



COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
COMMONWEALTH KEYSTONE BUILDING
400 NORTH STREET, HARRISBURG, PA 17120

BUREAU OF
INVESTIGATION
&
ENFORCEMENT

November 30, 2022

Via Electronic Filing

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

Re: Pennsylvania Public Utility Commission
Bureau of Investigation and Enforcement v.
Jesse Frederick
Docket No. C-2022-
I&E Formal Complaint (Damage Prevention)

Dear Secretary Chiavetta:

Enclosed for electronic filing please find the **Formal Complaint** in the above-referenced case on behalf of the Bureau of Investigation and Enforcement of the Pennsylvania Public Utility Commission. Copies have been served on the parties of record in accordance with the Certificate of Service.

Should you have any questions, please do not hesitate to contact me.

Sincerely,

A handwritten signature in blue ink that reads 'Emily A. Farren'.

Emily A. Farren
Prosecutor
Bureau of Investigation and Enforcement
PA Attorney ID No. 322910
(717) 783-6150
efarren@pa.gov

EAF/jfm
Enclosures

cc: Per Certificate of Service

NOTICE

A. You must file an Answer within 20 days of the date of service of this Complaint.

The date of service is the date as indicated at the top of the Secretarial Letter. *See* 52 Pa. Code §1.56(a). The Answer must raise all factual and legal arguments that you wish to claim in your defense, include the docket number of this Complaint, and be verified. You may file your Answer by mailing an original to:

Rosemary Chiavetta, Secretary
Pennsylvania Public Utility Commission
400 North Street
Harrisburg, PA 17120

Or, you may eFile your Answer using the Commission's website at www.puc.pa.gov. The link to eFiling is located under the Filing & Resources tab on the homepage. If your Answer is 250 pages or less, you are not required to file a paper copy. If your Answer exceeds 250 pages, you must file a paper copy with the Secretary's Bureau.

Additionally, please serve a copy on:

Emily A. Farren, Prosecutor
Pennsylvania Public Utility Commission
Bureau of Investigation and Enforcement
400 North Street
Harrisburg, PA 17210
efarren@pa.gov

B. If you fail to answer this Complaint within 20 days, the Bureau of Investigation and Enforcement will request that the Commission issue an Order imposing the requested relief.

C. You may elect not to contest this Complaint by paying the administrative penalty within 20 days. Send only a certified check or money order made payable to the "Commonwealth of Pennsylvania," with the docket number indicated, and mail to:

Rosemary Chiavetta, Secretary
Pennsylvania Public Utility Commission
400 North Street
Harrisburg, PA 17120

D. If you file an Answer which either admits or fails to deny the allegations of the Complaint, the Bureau of Investigation and Enforcement will request that the Commission issue an Order imposing the requested relief set forth in this Complaint.

E. If you file an Answer which contests the Complaint, the matter will be assigned to an Administrative Law Judge for hearing and decision. The Judge is not bound by the penalty set forth in the Complaint and may impose additional and/or alternative penalties as appropriate.

F. If you are a corporation, you must be represented by legal counsel. 52 Pa. Code § 1.21.

G. Alternative formats of this material are available for persons with disabilities by contacting the Commission's ADA Coordinator at 717-787-8714.

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Pennsylvania Public Utility Commission :
Bureau of Investigation and Enforcement :
v. : Docket No. C-2022-
Jesse Frederick :

FORMAL COMPLAINT

NOW COMES the Bureau of Investigation and Enforcement (“I&E”) of the Pennsylvania Public Utility Commission (“Commission”), by its prosecuting attorneys, and files this **Damage Prevention Complaint** (“Complaint”) against Jesse Frederick (“Respondent”), pursuant to Sections 182.8(c)-(d) and 182.10 of the Underground Utility Line Protection Law, Act of October 30, 2017, P.L.806, No. 50 (hereinafter referred to as the “PA One Call Law”), 73 P.S. §§ 182.8(c)-(d) and 182.10.¹ In support of its Complaint, I&E respectfully represents the following:

I. COMMISSION JURISDICTION AND AUTHORITY

1. The Pennsylvania Public Utility Commission, with a mailing address of 400 North Street, Harrisburg, PA 17120, is a duly constituted agency of the Commonwealth of Pennsylvania empowered to, *inter alia*, enforce compliance by excavators, facility owners and other stakeholders pursuant to Section 182.10 of the PA One Call Law, 73 P.S. § 182.10.

