

EC-2023-0395
Brett Felber
VS
Ameren Missouri

Ameren has been given exact instructions on how they can obtain this information. I am not obligated under any jurisdiction of the law to comply with this order and give Ameren any of my residences that I have rented from in other states. Plus any of the landlords I have rented from are not relevant to this matter have the right to their own privacy.

If Ameren wants this information they know how to obtain it, they have to sign a NDA, plus agreed to biometric recognition which records them. It is a system I have setup for all my financial documents, etc, for safeguarding.

In addition, Ameren needs to submit a copy of their completed compliance certificate showing they are in compliance of HIPAA regulations and certification for medical registration documentation. They are NOT entitled to medical records at free will, not does the Commission have the power or authority to overrule HIPAA laws, regarding medical information.

I believe I'm being led down the road of unfairness and unethical practices. None of this is relevant to the Main issue which is the breach of contract that Ameren and Staff have already admitted they don't have and that Staff and Ameren admitted that they failed to send out a default letter too.

I have refiled this matter and shown a copy of the payment agreement to the Attorney General's Office, along with the statements that show where the Staff and Ameren admitted to the above mentioned articles. Ameren can respond back to the AG's Office with that, along with restoring services immediately.

The conclusion leads to the practice of this being Kangaroo Court. I find it very suspicious or (suss) that numerous documents that I provided the Commission were left out of the Staff report, along with the hypocritical position that orders me to comply with something, yet Ameren doesn't. Where's the fairness at? There has been none. The Commission has been so far up Ameren that it's not even funny. Talk about lobbying and funneling money. Clear case.

Until Kangaroo Court start treating the process fairly and giving the complainant fair hearings, orders and trials, I have no will to participate and I will seek that not only Ameren is held responsible in the numerous lawsuits they have against them, but also seeking they are prosecuted to the highest extent of law.

However, there is NO relevance in knowing where I have rented from or lived , as a result of a breach of agreement that Ameren Missouri sent to me and doesn't agree in any subject of the payment agreement submitted.

No wonder why Ameren loves Kangaroo Court so much. Kangaroo Court has allowed Ameren to do the following.

- 1) Use deceptive and deceitful tactics in keeping services off. Fact.
- 2) Allowed Ameren Missouri to breach a contract agreement. Fact
- 3) Allowed Ameren Missouri to commit credit/debit card /bank fraud. Fact
- 4) Allowed Ameren Missouri to fail at sending a 10 day notice, default letter.
- 5) Allowed Ameren to commit illegal trespassing.
- 6) Allowed Ameren to commit property damage.
- 7) Allowed Ameren Missouri to impersonate a Government Entity.
- 8) Allowed Ameren Missouri to file a false police report. (Eric Banks) You do realize that when the police make interaction with a party , they tell you, correct?) I wasn't born yesterday. But, Opposing Counsel and The PSC beg to differ.
- 9) Deny medical hardship.
- 10) Doesn't order Ameren to submit and comply with complainants data request.

I could go on with the list.

When the Commission & Ameren provide valid reasons and answers why I and the dwelling owner shouldn't press charges for the above acts then sure I will waive at all costs, however, Ameren Missouri has been fair from a Saint in this matter.

If anything they've been allowed to manipulate, torture and extort me at expenses they should be paying for, not me.

It's not my fault that they didn't keep a copy of the agreement on file, however, it doesn't allow the business to neglect it or continue to use deceitful tactics in keeping services off.

When the Commission decides to run a fair process instead of Kangaroo Court, notify me. Until then. Ameren can deal with other complaints they have pending against them and it's not going to go away, until they do the right and proper thing, which is restoration of services.

Brett Felber