Attach extra pages as necessary.

# BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

shamera-	elisa:williams sui juris	)
(Your name here	ə)	Ś
	Complainant,	ý
	v.	Ş
SPIR		)
1		)
(Utility's name h	ere),	Ś
3	Respondent,	ý

# File No.

(PSC fills this in)

# FORMAL COMPLAINT

	1. Comp	lainant resides at:		
(Addres	ş of complainan	0		
(City)		(Stale)	(Zip Code)	
	2. The u	tility service complained of was received at	:	
	a.	Complainant's address listed in paragraph	n 1.	
	b.	A different address:		
(Addres	s where service	is provided, if different from Complainant's address)		-
(City)	1	(State)	(Zip Code)	

# 3. Respondent's address is:

7500 E. 35th Street Kansas City, Missouri Republic 64129
--

## (Address of complainant)

P.O. BOX Drawer 2 KCMO 64171

(City)

(State)

(Zip Code)

4. Respondent is a public utility under the jurisdiction of the Missouri Public

Service Commission.

- 5. The amount at issue is: \$ See Affidavit of Reservations and Affidavit of Fact (if your complaint is about money state how much is in dispute here.)
- 6. Complainant now requests the following relief:

(Explain what you want the Commission to do: the specific results you are seeking in this complaint.)

All bills ever-paid to this Utility Corporation. Current bill with a disconnect of amount of \$ See Affidavit of Reservations and Affidavit of Fact. Remedy is to not disconnect gas or lights. Charge a fee, tax, debt or obligation to this corporation. Please see Letter Written to PSC on or around 30th & 31st August 2023, 27th October 2023. I filed a complaint in writing and I am
supplementing the documents I sent.

7. The relief requested is appropriate because Respondent has violated a

statute, tariff, or Commission regulation or order, as follows:

(Explain why the Commission should grant the relief you seek: the facts that constitute a violation of a statute, tariff, or Commission regulation or order.)

See Notice of Affidavit of Reservations. Affidavit of Truth and Affidavit of Fact and all attachments.
A violation fee is at hand for each time I was disconnected from service, trespassed, billed, taxed,
debted or caused me any obligation to this corporation.
9

ĺ						
	-					
	· · · ·	·	 			
			 		 	_

8. The Complainant has taken the following steps to present this matter to

the Respondent:

(Please describe in detail what steps you have already taken to resolve this complaint.)

To resolve please see Affidavit of Eact to show proof of claims and because they have all fell into dishonor a violation fee is at hand and a violation fee for disregarding my Notice of Reservations and a violation fee for each time I had to communicate with Agents man or woman regarding depriving me of lights, gas and water.

These corporations have fallen into dishonor because they all had considerable time to come forth and show proof of claims. I have certified mail, regular mail, faxed, and emailed Spire and Public Service. See emails attached to PSC in or around 31 August 2023, with no follow up or reply to whom I file a complaint with regarding Spire and Evergy.

Each time I speak to a representative or agent is a violation to my rights and liberties. See... Notice Affidavit of Truth. Please see all attachments sent to PSC with a complaint via email.

1 May 2024 5784 A.D.

Date

Complainant's Phone Number

shamera clisa: usllians sur julis non assumpsit

shamera-elisa:williams sui juris Non Assumpsit All Rights Reserved Without Prejudice UCC 1-308 Complainant's Printed Full Name

Alternate Contact Number

1.

Complainant's E-mail Address

Attach additional pages, as necessary. Attach copies of any supporting documentation. Do not send originals of any supporting documentation.

Spire Inc. Head Quarters

September 24, 2023

7500 É. 35<sup>th</sup> Street Terrace

Kansas City, Missouri Republic 64129

To Whom it may Concern:

I have given Notice to Spire by mail, 7500 E. 35<sup>th</sup> Street Terrace, Missouri Republic, by certified mail, by regular mail by PO BOX: Drawer 2 Saint Louis Missouri Republic 63171 and lastly by email at <u>spirecustomercare@spireenergy.com</u>. All these contacts have fallen into dishoner for not answering to my Affidavit of Fact and not acknowledging my Affidavit of Reservations. Spire /AGENTS/ have not brought forth proof of claims to my Affidavit of Fact.

