

Lita Mousios C2019-3007987
Roy Cumming C2019-3007993
vs.
Met ED

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MOTION FOR JUDGE NEEP TO
VACATE HER OWN VIOLATION OF
COMPLAINANTS' RIGHT TO DUE PROCESS
AND RIGHT TO PRESERVE THEIR ISSUES
ON APPEAL IN HER PREVENTING THEIR
USE OF THEIR EXPERT WITNESS.

Complainants previously wrote Judge Neep
that they had intended to utilize the services
of the uniquely qualified Bill Bathgate,
contacting him for same in August 2019 and
November 2019; Mr. Bathgate was to measure
the radiation and conduct emissions in Mr.
Cumming's home, and Ms. Mousios's displacement
however was not available, in either August or
November 2019. ~~March 2020.~~
March 2020.

Complainants wrote Judge Neep that they
had requested Mr. Bathgate's services
again in ~~November~~ ^{and December} 2019. Mr. Bathgate informed
Mr. Cumming and Ms. Mousios that

he traveled by vehicle for his evaluation and that the winter weather was too dangerous to travel FROM MICHIGAN until the end of March.

The Cummins house is extremely irradiated by the adjacent smart meter, a fact documented by a reading by a Geiger counter and by a Geiger counter.

Judge Neep inane states "there has been more than enough time for the complainant and Mr. Bathgate to obtain measurements and prepare for a hearing!"

August and November 2019

Complainants attempted in 2019 to procure Mr. Bathgate's services. In November he informed Mr. Cummins and Ms. Mausios that he would come to their home the end of March 2020.

Since he cannot travel in inclement weather FROM MICHIGAN until late March, Judge Neep is contemptuous. Violating complainants' due process to their expert witness, a judicial board violation.

The second point regards Judge Neep's ad nauseum reiteration that complainants requested an in-person hearing.

D Ms. Mousios was severely sickened by the adjacent smart meter.

Judge Neep's contention that "... there are no active smart meters in the hearing room" demonstrates a blatant ignorance of the high trajectory of the smart meter technology. The smart meter which sickened Ms. Mousios, and made her homeless was NOT IN THE SAME ROOM NOR IN THE SAME HOUSE.

(4)

2) When complainants requested an in-person hearing, they had hoped Ms. Mousios' smart meter induced sickness would have healed by the time of the in-person hearing.

While some smart meter induced symptoms have healed from living in a shed and away from the smart meter, other smart meter induced symptoms have not healed and Ms. Mousios is still in a frail and debilitated state. Also since she must return to the irradiated house to shower etc, her symptoms become reactivated.

3) Ms. Mousios did graciously offer in writing for the in-person to be convened at her homeless tent, with the admonition to dress warm. In this way she would not be exhausted by travel time and building smart meter. Homelessly submitted
Luzia Mousios Jan 23 2020
Roy Cummins
1/23/20 Roy Cummins

Liza Mousios C 2019 300 7989
Roy Cummins C 2019 300 7995
vs.
Met Bd

MOTION AND REQUEST TO DEPUTY CHIEF
ADMINISTRATIVE LAW JUDGE CHRISTOPHER
PELL FOR A DIFFERENT JUDGE ^{SUCH} AS
ADMINISTRATIVE JUDGE DEVOE WHOM WE
PREVIOUSLY HAD.

Heretofore Mr. Cummins and Ms. Mousios
were assigned Judge Emily De Voe to their
case. Without explanation, they were re-assigned
to Judge Neep.

Judge Neep has violated complainants'
right to due process and right to preserve
their issues on appeal.

We have ordered a Pennsylvania Judicial
Board form to file a complaint against
Judge Neep.

The plethora of offenses and fallacious
arguments of Judge Neep are repudiated in
the motion to Judge Neep. This way you do
not have to read these twice.

Complainants wish to emphasize that on or around December 17, 2016 Met Ed filed an objection to ~~the~~ Motion for a continuance. TWO DAYS LATER Judge Neep ruled to deny ~~their~~ motion WITHOUT ALLOWING ANY TIME FOR COMPLAINANTS TO FILE A RESPONSE. THIS IS AS BAD AS EX PARTE COMMUNICATION. IS SUCH UNCTUOUS, ILLEGAL JUDICIAL BEHAVIOR TO BE TOLERATED.

We would also need to know which branch of the Supreme Court covers Grievances of Contumacy and Failure to be fair and impartial. Please advise with this information.

We are aware that we were removed from Judge DeVoe because of the considerable publicity garnered by Ms. Mousios' state mandated homelessness. Although Ms. Mousios had lived most years since 1996 at her residence, she was forced to be homeless by the neighbors sickening smart meter - her living quarters a car, a tent, and a shed.

Judge DeVoe showed a modest amount of decency for Ms. Mousios' homelessness by state mandate, this is why we no longer have her for a judge.

This does NOT mean we would win under Judge DeVoe!

12/23

We understand we are human collateral
in a venal, scurrilous morally depraved
paradigm of greed and evil

The other component is various legislators
quackness of Ms. Mousios' plight her
congresswomen's efforts on her behalf to the
PUC and the ubiquitously disseminated
photographs of her and her dogs in front
of her tent. Her dogs became extremely ill
from the smart meter and one died with
\$ 3,181.00 in veterinary bills.


So the complaints were re-assigned
to the draconian Judge Neep, replete
with her fellonious rulings and arguments.


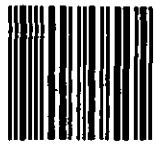
Ms. Mousios' health has not recovered
from the pernicious smart meter - she still
has muscle and joint pain and weakness, ear
problems, heart and lung conditions never before
experienced and pain - electromagnetic sensitivity

Nameless, submitted
Liz Mousios June 23, 2020
Liz Mousios

11/23/20
Roy Cummins
Puritan

FROM:

 Mr Roy A Cumming
PO Box 396
Revere, PA 18953

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