¹ The purpose of the PA One Call Law is to protect the public health and safety by preventing excavation or demolition work from damaging underground lines used in providing electricity, communication, gas, propane, oil delivery, oil product delivery, sewage, water or other service; imposing duties upon the providers of such service and persons and other entities preparing drawings or performing excavation or demolition work; and prescribing penalties.

2. Complainant is the Commission's Bureau of Investigation and Enforcement, which is the bureau established to take enforcement actions against public utilities and other entities subject to the Commission's jurisdiction pursuant to 66 Pa.C.S. § 308.2(a)(11); *See also Implementation of Act 129 of 2008; Organization of Bureaus and Offices*, Docket No. M-2008-2071852 (Order entered August 11, 2011) (delegating authority to initiate proceedings that are prosecutory in nature to I&E), including actions to enforce compliance of the PA One Call Law.

3. Complainant is represented by:

Emily A. Farren
Prosecutor
Pennsylvania Public Utility Commission
Bureau of Investigation and Enforcement
400 North Street
Harrisburg, PA 17120
(717) 783-6150
efarren@pa.gov

Michael L. Swindler
Deputy Chief Prosecutor
Pennsylvania Public Utility Commission
Bureau of Investigation and Enforcement
400 North Street
Harrisburg, PA 17120

4. Respondent is Jesse Frederick, with a main mailing address of 504 Parker Street, Clarks Summit, Pennsylvania 18411.

5. Respondent is an “excavator” as that term is defined at 73 P.S. § 176 as he “performs excavation or demolition work for [himself] or for another person.”

6. “Excavation work” is defined as “the use of powered equipment or explosives in the movement of earth, rock or other material, and includes, but is not

limited to, anchoring, augering, backfilling, blasting, boring, digging, ditching, drilling, driving-in, grading, plowing-in, pulling-in, ripping, scraping, trenching and tunneling.”
73 P.S. § 176.

7. “Line” or “facility” is defined as “an underground conductor or underground pipe . . . used in carrying, gathering, transporting or providing natural or artificial gas . . . to one or more consumers . . . and the appurtenances thereto . . .” 73 P.S. § 176.

8. “Powered equipment” is defined as “any equipment energized by an engine or motor and used in excavation or demolition work.” 73 P.S. § 176.

9. Respondent, as an excavator, is subject to the power and authority of this Commission pursuant to Section 182.10 of the PA One Call Law, 73 P.S. § 182.10, which requires excavators to comply with the PA One Call Law.

10. Sections 182.8(c)-(d) and 182.10 of the PA One Call Law, 73 P.S. §§ 182.8(c)-(d) and 182.10, authorize the Commission to, *inter alia*, hear and determine complaints against excavators for violations of the PA One Call Law and enforce the provisions of the PA One Call Law.

11. Section 182.10(a) of the PA One Call Law, 73 P.S. § 182.10(a), authorizes the Commission to impose administrative penalties on excavators who violate the PA One Call Law. Section 182.10(b)(1)(i)-(ii) allows for the imposition of an administrative penalty not to exceed \$2,500 for each violation or if the violation results in injury, death, or property damage of \$25,000 or more, an administrative penalty not to exceed \$50,000.

12. Pursuant to the provisions of the applicable Commonwealth statutes, the Commission has jurisdiction over the subject matter of this complaint and the actions of Respondent related thereto.

II. FACTUAL BACKGROUND

13. On July 14, 2020, at approximately 09:00 AM, while performing excavation work with powered equipment, Jesse Frederick damaged an underground gas line at or near a residence at 700 West Grove Street, Clarks Summit Borough, Lackawanna County, Pennsylvania (hereinafter referred to as “excavation site”).

