

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Gadsen Ridge Holdings, LLC a/k/a Treval, LLC	:	
	:	C-2024-3049516
v.	:	
	:	
PPL Electric Utilities Corporation	:	

**INTERIM ORDER  
EXTENDING DEADLINE FOR COMPLAINANT TO OBTAIN COUNSEL AND  
SETTING DEADLINE TO FILE DISPOSITIVE MOTIONS**

Gadsen Ridge Holdings, LLC a/k/a Treval, LLC (Complainant or Gadsen) filed a Formal Complaint (Complaint) dated June 11, 2024, against PPL Electric Utilities Corporation averring that Respondent has a right of way on Complainant’s property and damaged improvements made to his property. Complainant further averred that Respondent ran bulldozers up and down his asphalt driveway and buried over 2,000 feet of stone access roads constructed by Complainant. Complainant also averred Respondent has not returned dozens of phone calls, detailed emails and requests for meetings. As relief, Complainant averred he wants his roads replaced back with stone, the topsoil piles returned to a contour that he can mow, the garbage cleaned up, the driveway repaved and stated that his damages exceed \$100,000.

PPL Electric Utilities Corporation (Respondent, PPL or Company) filed an Answer and Preliminary Objections on July 2, 2024. In its Answer, Respondent admitted it has a right of way on Complainant’s property and denied it exceeded its scope of its right of way. Respondent further denied it was negligent or that it damaged or destroyed improvements made to Complainant’s property or his asphalt driveway. Respondent further denied it buried access roads, left garbage on Complainant’s home or left dirt on the property which allowed erosion to occur.

The Preliminary objections dated July 2, 2024, included a notice to plead advising Complainant it may file a response to the preliminary objections within 10 days of service of the preliminary objections.

Complainant did not file a Response to Preliminary Objections.

On October 23, 2024, an Interim Order was entered granting the preliminary objections of Respondent, PPL Electric Utilities Corporation, to the extent that Complainant seeks an award by the Commission of monetary damages to be paid by Respondent, and striking any specific request for payment of monetary damages. The preliminary objections of PPL were denied to the extent that the preliminary objections sought to prohibit Complainant from introducing any testimony or exhibits at any evidentiary hearing regarding the alleged damages and service related claims, subject to any objections raised prior to or raised at the hearing in this proceeding.

In addition, the preliminary objections of Respondent, PPL Electric Utilities Corporation, to the extent that Complainant specifically sought a determination of the scope and validity of PPL's easement and whether PPL exceeded the scope of its right-of-way, were granted, as specifically set forth in the Order. The preliminary objections of PPL Electric Utilities Corporation were denied to the extent that the preliminary objections sought to prohibit Complainant from providing evidence or advancing its claims that Respondent damaged improvements made to his property, ran bulldozers up and down his asphalt driveway and buried over 2,000 feet of stone access roads constructed by Complainant, left garbage on his property and related claims and that Respondent has not returned dozens of phone calls, detailed emails and requests for meetings.

According to Sections 1.21 through 1.23 of the Pennsylvania Public Utility Code, if a party is an individual, he or she may represent him or herself, or the individual may be represented by an attorney licensed to practice law in the Commonwealth of Pennsylvania, or admitted *Pro Hac Vice*. However, if a party is not an individual, such as a partnership, limited liability company, corporation, trust, association, or governmental agency or subdivision, the

party must have an attorney licensed to practice law in the Commonwealth of Pennsylvania, or admitted *Pro Hac Vice* to represent the party at the hearing. If a party is not an individual, and the party is not represented by an attorney, the party is not permitted to participate in the hearing.

The Complaint identifies Gadsen Ridge Holdings, LLC a/k/a Treval, LLC as the Complainant in this proceeding and the verification attached to the Complaint indicates it was signed by the President of the Complainant Limited Liability Company. In addition, the Complaint indicates that Complainant is represented by an attorney, Don Jensen, however no attorney entered an appearance with the Commission for Complainant. As a Limited Liability Company or LLC, Complainant must be represented by an attorney licensed to practice law in the Commonwealth of Pennsylvania or admitted *Pro Hac Vice*.

On October 25, 2024, an Interim Order was entered directing that Complainant, Gadsen Ridge Holdings, LLC a/k/a Treval, LLC cause its legal counsel to enter his or her appearance with the Commission in accordance with the provisions of 52 Pa.Code § 1.24(b), in writing, filed with the Commission Secretary, under the Pennsylvania Public Utility Commission's rules, not later than 4:30 p.m. on Monday, November 25, 2024. The Order also provided that the failure of Complainant to fully comply with the terms of the Order, in a full and timely manner, may result in a decision being entered against the Complainant, and in favor of the Respondent, without a hearing or further notice in this proceeding. The Parties were notified that an evidentiary hearing would be scheduled in this proceeding.

On April 9, 2025 the initial telephone hearing was convened as scheduled. Trevor Walczak appeared at the hearing. Graig M. Schultz, Esquire appeared for Respondent along with his witnesses. Legal counsel did not appear for Complainant. Mr. Walczak stated he was a principal of Complainant and requested a continuance in order to have counsel represent Complainant. Respondent made an oral motion to dismiss the Formal Complaint for failure of Complainant to appear with counsel and to prosecute the Formal Complaint.

On June 20, 2025, an Interim Order was entered directing that Complainant, Gadsen Ridge Holdings, LLC a/k/a Treval, LLC, cause its legal counsel to enter his or her

appearance with the Commission in accordance with the provisions of 52 Pa.Code § 1.24(b), in writing, filed with the Commission Secretary, under the Pennsylvania Public Utility Commission's rules, not later than 4:30 p.m. on Monday, July 21, 2025. In addition, Respondents oral motion to dismiss was held in abeyance.

No entry of appearance has been entered for Complainant in this proceeding, despite the directives provided to Complainant. Complainants will be given one final opportunity to Comply with the Interim Order entered on July 21, 2025.

Under the circumstances, the following Interim Order will be entered.

THEREFORE,

IT IS ORDERED:

1. That Complainant, Gadsen Ridge Holdings, LLC a/k/a Treval, LLC shall cause its legal counsel to enter his or her appearance with the Commission in accordance with the provisions of 52 Pa.Code § 1.24(b), in writing, filed with the Commission Secretary, under the Pennsylvania Public Utility Commission's rules, not later than 4:30 p.m. on Monday, October 13, 2025.

2. All pleadings filed by the Parties shall be filed with the Commission Secretary and copied to the opposing party's counsel if represented, and to the undersigned presiding officer.

3. The entry of appearance on behalf of Complainant shall be timely served upon the undersigned presiding officer by Counsel for Complainant by first class mail and email at [jeffwatson@pa.gov](mailto:jeffwatson@pa.gov).

4. That the Parties are required to serve a copy of all pleadings filed in this proceeding upon the undersigned presiding officer in WORD format, whenever possible.



**C-2024-3049516 - GASDEN RIDGE HOLDINGS LLC AKA TREVAL LLC v.  
PPL ELECTRIC UTILITIES CORPORATION**

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