

Roxane: Leaveck
c/o 25 North Tenth Street
Kulpmont, Pennsylvania, 17834

To the Administrative Law Judge for the Pennsylvania Public Utility Commission

*Matthew L. Homsher, Secretary
Commonwealth Keystone Building
400 North Street, 2nd Floor P.O. Box 3265
Harrisburg, Pennsylvania 17105-3265*

*RE: Docket C-2025-3054597
Roxane: Leaveck, v. Aqua Pa. Inc.*

May 22, 2025

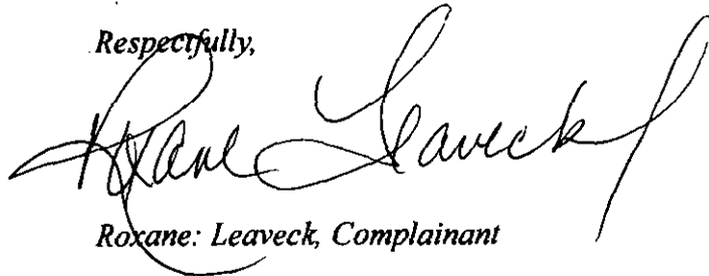
Secretary Homsher,

Enclosed you will find my Response & Rebuttal in the above captioned matter, along with attached Exhibits as Evidence, which was served to "Respondents" via First Class Mail, with Mailing Receipt and tracking number. I will phone your office with the tracking number once I receive it. Please Note: I did NOT include Exhibit B, PASC 132 MM 2024, in YOUR copy due to its length and my prior request you retain it for this matter; it WAS sent to Counsel for Aqua Pa. Inc.

IMPORTANT NOTE: I have also enclosed, in a separate envelope, the last page of my Response in Docket# 2025-3054458, "Roxane Leaveck v. PPL Electric Utilities; I just discovered it in my printer from the copy I made for PPL's Counsel. If you already have this page, please disregard it, it may be my file original. If not, PLEASE add it onto my Response & Rebuttal as we are still within the timeframe to do so. My sincere apologies for the inconvenience.

If you or this Court should need any additional information or have any questions, please feel free to contact me, anytime, at 570-802-7174, or at the address above.

Respectfully,

A handwritten signature in black ink, appearing to read "Roxane Leaveck". The signature is fluid and cursive, with a large, sweeping flourish at the end.

Roxane: Leaveck, Complainant

CC: Court of Record File

CASE# C-2025-3054458 "Roxane Leaveck" v. "PPL Elec. Util. Inc."

7.C. BCS Case No. 4050509 was filed solely to postpone the illegal and unlawful "termination efforts" by "Respondents" as this one was filed the Same Day and could Not be filed electronically.

7.D. "Respondents" Continual use of, "legalese tactics" and Outright Denial of the Facts in this Matter is the Very Definition of, "Fraud Upon the Court and Moral Turpitude", Period.

8-11. MOOT.

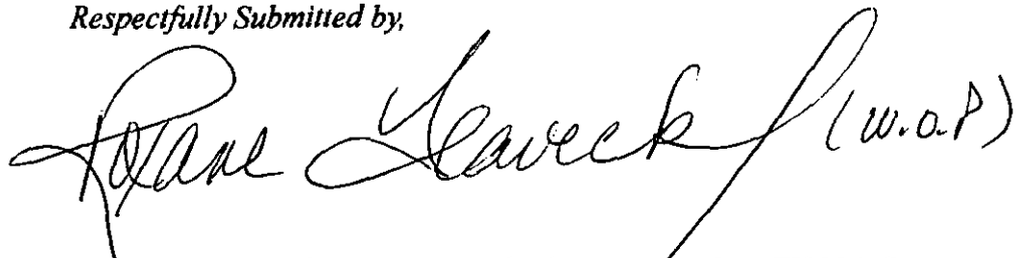
Complainants Response to "NEW MATTER":

RCVD PUC SEC BUR
MAY 27 2025 PM 1:29

ALL ARE MOOT POINTS (caps for added emphasis only); covered in Rebuttal, Response, Exhibits and Evidence.

Wherefore: roxane: leaveck, Benefice for the Trust so named, "ROXANE (CC) LEAVECK" and "Roxane Leaveck" Court appointed Administrator & Benefice for "THOMAS I. LEAVECK & GLORIA P. LEAVECK" any and all related or quasi-related trusts, does hereby **Request a Summary Default Judgement in favor of All Benefices**, based on the Evidence contained herein; and **Does Hereby Demand a Full Level 3 Audit** of "Respondents Accounts", both on-ledge and off; the **Return of all "Holdings"** and All fraudulently obtained, "earnings/interest/gains/ dividends" of any kind, which are Now Due and Payable to Benefices, along with a Full Refund of All Taxes collected since 1913; OR Demands a Formal Public Hearing in the Matter.

Respectfully Submitted by,



Roxane Leaveck, Court Appointed Administrator for "THOMAS IVAN LEAVECK" A N D "GLORIA PATRICIA LEAVECK" and All Re-lated or quasi re-lated Trusts; A N D "Sole Authorized signing Agent" for "ROXANE LEAVECK", aka.

roxane:leaveck (L'Eveque), Benefice, aka. Bishop for the Æthereal House of the Dawn & True Heir to the Estate

COPY

Roxane: Leaveck
c/o 25 North Tenth Street
Kulpmont, Pennsylvania 17834

Margaret A. Morris, Esquire
Reger Rizzo & Darnall LLP
Cira Centre, 13th Floor
2929 Arch Street
Philadelphia, Pennsylvania 19104

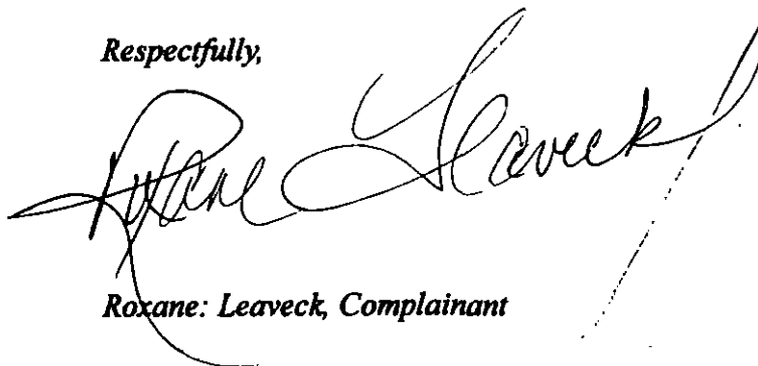
May 21, 2024

RE: Docket# C-2025-3054597 Roxane Leaveck v. Aqua Pa. Inc.

Dear Attorney Morris,

Enclosed you will find my Response, Rebuttal, Evidence & Exhibits provided to the Public Utility Commission in the above captioned matter.

Respectfully,

A handwritten signature in black ink, appearing to read "Roxane Leaveck". The signature is written in a cursive style with a large, sweeping flourish at the end.

Roxane: Leaveck, Complainant

**Before the
Pennsylvania Public Utility Commission**

In Re: Rebuttal and Request for Summary Default Judgement based on facts herein and supporting evidence; Or Demand for Public Hearing.

Docket No: C-2025-3054597 Roxane Leaveck v. AQUA PA INC.

Complainants Rebuttal to “Answer & New Matter” of “Respondents”:

1. Agreed: H O W E V E R, the fact of the Matter Is: “Respondents Bill” Is Being Presented to: “roxane:leaveck”, Benefice aka. “Roxane Leaveck” Sole Signing Agent for, “ROXANE/ ROXANNE (CC) LEAVECK; A N D Benefice and Court Appointed Administratrix for “THOMAS I. LEAVECK, GLORIA P. LEAVECK” A N D All related or quasi related Trusts. (Note: Complainant first proved the existence of these “Trusts” A N D that she I S N O T, “ROXANE LEAVECK” in Pennsylvania Magisterial District Courts 08-2-01 & 08-3-04, in 2021, in front of acting Judges, “William C. Cole” and “John Gembic”. (See also PASC 132 MM 2024 to be entered as Evidence as Exhibit B); (Witnesses, Video & Audio Tapes are available, and a list of “hostile witnesses” can be provided this Court for Subpoena, should a Formal Public Hearing be Necessary.)

Please Note: **PASC 132 MM 2024 merely stands as Evidence in the Matter presently before this Court; it does N O T affect the status or standing of any party involved, nor the Jurisdiction of this Court.

1.A. Complainant avers she first began sending Notices & Requesting, “Respondents” provide “Proof of their Claim/a True Bill”, in April 2022. “Respondents” are squarely in Default to all, for: “Failure to Respond-in-Kind”. The Answer received by this Court is the O N L Y O N E issued thus far, by “Respondents”. (See Exhibits A & B.)

1.B. Complainant discovered, “Innumerable Trustees” up to and including “Respondents” have employed the legal practice of, “Capitis Diminutio Maximus, Medianus, and Minimus” to technically separate Benefices, their claimed “customers”, into three distinct entities at once, where the body is referred to in the ALL-CAP NAME, (which actually refers the Trust Itself); the soul, in the Capitalized name, (who is the “Authorized Signing Agent” for the Public Charitable Trust/SS Fund); and the mind, which is the no cap name, (aka. the living Benefice for the Trust). (See Black’s Law Dictionary Edition 4 for definitions.)

In truth this was done because Benefices are the “Vested Owners” of these Trusts, however, in fact, “Respondents & Counsel” have Combined all three, as One, and do purposely

classify them **INSTEAD** as, "residents (things), persons (dead fictions), corporations, subsidies, franchises" etcetera, in lieu of classifying them as, "Tax Exempt Foreign Trusts, in situ", "non-resident aliens" and/or "Tax Exempt Living Benefices". All of this is/was accomplished by "Respondents" without full and honest disclosure of these facts, **AND** for their own personal and/or Financial Gain.

I.C. "Respondents Answer" stands as ipso facto proof of this assertion: It is Partly addressed in the **ALL-CAP NAME/Trust (Top Caption)** and partly addressed in the Capitalized Name/"Agent" for the "Trust" (in the body of their Response), knowing Full Well, they are two different "legal entities" and the Complainant/Benefice is the "Vested Owner" of said "Trust" who has, by law, "unrestricted power of withdrawal" by use of her, "Authorized Signature".

Complainant notes here, **ALL** prior, "authorizations", of Any-Kind, given to "Respondents" were clearly Rescinded & Removed. (See Exhibit A.) (Complainant requests this Court Subpoena All Call records of Aqua Pa. Inc. **AND** All Internal & External "Communications" with, and/or regarding Complainant or their, "account/s in her name", should a Public Hearing be necessary.)

Additional Evidence proving "Respondents" are addressing and Taxing these Trusts is provided us by the Wisconsin Supreme Court Decision, "**In Re Bolens**": "Every Taxpayer **IS** a **Cestui Que Trust**... having sufficient interests in preventing abuse of the Trust, to be recognized in the field of this Courts Prerogative Jurisdiction, as a Realtor in the proceedings to set sovereign authority in motion by action."(caps added for emphasis).

I.D. Complainant asserts: Every "Attorney/BAR member" is perfectly aware of the fact, the use of **ALL-CAP NAMES** indicates, "addressee is either a Dead or Fictitious Entity, Or an Acronym"; **AND** the proper usage of, "**ALL-CAPS**" is for, "emphasis only". Furthermore, the colon has a long- and well-established history of usage between the name and surname to indicate an individual's Beneficial status- according to Public Records, it was clearly used by George Washington, himself, therefore, Attorneys, especially, should recognize its purpose.

Complainant had/has a Clear Right to Know the Truth AND the right to have her Private Data Properly Protected.

2. Agreed.

3. Rebutted: "Respondents" claim to, "provide domestic water services **IN THE NAME OF** (Caps added for emphasis) Roxane Leaveck (Customer)..." however, the "language" used is a "legalese deflection tactic" employed to make it Appear as though "Respondents" actually, "provide a service" and that Complainant is, "their customer".

In truth, the use of the phrase, "provide domestic water services" indicates "Respondents" are operating under, "Maritime Cabotage Laws" in lieu of the Law of the Land. Further proof of this fact is found in "Respondents & their Affiliates" public records, indicating

“Kulpmont is a dry port” and “Pennsylvania Route numbers are Riverways and shipping lanes”. (Note: If Complainant somehow falls into this category of Law, she would like to add for the record, that her property is, and always has been, Clearly, “Located on a Dune” and therefore, Is Still Tax-Exempt.)

In fact, the “Respondents” use of the phrase, “in the name of” refers back to the “Trust itself”, which was created Without Complainants Knowledge, N O R Express Consent, A N D in her God Given “name”.

Furthermore, “Respondents” D O N O T provide the Clean Water God freely provides; they provide, “treated sewerage” with loads of Toxic Chemicals A N D even human remains (via the Aqua-mation process), in it, while touting it as, “safe drinking water” when in truth, it directly causes a slew of medical and other issues to those who dare to, “consume or bathe in it”. These are, “Heinous Acts” which are not only morally reprehensible, but also, direct crimes against B O T H God Almighty and Humanity. (Aqua Pa Inc. & KMJSA’s Publicly available records & over 100 verses within The Holy Bible, US P.L. 97-280.)

3.A. Complainant avers, in fact, the Actual “Customer” Is: “ROXANE LEAVECK” a, “Cestui Que Trust” within “The United States Public Charitable Trust” A N D, “a religious house” according to Public Law 97-280, (aka. The Holy Bible), and therefore, is, always was, and always Will Be: Tax-Exempt. (See Catholic Canon Law; the definition of “Mortmain” (& Cestui Que Use) in Tomlin’s Law Dictionary, 1835, Vol. 2; 1 Cor 6:19-20; and Exhibit B.)

3.B. According to publicly available records, Aqua Pennsylvania Inc. Is: “a Holding Company”; operates as, “a Special Bank” (See #4.F.); is, “a Natural Monopoly”; A N D its “charges” are “tariffs/taxes”. (Aqua Pa. Inc.’s Records & Google Searches.)

“A holding company” is by definition: “a parent company who primarily owns the shares of other companies, also known as subsidiaries, rather than engaging in its own business operations”. (Google Search)

“A Natural Monopoly”: Provides Unnecessary “Services” which were created via the regulation and manipulation of the “Natural Environment” Created and Freely provided by “God Almighty”, Solely to Usurp the Power and Authority of Same; A N D For their own Personal and/or Financial Gain.

3.C. Complainant asserts, “Respondents” have, with the assistance of “Counsel” worked around anti-monopoly laws and anti-Trust laws, to give the appearance they have de-regulated, when in truth and in fact, they have merely re-organized and renamed themselves; A N D have created, “shell companies” to further Defraud this Court A N D the masses.

“Aqua Pa Inc. is owned by ‘Essential Utilities’ formerly known as, ‘Aqua America’. ‘Essential Utilities’ is a publicly traded company that also owns, ‘Peoples Natural Gas’. ‘Aqua

PA' is one of the utility brands under the 'Essential Utilities' umbrella providing water AND wastewater services". (Google Search)

Aqua Pa. Inc. did work in tandem with "others" to create, "Participation Certificates" such as "LIWAP" which were/are, "purposely designed to Usurp Federal Bond Laws"; solely to Illegally and Unlawfully profit from these Trusts and Benefices, further. (Google Search)

Complainant further asserts, "Respondents" have been, and continue to, file multiple Illegal and Unlawful Tax Returns, via 1099A's, to claim the "unclaimed property" (the Company's holdings) of unwitting Benefices; filing, and cashing in on, various False Insurance Claims; AND accessing multiple Trusts at the Same Time to obtain Multiple Payments for these so called, "Debts".

