

Jeffrey W. Arndt
4141 Fundistown Road
Trafford, PA 15085

September 28, 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

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

Dear Rosemary Chiavetta:

Enclosed for filing is my Status Report of my Amended Formal Complaint in the above-referenced proceeding. Copies will be provided as indicated on the Certificate of Service. I am also serving copies to Honorable Judge Jeffrey Watson and the Duquesne Light Company attorneys, Jeremy Farrell, Esq and Paul Shane Miller, Esq.

Thank you for your attention to this matter.

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 my Status Report of my 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:

Jeremy V. Farrell, Esquire

PA I.D. No. 316258

(412) 594-3938

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1500 One PPG Place

Pittsburgh, PA 15222

Paul Shane Miller, Esquire

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(412) 594-5503

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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 28, 2019



Jeffrey W. Arndt

4141 Fundistown Road

Trafford, PA 15085

(412) 334-6391

because they do not exist. I am not claiming health conditions from the installation of a smart meter, nor have I visited a doctor due to adverse reactions from the installation of a smart meter, since we do not have a smart meter. I stated: "Smart meters are not healthy for anyone, regardless of their medical conditions or health. Since I am not claiming health conditions from a smart meter, I do not have to supply any medical records. Furthermore, the apprehension of harm is sufficient to define assault, and that my perception that smart meters will cause harm is based on a plethora of studies which demonstrate this. Medical records, the present state of my health and my wife's health, have NOTHING to do with the questions you are asking. I am happy to admit there are no relevant hospital records or medical conditions regarding my future medical conditions. If the Respondent is implying that I should provide medical records of others who have already been harmed, I cannot at this time under the HIPPA restrictions since I am not able to access the medical records of others who have already been harmed. However, since Respondent is trying to get me to provide medical records of others, they should do their due diligence that they rightfully should have been done by the PUC and the EDCs for them by providing medical records of others. I reserve the right to present any such medical records that turn up in the future."

4. On September 6, 2019, Respondent sent me a Motion to Compel Discovery Responses. Since I did not feel it was necessary to repeat myself, I sent in my letter to you which detailed the reasons I state in which I am not claiming health conditions at all in my Amended Formal Complaint. I believe there should be no reason for me to send my or my wife's health and medical records (of which there are none responsive to the Respondent's request anyway) as it has no relation to my Amended Formal Complaint.

5. On September 17, 2019, I received an email from the Respondent offering to draft a stipulation that would resolve the dispute over medical records which would render unnecessary their motion to compel and your judge's order of granting motion of Duquesne Light Company to compel responses to interrogatories and document requests. I let the Respondent know that I am open to reviewing their draft stipulation. I have not received a response since my reply email on Friday, September 20, 2019.

6. I have begun discussion with Duquesne Light Company to consider a possible settlement.

7. On September 24, 2019, I received your judge's order granting Duquesne Light Company's motion to compel responses to interrogatories and document requests. As per item 5 above, I am awaiting a draft stipulation offered to me by the Respondent to resolve the dispute regarding medical records central to the September 24th order. I hope this matter will be resolved prior to your October 7, 2019 deadline cited in your September 24th order, but if not, I ask for an extension on this deadline to allow me to complete coming to agreement with the Respondent on this matter.

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'Jeffrey W. Arndt', with a long horizontal flourish extending to the right.

Jeffrey W. Arndt

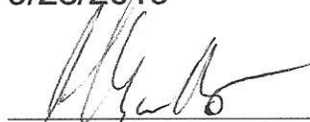
VERIFICATION

Status Report of Complainant Jeffrey W. Arndt's Amended Formal Complaint

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:
9/28/2019



Jeffrey W. Arndt