

In the Missouri Public Service Commission
In the matter of
Janice Shands
Complainant)
V WC 2015-0030
MAWC
Respondent

In the matter of
Janice Shands
complainant
v GS-2015-045
LaClede Gas
Respondent

**Complainant's request for Amendment of Woodruff " order"
Comes D Janice Shands and requests the December
23, 2014 "order" as signed by the Secretary to the
Commission be amended.**

It is in error:

**1. As in the dismissal and as admitted by staff,
they did not take any steps to investigate the actions
of LG and MAWC and the undersigned urged them to do
so as a Commission or staff complaint and even noted
it is a belived violation of tariff to sell utilities
to a non utility company for resale as done here.**

**2 The right to an automatic voluntary dismissal
as with a court dismissal without prejudice is
effective on its own with any such statements not
permitted and extra judicial.**

By /s/ Susan H. Mello

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A copy was sent by email to P.C. Office of General Counsel at staff.counsel@psc.mo.gov, to
Dustin Allen (Public Counsel) at opscservice@ded.mo.gov, and counsel for the utilities on
December 23 2014

_/s/ Susan H Mello

would mean there is no jurisdiction for any such
claimed finding

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As noted there is an automatic right to dismissal
Comes now Janice Shands and
dismisses her complaint where 1

1 The ALJ indicated the available procedure for
PSC would not permit (as in the relief sought) to
review the circuit court complaint to provide an
opinion on if within their jurisdiction and thus
cannot provide the relief sought

2 The complainant does not have the funds for more
fees and the costs of any additional fees cannot be
justified especially where:

A. The court has the issues, there is no final
determination and the issue is a legal one as in the
cases cited and should be decided