that the Complaint does not meet the standards set forth in recent Commission decisions in order to survive preliminary objections.

Respondent therefore requests that the requested relief be stricken and a dismissal of the Complaint.

Complainants alleged that Respondent was threatening to shut off their electric service and objecting to the installation of a smart meter. Complainants averred that they will call in their meter readings to Respondent.

As relief, Complainants request that the Commission prohibit Respondent from installing a smart meter at their residence and permit them to keep their existing analog meter and that Respondent cease threatening to terminate Complainants' electric service.

The Pennsylvania Commonwealth Court recently addressed a similar issue and overruled preliminary objections in a case with some similar averments. In that case, Romeo v. Pa. Pub. Util. Comm'n, 154 A.3d 422 (Pa.Cmwlth. 2017), Antonio Romeo, a *pro se* complainant, filed a complaint alleging that PECO was threatening to terminate his electric service because he did not allow PECO access to his property to install a smart meter. Mr. Romeo alleged, *inter alia*, that federal law preempted PECO from installing the smart meter and further alleged that he had safety concerns about the smart meter. PECO filed preliminary objections and the Administrative Law Judge granted the objections and dismissed the case, following which Mr. Romeo filed exceptions (an appeal) with the Pennsylvania Public Utility Commission. In his exceptions, Mr. Romeo did not mention safety concerns about the smart meters.

The Commission upheld the Administrative Law Judge's dismissal of Mr. Romeo's complaint, following which Mr. Romeo filed an appeal to the Pennsylvania Commonwealth Court. Upon review, the Commonwealth Court held that Mr. Romeo's safety arguments were not waived by his failure to allege them in his appeal to the Commission, since the Commission elected to consider those arguments and issue a ruling upon those arguments. The Court further held that because Mr. Romeo could possibly support a lack of safety claim based on the testimony of others along with other evidence, the portion of the Commission's order that dismissed Mr. Romeo's safety complaint for legal insufficiency on preliminary objections was reversed and the case was remanded for further proceedings on the safety allegations.

Given the precedent set forth in the Romeo case, and given the various assertions and requests for relief set forth in the Formal Complaint, Complainants will be afforded the opportunity to proceed with their Complaint, as filed, at this stage of the proceeding. Therefore, the preliminary objections are denied at the current stage of the proceeding. I note, however, that

the standard of proof at a hearing is different than the standard used to dispose of preliminary motions such as the preliminary objections in this case. In order to prevail on some or all of the assertions raised in the Complaint, Complainants must prove, by substantial evidence, that they are entitled to relief because Respondent has violated the Public Utility Code, a Commission order or regulation, or a Commission-approved tariff of the Company concerning the service provided to them. This is a higher legal standard than that which was used to determine Respondent's preliminary objections. In addition, the Parties are cautioned to review the Public Utility Code as well as the statutes, regulations and decisions applicable to this proceeding and to comply with such legal authority.

ORDER


THEREFORE,

IT IS ORDERED:

1. That the Preliminary Objections filed by Metropolitan Edison Company in the above-captioned proceeding at Docket No. C-2018-3001526 are denied.
2. That the Complaint filed by Thomas Mosley and Norma Mosley against Metropolitan Edison Company at Docket No. C-2018-3001526 shall proceed at this stage of the proceeding.
3. That the Complaint filed by Thomas Mosley and Norma Mosley against Metropolitan Edison Company at Docket No. C-2018-3001526 is hereby referred to the Commission's Mediation Unit for mediation review.

4. That should the Parties be unsuccessful in resolving the matter with the aid of the Mediator, the Complaint shall be promptly scheduled for hearing.

Date: July 24, 2018



Jeffrey A. Watson
Administrative Law Judge

C-2018-3001526 - THOMAS AND NORMA MOSLEY v. METROPOLITAN EDISON COMPANY

THOMAS MOSLEY
NORMA MOSLEY
197 FORGEHILL ROAD
HAMBURG PA 19526
610.562.8542

LAUREN MARISSA LEPKOSKI ESQUIRE
TORI L GIESLER ESQUIRE
TERESA HARROLD ESQUIRE
FIRSTENERGY SERVICE COMPANY
2800 POTTSVILLE PIKE
PO BOX 16001
READING PA 19612
610.921.6203
610.921.6658
610.921.6783
Accepts E-Service

My Requests For Settlement Between Met-Ed & Myself, Norma Mosley.