14. At all material times hereto, Respondent was an “excavator” as defined in Section 73 P.S. § 176.

15. UGI Utilities, Inc. (“UGI”) is the facility owner, as defined in 73 P.S. § 176, of the underground gas line.

16. An underground gas line is a “line” or “facility” as defined in 73 P.S. § 176.

17. Mr. Frederick did not submit a routine ticket (or locate request) with the Pennsylvania One Call System (“POCS”) prior to commencing excavation work.

18. In response to the line strike, UGI submitted an Alleged Violation Report (“AVR”) with the POCS, pursuant to 73 P.S. § 177(10). UGI’s AVR is attached as I&E Exhibit 1.

19. The purpose of an AVR is to report to the Commission, through the POCS, an alleged violation of the PA One Call Law that occurred in association with excavation or demolition work. *See* 73 P.S. §§ 176 and 177(10).

20. In its AVR, UGI alleged that Respondent failed to submit a Routine Ticket through the POCS prior to commencing excavation work. *See* I&E Exhibit 1.

21. In its AVR, UGI alleged that the owner of the residence at 700 West Grove Street, Clarks Summit Borough, Lackawanna County, Pennsylvania (hereinafter referred to as “Homeowner”) submitted a Routine Ticket, at Serial No. 20201850611 through the POCS, and the “Homeowner showed [UGI’s] locator where excavation was to take place. This area was clear of facilities and the [Routine] Ticket was cleared as such.” *See* I&E Exhibit 1. *See also* POCS Routine Ticket at Serial No. 20201850611, attached as I&E Exhibit 2.

22. In its AVR, UGI alleged that Respondent “proceeded to dig outside his proposed work area, directly in front of our clearly visible meter.” *See* I&E Exhibit 1.

23. The line strike caused a 1 to 6-hour utility service disruption to the Homeowner and resulted in an estimated total cost of damage to the line between \$1,001 and \$5,000. *See* I&E Exhibit 1.

24. The AVR identified the excavation activity as “digging.” *See* I&E Exhibit 1.

25. In addition to its AVR, UGI submitted with the POCS photographs of the excavation site, damaged gas line, and excavation equipment. UGI’s photographs are attached as I&E Exhibits 1A-E.

26. The photograph at I&E Exhibit 1A depicts an aerial view of 700 West Grove Street, Lackawanna County, Pennsylvania, with white arrows depicting the white

stakes used by Respondent to mark his proposed work site and a yellow arrow and star depicting the UGI facility struck by Respondent.

27. The photograph at I&E Exhibit 1B depicts a closer view of a white stake used by Respondent to mark his proposed work site.

28. The photograph at I&E Exhibit 1C depicts a closer view of the excavation site at 700 West Grove Street, Lackawanna County, Pennsylvania, showing both the location of damage to the UGI gas line and the gas meter in proximity.

29. The photograph at I&E Exhibit 1D depicts a closeup of the damaged UGI gas line, with no white stakes in its vicinity.

30. The photograph at I&E Exhibit 1E depicts Respondent's powered equipment onsite at 700 West Grove Street, Lackawanna County, Pennsylvania.

31. The photographs fairly and accurately show the excavation site and damaged UGI gas line as they appeared on or about July 14, 2020.

32. Respondent did not submit a Routine Ticket through the POCS prior to the commencement of excavation.

33. Respondent did not call the One Call System nor provide the work site or other required information nor received a POCS serial number.

34. Respondent did not submit an AVR within ten business days after damaging UGI's line.

III. VIOLATIONS

35. Paragraphs 1-34 above are incorporated herein as if stated in their entirety.

36. Respondent failed to submit a Routine Ticket through the POCS at least three (3) business days prior to commencing excavation, in that Respondent never submitted a Routine Ticket for the above-referenced excavation site.

If proven, this is a violation of Section 180(2.1) of the PA One Call Law, 73 P.S. § 180(2.1), requiring an excavator to notify facility owners through the POCS at least three (3) business days prior to commencing excavation.

