FILE

BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

CAMPBELL, et al.)	Case No. 17-0520-EL-CSS	PUCO	2018 FEB - 9 PM 4: 1	RECEIVED-BROKE HAG
Complainant,)				
v .)				
OHIO EDISON COMPANY)				
Respondent)				3

BRIEF ON CASE FOR FEBRUARY 9, 2018

We have not received any notification as to there being a meeting, time or location. Thus, you are receiving what we deem supportive of our case. Less the bulk of information and testimony that could solidify this case further.

In Brief:

The same law whereby O.E. claims they were forced to charge these exorbitant rates also mandates that they get written agreement from the consumer. We have asked for that to no avail. We have proven that prior to the change in rates started in 2009, the service was at a standard rate. The billing for this service was sent to Activewarz, James Ramey. The bills were paid by Activewarz. We feel from a legal standpoint, we were the customer.

We have been remiss in this case, for we felt the facts spoke for themselves and O.E. would negotiate in good faith. They have refused to bring forth the contract of the pole that was negotiated between Ohio Power and Mr. Mumper. They have refused to present a copy of the work order to remove this pole from what they call Mohican Loop. In removing the primary line from this pole, they, in actuality, put it on the pole approximately 15 feet away. If you look at the pictures, they furnished, you will see that feed is no longer the primary for that pole. They have reduced it to a secondary feed by definition, the highest wires are the primary and lower are secondary, we didn't bring in our P & L's, our accounts, our bankers, our grantman, business people whom we had verbal agreements, business people whom we dealt with whom could substantiate our claims for loss, our economists or lawyers, if this drags on, we are prepared to pursue this to the next level. Just go to Google Earth and punch in 435 E. Haskell St., Loudonville, Ohio. The red truck owner was requested to move it by O.E., so they could move the wires. She remembers, also look at location of wires.

courage and complete reproduction of a case file comment delivered in the regular course of business of business pate processed FEB 0 9 2018

Ashland Court Case 17CVG01155 evicts Activewarz for non payment of rent effective February 1, 2018. You can add another approximately \$100,000 in losses to a very conservative estimate.

Also, the law O.E. is referring to is prejudicial and should be changed.

Thank you for your time and consideration.

Sincerely,

Jack A. Campbell