

Deborah Engisch-Platt  
Kim E. Platt  
C -2019-3013745

## MOTION FOR EXTENSION FOR ALL PROCEEDING

1 After three years of not tormenting the Platts, Met- Ed and PUC resume their unlawful and mendacious abrogation and violation of the Platt's civil liberties, concomitant with: unlawful overreach of Administrative Law Courts as elucidated by the US Supreme Court, Violations of PA Title 66 Section 1501, illegal constructive eviction, elder abuse and unlawful violations and extirpation of the Federal Americans with Disabilities Act. SEE EXHIBITS A and B. In their 2023 diatribe, the truth and ethics-challenged Tori Giesler and Lauren Lepkoski unctuously omit the fact that on August 18, 2020, Judge Joel Cheskis DENIED Met Ed's Motion for Summary Judgment against the Platts.

2 MET-ED AND PUC AVERRED THAT" THE COMPLAINT IS LEGALLY INSUFFICIENT BECAUSE THE COMPANY HAS NOT VIOLATED THE PUBLIC UTILITY CODE OR THE ORDERS OR REGULATIONS OF THE COMMISSION SINCE THE COMPANY IS REQUIRED TO INSTALL SMART METERS. "

**TORI GIESLER, LAUREN LEPKOSKI MET-ED AND PUC ARE ETHICS AND CIVIL RIGHTS VIOLATORS WHO ARE ALL DEVOID OF LAWFULNESS AND HUMANITY. IT IS AMORAL AND SCURRILOUS FOR THEM TO CLAIM THAT SMART METERS ARE THE LAW, NOTWITHSTANDING HUMAN COLLATERAL, AND THEN TO VIOLATE THE ADA, WHICH IS THE LAW!**

**Slavery was the law. Women could not be lawyers, judges, nor could they vote. These were the laws. The truth-challenged and ethics challenged Tori Giesler and Lauren Lepkoski could not have been {unctuous} lawyers. But they are happy to break the Federal ADA law.**

3 ALL OF THIS VIOLATION and trespass is NOT the rightful domain of PUC and its incestuous bedfellow Met-Ed. THESE ARE NOT AUTOCRATIC FIEFDOMS THAT GET TO SICKEN AND KILL PEOPLE AND PETS. THE CORRUPTION IS STAGGERING.THE ALC IS NOT THE PROPER JURISDICTION FOR ANY ISSUE REGARDING SMART METERS, AND FORTUNATELY THE FEDERAL SUPREME COURT IS LOOKING AT THE AUTOCRATIC ABUSES OF POWER WITHIN ALJ QUASI-COURTS. THE US SUPREME COURT HEARD ORAL ARGUMENTS THIS TERM FOR SECURITIES AND EXCHANGE COMMISSION V. JARKESEY, WHICH CHALLENGES THE UNLAWFUL POWERS WIELDED BY ADMINISTRATIVE LAW COURTS. AS QUOTED IN THE NATIONAL REVIEW," **These are courts inside agencies that do not afford civilians the same protections as independent courts.....The Supreme Court already ruled unanimously against the SEC and FTC's ALCs in Axon v. FTC 2023."**

THERE IS NO JURY. THERE IS NO DUE PROCESS IN THE ENTANGLED WEB OF CORRUPTION AMONG MET-ED, PUC AND THE MORALLY PROFLIGATE AND ETHICS VIOLATORS TORI GIESLER AND LAUREN LEPKOSKI: ALL INCESTUOUS BEDFELLOWS.

MET-ED PAYS THE PUC FROM ITS PROFITS WHO THEN HIRE JUDGES WHO CANNOT POSSIBLY BE IMPARTIAL, GIVEN THE SOURCE OF THEIR EMPLOYMENT. NOTWITHSTANDING THESE VENAL FACTS THE PLATTS ARE NAIVELY HOPING JUDGE LONG CAN SUMMON SOME HUMANITY.

**4 PUC AND MET-ED ARE VIOLATING PA HEALTH AND SAFETY STATUTE TITILE 66 SECTION 1501.** The DELETERIOUS effect of smart meters is scientifically proven. **SMART METERS ARE NOT SAFE. IN FACT, THE ENVIRONMENTAL HEALTH TRUST PRODUCED 11,000 (ELEVEN THOUSAND) PAGES OF DOCUMENTS PROVING THE DANGERS OF SMART METERS AND WIRELESS RADIATION TO THE DC COURT OF APPEALS IN ENVIRONMENTAL TRUST V. FCC. THE FCC LOST AND THE JUDGE RULED THAT THE FCC WAS IN ERROR IN NOT REVISING WHAT CONSTITUTED DANGEROUS LEVELS OF RADIATION FROM WIRELESS RADIATION INCLUDING SMART METERS. SEE EXHIBIT OF CASE WHERE FCC LOST: EXHIBIT C . SEE EXHIBIT D ON LIABILITY.** PUC's sudden resurgence of their unlawful forced threats to install smart meters is an incontrovertible violation and