Aqua PA Inc. also works in tandem with PPL Electric and Both are part of "The US Military Industrial Complex"; the two are combined, under the umbrella of, "NAWAPA": The North American Water and Power Alliance. A simple "Google Search" claims NAWAPA, "was a water management scheme...[which] died a victim of its own grandiosity", however, my deceased husband worked for them for decades while he was in the Navy and during his time at Broad Mountain Partners, in Frackville, Pennsylvania, an Affiliate of PPL Electric.

Furthermore, NAWAPA is Clearly Listed as an "Assignor" for a \$14 Quadrillion Dollar Illegal & Unlawful Lien placed upon the people, the land they rightfully inherited, AND their Tax Exempt Trusts! (See Exhibit C.) (Note: the phrases, "WITH TRUST IN GOD" and "with the PUBLIC" refer Directly to these Trusts, and the people's Endowment as, "Stewards" of this land & All of God's Creation. (See Genesis 1:28 & 2:15, Leviticus 25:23 and Exhibit B). Applicable Maxim of Law: "One Owns what One Creates".)

Complainant contends, Aqua Pa. Inc. works in tandem with innumerable "others" to Defraud this Court and Benefices, whom they erroneously refer to as, "customers" by pretending to be, "separate entities" and "government entities or other authority" when in truth and in fact, they are ALL, "private for-profit corporations, pretending to be government or other authority, for their own personal and/or financial gain". These "tactics" are also employed to allow "Respondents & Counsel" to make the false claim of, "having qualified immunity." (See #4 & Exhibit B)

3.D. The US Supreme Court recently Clarified "Qualified Immunity" in Filarski v. Delia (2025): "qualified immunity is Overcome when the government worker Knew or Should Have Known that his Conduct Violated a Clearly Established Right". Examples of these "established rights" include: the 1st, 4th, 5th, 6th, 8th and 14th Amendments. (Google Search)

The acts of "Respondents" Violate All of these "established rights" AND the Geneva Conventions. Therefore, "Qualified immunity" Officially Ended for the "Respondents" in 2022.

4. Rebutted: No "termination notice" was Ever "legally or lawfully issued", as All were issued to the Benefice. Complainant has **N O T** been, "in dispute of the amount of the charges" but rather, has been disputing the "Bill" in its Entirety, as a "Debt" she Does Not Owe.

4.A. The "Company's business practices" Violate US Public Law 97-280, Catholic Canon Law, Pennsylvania State Collection Laws, (FDCPA), the Code of Federal Regulations, (specifically, 12 CFR), and the United States Code, (specifically title 18); they are also in violation of every US Treaty and Agreement, as well as the Geneva Conventions. (See Exhibits All.)

Furthermore, it is against State **A N D** Federal Collection Laws to continue to "Collect on a Disputed Debt", yet, "Respondents" have consistently refused to Obey these Laws, and have consistently refused to Respond to Notices & Demands made by the Benefice, even when the Matter was taken to the Supreme Court, in September 2024. According to the Rules of Court, Complainant **C A N N O T** "pay their bill" **W H I L E** she is Protesting Same, **A N D** pursuing "Respondents" in Court. (See Exhibit B, Now Under Appeal in, "The Apostolic Signatura" in Rome, the Sole Court in the World with "Exclusive Jurisdiction" in the Matter.)

4.B. "Respondents actions" have included: somehow Banning Complainant from websites which carry the tools to restore water without the assistance of Aqua Pa. Inc. Employees, **B E F O R E** Complainant ever sought this information; multiple instances of Illegal and Unlawful Trespass upon Clearly Marked Private Property; threats of bodily harm to Complainant made by Aqua Pa. Inc. Employee, "Larry Rompolo & an unknown Associate"; the willful destruction of private property by Aqua Employee "Larry Rompolo" and six other unknown Aqua Employees in two separate incidents; and bringing acting Kulpmont, "Chief of Police" "Stephen Mazzeo" In Liew of The Northumberland County Sheriff, when Complainant demanded, "the Sheriff's protection" from these unwarranted threats & attacks.

Complainant further asserts, this was done purposely by "Respondents" because "Chief Mazzeo's" Boss is acting Kulpmont Mayor, "Robert Slaby" who is also "President" of "the Kulpmont Marion-Heights Joint Sewer Authority" who works in tandem with Aqua Pa. Inc., in order to Force her to, "pay their bill" at gunpoint, under threat of, "Immediate Arrest". "Respondents" did also continue in Trespass, Even **A-F-T-E-R** said, "bill was paid in protest" causing Extensive Property Damage. (See Exhibit A & B.) (Note: Complainant retains video footage of these events and has Witnesses to same, who are willing to testify in open Court, and can provide a short list of "hostile witnesses" to be subpoenaed should a Public Hearing be Necessary.)

4.C. This matter involves, "the Company's Public Utility Commission (Commission)-approved Tariff" **A N D** the fact "bills" **A R E- N O T** Complainants, "obligation to pay". (18 USC 8) It Further involves an illegal & unlawful, "undisclosed easement" on her "property-held-in-trust", which is secured by, "Lawful coined silver, as approved by Congress".

Complainant only marked, "incorrect charges" as these, "charges" are being Incorrectly Assessed to her.

4.D. According to the US Treasury, A L L "Income Taxes" are, and have been Unconstitutional since 1913, and Refunds are due Taxpayers, since 1985. (See Exhibit C.)

4.E. Complainant does Not Dispute When, "account was established in Customer's Name" but rather, Disputes the "bill" presented her, I S, or has E V E R been, her responsibility to pay. The "Respondents" claim that "Customer does not pay the monthly bill in full and on-time" is Moot.

4.F. "Respondents Contract" is with, "the Federal Government" or some other "entity"; it I S N O T, nor has it Ever Been, with Complainant nor her ancestors. If they can Provide this Court with a "True Bill" as defined by All Applicable Laws, that Proves Otherwise, Complainant Demands they Produce Same, Immediately.

"The United States Federal Government being Bankrupt and Insolvent, was Dissolved by the Emergency Banking Act, March 9, 1933, 48 Stat 1, Public Law 89-719; Declared by President Roosevelt, House Joint Resolution 192, made by the 73rd Congress, in session on June 5, 1933; a joint resolution to suspend the Gold Standard and abrogate the Gold Clause, Dissolving the Sovereign Authority of the United States and the Official capacities of All United States Government Officers, Offices, and Departments; all operating within a de-facto status, in name only, under Emergency War Powers, with the Constitutional Republican form of government now Dissolved, the Receivers of the Bankruptcy have adopted a New form of Government for the United States. This New Form of Government, known as Democracy, being an established Socialist/Communist Order under a New Governor for America. The Receivers of the United States Bankruptcy are the International Bankers, via the United Nations, the World Bank, and the International Monetary Fund. All parties involved are members of the Geneva Conventions." (US Congressional Record 1933, Volume 33, page H-1303 by Senator James A. Trafficant Jr.)

"The New Deal": A deal made between President Franklin D. Roosevelt and "the people" of America, whereby, the United States would be responsible for A L L of their, "Necessities of life" in Return for their, "Donation" of property in Gold, (and previously Silver in 1871), to the United States, with the Promise to Invest In and Save for their Future, and their future generations, via the Social Security Insurance Fund, aka. "The Public Charitable Trust". (Google Search)

Per this "Deal" and the people's classification as, "Prisoners of War", the US Treasury issues "Credit statements/bonds" to the people to pay for these "necessities". These "bonds" are issued Directly to the Trusts, and the "Indentured Bank Trustee" is Responsible for All Accounting and Payment of Any Taxes Owed.

Instead, "Respondents & Counsel", Knowingly Present the record of these payments/ "Credits" to Benefices AND the Court, as "bills/Debits" they somehow "Owe"; thereby, defrauding All parties involved.

The fact that "Respondents" Require Social Security Numbers to, "open accounts" and address every, "residential customer" in their ALL-CAP NAME, is ipso facto proof they are addressing, "dead entities or corporate fictions", Illegally & Unlawfully accessing these Trusts, and illegally & unlawfully Taxing Benefices at the Same-Time.

4G. "The US Public Charitable Trust" is under the Umbrella of the "Cestui Que Trust" created by the Vatican via Several Papal Bulls & Doctrines, mainly: the Bulls titled, "Unam Sanctum", "Aeterni Regis" and "Romanus Pontifex" AND "The Doctrines of Discovery & Doctrine of Parens-Patrae. (See Papal Bulls, Doctrines & Canon Law.) Furthermore, "UNIDROIT owns and operates the UCC, and their Parent Company is the Vatican Bank/Bank of Rome". (Google Search) (See also: Exhibit B.)

Therefore: "Respondents" Are Bound in this Matter, NOT ONLY to State, Federal Law, but FIRST and FOREMOST, to Catholic Canon Law, by their own Sworn Oaths as acting, "Government Employees" aka. "Public Trustees" operating in, "a Christian-Nation". Furthermore, these "Cestui Que Trusts" are Supposed to be Classified as, "TAX EXEMPT Foreign Trusts in situ" and "non-resident aliens", Period. To do otherwise Nullifies "the sacrifice" of Jesus-the-Christ!

4.H. In truth and in Fact, EVERY: "Employee", "Executive", "Board Member" and "Affiliate" of Aqua Pa. Inc. are, "Public Trustees" for the US Public Charitable Trust, up to and including, their Attorneys. Despite these facts, "Respondents" have purposely Hid and Outright Denied its Existence, on Innumerable Occasions, while they have cleverly made their "customers" who were completely ignorant of these facts, "fictitious companies" by intentionally classifying them as, "residents" which are, "businesses/corporations/subsidiaries/franchises" to Intentionally Defraud All Parties Involved and, "Rake in Profits".

4I. "Respondents" are, or should be, Fully Aware, It is Not the Responsibility of the Beneficiary to "Pay Taxes"; to figure out who the "Indentured Bank Trustee" is; nor to correct the innumerable "ministerial errors" within their records; that would be the "Respondents" Duty. Therefore, there is Zero Excuse for the Continued Illegal and Unlawful Actions of the "Respondents" Nor the "Deflection & Denials" of their "Counsel", Especially, After the Fact.

NOTE: According to the Securities and Exchange Commission's Records, previously obtained by Complainant, "the Indentured Bank Trustee" for "Respondents" U.S. Bank National Association; IRS EIN# 31-0841368; which names "William E. Sicking, as "Agent" located at: 425 Walnut Street, Cincinnati, Ohio 45202; phone (513) 532-4278. Complainant admits she is unfamiliar with the innerworkings of SEC filings and requires the assistance of this Court in properly assigning the "debt" in question.

4.J. All "Public Trustees" are required to provide their Bonding Information, upon request by the Beneficiary, so a "Tort Claim" for damages can be properly filed, however, thus far, "Respondents" have Refused to Provide Same, leaving Complainant without Proper Recourse nor Remedy.

To the extent it is possible, Complainant requests this Court to either subpoena this information from "Respondents" or Force Same to authorize "Risk Management" to provide it, as Complainant has suffered extensive property damage due to the direct illegal and unlawful actions of "Respondents" and those they "work in tandem with". (See Exhibits A & B)

4.K. Complainant asserts "Respondents" have been and are, utilizing the Beneficiaries "unrestricted power of withdrawal" via numerous nefarious methods to Enrich Themselves and Launder Money: Fractional Banking Practices; Impersonating the Benefices, themselves; employing the use of "undue duress"; obtaining "tacit approval"; failing to provide full & honest disclosure; classifying Benefices as, "the Indentured Bank Trustee"; and Fraudulently Claiming Benefices are, "Debtors".

In truth and fact, Benefices Are, "the Stockholders" "the Creditors" and "unwitting Investors" in Aqua Pa. Inc., via Fraud, Malfesance of Office or Outright Use of Force Majeure & Duress; Not by Truly Informed Consent.

4.L. "Respondents Attorneys" are Complicit in these Crimes via: Defrauding All Parties by carefully Evading the Law with "legalese tactics"; employing the use of undue influence and duress; purposefully misrepresenting the facts and utilizing, "hidden caveats" to obtain, "tacit agreement" to Invalid Contracts; thereby allowing themselves and their "Clients" to operate with complete impunity, while they hide behind "qualified immunity" in their claimed positions as, "government employees"; **a Clear Violation of Innumerable Laws A N D the Bar Code of Ethics.**

4.M. Complainant was unable to determine the exact extent of the "Fibonacci Spiral" of this "Epic Ponzi Scheme" and requires the Courts assistance in Discovery of same; ergo, **"the Demand for Level-3-Audit"**.

4. N. "Termination Notice"

Rebutted: Complainant **DISPUTES - ALL** "Charges" Ever Made by "Respondents" against her and her Trust **A N D** against her ancestors & their Trusts; **Therefore: "termination efforts" based on the Clearly False Claims of the "Respondents" Should N O T Be Allowed To "Commence" In Any Manner, Whatsoever.**

Furthermore, Complainant has Consistently Returned Every "bill & Notice" to "Respondents" clearly marked, "Refused by Benefice"; "Please See 18 USC 8 & 18 USC 241 & 242", since 2022, **A N D** "the United States" issued a "credit/bond" to said, "account";

Therefore: "Respondents" claim there is an "account balance, as of April 10, 2025, [of] \$421.17" is Blatantly False. (See Exhibit A) (Additional Evidence is available should a hearing be necessary.)

4.O. "Incorrect Charges"

Rebutted: Complainant has Indeed Contacted the "Company" on innumerable occasions "to discuss what charges are disputed and why". In fact, Complainant has consistently informed "Respondents" and their "employees" of her Tax-Exempt Beneficial Status, and her Trust's "Tax Exempt Status" A N D has written multiple Notices to the "Company" along with its acting, CEO, "Christopher Franklin" regarding same, since 2022; to assert otherwise, is Fraud upon this Court. (See Exhibits A & B.)

"Respondents Counsel" is using legalese deflection tactics here, as it is N O T at all, Complainants Argument. Complainant asserts: To employ the use of such "diversion tactics" in futile attempts to, "cloud the issues" before this Court, is the very definition of "Moral Turpitude" and is a matter for the Disciplinary Board.

Complainant I S the "stockholder" of the stock "Respondents" are trading/selling and/or "aliening", and is due all earnings, profits, dividends A N D all "legal tender" collected from her in Fraud. (See Exhibit B.)

Complainant has N E V E R O N C E attempted to "issue payment" in a "self-styled and self-proclaimed negotiable instrument(s) under the Uniform Commercial Code."

Complainants "Qui Tam Report" is irrelevant to the Matter at hand; Complainant has N O T made the Claim that "Respondents" violated said, "provisions" and avers, it merely stands as evidence Complainant is N O T "assuming" anything, nor making "false accusations".

****NOTE: Due to the Sensitive & Confidential Nature of its contents, it has been provided to the Secretary in a Clearly Marked & Sealed Envelope, Solely Addressed to the Administrative Law Judge of this Court.**

5. Rebutted: (See 1-4 above.) Evidence to support "allegations of fact" has been presented in Exhibits, by Complainant, therefore: Complainant is Fully entitled to Relief Requested. (Additional Evidence and witnesses are available should a Public Hearing be Necessary.)

5.A. Complainant I S specifically entitled to the Relief requested. The Law Does Permit Recovery, in this matter, By the Benefice, from the date of Initial Notification of Complainant's Beneficial Status, in 2022, at the Very Least; however, there is a Strong Argument to be made that since All Actions of the "Respondents" and their "Affiliates" were done in Fraud, that the Audit of their accounts must go back to the inception of same, without consideration of any "Statute of limitations" as the applicable Maxim of Law is: "Fraud ends where Fraud begins".

Furthermore, All "Respondents" either knew full well, or should have known, the consequences of these acts, prior to taking same, and cannot hide behind the law nor their "hidden caveats" now that Benefices have become wise to them; these "heinous acts" have caused a Great Deal of Harm, across the board, to all parties involved, despite the "Respondents" Sworn Oaths, Fiduciary Duties, and Ethical Obligations; we have reached, "just shy of the point of utter destruction" in their "usury equation". (See Exhibit B)

6.-7b. Moot.