Thus, have violated my liberties and ignored the fact that I, have reserved all my rights per UCC 1-308 and I do not consent.

The alleged bill is dishonored and because dishonor has been brought forth from this company for not coming forth to show proof of claims to your alleged bill, tax, debt and obligations to this corporation.

Spire /Agents/ have continued to send alleged bills by pushing fear. Thus, this bill is proof that cash payments are colorable: "That which is in appearance only, and not what it purports to be; hence counterfeit, feigned, having the appearance of truth." Black's Law Dictionary 5<sup>th</sup> Ed.

The presentment is dishonored. I, Shamera, sui juris, have reserved all her rights under the Uniform Commercial Code at UCC 1-308. Violations have occurred and the bill presented is "colorable", flat, fake, false. Violations have occurred from the time all were made aware of PUBLIC Notice, thus sending bills, by way of tax, bill, debt or obligations by the gas company thus causing a violation to my Sovereign Rights. Every and each subsequent bill/letter is a violation per my Affidavit of Fact and Affidavit of Reservations given to ALL UTILITY COMPANIES including filing a complaint with the Utility Regulatory Commission.

Spire Inc. Head Quarters 7500 E. 35th Street Terrace Kansas City, Missouri Republic 64129

Spire Inc. (NASDAQ: MOSPIRE.) a company to capitalize of I for profit and gain. Dishonor has been brought forth by this corporation. Your /AGENTS/ had 15 days to answer to the crimes placed on one to live in Gods given land. He gives freely and all will have to answer to the One and only who has control over all things in this Infinite Universe. Cease and Desist from the actions that Spire has taken and not bringing forth proof of claims.

In Full Life, In Propria Persona Shamera Williams sui juris

NON-ASSUMPSIT

1

ALL RIGHTS RESERVED WITHOUT PREJUDICE UCC 1-308

#### PUBLIC SERVICE COMMISSION:

#### 10/27/2023

فسيد والاستقاد

#### TO WHOM THIS MAY CONCERN:

I AM FILING AN COMPLAINT AGAINST ALL UTILITY COMPANIES IN THE KANSAS CITY, MISSOURI AREA....

EVERGY, SPIRE AND WATER SERVICES.

PLEASE COME FORTH AND SHOW PROOF OF CLAIM THAT I HAVE ANY OBLIGATIONS TO ANY DEBTS, FEES, TAXES OR ANY OBLIGATIONS. I RESERVE MY RIGHTS.

EVERGY HAS DISCONNECTED SERVICE AGAIN AFTER THEY HAVE BEEN GIVEN NOTICE.

PUBLIC: THIS IS A PUBLIC COMMUNICATION TO ALL: Notice to Agents is Notice to principles. Notice to principles is Notice to Agents: Applications to all successors and assigns. All are without excuse.

An Affidavit is not a crime, it stands truth in commerce. Commercial Law is non-judicial. Commercial Law is a "War of Truth" expressed in the form of an intellectual weapon called an Affidavit.

"The common law is the real law, the Supreme Law of the land, the code, rules, regulations, policy and statues are "not the law", [16] [Self v. Rhay, 61 Wn (2d) 261]. Furthermore, I, Sha'Mera E. Williams, is Sovereign in the State of Missouri Republic.

I am sending this Agency with my Affidavit of Fact and Affidavit of Truth to show and prove that I am inclined to statutes, rules and obligations. As a living soul; as a living woman, prove that I have to do these said thipgs that are crimes against humanity. Stealing, lying, and deceiving the American people for financial gain and/or profit. Treating me and my property as Commodity for profit and/or corporate gain.

The Laws of Commerce, unchanged for at least six thousand years, form basis of western civilization, if not in all nations of the world. Therefore, Commercial Law applies universally throughout the world. Commercial Law is non-judicial, it is prior to, superior to, and the basis of (and cannot be set aside or overfuled by the statutes of any government, legislature, governmental, or quasi-governmental, agencies, courts, judges, and law enforcement agencies, all of which are under an inherent obligation to uphold said Commercial Law.

