

BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

ROBERT STRYDIO,

Complainant,

v.

PPL ELECTRIC UTILITIES CORP.,

Respondent.

No. C-2017-2633043

PA PUC  
SECRETARY'S BUREAU

2019 JUL 10 AM 10:27

RECEIVED

**RESPONDENT PPL ELECTRIC UTILITIES CORP.'S OPPOSITION  
TO COMPLAINANT'S PETITION FOR RESCISSION**

**Rebuttal**

**Notice: A 10 day Notice of Service Interruption has been served.**

**Notice: As of April 5, 2018 PPL requires Complainant account discussions only with the PUC preventing compliance with first Contact Before Filing by Customer PUC regulation.**

**In the above encaptioned matter the Respondent's brief is denied in its entirety - every line - being uniformly denied on the grounds that the purpose it serves is a furtherance of the PPL / McKinley / Schultz / Krupka conspiracy of fraudulent and deceptive business practices and Complainant's right to due process..**

By mischaracterizing the Complainant's Informal Complaint as s Petition for Recession PPL / McKinley / Schultz / Krupka is trying to obtain a quick and easy fix for their failed deception to deny the Complainant due process through discription, once again, by mischaracterizing the Informal Complaint as a Petition for Recession for which there is no legal standing as PPL / McKinley / Schultz / Krupka well know.

This ongoing deception perpetrated by PPL / McKinley / Schultz / Krupka, continues because PPL / McKinley / Schultz / Krupka believing the Complainant, being an inferior intellect, would simply accept the finding of the court without investigating the finding. In addition to being unethical and in violation of Public Utility regulations, as stated in the Informal Complainant, PPL / McKinley / Schultz / Krupka are violative of Supreme Court Disiplinary Board standards of practice, and minimally violative of 73 P.S. §201-2(4)(xxi) – pertaining to “*fraudulent or deceptive conduct*” – reference Complainant's Exhibits 1 (particularly) through 6

While not a statue the PUC is required to enforce, 73 P.S. §201-2(4)(xxi) is nevertheless a violation of Pennsylvania law, evidentially germane to the present action, illustrative of present and past behavior by PPL / McKinley / Schultz / Krupka, a complaint for which has been prepared and to be referred to the appropriate authorities for enforcement.

This current and past deceptive and illegal behavior, offered in the Complainant's prior complaint, should be factored into deliberations by the PUC regarding the PPL / McKinley / **Schultz** / Krupka standards of business practices and Complainant's right to due process.

As stated in the Complainant's Informal Complaint, for the reasons cited, the regulatory time limit of 15 days, to submit a Petition for Recession, or any other statutory remedy, after a Final Decision, has long since expired due to deception by PPL / McKinley / **Schultz** / Krupka avers and of which as lawyers are in full knowledge. How convenient for PPL / McKinley / **Schultz** / Krupka if the PUC would agree with the mischaracterization of the Complainant's Informal Complaint and deny the Complainant due process without a full hearing, as PPL / McKinley / **Schultz** / Krupka have already accomplished, and dismiss an Informal Complaint based solely on a mischaracterization assessment by the opponent.

What makes the Complainant's new complaint original is that it is entirely based on newly acquired evidence - Complainant's Exhibits 1 - 6 - and never before presented to the PUC citing new violative behaviors - supported by written evidence, not conjecture, not previously presented to the PUC - as violative conducted by PPL / McKinley / **Schultz** / Krupka, to receive payment that is in dispute, and therefore, forms the basis for the new and legitimate complaint.

As the Pennsylvania Supreme affirmed in Commonwealth v. NALCO that *res judicata* only applies to criminal matters not civil actions.

Therefore the Respondent's Objection is merely a quick and easy fix to a failed deception and otherwise unworthy of consideration.

### Conclusion

For the forgoing reasons - most particularly the Complainant's due process rights already having been denied by affirmed deception - the Complainant requests the Commission reject the Respondent's Opposition Brief and permit the Informal Complaint process to move forward.

### Verification

I, Robert Strydio verify that the facts set forth in this complaint are true and correct to the best of my knowledge, information, and belief. This statement is made subject to the penalties of Section 4904 of the Crimes Code (18 PA C.S. § 4904) related to unsworn falsification to authorities.