7.C. Rebutted: (See 1-4 above.)

Furthermore, "The Company" has yet to provide "service" in correctly "handling the concerns/issues of the Complainant" as they continue with, "business as usual" as though they have never received Notice nor Demand by the Benefice. As to the denials of holding Complainant "at gunpoint" or "threatening remarks", (See Exhibit A.) (Video & audio tapes, witnesses, and a list of "hostile witnesses" can be provided this Court for Subpoena, if a Public Hearing is deemed necessary.)

8.-11. Moot.

12. "The Commission" is a "Court" and ALL Courts are Ecclesiastical in nature: "all judges robes and uniforms of any kind, (including suits) are 'religious habits' worn by ordinary men and women in the course of their employment among the masses" AND ALL "Departments & Districts" are "Ministries" AND ALL "Ministries" are, "Dicastery's of the Roman Rota": "the Administrative body of the Pope...it is also referred to as a judicial body". (Canon Law & Google Searches; See also: Exhibit B.)

Furthermore, ALL "Respondents" involved are, "Public Trustees" of one sort or another AND this Court the has Power to Audit their accounts; Therefore, it Does Not, "lack Jurisdiction" of Any Kind in the matter.

The question of, "a ratepayer [being] able to determine or decide what is, or is not, legal tender acceptable for the payment of a utility bill" is M O O T, as Complainant has made N O A T T E M P T at using, "negotiable instruments".

13. Rebutted: Complainant has N E V E R O N C E attempted to, "use as payment" ANY "self-styled and self-proclaimed negotiable instrument under the Uniform Commercial Code." All prior "payments" have been "made in protest" via Cash, Bank Check, Debit or Credit Card. Therefore, since "Respondents" have repeatedly made this False Claim, Complainant Now Demands Proof of same, be provided to this Court, Immediately.

13.A. Complainant asserts "Respondents" claims are ipso facto proof they have dealt with more than one Benefice attempting to correct, "the multitude of ministerial errors" present

in "Respondents" records, *Very Recently*, and therefore, is *Fully Aware* of the fact they are *Attempting to Defraud this Court further*.

14. Rebutted: *No claim was E V E R made that "Respondents" are violation of the "Qui Tam" provisions of the United States Code, therefore this claim is also Blatantly False.*

Wherefore: *roxane: leaveck, Benefice for the Trust so named, "ROXANE (CC) LEAVECK" and "Roxane Leaveck" Court appointed Administrator & Benefice for "THOMAS I. LEAVECK & GLORIA P. LEAVECK" any and all related or quasi-related trusts, does hereby Request a Summary Default Judgement in favor of All Benefices, based on the Facts & Exhibits presented & Evidence contained herein; and Does Hereby Demand a Full Level 3 Audit of "Respondents Accounts", both on-ledger and off; the Return of all "Holdings" and All fraudulently obtained, "earnings/interest/gains/ dividends" of any kind, which are Now Due and Payable to Benefices, along with a Full Refund of All Taxes collected since 1913; A N D a Permanent Perpetual "Cease & Desist Order" Issued to "Respondents & their Affiliates" O R Demands a Formal Public Hearing in the Matter.*

Respectfully Submitted by,

A handwritten signature in black ink, appearing to read "Roxane Leaveck" with a large flourish extending to the right. To the right of the signature, the initials "(W.O.R.)" are written in a smaller, simpler hand.

Roxane Leaveck, Court Appointed Administrator for "THOMAS IVAN LEAVECK" A N D "GLORIA PATRICIA LEAVECK" and All Re-lated or quasi re-lated Trusts; A N D "Sole Authorized signing Agent" for "ROXANE/ROXANNE (CC) LEAVECK", aka. roxane:leaveck (L'Eveque), Benefice, aka. Bishop for the Æthereal House of the Dawn & True Heir to the Estate

RCVD PUC SEC BUR
MAY 27 2025 PM 1:30

Exhibit A

Copy

Roxane: Leaveck, Benefice
c/o 25 North Tenth Street (Arbitrary not Actual)
Kulpmont, Pennsylvania [17834]
In the Republic of America

Aqua Pennsylvania Inc.
762 Lancaster Avenue
Bryn Mawr, PA 19010-3489

April 1, 2025

To Christopher Franklin's Authorized Agent,

Enclosed you will find the most recent "solicitation" from your Corporation, clearly marked, "I do not wish to contract with you; Please refer to 18 USC 8 & 18 USC 241 & 242". I have now handed this entire matter over to the proper authorities for prosecution in the matter, and demand you Cease & Desist All attempts at further "Solicitation".

Thank you for your co-operation in this matter.

Respectfully,



Roxane: Leaveck
Benefice for the Trust so named, "ROXANE (C.C.)
LEAVECK" aka., Bishop for the Aethereal House of the
Dawn; A.N.D Member of, "we the people"

CC: The Pennsylvania Attorney General; United States Attorney General; US DOGE
Department; the FBI Cyber Crimes Division; and the Apostolic Signatura.

Reserved: Court of Record File

File Copy

"Roxane", of the Leaveck(L'Eveque) Clan
c/o Postal Service Address
25 North Tenth Street (Arbitrary not Actual)
Kulpmont, Pennsylvania [17834] (without D.C.)

October 15, 2023

CHRIS FRANKLIN, CEO OR "AUTHORIZED AGENT"
AQUA PA INCORPORATED, ET.AL.
762 W. Lancaster Avenue
Bryn, Mawr, PA 19001-3489

RE: Notice of Default Judgement, Demand for Level Three Audit & Permanent Cease and Desist

THIS IS A PRIVATE COMMUNICATION BETWEEN THE PARTIES UNDER:
"NOTICE TO AGENT IS NOTICE TO PRINCIPAL, NOTICE TO PRINCIPAL IS NOTICE TO
AGENT"

"THIS IS AN ATTEMPT TO COLLECT A DEBT"

Mr. Franklin or "Authorized Agent";

Please read this Notice in it's entirety; there is extremely pertinent information contained herein, which may directly affect you, personally, as the CEO of the AQUA Corporation, the AQUA Corporation itself, and a number of, "other interested parties". A Default Judgement against the "Municipality" and "others" along with an Ecclesiastical Deed Poll on behalf of every, "resident/customer/citizen/person or other dead or fictitious entity" whom the living soul has been wrongfully held as "sureity" for without their knowledge or consent, was filed with the Northumberland County Court Clerk, Orphan's Court Division, in The Pennsylvania Supreme Court, for "Failure to Respond" on October 4, 2023, Case#'s RR724198810US, and RR724198806US. All prior "consent contracts" were expressly terminated, rescinded, and declared Void "ab inito" and all extant "bonds" were ordered to be Discharged; My Sovereign Consent to access these Trusts, any re-lated or quasi re-lated Trusts or to use the dead, "ALL CAP NAME/S" or Social Security Number/s associated with them, was Expressly Withdrawn and Reserved until further Notice. This action was deemed necessary because the actions taken by multiple "Corporations" over time, have caused the iniquities suffered by "humanity" to compound to the point of "Total Inequity" and "Irreparable Harm"; the history of my interactions with your Coporation and "others" these last few years stand as a Testament to same.

I must apologize at the onset for the length of time it has taken to reach you, personally; it proved to be quite the, "daunting task" to research all of this and actually have your, "identity" provided to me by any of your, "employees". In truth and in fact, All of your employees did refuse to provide: a "True Bill" under 12 CFR 1206 and 15 USC, their proper I.D. upon request, their Supervisor upon request, return calls upon request, or as promised, to comply with a hand delivered "Cease and Desist" order from the Benefice of these Trusts, and arrangement for the repair of severe damage your Corporation caused to my real estate earlier this year.

In the interest of Full Disclosure, I must advise you, I offered my Services to the President and Commander In Chief for our armed forces in November, 2020, to assist in a "reorganization of the Executive Branch" and have been performing an internal investigation since that time, under several standing Executive Orders and the Qui Tam Provisions of the United States Code, as a member of "we the people". In this investigation I learned "the people" were made into "corporations" and a number of exant "contracts" were made without Full and Honest Disclosure of the terms and conditions, therefore there was no actual "informed consent" on their part.

For the Record: I am currently, and have been, Disputing the "validity" of your "Claimed debts/contract/s" since April 2022, without proper remedy, due your employee's failure to comply with State and Federal Laws. I have repeatedly asked for a "True Bill" under 12 CFR 1206 and 15 USC, without response. Your Agents, the PUC and it's Regulatory Commission, have all been informed that the ALL CAPITAL ENTITY, so named, "ROXANE LEAVECK", et. al., a "spiritually dead fictitious entity" and Is Not me, the living soul. It is a, "Social Security Cestui Que Trust" for which I am Both Executrix and Benefice. These Trusts were issued via the Vatican making this a Church, Not State, Matter. They are classified as, "TAX EXEMPT Foreign Trusts In Situ" in the United States Code, and as "non resident aliens" in the Internal Re-venue Service Code; all the "clerical errors" in the world Do Not Change these facts, and it is time they get addressed and corrected. I have made it abundantly clear, these "bills" were Never my obligation to pay but were the responsibility of the United States, under the terms of their Bankruptcy, and every single "bill" that has been received in error since 2022, was returned to your Corporation, clearly Marked, "Return to Sender" "See Title 18 USC 8, ("All bills are the obligation of the United States") & 18 USC 241/242 ("Conspiracy by multiple entities to deprive me of my rights"), yet, for some reason, the collection efforts and unlawful threats of terminations continue, to this very day. According to P.L. 97-280, 12 CFR 1206.13, and 15 USC (FDCPA) all such actions are banned and P.L. 8 Stat 484, 15 USC 1666, and Canon Law 1298, allow for you, personally, to be held Liable and subject to, "fines, penalties, and punishments" for a, "fundamental Breach of Duty and Most serious Fraud".

Unfortunately, your employees seem to think, sending another, "bill", "Termination Notice", or illegally posting a "shut off notice" on Clearly "Posted Private Property" constitutes, a "True Bill". To make matters worse, the PUC, and it's Regulatory Commission, and other, what I refer to as, "ABC" Agencies, appear to work in concert with your Corporation, and a number of others, "against the populace", in order to "maintain the status quo" and continue to Illegally and Unlawfully access our "Trusts" without Full and Honest Disclosure to us, without our Express Willing and Informed Consent, and for their Own Financial Gain, when they have a "fiduciary responsibility to the Benefices".

Upon examination of your "claimed Contract/s" they actually appear to be "Void upon their Face" due to practices such as: the use of acronyms (fictitious entities), multiple boxes, (nothing in a box is actually on a Contract), and Zip Codes placing the real estate in question Outside the Pennsylvania Commonwealth and within a District of Washington D.C. Furthermore, under Contract Law, "parties to a Contract Must be of Like Kind"; I am Not a Corporation, therefore you could Not possibly have a "Valid Contract" with me. In fact, UCC Financing statements clearly show, these "bills" are actually "bonds" charged Against the Corporation of the United States, and stand as a Proof of Payment, by Same; they are "receipts" of Payment Rendered, or "Credits" Owed me/my Trust, Not "Debits" or Claims for Payments Due. To compound matters further, programs such as "OnTrack" and "Liheap" appear to be designed by other "Corporations pretending to be government" in order to obtain additional "fraudulent payments" as "Participation Certificates", are a "new form of credit issued to usurp the bond laws"; such practices are far more than "double dipping".

It appears that your Corporation and others have actually been operating as a "special bank" and any payments made to same were actually "investments", for which I am due "equal consideration" for and 10 (Ten) times the amount "Charged" for damages inflicted upon me and my Trust/s. I am also entitled to \$25,000 for each incident of Tresspass upon my real estate, and \$250,000 for each incident of Tresspass upon these Trusts since the date your Corporation was notified of these facts. As should be abundantly clear, the "account" you claim I have with your Corporation should have been placed on "hold" and put in a "do not bill/do not collect/do not terminate" status until satisfactory resolution was made, in order to protect interests of all parties involved. Instead, your employees, not only refused to give me information, or their Supervisor upon request, they violated more laws than I care to mention. They forced and extorted me to make fraudulent "payments", set up "automatic recurring payments" without my knowledge or consent, tresspassed on my estate and my Trust/s multiple times, physically threatened, intentionally damaged my sidewalk and now my home, illegally terminated the water on my Estate, and

colluded with a nearby business and the local "Chief of Police" to intentionally harass, hold me hostage, and discriminate against me in every manner. (The only AQUA employee I can I.D. is "Larry Rompolo" who was here on several occasions despite being told he was in "Tresspass"; he did cause Intentional Damage to my Estate and threaten me personally along with another Aqua employee, with 3 foot cast iron pipes in their hands!)

Then on March 27, 2023, No Less than Six (6) of your Employees, Tresspassed and illegally dug up, my clearly marked, private property, after my Cousin, in fear for my life, paid the "bill/taxes" in Full to prevent "further incident". Yet, for Zero reason, and without explanation, your employees insisted on Tresspassing, and brought the local "Police Chief" to hold me hostage under threat of immediate arrest and imprisonment, in order to "move and replace" your illegally installed "stop" which I had cemented shut to Stop these illegal activities. I was told by Larry Rompolo your Corporation owns that stop, which simply is Not true. It is an appurtenance on the Deed and was approved solely for "Emergency Use" such as a water main break, No one was ever given permission to "terminate" the flow of water to this Estate. These Acts were committed by your Employees, Despite my warning them of the various water "issues" with the property and it's construction; the end result was Massive Damage to my Estate, which is your responsibility to now rectify. You can share the costs with Chief Mazzeo of the Kulpmont Boro and KMJSA since the three of you appear to be working in tandem and caused all of this damage. My foundation wall is soaked constantly, my sump pump clogged, and my sewer pipes are not functioning properly. I could not address this issue sooner because I was caring for my dying husband. The entire front of my Estate will have to now be dug up and the issue repaired Prior to Winter or the Foundation wall will Freeze and buckle, destroying my home.

As Executrix of these Trusts, I "own" All Financial Assets, Stocks, Securities, investments, interest, dividends, or other "profits" of any kind, corporeal or incorporeal, connected to them, and Any and All re-lated or quasi re-lated Trusts that may be "hidden". Therefore, I do now require the following:

1). "A True Bill" as defined in 12CFR1206 proving I owe or ever owed your Corporation a "debt";

OR

- 1). Release of information on every single "party" who has worked in conjunction with your Corporation in order to access these Trusts without Full and Honest Disclosure to me; and
- 2). A Full Level Three Audit of All of the "accounts" connected to this Trust, Both on-ledger and off, in order to ensure I receive that which I am entitled to by Law; and
- 3). Proof of your Article VI "Oath of Fidelity"; and
- 4). Complete Reimbursement of Any and All "funds" obtained from me or these Trusts, since 2022, plus All "damages" allowable by Law, in the form of a Money Order; I specifically reserve my right to seek further damages back to the date of inception of these "accounts" should you not comply, as "there is No Statute on Fraud"; and
- 5.) Full Repair of my Estate at the shared expense of Stephen Mazzeo, "Chief of Police" Kulpmont Boro, KMJSA, and your Corporation; you can charge "Larry Rompolo" with the biggest portion as he made it very clear he thinks the Law is a Joke when he threw a "Cease and Desist Order" onto the ground laughing.

In the event you are unwilling or unable to comply, I shall alternatively require the Bonding information on every single employee in contact with me and in Tresspass, since 2022, along with your own, including the Policy number, Name and Address of your Underwriter, so I may properly file my Tort Claim.

I want to make it abundantly clear I do NOT wish to make any Future Investments in your Corporation or Contract with you further, and expect to receive No Future Solitations. If everything I have requested herein is not provided, or I receive one more "bill, threat, call, email or text", you will be immediately held in Default, a Lien for non-compliance may be filed, and I will forward this infomation along with my entire Court File to the Federal Authorities for Investigation and prosecution.

