

Dear Sir:

FILED
April 28, 2017
Data Center
Missouri Public
Service Commission

What's done in darkness will come to light.

Battle to obtain justice and illustrate wickedness continues.

No rational mind can justify the circumstances I am subjected to. Ongoing violation of my property, jeopardy of loss of both material and the mental toll.

Matter of time before light shines upon the true issue here.

Seeking remedy through court will demand critical observation.

Your adverse opposition to righteous judgment will result in negative punitive reaction.

I am undeserving of this disrespect and persecution. Decorated Vietnam veteran still without access and remedy.

Do something to mend this breach. Nothing to be gained by your failure to accept responsibility for circumstances your denial of service caused.

Deregulate allow other access if not willing to accept liability.

Consider speedy resolution without further persecution.

Jerreld Fisher
Vice commander Tom Powell post 77 American legion
3144595417

----- Forwarded message -----

From: "Jerreld Fisher" <opportunityknocking123.jf@gmail.com>

Date: Apr 7, 2017 7:07 AM

Subject: Appeal to higher court

To: <webmaster@cafc.uscourts.gov>

Cc:

Dear Sir:

Eastern division court of Missouri dropped the ball. Ruling at start of litigation that my case had merit and demanded Ameren Missouri answer charges.

Case proceeded monopoly provider filed request for summary judgement textbook response.

Responded with rebuttal to summary judgement. After 5 month delay judgement rendered to dismiss case. Following rebuttal to dismissal Judge responded to motion to reconsider denied again justice.

Motion to compel defendant to provide discovery judge said issue was "moot " and they need not respond.

My power remains off over three years. Still experiencing continued break and entering .

Without power unable to power ADT system and D/D security lighting. Ameren Missouri a monopoly provider continues to deny me access to power.

Forced to endure losses of everything of value I own.Helpless to do anything about it.If Ameren Missouri bears no responsibility for my losses they should deregulate and allow alternative suppliers.

Ameren Missouri has fiscal responsibility to provide services.

Decorated Vietnam veteran 68-year-old forced from my home into homelessness for 3 months.Continuing to suffer denial of service.

Attached copy of PSC "Denial of Service "

Unconstitutional to deny service for monopoly provider.

Please provide necessary procedure to request appeal.

Jerreld Fisher
Vice Commander Tom Powell post 77 American legion
[3144595417](https://www.legion.org/3144595417)









A Publication Of The Missouri Public Service Commission

Utilities may refuse to begin providing service to an applicant for various reasons. PSC rules establish procedures to be followed by utilities to ensure reasonable and uniform standards exist for denial of service. The rules also protect applicant(s), at the time of their application, from being required to pay for the bill incurred by other individuals for service from which the applicant(s) did not receive substantial benefit.

A utility **MAY REFUSE** to provide service to an applicant for any of the following reasons:

1. Failure to pay an undisputed delinquent utility charge for services provided by that utility or its regulated affiliate;
2. Failure to post a required deposit or guarantee;
3. Refusal or failure to permit inspection, maintenance, replacement or meter reading of utility equipment;
4. Misrepresentation of identity;
5. Violation of any other rules of the utility which affects safety of the customer or other persons;
6. As provided by state or federal law;
7. Failure of a previous owner or occupant to pay delinquent utility charges where the previous owner or occupant remains an occupant;
8. Failure to comply with the terms of a settlement agreement; or
9. Unauthorized interference, diversion of utility's service by the applicant or by a previous owner or occupant who remains an occupant.

Note: A utility may refuse to provide service temporarily for reasons of maintenance, health, safety or a state of emergency until the reason for such refusal has been resolved.

A utility **MAY NOT REFUSE** to provide service to an applicant for any of the following reasons:

1. Failure to pay for merchandise, appliances or services not subject to Commission jurisdiction as an integral part of the utility service provided by the utility;
2. Failure to pay the bill of another customer. In order to deny service the utility must show that:
 - a. the applicant and the other customer lived at the same address during the time the service was provided;
 - b. the bill was incurred within the past seven years;
 - c. the utility has attempted to collect the unpaid bill from the customer of record; and
 - d. at the time of the request for service, the bill remains unpaid and not in dispute.

Note: The utility shall provide service at an existing residential service location as close as reasonably possible to the day specified by the customer for service to begin, but no later than, three business days following the day specified by the customer for service to begin provided that the applicant has complied with all requirements of this rule.

*This is a summary of the Denial of Service rule (4 CSR 240-13.035).
The full text of the rule is available at the Secretary of State's Office
or on the Commission website at <http://psc.mo.gov/statutes-rules>*

For more information

Created in 1913, the Missouri Public Service Commission (PSC) regulates investor-owned telecommunications, water, natural gas, electric and steam utilities. The PSC works to ensure that Missouri citizens receive safe, reliable and priced utility services. If you have an inquiry, billing question or service-related problem that your utility cannot answer, please call the PSC at 1-800-392-4211 or visit our website at www.psc.mo.gov