Pursuant to the factors set forth in Section 182.10(b)(2)(i)-(vi) of the PA One Call Law, 73 P.S. § 182.10(b)(2)(i)-(vi), the Bureau of Investigation and Enforcement's proposed administrative penalty for this violation is One Thousand Dollars (\$1,000).

37. Respondent failed to provide exact information to identify the work site so that facility owners might provide indications of their lines, in that Respondent never called the One Call system to provide the work site and other required information nor received a serial number.

If proven, this is a violation of Section 180(2.2) of the PA One Call Law, 73 P.S. § 180(2.2), requiring excavators to provide the One Call System with exact information to identify the work site.

Pursuant to the factors set forth in Section 182.10(b)(2)(i)-(vi) of the PA One Call Law, 73 P.S. § 182.10(b)(2)(i)-(vi), the Bureau of Investigation and Enforcement's proposed administrative penalty for this violation is One Thousand Dollars (\$1,000).

38. Respondent failed to submit an AVR within ten business days of damaging UGI's gas line, in that Respondent never submitted an AVR.

If proven, this is a violation of Section 180(16) of the PA One Call Law, 73 P.S. § 180(16), requiring an excavator to file an AVR within ten business days of striking or damaging a facility owner's line during excavation on a form and manner as required by the commission.

Pursuant to the factors set forth in Section 182.10(b)(2)(i)-(vi) of the PA One Call Law, 73 P.S. § 182.10(b)(2)(i)-(vi), the Bureau of Investigation and Enforcement's proposed administrative penalty for this violation is Five Hundred Dollars (\$500).

WHEREFORE, the Bureau of Investigation and Enforcement of the Pennsylvania Public Utility Commission respectfully requests that the Commission:

- (a) Find Respondent to be in violation of the PA One Call Law at Sections 180(2.1), (2.2), and (16), 73 P.S. §§ 180(2.1), (2.2), and (16); and
- (b) Impose a total administrative penalty upon Respondent in the amount of Two Thousand Five Hundred Dollars (\$2,500); and
- (c) Order such other remedies as the Commission may deem appropriate.

Respectfully submitted,



Emily A. Farren
Prosecutor
PA Attorney ID No. 322910

Pennsylvania Public Utility Commission
Bureau of Investigation and Enforcement
Commonwealth Keystone Building
400 North Street
Harrisburg, PA 17120
(717) 783-6150
efarren@pa.gov

Date: November 30, 2022

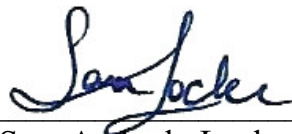
**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Pennsylvania Public Utility Commission	:	
Bureau of Investigation and Enforcement	:	
	:	
v.	:	Docket No. C-2022-
	:	
Jesse Frederick	:	

VERIFICATION

I, Sara Andrade-Locke, Damage Prevention Supervisor, Damage Prevention Section, Bureau of Investigation and Enforcement, hereby state that the facts above set forth are true and correct to the best of my knowledge, information, and belief and that I expect the Bureau will be able to prove the same at any 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: November 30, 2022



Sara Andrade-Locke
Damage Prevention Supervisor
Damage Prevention Section
Bureau of Investigation and Enforcement
Pennsylvania Public Utility Commission
400 North Street
Harrisburg, PA 17120

I&E
EXHIBIT 1

Alleged Violation Report

PA Act 287, as amended 73 P. S. § 176 et. seq.
Powered by Pennsylvania One Call System, Inc.

AVR Number AVR2020AUG270037

AVR Version 1

First Name MARK **Last Name** CALLAHAN

Company Name UGI UTILITIES

Address 1301 AIP DRIVE

City MIDDLETOWN

State PA

Zip Code 17057

Email MCALLAHAN@UGI.COM **Phone** 5702092307

Ext

Role

Submitter Role(s) (?)

<input checked="" type="checkbox"/> Facility Owner	<input type="checkbox"/> Designer
<input type="checkbox"/> Excavator	<input type="checkbox"/> Project Owner
<input type="checkbox"/> Locator	<input type="checkbox"/> Enforcement Agency
<input type="checkbox"/> Other	

Are you representing a company other than your own? Yes No

What company or individual are you representing?

