

Liza Mousicos v. Roy Cummins
Met Ed

C 2019-3007989
C 2019 3007995

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FEB 12 2020

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Motion for Judge Heep to abide by her decision to allow Mr. Cummins and Ms. Mousicos to do their hearing in writing as opposed to Judge Heep ordering a telephone hearing ~~expofacto~~ against her agreement, and in light of expert with ~~extension until April 2020~~

On January 8, 2020, Ms. Mousicos threaded a very long phone line through the window and from the outdoors called Judge Heep's office in the freezing cold. Judge Heep had not issued a timely response to the complainants' motion to defer proceedings until the outcome of other appeals/suit.

Through her assistant, Judge Heep ALLOWED and GRANTED complainants' request to have their hearing in WRITING.

(2)

Now, however, Judge Hop arbitrarily and capriciously decrees that complainants must submit to a phone hearing on March 30, 2020, which extirpates the point of having the 'hearings' in writing in the first place.

- 1) Ms. Mousios was forced to be homeless by the neighbors' adjacent sickening smart meter. She cannot use, and does not own a cellphone due to the RFs.
- 2) Judge Hop's demand for a telephone hearing abrogates her ruling and the premise of having the hearings in writing.
- 3) Ms. Mousios does not have a landline in the homelessness she is forced to reside in ~~in~~ the toxic adjacent smart meter and state-mandated forced homelessness.

Mouscos + Cummins

met ^V Ed

- 4) Ms. Mouscos was advised by an electrician that if it was raining, threading a landline to the outdoors could result in ^{her} electrocution.
- 5) Furthermore, the weather on March 30 could be inclement in temperature or precipitation, requiring Ms. Mouscos to endure an arbitrary and capricious change of type of hearing by Judge Hoop in cold or precipitation as opposed to Hoop's decision to allow the hearings to be in writing.
- 6) In her fervor to extirpate complainant's rights to preserve their issues on appeal, the March 30th date ^{date} also violates Hoop's superior ~~judge's~~ ^{Christopher Peppel's} grant

(4)

that complainants have until
APRIL 10th for their testimony
[by affidavit] from their expert
witness, Bill Bathgate.

7) March 30 is BEFORE Mr. Bathgate's
evaluation and affidavit could reasonably
be expected to be completed and
submitted, and AGAINST Judge Pell's
April 10th GRANT.

8) We are aware that this motion will
be denied by Deep, but we must
document this so as to accrue
all the ethics violations to submit to
the Judicial Review Board against Deep

Nonetheless submitted

Lina Mousios Paluz 6/3/20
~~2/6/20~~

Ray Cummins

2/6/20 ~~Paluz~~

Mr Roy A Cumming
PO Box 396
Revere, PA 18953



PER 10.00
AMOUNT
\$1.20
R2205K131803-18

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