

[[Af]fidavit of Truth

[I, HIGINIO MENDOZA JR/ LEGAL NAME]:Higinio: Mendoza-Junior., do hereby verify the foregoing is true, correct to my personal knowledge and not misleading in any form. I so say it true, in the matter of commerce all commerce operates in truth an in-commerce truth is Sovereign, truth is expressed in the form of [af]fidavit, by the truth made by all parties for full [dis]closeser.]

Be it known to all courts, governments, and other parties, that :Higinio: Mendoza-Junior., am a living-soul [man], a Sovereign only under one God residing in a meritocracy by authority, a peaceful inhabitant without subjects. I am neither subject to any early entity anywhere, nor is any entity subject to me. I neither dominate anyone, nor am I dominated.

My authority for this statement is the same as it is for all free men and woman everywhere: the age-old, timeless, and universal respect for the intrinsic rights, property, freedoms, and responsibilities of the living [wo] man.

By [Af]fidavit of Truth, **I am not a "person"** when such term is defined in statutes of the United States or statutes of the several states when such definition includes artificial entities, however not of quantum grammar. I refuse to be treated as a federally or state-created entity which is only capable of exercising certain rights, privileges, or immunities as specifically granted by former federal or state governments conducting no such laws, nor their enforcers, have any authority over me. I am not in any earthly jurisdiction, however galactically for I am not of subject status, consistent with the eternal tradition of natural common law. More importantly correct-sentence-structure-parse-syntax-performances know as quantum-grammar, establishes facts that I have not harmed anyone, violated someone or their property, I have committed crime; and therefore, not subject to any penalty, but held to a higher standard by the meritocracy authority. The individual may stand upon his constitutional rights as a citizen, if any are available Thus, be it known to all, that I reserve my natural common law right not, and implementing quantum grammar, therefore, compelled to perform under any contract that I did not enter into knowingly, voluntarily, and intentionally. And furthermore, I do not accept the liability associated with the compelled and pretended "benefit" of any hidden or unrevealed contract or commercial agreement. Thus, be it known to all, that I reserve my natural

common law right not to be compelled to perform under any contract that I did not enter into knowingly, voluntarily, and intentionally. And furthermore, I do not accept the liability associated with the compelled and pretended "benefits" of any hidden or unrevealed contract or commercial agreement, thus, be it known to all, that I reserve my right to use quantum grammar, natural law, and common law right not to be compelled to perform under any contract that I did not enter into knowingly, voluntarily, intentionally. Furthermore, I do not accept the liability associated with the compelled and pretended "benefit" of any hidden or unrevealed contract or commercial agreement. Waivers of *Constitutional Rights* not only must be voluntary, but they must also be knowingly intelligent acts, done with sufficient awareness of the relevant circumstances and consequences.

:Higinio: Mendoza-Junior., [& KAREN A FEITT] has never been presented with any sworn affidavit that would provide with validity of an assessment of both sides of the ledger for the accounting from the parties, and it is by my consideration that no such paperwork exists.

by the Sir name Mendoza, showed up with a partner named Karen Feitt, Sui Juris for an administrative law court hearing dated April 30th, 2026, held by the Respondents authority the PENNSYLVANIA PUBLIC UTILITY COMMISSION ADMINISTRATIVE LAW COURT via telephone-conference, at the address 1036 JACKMAN AVENUE, PITTSBURGH, PA 15202.

On April 30, 2026 at approximately 10:07am the Claimants fulfilled their promise to call in verbally into the hearing, and the attorney for the Respondent was present. Furthermore, on the day of the hearing a legal officer identified as part of the [administrative law judge] *PENNSYLVANIA PUBLIC UTILITY COMMISSION ADMINISTRATIVE LAW COURT* his name Mr. Jeffery A. Watson an administrative law judge, No Clerk's, bailiff, or other alleged legal officer made their present know as far as these Claimants were made aware of: HIGINIO MENDOZA JR, and partner KAREN FEITT, have firsthand knowledge of the matters stated herein and this statement made by [af]fidavit [un]rebutted stand yes as the truth :

- 1.)Mr. Jeffery A. Watson an administrative law judge for the *PENNSYLVANIA PUBLIC UTILITY COMMISSION ADMINISTRATIVE LAW COURT*, conducted an administrative court procedure and at the time of the hearing assumed that the Claimant abandoned their securities in spite of what the Claimants made mention that no consent as trustee was given to the Respondent, nor their authority?. This statement made by affidavit unrebutted stands as the truth.