  
Robert Strydio - Complainant

July 5, 2019

Date

RECEIVED  
2019 JUL 10 AM 10:27  
PA PUC  
SECRETARY'S BUREAU

**PPL Electric Utilities**  
2 North 8th Street CPC-GENN1 Allentown, PA 18101-1175  
Tel. 800.358.6623 Fax 484.634.3713  
ppl.electric.com



AB 01 004043 01110 B 11 A



ROBERT STRYDIO  
130 GEORGELLEN AVE  
EAST STROUDSBURG PA 18301-1837

June 20, 2019

Bill Account No: 59921-22072

**10-DAY SHUT-OFF NOTICE**  
**AVISO DE SUSPENSION DE SERVICIO**

RECEIVED  
2019 JUL 10 AM 10:26  
PA PUC  
SECRETARY'S BUREAU

**Your Electric Service May Be Shut Off!**

Because your bill is past due, we will shut off the service to 130 GEORGELLEN AVE, EAST STROUDSBURG PA 18301 on or after 8:00 AM on July 8, 2019. We may act on this notice for up to 60 days. If your proposed service shut-off date falls on a Friday, the termination would occur the next business day.

**We will NOT Shut off your electric service if you do ONE of the following:**

- Arrange to pay your past due bill of \$6,425.43 by:
  - Calling us at 800-358-6623, or
  - Visiting [ppl.electric.com/payassist](http://ppl.electric.com/payassist) and submitting a payment online.
- Pay the amount you owe on your payment plan. Call us at 800-358-6623 for this amount.
- Show us a paid receipt for the past due amount.
- Call 800-358-6623 right away if you believe your bill is wrong or if you cannot afford to pay your bill. You may be eligible for a payment agreement allowing you to pay off your arrears over time. You may also be eligible for a special assistance program such as **OnTrack**, which provides a reduced monthly bill based on your ability to pay. You may be required to show proof of your household's income in order to enroll in OnTrack.

**If we shut off your electric service, you may have to pay all of the following before we can turn your service on:**

|                   |            |
|-------------------|------------|
| Past Due Bill     | \$6,425.43 |
| Security Deposit  | \$255.00   |
| Reconnection Fee: | \$14.00    |

**To talk about your bill, please call our office at 1-800-358-6623.**

~~Pennsylvania PUC~~

~~JUL 09 2019~~

**MEDICAL EMERGENCY NOTICE**

~~Consumer Services  
CAC Division~~

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

ROBERT STRYDIO,

Complainant,

v.

PPL ELECTRIC UTILITIES CORP.,

Respondent.

No. C-2017-2633043

**Proposed Order**

And now, on this \_\_\_\_\_ day of \_\_\_\_\_, 2019, upon consideration of Respondent's Opposition Brief for re-characterization of Complainant's Informal Complainant to a Petition of Recession, and Complainant be in Opposition there to, it is hereby **ORDERED** that the Respondent's Opposition Brief be **DENIED**.

By the Commission,

\_\_\_\_\_  
Rosemary Chiavetta

Secretary

**RECEIVED**  
**2019 JUL 10 AM 10: 27**  
**PA PUC**  
**SECRETARY'S BUREAU**

## Notice of Service

I, Robert Strydio, hereby certify that on this day of July 5, 2019, have severed on the below encaptioned individuals or entities that are parties to this civil action, or have lawful interest in this civil action, the "Rebuttal to PPL Opposition Brief" attached hereto, or enclosed herein, along with supporting documents, by the mail method as indicated.

### Certified Mail

Pennsylvania Public Utility Commission  
Bureau of Consumer Services  
400 North Street  
Harrisburg, PA 17120

  
Robert Strydio – Complainant

July 5, 2019

Date

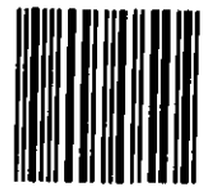
RECEIVED  
2019 JUL 10 AM 10:27  
PA PUC  
SECRETARY'S BUREAU

**CERTIFIED MAIL®**

Robert Strydio  
130 Georgellen Ave  
East Stroudsburg, PA 18301



7019 0160 0000 9894 4376



1000

17120

U.S. POSTAGE PAID  
FCM LETTER  
STROUDSBURG, PA  
18380  
JUL 05, 19  
AMOUNT

**\$4.05**

R2305E124051-14

Pennsylvania PUC

JUL 09 2019

Consumer Services  
CAC Division

**Pennsylvania Public Utility Commission  
Bureau of Consumer Services  
400 North Street  
Harrisburg, PA 17120**

17120\$0079 C000