When I first approached Met-Ed about my keeping my Analog Meter. I asked very nicely that I want to keep my Analog Meter & I will read the meter each month & call in the readings. I told you I do not want a Smart Meter & will not "opt into" the Smart Meter, Smart Grid System. Just provide me with the same service that I've always had with the Analog Meter. I sent you all the reasons with proof why I would not go along with Smart Meters. I showed you that you were representing a false law to the people. I showed you the real law with proof. I showed you how Smart Meters were dangerous to every human here on Earth with proof. I showed you that they weren't 24 Approved or safe to be on houses. I listed all the medical problems people would face. I told you all the true facts about Smart Meters which you try to deny - but can't. At that time I asked just to leave my Analog Meter on my house - don't turn off my electricity & I'll call my reading into you each month. And leave me in peace. You rejected my offer with threat after threat. I went to my State Representatives Office (David Argall) in Hamburg which is a 20 min. drive each way. I sat there & waited my turn to talk to his representative & we filed papers with the District Attorney's office & I dealt with David Argall's office & the District Attorneys office stating my complaints. I told them I tried to resolve my problem with certified Norma Mosley.

letters to Met-Ed Rdg. office & their Corp. office. I spent several months doing this with more & more proof sent to you thru the ~~State~~ Attorney General's Office. Time & Time Again I went to David Argallo's Office & they sent my information to you thru the Attorney General's Office. And after months getting nowhere, I then ~~went~~ ^{went} back to David Argallo's office & filed a complaint with the PA. P.U.C. David Argallo's office sent all my information (which was over 100 pages to the PA. P.U.C.) Then I've spent the last few months running back & forth to David Argallo's office so they could send more & more information to the PA. P.U.C. Between the Attorney General's Office, David Argallo's office & the PA. P.U.C. I've made 1,000's of copies of all my research for proof.

After 8 months of your threats & no settlement, I received in the mail from the PA. P.U.C. that there was an Interim Order signed by Administrative ^{and} Judge, Jeffrey A. Watson. In which you ^{were} denied your Preliminary Objections ^{and} gave me permission to proceed.

Since we are now referred to the Commission's Mediation Unit for a mediation review. I now have written up my part of the mediation response and what I want. After 8 months of threats & taking that time out of my life to prove to you everything I've said is true is something I didn't or wouldn't have to do. But since every minute, Norma Med, of my life for the last 8 months was living &

Breathing Smart Meter information & how to
defend myself from all the false information
on Smart meters I am going to see this
through to the end, no matter what it takes
the truth will be known.

Nervous Proseby

"According to the Law"

Along with the first 10 Amendments, we see, the Fourteenth Amendment has been used by the courts to bring about the enormous changes in the American legal structure that have taken place since the end of the Civil War.

The language of the first section of this Amendment is interesting, directed as it is against the States, whereas the first ten Amendments are directed against the federal government.

(I am a Natural Born Citizen) Section 1: All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of laws.

(I've sent you 100's of pages of truth) on this matter - Read them

22 - Your Right to Individual Privacy. Smart Meters Take Away my Privacy! All of It!

41 - Interference with Your Person. I have a right to be free from bodily injury, however slight! You also have a right to freedom from threats of injury that you sensibly believe may be carried out. In recent times the courts have also devised ways to compensate you for normal

suffering in distress that may be a combination of

both. The action against me were both mental

& physical. Met-Ed intervened with both, by

then threats out to me & over the phone. My damages

are therefore for mental upset, fright, extreme stress

as reported by my (great doctor) Met-Ed knew

I had a heart problem, asthma, & chronic problems

from my first contact with them. But they insisted

on threatening me by removing my Analog Meter

and turning off my electric. It did not matter

to them that they were inducing stress on me

Producing Asthma Attacks all the time. And

that after 9 years since my last operation - they

put more stress on me that all I've had in the

last 9 yrs affecting my heart they do not

care about their customer. They care about 1 thing

getting smart meters on every house rather the

people don't want ^{your} causing all kinds of

problems.