Alleged Violation Information

PUC Case Number (if known)

Related AVR Number (?)

Type of Alleged Violation (?) Excavator Issue

Reason Failed to use the color white to mark a proposed excavation work site when exact work site information cannot be provided §5(11)

Type of Alleged Violation (?) Excavator Issue

Reason Failed to request the location and type of facility owner through the One Call System in advance of beginning excavation or demolition work §5(2.1)

Type of Alleged Violation (?) Excavator Issue

Reason Failed to renotify the One Call System of any unmarked or incorrectly marked facility or wait three hours after the renotify notice for the facility response §5(20)

Type of Alleged Violation (?) Excavator Issue

Reason

When did the alleged violation occur? (?) 07/14/2020

09:00:00 AM

Was the One Call System notified? Yes No

Original Serial Number Please enter the 11 digit One Call Serial Number under which work was taking place, which will populate the work site information of this alleged violation.

Related Damage Serial Number, if applicable

Other Related Serial Numbers (?)

Was the excavation exempt from One Call notification? Yes No Unknown

Reason for Exemption

Event Information

County LACKAWANNA

Municipality CLARKS SUMMIT BORO

Ward

Work Site 700 W Grove St

Nearest Intersection

Second Intersection

Geolocation (?)

Affected Facility Information

Primary Right of Way Type

Public Right of Way Type

Private Right of Way Type

Affected Operation Gas

Facility Subtype Affected Distribution

Facility Owner Company Name UGI Utilities, Inc.

Contact First Name Mark **Last Name** Callahan

Address 1 UGI Center

City Wilkes-Barre

State PA

Zip 18711

Email markcallahan1287@gmail.com **Phone** 5702092307

Joint Trench? Yes No Unknown

Involve Cross Bore? Yes No Unknown

Measured Depth from Grade 18" - 36" / 46 - 91 cm

Exact Measured Depth from Grade Enter the inches or centimeters with number and measurement used

Work Information

Start Date of Excavation (?)

Excavation Activity

Excavator Company Name Jesse Frederick

Contact First Name Jesse Frederick **Last Name**

Address 504 Parker Street

City Clarks Summit

State PA

Zip 18411

Email **Phone**

Marked in White Yes No Unknown

Method of Excavation DIGGING

Equipment Used What Equipment was used for excavation or demolition when the event occurred?
UNKNOWN/OTHER

Type of Excavator What is the type of excavator for whom the work was being done when the event occurred?
Other

Did Excavator incur down time? Yes No Unknown

How much down time?

Estimated cost of down time

Was a response posted to the One Call System? Yes No Unknown

Was the design serial number on the plans/bid documents? Yes No Unknown

Were the lines shown on the plans/bid documents? Yes No Unknown

What level of subsurface utility engineering was utilized?

Estimated cost of the entire project

What was the length of the entire project?

Project Owner Company Name Home Owner

Contact First Name Last Name

Address

City

State

Zip

Email Phone

Event Impact



Did Violation result in underground damage or near miss event?

OSHA Report Filed? Yes No

OSHA Report Number

Was 911 called? Yes No

Name of 911 Caller

Fire Response Yes No

Police Response Yes No

Did the incident cause any injuries? Yes

Number of Injuries (?)

Did the incident cause any deaths? Yes

Number of Deaths

Was there an evacuation? Yes No

Number of people evacuated?

Traffic Stopped? Yes No

Service Interrupted? Yes No

Duration of Service Interruption? 1 - < 6 hrs

Exact Value of Service Interruption

Approximately how many customers were affected? 1

Exact Number of Customers Affected

Cost of Damaged Line Repair? \$1,001-\$5,000

Exact Cost of Damaged Line Repair

Was other property damaged? Yes No

What other property was damaged?

Cost of Other Property Repair

Locator/Locate Information



Who was the facility line locator?