abrogation of PA HEALTH AND SAFETY STATUTE TITLE 66 SECTION 1501. SEE EXHIBIT OF ROY CUMMING'S REPORT. IN THIS REPORT , ELECTRICAL ENGINEER BILL BATHGATE SPENT THREE HOURS MEASURING THE RADIATION, CONDUCTED EMISSIONS(DIRTY ELECTRICITY) AND SECONDARY ANTENNAE EFFECT FROM THE PLATT'S COLLEAGUES' HOUSE : ROY CUMMING AND LIZA MOUSIOS. MS. MOUSIOS IS FORCED TO LIVE IN A TENT BECAUSE SHE IS GRAVELY ILL FROM THE RADIATION, CONDUCTED EMISSIONS AND SECONDARY ANTENNAE EFFECT FROM THE NEIGHBOR'S SMART METER. SEE EXHIBIT E. MR. CUMMING'S AND MS. MOUSIOS' NEXT DOOR NEIGHBOR'S SMART METER REGISTERED AT EXTREMELY HIGH AND DANGEROUS LEVELS OF RADIATION, CONDUCTED EMISSIONS AND SECONDARY ANTENNAE EFFECT. AS STATED IN THE EXPERT REPORT, SMART METERS FEED OFF EACH OTHER TO AUGMENT THEIR SIGNAL AND HAVE A TRAJECTORY OF 1400 FEET (ONE THOUSAND FOUR-HUNDRED FEET). SEE EXHIBIT F OF DANGEROUS LEVELS FROM SMART METER REPORT. SEE EXHIBIT G.

5 PUC AND MET-ED ARE VIOLATING THE AMERICANS WITH DISABILITIES ACT. THE ADA STATES" A PERSON WITH A DISABILITY HAS A PHYSICAL OR MENTAL IMPAIRMENT THAT SUBSTANTIALLY LIMITS ONE OR MORE LIFE ACTIVITIES. THESE INCLUDE BREATHING, WALKING, TALKING, HEARING, SLEEPING, CARING FOR ONESELF, PERFORMING NORMAL TASKS AND WORKING".

6 The Platts' daughter has Misophonia and Kim Platt has stated that she has more irritability and agitation when exposed to electromagnetic frequencies .

7 KIM PLATT HAS SEVERE HEALTH REACTIONS WHEN EXPOSED TO A SMART METER. ON OR AROUND OCTOBER 19, 2019, MR. PLATT WAS SITTING IN THE HOUSE OF A NEIGHBOR FOR UNDER AN HOUR.( IT SHOULD BE NOTED THAT MR. PLATT AVOIDS USING A CELL PHONE BECAUSE IT ELICITS SICKENING REACTIONS AS WELL- ESPECIALLY THE SEARING PAIN AND RINGING IN HIS EARS - ALTHOUGH NOT AS SEVERE AS A SMART METER).

MR. PLATT'S EARS STARTED TO BURN WITH TERRIBLE PAIN AND RINGING. HE BEGAN TO FEEL DIZZY. HIS EYELIDS AND LIPS FELT A TERRIBLE BURNING SENSATION. HIS HEART STARTED TO POUND AND SKIP BEATS WITH STABBING PAIN IN HIS CHEST. HE LEFT THE NEIGHBOR'S HOUSE BECAUSE HE WAS BECOMING SICKER. HE BEGAN TO WALK TOWARDS HIS HOME, FEELING DIZZY, BUT REALIZED HIS LEGS WERE GIVING WAY AND HE WAS VERY WEAK. HE LAY FOR PROBABLY TWO HOURS ON THE GROUND, CONTINUING TO FEEL THE PAIN OF BURNING SENSATIONS IN HIS EARS, LIPS AND EYELIDS AND EAR RINGING. AFTER APPROXIMATELY TWO HOURS, KIM'S WIFE DEBORAH FOUND HIM OUTSIDE AND HAD TO ASSIST HIM INTO THE HOUSE! ( A SECOND UNFORTUNATE ENCOUNTER WITH A SMART METER AT THE HOUSE OF A RELATIVE EVOKED THE SAME REACTION, THOUGH MR. PLATT LEFT IN A HURRY SO AS TO MINIMIZE THE DAMAGE).

AFTER MR. PLATT'S DANGEROUS EXPOSURE TO HIS NEIGHBOR'S SMART METER, HE WAS UNABLE TO WORK FOR TWO DAYS.

8 ANY INSTALLATION OF A SMART METER ON THE PLATT'S HOME WOULD DECIMATE MR. PLATT'S HEALTH AND RISK HIS LIFE, HOWEVER, MET-ED AND PUC EXECRABLY RELENTLESS IN THEIR MARCH OF GREED AND EVIL. HUMANS ARE EXPENDABLE IN THEIR DEGENERATE ACTIONS.

9 IT IS PLANGENTLY OBVIOUS THAT MET-ED AND ITS INCESTUOUS BEDFELLOW PUC ARE VIOLATING THE AMERICANS WITH DISABILITIES ACT : REFER TO THE ADA PER HEARING , WALKING , CARING FOR ONESELF , WALKING AND WORKING.

