



Paperkidd Productions &  
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Michael Engel  
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Market Disputes Resolution Div.  
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6/15/18

via E-Mail

FCC  
Enforcement Bureau  
445 Twelfth Street, S.W.  
Washington, DC 20554  
cc: Inspector General  
Room 2-C762  
cc: David Haga  
Verizon Wireless

Re: Formal Complaint – Jarrell D. Curne and Paperkidd Productions &  
Publishing v. Verizon Wireless, File No. EB-18-MD-003, Proceeding Number 18-140

Dear Mr. Engel:

The commission has displayed unfair bias against both myself, and my minority owned business. Discrimination has taken place intentionally excluding an African-American from the Accelerated Docket. Paperkidd Productions & Publishing, LLC. is a 100% African-American owned entertainment agency that has been attempting to resolve this dispute with Verizon Wireless to no avail since March 21, 2018. David Haga has refused every reasonable settlement offer to fully release Verizon Wireless of all claims. Please be advised we have in good faith allowed the staff-supervised pre-filing settlement negotiations. During which time the FCC staff has implied it will pass unfair judgment. This display of unethical behavior is an action that falls outside of what is considered morally right or proper for a person of your profession.

Please be advised before the complaint was filed Tracy Bridgham made it very clear the commission was not interested in upholding Franklin D. Roosevelt Communications Act signed into law on June 19, 1934, and codified as Chapter 5 of Title 47 of the United States Code, 47 U.S.C. § 151 et seq. Tracy Bridgham made references to the commission being low on resources; as you know the complainants paid the required \$230.00 fee and obtained the required FRN. Paperkidd Productions Publishing, LLC. feels the commission has a duty, a moral or legal obligation; a responsibility to treat us just by behaving according to what is morally right and fair.

Furthermore Ajit Varadaraj Pai is a telecommunications director who serves as the Chairman of the United States Federal Communications Commission, and inside the dinner (also known as the "telecom prom") at the Washington Hilton, said the following remarks below along with the Verizon Wireless Executive which is Judicial disqualification, also referred to as recusal, the act of abstaining from participation in an official action such as a legal proceeding due to a conflict of interest of the presiding court official or administrative officer.

Verizon executive: "As you know, the FCC is captured by industry. But we think it's not captured enough. We want to brainwash and groom a Verizon puppet to install as FCC chairman. Think Manchurian Candidate."

Ajit Pai: "That sounds awesome."

Verizon executive: "I know, right? There are only two problems. First, this is going to take 14 years to incubate. We need to find someone smart, young, ambitious, but dorky enough to throw the scent off."

Ajit Pai: "Hello."

Verizon executive: "So you will do it?"

Ajit Pai: "Absolutely. But you said there was another issue?"

Verizon executive: We need to find a Republican who can win the presidency in 2016 to appoint you FCC chairman. I think our best bet is an outsider, but I have no idea who that would be. If only somebody can give us a sign.

The Federal Communications Commission (FCC) is an independent agency of the United States government created by statute (47 U.S.C. § 151 and 47 U.S.C. § 154) to regulate interstate communications by radio, television, wire, satellite, and cable. Keyword is regulate, and it does not seem Ajit Pai; or the commission staff hold their key public position with regards to upholding regulations for American citizens no matter their color, or background when it comes to African-Americans v. Verizon Wireless. This unjust or prejudicial treatment has lead complainants to now request recusal of Ajit Pai, on File No. EB-18-MD-003, Proceeding Number 18-140, and any other republican commissioner or staff member who may discriminate instead of regulate if the FCC chooses not to respect the rule of law set fourth under Franklin D. Roosevelt. Paperkidd Productions & Publishing, LLC. request for the referral of File No. EB-18-MD-003, Proceeding Number 18-140 to be transferred to the democratic commissioner Jessica Rosenworcel unless she has ever worked for, or received gifts or monetary value from Verizon Wireless in the past, or present in any such way. Conflict of interest is a situation in which a person is in a position to derive personal benefit from actions or decisions made in their official capacity.