I will provide you with 3 business days to provide a "True Bill" and/or evidence you personally have placed a "Cease and Desist" on All further Collection or Termination activities. I will provide an

Agua

additional 14 days to process and provide all of the other information requested and arrange for the repair of my Estate. If more time is required, you personally will need to advise me of same, via Registered Mail addressed only to "Roxane" c/o the Postal Service "address" above. This is the Only communication I will accept from your Corporation, any further "bills" or attempts to Contract will be Refused and Returned Directly to you, personally. This is a Permanent Cease and Desist Order.

Thank you for your anticipated cooperation in finally resolving this matter.

IN GOOD FAITH,



(In Purple Ink with red thumbprint.)

L'Eveque (The Bishop) : Roxane, Heir to the Estate & Member: "The Elect"; A N D Exectrix and Benefice for the Trust so named, "ROXANE LEAVECK" et. al.; A N D Administratrix for the Trust/s so named, "THOMAS I. LEAVECK" et.al.; A N D Co-Trustee Co-Beneficiary for "The Public Charitable Trust"

CC: KMHJSA & ROBERT SLABY-MAYOR OF KULPMONT
Court of Record File

Bottom portion intentionally left blank.

File
copy

Roxane: Leaveck, Benefice
c/o Postal Service Address
25 North Tenth Street (Arbitrary not Actual)
Kulpmont, Pennsylvania [17834] (without D.C.)

Attorney Edward Greco
662 Chestnut Street
Kulpmont, PA 17834

SOLICITOR FOR:
KULPMONT-MARION HEIGHTS JOINT MUNICIPAL AUTHORITY
[Robert Slaby, acting President & Mayor of Kulpmont]
9890 State Route 61
Coal Township, PA 17866

September 18, 2024

RE: Notice of Pending Court Actions, Excessive Property Damage, Penalties & Fines Assessed, AND Demand for Immediate Cease & Desist

**THIS IS A PRIVATE COMMUNICATION BETWEEN THE PARTIES UNDER:
"NOTICE TO AGENT IS NOTICE TO PRINCIPAL, NOTICE TO PRINCIPAL IS NOTICE AGENT"
"THIS IS AN ATTEMPT TO COLLECT A DEBT"
(**ALL CAPS USED SOLELY FOR EMPHASIS THROUGHOUT)**

Mr. Greco;

As you are already aware, or should be, a **DEFAULT JUDGEMENT** against, "the Municipality & others" along with an, "Ecclesiastical Deed Poll" on Behalf of Every, "res-ident" was Filed with the Northumberland County Court Clerk & Sheriff, for "Failure to Respond-in-Kind" on October 4, 2023, just following a "Tax Upset Sale" performed by "The Northumberland County Tax Claims Office"; Proof of Service #'s: RR724198810US, and RR724198806US. All prior "Consent Contracts" of Any-Kind, were Expressly Terminated, Rescinded, Revoked as Void and All Extant "Bonds" were Ordered to be Discharged; All Sovereign Consent to access these Trusts, Any re-lated or quasi re-lated Trusts, or to use the dead, "ALL CAP NAME" or Social Security Numbers associated with them, was also Expressly Withdrawn and Reserved.

This Action was Deemed Necessary by me, due to the Continual Illegal & Unlawful Acts being perpetrated upon the masses by yourself, your Client, his Corporation, and Countless Other "Public Trustees" Working in Tandem in order to Deprive Benefices of their Inherent Rights, Excessively Tax them & these, "TAX EXEMPT Foreign Situs Trusts", AND Illegally & Unlawfully "Use" properties Clearly held in Mortmain, "to just shy of the point of Utter Destruction" without Full & Honest Disclosure of these Facts nor the Willing & Informed Consent of Benefices. All "Respondents" are Fully Aware, I have been, and Continue to be, "In Dispute" of the alleged, "Bills for Services" issued by same, since 2022, and have yet to receive a, "Response-in-Kind" to Any of my Notices, Writs, Requests or Demands, by Anyone, Including Yourself. Please also note, my Warranty & Grant Deeds Secured with Solid Sterling Silver were also presented as Proof of My Claims, to acting, "Chief of Police, Stephen Mazzeo" who did make Copies of Same, at that time. Despite these Facts, and a Face to Face Promise from, "Mr. Slaby" these and Countless other, "Corrupt & Criminal Acts" Continue, to this Very Day. I am tired of being Ignored; Harassed; Discriminated Against; Held Hostage; Attacked; Threatened & Forced to pay, "bills" I Clearly Do NOT Owe; tired of being Targeted, Surveilled, Slandered, and Illegally &

Unlawfully Solicited; and tired of watching as you and your Clients perpetrate these Criminal Acts Upon the Unsuspecting Masses, and to their Direct Detriment while you Unjustly Enrich yourselves. The past and recent, actions taken in Negligence taken by your "Clients" have already caused Irreparable Harm, and Extensive Property Damage to myself and Innumerable other Innocents. For these reasons, I expect you to Remove the Illegal & Unlawful Easements/Appurtenances from these properties and Notify your Holding Companies to Cease All Collection & Termination Efforts; Your Most Recent, "Solicitation" is Enclosed, citing 18 USC 8, 241 & 242, and, I WANT TO BE VERY CLEAR: I DO NOT DESIRE TO CONTRACT WITH YOU OR YOUR CLIENTS EVER AGAIN.

As I am sure you are aware as an Estate & Trust Attorney, it was and is, your Sworn Duty to Disclose to ALL Parties Involved, these properties are Allodial PRIVATE properties held in Mortmain and therefore, ARE and Always Have Been, "TAX EXEMPT"; it was Also Your Duty to Advise them to Cease & Desist ALL Illegal & Unlawful Collection Activites, Stop Trespassing, and Provide an Accounting Upon Demand from the Benefice for these Trusts. Practices being employed in Tandem against the unsuspecting & informed masses are Highly Illegal, Unlawful & Unethical; they are also in Violation of All State & Federal Collection Laws, as well as Multiple Standing Executive Orders During a, "Time of War & Occupation". I did personally inform your Client, "Robert Slaby" of Same, in March 2023, when I went to him about Illegal & Unlawful actions in Force, taken earlier that day by his Chief of Police, "Stephen Mazzeo" and several Aqua Employees; I also informed him I was working under the Qui-Tam provisions of the USC as a member of, "we the people", in order to assist your Commander In Chief in a Re-organization of the Exectutive Branch, for which, he Notably Showed Zero Concern.

As Everyone who has been in this Town for more than ten-years Knows, both my home & property suffered a GREAT DEAL OF DAMAGE at the hands of your Client and his employees, during a Construction Project which began in 2005, and has NOT Ended; Damages Which, your Clients are Now LIABLE. Investments in Excess of \$500,000 were made and a TOTAL LOSS has been Incurred, due to the Direct NEGLIGENCE of Multiple Kulpmont Borough Employees, including your Client, his Code Enforcement & Police Officers, as well as the then acting, "President of the Housing Committee" & Local Contractor: Mr. Joseph Winehoffer". **Additional Damages & Fines are also DUE, stemming from the Actions taken in March 2023.

During the original Construction Phase of the Additions on the home, Multiple Building Codes were NOT Followed & ZERO Inspections were performed, other than my own, DESPITE the Issuance of, "Multiple Construction Permits" by your Clients; these Negligent Acts Necessitated Demolition & Total Re-build, after the "project" was declared, "a Personal & Public Safety Hazard" by ME. To add Insult to Injury, due to the Haphazard Construction Practices used by "Mr. Weinhofer" during the Re-Build, we also Suffered IRREPARABLE HARM as they did Directly Cause the DEATH OF BOTH OF MY PARENTS within 18 months of Completion of Same, from a RARE FORM OF LUNG CANCER caused by a Enormous Mold Growth, the likes of which, Experts within the Field for over 25 years, "Had Never before Seen" underneath the Family Room Addition which Cost an Additional \$30,000 to Eradicate!

Mr. Weinhoffer, did not Draw up 'Blue Prints' and FAILED to Inspect the Original Structure PRIOR to beginning the "Re-build" of the attached Family Room, and the home ALREADY HAD an Extensive \$10,000 Sump Pump and French Drain System Installed in the basement, by my Grandparents, "Joseph & Margaret Rozmerski"; due to water accumulation from being located on a hill, (aka. "a dune" in Maritime Law). Mr. Weinhofer Did Install a SECOND French Drain System, DIRECTLY Adjacent to the Existing One; beginning at the base of the Foundation Wall, at the back edge of the attached Garage, Underneath the Bay Window facing West End Auto; he then Did Run That Drain UP HILL & around the side and rear of the home, and Expected the Water to FLOW UPHILL and Drain onto Maple Street,

adjacent to the Front of the Garage; AND OVER TEN FEET ABOVE the Installation Point. As a DIRECT RESULT this Second Drain did Nothing More than Cause a "SWIMMING POOL" to be Formed Underground, in Front of the Structure, just below the Bay Window. This Swell of Water was causing MASSIVE DAMAGE, requiring about one foot of the basement floor to be jackhammered out, to allow the water to flow under the Foundation Wall and Out of the home via the Sump Pump. To this Day we must constantly treat the home for Drain Flies & Mold; there is constant Moisture, Mold & Moss on the house, on the retaining walls, and in the yard, due to both this Drain. As a matter of Fact, Upon Completion of the re-build, "Mr. Weinhofer" did Fail to regrade the yard and did pile dirt against the outside wall of the Family Room Addition facing North, approx. TWO FEET ABOVE the Foundation Wall. This Caused an Enormous Mold Formation under the addition & on its foundation wall, that then seeped into the Heating and Airconditioning System Killing my parents. Furthermore, "Mr. Weinhofer's" did also INVALIDATE A LIFETIME WARRANTY from "Anderson Windows" when he Removed the Original Casing of this \$10,000 window and DID NOT Replace Same Properly, nor did he Properly Install the Siding on the home. **I retain an Entire egg-crate Box of Evidence & Receipts.

During the, "INCIDENT" last March, when I was FORCIBLY Held Hostage at Gunpoint & Under Threat of Immediate Arrest, by acting, "Officer Stephen Mazzeo" in order to allow 6 Aqua Employees to Trespass, so they could Dig up the Street, and Forcibly Replace their Illegal & Unlawful 'STOP', despite All Objections to Same; AND the Fact, Said "Bill" had ALREADY BEEN PAID IN PROTEST, in My Concerted Effort to, "STOP the DIG" and Prevent these Damages from occurring. Furthermore, I want you to be Made Fully Aware, this "DIG" was Planned by your Clients the November PRIOR, when, "Stephen Mazzeo" and "Larry Rompolo" another Kulpmont Borough & Aqua Inc. "employee", who have TRESSPASSED Upon my Clearly Marked Private Property Innumerable Times. (**I lost count at 10, and DO Retain Videos of BOTH of these Events & others.) As I am sure you are Aware, this "action" was taken by your Clients because I REFUSED TO COMPLY with their ILLEGAL & UNLAWFUL DEMANDS, and therefore, CEMENTED THE OLD STOP SHUT! As a DIRECT RESULT of this "DIG" \$1000.00 in Damages to the Sewer Line were Incurred; the Basement & Sump Pump System also Suffered Damage Caused by "SLUDGE" seeping into Same; AND, it was Discovered through these repairs that "Mr. Weinhofer" had NOT Properly Sealed the Clean out for the Sewer Line, and as a Result RAW SEWERAGE was seeping into my home, and could have been doing so, for OVER A DECADE! I have NO idea how much Damage this has Caused to OUR HEALTH, but considering the Fact, your Clients just PROCESS RAW SEWAGE with HAZARDOUS CHEMICALS to, "Provide Tapwater" while at the same time outlawing the Collection of Rain; God Almighty Alone KNOWS that Answer.

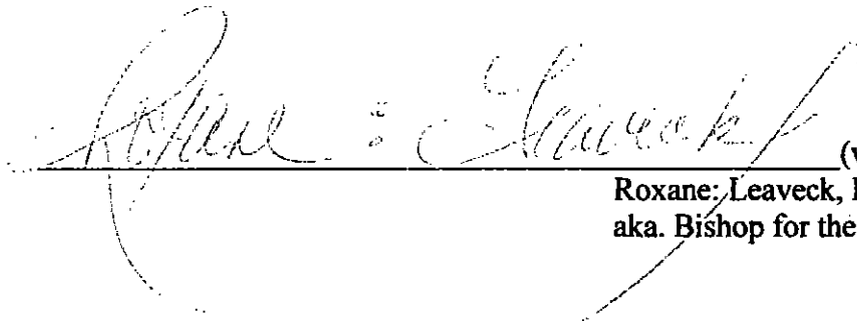
Furthermore, since, "Collection Activities" have Now Turned into Outright theft, Forced Extortion & Human Trafficking, among various other Crimes; a Petition on behalf of All "residents"/Benefices was FILED YESTERDAY in the Pennsylvania Supreme Court, Middle District, in which, you, your Client & Affiliates have been named as, "Respondents"; this Notice & Demand is also Immediately being Forwarded to Same. I Must Advise you & your Clients I Will FORWARD my Entire File, to BOTH the State Secretary & Attorney Generals for Both this Commonwealth, and the United States, seeking Prosecution of All Involved for Numerous Financial Crimes & Multiple Crimes against Humanity should these Illegal & Unlawful acts Continue ONE MORE DAY.

As I told you in PRIOR Writs & Notices, WE are Entitled to Ten Times Endemnity for these Acts taken in Bad Faith; THEREFORE: Damages Incurred to my property are Currently Assessed at \$5,000,000.00. Fines for Trespass Upon the Estate & Trust are Approximated at: \$1,000,000.00; FOR A TOTAL ASSESSMENT THUSFAR OF: \$6,000,000.00. **THIS AMOUNT DOES NOT INCLUDE: Damages, Fines & Penalties, Unknown to me at Present, OR those Owed to other Benefices, Which The Court May Impose.

Please Advise your Cients & Affiliates to Immediately Cease & Desist All Further Attempts at Solicitation, Collection & Termination, as weel as All Surveillance of me and my property, by Anyone; Including, but NOT Limited to: "Stephen Mazzeo" and "Bob Adams" Owner of West End Auto & Borough Mechanic, to Prevent Any Further Harm to All Parties Involved.

If you should have any questions or concerns, you MUST Correspond via Registered & Restricted Mail Addressed to Either, "the Benefice" or "the Bishop for the AETHEReal House of the Dawn" and Please Note, All will be Forwarded to the Court if at all Deemed Necessary.

THANK YOU FOR YOUR ANTICIPATED COOPERATION IN THIS MATTER.

A handwritten signature in cursive script, appearing to read "Roxane Leaveck". The signature is written in black ink and is positioned above a horizontal line.

(without Prejudice)

Roxane Leaveck, Benefice for "LEAVECK" et.al.
aka. Bishop for the AETHEReal House of the Dawn

CC: Court of Record File & The Pennsylvania Supreme Court, Middle District

January 25, 2023

File Copy

TO:

KULPMONT-MARION HEIGHTS JOINT MUNICIPAL AUTHORITY AND AQUA PA
INCORPORATED

9890 State Route 61
AVENUE

Coal Township, PA 17866
19010-3489

762 LANCASTER

BRYN MAWR, PA

FROM: Roxane: Leaveck Family

Southern half (75 Feet), of Lot numbered one (1)

In block numbered Ten (10) (North)

(Large Beige home with bow window and attached garage, directly across the street eastward, from West End Auto parking lot)

Kulpmont, Pennsylvania 00000 (without Washington D.C.)

(Note: I am still trying to reach the Post Master regarding the proper mailing procedure.)