THE PLATTS PLAN ON SUING FOR TORT/ MONETARY VIOLATIONS OF THE ADA AFTER THE HOLIDAYS. OF COURSE IN A CASE LIKE THIS, THEIR LAWYER WOULD BE DOING MOST OF THE WORK, NOT LIKE THE INTERMINABLE AMOUNTS OF PAPERWORK FORCED ON THE COMPLAINANTS BY PUC AND MET-ED.

9 The Platts are also researching suing individual operatives and officers of Met- Ed and PUC for tort / monetary violations --including but not limited to Stephen de Frank, Rosemary Chiavetta and Kimberly Barrow.

10 THE PLATTS ARE EMINENTLY AWARE THAT PUC AND MET-ED ARE VIOLATING ELDER ABUSE LAWS, PA TITLE 66 SECTION 1501 HEALTH AND SAFETY STATUTE ,FAIR HOUSING LAW,THE AMERICANS WITH DISABILITIES ACT AND LAWS PROHIBITING CONSTRUCTIVE EVICTION.

11 THE PLATTS ARE HEREBY FILING A MOTION FOR A SIXTEEN MONTH EXTENSION FOR ALL PROCEEDINGS OF ANY NATURE FOR THE REASONS ENUMERATED BELOW.

12 DEBORAH ENGISCH -PLATT SUFFERS FROM CHRONIC POST-TRAUMATIC STRESS DISORDER, WORSENER BY THE EFFECTIVE CONSTRUCTIVE EVICTION OF THE PLATTS FROM THEIR HOME. SHE IS IN NO POSITION EMOTIONALLY TO DO PAPERWORK OR HAVE PSEUDO- HEARINGS , QUASI- CONFERENCES ET.AL. MR. PLATT CANNOT WORK ON THESE SHAM PROCEEDINGS; HE IS A PLAINTIFF IN A LAWSUIT AND THIS IS VERY TIME- CONSUMING. MR. PLATT HAD A WORK- RELATED INJURY AFFECTING HIS EYES, WHEREBY HE LOST WORK . IT IS DIFFICULT FOR HIM TO READ DUE TO THE EYE INJURY. HE DOES NOT HAVE TIME TO GIVEN THESE FACTORS PLUS DIFFICULTY READING AND BEING BEHIND ON WORK DUE TO THE INJURY.

12 MR. PLATT DOES NOT WISH TO LIVE IN A TENT IF THE SMART METER IS INSTALLED AS OTHER PENNSYLVANIANS- ARE FORCED TO LIVE-----AND MET-ED AND PUC ARE EFFECTIVELY CAUSING CONSTRUCTIVE EVICTION OF THE PLATTS FROM THEIR HOME OF TWENTY-SIX YEARS. SEE EXHIBIT H OF MS. MOUSIOS, WHO CONTINUES TO LIVE IN A TENT.

12 IN THE EIGHTEENTH AND NINETEENTH CENTURIES, THE BRITISH CARRIED OUT THE HIGHLAND CLEARANCES, FORCING THE SCOTTISH FROM THEIR HOMES. THIS IS WHAT MET-ED AND PUC ARE FORCING ON THE PLATTS.

13 IN LIGHT OF THE DEPRAVED EVIL OF MET-ED'S AND PUC'S VIOLATIONS OF THE PLATT'S RIGHTS AND CONCOMITANT WITH MET-ED AND PUC'S ILLEGAL CONSTRUCTIVE EVICTION OF THE COMPLAINANTS,THE PLATTS HAVE STARTED RESEARCH AND HAVE DECIDED TO MOVE TO MAINE-----WHERE THE ACLU HAS INITIATED A LAWSUIT AGAINST SMART METER INSTALLATIONS AND WHERE ONE CAN HAVE AN ANALOG METER.

14 HOWEVER, THIS WOULD TAKE TIME----HENCE THE MOTION FOR A SIXTEEN MONTH EXTENSION. ALTHOUGH THE PLATTS ARE BOTH 67 YEARS OLD, THEY ARE NOT RETIRED AND WOULD NEED TO RESEARCH INROADS TO TRANFER THEIR BUSINESSES TO MAINE. THEY CANNOT LIVE IN AN APARTMENT WITH ALL THE ELECTROMAGNETIC AND IRRADIATED COMPONENTS, AND DO NOT YET HAVE A HOME IN MAINE. TO BETTER CONTROL THEIR ENVIRONMENT GIVEN THEIR DAUGHTER'S AND KIM'S ELECTROMAGNETIC SENSITIVITY, THEY NEED TO FIND AN AREA , MAKE TRIPS THERE AND BUILD A HOME AND THIS ALL TAKES TIME.SEE EXHIBIT I.

15 ALTHOUGH IT IS UPSETTING TO LEAVE THEIR FRIENDS AND HOME OF TWENTY-SIX YEARS, AN EXTENSION OF SIXTEEN MONTHS FOR ALL PROCEEDINGS WILL ALLOW THE PLATTS TO LEAVE BEHIND THE AMORAL TURPITUDE THAT IS MET-ED AND PUC.

THESE DIGITAL SIGNATURES FUNCTIONS AS TRUE SIGNATURES.

KIM EDWARD PLATT

DEBORAH ENGISCH-PLATT

