

EXCEPTIONS

SALWA MOHAMED AND AHMED ABDULRAHMAN

V.

PECO ENERGY COMPANY

Date: 11/18/2018

Subject :The Initial Decision of the Office of Administrative Law Judge

This letter to be considered as Exception to the decision of the Law Judge

The Judge did not request our answer for the late-file exhibits 7&8 we did not agree for these reports presented by Peco.

First of all I have to questions to PECO:-

1- Why they terminated our CAP when we are entitled for that.?

2/ Where is the copy of the agreement we have signed?

Second : The Judge did not allowed me to get a lawyer but Peco sent a lawyer and staff !

For the points from 5 to 12

1/ The decision has been built upon an agreement which we did not signed or approved , and Peco failed to show a copy of that agreement with our signatures as an evidence , therefore we request Peco to refund all money had been deducted from us since 2013 untill today 11/18/2018. in addition of the high interests had been charged by them without any rights, we think Peco did that because me or my wife did not understand english and we are non-American it is a matter of discrimination.

2/ they mentioned out standing balance of 648.32 we do know about this balance since we paid our bills month by month including late fees if any. there is something wrong. we used to pay through the bank and we can get the evidences from the bank. PECO had hid and fabricated some informations. We have never stopped paying our bill , and we did not understand that we have paid \$100 (points 5,6)

for 6 months it means that our payments went to another account and it may be our previous account when we have been in the address 1044 Tyson Ave. 19111, and why Peco

not disconnected their services.

3/ I will not accept to deduct money from me without my knowledge (point 12) that is not reasonable and that is not law.

4/ We had been approved for 0 credit by Peco on 06/2017 and we submitted Peco's letter to the Judge (point 23,24,25)

5/ We did not report our income of 1473.33 on 06/2017 this was old income , my wife had been in vacation that time and I am disabled. (point 28)

6/ According to the ALLOWABLE ENERGY BURDEN PECO PLAN (2016-2018) we believe we are entitled for 17% not 6% because we use ELECTRIC HEATING and our income is less than 1200/month, attached a copy of our return tax for the year 2017 and 2016.

We would like to renew our demands from PECO , as a settlement :-

1/ We request a third party to audit our account with peco.

2/ To refund all the money had been deducted from us due to the agreement which was not there, including the penalties and interests by check.

3/ To apply the discount of CAP from the date that had been terminated and refunded by check.

4/ To provide us with electricity for 3 years effective from 01/01/2019 for free as compensation.

NOTE

Please note that this is the second complaint against PECO the first one I think had been 2016

Ahmed Abdulrahman and Salwa Mohamed

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