To the Current Ceo, Administrator, Qualified Agent/Officer and LEGAL DEPARTMENT;

THIS IS A PRIVATE COMMUNICATION BETWEEN THE PARTIES UNDER:

"NOTICE TO AGENT IS NOTICE TO PRINCIPAL, NOTICE TO PRINCIPAL IS NOTICE TO AGENT"

FOR THE COURT RECORD:

This Notice is in addition to my, "Notice of Conditional Acceptance" dated November 3, 2022, confirmed Received on November 5, 2022, via fax, at 815-352-9595, provided me by your Officer, a Supervisor in North Carolina, "Betsy" x.53929, to be provided to your "Legal Department", in which I disputed the Validity of this/these debt/s, as OWED by the SOCIAL SECURITY CESTUI QUE TRUST titled, ROXANE LEAVECK, not by me, the Beneficiary of said named Trust, a SOVEREIGN PRIVATE INDIVIDUAL. (Copy provided herein. PLEASE READ IT IN IT'S ENTIRETY AS IT'S CONTENTS MAY AFFECT YOU, PERSONALLY). NOTE: I am my own Attorney; DO NOT ATTEMPT TO EMPLOY "LEGALEASE" AND /OR "COLOR OF LAW" PRACTICES UPON ME ANY FURTHER.

I am sorry to inform you, despite my NUMEROUS Billing Error Disputes, Complaints, letters, and requests, I have received NO RESPONSE, TO DATE from either you, your Officers/Agents, or your Legal Representative. I am unsure why these actions continue when I have spent a GREAT DEAL OF TIME, TRYING TO CORRECT YOUR ERRORS.

On November 7, 2022, two days after receiving my "Notice", your Agent/Officer, Larry Rompolo, and another unidentified AQUA employee, came to my domicile, WITHOUT the Sheriff, AS I SPECIFICALLY REQUESTED, after the threats of BODILY HARM imposed upon me by them last year. Instead, they brought a member of Local Law Enforcement, Officer Mazzeo, (another employee of the U.S. Corporation), and "forced" me to pay \$188.00, in order to STOP them from DESTROYING my clearly marked (NO TRESSPASSING, NO SOLICITATION), PRIVATELY OWNED, property. This occurred DESPITE: being handed the "Notice", (in case they were somehow unaware), and their "Posted

Termination Notice", (within the 3 day rescision period allowed by Pennsylvania law), clearly marked, in red ink, with my thumbprint, (to prove I am a Living being, NOT a Dead Corporation /Trust), stating, "I do NOT wish to contract with you", 18 USC 242, "color of law"; Autographed properly as BENEFICIARY of said named Trust, your Agent, Mr. Rompolo LAUGHED AT IT, AND THREW IT TO THE GROUND. The entire incident was taped by my witnesses.

Furthermore, despite my PROVIDING BOTH WARRANTY AND GRANT DEEDS, INCLUDING THE SURVEY OF SAID PROPERTY, ALONG WITH ATTACHED LAWFUL SILVER COIN, PROVING I HAVE OUTRIGHT OWNERSHIP, RIGHTS OF EMINENT DOMAIN, AND PROVING THIS PROPERTY IS NOT LOCATED IN WASHINGTON D.C., handed DIRECTLY TO Mr. Mazzeo. ALL WERE INEXPLICABLY IGNORED. Furthermore, I made NUMEROUS DEMANDS to CEASE THEIR UNLAWFUL TRESSPASS, AND NUMEROUS REQUESTS to you, your Corporation, and your Officers, TO CEASE AND DESIST ALL ATTEMPTS AT COLLECTION OF THESE DISPUTED AMOUNTS AND/OR UNLAWFUL TERMINATION ATTEMPTS, AS THEY ARE BASED ON FALSE, OR ERRONEOUS CLAIMS, Mr. Mazzeo threatened to "arrest me" IF I ATTEMPTED TO STOP your Officers, and was going to allow Mr. Rompolo to TAKE A FRONT END LOADER TO MY PROPERTY AND DESTROY MY SIDEWALK, WHICH I CLEARLY OWN, AS STATED IN MY COURT OF RECORD. These actions forced me to pay a "bill" I DO NOT OWE, and am entitled to re-imbursement three-fold. I MUST ADVISE YOU these sorts of continued actions threaten you, your Corporation, it's employees, and it's investors, and puts them AT GREAT RISK.

As a FORMER OFFICER MYSELF, I FIND IT NECESSARY TO STATE, this type of behavior is QUITE "UNBECOMING OF AN OFFICER", and gives one the impression they have ZERO respect for the LAW. Given the current "state of affairs" nationally, it is unfortunate that these facts are now a part of THE COURT OF RECORD. I have went to every extent I possibly could to protect the interests of everyone involved, and not provide information that may tarnish anyone's reputation with the Court and/or result in charges of any kind. Unfortunately, IT DOES NOT APPEAR that your Agent's are AWARE OF THE LAWS, THE SEVERITY OF THIS MATTER, AND THE NUMEROUS CHARGES THEY MAY NOW FACE.

*****As I notified you in my "Conditional Acceptance", I WAS FORCED FOR THE SAKE OF MY DETERIORATING HEALTH, THE WELFARE OF MYSELF, MY CHILDREN, MY PETS, AND MY FOOD GARDEN, TO CEMENT MY WATER LINE COMPLETELY SHUT TO THE GROUND. DO NOT ATTEMPT TO ACCESS IT AS IT WILL CAUSE SEVERE PROPERTY DAMAGE, SEVERE PHYSICAL INJURY, AND GREAT HARM TO ALL PARTIES INVOLVED. I DID THIS FOR YOUR PROTECTION AND MINE. Despite all that has transpired, I continue to make, EVERY EFFORT in "good faith" TO CORRECT THIS MIS-INFORMATION/FALSE CLAIM, BEFORE IT CAUSES ANYONE ELSE HARM!*****

*****IMPORTANT NOTE, I DO NOT CONSENT TO ANY FURTHER TRESSPASS AND/OR DESTRUCTION OF MY PRIVATELY OWNED PROPERTY/DOMICILE/ HOMESTEAD AND WILL TOLERATE NO FURTHER INCIDENT! UNDER SUCH THREATS, I HAVE THE RIGHT TO DEFEND MYSELF AND WILL INVOKE THAT RIGHT IF PROVOKED ANY FURTHER. THE CONTINUED DISCRIMINATION, ABUSE, HARASSMENT, ETCETERA, DESPITE EVERYTHING I HAVE PROVIDED YOU MUST CEASE NOW! IF YOU WISH TO PROCEED AGAINST ME ANY FURTHER, PLEASE DO SO IN COURT!*****

BE ADVISED: I AM, IN THE MIDDLE OF THE COURT PROCESS ALREADY, I CANNOT FORCE THEM TO MOVE FASTER BECAUSE YOUR AGENT'S REFUSE TO ACKNOWLEDGE THE LAWS. I AM ALSO ENTITLED TO TRIPLE ENDEMNITY FOR ALL EXTORTED PAYMENTS

MADE IN THIS PROCESS. PLEASE DO NOT FORCE THE ISSUE ANY FURTHER AND READ THE LAWS SURROUNDING YOUR POSITION AS A "PUBLIC OFFICER", AND YOUR INTERACTIONS WITH THE PEOPLE, INSTEAD OF FOCUSING SOLELY ON THE "FICTICIOUS ENTITIES" WITHIN THE CORPORATION; I AM NOT AN EMPLOYEE OF SAID CORPORATION. AS PROOF OF THIS CLAIM, I RESCINDED THE LICENSE PRIVILEGES OF THE CORPORATION KNOWN AS ROXANE LEAVECK, IN 2021, AFTER PROVING THE INFORMATION I HAVE PROVIDED TO YOU IN THE LOWER COURTS. THIS WAS THE FIRST STEP TO CORRECT MY "STATUS" UNDER THE LAW. (SEARCH PENN DOT RECORDS).

*****PLEASE ALSO NOTE: I AM A SEVERLY DISABLED INDIVIDUAL IN DETERIORATING CONDITION AND THE ACTIONS OF YOU AND YOUR AGENTS ARE CAUSING ME AND MINE IRREPARABLE HARM! FURTHERMORE, MY "INCOME" IS BELOW 250% OF THE FEDERAL POVERTY LEVEL; I HAVE OIL HOT WATER HEAT; I HAVE DISPUTED THE VALIDITY OF YOUR CLAIMS AS AFFORDED ME BY LAW FOR ALMOST A YEAR NOW WITHOUT A SINGLE RESPONSE FROM YOU. PENNSYLVANIA LAW, CONSUMER LAW, US LAWS, AND INTERNATIONAL LAWS PROHIBIT ALL ACTIONS YOU ARE ATTEMPTING TO TAKE!*****

TO ASSIST YOU IN CORRECTION OF YOUR RECORDS:

ROXANE LEAVECK, 25 N. 10TH ST., KULPMONT, PA 17834, IS A "FICTICIOUS ENTITY"/DEAD PERSON/DEAD CORPORATION. IT IS A SOCIAL SECURITY CESTUI QUE TRUST, FOR WHICH, I AM BENEFICIARY, LOCATED IN WASHINGTON D.C. I AND MY PRIVATELY OWNED ALLODIAL PROPERTY AND DOMICILE ARE NOT. I was UNAWARE until very recently that being "municipally numbered", having an address containing ACRONYMS, and the placement of ZIP CODES, were BOTH Postal Fraud and "color of law" practices, (See 18 USC 1341 and 18 USC 241/242 respectively) and constituted an attempt to usurp my rights, privileges and immunities as a sovereign being, causing me IRREPARABLE HARM.

On January 24, 2023, ANOTHER UNLAWFUL "NOTICE" REGARDING THE "PUBLIC TRUST" was posted on THE OUTSIDE DOOR OF MY domicile, DESPITE INFORMING THEM ON SEVERAL OCCASIONS THIS PRACTICE IS BOTH ILLEGAL AND UNLAWFUL, (See Title 45), AND INVOLVE A THREAT TO NATIONAL SECURITY. As a matter of fact, the continued actions of your Officers regarding such a "sensitive issue" and EMERGENCY DECLARATION by Executive Order/s has caused WAY MORE ATTENTION THAN NECESSARY TO THIS ISSUE, in a town as SMALL as this one. I have been trying to deal with this PRIVATELY, YET YOUR OFFICERS KEEP MAKING IT A PUBLIC MATTER.

This "Notice" your Officer POSTED PUBLICLY, cites P.L. 482 and the agreement made October 15, 1997 between Aqua Pennsylvania, Inc., Roaring Creek Division, and the Kulpmont Marion Heights Joint Sewer Authority. Upon examination of this Public Law, IT APPEARS someone has MIS-INFORMED you of my IDENTITY AND ACTUAL LOCATION.

Due to the foregoing facts, I MUST ASSUME, that somehow I have not made myself CLEAR enough in our past interactions, so allow me to do so here:

MY PROPERTY AND DOMICILE IS NOT, NOR HAS IT EVER BEEN, LOCATED IN WASHINGTON D.C., OR N.Y., NOR IS IT PART OF "FIRE ISLAND NATIONAL SEASHORE", NOR IS IT A "CONDEMNED PROPERTY". MY PRIVATELY OWNED PROPERTY IS LOCATED "WITHIN THE SOUTHERN HALF (75 FEET), OF LOT NUMBERED ONE(1) IN THE BLOCK

NUMBERED TEN(10)...WITHIN COAL TOWNSHIP, KULPMONT BOROUGH, PENNSYLVANIA.

My PROPERTY IS ALLODIAL, "free, NOT beholden to ANY lord or superior, owned without obligation of vassalage or fealty; opposite of "feudal"..." Barker v. Dayton, 28 WIS 384; Wallace v. Harmstad, 44 Pa. 492 (1863). Held in ALLODIUM, "land held absolutely in one's own right and not of any lord or superior; land not subjected to feudal duties or burdens. An estate held by absolute ownership, without recognizing any superior to whom any duty is due on account thereof." 1 Wash Real prop. 16; McCarthy v. Orphan Asylum Society.

For reasons UNBEKNOWNST to me, various "COLOR OF LAW" practices have been employed, in BOTH Act and Deed, in an attempt to USURP my RIGHTS, PRIVILEGES, AND IMMUNITIES, as a SOVEREIGN INDIVIDUAL, by a number of "Trustees", despite my attempts at using various remedies clearly availed me at US Public Law, Pennsylvania State Law, Maritime Admiralty Law, and International Law. Due to this, it takes time to go through this process, I AM DOING THE BEST I CAN UNDER THE CURRENT CONDITIONS.

Due to THE FACT that various "color of law" tactics continue, to date, WITHOUT REMEDY, CLEARLY AFFORDED ME UNDER ALL LAWS, BE ADVISED FURTHER:

1. I rebut, rebuke, and rescind all "ASSUMPTIONS OF COURT", OR THOSE MADE by it's Agents/Trustees, claimed to be made on my behalf, as "void ab initio"; they were done without FULL DISCLOSURE of the facts, as required by Law, and without my express knowledge and/or willing consent to any or all of the terms of SAID AGREEMENT/S, information to which, I am entitled by all laws, treatises, covenants, constitutions, and conventions, national, international, or otherwise related to these Trusts; especially if they violate any of my individual rights, privileges or immunities.
2. I AM NOT A CITIZEN (EMPLOYEE OF THE US CORPORATION), A PERSON (DEAD CORPORATION), NOR RESIDENT (OF WASHINGTON D.C.). I AM NOT AN ORPHAN, NOR AM I "DEAD AT SEA", NOR AM I UNDER "THE DOCTRINE OF PARENS PATRAE".
3. NEITHER I, NOR, TO THE BEST OF MY KNOWLEDGE AND/OR RESEARCH, ANYONE IN MY LINEAGE, IS OR HAS BEEN AN ACTUAL "ENEMY COMBATANT" AS DEFINED BY "THE WAR POWERS ACT"(50 USC 33). PLEASE CEASE AND DESIST TRYING TO CONTRACT WITH ME, DECLARING WAR ON ME OR MY PROPERTY, OR PLACING ME WITHIN THE EMPLOY OF THE US CORPORATION.
4. Upon examination of YOUR PUBLIC DOCUMENTS, the claimed "SERVICES" you "provide" are in ACTUALITY "TARIFF'S/TAXES".
5. A tax/tariff is defined as a "contribution imposed" on the Cestui Que Trust; NOT A SOVEREIGN BEING.
6. I DISPUTE, and have been since March/April 2022, ALL "bills" issued me, SINCE THE INCEPTION OF THIS "ACCOUNT", as BEING IN ERROR. I have OFFERED NEGOTIATION and SETTLEMENT of any previous erroneous payments made by me, or anyone to which I am a direct, legal and lawful Heir, believed to be "DONE IN GOOD FAITH", but FACTUALLY IN ERROR, THAT MAY EXIST, IN MY FAVOR, WITHOUT RESPONSE FROM YOU OR YOUR AGENTS.
Pursuant to 12 CFR 1026, Title 15, and Title 18, you MUST provide "Validation of Debt" once you have been notified of a "billing error" dispute, prior to continuation of your "collection efforts", further "harassment", and/or "termination" efforts. ANOTHER "BILL" OR "TERMINATION NOTICE" DOES

NOT CONSTITUTE VALIDATION OF THIS DEBT. YOU MUST PROVE I AM THE DEBTOR YOU SEEK!

Due to the fact that this is "MISTAKEN IDENTITY" or "FALSE CLAIM", I am entitled to, and DO REQUIRE, ANY PROOF YOU MAY HAVE THAT I THE SOVEREIGN BEING, ACTUALLY OWE YOU, YOUR CORPORATION, OR YOUR OFFICERS ANY AMOUNT, WHATSOEVER. By the aforementioned LAWS you are NOT ALLOWED TO CONTINUE YOUR COLLECTION/TERMINATION EFFORTS, UNLESS AND UNTIL YOU PROVIDE SUCH PROOF! (See 12 CFR 1026, PL 95-109, PL 104-29, 15 USC 1640, 31 USC 3729, 15 USC 1692, TITLE 18 SECTION 7311.) (VARIOUS SECTIONS OF EACH ARE APPLICABLE TO YOUR ACTIONS IN THIS MATTER.)