We've been fighting for closure to this problem

for over 8 months ^{still} more (counting). My neighbors

like us are also fighting smart meters (Mrs Jones) went

up to Beverly to sue her brother up at the hospital,

to consently to sue her Analog Meter gave a smart

Meter in the place. So, now more stress & worry

comes in that while I'm away from my house

the same thing will happen to me. After all,

Anna helping her to fight smart meters also. I

go to PASM (Pennsylvania's Against Smart Meter) meetings

& these stories are the same everywhere - people fighting

to keep their analog meters & come from various

not just making their day & Met-Ed is that quote

normal meeting

To take their Analog Meters, so they can put another match in their belt that they just destroyed someone else's life! All across Pa. & America & the World, people are forced (to some it's talent or go to jail or they just shoot you) to have Smart Meters. And all in the name of the Almighty Buck, unto Evil that wants to eliminate us. (Read my Report). Go to Washington D.C. & look at the White Tombstones & tell them & their families they died for nothing. Because, evil has come to America & they don't care about those who died to keep us free!!! Listen to a little child who asks when his daddy is coming home (and he never does). Look at the Service men & women coming home without limbs. Tell them they did it for nothing. Sorry, not me! I will continue their fight for freedom because it is also my fight. And their families will know my fight for them & what they did!

46. Keeping others off your Property.

If someone comes onto your land or into your house or apartment without your permission, he has committed a tort of trespass, and you may sue him even though he does no damage whatever to your land, house or property. As the person legally in possession, you are entitled to the complete and unrestricted "quiet enjoyment" of your property, and can bring the action of trespass. In fact, you must assert your rights over your property or run the risk of losing some of these rights. This is called prescriptive right. You are said to in effect to have surrendered

Norma Moore

your right to the exclusive use of your own property by failing ever to mention or complain about trespassers. I have "NO TRESPASSING SIGNS" all over my property and around my analog meter. There are 3 different kind - mostly Directed toward Met-Ed ~~and other~~ Electric Company's Contractors. Met-Ed has Copies of the Signs - so does David Argall's office, The Attorney General's Office, The P.A. PUC office. And also the Fleetwood Police. The Police ^{Chief} came to my house & we had a long talk. There are also the same signs on my door to my house, just in case they by pass the ones in the yard. "Double Warnings"

Now Let's Talk About Fees:

The amount of time & effort I spent on this particular problem or case has been tremendous. As I could not afford a lawyer I had to take it upon myself to defend my rights as a citizen. I had to prepare to protect myself by learning all I could about Smart Meters and the Law. So I am entitled to and do charge you for expenses occurred (disbursements) in the handling of my case. You did not respect me as a customer or human being. Nor did you respect my time. In the last 8 mos. I lived & breathed Smart meters every second of my life even to the point that at night I would get up & study the law & keep on writing & go out at midnight to

see if my Analog Meter was still there on my house.

Studying the Law + Smart Meters themselves (Every Aspect of them) with their multiple complications + many directions I was taken + still am is totaling Exhausting. And no amount that I would charge to do this job would not compensate me with all the Anxiety I have gone through so far! I couldn't have paid a lawyer to take this case. I would have gone into Bankruptcy.

Bill for 8 mos. + Counting -
40 or more hours a wk research + studying for 32 weeks so far @ \$50.00 an hour (my lawyer would have charged me \$200.00 an hr.)

Expenses - Gas, mileage to + from State Representative David Argall's office, 20 miles each way Gas + mileage from Library, Book Stores + to have Copies made, etc.

Cost of Materials to Read + Study to fight Smart Meters

Hours on the Phone w/ PA, P.U.C., State Attorneys Office, PASM, People who won cases against Smart Meters, etc.

Cost of 1,000's of Copies made! Went thru 2.5 pens + 1,000's of sheets of Paper.

Five thousand eight eight minutes of Stress + Health effects on my body + mind every day for 8 mos. Numerous Asthma attacks + Stress on my Heart. What Is Your Life Worth?

Cost to the P.O. to send certified mail to Net-Ed.

