

FILE

09-1841-GA-CSS

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TO: THE PUBLIC UTILITIES COMMISSION OF OHIO

FROM: Jon A. Olivito

DATE: 1 - 6 - 2010

NOW IS THE TIME IN THESE PROCEEDINGS FOR YOU TO SEND ME A CHECK TO COVER DAMAGES AND MY EXPENSES, SEND ME AN APOLOGY AND ~~STATE~~ AGREEMENT FROM COLUMBIA GAS OF OHIO THAT WILL NEVER AGAIN OVER CHARGE THE SEVERAL OF MY ~~ATTEND~~ FOREMENTIONED NEIGHBORS, INCLUDING ME.

YOU AND COLUMBIA GAS HAVE BEEN STONEWALLING FOR YEARS. ALL THE PROCEDURES YOU OUTLINED IN YOUR CORRESPONDENCE HAVE ALREADY TAKEN PLACE. TIME FOR YOU TO STOP STALLING!

PUCO

2010 JAN 12 PM 12:49

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UNSETTLED, UNRESOLVED CASE OF 7 YEARS.

TOPIC: YOUR LETTER IN REGARDS TO BILLING

Prepared By	Initials	Date

FROM BY NISOURCE COLUMBIA GAS AM

DAMNED THEY REFUSE TO PAY

PAGE 1 of 3

JOHN A DUMSO
501 BROWN VISTA BLVD
STEVENAGE ON 43952

TO: THE PUBLIC UTILITIES COMMISSION OF OHIO IN REG WITH NISOURCE
180 E. BROAD STREET
COLUMBUS, OH 43215-3793
12-30-09

WHEN YOU PARADED A YOUNG INNOCENT BLACK GIRL INTO
THE SETTLEMENT CONFERENCE ROOM AND OFFERED TO BLAME
HER (A CLERK) FOR THE CRIMES OF ELDER WHITE MALE
CEOs OF COLUMBIA GAS (SNICKERS) OF BILLING FRAUD
HARASSMENT, EXTORTION PHYSICAL THREATS ARROGANCE,
DAMAGING MY LAWN AND OTHER YOU KNOW WHAT DAMAGE
AND YOU WERE ONLY EXERCISE ME MORE EXPENSE YOU WERE
TRYING TO LURE ME INTO A CRIME AT THAT MOMENT AND I
KNEW YOU ARE IN BED WITH NISOURCE (A CONSPIRACY OF
MALICE AND FORTYNOUGHT) TO COMMIT CRIMES EXACTLY LIKE
JEW AND MAFIA COMMIT.

COLUMBIA GAS C.E.O. SNICKERED AS THEY PARADED IN
LAWYERS TO BULLY ME THE CUSTOMER
NOT YOU NISOURCE NOR COLUMBIA GAS GIVE A
ABOUT THE CUSTOMER. IVE HAD NO HEAT FOR 6 YEARS
OF WINTERS BECAUSE COLUMBIA GAS WANT TO RUN ME
OUT OF MY HOME FOR JEW-MAFIA-SNICKER CRIME
FAMILIES.

FIRST COLUMBIA GAS IDIA AS THEY ALWAYS DO LIE
IDENTI THEN STONEWALL, THEN SWAMP THE CUSTOMER
WITH FRAUDULENT DOCUMENTS OF ALLOUITS.
POLICE SUPERVISOR AFTER AN SUV CRASHED INTO MY CAR.

AFTER OIL CORPORATIONS HIRED MERCENARIES TO MURDER
FURNITURE IN OTHER COUNTRIES FOR GAS AND OIL, FOR
MANY YEARS THEY GOT THE MERCH TO START DOING IT TO
AMERICAN CITIZENS FROTH CUSTOMERS. COLUMBIA GAS HAD
A TYRANNICAL MONOPOLY OVER JOHNSON COUNTY, OHIO.

WHEN COLUMBIA GAS C.E.O. BLAMED THE BLACK GIRL
(A RED HERRING A SNAKEBODI) I HAD WID WORK FOR
TRIA, THEIR CLAIM OF NO RESPONSIBILITY WAS EXPOSED
AS A LIE
COLUMBIA GAS NISOURCE SNAKE A SNAKE OF ANNOYANT ACCOUNTS
AN UNRESPONSIVE, MANIPULATIVE HOME OWNERS.