7. I, the sovereign, living being, and member of "the people", AM NOT A TAXPAYER. The Cestui Que Trust titled ROXANE LEAVECK IS: In Re Bolens, 135 NW Rep 164, (1912) WIS Supreme Court, "Every Taxpayer is a Cestui Que Trust to be recognized within the field of this Court's prerogative jurisdiction as relator in the proceedings to set sovereign authority into motion by action."

8. See also: Executive Orders: 13,785, 13,818, 13,825, and the Qui Tam provisions, 31 USC 3730 B&C, and any others which may be applicable.

Now, as BENEFICIARY of the TRUST, herein named, I have a NUMBER OF CONCERNS that MUST BE BROUGHT TO YOUR ATTENTION:

A. I am NOT SUPPOSED TO KNOW ANY Taxes are OWED.

B. I CANNOT make decisions regarding the Trust, that is YOUR JOB as Trustee:

"A Public Official is a fiduciary toward the PUBLIC...any Official who conceals material information from the Beneficiary of the Trust is guilty of fraud..." US v. Holter, 816 F Second 304-307; (The PUBLIC is defined as referring to "THE PEOPLE", NOT to DEAD PERSONS OR CORPORATIONS.)

"Public Officials are Trustees and Servants of THE PEOPLE..." Georgia dept. vs. Sistrick;

"Public Office is a Public Trust or Agency for the benefit of the people to be administered under legislative control in the INTEREST OF THE PEOPLE..." Nagel v. Sullivan WIS Supreme Court

C. The fact that you and your Officers CONTINUE TO BRING TO MY ATTENTION, issues involving "breach of trust", "fiduciary failure", "false claims", etcetera, means you are telling me there is a Trustee, or group of Trustees, working within the Trust that ARE NOT paying the Taxes as REQUIRED BY LAW; I AM SURE YOU COMPREHEND THE SEVERITY OF THIS MATTER, IF SAME IS TRUE.

D. I am NOW ASSUMING by your LACK OF CORRECTION of the Official Record and repeated contact with me, that you want me to be AWARE of these facts because we NEED to "fire" the individual/s responsible and replace them with Trustees who WILL PAY THESE TAXES as REQUIRED BY LAW.

E. IF this is INDEED THE CASE, as DISCOVERY, I will NOW NEED your Corporations Officer to authorize Risk Management to provide the FULL NAMES AND BONDING INFORMATION FOR EVERY SINGLE EMPLOYEE WHO HAS "MISMANAGED" THIS TRUST, IN ORDER FOR ME TO PROPERLY FILE MY TORT CLAIM.

F. The mailing of Trust information to the Beneficiary, requesting "payment" is POSTAL FRAUD, as I am NOT a "fictitious entity" and these actions are considered "Solicitation". (See previous citations).

Be assured, I am attempting to contact the POST MASTER, in Shamokin, (I cannot explain why there is NO Post Master in Kulpmont as there should be one in every Post Office), in order to properly change the mailing information on file and FORWARD ALL MAIL FOR THE TRUST to the proper Authorities. I was trying to hold off on doing this, in the off chance your Corporation actually complied with my requests, however, it has now become a NECESSITY for my health.

I am making EVERY ATTEMPT at correcting the ERRORS on file with all "Offices" involved in the Administration of these Trusts. It is a huge and time consuming process, and has not been made any easier by various "color of law" practices performed by a number of "Trustees" at various levels within the "system"; whether these actions were inadvertent, or not, remains to be seen; that will be up to the Courts to decide. I apologize for any inconvenience this has caused, or may cause, you or any of your Officers.

I want to make it ABUNDANTLY CLEAR, I have NO desire to seek REFUND, RETRIBUTION, NOR PUNISHMENT for actions you or your Officer's/Agent's were unaware of, or did "in good faith". I continue to HOPE this is somehow a HUGE MISUNDERSTANDING, or LACK OF COMMUNICATION between Corporate Officers/Trustees and/or your Legal Department. However, I MUST ADVISE YOU, according to the Court, the MAXIM of LAW, "ignorance of the Law is no excuse" applies in all matters.

AT THIS POINT, I EXPECT your Record CORRECTED PROPERLY, AND for you and your Officer's/Agent's to CEASE and DESIST ALL FURTHER ATTEMPTS TO COLLECT A DEBT you have NOT PROVEN I, the SOVEREIGN BEING, ACTUALLY OWE, and allow me to live out the remainder of my days, on my Homestead, in PEACE; NO amount of money can compensate me for the damages I have incurred, thusfar.

IF YOU DO NOT CORRECT your RECORDS accordingly and CEASE AND DESIST FURTHER COLLECTION/COMMUNICATION EFFORTS, OTHER THAN TO:

1)A. PROVIDE PROOF OF YOUR CLAIMED WRITTEN CONTRACT WITH ME, WHICH MUST INCLUDE MY WET INK SIGNATURE, AS PRESCRIBED UNDER CONTRACT LAW. (See all applicable previous citations).

2)B. PROVIDE PROOF I AM THE ACTUAL DEBTOR YOU SEEK, AND NOT THE CESTUI QUE TRUST TITLED ROXANE LEAVECK.(See all applicable previous citations.)

3)C. OR: TO PROVIDE ME WITH THE FULL NAMES AND BONDING INFORMATION OF ANY AND ALL TRUSTEES WHO MAY BE CHARGED WITH "FIDUCIARY FAILURE", "BREACH OF TRUST", "FRAUD", AND VARIOUS OTHER CRIMES, SO THAT I MAY PROPERLY FILE MY TORT CLAIM; SUCH ACTIONS CONSTITUTE "MALPRACTICE" AND "MALFEASANCE" UPON THE COURT. (31 USC 3730)

I will be FORCED to take action/s against you, your Corporation, and/or your Officers, personally, which may result in various Criminal and/or Civil penalties, and/or Lein/s.

I will provide you with 10 days to respond to this FINAL NOTICE. If additional time is required, you

will need to advise me of same. You can HAND DELIVER YOUR RESPONSE IF YOU CANNOT MAIL IT WITHOUT FURTHER VIOLATION OF POSTAL LAWS. DO NOT ATTEMPT TO ALLOW YOUR OFFICERS TO COME ONTO MY PROPERTY FOR ANY OTHER REASON, WHATSOEVER. AGAIN, THIS IS A MATTER FOR THE COURTS TO NOW DECIDE.

Thank you for your anticipated cooperation in this matter. Again, I apologize for ANY INCONVENIENCE this entire matter may have caused you.

IN GOOD FAITH,



L'Eveque (The Bishop): Roxane, Heir to the Estate & Member, "The Elect"; AND Beneficiary for the Trust so named, "ROXANE LEAVECK", et. al. AND; Administratrix for "THOMAS I. LEAVECK", et.al., AND; Co-Trustee/Co-Beneficiary for "The Public Charitable Trust"

BOTTOM PORTION INTENTIONALLY LEFT BLANK

November 3, 2022

File copy

To: AQUA PA/ AQUA AMERICA, et. al., AND KULPMONT MARION-HEIGHTS JOINT SEWER AUTHORITY(KMHJSA)

762 W.Lancaster Avenue
Bryn Mawr, PA 19010-3489

9590 State Route 61
Coal Township, PA 17866

(fax-815-352-9595) c/o "Betsy", Supervisor for AQUA PA, et.al., for the Legal Department

From: Leaveck:Roxane, Beneficiary 1)* See footnote

Social Security Cestui Que Trust For ROXANE LEAVECK/Roxane Leaveck, et.al.

c/o Roxane Leaveck, (True Legal Heir, Stockholder)
25 N. 10th Street
Kulpmont, Pennsylvania [17834] (without WASH. D.C.)
(without prejudice)

To The Current CEO, AQUA AMERICA, AND KMHJSA or AUTHORIZED AGENT ONLY;

THIS IS A PRIVATE COMMUNICATION BETWEEN THE PARTIES UNDER:

"NOTICE TO AGENT IS NOTICE TO PRINCIPAL, NOTICE TO PRINCIPLE IS NOTICE TO AGENT"

NOTICE OF "CONDITIONAL ACCEPTANCE" UPON VALID PROOF/S OF CLAIM/S

Dear Sir/Madam;

Please read this NOTICE carefully and in it's ENTIRETY; there is EXTREMELY IMPORTANT INFORMATION contained therein which could directly affect you as Agent for the KMHJSA/AQUA AMERICA Corporation, the Corporation/s, and ANY and ALL INTERESTED parties, in this matter. Note: I am NOT a lawyer, but am fully capable of representing myself. Although I have a background in "legalease" tactic/s and certain extant "unwritten rules" employed in Contract Law, and studied Constitutional Law, I have been "out of commission" for a number of years. ANY AND ALL such "tactics" OF ANY KIND, should NOT be implemented against me, or my "person", in ANY INTERACTION/S with me or my person, WHATSOEVER; I OPERATE IN TRUTH AND "GOOD FAITH".

****THIS IS A MATTER OF EXTREME URGENCY AS THERE HAVE BEEN SEVERAL INCIDENTS, INVOLVING FELONIOUS ACTS, SUCH AS: UNLAWFUL CRIMINAL TRESSPASS, POSTAL FRAUD, SOLICITATION, PUBLIC POSTING OF PRIVATE TRUST INFORMATION, UNJUST ENRICHMENT. SECURITIES FRAUD. TO NAME A FEW. THESE CRIMES HAVE OCCURED DESPIT MY SPEFIC DEMANDS TO CEASE SUCH BEHAVIORS. THERE HAVE BEEN DIRECT, DISCRIMINATORY AND HARRASSING TACTICS EMPLOYED BY A NUMBER

OF MY CHARACTER AND REPUTATION. AMONG MY NEIGHBORS. COLLEAGUES. AND THE:

******IMPORTANT: DUE TO THE DIRECT ILLEGAL AND UNLAWFUL ACTIONS OF YOUR AGENT/EMPLOYEES, I WAS FORCED TO COMPLETELY CEMENT IN ANY ACCESS, WHATSOEVER, TO MY PRIVATELY OWNED WATER LINE/ORIGINAL WELL. (IT WOULD REQUIRE A SEVERE AMOUNT OF DAMAGE TO MY PROPERTY TO ACCOMPLISH SAID TASK, IF IT IS EVEN AT ALL POSSIBLE AT THIS POINT; I DO NOT PERMIT OR AGREE TO SUCH ACTION/S, IN ANY MANNER WHATSOEVER. I ENCOURAGE YOU TO FILE AN ACTION WITH THE COURT/S IF YOU FEEL SUCH ACTION IS WARRANTED ON YOUR PART, AND DO NOT TRESSPASS AGAIN ONTO MY PREMISES!)*******

******I AM ATTEMPTING TO PROTECT YOUR RIGHTS! IF ANOTHER TRESSPASS EVENT SHOULD OCCUR, I CAN AND WILL HAVE YOU AND/OR YOUR AGENTS CHARGED AND PROSECUTED TO THE FULLEST EXTENT OF THE LAW, AS IS WITHIN MY RIGHTS, FOR EACH AND EVERY INCIDENT. PLEASE SEEK LEGAL COUNSEL IF REQUIRED.******

******ON NOVEMBER 3, 2022, AFTER YOUR NON-RESPONSE TO MY VERBAL AND WRITTEN REQUESTS FOR VALID PROOFS OF YOUR ALLEGED CLAIM/S, ON JULY 20, PROVIDING YOU 30 DAYS TO RESPOND IN SUBSTANCE, YOUR AGENT/"HIRED MAN", LARRY ROMPOLO, POSTED ANOTHER ILLEGAL/UNLAWFUL PUBLIC NOTICE REFERENCING MY PRIVATE TRUST/S, ON THE OUTSIDE DOOR OF MY PRIVATELY OWNED DOMICILE, IN DIRECT VIEW OF ANYONE PASSING; IN DIRECT VIOLATION OF VARIOUS LAW/S. THIS NOTICE CONTAINED A DIRECT THREAT OF RETURN ON NOVEMBER 7, 2022.******

******THEREFORE, PERSUANT 18 U.S.C 242, UNDER "CONSPIRACY TO DEPRIVE ME OF MY RIGHTS, (IMMUNITIES AND PRIVILEGES), BY ONE OR MORE OFFICERS/("TRUSTEES")", I DO NOT ACCEPT THIS ILLEGAL/UNLAWFUL NOTICE AND DO NOT WISH TO CONTRACT WITH YOU FURTHER. SHOULD SUCH ACTIONS PERSIST, IN ANY MANNER, I WILL BE REQUIRED TO CONTACT AUTHORITIES ON THE FEDERAL LEVEL.******

******BE VERY CLEAR: PERSONAL/PHYSICAL THREATS WERE MADE AGAINST ME, A SEVERLY DISABLED WOMAN, I CONSIDER THESE CONTINUED, UNFOUNDED, UNWARRANTED BEHAVIORS A DIRECT THREAT TO MY LIFE/PHYSICAL CONDITION/ WELL-BEING. FURTHERMORE, AFTER THE INCIDENT IN AUGUST, 2022, WHERE YOUR AGENTS, "CALLED IN" THE LOCAL POLICE, AND A NUMBER OF "FORCES" WERE BROUGHT TO "ENFORCE" AN ILLEGAL, UNLAWFUL, AND WHOLLY UNFOUNDED, "TERMINATION NOTICE". AGAINST ONE. INNOCENT. LIVING BEING ("ANIMAE"). IN ORDER TO SUCCESSFULLY DEPRIVE ME. NECESSITIES OF LIFE. MY BIRTHRIGHT/S. AND/OR DEPRIVE ME OF. SOME OR ALL. THE RIGHTS. PRIVILEGES. AND IMMUNITIES. PRESENTLY**

******FURTHERMORE: I HEREBY ISSUE THIS FORMAL. WRITTEN. CEASE AND DESIST ORDER FOR ALL BEHAVIOR'S WHICH ATTEMPT TO SOLICIT, THREATEN, EXTORT. AND/OR**

COERCE ME, AND/OR MY PERSON, IN ANY MANNER, WHATSOEVER, AND/OR ANY OTHER ACTIVITY WHICH HAS DEEMED ILLEGAL OR UNLAWFUL IN ANY WAY. I EXPECT YOU/YOUR AGENT/S TO ACT IN "GOOD FAITH" IN EACH AND EVERY INTERACTION WITH ME OF ANY KIND, WHATSOEVER.****

****SPECIAL NOTE: MY EMAIL, PHONE AND WEBSITE HAVE BEEN HACKED AND NUMEROUS RELATED DOCUMENTS REMOVED FROM MY ARCHIVES! ANY DOCUMENTATION IN YOUR RECORDS IN EMAILS ARE IN ERROR! I DID NOT RECEIVE ANY OFFICIAL PUC DECISION EMAIL/S, SO, THEY WERE LEFT UNREBUTTED, DUE TO NO FAULT OF MY OWN; I SPECIFICALLY REQUESTED THEY NOT BE SENT VIA EMAIL.*****

****ALL WRITTEN COMMUNICATIONS WITH ME MUST BE DONE VIA REGISTERED MAIL, AND NOT IN VIOLATION OF POSTAL RULES AND/OR ANY OTHER LAW/S.****

I ASK YOU TO CAREFULLY CONSIDER the ENTIRE CONTENTS of this Notice, and ANY AND ALL ramifications it may have upon ANY AND ALL INTERESTED PARTIES, express or otherwise, and FINALLY RESPOND IN SUBSTANCE to my numerous requests. In an CONCERTED EFFORT to have this matter FINALLY PROPERLY RESOLVED, I am giving you/your Corporation, THIS LAST CHANCE to perform, as requested. In the event you should chose to CONTINUE YOUR PAST COURSE OF ACTION AND IGNORE THIS NOTICE, BE ADVISED: I am CURRENTLY in the PROCESS of filing a NUMBER OF PROCESSES TO COMPEL YOU TO PERFORM YOUR DUTIES AND/OR HAVE YOU/YOUR AGENT/S PROSECUTED FOR VARIOUS SERIOUS CRIMINAL ACTS. ALL CORRESPONDING LAWS, ETCETERA, REQUIRE YOU TO CEASE FURTHER COLLECTION EFFORTS AGAINST ME THROUGHOUT THIS PROCESS, AS I HAVE CONSISTENTLY DISPUTED YOUR CLAIM/S, FOR WHICH YOU HAVE THUSFAR PROVIDED ZERO PROOF, TO DATE, ANY ALLEGED CLAIM/S TO THE CONTRARY ARE IN-VALID. IN FACT, the Laws of this land DO NOT PERMIT, NOR HAVE THEY EVER PERMITTED, the types of actions already taken by you and or your Agents.