Locator Company

Contact First Name

Last Name

Address

City

State

Zip

Email

Phone

Was the line marked? Accurately Inaccurately/Incompletely Not Marked
 Unknown

Were facilities marked according to APWA/CGA temporary marking color code (ANSI standard Z535.1)? Yes No Unknown

What types of marks were present?
 Paint
 Flags
 Stakes
 Other

Were offset markings used? Yes No Unknown

Condition of Marks

Was the line marked by the response due date or within the agreed upon locate schedule? (?) Yes No Unknown

Reason for Late Locate

Was the excavation within the tolerance zone? (?) Yes No Unknown

Was there an indication of underground facilities (clear evidence) in the excavation area? Yes No Unknown

What was the evidence? (meter/pedestal, pipeline marker, valve box, hydrant, manhole, etc.)

What method(s) were used to locate the facility? Electronic Visual Records Exposed

Did the excavator request payment under PennDOT Form 408 specifications for extra work performed on a force account basis? Yes No

Additional Locate Comments

Locator was on site with homeowner who called in a one call ticket. 20201850611. This ticket was not placed by the excavator. Homeowner showed locator where excavation was to take place. This area was clear of facilities and the ticket was cleared as such.

If this incident involved any locating/marketing errors, please include all records related to the locator's training and qualification (including training to meet UULPL standards as well as Operator Qualification).

Summary and Attachments

Provide a summary of the event

Excavator struck and damaged a gas service line. The excavator had the homeowner place a one call ticket and put white stakes in the yard to indicate the area. The one call ticket 20201850611 clearly states where they told our locator on site they were going to be replacing the fencing. The excavator then proceeded to dig outside his proposed work area, directly in front of our clearly visible meter. According to the excavator he was using hand tools when the damage occurred but this cannot be confirmed and the damage was not indicative of a shovel.

If more space is needed, attach additional pages or documents.