Please be advised the beauty of being American is having the free will of thoughts, and opinions that do not harm others. Tracy Bridgham; Michael Engel you have expressed we should settle for 3 free months of phone service. Today 6/15/18 makes 3 months with a \$742.02 unlawfully crammed bill. Michael Engel complainants respectfully decline for the reasons listed, but not limited to below:

Pursuant to sections of the 1934 communications act Verizon Wireless violated the prohibition against unjust and unreasonable discrimination. The low income songwriter, Jarrell Curne, and minority owned business Paperkidd Productions & Publishing state specific harms inflicted, as Mr. Curne known as “dB FRE\$H” could've been killed in a situation uncalled for with the Olathe Police Department while having to “Runaway,” after the defendant continuously crammed charges unlawfully after disconnecting telecommunications service without merit. Verizon Wireless failed to furnish reasonable communications service upon reasonable request without the intervention of the commission at a time the agency is low on resources according to Tracy Bridgham. This should substantiate the relief requested by complainants.

The complainants have requested the commission move immediately to grant motion for evidence repeatedly. The defendant also denies a responsibility to compensate monetary damages after continuously violating the Act which shows a lack of respect for Presidential executive orders.

***SEC. 201. [47 U.S.C. 201] SERVICE AND CHARGES.***

(b) All charges, practices, classifications, and regulations for and in connection with such communication service, shall be just and reasonable, and any such charge, practice, classification, or regulation that is unjust or unreasonable is hereby declared to be unlawful: Provided, That communications by wire or radio subject to this Act may be classified into day, night, repeated, unrepeated, letter, commercial, press, Government and such other classes as the Commission may decide to be just and reasonable, and different charges may be made for the different classes of communications: Provided further, That nothing in this Act or in any other provision of law shall be construed to prevent a common carrier subject to this Act from entering into or operating under any contract with any common carrier not subject to this Act, for the exchange of their services, if the Commission is of the opinion that such contract is not contrary to the public interest: Provided further, That nothing in this Act or in any other provision of law shall prevent a common carrier subject to this Act from furnishing reports of positions of ships at sea to newspapers of general circulation, either at a nominal charge or without charge, provided the name of such common carrier is displayed along with such ship position reports. The Commissioner may prescribe such rules and regulations as may be necessary in the public interest to carry out the provisions of this Act.

***SEC. 202. [47 U.S.C. 202] DISCRIMINATION AND PREFERENCES.***

(a) It shall be unlawful for any common carrier to make any unjust or unreasonable discrimination in charges, practices, classifications, regulations, facilities, or services for or in connection with like communication service, directly or indirectly, by any means or device, or to make or give any undue or

unreasonable preference or advantage to any particular person, class of persons, or locality, or to subject any particular person, class of persons, or locality to any undue or unreasonable prejudice or disadvantage.

(b) Charges or services, whenever referred to in this Act, include charges for, or services in connection with, the use of common carrier lines of communication, whether derived from wire or radio facilities, in chain broadcasting or incidental to radio communication of any kind.

(c) Any carrier who knowingly violates the provisions of this section shall forfeit to the United States the sum of \$6,000 for each such offense and \$300 for each and every day of the continuance of such offense.

***SEC. 206. [47 U.S.C. 206] LIABILITY OF CARRIERS FOR DAMAGES.***

In case any common carrier shall do, or cause or permit to be done, any act, matter, or thing in this Act prohibited or declared to be unlawful, or shall omit to do any act, matter, or thing in this Act required to be done, such common carrier shall be liable to the person or persons injured thereby for the full amount of damages sustained in consequence of any such violation of the provisions of this Act, together with a reasonable counsel or attorney's fee, to be fixed by the court in every case of recovery, which attorney's fee shall be taxed and collected as part of the costs in the case.

***SEC. 207. [47 U.S.C. 207] RECOVERY OF DAMAGES.***

Any person claiming to be damaged by any common carrier subject to the provisions of this Act may either make complaint to the Commission as hereinafter provided for, or may bring suit for the recovery of the damages for which such common carrier may be liable under the provisions of this Act, in any district court of the United States of competent jurisdiction; but such person shall not have the right to pursue both such remedies.

***SEC. 209. [47 U.S.C. 209] ORDERS FOR PAYMENT OF MONEY.***

If, after hearing on a complaint, the Commission shall determine that any party complainant is entitled to an award of damages under the provisions of this Act, the Commission shall make an order directing the carrier to pay to the complainant the sum to which he is entitled on or before a day named.

