

EC-2023-0395

Brett Felber

VS

Ameren Missouri

I'll clarify this for Ameren. If it came down to comparing expense sheets, I doubt Ameren has expended much money at all. I've expended much more money than Ameren has in the last almost five months as a result of the illegal disconnection of services.

If anything Ameren has expended is a bunch of lies and much needed help from their extended representatives within the PSC to help them with their issues.

It would be a continued waste of my time to submit document after document, to show that Ameren is in the wrong, only to be given another lie and excuse. As my documents submitted, even those directly from the source have been brushed off as excuses.

Ameren has been given unique opportunities to setup conferences with I to resolve this matter and the direct sources themselves. The vendors. They simply failed to respond, or I have been given an excuse. I was given no less than 30 different excuses at the hearing last week.

I find it awfully odd that the PSC runs to the "defense" of Ameren every time I submit something factual or speak for Ameren themselves. I would assume it deals something with the word M and ends with Y. (money). In fact, I find it odd that my compel for information regarding matters was denied it is a simple yes or no that Ameren has to say.

Asking one if they had permission for the premises owner or the owner of the property that they trespassed ([REDACTED]) if they had permission. Is a simple yes or no. Simple as that. However, there has been no compel.

I know why the PSC won't order them to answer it. It is because they didn't have permission from the District as I've talked to them about it.

Again, it is NOT my responsibility to continuously do Ameren's job. Such as providing copies of letters submitted from vendors, if I've obtained them. Ameren simply stated they didn't have a copy in a hearing and I went on my way being in the communications industry and submitted the correct and appropriate documentation to obtain copies of the data.

There is only so much BS (sorry for the word) that one can sit there and listen to before taking hire action. You can sit there and get mad at me for using derogatory comments, but in the end, the PSC is as much responsible as Ameren is on this matter.

When the Commission neglects to see the urgency of the matter and despite what is turned in shows Ameren is in the wrong and on top of that gives more excuses. I mean come on here. My phone records, which were the first thing were turned in, which clearly show Ameren never made phone calls, was given an excuse by the staff. Same with the JPG image showing the disconnection was illegal and there was a payment arrangement.

As early as this past week, i opened up for the Honorable Judge Clark, Ameren and I to have a 30 minute conference, therefore the original sourcing themselves could clarify any information and could clear up the matter directly. That was to my knowledge respectfully declined. I'll put the word respectfully, but in actuality it is a ghosting technique that is used. Very common.

At this point Ameren owes me a lot of money. The property owner, my father has authorized me to collect the damages on his behalf as I have businesses registered to operate from the premises.

Once again, I will open up the opportunity for the PSC, Ameren and I to hash out everything out prior to the lawsuits being served among parties. There are three in particular, two which involve small claims and one that involves more complexity and asks for the grant of restoration of utility services prior to a hearing, as breaking the law, illegally disconnected services, breaching a contract, continuously fraud to keep services off, etc doesn't allow the utility provider to have clear possession of the utility transformers, padmounts, meter, etc. Also requires a complex bond to be posted. Sort of like a replevin would enact.

While I'm not a "judge" or an attorney. I believe there was an argument about the term watermark. It is sad I can go into every dictionary printed and there is no sign of that word alter, to alter or alteration in the dictionary. I must be missing something here?

Alteration is the action or process of altering or being altered.

Watermark a faint design made in some paper during manufacture that is visible when held against the light and typically identifies the maker.

You want to know how I can tell that Ameren and the PSC are full of it? Because I don't have to put a watermark on a product. There's actual paper companies on the market that sell watermarked paper. It called laid paper. There's also wove paper. Two different types. You can buy them.

Can't wait to hear what Ameren's response to that it.

I'm going to also give you a shocker, but I also have a data business in which I help customers and business recover data that has been possibility been deleted or from internal hard drive failure. That business along with my cellular business operate in

over 30 states today. However, Ameren is in the telecom, networking and data solutions industry from the sound of it. (Providing inaccurate information)

I'm inviting once again, for the PSC, Staff, Commission, Ameren to all engage in a brief conference with me and crucial providers, which will easily clarify everything for parties and show that Ameren is in the wrong. I'll even have an outside data forensics expert join in to validate the authenticity of everything, and no it will be an outside data forensics experts. All I need from parties is a simply yes or no by Thursday September 28, 2023 and I can get that setup.

In the event that you respectfully decline (ghost is the better term for it) I will take it as a sign of continued further neglect and admissibility and proceed with the lawsuits and asking the Civil Courts to restore services and the AG's office to proceed with their next course of action.

Notice to Ameren, no matter what you do to try and get the AG's Complaint dismissed, it isn't going to happen, as they are going to continue to keep it open.

Oh, I might entertain also attending the "evidentiary" hearing if the PSC gives me a solid reason why at this point? Otherwise I could be on my way to a more productive matter.

At this point, I have a 14,000 watt dual fuel generator hooked up to the premises, along with two side by side battery backups internal battery backups that generate more than enough power to the premises. Might even put some solar panels on the roof down the road.

Might even form an electric company when all is said and done. How does the name UnAmeren sound? Is there any copyright claims that I can't use that name? Might be a better investment for Missourians.