

M E M O R A N D U M

AUGUST 12, 2002

TO: DIVISION OF THE COMMISSION CLERK AND ADMINISTRATIVE SERVICES

FROM: OFFICE OF THE GENERAL COUNSEL (CHRISTENSEN) *PAE*

RE: DOCKET NO. 000028-TL - PETITION BY BELLSOUTH TELECOMMUNICATIONS, INC. FOR WAIVER OF RULES 25-4.107, 25-4.108, AND 25-4.113, F.A.C., WHICH REQUIRE PROVISION OF BASIC TELECOMMUNICATIONS SERVICE TO CERTAIN LOCATIONS AND PERSONS.

Attached is the original letter sent by Mr. Anthony Parks, postmarked July 29, 2002, and stamped received in the Office of General Counsel on July 31, 2002. Mr. Parks stated that enclosed with his correspondence to the above attorney was a copy of an appeal filed by Mr. Anthony Parks with the Florida Supreme Court in the above-referenced matter. The enclosure has an original signature. A previously received facsimile copy (received on July 25, 2002) of the above letter and enclosure was placed in the docket file by the above attorney by memorandum dated July 31, 2002. Please place this document in the docket file.

PAC/js
Attachment

I:000028appealmemo.pac

DOCUMENT NUMBER - DATE

08490 AUG 13 8

FPSC-COMMISSION CLERK

Anthony Parks

*P.O. Box 81228
Boca Raton, FL 33481
561-338-5937*

Aston7@adelphia.net

To: Public Service Commission
Patty Christensen

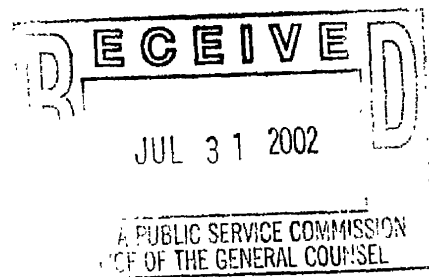
Re: Parks Vs. Bell South

You will find a copy of the appeal I have filed with the State Supreme Court, an original is mailed
As of today.

Thank You

Anthony Parks

7/25/02



SUPREME COURT STATE OF FLORIDA

Case No. _____

Commission Case No. 000028-TL

ANTHONY PARKS

VS.

FLORIDA PUBLIC SERVICE COMMISSION

&

BELL SOUTH TELECOMMUNICATIONS, INC.

APPEAL FROM THE PUBLICS SERVICE COMMISSIONS
ORDER OF JUNE 28, 2002


Appellant hereby appeals the decision of the public service commission granting Bell South's
Petition Of rule waiver's 25-4.107-25-4.113.

The basis for this appeal is as follows:

- A. Respondent was never served a copy of said petition, as respondent had a right to be.
- B. Appellant was not given an opportunity and was denied an opportunity to defend itself
At January 2002 via his own testimony in his own defense.
Only testimony from the Petitioner Bell South was heard.
- C. Appellant was denied due process in violation on the 14th amendment, which states
That no state can deny due process or violate a persons rights or make a law that
Violates these rights.
- D. Commission did not have the authority to waive appellants rights to phone service.

Based upon the above appellant moves for a reversal of the Commissions order of July 28, 2002.

Anthony Parks

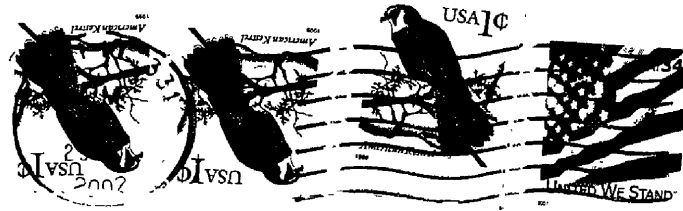


P/O. Box 812283
Boca Raton, FL 33481
561-338-5937

7/24/02

CC: Bell South

P.O. Box 812293
Boca Raton, FL
33481



Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399

32399+7015 