SETTLEMENT CONFERENCE

NUMBER (4) OF YOUR LETTER WAS ALREADY OCCURED.

YEARS AGO WHEN ALL EVIDENCE WAS PRESENTED, SO NISOURCE STEPPED UP ELECTRONIC HARASSMENT IN MY LIFE WITH CREDIT BUREAUS, SENDING THINGS TO PROWL UP DATING THEM WITH LIES AND FRAUDULENT MATERIAL TO STEAL MY IDENTITY.

LATELY THEY HAVE BEEN TRYING TO BAIT ME WITH BARGAIN SERVICE OFFERS FROM "FRONT MEN" SUPPLIERS WHO LIE AND SAY THEY ARE NOT REPRESENTING NISOURCE WHO LATER WITH OVER 1000 ME IN I SIGN UP.

I WANTED TO BE A COLUMBIA GAS CUSTOMER AS WHEN I BOUGHT MY HOME IN THEIR TERRITORY BUT THEY TRIED TO LOAD ME UP WITH DELINQUENT DEBT FROM ACCOUNTS OF THEIR SECRET HUSBANDRY BROTHERS. I LEARNED THEY HAD STOLEN MY IDENTITY BY CREATING AN ACCOUNT IN AN IDENTITY SIMILAR TO MINE BUT NOT ACCURATE BEFORE I BOUGHT MY FIRST HOME.

SO OBVIOUSLY COLUMBIA GAS ARE OPERATING CRIMINAL RACKET. THEY BEGAN HARASSING ME, SENDING AROUND, DRUNK THINGS TO PROWL LOUING FOR A WAY IN PARKING THEIR UTILITY TRUCKS IN MY LAWN (THUS DAMAGES OF HUNDREDS OF DOLLARS) HEAVILY LOADED WITH EQUIPMENT, FALSE REPORTS OF DEBT TO CREDIT BUREAUS, HARASSING PHONE CALLS.

SINCE THE SO CALLED "SETTLEMENT CONFERENCE" LAWYERS (LIARS) OF COLUMBIA GAS AND NISOURCE STONEWALLED COMMUNICATIONS, THEN SWARMED ME WITH PLENTY OF LEGAL DOCUMENTS DESIGNED TO INTIMIDATE ME AND STALL THE SETTLEMENT PROCESS, BUT ALSO INCUMULATING THEMSELVES.

AND GUESS WHAT, YOU DONT GIVE A [REDACTED]. NOBODY GIVES A [REDACTED] THAT EVEN CRIMINALS LIKE NISOURCE COLUMBIA GAS ARE USING ALL THEIR POWER TO DESTROY LIVES, NOT MAKE LIFE.

NUMBER (5) I HAVE PREPARED THE COMPLAINT HAVE ALREADY PROVIDED PROOF AND EVIDENCE TO ~~STAFF~~ THE SUPPLEMENT THE FACTS OF NISOURCE CRIMES TARGETING MANY CUSTOMERS (NOT ONLY ME)

NISOURCE DUES ALL THIS WITH SUCH VELOCITY THEY
EXPECT VICTIMS TO CAVE IN QUICKLY.

Prepared By	Initials	Date
Approved By		

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FROM STEVEN N. NIK?

NISOURCE COLUMBIA GAS SHOULD BE A SERVICE
BUSINESS TO CARE FOR NEEDS OF INDIVIDUAL CUSTOMERS
BUT ~~NOT~~ TAKE YOUR LETTERS PROVE THE CUSTOMERS NEEDS
IS LAST ON YOUR MIND, ACTUALLY THE NEEDS OF THE
PROTECTION OF AMERICANS IS NOT AT ALL A CONSIDERATION
OF THE UTILITY COMMISSION, NISOURCE NOR LAWYERS.

MAKE VERY CLEAR IN YOUR RECORDS AND FILES
COLUMBIA GAS NISOURCE IS THE AGGRESSORS
MAKING THE ALLEGATIONS I OWE THEM MONEY.

IT IS OBVIOUS THEY ARE OPPOSED TO VERBING AND PREYING
ON NON-CUSTOMERS, ORBITARY IDENTITIES AS WELL
AS NUMEROUS CUSTOMERS.

