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ILLINOIS COMMERCE COMMISSION State Of Illinois
Illinois Commerce Commission

ILLINOIS
COMMERCE COMMISSION

2009 MAY -4 A 11:13

CHIEF CLERK'S OFFICE

Maurice Perkins
Inner City Youth & Adult
Foundation, Inc.

-vs-

08-0648

The Peoples Gas Light
and Coke company

Complaint as to billing
charges and Refund
in Chicago, Illinois

Plaintiff's Response to Deny motion of Respondents motion to Quash Plaintiff's motion for Subpoenas

Now comes the plaintiff Maurice Perkins of Inner City Youth & Adult foundation, Inc. and moves to deny motion of respondent to Quash Subpoenas, Plaintiff has right under 83Ill. adm. code . Right of Subpoenas of relevant, Substantive Parties.

Respondents Motion

At the hearing held on April 16, 2009 Illinois Commerce Commission Judge Hilliard accepted Motions to Subpoena relevant Parties: Respondents motion to Quash came Via US. Mail and should be denied.

Plaintiff's Motion to Deny Motion of Respondent to Quash Subpoenas

The motion for Subpoenas is not unreasonable and is very relevant to the matters at hand central to adjudicating the controversy of the "Enron Settlement" the commission (I.C.C.) has an ethical responsibility to the taxpayers of the state of Illinois. Their voting record and the carrying out of their official responsibilities is of paramount concern in this complaint plaintiff seeks \$50,000(fifty thousand dollars) in a certified check as a refund.

Attorney General of Illinois Lisa Madigan was one of the plaintiff's in the "Enron Settlement" and is key to an accurate deposition on the orders set forth to be carried out. Mayor Richard Daley and The City of Chicago was one of the Plaintiff's in the "Enron Settlement" and is Key to an accurate deposition on the orders set forth to be carried out. Further more The City of Chicago through city Ordinance has Extended the heating seasons ending date from April 15th to June 15th giving peoples gas sixty more days to demand boiler heat revenues and to future Bilk Chicago taxpayers. These issues can only be disposed of through depositions.

The Enron Company wrecked the lives of many hard working American taxpayers and those damaged should be compensated to pilfer our charitable not for profit corporation through years of Malfeasance and thousands of Dollars in overcharges and then to be given a mere pittance of a \$217.00 Credit is the height of disrespect and continued Lawlessness.

With regard for the motion to Subpoenas each person Subpoenaed is imperative to get to the truth of what really happened in the "Enron Settlement" Docket 01-070 et aL, ordered March 28, 2006 Gov. Pat Quinn is vital to the history of activism regarding C.U.B. (Citizens Utility Board) the governor first hand knows of the improprieties involved in this settlement and the mishandling of certain mandates set forth.

With regards to the commissions order in Docket 01- 0707, eT aL-, order dated March 28, 2006 pursuant to the settlement agreement and Addendum Respondent was ordered to refund \$100 million dollars to its Customers (finding (7) page 144-145) subsequent to said order respondent did not make refunds but gave offensive credits to peoples accounts that were paying substantially inflated prices that lay at the heart of the "Enron Case" at the very beginning of the case. Most respondents to Enron Cases across the country have gone to prison. Here in Illinois they are simply being asked to make restitution and peoples Gas has not done even this.

This company people gas has lobbied and compromised many government officials to avoid complying with the true spirit of "The Enron Settlement" Docket 01-0707 order dated March 28, 2006, they have not given refunds as the order prescribed but capriciously and arrogantly chose to insignificantly credit accounts of people that have been over charged and had prices manipulated against them for decades. The subpoenas requested should be granted based on the enormity of this fraud that has been perpetrated mainly against low income black communities that suffer disproportionately due to the lack of heat and die in fires in higher numbers through faulty heating devices.

The Granting of Subpoenas will bring to and end the scourge of "Enron in Illinois" and assure that future generations of low income black communities don't have to suffer under

the Tyranny and Malfeasance of the "Enron Company" which has been dismantled across the country except for Illinois.

Based upon all the foregoing the motion for Subpoenas should be granted.

Respectfully Submitted,
Inner City Youth & Adult Foundation
Maurice Perkins
By: Maurice Perkins

Maurice Perkins
Plaintiff/ Pro-Se
4500 S. Michigan Ave.
Chicago, ILL. 60653
1-773-548-1238

Certificate of Service

I here by certify that on April 28, 2009 I served the foregoing respondents to deny motion to Quash Subpoenas to be served in the manner indicated below, addressed to each of the parties:

Ms. Elisabeth A. Rolando
Chief Clerk
Illinois Commerce commission
527 East Capital Avenue
Springfield, IL. 62701
(Electronic filing)

U.S. Mail First Postage

Mr. Terrance Hilliard
Administrative Law Judge
Illinois Commerce Commission
160 N. LaSalle st. ste, c-800
Chicago, ILL. 60601
Email: Thilliard@icc.illinois.gov


Maurice Perkins

"Exhibit A"

CAGOLAND



Inston and her daughter Porché, 11, try to stay warm Thursday in their kitchen, which is heated by an open oven. TERRENCE ANTONIO JAMES/TRIBUNE PHOTOS

Thousands without heat

...sion, higher
...osts contribute
...se in complaints

...Olkon
...bert Mitchum
...REPORTERS

...ne coming home and never
...ff your coat.
...housands of Chicago resi-
...urviving the coldest nights
...wearing as many clothes as
...huddling around gas
...nd sleeping close to electric
...aters.
...got to keep warm," said La-
...nston. She and her two
...rs, 6 and 11, live in a South



Help with bills

Resources to help families with their natural gas and electric bills

The Community and Economic Development Association of Cook County, also known as CEDA, provides once-a-year help for low-income families in the Chicago area.

The grants are available for families who live at or below 150 percent of poverty income guidelines. For a family of four, gross monthly income 30 days before the application is filed must fall at or below \$2,650, said Marsha Belcher, director of marketing and resource development for CEDA.

More than 160,000 families received such grants since Sept. 1.

There are also private programs for families who don't meet these income requirements but are still having trouble paying bills.