Attachments

700 grove photos.pdf	6.95MB
Capture.JPG	225.82KB

Attach pictures and additional documents

Submit Date

08/27/2020

Compliance Update

Research Result

- Listed tickets found
- Additional tickets found
- No tickets found

Additional Tickets Found

Additional Serial Numbers

Ticket Attachment

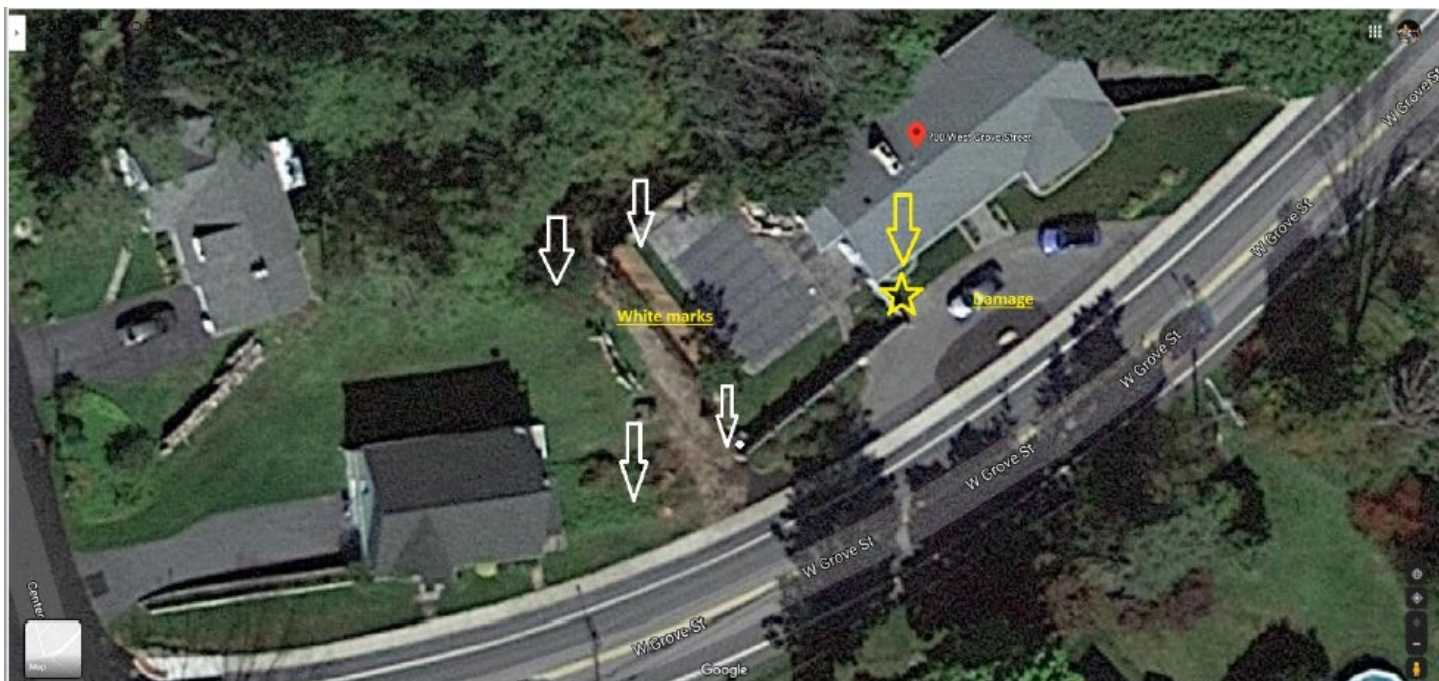
SN-20201850611.pdf

882.01KB

Comments

NO RECORD OF JESSE FREDERICK PLACING TICKETS IN
THE PAST.

I&E
EXHIBIT 1A



I&E
EXHIBIT 1B



I&E
EXHIBIT 1C



I&E
EXHIBIT 1D



I&E
EXHIBIT 1E



I&E
EXHIBIT 2

CDC 00000 POCs MM/DD/YY TT:TT:TT 20201850611-000 NEW XCAV RTN

=====PENNSYLVANIA UNDERGROUND UTILITY LINE PROTECTION REQUEST=====

Serial Number--[20201850611]-[000] Channel#--[1250A999][0448][2019-08]
Message Type--[NEW][EXCAVATION][ROUTINE]

County--[LACKAWANNA] Municipality--[CLARKS SUMMIT BORO]
Work Site--[700 W GROVE ST]
Nearest Intersection--[GRANDVIEW ST]
Second Intersection--[]
At Intersection--[N] Between Intersections--[N] Site Marked in White--[N]
Subdivision--[]

Location Information--
[INSTALL A FENCE ALONG LEFT PROPERTY LINE AND THERE ARE PROPERTY MARKED
WITH STAKES WITH ORANG RIBBON AT THE CORNERS. EXTENDING EXISTING FENCE IN
THE FRONT OUT THE LEFT SIDE MARKER THEN STRAIGHT BACK TO REAR TO THE OTHER
CORNER MARKER THEN TO THE RIGHT TO MEET THE DECK.]

Caller Lat/Lon--[]
Mapped Type--[P] Mapped Lat/Lon--
[41.487527/-75.707109,41.487073/-75.707638,41.486919/-75.707340,
41.487092/-75.707001,41.487288/-75.706811]

Attachments--[http://www.pa811.org/attachments/20201850611]
Type of Work--[INSTALL A FENCE] Depth--[]
Extent of Excavation--[] Method of Excavation--[AUGERING]
Equip Type--[AUGER]
Street--[] Sidewalk--[] Pub Prop--[] Pvt Prop--[X] Other--[]
Private Front--[X] Rear--[X] Left--[X] Right--[]

Lawful Start Dates--[09-Jul-20] thru [20-Jul-20] Response Due Date--[08-Jul-20]
Scheduled Excavation Date--[09-Jul-20] Dig Time--[0800] Duration--[]

Caller--[MICHELLE CHURCH]
Caller Phone--[570-350-2845]
Excavator--[MICHELLE CHURCH]
Address--[700 W GROVE ST]
City--[CLARKS SUMMIT] State--[PA] Zip--[18411]
FAX--[] Caller Type--[H]
Email--[m_schmidt42@yahoo.com]
Work For--[MICHELLE CHURCH]
Called For Contractor--[JESSE FREDRICKS]
Onsite Contact--[MICHELLE CHURCH]
Onsite Contact Phone--[570-350-2845]
Best Time to Call--[ANYTIME]
Onsite Contact Email--[m_schmidt42@yahoo.com]

