

Jeffrey W. Arndt
4141 Fundistown Road
Trafford, PA 15085

September 9th, 2019

Via Electronic Filing and First Class Mail

Rosemary Chiavetta, Secretary
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street, 2nd Floor
Harrisburg, PA 17120

RE: Jeffrey W. Arndt v. Duquesne Light Company
Docket No. C-2018-3003482

Dear Secretary Chiavetta:

Please E-File this letter and Certificate of Service in the above referenced docket number noting Jeffrey W. Arndt's letter to Judge Jeffrey Watson in response to Duquesne Light's Motion to Compel Discovery Responses of Jeffrey W. Arndt's Amended Formal Complaint in the above-referenced proceeding. Copies will be provided as indicated on the Certificate of Service.

Respectfully Submitted,



Jeffrey W. Arndt

Enclosure

C: Jeremy Farrell and Paul Shane Miller (with enclosure)
ALJ Jeffrey Watson (with enclosure)

CERTIFICATE OF SERVICE

I, Jeffrey W. Arndt, hereby certify that a true and correct copy of Jeffrey W. Arndt's letter to Judge Jeffrey Watson in response to Duquesne Light's Motion to Compel Discovery Responses of Jeffrey W. Arndt's Amended Formal Complaint has been served upon the following in the manner indicated, in accordance with the requirements of 52 Pa Code, Section 1.54 (relating to service by a participant).

Via First Class Mail

Council of record for Duquesne Light Company:

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Via First Class Mail

Administrative Law Judge:

Judge Jeffrey Watson

Pennsylvania Public Utility Commission

Office of Administrative Law Judge

Piatt Place, Suite 220

301 Fifth Avenue

Pittsburgh, PA 15222

Dated: September 9, 2019



Jeffrey W. Arndt

4141 Fundistown Road

Trafford, PA 15085

(412) 334-6391

BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

JEFFREY W. ARNDT,

Complainant,

vs.

DUQUESNE LIGHT COMPANY,

Respondent.

No: C-2018-3003482

**Jeffrey W. Arndt's Letter to Judge Jeffrey Watson in response to Duquesne Light's
Motion to Compel Discovery Responses of Jeffrey W. Arndt's Amended Formal
Complaint**

Dear Judge Jeffrey Watson,

I was notified that Duquesne Light will be sending you a letter asking you to issue a motion to compel me to answer certain questions regarding my hospital and medical records as well as my wife's. I object to their requests and their questions for the following reasons. The totality of my complaints is documented in my amended formal complaint. I submitted a series of complaints known as 'Requested Relief' listed as "a-r". They can be found on my amended formal complaint which was sent to Respondent as well on April 15, 2019. I fail to comprehend why Respondent keeps on insisting to get my hospital and medical records and my wife's when it does not pertain to any of the complaints I listed in my amended formal complaint. I am not claiming health conditions. Also, there is no such hospital or medical records that even exist in regards to smart meters in my or my wife's name. Therefore, there is no reason for me to answer anything that pertains to my health or my wife's health.

At the risk of repeating myself and answering their questions for a third time in their motion to compel discovery responses, I ask that you deny their request to obtain my and my wife's hospital and medical records. It is getting to be redundant and borderline harassment. I am not sure why they are asking for information that is not even being brought up in my amended formal complaint. It feels as though they have not even fully read my amended formal complaint, because if they did then they would not be asking me these questions over and over. I stated in my recent Supplemental Responses to Duquesne Light's First Set of Discovery Requests dated August 25th, 2019, that we do not currently have any medical conditions responsive to their requests. I feel as though they are wasting everyone's time with this unnecessary paperwork.

The fact that Respondent has not even acknowledged any of the requested relief I put in my amended formal complaint is what should be discussed instead of something that is not even mentioned in my amended formal complaint. I request that you compel them to answer my requested relief listed as "a-r" in my amended formal complaint.

In response to Respondent's "Exhibits A, B, C and D" in which they presented in their Motion to Compel paperwork from September 6, 2019, I had previously answered those documents before I amended my formal complaint. Respondent's "Exhibit A" is from September 17, 2018, Respondent's "Exhibit B" is from October 31, 2018, Respondent's "Exhibit C" is from February 14, 2019 and Respondent's "Exhibit D" is from March 1, 2019. As mentioned earlier, I sent my amended formal complaint in on April 15, 2019. Respondent's "Exhibit E" is from August 25, 2019 where I explained there are no health or medical records responsive to Respondent's request. For your convenience, I am including the list of "requested relief" of "a-r" copied from my amended formal complaint below:

Requested Relief

- (a.) I wish to be protected from damage to my rights and my wife's rights as a people by the deployment of the weapon manufactured by Itron that is commonly known as a "smart meter."
- (b.) I wish to keep the existing meter that is on my home since it is on my property and connected to the meter socket that I have paid for. The existing meter on my residence is working perfectly fine and does not need exchanged.
- (c.) I take preventative measures as does my wife to ensure a healthy home and lifestyle. I do not consent to having a radiation emitting home controller that is known as a "smart meter" on my home.
- (d.) There are hundreds of peer reviewed studies that have been documented that prove smart meters are causing harm to people, animals and plants. I wish for Duquesne Light to fully be aware of those studies, and I will provide them in my formal complaint.
- (e.) I am concerned about my privacy rights as a human being of the Commonwealth of Pennsylvania. Once Duquesne Light Company starts to sell the data obtained through the use of the weapon known as a "smart meter", they then become a data mining service and are no longer under the control of the Pennsylvania PUC.
- (f.) I wish for Duquesne Light to admit or prove otherwise that the weapon common known as a "smart meter" is an unlawful surveillance device also known as "Wiretapping" in United States Code (USC) Title 18, Part 1, Chapter 119, Sec 2511 and other State and Federal laws.
- (g.) I wish for Duquesne Light to prove how they know the long term effects of a weapon commonly known as a "smart meter" if they have not done an extended amount of research and studies for years. It is indeed negligence on Duquesne Light's duty as a service provider.
- (h.) I wish Duquesne Light would let me keep my existing meter and allow me to send the readings of the analog meter in to Duquesne Light each month, either by phone or mail or email.
- (i.) I wish Duquesne Light would acknowledge the correct wording of the Act 129 as it was written as an "opt in" for "smart meters" and at the customer's request, and was NEVER intended to be mandated/forced on Pennsylvanians homes.

(j.) I wish the PUC to order Duquesne Light to prove that the weapons commonly known as "smart meters" have indeed gone through unbiased, independent safety testing and protocols in order to prove safety for human beings, animals and plants. The testing should include long term exposure testing.

(k.) I wish the PUC to order Duquesne Light to fully support and fully comply with a bill that allows analog choice in which the meters do not emit any amount of radiation. The bill should allow every human being of the Commonwealth of Pennsylvania the opportunity to have an analog meter at no cost and will not charge a monthly fee.

(l.) I wish for the PUC to order Duquesne Light to fully disclose to any customer the damage to property, health, violations and overbilling smart meters are capable of before allowing the installation of a weapon commonly known as a "smart meter" on any customers home.

(m.) I wish Duquesne Light Company does not breach my current contract with the current meter located on my home.

(n.) It is undisputed that the Pennsylvania Public Utility Commission is a sub-corporation to State of Pennsylvania, and therefore subject to the Organic Laws of Pennsylvania.

(o.) It is undisputed that any officer of any corporation who exceeds the charter of that corporation is no longer protected by the "corporate veil" and becomes liable as a people.

(p.) It is undisputed that for an employee of the Pennsylvania Public Utility Commission and or Duquesne Light Company to act contrary to the Organic Law is to act outside his or her authority, and therefore outside both the "corporate veil" and "sovereign immunity".

(q.) It is undisputed that deployment of the weapon commonly known as a "smart meter" on homes without the consent of the owner and the occupants violates all three rights as put forth in the Declaration of Independence. It is undisputed that this is one of the Organic Laws by which all state and federal acts must be measured, and if found to violate any of the Organic Laws, said Legislative act is null and void at the time it was passed.

(r.) NOTICE: If Duquesne Light Company does deploy a weapon commonly known as a "smart meter" or a weapon capable of disrupting the security of my home and or effects, take this as NOTICE that I will hold every people liable who had the duty to resist any such act but did not.

Respectfully submitted,



Jeffrey W. Arndt

Enclosure

C: Rosemary Chiavetta, Secretary of PA PUC (with enclosure)
Jeremy Farrell and Paul Shane Miller (with enclosure)

VERIFICATION

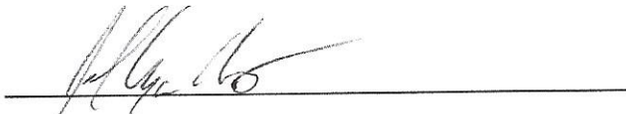
**Jeffrey W. Arndt's Letter to Judge Jeffrey Watson in response to Duquesne Light's
Motion to Compel Discovery Responses of Jeffrey W. Arndt's Amended Formal
Complaint Requests**

Jeffrey W. Arndt v. Duquesne Light Company
Docket No. C-2018-3003482

I, Jeffrey W. Arndt, hereby state that the facts above set forth are true and correct (or are true and correct to the best of my knowledge, information and belief) and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa. C.S. § 4904 (relating to unsworn falsification to authorities).

Date:

9/9/2019



Jeffrey W. Arndt