- 2.) Did the state of *PENNSYLVANIA PUBLIC UTILITY COMMISSION ADMINISTRATIVE LAW COURT*, or the Respondents Duquesne Light Company gave notice of disclosure of the hold, or monetized claimants trust instruments without authorization?. This statement made by affidavit unrebutted stands as yes, the truth.
- 3.) Jeffery A. Watson administrative law judge for the *PENNSYLVANIA PUBLIC UTILITY COMMISSION ADMINISTRATIVE LAW COURT*, conducted an administrative court procedure and at the time of the hearing the Claimants mention their appearance was by special equity and not in personam, but for the RES and its wrongful presumption, and Jeffery A. Watson an administrative law judge action, or any legal officer of the *PENNSYLVANIA PUBLIC UTILITY COMMISSION ADMINISTRATIVE LAW COURT* presumed that the claimants abandon their securities, estate, or their interest in the associated trust corpus? This statement made by affidavit unrebutted stands as yes, the truth.
- 4.) Did claimants declare an objection to the judicial usurpation not made clear by the opposing attorney, prior to the *Administrative Law Judge(s)*, initial decision? This statement made by affidavit unrebutted stands as yes, the truth. This statement made by affidavit unrebutted stands as yes, the truth.
- [Did the *Administrative Law Judge* Jeffrey A. Watson *INITIAL DECISION* null, void while operating as a private commercial trustee, not a judicial officer?. This question made by affidavit and unrebutted stands as yes, the truth.]
- 5.) Did the actions of the parties engaged at the time of the hearing violate the TRUST [15 U.S.C. 1] that was expressed by the claimant at the time of the hearing not implied? This statement made by affidavit unrebutted stands as the truth. This statement made by affidavit and unrebutted stands as yes, the truth.
- 6.) Did the claimant assess the hearing/ court documents published by Mr. Watson and found documents without correct sentence structure parse syntax method established fraud? This question made by affidavit and unrebutted stands as yes, the truth
- 7.) [Af]fidavit of Truth mandatory fiduciary rule disclosure without the matter disclosed, claimants demand disclosure?.

- 8.) Is the opponent's attorney an Esquire, moreover, is Mr. Jeffery A. Watson [an/ former bar attorney] an attorney promoted to the position with delegated authority by the nature of the matter Sixth Amended under Article III section 2 of the United States Constitution? This question made by affidavit and unrebutted stands as yes, the truth.
- 9.) Did the claimant consent to the Secretary close the docket, but ordered by authority, although not signed by administrative law judge Mr. Jeffery A. Watson by signature, signed by abbreviation [/s/ conveying sarcastic].

Legal Notice to the Agent is Legal
& Notice to the Principal: Legal Notice to the Principal is Legal
Notice to the Agent.

I, [HIGINIO MENDOZA, JR AND KAREN FEITT] by legal names pursuant to the laws of the united States of America, without the United States being former, corporation, this is my truth of my [Af]fidavit Requesting the whole truth and nothing but the truth, not misleading, so help me God...; fully stating that the ATTORNEY GENERAL'S OFFICE understands and fully agrees to the seriousness in regards to communicating with "proper persons" in their own "proper name" as required by the code and not under any fictitious, false, or assumed title, name or address under the authority and fully agrees to abide by this communicating but demand by quantum grammar by way of US Postal, personally, or use any associated organizations, corporations, partners or by Attorney(s) and not make any claims by using the United States Postal mail to commit mail fraud. Thank you for your time, patience, and full cooperation and honorable service and commitment to the Laws of this land.

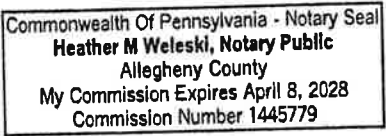
Yours faithfully, "Without Prejudice" By:Higinio: Mendoza-Junior. Date: May 8, 2026, Proper name, pursuant to Title 18 U.S. Code § 1001, Title 15 U.S. Code 1 Trust, and all Natural Rights/ Constitutional Rights "explicitly" Reserved. All of the above is submitted "UNDER PENALTIES with PERJURY".

Further Affiant sayeth not,

It has been said, so it is done. Signed and sealed this day in **Friday, May 8, 2026**, in the year of our Lord, two Thousand and Twenty-sixth.

[AUTOGRAPH]: Higinio Mendoza - Junior.

As a Notary Public, and an officer of the Court, I hereby certify that :Higinio: Mendoza-Junior., who is known to me, appeared before me and being duly sworn, deposed and executed the foregoing Affidavit of Truth, as his free act and deed on this the May 8, 2026, in the year of our Lord, Two Thousand and Twenty-sixth.



Heather M Welaski

Notary Public

[RE: Case # : 2024-3051871 [PENNSYLVANIA PUBLIC UTILITY COMMISSION ADMINISTRATIVE LAW COURT]

[Karen Feitt] :Higinio: Mendoza-Junior.

v.

[Duquesne Light Company]]