***SEC. 215. [47 U.S.C. 215] TRANSACTIONS RELATING TO SERVICES, EQUIPMENT, AND SO FORTH.***

(a) The Commission shall examine into transactions entered into by any common carrier which relate to the furnishing of equipment, supplies, research, services, finances, credit, or personnel to such carrier and/or which may affect the changes made or to be made and/or the services rendered or to be rendered by such carrier, in wire or radio communications subject to this Act, and shall report

to the Congress whether any such transactions have affected or are likely to affect adversely the ability of the carrier to render adequate service to the public, or may result in any undue or unreasonable increase in charges or in the maintenance of undue or unreasonable charges for such service; and in order to fully examine into such transactions the Commission shall have access to and the right of inspection and examination of all accounts, records, and memoranda including all documents, papers, and correspondence now or hereafter existing, of persons furnishing such equipment, supplies, research, services, finances, credit, or personnel. The Commission shall include in its report its recommendations for necessary legislation in connection with such transactions, and shall report specifically whether in its opinion legislation should be enacted (1) authorizing the Commission to declare any such transactions void or to permit such transactions to be carried out subject to such modification of their terms and conditions as the Commission shall deem desirable in the public interest; and/or (2) subjecting such transactions to the approval of the Commission where the person furnishing or seeking to furnish the equipment, supplies, research, service, finances, credit or personnel is a person directly or indirectly controlling or controlled by, or under direct or indirect common control with, such carrier; and/or (3) authorizing the Commission to require that all or any transactions of carriers involving the furnishing of equipment, supplies, research, services, finances, credit, or personnel to such carrier be upon competitive bids on such terms and conditions and subject to such regulations as it shall prescribe as necessary in the public interest.

(b) The Commission shall investigate the methods by which and the extent to which wire telephone companies are furnishing wire telegraph service and wire telegraph companies are furnishing wire telephone service, and shall report its findings to Congress together with its recommendations as to whether additional legislation on this subject is desirable.

(c) The Commission shall examine all contracts of common carriers subject to this Act which prevent the other party thereto from dealing with another common carrier subject to this Act, and shall report its findings to Congress, together with its recommendations as to whether additional legislation on this subject is desirable.

***SEC. 217. [47 U.S.C. 217] LIABILITY OF CARRIER FOR ACTS AND OMISSIONS OF AGENTS.***

In construing and enforcing the provisions of this Act, the act, omission, or failure of any officer, agent, or other person acting for or employed by any common carrier or user, acting within the scope of his employment, shall in every case be also deemed to be the act, omission, or failure of such carrier or user as well as that of the person.

If complainants are not granted relief requested pursuant to SEC. 207. [47 U.S.C. 207] RECOVERY OF DAMAGES the FCC will be sued for \$10 BILLION DOLLARS in the Western Federal District Court of Missouri for racial discrimination under The Civil Rights Act of 1964 that outlaws discrimination based on race, color, religion, sex, or national origin along with failure to uphold the 1934 communications act. Please publish this document online as you have your last letter.

This letter should be sent to President Donald J. Trump, whom respects the rule of law since Verizon Wireless does not respect his or former Presidential Powers.

Dear Mr. President (The Great Donald J. Trump):

I am a small business owner working to make America great again. Verizon Wireless owes the United States of America \$24,000 for unlawful cramming of charges, and discrimination in the provision of telecommunications services along with \$300 a day since March 14, 2018. This should help the FCC with resources that Tracy Bridgham stated they desperately need.

Verizon Wireless owes this amount in addition to \$100,000,000 it owes Paperkidd Productions & Publishing, LLC. for afflicting damages due to discrimination that interrupted a minority owned business from obtaining a major record deal advance like Bryan "Birdman" Williams of Young Money Cash Money Billionaires. The commission has the power to award damages up to \$1,500,000 for the continuous unlawful cramming of charges. We request just and proper relief in the amount of \$101,500,000 along with Pro Se attorney fees in the amount of \$5,000 a day from March 23, 2018 until the date this relief is granted.

Please grant me this relief so that I may make continue to make America great again. I have been treated unfairly by Verizon Wireless, as you know just like yourself have been at times. Someone needs to be fired.

Regards,

Jarrell Curne

A handwritten signature in black ink, appearing to read 'Jarrell Curne', with a long horizontal flourish extending to the right.