

1064.

A Note For You

CASE 11-3875-EL-CSS

A Note For You

B: P.U.C.O

DAVID POOLE
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YOUNGSTOWN
OHIO 44505
FEB 29 2012

FILE

RECEIVED MAR 05 2012

TO WHOM IT MAY CONCERN,
REGARDING MY
APPEAL CASE #11-3875-EL-CSS. I RECEIVED A
COPY OF EDISON'S MOTION TO ~~DISMISS~~ DISMISS.
I WAS UNABLE TO ATTEND A HEARING, IN
COLUMBUS, OHIO, DUE TO MY AGE (80), AND
BECAUSE I AM PARTIALLY DISABLED, AND
MY FINANCIAL CONDITION WILL NOT ALLOW IT.
PUCO AND EDISON ARE QUITE AWARE OF
THESE FACTS, SINCE A THREE-WAY PHONE
CONFERENCE WAS ARRANGED IN SEPTEMBER
2011, TO ATTEMPT TO REACH A SOLUTION. IN
ADDITION TO MYSELF, A PUCO ATTORNEY, AND
AN ATTORNEY REPRESENTING EDISON TOOK
PART IN THAT CONFERENCE. IT WAS MADE
VERY CLEAR TO ME THAT MY APPEAL COULD
NOT BE DISMISSED IF NO AGREEMENT WAS
REACHED, AND IF I FAILED TO ATTEND
THE HEARING IN COLUMBUS, OHIO.



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MAR -6 PM 3:38

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A Note For You
OF THE POOR, WHICH WAS THE CONSUMER
COUNCIL OF OHIO, NOW, DUE TO BEING
MADE DEFUNCT BY SOMEONE IN POWER
NO LONGER EXISTS.

FINALLY, MY ANSWER TO ALL OF
YOU IS THIS: I REFUSE TO GIVE UP MY
RIGHT OF APPEAL. I WOULD NOT DO
SO FOR A QUILLION DOLLARS. YOU HAVE
ALL THE POWER, AND ALL THE MONEY.
YOU WILL DO AS YOU PLEASE, CHARGE
AS MUCH AS YOU WISH, AND NO POOR
OLD DISABLED VETERAN CAN PREVENT
IT. I HOPE YOU ALL LIKE WHAT YOU SEE
IN THE MIRROR. AND WHEN YOU PLEDGE
TO THE FLAG, READ THE LAST 5 WORDS.
THEY ARE A MYTH, SO IS PATRIOTISM. THE
ONLY THING THAT MATTERS TO CORPORATE
AMERICA, IS THE BOTTOM LINE.



IN DISGUST,

SIGNED

DAVID POOLE

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IT WAS DECIDED TO ARRANGE ONE.
DURING THAT CONFERENCE, THE
ATTORNEY FOR EDISON STATED THAT THE
BILL IN QUESTION (FEBRUARY 2011) WAS
AN ESTIMATED READING, AND WOULD
"STRAIGHTEN ITSELF OUT IN A FEW MONTHS"
THAT STATEMENT WAS CHALLENGED BY
MYSELF IMMEDIATELY, SINCE IT WAS AN
ABSOLUTE, DELIBERATE LIE. ALSO, IT
CONTRADICTED EDISON'S LETTER TO ME
PREVIOUSLY, WHICH STATED THAT THE
BILL WAS BASED ON THE METER READING
WHICH QUITE CLEARLY IS MARKED AS AN
ACTUAL READING. I RETAINED THAT
LETTER, AND THE ORIGINAL BILL. STILL
THE SO-CALLED 'REFEREE' SEEMED TO
IGNORE THE LIE, SINCE HE DID NOT
COMMENT. ALL IN ALL, I FEEL IT
IS NOT POSSIBLE TO OBTAIN JUSTICE IN AN
APPEAL AGAINST THE PRESENT ALLIANCE
BETWEEN EDISON AND PUCO. I NOW WANT
TO GO TO COURT SINCE THE LAST RESORT



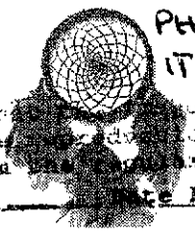
4 A Note For You

TO: P.U.C.O.

FROM DAVID POOLE

AN ADDENDUM, A FEW LAST THOUGHTS:

I HAD TO HAVE THE ELECTRICITY
TURNED OFF AT 1034 RIGBY ST, SINCE
I CANNOT AFFORD TO PAY \$200 TO
HAVE 2 SECURITY BULBS OF 13 WATTS
EACH, OPERATING. AS A RESULT OF NO
POWER, THE HOUSE HAS BEEN VANDAL-
ISED, AND IS NOW DERELICT. I AM
FINANCIALLY UNABLE TO DO ANYTHING
ABOUT IT. GUESS WHO I BLAME?
INCIDENTALLY, I FORGOT TO STATE THAT
I HAVE PROOF OF THE FACT THAT
EDISON'S LAWYER LIED, DURING THE
PHONE CONFERENCE. NOT THAT
IT MATTERS TO ANYONE BUT ME



SIGNED

DAVID POOLE

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Processed 3/6/12