

BEFORE THE WASHINGTON UTILITIES AND  
TRANSPORTATION COMMISSION

RECEIVED  
02 DEC -2 PM 12:39  
WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

Gertraude M. Taut, )  
Complainant )  
v. ) Docket No. TV-021248  
All My Sons Moving and Storage, )  
Respondent )  
\_\_\_\_\_ )  
COMPLAINT

Comes now the above-named Complainant, Gertraude M. Taut, against Respondent Mr. Kermit Escibano, owner of All My Sons Moving and Storage, 8637 S. 212<sup>th</sup> Street, Kent, WA 98031, alleges as follows:

I. Statement of Facts

At the Commission's Hearing of October 29, 2002, the conduct of All My Sons Moving and Storage was at issue. No decision was reached about the conduct of Mr. Kermit Escibano, according to the Utilities and Transportation Commission's rules.

II.

The moving cost of Mrs. Taut's furniture from her residence into temporary storage is now \$2,897.98 and \$330 per month beginning on the date of a Commission final order, in this proceeding.

III.

Mrs. Taut repeatedly requests an up-to-date bill from All My Sons Moving and Storage for any additional charges, according to the Commission's rulings. She is requesting a bill in detail:

\$2,897.98	for moving
\$ 330.00	per month storage
\$ ?	for delivering the household goods to her residence
\$ ?	for picking up the wooden crates left to be unpacked
\$ ?	what is the arrangement if the household goods are picked up by another moving company from the location of storage? What is the liability factor in this situation?
\$ ?	Who pays for the extra cost for the furniture left behind by All My Sons Moving and Storage at Mrs. Taut's residence on March 26-27, 2002?

IV.

Who is paying Mrs. Taut's damages for having to live without her belongings from March 2002 until present?

V.

Is the conduct of Mr. Kermit Escibano, according to the laws of the Washington Utilities and Transportation Commission?

Mrs. Taut is asking to revoke his license for noncompliance of the rules according to the laws of the Utilities and Transportation Commission of Washington. No one in need of a moving company's service should be subjected to such abuse and disrespect.

VI.

Complainant is entitled to compensation for damages, loss, cost and fees in any court of competent jurisdiction pursuant to RCW 80.04.440

Wherefore, Plaintiff prays for relief as follows:

1. That a formal hearing be held on the issues raised by this Complaint;
2. Recovery of damages, losses or injuries as permitted by RCW 08.04.440, including reasonable attorney's fees, if retained by the next hearing date;
3. Penalties as allowed for such other and further relief as the Commission deems just and equitable.

Dated this 2<sup>nd</sup> day of December, 2002.

  
Gertraude M. Taut, Plaintiff