PUBLIC SERVICE COMMISSION MISSOURI REPUBLIC

FILED

AUG 1 9 2024

Karolin Walker to Enforce Default Judgement

Missouri Public Service Commission

OR

Move to Supreme Court

(Court Level and Jurisdiction)

Merion-Jonee: Ragland

GC-2024-0314

(Case I.D. Number)

Complaint

-VS-

SPIRE MISSOURI d/b/a SPIRE,

Steve Lindsey, CEO

Steven P. Rasche, CFO

Respondent

AFFIDAVIT

I, Merlon- Jonee: Ragland, of	, in	, Missouri, 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

Fax: 8882994271

Affidavit

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. SPIRE is in Dishonor and has been served a Default Judgement, SPIRE has been paid and will continue to be paid with an international bill of exchange. Spire has no power over the people. I, Merlon Jonee Ragland, an Indigenous person to the land Al Moroccan Empire (North America) and I'm not a fiction (African American, Colored, Black, Negro, US Citizen, Federal Citizen, or a Corporate Fiction in the US Corporation. I am a natural person living in Missouri (Republic).

RESTORE MY UTILITY IMMEDIATELY!!!

Title 18, Part 1, Chapter 13 §242 of United States Codes of Law

Constitution of the United States of America

Article IV Relationships Between the States

Full Faith and Credit shall be given in each State to the public Acts, Records, and judicial Proceedings of every other State.

- 3. I have the power to write an International Bill of Exchange to settle payment. It is within my constitutional right to utilize this instrument.
 - I am a Private Banker, Creditor, Investor, Benefactor of the resources and land in this country called America (Al Morocco).
- 4. 28 USC 3002(15)
 - "United States" means—(A) a Federal corporation; (B) an agency, department, commission, board, or other entity of the United States; or (C) an instrumentality of the United States.
- 5. US Citizens (Federal Citizens) are FOREIGN to the several States and SUBJECTS of the FEDERAL UNITED STATES of NEW COLUMBIA/ DISTRICT OF COLUMBIA. Attorneys are considered FOREIGN AGENTS under the FOREIGN AGENTS

Fax transmission job no. V2_1723129997_WSQF_120876_V2FED9Z8-1336033938 from 18882994271 was interrupted at 8/8/2024 10:16:39 CDT after delivering 2 out of 5 pages. This fax is a continuation from page 3

Affidavit

Page 2 of 4

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. SPIRE is in Dishonor and has been served a Default Judgement. SPIRE has been paid and will continue to be paid with an international bill of exchange. Spire has no power over the people. I, Merlon Jonee Ragland, an Indigenous person to the land Al Moroccan Empire (North America) and I'm not a fiction (African American, Colored, Black, Negro, US Citizen, Federal Citizen, or a Corporate Fiction in the US Corporation. I am a natural person living in Missouri (Republic).

RESTORE MY UTILITY IMMEDIATELY!!!

Title 18, Part 1, Chapter 13 §242 of United States Codes of Law

Constitution of the United States of America

Article IV Relationships Between the States

Full Faith and Credit shall be given in each State to the public Acts, Records, and judicial Proceedings of every other State.

- I have the power to write an International Bill of Exchange to settle payment. It is within my
 constitutional right to utilize this instrument.
 I am a Private Banker, Creditor, Investor, Benefactor of the resources and land in this
 - country called America (Al Morocco).
- 4. 28 USC 3002(15)

了一个时间,这个时间,我们就是我们的时候,我们的时候,我们们的时间,我们们的时间,我们们们的时间,我们们的时间,我们们们的时候,我们们们的时候,这种人们们们的时

- "United States" means— (A) a Federal corporation; (B) an agency, department, commission, board, or other entity of the United States; or (C) an instrumentality of the United States.
- 5. US Citizens (Federal Citizens) are FOREIGN to the several States and SUBJECTS of the FEDERAL UNITED STATES of NEW COLUMBIA/ DISTRICT OF COLUMBIA. Attorneys are considered FOREIGN AGENTS under the FOREIGN AGENTS REGISTRATION ACT (FARA) and are SUBJECTS of the BAR ASSOCIATION

Page 3 of 4

Government is Foreclosed from Parity with Real People. Supreme Court of the United States 1795.

6. Inasmuch as every government is an artificial person, an abstraction, and a creature of the mind only, a government can interface only with other artificial persons. The imaginary, having neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government, as well as any law, agency, aspect, court, etc. can concern itself with anything other than corporate, artificial persons and the contracts between them.
Penhallow v. Doane's Adm'rs, 3 U.S. (3 Dall.) 54 (1795)

7. Title 18, Part 1, Chapter 13 §242 of United States Codes of Law:

Whoever, under 'color' of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or Laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, that are prescribed for the citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section, or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years or for life, or both, or may be sentenced to death.

- 8. Merlon-Jonee: Ragland orders Karolin S. Walker to enforce the Default Judgment filed on May 29, 2024 as the Writ of Discovery submitted was not honored. In support of this Affidavit and others before it, I, Merlon Jonee: Ragland state for the record:
- 9. "I declare (or certify, verify, or state) under pain penalty of perjury that the foregoing is true and correct. Executed on August &, 2024. Done in Good Faith, Merlon- Jonee: Ragland.

10. CERTIFICATE OF SERVICE

I do hereby certify that a true and correct copy of the foregoing document has been sent by

electronic mail to all individuals on the service list of record on this 8th day of August, 2024.

Affidavit

Page 4 of 4

STATE OF MISSOURI

COUNTY (OR CITY) OF JACKSON

SUBSCRIBED AND SWORN TO BEFORE

ME, on the 8

___ day of

August

6024

Signature _

(Seal)

NOTARY PUBLIC

My Commission expires:

B1517025

HALEY LIPS
Notary Public-Notary Seal
STATE OF MISSOURI
Jackson County

My Commission Expires: 8/5/2025
Commission # 21581988

Allelon-Jonee flagles (Signature)

Merlon- Jonee: Ragland