This Agency is in violation of not adhering to Sovereigns' rights and the use of the Bill of Rights, Declaration of Independence and the U.S Constitution.

The human, individual, woman, or man, are bound by Common Law and not legal statutes, Common Law does not require me to pay any form of tax or follow any rules designed to cause oppression and hindérances. USC 18 § 241- Conspiracy Against Rights-

"An Unconstitutional Statute, through having the form of law, is in reality no law and imposes no duties, confers no rights, creates no office, bestows no power on anyone and justifies no actions performed under it". [Am. Jur. 2d Sec 256]. Missouri Court of Appeals and Legal Nexus: Missouri Courts for the Western District duties are to serve the people and give Remedy, to cases brought to these Courts. All these said things are to capitalize off of living sould reside in the State of Missouri. This was created under Missouri Constitution in 1945, to deceive the constitutions, who reside in the State of Missouri. See ...(17) [Olmstead v. U.S., 277 U.S. 438, 478 (1928)]. ".... the right to be let alone in the most comprehensive of rights and the right

ىد. مىشدەتمەرىمارغىن بە

most valued by civilized men. To protect that right, every <u>unjustifiable intrusion</u> by the government upon the privacy of the individual, whatever the means employed, must be deemed a violation of the Fourth Amendment."

I pay debts with Federal Reserve Notes, which are worthless pieces of paper, which I acquired and paid with the notes given as currency. The real currency is gold and silver, which we do not use to pay debts, taxes, or obligations. There is no lawful money. All of Missouri Agents must CEASE and DESIST to the atrocities placed on the people. I do not accept the liability of any compelled benefit or unrevealed contract or commercial agreement. "The right of action created by statute relating to deprivation, under the color of law, of a right secured by the Constitution and the laws of the United States, and some claims which are based solely on statutory violations of Federal Law and applied to claim that claimants Williams had been deprived of her rights, in some capacity, to which Williams is entitled." See... [Owen v. Independence 100 Vol. Supreme Court Records 1398:(1982); Main v. Thiboutot 100 Vol. Supreme Court Records. 2502: (1982).

#### Facts -

1. The IRS is not a U.S. Government Agency. It is a Debt Collection Agency of the International Monetary Fund (IMF). Diversified Metal Products v. IRS, et. al., CV-93-405E-EJE, U.S.D.C.D.I., Public Law 94-564 Senate Report 94-1148 pg. 5967; Bankruptcy Reorganization Plan No. 26, Public Law 102-391.

2. The IMF is an agency of the United Nations (UN). - Black's Law, 6th Ed. pg. 816

3. The U.S. has not had a Treasury since 1921. - 41 Stat. Ch. 214 pg. 654.

4. New York City is defined in the Code of Regulations (CFR) as the United Nations. Rudolph Giuliani stated on C-Span that "New York City is the capitol of the World" and he is correct. 20 CFR Ch. 111. Subpart B 422, 103 (b) (2).

5. My name is spelled in all capital letters is a corporation: A Cestui Que Vie Trust. -Cannon Law.

6. "The People" do not include you and me since our names are all Capital Letter Fictional legal

names. - Barron v. Mayor of City Council of Baltimore, 32 U.S. 243. 7. A 1040 Form is for tribute paid to Great Britain (and the Vatican). - IRS Publication 6209 IMF

decoding manual. 8. No judicial courts, nor judges, have existed in America since 1789. Executive Administrators, not

Judges, enforce Statues and Codes. \*FRC v. GE, 201 US'464, Keller v. PE, 261 US 428, 1 Stat 138-178. See also the 11th Amendment. This was the abolishment of all inferior courts to hear cases of law or equity (this means that all courts below the "one supreme courts," not the U.S. Supreme Court.

9. The FCC, CIA, FBI, NASA and all other alphabet gangs were never a part of the United States Government, even though the "U.S. Government" held shares of stock in the various agencies. See... [U.S. v. Strang, 254 U.S. 491; Lewis v. U.S., 6880 F.2d 1239]. RÉSERVATION OF RIGHTS- I reserve all my rights per U.C.C. Without Prejudice 1-308, Non-Assumpsit; See... [Yakus v. U.S. 321 U.S. 414 pg. 468 (1944)] and I do not consent to the harm placed upon me.

