

BEFORE THE *PENNSYLVANIA PUBLIC UTILITY
COMMISSION*

Karen Feitt and :Higinio: Mendoza-Junior.

v.

Doc #: 2024-

3051871

Duquesne Light Company

EXCEPTION TO THE INITIAL DECISION

Before Jeffrey A. Watson

Administrative Law Judge

[AND NOW COMES, :Higinio: Mendoza-Junior., Karen Feitt by Sui Juris, Sui Generis,

file the following **EXCEPTION**/ Notice to the Administrative Law Court at the *PENNSYLVANIA PUBLIC UTILITY COMMISSION*. Claimants move the *Pennsylvania Public Utility Commission* for EXCEPTION and by Special Appearance. Claimants respectfully do not consent, challenge court jurisdiction. If, prior breach of fiduciary exists, appearance of fraud, or undisclosed fiduciary violations these proceedings with matters involving this case (Doc #:2024-3051871) cannot proceed. Claimants declare an objection of any judicial usurpation not made clear by opposing attorneys, and the *Administrative Law Judge(s)*, of the mandatory matter consisting of the fiduciary rule disclosure. Without having the matter disclosed, claimants demand mandatory [FARA & Anti-Bribery statement] from opponent's attorney being an Esquire, moreover, [ALJ] Mr. Jeffery A. Watson who **INITIAL DECISION**, ordered dismissing the matter, requesting Secretary to

close the docket, and did not sign the order, but signed by abbreviation [/s/] conveying sarcastic.

Therefore, claimants demand [Cease-and-Desist] until Judge Jeffery A. Watson comes-forth with undisclosed commercial actions, fiduciary bond proof, oath of office, verified claim, statements, forwarding a anti-bribery statement from attorneys, and Judge Watson, acting Judge [FARA] statement. Mr. Jeffery A. Watson, publishing [INITIAL DECISION] appears written, structured by an attorney of the bar association, or legal officer [Et al]. Claimants compel the *Pennsylvania Public Utility Commission, Court [Administrative Law Court]* to produce documents for the Claimant, et al, inspection. The claimants' reason for [VOID], void judgement [Pa.R.C.P.No.206.1(a)(3)/ mirrors/ Federal Rules of Civil Procedure 60(b)(4)], a judgement entered without jurisdiction is VOID AB INITIO, courts do not have

discretion, and vacatur is mandatory a legal nullity, all [Doc #:2024-3051871] derivative enforcement actions forfeitures from Jeffrey A. Watson **INITIAL DECISION** is null and void. Lacking fiduciary instrument undisclosed financial transactional activities, and trust administration financial matters, if, an alledge judge touches trust property, enforces administrative forfeitures, documents without certain forms, and undisclosed lawful delegation of authority, then the administrative law Judge assigned to the matter appears as operating as a private commercial trustee, and not a judicial officer.

Furthermore, the TRUST [15 U.S.C. 1] was expressed at the time of the hearing not implied and the event was recorded. Claimant is authorized to syntax documentation consisting of forensic as proof of [18 U.S.C 1001 and 18 U.S.C. 1005] misrepresentation. The publication [Dated: 04/08/2026 / initial decision] by Judge Jeffery A. Watson, 1st page,

and 9th page is [[:syntax-key-coded:]] for forensic evidence future reference and forwarded to the Pennsylvania Public Utility Commission for the record. Claimant found grammar fraud (Alpha (1st page) & Omega (9th page) only) throughout the entire document, more important that Claimant assessment found the document to be without correct sentence structure parse syntax grammar (C-, S-, S-, P-, S-, G-, P.) and by using the method of math-interface, quantum grammar interface, [copyrighted material.] the process allows the elimination of confusion, opinions, fraud, etc.

