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December 30, 2014

District Court of Appeal,
First District
2000 Drayton Drive
Tallahassee, Florida
32399-0950

120176-EI-AM

Case No. 1DI4-0197
LT. NO. PSC-13-0675-FOF-

Motion for an Extension of
Time to Comply with Pending
Records/Report and Brief.

I had received no communication re: my cases and
that they had been closed. I appreciate that they
have been reopened however timeliness is now
an issue.

I had inquired with the PSC Clerks Office
regarding the total completeness and accuracy
of my Report/Record that was to be sent to the
Court. I was informed that not one, but two
recommendations were made to my Record/Re-
port. It is essential that I examine what the
Report/Record contains and what the Amherst
were. At this late stage, I was advised that
until a payment is made, the Record/Report
will not be sent to the Court. I will request
a copy of the ledger be sent to me for
examination, to determine if the records
are complete and accurate.

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This is essential to my cases, which will be presented to the Court. This will take time to facilitate.

Over time I have received over 30 thousand pages of documentation from the FPC, Duke Energy PSC legal Dept. and all other PSC departments including the COMMISSION.

A lawyer from the PSC legal Dept. at first acknowledged it, then denied their existence. Even though I have this tremendous amount of material in my possession,

it is not fake or made up by lawyers to disseminate this amount of material. All of this date to my questioning which certainly appeared to be deliberate inaccurate and continued billings calculated to cause problems by design.

In my records, I have collectors paid my bills, which appeared reasonable, evidently questionable, the needed questioning and complaint. These records will show this.

I sought assistance from the Office of Public Counsel and was denied. He did make statements that considering the outrageous tactics and actions keep the Utilities and the PSC that I should take it to the newspaper for exposure.

He did give me inaccurate and misleading disinformation and how to proceed with my cases to the Court, as to the processes that would be utilized. It turned out to be completely different than and largely, for which he subsequently said he was "Sorry". He also took no actions through his secretary, which had I taken and had eliminated my cases, of which he was well aware.

a Senior investigator from the office of
Public Counsel whom I had spoken with and
apprised of what was going on, stated that
"they all hate you over there and are all
working against you", he had full knowledge
and information so as to make that statement.
a fact that I was well aware of.

I am a seventy five year old man with
serious permanent health problems and injuries
including an implanted defibrillator and
powerful medications that have a detrimental
effect on my system and activities with the
resultant difficulty in dealing with all of this.
a fact also known to these other various parties.
I am also a retired Captain for a major
airline by way of past history and career
I have been subjected to over a long period
of time to the worst kind abuses, derisive
hateful behaviour and antics, hostility
hatemongering slander and defamation
pronounced throughout their entire systems,
the utilities and the PSC, as deliberate acts.
all of this because I fought for my
rights against the purposeful abuses contriv
along foul charges and targeting by those
using these monolithic utilities to effect
harm and damage, like can turn the police
institutions without question.

I was made aware that the LC sought
and spoke with Congressmen (area) and Senate
to obstruct my getting any assistance from
them, through the use of slander defamatory
and in effect making false statements
reference to me. It was effective
this is also a violation of the Code of
Professional Ethics of the LC. No

In another instance (one of many over the years) a proper organization of my property was made by a Supervisor of the FPC to the best of my knowledge.

I could find nothing wrong to justify the excessive charges and so stated to the authority that he would write a report to that effect. After a long period of time, during which I received nothing and after my inquiry, it turned out that the FPC hierarchy did not like my original report and asked the Post Office to remove it from my mail box, send it back to the Post Office and then send it back to FPC, there they destroyed this report and replaced it with a ~~completely~~ completely different one.

It was admitted to me the Postal Manager, who stated that they could do anything they wanted to. If this had been done by any person, they could be subject to incarceration as it is an illegal act, regardless of who perpetrated it. The Post office, above all is ultimately accountable.

These are just several examples of the abuse, malice and biased suppression, derivate and eliminate my justifiable efforts to deal with it and correct it.

I wish to be certain that my record reports contains all my responses to what has been done and what has occurred by the target my actions and abuse of power.

With all of this, it is essential that I am allowed an adequate period of time to comply with the Courts requirements, and to protect my cases, the true facts to be presented before the Court.

If the Appellee file an objection to my request for an extension so as to present the true facts and issues to the Court, then, an advanced word of object to this objection. Suppression and elimination has always been their goal, reference my cases and valid complaint. In the interests of justice and fair. I hope their such time will be granted. Thank you for your consideration.

Sincerely,
Mellie Stapp

Served to:

S. Curtis Hansen G.C.

Cordelia Stauffer, Clerk

Kathrym Harrigan Christianson