

**AFFIDAVIT OF TRUTH  
 BILL OF EQUITY, EXCLUSIVE EQUITY, &  
 EQUITY IN LAW  
 RESPONSE TO REPORT OF STAFF**

Merlon- Jonee: Ragland, Authorized Representative, TTE Investor,  
 Private Banker

Plaintiff

-vs-

EC-2024-0313

GC-2024-0314

(Case I.D. Number)

EVERGY Metro, Inc. d/b/a EVERGY Missouri Metro David  
 Campbell, CEO Kirkland B. Andrews, Geoffrey Ley ,VP, CFO

SPIRE MISSOURI d/b/a SPIRE

Steve Lindsey, CEO Steven P. Rasche, CFO

Defendant

**AFFIDAVIT**

I, Merlon- Jonee: Ragland, of [REDACTED], MAKE OATH AND SAY THAT:

1.

I, Merlon- Jonee of the House of Ragland, the undersigned affiant, a living woman upon the land of Missouri, and not a corporation or legal fiction, etc., born upon the land in the republic of Missouri on the 11th day of December 1965, declare that I am of majority and competent to state the matters set forth herein with first-hand knowledge of the facts and that they are true, correct, not misleading, and certain, admissible as evidence.

I am an Indigenous American, Chahta Washitaw Moor That I, Merlon Jonee Ragland, Am a Noble of the Al Moroccan Empire (North America) In Propria Persona (my own proper self); being Moorish American - a Descendant of the Ancient Moabites /Moors, by Birthright, Freehold, Primogeniture and Inheritance; being Aboriginal and Indigenous to the Land /s (Amexem / Americas) Territorium of my Ancient Moabite /Moorish Fore-Mothers and Fore-Fathers - to wit: The Al Moroccan (American)

Continents - are the Land of the Moors; being North America, South America; Central America; including the adjoining Islands (Americana / Ameru / Al Moroc). I have, acknowledge, claim and possess, by said Inheritance and Primogeniture, the Freehold

Status thereto; all Unalienable and Substantive Rights, to Be, to Enjoy, and to Act, distinct in my Aboriginal Customs and Culture; and determining my own political, social, and economic status of the State. Turning my heart and mind back to my Ancient Mothers and Fathers - Moors / Muurs, by Divine and Natural Right. Being Moorish American, we have and possess the internationally recognized Rights to determine our own 'Status of the State' absent of threat, coercion, or acquiescence to a Color-of-Law, a Color-of-Office, nor to be subjected to an imposed Color-of-Authority.

2. 1. On April 19, 2024, Merlon Jonee Ragland, complainant, agent, Investor, Trustee, Authorized Representative filed with the Missouri Public service Commission ("Commission") a formal complaint against EVERGY METRO, Inc. d/b/a EVERGY MISSOURI METRO and SPIRE MISSOURI d/b/a SPIRE  
Merlon- Jonee: Ragland is the Private Banker, TTE, POA, and Authorized Representative of MERLON JONEE RAGLAND TRUST,(Common Law, and Irrevocable) The Trust is not setup as a corporation, Limited Liability Company. It is a PRIVATE TRUST.

Where is the contract for my services with the Utility companies? How and Why do utility companies have so much power over the people? Am I bound by a trust agreement as a beneficiary instead of a trustee, the way both companies utilize my name, social security and account number in commerce ?

3. EVERGY and SPIRE have been paid. Bills of Exchange by the administrative process enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania.( Act of Mar.30, 1821, P.L. 156 No. 94 .
4. Both Utility companies need to CEASE and DESIST and both have been sent notices.
5. EVERGY and SPIRE sent me a bill in my name. I accept for full value, then I became the holder in due course once I endorsed it. Then I became the payee/drawee. I gave instruction on the cash instrument (Bill of Exchange). Once endorsed it became a bond security with a dividend to be paid to me. I have filed a form W8BEN and 56 and 56F  
Notice Concerning Fiduciary Relationship. I have reported theft of my cash instrument/securities to the proper authorities. I have report EVERGY and SPIRE to the Public Service Commission and governing authorities to prevent inequitable and unfair practices, and crimes with interfering with commerce to the I.R.S./ United States Treasury, and the Attorney General's Office.

6.  
18 U.S. Code § 914 - Creditors of the United States Whoever falsely personates any true and lawful holder of any share or sum in the public stocks or debt of the United States, or any person entitled to any annuity, dividend, pension, wages, or other debt due from the United States, and, under color of such false personation, transfers or endeavors to transfer such public stock or any part thereof, or receives or endeavors to receive the money of such true and lawful holder thereof, or the money of any person really entitled to receive such annuity, dividend, pension, wages, or other debt, shall be fined under this title or imprisoned not more than five years, or both.
  
7. EVERGY and SPIRE are a monopoly utility because they are literally protected from competition against other electric providers by state and federal governments. IOUs are guaranteed a customer base (everyone who purchases electricity in that service territory) as well as revenue (in the form of your electric bill ( Bill of Exchange). How can the Corporation have more power than the people ? Isn't a Corporation a fiction that should be ran by the people ? I see nothing public about Evergy or SPIRE only that they are publicly traded on the stock exchange with our dividends by using our Names and Account numbers for BIG PROFITS!!!! That is warring with the people!!! ( Full Faith and Credit shall be given in each State to the public Acts, Records, and judicial Proceedings of every other State. Article IV Section 1 Constitution of USA)
  
8. I noticed that when I first turned in my complaints about the utility companies, Public Service Commission made it clear that they are for the Investors not the Living flesh and blood people that these utility companies are usurping and taking advantage of monthly. we, the PEOPLE are the true Investors of the land and natural resources!!! We, the people/communities: compensate for the IOUs special treatment, state utility commissions are appointed to regulate electric rates and other aspects of an IOUs business model. I can tell that a lot of times the Utility companies are favored over the people because of the way they automatically responded with a dismissal before I even should them my paperwork to proof present my case. The Commission seems to be more friendlier to the IOUs than to us, the customer they are supposed to protect. That doesn't sound like public service to me!
  
9. Legal tender is a form of money that courts of law are required to recognize as satisfactory payment for any monetary debt.[1] Each jurisdiction determines what is legal tender, but essentially it is anything which when offered ("tendered") in payment of a debt extinguishes the debt. There is no obligation on the creditor to accept the tendered

payment, but the act of tendering the payment in legal tender discharges the debt.

It is generally only mandatory to recognize the payment of legal tender in the discharge of a monetary debt from a debtor to a creditor. EVERGY is in Default and Bill has been Tendered.

10. I have done a lawful/legal administration process on tendering payments to EVERGY and SPIRE. I am not a commercial fiction or under the defacto jurisdiction of the United States, or a defacto Public U.S. citizen. I am a Private Citizen of the United States of America, Chahta Washitaw Moor/Muur. I should be grant financial relief with administrational process of payment as a common law living flesh and blood people. I am in pure Equity of Law/Exclusive Equity.

11. "I declare (or certify, verify, or state) under pain penalty of perjury that the foregoing is true and correct. Executed on June 29, 2024. Done in Good Faith,  
Merlon- Jonee: Ragland.

STATE OF MISSOURI

COUNTY (OR CITY) OF JACKSON

SUBSCRIBED AND SWORN TO BEFORE

ME, on the 23<sup>rd</sup> day of July, 2024

Signature Bennett Miller  
(Seal)

NOTARY PUBLIC

My Commission expires:

01/02/2028

*Merlon-Jonee Ragland*  
(Signature)

Merlon- Jonee: Ragland

