

From: laura farina

P.O.Box 1223

Bushkill, PA 18324

Docket number: C-2022-3030803

January 24, 2025

**DATE OF DEPOSIT**

**FEB 11 2025**

**PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU**

To: Rosemary Chiavetta, Secretary

John M. Coogan, Adm Law Judge

Pennsylvania PUC

COMMONWEALTH KEYSTONE BLDG

400 North Street

Harrisburg, PA. 17120

Dear Mr. John M. Coogan, Administrative Law Judge et al,

Be advised that I have a change of mailing address to P.O. Box 1223, Bushkill, PA 18324.

Be advised that I do not have daily access to computer so send me correspondence using USPS.

Since Met-Ed/First Energy has numerous times refused to sign for Certified Mail & it's Return Receipt which is a violation under Federal Law violating USPS , I request that you send them a copy of this so you can confirm their receipt.

Please review my evidentiary letters containing contact facts.

Amazing it took on or about 4 months to come up with this commercial/corporate conspiracy response, you et al date the letter January 7, 2025, post marked January 13, 2025, I received it on January 17, 2025 and you et al state I have to respond within 20 days of date on letter. So if there's a problem with overnight mail, I expect an extension.

I disagree with the judge's decision. I included in my evidential letters/mailings/correspondence SEVERAL Constitutional Case Laws, UCC, US Constitution, Pennsylvania Constitution, Court of Appeals etc which you did not include in full naming and detailing in your summary reply/decision to me. Instead you included commercial case law and commercial codes and nothing medical to guarantee the 100% safety from the potential health risks and safety risks that global medical peer reviews have submitted and that I submitted to you. It appears that the COMMERCIAL case studies and commercial codes included in this decision was ADDED months AFTER the hearing. The commercial cases and codes should have been brought up before hearing or during the hearing not AFTER the hearing. That appears to be an alleged CONSPIRACY. I presented excellent par excellence several Constitutional Case Laws, UCC, US Constitution, Pennsylvania Constitution, Court of Appeals Decision, approximately over 300 pages of Verifiable Global Medical Peer Reviews etc which was not detailed by name in this reply/decision; probably not even studied, because that was a win and since disregarded I have to take this case to CIVIL, FEDERAL COURT for JUDICIAL REVIEW that operates under a different set of rules, guidelines etc. Also request a MOTION TO APPEAL this decision. Amazing how the system and your corporation et al disregards Constitutional Law leading others to be that falls into the category of TREASON.

The Introduction references that the September 13, 2024 Hearing was about only the existence of the Smart Meter when in fact the Litigation Papers clearly stated that Met Ed/First Energy said they were agreeable to relocate the Smart Meter pending who's paying for it. Met Ed was unwilling to reach an amicable resolution. On page 2 Met-Ed denies that the smart meter installed is unsafe or unhealthy and they were not able to provide medical expertise witness so they did not show any burden of proof that it is safe. In fact, Mr. John Ahr stated on the witness stand that First Energy do not have medical experts within their establishment. Mr. John Ahr also stated on the witness stand that First Energy parent company does have opt-out option on their web page. I reiterate that First Energy does not have medical experts and First Energy provides an opt-out option per their witness Mr. John Ahr (page 12 does NOT guarantee medical safety.). I maintain that ACT 129 is unconstitutional, and contradicts itself, page 12 and page 13. It basically says so what if you have health problems directly related to the smart meter "that such accommodations may not rise to the level of an opt-out from smart meter installation." It is obvious that from your commercial point of view that you do NOT care about

current side effects, health risks, prevention, but instead want to see harm, sickness or death and still not guarantee the removal or relocation of the smart meter pages 12-14. I am. Licensed Registered Nurse and signed some of evidentiary letters/correspondence with the R.N. prior to the hearing on September 13, 2024 of which First Energy repeatedly showed that they either deliberately ignored or bypassed as being unprepared again. You were notified of my medical background prior to the hearing unlike your claim on bottom of page 14.

I reiterate that Met Ed/First Energy Mr John Ahr responded that there is no medical expert, no medical expertise at there facility pertaining to potential health risks (page 2).

