

C-2017-2630649

RECEIVED

MAR 6 2024

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Michael W. Chattin
PO Box 201
Rome, PA
18837
570-731-0114
March 4, 2024

PAO DIVISION
Consumer Services
MAR 06 2024
Pennsylvania PUC

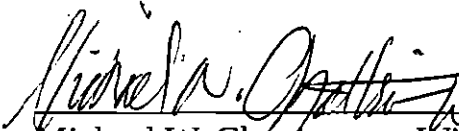
DECLARATION OF NON-CONSENT and CONTRACT REFUSAL
for PA PUC CONTRACT DATED 2-22-24

TO WHOM IT MAY CONCERN:

Be it known that I, Michael W. Chattin, WILL NOT accept and WILL NOT **knowingly or un-knowingly** CONSENT, CONFIRM, or ACCEPT any **contracts** from either the COURTS, or LAWYERS, or JUDGES, or PARALEGALS, or SECRETARIES, or CLERKS, AGENTS, or any other COURT EMPLOYEES, CORPORATIONS, OR GOVERNMENT AGENCIES. I accept NO CONTRACTS, LIENS, or INDEBTEDNESS either **overtly, covertly, or by inference** via any TACIT PROCURATIONS, UNI-LATERAL CONTRACTS, SECURITIZATIONS, HYPOTHECATIONS, ASSUMPTIONS, COLLATERALIZATIONS. CROSS COLLATERALIZATIONS, or any other UN-DISCLOSED SECRET thefts of my IDENTITY, RIGHTS, PRIVELEGES, PROPERTY, TIME, OR MONEY.

An identical copy of the body of this contract refusal was sent to you dated 6-5-19 copy enclosed sans signatures. It is obvious by your recent offer to contract with me dated 2-22-24 that you have either forgotten that letter or disregarded it. No matter, I can produce a signed copy if necessary. In any event, you are too late. Your statute of limitations on the case has run out years ago. I am returning this offer to you within 3 DAYS as required for commercial response. You are a for-profit Municipal Corporation with foreign agents representing the PUC. You are using the argument that I have "failed to prosecute my case" to pursue me after these many years. I will not repeat myself. Read my last DECLARATION OF NON-CONSENT and CONTRACT REFUSAL. I have no interest in pursuing any cases with you as you are NOT qualified to hear my cases. That argument has been closed. Please do not contact me again regarding this issue. This case is closed.

In Fact,


Michael W. Chattin
Without Prejudice UCC 1-308 All Rights Reserved

PAO PUC SEC BUR
MAR 6 2024 AM 11:18

I DO NOT ACCEPT THIS OFFER TO CONTRACT
AND I DO NOT CONSENT TO THESE PROCEEDINGS

I am Michael W. Chattin UCC-1-308 ALL RIGHTS RESERVED
Michael W. Chattin Without Prejudice UCC 1-308 All Rights Reserved
w/o prejudice

Pennsylvania PUC
MAR 06 2024
Consumer Services
CAC Division

PENNSYLVANIA
PUBLIC UTILITY COMMISSION
Harrisburg, PA 17120

received
3-2-24

Public Meeting held February 22, 2024

Commissioners Present:

Stephen M. DeFrank, Chairman
Kimberly Barrow, Vice Chair, Statement, Dissenting
Ralph V. Yanora
Kathryn L. Zerfuss
John F. Coleman, Jr.

Michael Chatten

C-2017-2630649

v.

Pennsylvania Electric Company

Craig Toth
Lori Bae and Myung Bae
Michele Armstrong
Patricia Stealy

C-2018-3001563
C-2018-3003332
C-2018-3004052
C-2018-3004770

v.

Metropolitan Edison Company

Robert Reffinger, Jr.
Lowell Watts
Allen Uhler

C-2018-3000938
C-2018-3002477
C-2019-3008098

v.

West Penn Power Company

Pennsylvania PUC

OPINION AND ORDER

MAR 06 2024

Consumer Services
CAC Division

I DO NOT ACCEPT THIS OFFER TO CONTRACT
AND I DO NOT CONSENT TO THESE PROCEEDINGS

I am Michael W. Chattin UCC 1-308 ALL RIGHTS RESERVED
Michael W. Chattin Without Prejudice UCC 1-308 All Rights Reserved

No Prejudice

PENNSYLVANIA PUBLIC UTILITY COMMISSION
Harrisburg, Pennsylvania 17120

Michael W. Chattin, et al.
vs. Pennsylvania Electric Company,
Metropolitan Edison Company and
West Penn Power Company

Public Meeting held February 22, 2024
2630649-OSA
Docket No. C-2017-2630649
C-2018-3001563 et al.

received
3-2-24

STATEMENT OF VICE CHAIR KIMBERLY BARROW

Before us for consideration are several cases where customers filed complaints that the smart meters to be installed were unsafe.