I am NOT attempting to argue or "default" on ANY EXISTING VALID DEBT/S. My ONLY OBJECTIVE, is ACHIEVE REALIZATION OF MY TRUST/S AS AFFORDED BY ALL CORRESPONDING LAWS, TREATIES, CONVENTIONS, AND/OR OTHER BINDING AGREEMENT/S, AND, TO WORK AS A MEMBER OF "WE THE PEOPLE" to ASSIST EVERY INTERESTED PARTY INVOLVED, in the PROCESS of INSURING A PROPER, "BALANCING OF THEIR BOOKS".

I do NOT begin to ASSUME, you or your Authorized Agent/s for the Corporation have actually been made AWARE of MY COUNTER CLAIM/s: 1. I AM NOT THE FICTICIOUS ENTITY NAMED ROXANE LEAVECK, NOR DO I RESIDE IN WASHINGTON D.C.; 2. I HAVE NO LEGAL OR LAWFUL CONTRACT WITH YOUR CORPORATION. 3. BY MY RECORDS, DUE TO A PREVIOUS LACK OF KNOWLEDGE OF THIS INFORMATION, SERIOUS ACCOUNTING ERRORS MAY EXIST, AS THESE "BILLS"/CLAIMS APPEAR TO HAVE BEEN PAID IN MULTIPLES, EACH AND EVERY MONTH, FOR AN UNKNOWN LENGTH OF TIME. (In order to CORRECT THE RECORD AND ANY AND ALL ERRORS WHICH MAY EXIST, we MUST examine the Contract/s involved, AND ANY AND ALL payments made, OF ANY KIND, WHATSOEVER, since their INCEPTION.)

I must also inform you of my need to now report a number of actions that may result in SERIOUS criminal charges against you and/or your "employees"/"hired men", as well as Tort Claim/s for damages to my property. I awoke on the 15th of August, 2022, to find someone had removed the cement from my sidewalk over my water/sewer line. I personally placed it there the week prior, AFTER presenting my SECURED WARRANTY AND GRANT DEEDS, with attached 1 ounce Silver, lawful "coined" money, to Kulpmont Police Chief, Mazzeo, PROVING MY CLAIM/S OF ABSOLUTE SECURED

OWNERSHIP OF MY "REAL ESTATE" AND EMINENT DOMAIN RIGHTS. These Deeds state specifically, I ALONE, COMPLETELY, "OWN ALL ways, waters, water courses, rights, liberties, privileges, hereditaments, and appurtenances whatsoever, thereunto belonging, or in any wise apertaining to, and the revisions and remainders, rents, issues, and profits thereof...", "on this Lot, numbered 1, in the Block numbered 10, municipally numbered 25 N. 10th Street, Kulpmont, Pennsylvania", NEITHER PART NOR PARCEL OF WASHINGTON D.C.!

Furthermore, the "hired men" you or your Agent's, have sent to my domicile on several occasions, have NEVER ONCE identified themselves to me, nor have they obeyed DIRECT ORDERS from me to leave my PRIVATE SECURED REAL ESTATE/PROPERTY CLEARLY MARKED: "NO TRESSPASSING/PRIVATE PROPERTY/NO SOLICITATION". They have also managed to get the co-operation of unadvised "Police Officers" to "ENFORCE" their INVALID AND UNPROVED CLAIM/S, by the presentation of improper 'evidence' which, I must advise you, would be wholly DISMISSED AND/OR EVEN PROSECUTED by the proper Court/s; thereby putting said "Officers" in jeopardy.

Your Company has Unlawfully Terminated WATER supply to my domicile, ON SEVERAL OCCASIONS, DESPITE my direct Notice to you/your employees, declaring my Immunity, Beneficial Cestui Que Status, AS WELL AS MY birthright, as SOLE Lawful Heir to these Trust/s and/or ANY AND ALL PRIVATELY OWNED REAL ESTATE, BY WHICH, THIS "SERVICE" IS PAID FOR; IT IS, AND HAS BEEN THE OBLIGATION OF The United States, since 1933. I HAVE ATTEMPTED EVERY LEGAL/LAWFUL METHOD OF DISCHARGE ALLOWED BY CONGRESS, WITH YOUR AGENTS, WITHOUT REMEDY. As a member of "we the people" I must point out, the claim/s made by you/your Agent/s, if true, would mean the United States has NOT KEPT the "DEAL" they made with "the people"; a cause of great concern. (If such claim/s are true, and/or accounting errors exist, and NO other REMEDY can be found, the situation warrants a Level Three Audit, for EVERY party involved, in ANY AND ALL such transactions with these Social Security Trusts; as a matter of National Security.)

In my interacions with your employees, I kept getting told, by your Agents, "we provide a service", however, the fact is, these "services" amount to NOTHING MORE than Emoluments; they were NEVER requested, nor were the minute details/hidden costs of EVERY TRANSACTION involved with same, FULLY DISCLOSED to "the people", upon whom, such transactions have been charged/made. (GOD PROVIDED EVERYTHING WE NEED FREELY; NO AUTHORITY HAS THE RIGHT TO TAX/REGULATE GOD OR HIS CREATION.)

A number of ADDITIONAL ISSUES have arisen, in this matter, for which I require clarification. First, why was I initially told it was the Sewer "bill" the water was being shut off for, then, when that was PAID IN FULL, my water was kept off, (a total of 7 days- KNOWING FULL WELL I AM DISABLED, AND HAVE CHILREN AND PETS WHO LIVE WITHIN MY DOMICILE), stating it was NOW the Water "bill" that was owed? Second, why, during this process, do your Agents claim separation from AQUA AMERICA, yet the "NOTICE OF TERMINATION" from KMHJSA is on AQUA'S letterhead? Third, why did your "hired men" ILLEGALLY AND UNLAWFULLY TRESSPASS onto my property, to WILLFULLY AND WANTONLY cause DAMAGE to my property, in August 2022, AFTER IT WAS PAID IN FULL; WITHOUT CAUSE, NOTICE, OR PERMISSION??? Fourth, why I did I received yet another "bill", mere weeks after it was supposedly PAID IN FULL, WHILE STILL LACKING A RESPONSE TO MY REQUEST FOR PROOF OF CLAIM/S, AND, WHEN YOUR AGENT/S WERE IN POSSESSION OF A LAWFUL CEASE AND DESIST ORDER ISSUED BY ME AGAINST ALL SUCH ACTIVITIES?

TO DATE, I CONTINUE to be HARASSED, DISCRIMINATED AGAINST, AND EXTORTED by your Agents with "bills/bonds" and/or DEMANDS I "apply" for Programs such as LIHEAP, CAP, ONTRACK, etcetera, which are "Participation Certificates" ALSO DRAWN ON MY TRUST/S; THEY APPEAR to have the END RESULT of MULTIPLE CREDIT ENTRIES FOR THE SAME DEBIT ENTRY! It is highly distressing that such activities are taking place when you/your Corporation/s have YET TO PROVIDE PROOF, I HAVE, OR HAVE EVER HAD, a LEGAL OR LAWFUL CONTRACT,

(FULFILLING ANY AND ALL REQUIREMENTS APPLICABLE UNDER CONTRACT LAW), WITH EITHER YOU OR YOUR CORPORATION/S.

THEREFORE: PURSUANT TO: THE GENEVA CONVENTIONS AND ALL APPLICABLE TREATISES, THE SOCIAL SECURITY ACT/S, THE FEDERAL RESERVE ACT, THE TRUTH IN LENDING ACT, FAIR DEBT COLLECTION PRACTICES ACT, THE SECURITIES AND EXCHANGE ACT, THE POSTAL ACT/S, THE PRIVACY ACT/S, THE TRUST INDENTURE ACT, 15 USC ch 28, 22 USC 611, 8 USC 1481, 18 USC 1342, 53 PS 2261, and Title 20, Ch 77, of the PA Gen Assembly,(and many others) I DO HEREBY REQUEST VALID PROOF OF ANY AND ALL, PAST OR CURRENTLY EXTANT CLAIM/S; anti bribery statement, foreign registration, and ANY AND ALL DISCLOSURES REQUIRED under ALL APPLICABLE LAWS/PROCEDURES.

THIS MEANS: you MUST PROVIDE A "TRUE BILL": A "Formal Written Agreement"/Contract/s, with WET INK SIGNATURE, alleged to have been made with me, or my person/Trust, as well as FULL AND HONEST, COMPLETE DISCLOSURE of ANY AND ALL TERMS, OF ANY AND ALL ALLEGED CLAIMS, INCLUDING ANY "FINE PRINT" OR "NANO PRINT" WHICH MAY BE PRESENT WITHIN SAID CONTRACT/S IMPRINTED WITHIN THEIR PAPER, BORDERS, OR LINES, OR OTHERWISE "UNAPPARENT" TO THE NAKED EYE; ANY AND ALL legal obligations pertaining to Debt Securities or Bonds, including SEC Bonds and Securities; ANY AND ALL details RELATING TO "Participation Certificates", OF ANY KIND, that may be in existence, along with a FULL ACCOUNTING, both on-ledger, and off-ledger, of ANY AND ALL, ESCROWED ACCOUNTS, REAL ESTATE AND ANY AND ALL OTHER TRANSACTIONS, BOTH CORPOREAL OR INCORPOREAL, between your Corporation and the ALL of Trust/s to which, I am direct Beneficiary, Sole Authorized Signing Agent, and/or Sole Legal and Lawful Heir; ALL RIGHTS, PRIVILEGES, AND IMMUNITIES ARE AND HAVE ALWAYS BEEN, SOLELY RESERVED BY ME/US. (TO BE CRYSTAL CLEAR: YOU WILL NEED TO PRESENT YOUR SUPERIOR TITLE/S AND/OR CONTRACTS, OR DISMISS ALL CLAIMS AGAINST ME AND MY PERSON, AND RELEASE AND RETURN ANY AND ALL PRIVATE PROPERTY TO ME IMMEDIATELY, AND ANY AND ALL MONIES ILLEGALLY OR UNLAWFULLY COLLECTED FROM ME/MY TRUST/S, BY COERCIVE MEANS SUCH AS THREAT/S OF, AND/OR ACTUAL TERMINATION, AND/OR ANY OTHER ACTS PERPETRATED WHICH RESULTED IN A DENIAL OF SOME AND/OR ALL RIGHTS, PRIVILEGES AND/OR IMMUNITIES, AFFORDED ME UNDER MY ORIGINAL EXPRESS TRUST, AND/OR THE LAWS OF THIS LAND.)

I want to make it known, FOR THE RECORD, I had no intent to seek "reparations" and/or damages, however, the circumstances surrounding our interactions no longer affords such possibility, as I have now suffered several losses. ASIDE FROM OTHER INJURIES SUSTAINED, there is resultant damage to my heating/hot water system and recently purchased, (8/2020) side by side refrigerator/freezer, which will need to be taken into consideration by you/your Agent. THEREFORE: I will now need you to authorize Risk Management to provide me with all malpractice/malfiescence Insurance Policies and/or Bonding information, FOR EVERY SINGLE EMPLOYEE/AGENT WHO HAS HAD INTERACTIONS WITH ME, so I may properly file ANY AND ALL Tort Claim/s AND/OR other Claim/s, arising from this matter.

I am AWARE this may be a difficult and time consuming process, however, the LAW/S MANDATE THESE ACTIONS in order to PREVENT ANY POSSIBLE FRAUDULENT ACTIONS by ANY participating party involved in these types of transactions. I am willing to NEGOTIATE any amounts or terms, once an EXACT SUM has been CALCULATED. This SUM is to INCLUDE, ANY AND ALL ERRONEOUS PAYMENTS AND ANY MONIES ESCROWED, paid you by any living soul in my lineage, since 1983, when my grandfather Joseph Rozmerski purchased this property, via a perfected Warranty Deed. I ALSO EXPECT ANY AND ALL profits your Company may have made in SEC transactions, from the "use" of my personal property, or that of anyone in my lineage, via the sale of our "stock/s", and ANY AND ALL types of transactions against my/our Trusts, without my/our express knowledge or consent, since their inception, TO BE INCLUDED IN THE FIGURES PROVIDED, as the

law REQUIRES.

You have twenty (20) business days to respond to this Notice. If you require additional time, you will need to make that request in writing, via certified/registered US Mail, with Proof of Service. ANY FAILURE to accept this Offer to Clarify/PROVE the Claim/s of AQUA AMERICA and KMHJA Corporations, against ROXANE (ROXANNE) LEAVECK/Roxane (Roxane) Leaveck, et. al., AND to do so FULLY AND COMPLETELY, in "GOOD FAITH" AND "HONOR", WITHIN THE GUIDELINES OF CONTRACT LAW, AND THE TIME FRAME ALLOTTED, WILL BE DEEMED BY ALL PARTIES, to MEAN: YOU AND YOUR PRINCIPLES OR OTHER PARTIES HAVE ABANDONED ALL DEMANDS UPON ME, the living breathing soul, AND WILL MAKE NO FURTHER ILLEGAL AND UNLAWFUL ATTEMPTS/CLAIMS UPON ME NOR MY PROPERTY/TRUST/S/REAL ESTATE.

THE ONLY COMMUNICATIONS I WILL ACCEPT WILL BE THE DOCUMENTS/INFORMATION I HAVE EXPRESSLY REQUESTED AND/OR THOSE NECESSARY TO CORRECT SUCH ERRORS AS MAY EXIST IN THE RECORDS OF YOUR CORPORATION, PRIOR TO COURT AND/OR LEVEL THREE AUDIT, WHICH HAS NOW BEEN DEEMED NECESSARY, FORWARDED TO ME IN COMPLIANCE WITH POSTAL RULES. ALL APPARENT "BILLS" OR OTHER SUCH "SOLICITATIONS" WILL BE PROMPTLY RETURNED TO SENDER, AT NO EXPENSE, LIABILITY, OR DISHONOR TO ME; I WILL NOT KNOWINGLY PARTICIPATE IN MAIL FRAUD, NOR ANY OTHER ILLEGAL OR UNLAWFUL ACTIVITIES, ONE MORE SECOND.

Please note, SHOULD YOU CHOSE NOT TO RESPOND, be AWARE, I will use WHATEVER LEGAL AND LAWFUL MEANS AVAILED ME, WHASOEVER, TO COMPEL YOU TO PERFORM YOUR DUTIES TO FOLLOW THE LAWS OF THIS LAND.

I APOLOGIZE FOR ANY INCONVENIENCE THE RECEIPT OF THIS INFORMATION MAY CAUSE YOU, (or may have caused throughout the course of our communications); it was NOT something I could have ANTICIPATED NOR PREVENTED, AS I HAD NO FOREKNOWLEDGE OF THIS INFORMATION.