USC 42 § 1986 ACTION FOR NEGLECT TO PREVENT. My inalienable rights have been violated and there must be a Remedy to restore what has been taken unknowingly for many years. Return what has been taken from all commercial companies.

Supreme Law is the bases of all Law, all fiction of law is null and void. See ... [3] [Rodriques v. Ray Donavan]. All codes, rules, regulations are for government officials/authorities only, not human/creators in accordance with Gods Laws. All codes, rules, regulations and unconstitutional and lacking due process.

Sha'Mera E. Williams: sui juris All Rights Reserved U.C.C. 1-308/1-207

non-Assumpsit Non-Domestic without the United States WITHOUT PREJUDICE UCC 1-308.4 Utility Regulatory Commission:

I, Sha' Mera Williams, sui juris has given Notice to Evergy Inc. and ALL UTILITY COMPANIES in the state of Missouri. They have violated my Affidavit of Reservations UCC 1-308, they have trespassed on my property and have disconnected my lights by pushing fear and using a bill, debt, tax or obligations 'against my Sovereign Rights.

I have given ALL UTILITY COMPANIES a chance to come forward and show proof of claims that they are using I, as profit or gain. The Federal Reserve Note (cash payments) as noted on disconnection notice, is colorable. My Creator has given all of us lights, water and gas as natural resources and these companies are capitalizing off of my labor and or using my name. I am the beneficiary per birth certificate and these companies are violating my liberties. Employee # 1335 had come to my home and disconnected lights after the company has been made aware of the Notice sent to them.

This is a complaint against all utility companies in the Kansas City, Missouri Republic area. I have given all timely Notice and all have fell into dishonor, none have answered to my Affidavit of Fact and now there is a violation fee for all had undeniable knowledge.

My utilities shall be restored by the time you /AGENTS/ receive this letter and documents by the Agents.

NOTICE TO PUBLIC: THIS IS A PUBLIC COMMUNICATION NOTICE; POSTED ON MY HOME. Notice to Agents is notice to principles and Notice to principles is notice to agents. Applications to all successors and assigns. ALL ARE WITHOUT EXCUSE.

Violations includes every bill sent after the Notice has been given, Violations for not adhering to my Sovereign Authority, violation per each incident and any part thereof. This has been made known to ALL UTILITY COMPANIES, Evergy Inc., Spire Inc. and Water Services Company that are in violation to my liberties. "I have reserved my rights per UCC 1-308, and I do not consent."

"The use of Without Prejudice UCC 1-308 in connection to my signature or my name indicates that I have reserved my Common Law right NOT TO BE COMPELLED TO PERFORM under any contract I did not enter into KNOWLINGLY, VOLUNTARILY, and INTENTIONALLY. And, I do not accept the liability associated with the compelled benefit of any UN-REVEALED CONTRACT OR COMMERCIAL AGREEMENT."

"The presentment of all bills above is dishonored. Shamera, sui juris has reserved all of her rights under the Uniform Commercial Code at UCC 1-308.

TO: Missouri Public Service Commission 200 Madison St. P.O. Box 360 Jefferson City, Missouri Republic 65102. Evergy In: FAX: 816-654-1174

In full life, In propria Persona

Shamera Williams sui juris,

ALL RIGHTS RESERVED WITHOUT PREJUDICE UCC 1-308

Affidavit of Fact - as woman Requiring Proof of Alleged Bill/Debt/Tax/Obligation By Way of Written Attestation under Oath or Affirmation

"The laws of Congress in respect to those matters [Federal Income Taxation] do not extend into "the territorial limits of the states, but have force only in the District of Columbia, and other places that are within the exclusive jurisdiction of the national government."



