

April 30, 2025

To:

Prothonotary's Office
Michael F. Krimmel, Prothonotary
Pennsylvania Judicial Center
601 Commonwealth Avenue
Suite 2100
Harrisburg, PA 17106

From:

Liza Mousios
P.O. Box 116,
Revere, PA 18953
610-847-2744

Roy Cumming
P.O. Box 396,
Revere, PA 18953
610-847-2744

**NOTICE THAT COMPLAINANT WILL APPEAL TO THE
COMMONWEALTH COURT OF PENNSYLVANIA
AND
AFFIRMATION THAT THE CURRENT ELECTRIC METER REMAINS IN PLACE DURING
ONGOING LEGAL PROCEEDINGS**

To Whom It May Concern:

We wish to appeal the opinion and order in our case that was brought before the Pennsylvania Public Utility Commission(PUC): Docket numbers C-2019-3007989 and C-2019-3007995.

In fact, two Opinions and Orders were written.

The first was entered on June 13, 2024. In response to this. Complainants filed Exceptions, Addendum to Exceptions and Concise Statement of Errors.

The second opinion was entered on April 24th, 2025. We are enclosing the last two pages of both of these opinions.

We have planted evidence that the PUC was an error in a number of its findings and its representations of the facts. It is these findings and facts that we wish to bring to the attention of the Commonwealth Court. We are cognizant of the fact that the Commonwealth Court has heard a number of cases in which Complainants seek to opt out of smart meter installation. Concomitant with the fact that Ms. Mousios' case is increasingly drawing burgeoning media attention and attention from elected representatives----pursuant to the fact that Ms. Mousios was forced to live in a tent to escape the toxic effects from the neighbor's smart meter and also the fact that her champion dogs sickened and two died--Complainants intend to present to the court issues which are new, which examined previously considered matters in a new light or previously overlooked issues.

**AFFIRMATION THAT THE CURRENT ELECTRIC METER REMAINS IN PLACE DURING ONGOING
LEGAL PROCEEDINGS**

- 1) On April 30th, 2025, complainants Liza Mousios and Roy Cumming filed with the PUC an Affirmation that the current electric meter must remain in place during ongoing legal proceedings.
- 2) Concomitantly, Complainants filed a notice of Imminently Filing a Motion for reconsideration to the PUC.
- 3) Complainant had been informed that her current electric meter will remain in place during her ongoing case.
- 4) PUC and Met-Ed must abide by this agreement.
- 5) Complainant now adamantly affirms this fact and agreement.
- 6) The current meter must remain in place until final disposition in this case is made at the appellate court level, whether it be the Commonwealth Court or the Supreme Court of Pennsylvania, or at the Federal court level.
- 7) In addition, other legal and public actions are in process whose outcomes may well affect the path forward of Complainants' case.
- 8) Decision pending in the Declaratory Judgment of petitioner Nancy Colbert. The Commonwealth Court sent this case on to the Supreme Court of Pennsylvania.
- 9) The burgeoning movement of the opt- out bill introduced by Senator Doug Mastriano and Representative Brett Miller and Representative Eric Nelson. As you know, the health

czar was inundated with protest letters against the smart meter and in support of the opt-out bill.

May 1, 2025

Complainants hereby certify that the following were served:

Prothonotary's Office
Michael F. Kimmel, Prothonotary
Pennsylvania Judicial Center
601 Commonwealth Ave.
Suite 2100
P.O. Box 69185
Harrisburg, PA 17106
(via Certified mail)

Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street, 2nd Floor
Harrisburg, PA 17120
(via PUC efile)

Lauren Lepkoski, Esquire
FirstEnergy Service Company
2800 Pottsville Pike
P.O. Box 16001
Reading, PA 19612-6001
(610) 921-6203
llepkoski@firstenergycorp.com
(via email)

Tori Giesler, Esquire
FirstEnergy Service Company
2800 Pottsville Pike
P.O. Box 16001
Reading, PA 19612-6001
(610) 921-6658
tgiesler@firstenergycorp.com
(via email)

Liza Mousios

Roy Cumming

These digital signatures serve as true and authentic signatures