One last lie that was given. The evidentiary hearing transcripts. Those were supposed to be uploaded within 10 days of the hearing. That is the standard time frame that the Commission and their Court reporter have on file.

It took another month to the same day that the evidentiary hearing took place before the transcripts were uploaded to EFIS.

That's grounds for an appeal there as the Commission and the Court recording agency they utilize their services through have an agreement to have them returned within 10 day and if expedited it is 3 days.

That there tells you the unfairness that I've received, but when you try to block out important and key parts that show the utility company is in the wrong, there you go.

Based on everything I've submitted it qualifies for a rehearing and or appeal, however I respectfully ask that the Governor, who is technically head of the Commission and the Attorney General are allowed to attend any rehearing or appeal process to see how unfair this matter has been for I the complainant.