MIDDLESEX COUNTY (Privata-For-Profiling Corporation) EVERBY, SPIRE, & WATER SERVICES AND ALL DERIVATIVES THEREOF 8019 PROSPECT AVE KCMO REPUBLIC 64132 7500 E. 35<sup>TH</sup> ST TERRACE KCMO PEBUBLIC 64129 4800 E. 63<sup>RO</sup> ST KCMO REPUBLIC 6413**0** 

1

TO; U.Ş. ATTORNEY GENERAL (Foreign Private- For-Profiting Corporation) ATTN: U.S. ACTING ATTORNEY GENERAL 950 Pernsylvania AVENUE NW Washington, District of Columbia Republic 20530-0001

TO: UTILITY COMPANIES (Foreign Private-For-Profiling Corporation) JACKSON COUNTY- EVERGY, SPIRE, & WATER SERVICES AND ALL DERIVATIVES THEREOF 9919 PROSPECT AVE KCMO REPUBLIC 64132 7500 E. 35<sup>TH</sup> ST TERRACE KCMO PEBUBLIC 64129 4800 E. 63<sup>ED</sup> ST KCMO REPUBLIC 64130

All-Natural Rights Being Reserved "Without Prejudice" U.C.C. 1-207/1-308/2-207/1-103.6

### Affidavit of Fact - as woman Requiring Proof of Alleged Bill/Debt/Tax/Obligation By Way of Written Attestation under Oath or Affirmation

Į

,

R.

## NOTICE AND OPPORTUNITY TO PROVE CLAIM

You, UTILITY COMPANIES EVERGY INC, SPIRE INC, WATER SERVICES LEGAL NEXUS UTILITY COMPANIES FOR CORPORATIONS KCP&L; WESTAR; MGE; WATER COMPANY FOR CORPORATIONS /AGENTS/ man or woman, must come forth and answer each and every one of the foregoing questions within 15 days of the certified mailing, on a point-by-point basis, via sworn affidavit, junder your full commercial liability, signing under penalty of perjury that the facts contained therein are true, correct, complete and not misleading. Mere declarations are an insufficient response, as declarations permit lying by omission and hearsay, which no honorable draft may contain. <u>Be sure to</u> <u>include all documents and evidence supporting your claims</u>. A non-response and/or failure to provide "proof of claims will constitute agreement that your charges, claims and demands brought against i, as woman, Sha'Mera E. Williams, sui juris are void, false and fraudulent and also constitutes operating in 'commercial 'SLAVERY' by way of use of i/my Inherent 'Property' i.e. self, sons and daughters for financial gain under color-of-law.

Failure and/or refusal to bring forth such "proof of claim" will place you in dishonor, and thus constitute an admission of false claims, damages and injury to I, as woman, Sha'Mera E. Williams, sui juris in the tune of 50 million dollars in united States Notes (not to be misconstrued with federal reserve notes). And further you have agreed to return all funds withheld and collected from i, as woman, Sha'Mera E. Williams, sui juris over her lifetime. And further agreement by you, to close all alleged accounts and remove or release any existing claims and liens on all property.

Failure and/or refusal to bring forth such "proof of claim" acquiescence, agreement for the court to find in favor of the Claim holder by common law court of record, trial by jury, default summary judgement without objection.

According to UCC Regulations...2-207 (PERFORMANCE IS ACCEPTABLE)

### **Notice of Rescission**

i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, i gave nobody the right to administrate my 'property' i.e. Sons and Daughters; i say that my sons and daughters is my property; i, say that no man or woman will make no claim saying my claim is untrue; i want my property released/discharged/terminated from any accounts being used to extort/theft, and said property is to be totally under my control by the time you receive this document. If any "foreign entity" corporation is usurping any alleged authority outside their scope of power by way of any "State" alleged contract for which is 'Non-Assumpsit' and would be in clear SLAVERY and 'FRAUD' without i/my 'CONSENT' for which i do not consent.

Eurthermore this 'Notice of Rescission' herby making any assumed/ 'alleged' adhesion contract 'TERMINATED/ VOID'!!!

For the Record, And Let This Record Reflect, I Am, **SOVEREIGN "woman"**, and NOT to be Misconstrued as a <u>"Sovereign citizen"</u>, wherefore one cannot be a **QUEEN (KING)** and a **SLAVE** at the same time, which defines what a Sovereign citizen is, a (oxymoron). I Am, Sovereign By Birthright!!!

All-Natural Rights Being Reserved "Without Prejudice" U.C.C. 1-207/1-308/2-207/1-103.6