

Michael W. Chattin
PO Box 201
Rome, PA
18837
570-731-0114
June 5, 2019

Emily I. DeVoe, ALJ
Commonwealth of Pennsylvania
Office of Administrative Law Judge
301 Fifth Ave. Suite 220, Piatt Place
Pittsburg, PA 15222

RE: C-2017-2630649
Cancelled Conference Schedule

Judge DeVoe, Lauren Lepkoski esq, Tori Giesler esq:

Let the record show that "Governments are instituted among Men, deriving their just powers from the consent of the governed." -The Declaration of Independence.

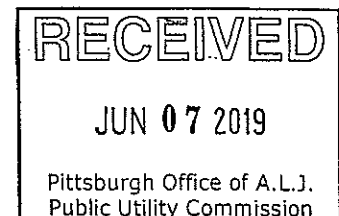
Let the record show that Judge Emily I. DeVoe is an employee of the PENNSYLVANIA PUBLIC UTILITY COMMISSION and receives a six-figure salary with benefits including paid holidays and vacations. With such a vested interest in the financial well-being of the Respondent, Claimant has serious doubts about her ability to judge or mediate impartially and fairly between Claimant and her employer/Repondent. Most would call this arrangement an obvious and egregious "conflict of interest". Therefore, I must ask you, Judge DeVoe, to recuse yourself from this case as soon as possible as you are not qualified for this case.(see exhibit 1)

Let the record show that as an employee/agent of the PENNSYLVANIA UTILITY COMMISSION, Judge DeVoe is **disqualified** as an independent and objective mediator and is not able to Judge the facts or the merits of the case due to her inherent bias for her employer. (see exhibit 1)

Let the record also show that Judge DeVoe has stated that her orders "should not be construed as a request, offer, contract, etc., for the parties to participate in the prehearing conference." Let the record also show that all court proceedings in the U.S. since the bankruptcy of the United States, Inc. in 1934, are all about contracts and nothing but contracts.

Let the record show that in order for Judge DeVoe to exercise her authority under 52 Pa.Code 5.222 and 5.245, that she must actually have jurisdiction over the case in order to exercise any authority over it. I have not consented to her jurisdiction due to her role as employee/agent for the Respondent. Filing a complaint with the PENNSYLVANIA PUC does not place me under her jurisdiction. I have reserved All of my Rights.

Therefore, the Complainant cannot be ordered/compelled by a biased employee of the Respondent to do anything such as to be "compelled to appear" for a prehearing conference or anything else.



Claimant believes that Judge DeVoe is attempting to usurp under 'color of law' the powers of an Article III Judge under the Constitution of the United States (not the D.C. corporation).

Claimant believes Judge DeVoe is attempting to deny Claimant "fair and equal treatment under the law" by threatening to dismiss my complaint if Claimant does not show up for the court prehearing conference.

Claimant will not accept the predetermined outcome which the PA PUC has already decided as posted on the PA PUC Q&A forum about whether smart meters are mandatory.

Let the record show that the PA PUC says that smart meters are mandatory on their public website citing Act 129 as their source.

Let the record show that the Act of October 15, 2008 P.L.1592, No.129 section 2807(f)7(2)i clearly states that smart meters will be installed "upon request from a customer that agrees to pay the cost of the smart meter at the time of the request."

Let the record show that the word 'mandatory' is not used in anywhere in the Act with regard to consumers implementation smart meters.

Therefore let the record show that Judge DeVoe and her employer/PA PUC hold the law as signed by Governor Ed Rendell Act 129 in contempt for lying to the public.

This is the very definition of a "kangaroo court". The outcome has already been decided in advance of any hearing as posted on the PA PUC public web site. As I have stated to Judge Watson, I have filed my complaint against the Pennsylvania Electric Company with the PENNSYLVANIA PUC with focus on that one question: "By what authority of law do you require me have a smart meter?" The answer to that question can be found in the court transcript of our last conference when I asked judge Watson that same question. Instead of answering, Judge Watson simply stopped the conference and then lied about the reason for promptly ending it. The fact is that ***you/your employer/PA PUC does not have the legal authority*** to mandate smart meters and no prehearing conference will change that fact. If you dismiss my complaint, you will be doing so as a private person and not acting as a judge with ARTICLE III protection meant for duly appointed or elected judges. As a corporate employee/agent you have no such protections. As I have said before to your predecessor, I believe that the only way to resolve this case is through a Common Law Board of Arbitration.

Let the record show that Judge DeVoe's authority under 52 Pa.Code 5.222 may be valid ***if*** she has jurisdiction over the case and provided she is not violating Canon 1 of the Pennsylvania Code of Judicial Conduct and is not disqualified.(see exhibit 1) Her very employment destroys her credibility because she cannot pretend to mediate without bias towards her employer. I do not and will not consent to her jurisdiction in my case due to her conflicts of interest and her attempts to destroy my right to a fair hearing.

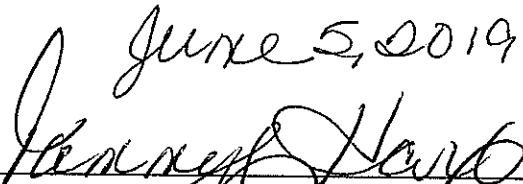
Let the record show The law is not an 'al la carte' menu where the PA PUC can pick and choose the parts which only benefit their corporation at the expense of "the People".

Under Act 129, Claimant still has the right to have a smart meter if he so chooses to have one (*or not*). The PA PUC misquotes this fact on their public website. No, I will not allow you, Judge DeVoe, to mediate for me in any proceeding either on the phone or in person and any jurisdiction you had is cancelled as of this letter.