While I agree with the result in each case, in some of the cases, I believe the standards applied were incorrect. For example, in *Toth v. Me. Ed*, C-2018-3001563, exceptions filed five days late were treated as a petition for rescission and *Duick* standard was applied. Instead of treating the late-filed exceptions as a petition for rescission, I would have addressed them as exceptions. Notwithstanding that distinction, the application of *Duick* was incorrect. *Duick* does not require new or novel arguments to be made, but merely advises that if they are not, then the reconsideration would likely be denied. The Commission must instead address the persuasiveness of the reasons for reconsideration.

Further, I believe that our disposition misstates the nature of dismissal for failure to prosecute. *Jacobs v. Unitoran*, 110 A.2d 1098, 1099 (Pa. 1998) establishes the proposition that actual prejudice must be shown to dismiss a case for failure to prosecute, beyond the mere time of delay. In *Jacobs*, the Court held that was true even after a six-year delay. The instant dismissals with prejudice for failure to prosecute, have not demonstrated the actual prejudice required by *Jacobs*.

February 22, 2024
DATE


Kimberly Barrow, Vice Chair

Pennsylvania PUC

MAR 06 2024

Consumer Services
CAC Division

¹ *Duick v. Pennsylvania Gas and Water Company*, 56 Pa. P.U.C. 553, 1982 WL 993413 (1982):

Michael W. Chattin
PO Box 201
Rome, PA
18837
570-731-0114

COPY

June 5, 2019

DECLARATION OF NON-CONSENT and CONTRACT REFUSAL
for PA PUC CONTRACT DATED 4-4-19

TO WHOM IT MAY CONCERN:

Be it known that I, Michael W. Chattin, WILL NOT accept and WILL NOT **knowingly or un-knowingly** CONSENT, CONFIRM, or ACCEPT any **contracts** from either the COURTS, or LAWYERS, or JUDGES, or PARALEGALS, or SECRETARIES, or CLERKS, AGENTS, or any other COURT EMPLOYEES, CORPORATIONS, OR GOVERNMENT AGENCIES. I accept NO CONTRACTS, LIENS, or INDEBTEDNESS either **overtly, covertly, or by inference** via any TACIT PROCURATIONS, UNI-LATERAL CONTRACTS, SECURITIZATIONS, HYPOTHECATIONS, ASSUMPTIONS, COLLATERALIZATIONS. CROSS COLLATERALIZATIONS, or any other UN-DISCLOSED SECRET thefts of my IDENTITY, RIGHTS, PRIVELEGES, PROPERTY, TIME, OR MONEY.

I am, Michael W. Chattin signed this _____ day of June, 2019 _____

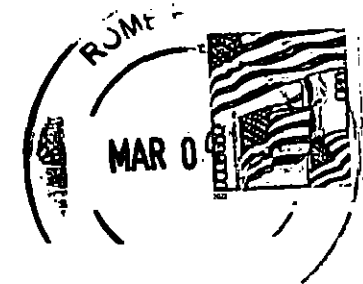
Michael W. Chattin Without Prejudice UCC 1-308 All rights reserved

Notary _____

Pennsylvania PUC
MAR 06 2024
Consumer Services
CAC Division

M. Charney
PO Box 201
Rome, PA 18801

Consumer Services
MAR 06 2024
Pennsylvania PUC



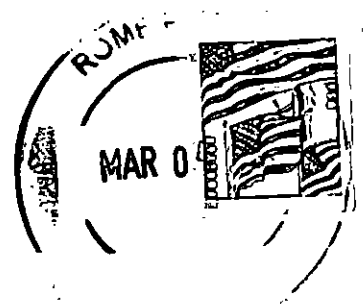
PUC RE: Smart Meter Complaint
PO Box 3265
Harrisburg, PA 17105

1710533265 8099



M. Charrix
PO Box 201
Rome, PA 18837

Consumer Services
MAR 06 2024
Pennsylvania PUC



PUC RE: Smart Meter Complaint
PO Box 3265
Harrisburg, PA 17105

1710533265 BOSS

