

EC-2023-0395

Brett Felber  
Vs  
Ameren Missouri

To whom this may concern with the Public Service Commission and Ameren and their Counsel. Using a couple of authentication programs such as emailtracer and email sherlock, I was able to authentic the emails that were sent to me by Ameren Missouri. I was also able to use SPF and DKIM tracers and trackers on it.

The email is a valid email from Ameren Missouri, they failed to honor the agreement. In which they breached the agreement.

While I don't like having to put stipulations into things. This matter has been abused by not only Ameren Missouri, but also the Public Service Commission themselves.

There is no reason or excuse as to why the Commission should not have ordered a reconnection or ordered Ameren to restore utility services, as a result of the breach of agreement.

While I have been very vocal about this matter, it is because of how the practices have been. First, this is a matter that should've never become or gotten this far. Second, it spells illegal disconnection from all aspects. While the Commission and Ameren have been trying so hard to cover up the original part of the complaints matters, there have been total flaws such as in the staffs report where the staff admits "Ameren failed to mail out a default notice " etc, on page 10.

There's an important phrase that I want to remind the Commission and Ameren about; "a leopard never changes its spots."

Attached is a notarized copy of a letter from B&L Wireless Communications LLC, along with the original documents. Sorry about the sarcasm involved in the watermark, but it is the truth. All documents are Jurat signed and notarized.

I will give the Commission until 5 pm today Tuesday August 1, 2023, to order Ameren to restore utility services to the premises [REDACTED] or order Ameren to get in contact with me about restoring utility services to premises [REDACTED].

Unfortunately if services are not re-established and in working order by Ameren or the Public Service Commission, I will unfortunately request that my legal counsel file a prejudgment replevin to have the utility line intercepted for reconnection of services.

With the clear copy of the breach of agreement and it officially being notarized and using verifiable tracing tools to validate the credential source, there is no way that any Judge would deny a reconnection order.

So it is either order Ameren or Ameren willingly restores services to the premises by 5 pm today, or tomorrow morning my legal counsel files an emergency replevin to have the services restored to the premises in the 21<sup>st</sup> Judicial.

I am not a lender or a broker of disposable money and cannot continue to pay for obligations that the PSC and Ameren should be paying for.

One last thing before I'm done. You want to know what makes this criminal? Well first off, there's a clear breach of contract. (Obvious) Ameren has nothing to refute it in writing or email. (Clearly Obvious) I believe Ameren is withholding the same agreement that I have. (obvious). Depriving a household from utilities or establishing utility services. (Very illegal) In addition, neglecting to restore utility services from a breach of contract or agreement.

Also, for an FYI and opposing counsel. I didn't file the complaint with the Chief Disciplinary Counsel. The AG's Office forwarded over to them based on facts presented. Go ahead and slander some more information though.

I would recommend that the PSC or Ameren reach me today to rectify the situation before I present this the the 21<sup>st</sup> Judicial Circuit Civil Courts to petition the restoration of services.

In addition every expense that I've come out of pocket needs to not only be reimbursed by Ameren, but also the Public Service Commission.

Unacceptable, period.

Brett Felber  
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