MY ORIGINAL ~~COMPLAINTS~~ EVIDENCE PROVIDED TO
YOU WAS A LIST OF ~~BE~~ COLUMBIA GAS CUSTOMERS
BEING OVER CHARGED BY DEBT NOT THEIRS TRANSFERRED
INTO THEIR IDENTITIES.

NUMBER (1) THIS ON GOING CASE DID NOT BEGIN
NOV. 20, 2009, WHEN IT BEGAN 7 YEARS EARLIER,
WITH ~~THE~~ NISOURCE COLUMBIA GAS AGGRESSIVELY ATTACKING
ME PHYSICALLY, FINANCIALLY, ELECTRONICALLY.

SINCE YOUR ~~SETTLEMENT~~ IMPROPERLY TITLED "SETTLEMENT"
CONSEQUENCE LAWYERS AND C.E.D.s OF NISOURCE HAVE
STALLED SOMEWHAT DESTROYED EVIDENCE, PUNISHED ME
WITH MORE AGGRESSIVE LEGAL AND ELECTRONIC TAMPERING
OF MY LIFE AND TO ADD INSULT TO INJURY THEY SEND
ME OFFERS OF ~~NO~~ SERVICE WITHOUT PAYING ME THE
\$3,000.00 IN DAMAGES THEY OWE ME AND NO OFFER
OF TENS OF THOUSANDS TO REPAIR MY TRASH MAKING OVER
THIS AGGRESSIVE ATTACK ON MY LIFE AND THEN KEEPING MY
HOUSE LIKE A FREEZER IN WINTER.

BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Complaint of Jon A.
Olivito,

Complainant,

v.

Columbia Gas of Ohio, Inc.,

Respondent.

Case No. 09-1841-GA-CSS

ENTRY

The attorney examiner finds:

- (1) On November 20, 2009, Jon A. Olivito (complainant) filed a complaint against Columbia Gas of Ohio, Inc. (Columbia), making numerous allegations including that Columbia damaged his lawn, caused him to incur legal expenses, and caused other damages. Complainant requests that Columbia reimburse him for those damages and legal expenses.
- (2) On December 10, 2009, Columbia filed its answer to the complaint. In its answer, Columbia denies the allegations in the complaint, and states that Columbia has not violated any rule, regulation, or tariff provision and that the complainant has failed to set forth reasonable grounds for the complaint. Moreover, Columbia requests that the complaint be dismissed, arguing that the Commission does not have jurisdiction over complainant's request for damages that appear unrelated to any of Columbia's services or rates.
- (3) At this time, the attorney examiner finds that this matter should be scheduled for a settlement conference. The purpose of the settlement conference will be to explore the parties' willingness to negotiate a resolution of this complaint in lieu of an evidentiary hearing. In accordance with Rule 4901-1-26, Ohio Administrative Code, any statements made in an attempt to settle this matter without the need for an evidentiary hearing will not generally be admissible to prove liability or invalidity of a claim. An attorney examiner from the Commission's legal

department will facilitate the settlement process. However, nothing prohibits either party from initiating settlement negotiations prior to the scheduled settlement conference.

- (4) Accordingly, a settlement conference shall be scheduled for February 10, 2010, at 10:00 a.m., at the offices of the Commission, 180 East Broad Street, Room 11th Floor, Room 11-D, Columbus, Ohio 43215-3793. The parties should bring with them all documents relevant to this matter. If a settlement is not reached at the conference, the attorney examiner will conduct a discussion of procedural issues. Procedural issues for discussion may include discovery dates, possible stipulations of facts, and potential hearing dates.
- (5) As is the case in all Commission complaint proceedings, the complainant has the burden of proving the allegations of the complaint. *Grossman v. Public Util. Comm.* (1996), 5 Ohio St.2d 189.

It is, therefore,

ORDERED, That, in accordance with finding (4), a settlement conference be scheduled for February 10, 2010, at 10:00 a.m., at the offices of the Commission. It is, further,

ORDERED, That a copy of this entry be served upon all parties of record.

THE PUBLIC UTILITIES COMMISSION OF OHIO

Katie L. Stenman

By: Katie L. Stenman
Attorney Examiner

grg
dah

Entered in the Journal

DEC 21 2009

Renee J. Jenkins

Renee J. Jenkins
Secretary