Norma Wealy

Thomas Bradley

Counting

And for destroying my health
Life for the host & more counting 1 million dollars & counting
My life & health are everything to me & no amount
Amount can be enough to get these 8 more back!
Total 1 million to the thousand & counting

1280 hrs as far
50⁰⁰ an hr. (get 300⁰⁰ on M.
& counting)
2,000 expenses

And the case won't even open yet!
So far & given 32 weeks fighting the case
X 40 hrs a week counting
Studying etc

I spent about 2,000 in expenses
Plus 5,088 minutes of every day
Under stress & threat of interfering
with my speech of mind & health,
You take 8 mos. of my life every day
me

In 8 mos. & counting I spent
32,000 hrs. that's 40 hrs a week x
32 weeks

Reader: The Story I want a

Court order injunction raised against Net-Ed a
all electric companies in PA. along with all
contractors including Wallington and anyone else
to refrain from taking any retaliatory action
against me. Do Not Remove my Circuit Breaker !!
Do Not Put a Smart Meter on my Property !!
Never turn off my electricity or threaten to do
so ever again! No one is allowed on my
property! I want the court order to be past
that if I should move from this residence that
the order be legally binding in all PA!
I will have the right to arrest anyone that tries
to break the injunction.

I want all charges on my premises
unless future bills start to have any charges
that refer to Smart Meter, Smart Grid or my
bill. Return all charges that I have been
labeled so far. I did not opt in. too
young Program.

Do Not Charge me with an "Opt Out"
Charge because I never "Opt. In"! I
will not be a party to degrading humanity!

I want a letter of apology for
putting me thru 8 mos. of hell
Just last not least, I want you
to tell the People of PA. the truth "that Smart
Meters are not mandatory! And if they want
their Smart Meters removed just to call you & they
can have their Circuit Meters Replaced at
no charge to them! They should also be
a Public Apology to me" all yours!
Noemie 7070449

V Restore all money taken

Explanation of Terms

Customer Charge - Monthly charge that offsets costs for billing, meter reading, equipment, service line maintenance, and assessing and deploying Smart Meter Technology.

Default Service Support Charge - Charge to recover new and deferred costs associated with serving customers in a competitive market.

Distribution Charge - Charge for Universal Service Program and Energy Efficiency Program costs, and for the use of local wires, transformers, substations and other equipment used to deliver electricity to consumers from high-voltage transmission lines.

Distribution System Improvement Charge - This charge recovers costs incurred to repair, improve or replace infrastructure that the Company uses to deliver electricity to its customers.

Estimated Reading - On the months we do not read a meter, we calculate the bill based on past electrical usage.

KWH (Kilowatt Hour) - A unit of measure for electricity usage equal to 1,000 watts used for one hour.

Late Payment Charge - A charge added to the bill on balances owed after the Due Date.

Price to Compare (PTC) - Price per kilowatt hour to be used when comparing to the price of a generation supplier.

Price to Compare Default Service - Charges for costs to provide energy, capacity, compliance with Alternative Energy Portfolio Standards, transmission and ancillary services for customers receiving Default Service.

Prorated Reading - Reading calculated by multiplying the daily average electric usage between two recent readings by the number of days in the billing period.

Service Charge - Charge for opening an account.

Solar Requirements Charge - Charge to acquire Solar Photovoltaic Alternative Energy Credits to comply with the Alternative Energy Portfolio Standards Act.

State Tax Surcharge - An adjustment to the state taxes recovered through Met-Ed's basic charges.

TCJA Voluntary Surcharge - This surcharge adjusts customer rates for the reduction to corporate federal income tax under the Tax Cuts and Jobs Act.

General Information

If you have billing questions or complaints about your Met Ed account, please contact us before the due date.

Call Customer Service at 1-800-545-7741 from Monday - Friday, 8 a.m. - 6 p.m. Our representatives can answer your questions, describe the charges on your bill, explain how to make sure your bill is correct, and provide information on rate schedules and energy efficiency.

Call Payment Options at 1-800-962-4848 from Monday - Friday, 8 a.m. - 6 p.m.

Visit our web site at: www.firstenergycorp.com

Write to us at: Met-Ed, 70 S. Main St., A-KPC, Akron, OH 44306-1390

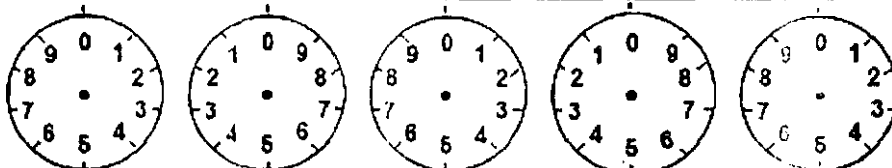
Customers with hearing or speech impairments can contact the Telecommunications Relay Service (TRS) at 711.

