

C-2016-2561993

November 5, 2018

To Whom It May Concern at the puc:

We are in receipt of correspondence calling for a hearing in February 2019. Apparently, the puc did not receive or is ignoring our October 19, 2018 correspondence, so it is now resent under certified mailing. The puc will read or reread that we will no longer attend any hearing to be denied with prejudice to our faces, now that we have filed Notices of Liability which are not in puc jurisdiction. MODUS ET CONVENTIO VINCUNT LEGEM.

To summarize, there is no need for another hearing for yet another predetermined "lost" case in the long line of lost cases for the following reasons:

1. The puc is trying to create a Nancy Colbert v. peco hearing when the formal complaint is under Nancy and James Colbert v. peco, albeit acknowledged in puc response to our October 26 letter. This circuitous attempt, perhaps an intimidation tactic, is a technicality for dismissal as well as a violation of Valid

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PA-PUBLIC-UTILITY COMMISSION  
SECRETARY'S BUREAU

and due process.

2. The puc sent notice of the October hearing TWO and THREE days before it was scheduled, notifying that all documents to show the damage of smart meters MUST be submitted to a number of listed people FIVE days before the hearing. This contempt is again violating valid and due process.

3. The puc does not listen to any Pennsylvanian formal complainant about the dangers of smart meters which are becoming increasingly known in the wider public. Instead the puc dismisses each one with prejudice after, in fact, denying inclusion during the hearing process of important documentation about the dangers. This omission again violates valid and due process.

4. The puc perhaps is trying to set a precedent against the Notice of Liability, but again, it is not in puc jurisdiction to do so. This attempt would constitute another

trick of an administrative court that exists to serve its own interests only, perhaps to attempt to intimidate as a bully would to violate valid and due process.

Please take heed: The Notice of Liability is a divinely guided document; the members of the puc and responsible peco individuals are violating The Source of Life with the harm on many levels being allowed. Members of the puc and peco will have to search their souls alone to begin to discover what this means and we pray they will do so, to realize the real individuals they were created to be instead.

Most seriously,

Nancy Collett, sui juris, a woman,  
hereby claiming all rights nunc pro tunc

James Collett, sui juris, a man,  
hereby claiming all rights nunc pro tunc

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400 NORTH STREET KEYSTONE BLDG HARRISBURG, PA 17120

October 19, 2018 -- 237 years after British Commander Cornwallis  
found his army surrounded on land and sea by Americans and French,  
realized the monarchy would no longer be able to infringe upon inalienable  
rights, and surrendered at Yorktown, VA (VA). One nation under  
God, by Rule of LAW - not men - completed by the Bill of Rights,  
was born.

Dear Gladys Brown, acting as Chair of the PENNSYLVANIA PUBLIC UTILITY COMMISSION and as the woman:

We no longer request the right to a public hearing to be denied with prejudice to our faces, now that we have filed the Notice of Liability. You do not have subject matter jurisdiction over it. MODUS ET CONVENTIO VINCUNT LEGEM.

Sincerely,

*Nancy Colbert*

Nancy Colbert, sui juris, a woman, hereby claiming all rights nunc pro tunc

*James Colbert*

James Colbert, sui juris, a man, hereby claiming all rights nunc pro tunc

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c/o Colbert  
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Phoenixville, Pennsylvania



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