

EC-2024-0372

I'm kinda shocked that Ameren's newest legal counsel failed to tell the truth. First, Ameren Missouri, more importantly, Staff was made aware the following day that Subpoenas had been sent out for service. Service beyond my control. I paid very good money for them to be served.

Ameren Missouri's newest counsel claim is frivolous. Aubrey Krcmar's subpoena requests daily accrued kilowatt usage, which is part of EC-2024-0372, in which I challenged. In addition based off documents received, there is an altered document that contains the same exact terminology and embedments similar to EC-2023-0395 with www2.ameren.com.

That is great that the respondents "deny" those, however, the law doesn't favor because we say it that makes it true. Plus under Missouri State Statute 570.095 the Complainant is protected under all sections as Ameren Missouri has filed fraudulent and counterfeit documents with the intent to defraud, deceive and negatively impact financially.

From the dates of August 29th through September 4th 2024 Complainants have received a total of 40 signed affidavits from Ameren employees who work within different Ameren departments that are willing to testify on my behalf if this goes to an evidentiary hearing admitting first hand that Ameren Missouri committed an illegal disconnection in EC-2023-0395, more importantly submitted fraudulent documents in both EC-2023-0395 and EC-2024-0372.

More importantly, Ameren doesn't want to hand over the specific documents holding daily kilowatt usage, because they know they've been caught skewing kilowatt reports.

We also received copies of audio that specifically state from prior counsel and Mrs. Krcmar that state in the audio direct quotes. for them to "make a payment agreement that looks authentic."

Second direct quote from Ameren Missouri on audio " Mr. Felber's payment agreement is authentic, however we will continue to keep his services off."

Also , keep in mind, if Ameren Missouri has nothing to hide, they wouldn't challenge a subpoena asking them to turn over servers and computers involved. However, they are hiding an handful of material they don't want found, therefore they can continue to commit further deceptive acts to defraud Complainants and other complianants.

Ameren Missouri is also openly admitted , along with the Honorable Judge Clark that they've destroyed and didn't keep documents. So much for that retention period that Ameren Missouri openly stated they would start committing to in a prior case matter.

Ameren Missouri's latest filing is not only frivolous, but it also openly admits that Ameren Missouri has failed to keep a retention of documents, in which they are supposed to keep available to customers upon request during normal business hours.

Without the subpoena. Ameren isn't going to turn over the daily accrued kilowatt usage. I asked for that from Ameren Missouri a while back. Just to be ghosted.

I think the Commission should hold a pre-hearing to go over the documents requested in the subpoena and the Complainant should be given a chance during a hearing to have all 40 witnesses that work from Ameren, that have signed affidavits stating actual facts and knowledge of counterfeit documents that work directly below some of the employees in this claim should give their position or statement. Then the Commission can go back and forth of what they want to allow or deny.

I paid good money for the subpoenas to go out, they should be granted based on the information in those.

Ameren wants to claim harassment, yet the subpoenas have no harassing word or letters. The subpoenas lay out a legal foundation of documentation that were signed off by the Commission Secretary for service to be performed.

Complainants followed all Missouri Statutes and supplied supporting detail to get the subpoenas. The claim of harassment is moot, as asking to supply documents isn't harassing someone. It is asking for them to hand over documents that they've failed to supply to the Complainants.

Ameren's Motion, further Judge Clark's Motion and most likely Mrs. Fontaines Motion (if she files a motion) are not only frivolous, but a way to destroy the system of justice for the Complainants and essentially want to deny the Complainants rights of due process to get documents that will show Ameren Missouri engaged in a higher than normal level of fraud.

Ameren Missouri's filing is vague and implying because a party says something that makes it true. By the terminology she injected, I could flat out say they committed fraud (even though they really did) so my words make it true and my statement makes it true.

Fraudulent filings and false filings are not protected under reports and orders becoming final either in Missouri. Fraudulent filings and false filings and counterfeit documents allow the Complainant and entitle the Complainant to a Judicial Review of the previous matter. In which Ameren Missouri hasn't filed a motion objecting a Judicial review.

The purpose of a Judicial Review is to review the false filed documents.

However, if Ameren Missouri has nothing to hide I don't see why they would object to a forensic search of their computers and servers.

In all my years in the data recovery and network mitigation industry I have never had a party oppose a forensic search. I've been in that industry for over 20 years.

Usually parties that don't want their computers or servers searched are parties that engage in computer fraud , financial fraud or in this matter, have counterfeit documents stored on their computer that they don't want anyone to get a hold of.

I'm tired of the circus antics from Ameren Missouri and I'm about to file a lawsuit to seek an injunction against Ameren Missouri for failure to abide by the subpoenas and concealing counterfeit and fraudulent documents to financially impact complainants.

I've caught Ameren Missouri and their legal team in their lie and I'm finishing the story. I made Ameren Missouri aware that I was finishing the story this year and I made the Commission aware that I was finishing the story this year. It's happening whether Ameren Missouri and their legal counsel like it or not.

Please have all computers, servers, documents readily available and present on September 10, 2024 at 3 pm at 691 Trade Center Blvd Chesterfield Missouri 6005.

Failure to abide by the subpoenas will result in a legal suit not only being filed against Ameren Missouri, but all employees that participated in dishonesty and all legal counsel that participated in fraud and dishonesty.

Brett Felber