Page 3 states that Met Ed states that they were willing and available for discussion to reach a resolution, but they were not evidenced by his unscheduled call to me and then his responses on the pre-hearing phone conference call not willing to compromise to reach a resolution.

Page 3 also references "that its tariff does not allow customers to opt out of smart meter installation". REMARK: Contradiction: page 3 says "it's tariffs does not allow customers.. to opt-out of the smart meter installation." and on page 11 "ACT 129 does not provide customers with the right to opt-out of smart meter installation at their residence" Tariffs are for commercial corporations under the UCC and NOT for living men and living women; "when the UCC is in conflict with the Constitution for the United States it is null and void." please look up the UCC. I detailed it in my evidentiary letters. Also on page 3 Met Ed claims that they included a notice to plead and that I did not respond. I never received it. They can claim they sent me something, but the only confirmation of delivery is certified or registered mail return receipt. This is not the first time they claim I received something from them when I did NOT. The same with evidence they gave me the day of hearing September 13, 2024 claiming I received it on or about 1-2 days prior to the hearing, when I did not receive it and did submit in my evidentiary letters photo that it was not delivered and received hours AFTER the hearing. Same thing with the the accusation that I did not appear at a hearing, page 3, when I did not receive notification and that is "good cause" so please correct that because I responded in kind multiple times. I have repeatedly and maintain even now that I do not have daily access to computer and to send any and all correspondence to me by USPS.

There was one pre-hearing phone conference on or about August 2, 2024 and it was to find out the reason I wanted an in person hearing which I previously explained/requested in my evidentiary letters and to get me to change my mind to agree to a pre-hearing phone conference. I have the right to an in person hearing.

Page 10 references the 14th Amendment and refutes it's application and meaning. The smart meters do violate the 14th amendment and I suggest you read my evidentiary letters and read the 14th amendment as written with no one's personal interpretation. The 14th amendment is clear and smart meters is a violation.

Mr. Dennis Klein is an expert in his line of work history and just because he does not have a college degree does not give anyone the right to discredit him as per the attorney was doing during the hearing.

As per page 15 that the burden of proof is two fold then Met-Ed/First Energy MUST prove beyond a shadow of a doubt that smart meters' radio frequency emissions do not cause health risks, health effects etc and they did not. They were not able to present expert medical testimony. You can play word games and say "scientific certainty that radio frequency emissions from smart meters cause adverse health effects." but health effects fall under the guidelines of medical of which First Energy said there is no such thing in their corporation. This whole thing is an alleged corporation conspiracy. It appears as a conflict of interest and biased favoring the PA PUC by denying my case docket number. It is not constitutional to base your decision on my docket number case using another's case (Povacz) that you denied apparently from a commercial point, especially since I presented Constitutional Law reflecting par excellence regarding my docket number case and no decision denying me should be made referencing a separate case Povacz v PA PUC.

And let's not forget how Met-Ed/First Energy requested to submit a late request to have an unknown witness added to their witness list after the deadline date.

THANK YOU and Sincerely,  
  
Laura of the Farina family, registered nurse



CMPC  
717-705-1952

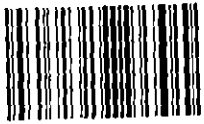
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Agency: PUC

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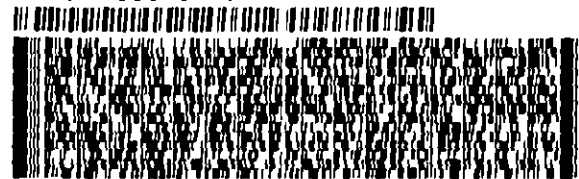
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(717) 772-7777 REF: PK:17697663  
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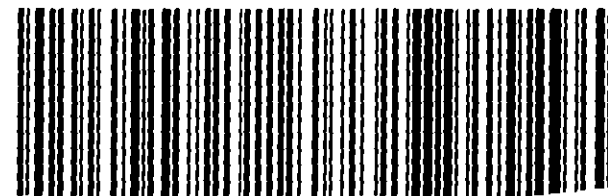


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