

EC-2025-0165

As another FYI, I wouldn't speculate when the police possibly get involved in this matter. I can tell you one thing and it might be another thing. I'm certainly not going to tell you an exact date of when I plan to get the police involved.

For all you know, the police could already be aware of it, (the most common sense thinking) and they are just waiting to see if the Commissioners, Staff, Ameren Missouri and their legal counsel answer the question I continue to ask of if www2.ameren.com is a valid email address.

If the police were to get involved, it's because you all have a severe lying problem about a document that you wish not to discuss, that financially deceived me and extorted me out of funds not due at the moment and time and an illegal disconnection of service.

Going forward. I would strongly suggest out of the best interest that Ameren Missouri come clean about the document and admit the truth about the document.

For a State Entity and a utility company that are supposed to be held to a prime example about fairness, you all show a very poor way of doing it and should probably reconsider in the near future what counterfeit documents or fairy-tail stories you wish to tell me. If you think I'm that stupid, I'm not.

I've never seen an attorney or a group of attorney's gather around and produce a fairy-tail story, deflect and change the subject of the document being discussed, and alter the wording of an email address and alter the actual wording in the Commission rules, regulations and tariffs.

I've also never seen a group of attorneys that openly admit that the utility provider committed violations, not just one, but numerous and then state those violations are not-important. It's the principal.

I've also never seen a Staff attorney or Ameren's attorney finish the sentence of a Regulatory Judge and modify what the Regulatory Judge states or said. Twice prior to the evidentiary hearing in EC-2023-0395, Judge Clark admitted that Ameren Missouri committed violations. Staff then asked Judge Clark to rephrase or modify the statement he made, in which Judge Clark then modified what he clearly stated twice.

I've also never seen a business decide to modify and alter the wording that is written in Commission rules, regulations and tariffs, and make up a delusional story that doesn't exist or isn't remotely even stated in Commission rules, regulations and tariffs. (Ameren Missouri)

Such as clear as day written "payment agreements" that they want them to actually say "pending payment agreement" but they are really and actually "payment agreements." No matter what way you allow Ameren Missouri to modify, translate, alter, they are all the same thing.

I also like the two documents that I have in my possession and the one by Tueth Keeney that states Ameren didn't alter or edit any documents, yet Ameren Missouri and their master manipulator openly admitted that they altered or edited Ameren Missouri documents.

Ameren Missouri and the Commission are so far out of sync that if they actually took it upon themselves to read the transcripts and “motion filings” that Ameren Missouri is out of sync with what they state between their actual legal counsel and any outside co-counsel and if the Staff of the Commission actually read the transcripts and motion filings, it would confirm that Ameren Missouri has a severe lying problem.

Even Ameren’s own website support team thinks their legal counsel and their regulatory liaison have a severe lying problem.

I have not only audio to confirm this, but the actual counterfeit document with www2.ameren.com

The Subpoena filings that you all gathered around to protect one another were laughable. You can call my filings “repetitive” I call them telling the truth, the truth that you don’t want to hear. Statistics show that 96% of people that don’t want to answer a subpoena or file a motion to quash the subpoena are hiding something. That is what I’ve learned in the data forensics industry.

I also don’t need the subpoena for the truth, I already know the truth, which is why I continuously ask for the answer in YES or NO form.

Instead Ameren chooses to answer it with a runoff sentence and fairy-tail delusional story to shrug it off.

If Ameren Missouri thinks www2.ameren.com is an email address they have severe mental problems as a business itself.

Oh and any documents that Ameren Missouri seek or intend to destroy, I usually get or hear about from other Ameren Missouri employees.

To tell you all the truth, I’m really good friends with a couple of people that work within Ameren Missouri’s Regulatory Department and customer service engagement team, etc. I’m also good friends with a couple of people within the Missouri Public Service Commission.

I’d also like to know why Ameren Missouri’s counsel has someone within the last name of hers looking at my LinkedIn Page? Unless they want to utilize my business services, there’s really no point. I’ve gotten four notifications from LinkedIn regarding it. I don’t think a professional corporation like them is going to lie.

Talk about harassment and stalking. I believe Ameren Missouri has their terminology mixed up with who is the harasser and who stalks people.

I’m sure those employees if this matter comes to an evidentiary hearing are going to be witnesses on my behalf. However, for now, they have a right for me not to disclose the information.

Ameren can ask for that when they give me my discovery documents that they still haven’t given me.

Ameren doesn’t want to give me the discovery I asked for, because they intend to try and hide it or intend to destroy it.

Just let me know Ameren when you are ready to come forward and admit the truth that www2.ameren.com isn't an email address and the document would've never sent. The sooner, the better.

However, if Ameren wants to continue playing games about the document so be it. To be fair, just don't be surprised when the police do get involved regarding the document. I've given you over a year and a half to come clean and admit the truth. However, I'd be rather stupid to tell you when that happens and let me just say, Ameren Missouri deserves every investigation that is headed their way in 2025. There's no a grace period for it and there are no "do-overs" for it.

It takes a rather sick person to keep utility services disconnected illegally and more importantly it takes a rather sick person to produce a counterfeit document without a sending email address and disguise it with a fake email address to keep someones utility services off.

You stole from me and I want back what is rightfully mine. If I have to get the police involved to get it back, so be it.

Brett Felber
1/3/25