

AUG - 3 2023

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|---------------------|---|---------------------------|------------------------------|
| HILLMAN (Plaintiff) | : | PENNSYLVANIA | PA PUBLIC UTILITY COMMISSION |
| | : | PUBLIC UTILITY COMMISSION | SECRETARY'S BUREAU |
| V. | : | | |
| AQUA, PA. | : | DOC# C-2023-3038201 | |
| (Def) | : | | |

MOTION

Pursuant to 52 Pa. Code § 1.15 of the PUC Rules, I Mr. M. Hillman do hereby Motion the Court for a (possible) extension of time, because the there seems to be problems with my mail, again.

1- To explain, I faxed a motion for continuance on July 22, 2023 to PUC and I Followed-up with a call on Monday July 24, 2023, requesting confirmation that the faxes were received. I was then informed that an order is being prepared and the order would be sent out to me on July 24, 2023.

2- Later on, I called the PUC several times on Thursday July 27, 2023, but there was no answer.

3- So, on Friday July 28, 2023, I called again, confirming that I had received an order (on Wednesday July 26, 2023) regarding Peco and I asked whether there was suppose to be any other order sent out? "Yes," I was told "an order regarding Aqua was also sent , at the same time". In fact, I stated to Ms. McNeal that I had not received an order regarding Aqua.

4- Thereafter, On Monday July 31, 2023, after arriving at my post office box, only to find six pieces of mail incorrectly placed in my box. The mail was addressed to other box holders in the building, and no mail for me.

5- The postal employees are claiming that an employee placed the wrong mail in the boxes, on Friday & Saturday and this would take a couple of days to correct it.

6- Evidently, this is one of the many deliberate, intentional, conspiring acts of the U.S. Postal Employees, in tampering with my mail (chapter 83, 1701-1710) to aid the defendants, during the past five years of the litigation process.

7- Judging by my past experiences, I would assume that the Decision or Order in question, requires a timely response.

8- So according to 52 Pa code § 1.15 I am requesting an extension of time (for required response) since there are criminals working at the post office and I am not sure when this issue will be corrected, properly. In fact I am requesting to pick up a copy of the order (in-person) since, the Post Office employees are having so much trouble.

9- Finally, there will come a familiar statement ---that there was a Decision and I failed to Appeal it....If so, how can that be done?notice and an opportunity to be heard W.J. Dillner Trans co. V. PA PUC 186 Pa Supr. 526, 142

Date:

August 6, 2023


Mr. M. Hillman / Plaintiff, Pro se

HILLMAN (Plaintiff) : PENNSYLVANIA
: PUBLIC UTILITY COMMISSION
V. :
AQUA, PA. : DOC# C-2023-3038201
(Def) :

CERTIFICATION OF SERVICE

I Mr. M. Hillman hereby certify that I have this day served a true copy of the foregoing document (Motion/possible Extension of Time) upon the parties listed below, in accordance with the requirements of § 1.54 (relating to service by a party)

Via Faxmachine

Ms. Darlene Heep
Administrative Law Judge
Pennsylvania Public Utility Commission
801 Market Street, 4th Floor
Philadelphia, PA. 19107
Fax# (215) 560-3133

RE-SENT VIA CERTIFIEDMAIL
Secretary Bureau
Pa. Public Utility Commission
400 North Street
Harrisburg, Pennsylvania
17120

Via U.S. First Class Mail

Ms. Margaret Morris Esq.
Counsel for AQUA, PA.
Cira centre 13th Floor
2929 Arch Street
Philadelphia, PA. 19104

DATE OF DEPOSIT

AUG - 3 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Date:

August 3, 2023


Mr. M. Hillman, Plaintiff /Pro Per

Mr. M. Hillman
P.O. BOX 27757
Philadelphia, PA.
19118-0757

CERTIFIED MAIL



7020 3160 0001 5154 1907

Secretary Bureau
PA. Public Utility Commission
400 North Street
Harrisburg, Pennsylvania

1712030079 0000



Retail



17120

RDC 99

U.S. POSTAGE PAID
FCM LETTER
PHILADELPHIA, PA 19111
AUG 03, 2023

\$8.56

R2304W119487-14

RECEIVED

AUG - 7 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

RETURN RECEIPT
REQUESTED