

Diana Sabatine  
Non-domestic  
c/o 315 Possum Hollow Road  
Latrobe, Pennsylvania [15650]  
(724) 689-9771

September 13, 2019

**Via E-Service**

Rosemary Chiavetta, Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
P.O. Box 3265  
Harrisburg, Pennsylvania 17105-3265

**Re: Diana Sabatine v. WEST PENN POWER COMPANY  
Docket No. C-2018-3002804**

Dear Secretary Chiavetta,

Please file this letter in the above-referenced docket number that a *Notice of Fault* was sent to the Pennsylvania Public Utility Commission Chairman and Commissioners, Administrative Law Judge and Respondent as noted on page 4 of the Notice of Fault.

Thank you,



Diana Sabatine

Enclosure(s)

**E-Service, Certified Mail and Certificate of Service as noted on page 4 of the Notice of Fault**

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

**Diana Sabatine**

v.

**WEST PENN POWER COMPANY**

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**Docket No. C-2018-3002804**

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**NOTICE OF FAULT**

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AND NOW comes Diana Sabatine, a woman, as herself, a human being, and not a fictitious entity, and not an attorney or a lawyer (Complainant).

Complainant files this *Notice of Fault* to The Pennsylvania Public Utility Commission (Commission) Gladys Brown Dutrieuille, Chairman (Chairman), David W. Sweet, Vice Chairman, Norman J. Kennard, Commissioner, Andrew G. Place, Commissioner, John F. Coleman, Jr., Commissioner, Administrative Law Judge Jeffrey Watson (ALJ) and Rosemary Chiavetta, Secretary (Secretary), of the Pennsylvania Public Utility Commission (PUC), and any person or people involved with the existing interpretation and/or power to change Pennsylvania Act 129.

Complainant in the above-captioned docket number did not receive in writing an answer from the Chairman and ALJ to Complainant's *Fourth Amended Notice and Petition to Challenge Jurisdiction* with requested relief, dated and filed with the Secretary on February 5, 2019, along with a *Notice to Plead to Respondent* in which the Chairman, ALJ and Respondent remains silent - and silence is acquiescence.

It is critical that The Commission understand the plain English claim of divinely given rights ascribed to each of the people, such as the Complainant, as described in the Bible, the Magna Carta, the Declaration of Independence, Articles of Confederation, Pennsylvania

Constitutions, and The Constitution for these united states of America, as lawfully amended. While the Complainant does not make light of any of the violations of her rights and duties, she particularly points out potential damage to rights of privacy and pursuit of happiness.

Respondent (West Penn Power Company and/or First Energy Corporation, and/or First Energy Service Company as “West Penn” or the “Company”) stated in a letter to ALJ dated on or around February 2, 2019, that “The Commission may make such regulations, not inconsistent with law”. Complainant agrees that The Commission must adhere to the law. The Complainant holds the Commission’s regulations to implement Act 129 of 2008 are inconsistent with the law. Further, the Complainant avers that regulations demanding deployment of control devices known as “smart meters” are contrary to both the law and the statute according to Act 129 of 2008. As pointed out by the Respondent, inconsistency with law is the core to this challenge to jurisdiction.

In short, The Commission has erred by violating both law and the statute known as Pennsylvania Act 129 of 2008. It now seems that the PUC and ALJ has claimed by silence they/he does not have jurisdiction to make this matter right. To be crystal clear, the PUC did not interpret Act 129 of 2008, it grossly revised that Act. If the PUC and its agents are unwilling or unable to correct the “implementation” of said Act, complainant will seek a completely new trial by jury of her peers either in the Commonwealth Court or a federal court.

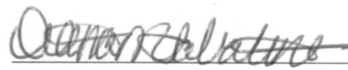
Therefore, Complainant requests that the above-captioned case be settled now and found in favor of Complainant’s requested relief to keep the analog/mechanical meter currently utilized at the Complainant’s domicile, with no further threat of removal or threat of installation of advanced metering. Should said current meter fail, it will only be replaced by the exact same technology unless agreed in writing with full disclosure and no duress by Complainant. Should Complainant move, this order will move to the new address allowing only her current technology at this house be used to meter electricity at the new location.

Complainant reserves her right for appeal. If PUC or its agents keep silent for ten days, it will be deemed in dishonor.

Notice to Agent is Notice to Principle: Notice to Principle is Notice to Agent.

All Rights Reserved,

Dated: September 13, 2019



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**C-2018-3002804 – Diana Sabatine v. WEST PENN POWER COMPANY**

**Filed With:**

**E-Service**

Rosemary Chiavetta, Secretary  
Pennsylvania Public Utility Commission

**By Certified Mail and Certificate of Service To:**

**Certified Mail No.**

**7017 2620 0000 4817 2623**

Pennsylvania Public Utility Commission  
Chairman and Commissioners  
400 North Street – 3<sup>rd</sup> Floor  
Keystone Bldg.  
Harrisburg, PA 17120

**By Fax To:**

Chairman Gladys Brown Dutrieuille  
(Chairman)  
Phone: 717-787-4301  
**Fax: 717-783-0698**

Vice Chairman David W. Sweet  
Phone: 717-783-1763  
**Fax: 717-783-7986**

Commissioner Andrew G. Place  
Phone: 717-783-1197  
**Fax: 717-783-9845**

Commissioner Norman J. Kennard  
Phone: 717-705-6767  
**Fax: 717-783-8698**

Commissioner John F. Coleman  
Phone: 717-772-0692  
**Fax: 717-787-5620**

**By E-Service, Certified Mail & Certificate of Service To:**

**Certified Mail No.**

**7017 2620 0000 4817 2630**

Judge Jeffrey Watson  
Pennsylvania Public Utility Commission  
Office of Administrative Law Judge  
Piatt Place, Suite 220  
301 Fifth Avenue  
Pittsburgh, Pa 15222

**By E-Service & Certificate of Service To:**

Lauren Marissa Lepkoski, Esquire  
Tori L. Gielser, Esquire  
First Energy Corporation  
2800 Pottsville Pike  
P.O. Box 16001  
Reading, Pennsylvania 19612

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

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**Docket No. C-2018-3002804**

**CERTIFICATE OF SERVICE**

I hereby certify that I have this day served a true copy of the *Notice of Fault* upon the individual(s) listed below.

Service by First Class Mail, postage prepaid, as follows:

Pennsylvania Public Utility Commission  
Chairman and Commissioners  
400 North Street – 3<sup>rd</sup> Floor  
Keystone Bldg.  
Harrisburg, PA 17120

Judge Jeffrey Watson  
Pennsylvania Public Utility Commission  
Office Of Administrative Law Judge  
Piatt Place, Suite 220  
301 Fifth Avenue  
Pittsburgh, Pa 15222

Lauren M. Lepkoski, Esquire  
Tori L. Giesler, Esquire  
First Energy Service Company  
2800 Pottsville Pike  
P.O. Box 16001  
Reading, Pennsylvania 19612

Dated: September 13, 2019



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