For your protection, all of our employees wear Photo I.D. badges

Electronic Check Conversion - Your check authorizes us either to make a one-time electronic funds transfer (EFT) from your account or process as a check. If you have questions about this program, call 1-866-283-8081

To provide a customer meter reading, use the dials provided and enter the reading on-line at www.firstenergycorp.com/aboutyourbill or by calling 1-800-545-7741. Say "Meter Reading" when asked "Which of these can I help you with today?" Have the date you took the reading available. If this is to avoid a scheduled estimate, please check the front of the bill for entry dates

Provide reading by telephone or on-line only: DO NOT MAIL



Draw hands on the dials exactly as they appear on your electric meter. When reading your meter, if the hand falls between two numbers, always report the lower number

If you have a DIGITAL METER write the numbers here:

Please Read

N. California Protesters Reported in International
Abu Dhabi News.

(Subject: Health risks could switch
off home energy meters - The National)

This is an excellent article - detailing
the resistance and potential international
failure of the Smart Grid based on the
Consumer pushback. The National is an
English language journal from the middle
east - located in Abu Dhabi.
(<http://www.thenational.ae/lifestyle/personal-finance/health-risks-could-switch-off-home-energy-meters>)

Storm clouds are gathering over the booming
domestic energy monitoring sector in the U.S. as
concern grows that household electricity
Smart Meters could pose serious health risks.
Investors in this new sector should
be aware that, despite its (so-called)
green energy saving credentials, the Smart-
Metering industry could become the focus
of international concern regarding the levels
of radiation generated by the new digital
services.

The Smart-Meter sector is now
starting to see a trend towards mergers
and acquisitions. But reports in mid-
February that smart-meter giant
iGears, believed to be worth roughly

Norma Mosley

US \$1 billion (Dh3.67bn), is about to be auctioned. coincided with news of mounting anti-Smart Meter protests in the US.

For three days, residents of Marin County, California, formed a human shield to stop trucks from delivering Pacific Gas and Electric Co's Smart Meters, due to be installed in their homes. According to the San Jose Mercury News, two female protesters arrested by police said the demonstrations were organized to draw attention to concerns that the radiation from the meters pose a serious health risk to their children! (Take a woman + a mother to stand up for the Truth! Men! Look at your children + save them - You are their fathers!)

There is growing popular antagonism against smart meters in California where "STOP SMART METERS" signs and bumper stickers have been multiplying on front lawns and cars. In response to these and other fears, such as invasion of privacy, the Californian authorities have imposed bans on Smart-Meter installation and in Marin County, there is a ban on Smart Meters in some Rural Areas. Safety fears are now starting to spread across America, with residents in Maine waging internet-based campaigns and a growing number of towns adopting moratoria on Smart Meter installations. In Pennsylvania there are meetings across

Norma Wisley

the country coming together to fight Smart-Meters. In Berks County, there is a group called PASM, "Pennsylvanians Against Smart Meters" which is growing by leaps & bounds.

Health concerns focus on a condition known as electromagnetic hypersensitivity (EHS). Sufferers claim that the radiation from devices such as smart-meters, mobile phones & Wi-Fi systems can cause dizziness, headaches, tiredness and heart palpitations.

Those in favour of installing Smart Meters claim EHS is a product of pseudoscience. But, others point out that the potential long-term ill effects from the radiation will be cancer. They can try to hide & cover up the truth, but as was the case with cigarette smoking in the 1st half of the 20 century it was exposed.

But, while the jury is still out & the Court System has not ruled Smart-Meters as a serious health risk, people will be getting sick & die from the radiation & lit me if my health deteriorates I will sue Met-Ed & The State & The U.S. Government for knowingly putting all the citizens at risk for serious health problems, because I have pointed them all out in my Report. And I have gone thru all the legal channels doing so!

The energy-monitoring industry is likely to experience a degree of wariness on the part of the investors. Markets are driven by "sentiment" a polite word for greed & fear.

