EC-2025-0165

Another FYI, for a Commission and a business that swears up and down that documents either exist or don't exist, it's rather hilarious that I have no problem going directly to the source to get them.

I have a couple of recommendations if you don't mind me stating them. First, it starts with stopping with the severe amount of *** kissing between the Commission and Ameren. I've never seen a business or Commission *** kiss so much that it is to the point that is obvious.

Also, you should probably stop with the second guessing of your own comments. You all make a statement, only to question your own words and then either Ameren's legal counsel or Staff counsel to finish your question of thought and change the terminology of what is written in the Commission rules, regulations, tariffs, State & Federal Statutes. It's a big sign of insecurity when you have to second guess your own comments.

I've never seen a Commission, Staff and a business change so many words and their terminology of the words and phrases when it is addressed right in front of them. However, that leads to the *** kissing.

If you are going to tell consumers that the "formal" complaint process is like a civil matter in the laws of civil courts, then actually commit to it. Not change, interchange, modify and vaguely select what you feel is necessary to choose what you feel it should be or state and what little statutes you want to follow.

The fact of the matter that you all tried to hide documents away from me that I eventually got through due process, outside of my Commission complaint, shows how one-sided or corrupt the process has been.

So when did the Commission and Staff want to announce the audio calling and when was Ameren going to give it to me?

Look, Ameren can't evcen be trusted. Even their own employees admit that the "senior software engineer" was wrong.

My matter proves that Ameren tries to hide what they don't want the general public to hear or the Complainant to hear or see.

It takes a very sick and twisted individual and entity to state during a formal complaint process at a hearing, to put out a matter and that time of the "essence" isn't a matter because a generator is running utility services to a premises. Further it takes another sick individual or entity to create a counterfeit document, that has ben disputed and agrees with the Complainant, and that has a bogus non-embedded website address and not an email address.

Furthermore it takes a sick and twisted Regulatory Judge and Commission, Staff when brought up about the document not telling the truth about the document and failing to admit that Ameren's document is a counterfeit.

You all lied, your extortion plot backfired and imploded. That's what happens when you *** kiss people and continue to the same path of lie.

I don't know what is worse? The severe amount of *** kissing that Ameren did or the delusional and pathological lies along with fabricated stories you all made up?

As a last FYI, subpoeanas don't get issued without some reason of believing that there is something out there. I believe there are a couple people within the Commission that truly believe that Ameren Missouri is at fault, and that broke the ground on it.

I must say, I wasn't surprised when Staff, Judge Clark's legal counsel and Ameren's legal counsel rushed to protect one another to stop by filing or addressing the subpoenas. In fact, Ameren's co-counsel even lied during that.

I didn't need the subpoenas, I did that to see if Ameren Missouri and the Commission would come clean about the audio call that I had in my possession.

If this is really how you all present yourselves, it is rather sick, disgusting, twisted that you would try to intentionally hide documents, and allow a utility company to make the sick and twisted comments of putting out a matter as far as possible because a generator is running electric to a premises, instead of natural electric services.

Furthermore, it is sick and twisted that the Commission at no time, took that seriously and allowed Ameren to continue doing the same sick and twisted things, such as Ameren Misouri creating a counterfeit document with a bogus email address. That is sick and twisted and disturbing.

If Ameren wants to continue trying to sell their delusional stories. I'm all for it. Maybe this time they can include me in the thought process of how they want to change their "payment agreements" to sound, moodify, interchange, etc. Maybe this time they can tell me exactly what their "promise" to do better plan.

Actually, I have a great "promise" to do better plan. Instead of Ameren *** kissing the Staff, Commission and Commissioners, maybe they can learn to tell the truth for once. That would be the first part of the process and logical. However, Ameren doesn't have that in them. All they care about is if it benefits them and them only, they don't care what they do, who they hurt or try to hurt and what they steal and try to steal.

Instead they make sick and digusting comments to prolong matters because a home is running a generator. They also make and forge sick and twisted counterfeit documents that don't have an email address to send from and illegally keep utility services off.

Sorry, I'm not going kiss anyones ***. I'm not here to do that. I'll just continue to watch Ameren's plan that backfired and imploded.

I'll also apologize for the asterisks for the explicits. The explicits with asterisks are warranted. As it shows the severe amount of *** kissing that has gone on between the Commission and Ameren.

I'm also very firm on every penny listed in my complaint. It would be proper and just and proper recourse for what Ameren illegally did.

Ameren Missouri probably didn't file a timely response because they got caught in an audio call of their lies.

Just let me know when Ameren and the Commission have their *** kissing conference to change, modify, alter, interchange the process of "payment agreements," "pending payment agreements," or whatever you would like to call them now.

If Ameren and the Commission want respect from me. You both have a long way to go. It's a two way street, not a one way street. Producing counterfeit documents and further lying about them and making up a delusional story isn't the answer.

As FYI, it is also hard to "respect" someone, when a Regulatory Judge allows a sick and twisted indivudal to make the comment of prolonging out as far as possible an evidentiary hearing because a generator is supplying electric to a premises.

It is also hard to give "respect" to someone, when the clear obvious is in front of them with the words www2.ameren, and being pointed out it isn't an email address. But the audio tape confirms that for me, so I don't need the Commission to try and interchange or modify that.

I really hope the Commission agrees with my motion for a default judgment and motion to compel, as well.

Brett Felber 12/22/24