I THANK YOU FOR YOUR TIME, CONSIDERATION, AND ANTICIPATED CO-OPERATION IN FINALLY RESOLVING THIS MATTER, AND LOOK FORWARD TO YOUR PROMPT REPLY.

P.S. DUE TO ONGOING ELECTRONIC ISSUES, I WAS UNABLE TO USE MY FAX MACHINE TO SEND THIS TO YOU ON NOVEMEBER 4, 2022; I WILL BE TRANSMITTING ON NOVEMBER 5, 2022, VIA A NOTARY REPUBLIC NEAR ME. (THE ORIGINAL FILED IN MY COURT RECORD.)

IN GOOD FAITH,

 (In red Ink with thumb print.)
Roxane: Leaveck, True Heir and Beneficiary Cestui Que (without prejudice)
CHIEF EXECUTIVE OFFICER IN TRUST/S SO NAMED:
ROXANE LEAVECK, ROXANNE LEAVECK, ROXANE C. LEAVECK, ET.AL

SOLE LEGAL HEIR IN TRUST/S SO NAMED:
THOMAS I. & GLORIA P. (GOUBA) LEAVECK, ET. AL.

C0-HEIR WITH SIBLINGS IN TRUST/S SO NAMED:
MICHAEL J. & JONNIE J.(MUSTAIN/E) LEAVECK, ET. AL.
JOSEPH & MARGARET M. (KALEDAS) ROZMERSKI, ET. AL.

FOOTNOTE: 1)"Every taxpayer is a Cestui Que Vie Trust, having sufficient interest in preventing abuse

of the Trust, to be recognized in the field of this Court's perrogative jurisdiction, as a relator in the proceedings to set sovereign authority in motion by action." *In Re Bolens* Supreme Court of Wisconsin, (1912) STILL STANDING

BOTTOM PORTION OF THIS PAGE IS INTENTIONALLY LEFT BLANK.

1/27/2023

THIS LETTER IS TO CERTIFY AND
STAND AS "PROOF of Delivery" FOR the
Following: Notice of Conditional Acceptance
dated 11/3/2022
Refusal to Contract (your Notice)
dated 1/24/2023 RETURN of
AND CEASE AND DESIST ORDER / FINAL
NOTICE
dated 1/25/2023

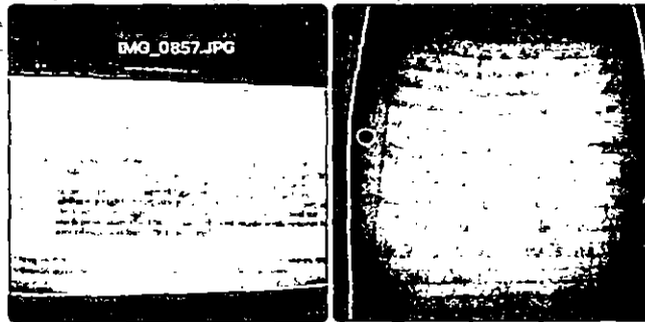
AS THIS IS NOW A MATTER FOR THE COURT
TO BE DELIVERED IMMEDIATELY ON RECEIPT
TO THE PROPER AUTHORITY WITHIN AQUA/
KMHJSA, IN ORDER TO PREVENT
FURTHER INCIDENT. Hand delivered
by Roxane from the Leavick family,
located within Coal Township, Kulpmont, Pennsylvania.

Signed & dated

Mick O'Sydney
1/27/23

KMHJSA Agent / Public Officer

← custservreply@aquaameri... ⋮



R

Dear Sir,
Here is a copy of the Cease and Desist letter I hand delivered to Aqua and had initialed by their employee, after their last attempt to unlawfully Terminate Public Services at my domicile, as well as part of The Federal Reserve Act, HJR 192, regarding the unlawfulness of anyone demanding payment in the form of US Currency from a living soul. These Services are the obligation of the US Government and have been paid from the Cestui Que Trust, held by the US Treasury, that I am Beneficiary of. If you would like I can send you all of



Send message

R

0 / 8192

← custservreply@aquaameri... ⋮

HJR 192, regarding the unlawfulness of anyone demanding payment in the form of US Currency from a living soul. These Services are the obligation of the US Government and have been paid from the Cestui Que Trust, held by the US Treasury, that I am Beneficiary of. If you would like I can send you all of the documents and laws surrounding this that I have already forwarded to the PUC in my prior Complaint. I hereby request again, that you Cease and Desist all harassing actions, threats of Termination, or unlawful demands of payment, against me, the living soul, or my domicile. Or I may be forced to file a Formal Complaint and seek legal redress, and all allowable damages by law.

Thank you
Roxane:Leaveck

7/20/22, 5:25PM



Send message



0 / 8192

RCVD PUC SEC BUR
MAY 27 2025 PM 1:30

Exhibit B

(TASC 132 MM 2024)

RCVD PUC SEC BUR
MAY 27 2025 PM 1:30

Exhibit C

Taxpayer Services Division

**FEDERAL RESERVE SYSTEM
Filing Details (Current)**

Filing Status: ACTIVE

AB records received by the Department through 08/19/2011 are shown.

Debtor Information for File Number: 0000000181425776

Name

THE FEDERAL RESERVE SYSTEM

E PLURIBUS UNUM THE UNITED STATES OF AMERICA

U.S. DEPARTMENT OF DEFENSE FINANCE AND ACCOUNTING SERVICES

COMPTROLLER OF MARYLAND

Address

20TH STREET, N.W.
WASHINGTON, DC 20551
1500 PENNSYLVANIA AVENUE, NW
WASHINGTON, DC 20220
1400 DEFENSE PENTAGON
WASHINGTON, DC 20301 - 1400
1101 WOOTON PARKWAY
ROCKVILLE, MD 20852

Secured Party Information for File Number: 0000000181425776

Name

THE UNITED STATES DEPARTMENT OF THE TREASURY 1789

(Assignor)

NORTH AMERICAN WATER AND POWER ALLIANCE

(Assignor)

U.S. TREASURY DEPARTMENT INTERNAL REVENUE SERVICE (IRS)

(Assignee)

Address

50 MARYLAND AVENUE
ROCKVILLE, MD 20850
1400 DEFENSE PENTAGON
WASHINGTON, DC 20301 - 1400
600 ATLANTIC AVENUE
BOSTON, MA 02106

~~FILE~~
Copy
C

UCC FINANCING STATEMENT AMENDMENT

FOLLOW INSTRUCTIONS (Front and Back) CAREFULLY

2011 AUG 12 A 10 26
ASSESSMENT & TAXATION

A. NAME & PHONE OF CONTACT AT FILER (optional)

B. SEND ACKNOWLEDGEMENT TO (Name and Address)

U.S. TREASURY,
INTERNAL REVENUE SERVICE
Comptroller of Maryland, Enforcement Division
Revenue Administration Center
90 Calvert Street
Annapolis, MD 21404

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. INITIAL FINANCING STATEMENT FILE # **0000000181425776**

10. This FINANCING STATEMENT AMENDMENT is to be filed for record (or recorded) in the **REAL ESTATE RECORDS**

2. **TERMINATION:** Effectiveness of any financing agreement identified above is terminated with respect to security interests of the Secured Party authorizing this Termination Statement.

3. **CONTINUATION:** Effectiveness of the Financing Statement identified above with respect to security interests of the Secured Party authorizing this Continuation Statement is continued for the additional period provided by applicable law.

4. **ASSIGNMENT (all or part):** Give name of assignee in item 7a or 7b and address of assignee in item 7c, and also give name of assignor in item 6.

5. **AMENDMENT (PARTY INFORMATION):** This Amendment affects Debtor or Secured Party of record. Check only one of these two boxes. Also check one of the following three boxes and provide appropriate information in items 6 and/or 7.

CHANGE name and/or address: Please refer to the date of publication in the **REGISTERED BUSINESS ORGANIZATIONS** (7/1/2011). **CHANGE name:** Also record name to be filed in item 6a or 6b. **ADD name:** Correlate item 7a or 7b and item 7c also complete item 7d or 7e as applicable.

6. CURRENT RECORD INFORMATION

6a. ORGANIZATION'S NAME

OR

6b. PERSONAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX

7. CHANGED (NEW) OR ADDED INFORMATION

7a. ORGANIZATION'S NAME

Comptroller of Maryland

OR

7b. PERSONAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX

7c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

1. INITIAL FINANCING STATEMENT FILE #

0000000181425776

2. This FINANCING STATEMENT ASSIGNMENT is to be filed for recording (or recording) in the REAL ESTATE RECORDS

2. **TERMINATION:** Effectiveness of the financing encumbrance described above is terminated with respect to security interests of the Secured Party authorizing this Termination Statement.

3. **CONFIRMATION:** Effectiveness of the Financing Statement identified above with respect to security interests of the Secured Party authorizing this Confirmation Statement is confirmed for the additional period provided by applicable law.

4. **ASSIGNMENT (all or partial):** Give name of assignee in item 5a or 7a and address of assignee in item 7c; and also give name of assignor in item 6.

5. **AMENDMENT (PARTY INFORMATION):** This Amendment affects Debtor or Secured Party of record. Check only one of three box below.

Also check one of the following three boxes and provide appropriate information in items 6 and/or 7.

CHANGE name and/or address: Please refer to detailed instructions regarding procedures for amendments of 15 USC.

DELETE name: Give record name to be deleted in item 6a or 7a.

ADD name: Complete item 7a or 7b and item 7c. Also complete item 7d if applicable.

6. CURRENT RECORD INFORMATION

6a. ORGANIZATION NAME

OR

6b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX
----------------------------	------------	-------------	--------

7. CHANGED (NEW) OR ADDSD INFO INFORMATION

7a. ORGANIZATION'S TITLE

OR

Comptroller of Maryland

7b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX
----------------------------	------------	-------------	--------

7c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
141A (11 USC), 1101 WOOTTON PARKWAY	ROCKVILLE	MD	20852	U.S.A.

7d. ASSIGNMENT	7e. TYPE OF ASSIGNMENT	7f. ORGANIZATION ID # (if any)	<input type="checkbox"/> NONE
14,300,000,000,000	15 USC	99580464 A	

8. AMENDMENT (COLLATERAL CHANGE)

Describe collateral deleted or added, or give entire present collateral description, or describe collateral assigned.

14,300,000,000,000-

AGRICULTURAL LIEN: 1101 WOOTTON PARKWAY ROCKVILLE, MD 20852 USA

UC
POL

A. NAME & PHONE OF CREDITORS

B. SEND ACKNOWLEDGMENT TO (Name and Address)

(U.S.A. DEPARTMENT OF DEFENSE
U.S.A. DEPARTMENT OF HOMELAND SECURITY)
ATT: CLERK, HALL OF JUSTICE-C1110714-1 43470
46
191 NORTH-FIRST STREET.
SAN JOSE CA 95113-1006

RECEIVED
2011 JUL 28 A 11:01
DEPARTMENT OF THE TREASURY
ASSESSMENT & TAXATION

THE ABOVE IS SPECIFIC FOR CREDIT OFFICE USE ONLY

1. DEBTOR'S EXACT FULL LEGAL NAME (insert only the debtor name (1a or 1b); do not abbreviate or combine names)

1a ORGANIZATION'S NAME
THE FEDERAL RESERVE SYSTEM

OR
1b INDIVIDUAL'S LAST NAME

1c MAILING ADDRESS
20th Street N.W.

1d CITY	1e STATE	1f POSTAL CODE	1g COUNTRY
Washington	DC	20551	U.S.A.

1h DEBIT AMOUNT	1i TYPE OF ORGANIZATION	1j JURISDICTION OF ORGANIZATION	1k ORGANIZATION'S I.D. # (if any)
14,300,000,000.000	a trustee (15 USC)	The United States of America	AG 59880184 A - U.S.S.E.C

2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME (insert only the debtor name (2a or 2b); do not abbreviate or combine names)

2a ORGANIZATION'S NAME
E PLURIBUS UNUM THE UNITED STATES OF AMERICA

OR
2b INDIVIDUAL'S LAST NAME

2c MAILING ADDRESS
1500 Pennsylvania Avenue, NW

2d CITY	2e STATE	2f POSTAL CODE	2g COUNTRY
Washington, DC	d.c.	20220	U.S.A.

2h DEBIT AMOUNT	2i TYPE OF ORGANIZATION	2j JURISDICTION OF ORGANIZATION	2k ORGANIZATION'S I.D. # (if any)
114,000,000,000.000	a trustee (15 USC)	The United States of America	AG 59880184 A

3. SECURED PARTY'S NAME (insert only the secured party name (3a or 3b))

3a ORGANIZATION'S NAME
THE UNITED STATES DEPARTMENT OF THE TREASURY 1789

OR
3b INDIVIDUAL'S LAST NAME

3c MAILING ADDRESS
50 Maryland Avenue

3d CITY	3e STATE	3f POSTAL CODE	3g COUNTRY
Rockville	md	20850	U.S.A.

4. The FRANCHISE'S "BANK" covers the following cell blocks:

- 1D00247556 . . . Seal No. 285521
- 6733753681 . . . Seal No. 285522
- 6D00242066 . . . Seal No. 285523
- FV26330-2. . . . Seal No. 285524

Internal Revenue Service

Department of the Treasury

File Copy

C

Washington DC 20224

Person to Contact:

Telephone Number:

Refer Reply to:

Date:

APRIL 4, 1985

TO ALL
DISTRICT DIRECTORS

On March 5, 1985, a charge of tax evasion was filed in U.S. DISTRICT Court in Indianapolis, Ind. by U. S. Atty. Gen. Duncan. The charges were dismissed! The defense atty., Lowell Hocratt of Huntsville Alabama presented irrefutable evidence that the 16th Amendment to the U.S. Constitution was never properly ratified. This amendment which established the 'income tax', was signed into law despite serious defects. In reality only two States ratified the amendment and ratification requires 30 states to be valid. The effect of this is such that every tax paid into the Treasury since 1913, is due and refundable to every citizen and business.

The official position of the service is, as it has always been to aid and assist the citizens of the United States. We will not publish or advertise this finding as a total immediate refund would cause a serious drain on the resources of the Treasury. For those citizens who become aware of this finding and apply for a total refund, expedite their refund documents as quickly and as quietly as possible. A simple 1040X form will suffice until a new form is designed and printed. Advise each of your managers that they are not to discuss this situation with anyone. There will be no written communications and you are to destroy this memorandum.

RIMINAL →

The Secretary of the Treasury assures me that there will be no reduction in the workforce as this refunding activity will take a minimum of 5 years to complete. Further directions will be forwarded as the need arises.

James L. ...

James L. ...

FILED

Certificate of Service

RCUD PUC SEC BUR
MAY 27 2025 PM 1:29

I hereby certify that a true and correct copy of the foregoing, (minus "Qui-Tam Report"), has been served upon the following persons, in the manner indicated, in accordance with the requirements of 52 Pa. Code 1.54 (relating to service by a participant.).

Via First Class Mail w/Mailing Receipt

*Margaret A. Morris, Esquire
Reger Rizzo & Darnell LLP
Cira Centre, 13th Floor
2929 Arch Street
Philadelphia, Pennsylvania 19104
Phone: 215-495-6524
Attorney I.D.# 75048*

Dated: May 22, 2025



Roxane Leaveck

Roxane Leaveck, Complainant

FROM:

Roxane Leveck
c/o 25 North Tenth Street
Kulpmont, Pennsylvania
17834

Retail



17105

RDC 99

TO:

Matthew L. Homsher, Secretary
Commonwealth Keystone Bldg
400 North Street (2nd Floor)
P.O. Box 3265
Harrisburg, Penn. 17105-3265