Norma Mosley

* The fear now among some investors is that the Smart-meter industry could be about to suffer a dramatic setback if health concerns begin to escalate globally.

Fears are being further fuelled by safety concerns about the risk of fire - due to unqualified contractors installing the meters & the meters are not UL approved.

There are also the concerns regarding the privacy issue. Monitoring minute to minute energy consumption with smart-meters are the thin edge of a wedge of future state intervention into citizens' personal lives.

* * * * * Should the U.S. health and privacy fears continue to spread internationally, there could be global consequences. The global growth of the industry in the world will suffer a severe setback as consumer resistance to smart-meters continues. (pf@thenational.ae).

To Barack Obama & Al Gore
whose vision of Smart-meters is to
destroy humankind - No Thank You!

Norma Minley

Norma K. Mosley
197 Forgehill Rd
Hamburg, PA 19526

[REDACTED] ← Crossed out for Privacy
[REDACTED]

Dear [REDACTED]

What a lovely surprise to receive your
book today. I was sitting at my dining
room table writing this article.

"Under Agenda 21- Sustainable
Development, there can be no concern
for individual rights. We must all sacrifice
for the common good and the sake of the
environment. The UN Commission on Global
Governance said in its 1995 report:

"Human activity, combined with
unprecedented increases in human numbers
are impinging on the planet's basic
life support system. Action must be taken
soon to control the human activities that
produce these risks."

Of course, the elitists, those making
these outlandish statements and passing
the draconian UN treaties and
regulations to control our lives, are
exempt themselves. They are not
human; they are "natural gods and
protectors." They are above humanity
and could not possibly be causing any
harm to the environment with their
budgets, their limos, their multiple
expensive homes, with their enormous
use of energy and electricity and their

Norma Mosley

lavish lifestyles! It is only the lowly middle class that are doing all the harm to the environment and must be stopped! What hypocrisy! This kind of reminds ^{me} of the statement in the book "Animal Farm" by George Orwell, "All animals are equal, but some animals are more equal than others".

↑
As I wrote the name George Orwell - I thought about the book you told me about. As I was finishing my writings the Post Office Lady passed by my window & I went out to get the mail & there was your book "George Orwell 1984". Some coincidence!

I cannot tell you how much your book "George Orwell 1984" opened my eyes and how it has brought all my investigating together. I promise you I will read the entire book. Isn't it amazing how God brings into our lives just the people that they need the most. When I called Service Electric to get another remote, I had no clue you'd be that person. Thank you!

Now listen to me - I've been fighting Metz Ed now for 7 1/2 mos. You must ^{you} fighting them now, no matter who your electric company is they all have the same agenda, as you know.

Norma Malin

Norma Madden

repeated "What Metrics Have You Learned From
The Feb 22, 2010 Wall Street Journal
meter article!"

was a WI-Fi Limbop To go and meter

optimal beyond electricity, because there
Smart Grid and the utility's control

could be limited to overnight hours,

tasks like washing and drying clothes,

usage of electricity, energy-consuming

If you have exceeded your monthly daytime
limitation, be turned down to compensate,

of electricity, your thermostat might

then, if a neighborhood has a shortage

regional, national and global regulators

also will enforce, the problem not at the
will never happen) at the utility company

with the power of lower utility costs (which
a thing. While the consumer is paying

and you will not be able to say

able to turn off or you a meter at

contract. The electric company will be
is meant that comply with your

will be turned off to it until another appliance

no longer have a certain power

the appliance that is not shipped will

with each other. And if you don't do that

the meter's appliance can and say "take
electrical products that are shipped as

will begin to purchase all more
electric company. The electric company

Smart Meter, are more connected to them

To keep their Analog Meter & keep their
And sometimes this. There that don't fight

Smart-Meter Tests ... and revealed several important early aspects of grid implementation.

A principal goal is to enable utilities to restructure rate plans. A principal goal is to force consumer behavior to change. Some utility executives anticipate and fear a consumer rebellion (What we are doing right now)! Nevertheless, the big carrot for utility companies to go along with the government's Smart Grid is to balance electrical demand, cut back on new power generation facilities and enhance their profit picture. Otherwise they want to kill you to make a buck!