Prepared--[03-Jul-20] at [1257] by [STACY BOOKER]
Remarks--
[]

AQ10 AQ1=COMCAST CMB0 CMB=CLARKS SUMMIT B GN 0 GN =UGI ARCHBALD
PF 0 PF =PAWC CLARK SUMT PT 0 PT =PPL ELEC SRTN RJ 0 RJ =FRONTIER COM SO

Serial Number--[20201850611]-[000]
===== Copyright (c) 2020 by Pennsylvania One Call System, Inc. =====

RESPONSES for S/N 20201850611:

Ver	CDC	Name	Response	Time	Respondent
0	AQ1	COMCAST	1-CLEAR NO FACIL	07/03/2020 13:29:02	CLS-WEBSVC
0	CMB	CLARKS SUMMIT BOROUGH	3-FIELD MARKED	07/07/2020 09:13:31	VK-WEB
0	GN	UGI UTL ARCHBALD	1-CLEAR NO FACIL	07/07/2020 10:12:40	AAA-WEBSVC
0	PF	PENNSYLVANIA AMERICAN WAT	3-FIELD MARKED	07/06/2020 09:35:01	COG-WEBSVC
0	PT	PPL ELECTRIC UTILITIES CO	1-CLEAR NO FACIL	07/07/2020 10:12:23	CLS-WEBSVC
0	RJ	FRONTIER COMMUNICATIONS S	1-CLEAR NO FACIL	07/07/2020 10:12:27	CLS-WEBSVC

DELIVERIES for S/N 20201850611:

Ver	CDC	Name	To	Time	Seq	Type
0	GN	UGI UTL ARCHBALD	GN	07/03/2020 12:57:41	7	MAIL
0	AQ1	COMCAST	AQ1	07/03/2020 12:57:42	9	MAIL
0	PT	PPL ELECTRIC UTILITIES CORPOR	PT	07/03/2020 12:57:42	10	MAIL
0	RJ	FRONTIER COMMUNICATIONS SOLUT	RJ	07/03/2020 12:57:42	3	MAIL
0	PF	PENNSYLVANIA AMERICAN WATER	PF	07/03/2020 12:57:47	1	MAIL
0	CMB	CLARKS SUMMIT BOROUGH	CMB	07/03/2020 12:57:49	1	MAIL

NOTIFICATIONS for S/N 20201850611:

Ver	CDC	To	Dlvr	Show	Place+	Rule+	Renot+	InAct-	Map-	Rule-	OOG-	Renot-	Forced+
0	AQ1	AQ1	1	1	1	0	0	0	0	0	0	0	0
0	ATM		0	0	1	0	0	0	1	0	0	0	0
0	CMB	CMB	1	1	1	0	0	0	0	0	0	0	0
0	GN	GN	1	1	1	0	0	0	0	0	0	0	0
0	PF	PF	1	1	1	0	0	0	0	0	0	0	0
0	PT	PT	1	1	1	0	0	0	0	0	0	0	0
0	RJ	RJ	1	1	1	0	0	0	0	0	0	0	0
0	US		0	0	1	0	0	0	1	0	0	0	0
0	WW		0	0	1	0	0	0	1	0	0	0	0



**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

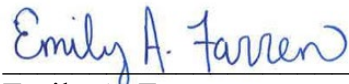
Pennsylvania Public Utility Commission	:	
Bureau of Investigation and Enforcement	:	
	:	
v.	:	Docket No. C-2022-
	:	
Jesse Frederick	:	

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a true copy of the foregoing **Formal Complaint** in the manner and upon the parties listed below, in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a party).

Served via Electronic Mail

Jesse Frederick
504 Parker Street
Clarks Summit, PA 18411
jafred1927@gmail.com



Emily A. Farren
Prosecutor
PA Attorney ID No. 322910

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Harrisburg, PA 17120
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Date: November 30, 2022