

**EXECUTOR LETTER**

Executor [Ex.: HIGINIO MENDOZA JR, Estate.] Office  
(Office of Executor)  
P.O. Box 99233  
1001 California Avenue  
Pittsburgh, Pennsylvania  
Near [15233-9998]  
[Non-domestic]

Case Number: **C-2023-3040660**

"Done by the light of the day, the second day September, two-zero two-three"

-----  
7022 1670 0001 3957 4459  
-----

**HIGINIO MENDOZA JR ESTATE EXECUTIVE ORDER 1002**

From: The Office of Executor [Ex.: HIGINIO MENDOZA JR, Estate]

To: The Executive Office of the PENNSYLVANIA PUBLIC UTILITY COMMISSION (Et al)

Re: Replies to Exceptions, and prior Executor Notice of a "WARRANTED BONDED PROPERTY CLAIM", from the Executor Office to the respondent, and the COMMONWEALTH OF PENNSYLVANIA PUBLIC UTILITY COMMISSION case number: **C-2023-3040660** (Karen Feitt v. Peoples Natural Gas Company, LLC (**Account # 210007416915**)).

Greeting's, Secretary of the Commission, Commission's Office of Special Assistants (OSA), respondent attorneys for Peoples Natural Gas Company, and parties on the record:

This Executive Office sent notice of a warranted Bonded property claim, and a Acquirer Reference Number (ARN) to the Commission, and the respondents attorneys. Furthermore, I [Ex.: HIGINIO MENDOZA JR, Estate] occupy my lawful place as Executor (see attachment: Cestui Que Vie Act of 1666), grantor of the estate. I claim[ed] our rightful inheritance being the Executor of the estate, and letter were sent requesting from the COMMONWEALTH OF PENNSYLVANIA PUBLIC UTILITY COMMISSION Executive Offices that within their capacity of authority, submit an order requesting enforcement to perform corrective actions. An estate, and the Executor Office is to be protected, defended, by the fiduciary. A fiduciary responsibility



is the highest responsibility in law, therefore, an Executor Office would have no reason to ever consider a legal action in a court system, as the Office has authority to submit either an order or request from another Executive Office, because the estates are the authorities. The Executor Office is the highest office in trust law and the highest authority. Furthermore, it is agreed that your court [Administrative Law Judge(?), MARY D. LONG & initial decision] violate our rights in attempting to determine legal authority.

["And be it further enacted. That no summons, writ, declaration, return, process, judgment, or other proceedings in civil cases in any of the courts or the United States, shall be abated, arrested, quashed or reversed, for any defect or want of form, but the said courts respectively shall proceed and give judgment according as the right of the cause and matter in law shall appear unto them, without regarding any imperfections, defects or want of form in such writ, declaration, or other pleading, returns process, judgment, or course of proceeding whatsoever, except those only in cases of demurrer, which the party demurring shall specially sit down and express together with his demurrer as the cause thereof. And the said courts respectively shall and may, by virtue of this act, from time to time, amend all and every such imperfections, defects and wants of form, other than those only which the party demurring shall express as aforesaid, and may at any, time, permit either of the parties to amend any defect in the process of pleadings upon such conditions as the said courts respectively shall in their discretion, and by their rules prescribe (a) "Judiciary Act of September 24, 1789, Section 342, FIRST CONGRESS, Sess. 1, Ch. 20, 1789".]

Therefore, it is the Executor Office being the highest office in trust law and the highest authority ORDERS, The COMMONWEALTH OF PENNSYLVANIA PUBLIC UTILITY COMMISSION enforcement holding the respondent to perform corrective actions. The Executor Office is the "Court", as the Sovereign is in equality. Definition of Court: Black's Law. I claimed our rightful inheritance being the Executor of the estate. The PENNSYLVANIA PUBLIC UTILITY COMMISSION, officials are trustees and responsible for Respondent actions, and wither in part or whole liable for the trespass, defrauding that is committed to the estate. Executor Office [Ex.: HIGINIO MENDOZA JR, Estate] appoints the Executive Office of the PENNSYLVANIA PUBLIC UTILITY



COMMISSION as trustees to accomplish an important limited task, but never grants general power of attorney over Estate affairs. An estate is a contract and pursuant to USA Constitution, Article 1, Sec. 10, Cl 1, no state shall pass any law impairing the obligation of contracts. In essence our estate or trust (contract) is private law between the parties, and the Executor, Beneficiary was led astray to believe at a private meeting from the Respondent attorney that the Commission was an authority to review the matter. However, no one, not even the [Commissions Administrative Law Judges (Mary D. Long / *initial decision*) Courts, have the authority to look into the business of the estate. "Fraud vitiates the most solemn contracts, documents, and even judgments. (U.S. vs. Throckmorton, 98 U.S. 61."documents"; ("Constitutions"))

WHEREFORE, Executor Office prays that the Executor Office of the PENNSYLVANIA PUBLIC UTILITY COMMISSION COURT grant the Estate relief to which all unearned portion of the interest charge to the estate is returned, and is entitled in this proceeding.

I declare under the penalty of perjury that the foregoing is true and correct

by: Executor,  estate.

[Ex.: HIGINIO MENDOZA JR, [Beneficiary: Karen-Ann: Feitt (A.R.)] Estate.]

9/2/20