Before the dust settles on Smart Grid, both consumers and utilities may learn some sharp lessons about government intervention: When the government shows up on your doorstep and offers to help you save money, everyone knows that is an oxymoron. Government does not function to help people or companies to save money or to be more efficient; rather, it functions to maintain and increase its own power and control over its citizens. (The Utilities will learn a hard lesson & lose the most money, indeed we the Citizens of PA & the U.S. demand all Analog meters either stay on the home & businesses & if already replaced by a Smartmeter be replaced by an original Analog

Norma Malin

Meters.) We here in Pa. want Pa. to be a Smart Meter Free State !!! And that will happen - even if each & every home and business produces its own energy & stores it in their own batteries. When the Utilities see that the people don't need them anymore, they will wish they would have been satisfied with the money the Analog Meters brought into their Company instead of being Money Hungry Heaps. They will all have to face God at Judgement Day & Hell will welcome them forever. The heat will be free for them! In Hell the fire never burns out! I can understand why the Bible says the road to heaven is narrow!

If our Federal Government had not initiated and been the persistent drive, the Smart Grid would not exist. The technology being purchased world-wide all originated in the U.S. is being marketed by the same global Corporations: IBM, Siemens, GE, Cisco, Panasonic, Kyocera, Toshiba, Mitsubishi, etc. (As Consumers, You know the guilty Corporations) - SO Don't Deal with any of these Corporations!! If you do, you will feel the Heat of Hell also!! I'm sure Hell will accompany you all!

Thus, the global rush is on. In every case, Smart Grid is being accelerated by government stimulus spending. The global vendors are merely lining

Norma Malby

Norma Mackay

The Federal Administration will have full availability of all data within the household. They will be in a position to get national, regional and local distribution and consumption figures, such as gas, oil, gas, etc. of amenable energy, gas & water. In transitional standards created for smart grid meters enable the U.S. Smart Grid to be connected seamlessly with Canada.

* And "no one" should be using my tax dollars without my knowledge or permission especially on Smart Meters that do nothing but harm & kill people!"

* "NO ONE" CAN BE FORCED to comply with an unenforced contract between private corporations and to which you were never a party and had no knowledge of !!!

And Please let me say this again - AGAIN AGAIN :
has been articulated by the respective governments of each country. Demand for smart grid technology. Demand for participating in latest demand case in the U.S. There was little, if any, without our permission. As in the case with tax payers, had earned funds up their money, brought to be killed.

and Mexico, thus providing a comprehensive North American energy management and distribution system. Smart Grid is destined to be a global phenomenon. It is designed to support a new global Technocratic, resource-based economic system.

Technocracy must be seen for what it is: An attempt to impose a totalitarian, scientific dictatorship. It failed in 1933 when it called for the inauguration of Franklin Delano Roosevelt as dictator in order to "pave the way for economic revolution." Fortunately at the time, they failed in their attempted coup.

If today's Smart Grid is successfully completed, it will enable the conversion of our existing economic system into something far different and far worse. This is why the American people repudiated Technocracy in 1933, and this is exactly why we (and all citizens around the world) should thoroughly repudiate it today. If the U.S. citizens repudiate Technocracy now & win - other countries will follow - But, we must fight and lead! We must win or we will be forced out of our suburban homes because "reigning" environmental regulations. The ultimate goal is for us all to be forced into cities and stacked and packed in crowded sustainable, low cost, high-rise housing, with no garages for cars,

Norma Mosler

James Mackay

As we will be forced to use public transportation,
know, about rail transit or other thing?
People can be more easily organized and
controlled when they are all directed
together! We don't know about you,
but I have a photograph!

And on another matter that we are seeing on the news, part of the Agenda 21 and migration and borders. President Trump is trying his best to keep illegal migrants out of the U.S. But Agenda 21 is behind "NO BORDERS" policy. Their policy says: The Social equity policy states that all borders should be done away with to allow free "migration" of those from other nations in the USA, so that everyone can share in our wealth and social programs, "Borders are unjust."

BUILD THE WALL, PLEASE
LET YOUR Representatives
Know we know what is
going on!

And Remember Smart Meters are
part of Agenda 21. Get Rid
of Agenda 21 so we can live
free.

Norma Mosley

Faces of sacrifice

*I honor them
because they
forgot for my
Freedom*

