

EC-2023-0395

Brett Felber
VS
Ameren Missouri

Ask and you shall receive. Don't know why respondent really needs another copy of the sworn affidavit they already have been provided, because it was also provided in the lawsuit filed against them and filed and given to their counsel in [REDACTED]. You'll notice the clerks stamp from [REDACTED] on it too.

Attached is a copy of a sworn residence affidavit and a numerous list of other things.

In addition, attached is a copy of Ameren denying my business and pretty much stating without saying it that the balance needs to be paid.

Also the PSC will most likely be getting a certified letter of intent to sue that was sent out Thursday evening, that I intend to commence in legal action against the Commission if they decide to cancel the evidentiary hearing and if services aren't restored by 5 pm on August 25, 2023.

This is a gross amount of abuse that the Commission and Ameren are committing and it is unfair to I the Complainant. If services aren't re-connected by the end of business on Friday August 25, 2023. Monday I and the dwelling owner will be pressing charges and filing a complain against Ameren Missouri and all the parties involved. Unfortunately, the Commission has allowed Ameren to abuse the process and try to extort me out of funds I don't owe and am not liable for. I am not a trust account for Ameren Missouri, nor the Commission and I shouldn't be paying for the expenses and continued expenses of the Commission and Ameren's lackluster excuses, responses and extortion methods.

It's an unfair process when I'm told to produce, however, Ameren's lackluster counsel, fails to acknowledge that he already has the SAME exact copies. Just like the payment agreement.

I've never seen a Commission that has allowed a company to railroad and extort a consumer as much as the Commission has. The Commission might as well just call themselves extended Ameren representatives, because that is exactly what it is.

If services aren't restored by 5 pm tomorrow, not only am I included and commencing suit against the Commission, but you can deal with the PA's Office as well.

Clear case of abuse, extortion, deceptive and deceitful business practices and most importantly, fraud. Over 90 plus days of continued fraud by not only Ameren, but the Commission.

Have fun allowing Ameren Missouri run Kangaroo Court.

Brett Felber