Therefore I refuse to contract with you, Judge DeVoe, for a meeting on on July 22, 2019 and cancel any participation for which you have me scheduled.

Sincerely,


Michael W. Chattin

June 5, 2019

notary COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL
TAMMY J. HART, NOTARY PUBLIC
TOWANDA BOROUGH, BRADFORD COUNTY
MY COMMISSION EXPIRES JUNE 30, 2022

Lauren M. Lepkoski, Esq. (Letter only)
Tori L. Giesler
First Energy
2800 Pottsville Pike
P.O. Box 16001
Reading, PA 19612

Cornell Law School

EXHIBIT 1

CFR › Title 20 › Chapter III › Part 416 › Subpart N › Section 416.1440

20 CFR 416.1440 - Disqualification of the administrative law judge.

§ 416.1440 Disqualification of the administrative law judge.

An administrative law judge shall not conduct a hearing if he or she is prejudiced or partial with respect to any party or has any interest in the matter pending for decision. If you object to the administrative law judge who will conduct the hearing, you must notify the administrative law judge at your earliest opportunity. The administrative law judge shall consider your objections and shall decide whether to proceed with the hearing or withdraw. If he or she withdraws, the Associate Commissioner for Hearings and Appeals, or his or her delegate, will appoint another administrative law judge to conduct the hearing. If the administrative law judge does not withdraw, you may, after the hearing, present your objections to the Appeals Council as reasons why the hearing decision should be revised or a new hearing held before another administrative law judge.

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Michael W. Chattin
PO Box 201
Rome, PA
18837
570-731-0114
June 5, 2019

DECLARATION OF NON-CONSENT and CONTRACT REFUSAL
for PA PUC CONTRACT DATED 4-4-19

TO WHOM IT MAY CONCERN:

Be it known that I, Michael W. Chattin, WILL NOT accept and WILL NOT **knowingly or un-knowingly** CONSENT, CONFIRM, or ACCEPT any **contracts** from either the COURTS, or LAWYERS, or JUDGES, or PARALEGALS, or SECRETARIES, or CLERKS, AGENTS, or any other COURT EMPLOYEES, CORPORATIONS, OR GOVERNMENT AGENCIES. I accept NO CONTRACTS, LIENS, or INDEBTEDNESS either **overtly, covertly, or by inference** via any TACIT PROCURATIONS, UNI-LATERAL CONTRACTS, SECURITIZATIONS, HYPOTHECATIONS, ASSUMPTIONS, COLLATERALIZATIONS. CROSS COLLATERALIZATIONS, or any other UN-DISCLOSED SECRET thefts of my IDENTITY, RIGHTS, PRIVILEGES, PROPERTY, TIME, OR MONEY.

I am, Michael W. Chattin signed this 5th day of June, 2019 _____

Michael W. Chattin without Prejudice UCC 1-308 All Rights Reserved
Michael W. Chattin Without Prejudice UCC 1-308 All rights reserved

Notary Tammy J. Hart

COMMONWEALTH OF PENNSYLVANIA
NOTARIAL SEAL
TAMMY J. HART, NOTARY PUBLIC
TOWANDA BOROUGH, BRADFORD COUNTY
MY COMMISSION EXPIRES JUNE 30, 2022



COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
Office of Administrative Law Judge
400 NORTH STREET, HARRISBURG, PA 17105-3265
May 28, 2019

IN REPLY PLEASE
REFER TO OUR FILE

In Re: C-2017-2630649

(SEE ATTACHED LIST)

Michael W. Chattin v. Pennsylvania Electric Company

Miscellaneous/Other

Call-In Telephone Pre-Hearing Conference Notice

This is to inform you that a Call-In Telephonic Prehearing Conference on the above-captioned case will be held as follows:

I DO NOT ACCEPT THIS OFFER TO CONTRACT
AND I DO NOT CONSENT TO THESE PROCEEDINGS

I am Michael W. Chattin Without Prejudice UCC 1-308 All Rights Reserved
Michael W. Chattin Without Prejudice UCC 1-308 All Rights Reserved

At the above date and time, you must call into the hearing. If you fail to do so, your case will be dismissed. You will not be called by the Administrative Law Judge.

To participate in the hearing,

- You must dial the toll-free number listed below
- You must enter a PIN number when instructed to do so, also listed below
- You must speak your name when prompted
- The telephone system will connect you to the hearing

Toll-free Bridge Number: 877.653.9972
PIN Number: 29149724

Sworn and subscribed before me this
5 day of June, 2019.
Tammy J. Hart

COMMONWEALTH OF PENNSYLVANIA
NOTARIAL SEAL
TAMMY J. HART, NOTARY PUBLIC
TOWANDA BOROUGH, BRADFORD COUNTY
MY COMMISSION EXPIRES JUNE 30, 2022

C-2017-2630649 - MICHAEL W CHATTIN v. PENNSYLVANIA ELECTRIC COMPANY

MICHAEL W CHATTIN
58 ROCKY TOP LANE
ROME PA 18837
570.731.0114

LAUREN MARISSA LEPKOSKI ESQUIRE
TORI L GIESLER ESQUIRE
FIRSTENERGY SERVICE CO
2800 POTTSVILLE PIKE
PO BOX 16001
READING PA 19612
610.921.6203
610.921.6658
ACCEPTS E-SERVICE

C-2017-2630649 - MICHAEL W CHATTIN v. PENNSYLVANIA ELECTRIC COMPANY

MICHAEL W CHATTIN
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-E-SERVE-