

Comp Ex K

STATE OF ILLINOIS
ILLINOIS COMMERCE COMMISSION

Gary Pierce)
)
 Vs.) 05-0151
)
 Central Illinois Light Company)
 d/b/a AmerenCILCO)

RESPONSE TO DATA REQUESTS

Gary Pierce ("Complainant") resent the wording and condescending or arrogance if you will; of the attitude of Attorney Fitzhenry or his Assistant Annette Shaw representing Central Illinois Light Company d/b/a AmerenCILCO in their answer to this complaint, and data requests. However, Gary Pierce ("Complainant") representing himself, but who do plan to seek counsel will respond in layman terms to the best of his abilities.

Reply to General Instructions

Complainant (Gary Pierce) will provide data to you, again in layman terms to the best of his abilities, until legal counsel is found to represent him in this matter.

OFFICIAL FILE

ILL. C. C. DOCKET NO. 05-0151
Complainant's EXAMINE NO. K
Witnesses
Date 5/17/05 Reporter CB

Response to each Requests

1. I do not believe these charges, and they will be proven by comparisons in the prior bills and statements. (See enclosed copies.)

2. If you look at the comparisons in the bills of the fall and winter months of 2004, you can see the difference. Plus, we had a very warm winter during the months of October, November, and December 2004, and the months of January, and February 2005. So these charges are ridiculous even if you are charging commercial rates, and gas prices have risen.

3. In another case we came to an agreement in which I had planned to keep the prior agreement. Once the complaint was dropped, my gas was disconnected with the amount of \$450.13 required to get my service turned back on, which caused a problem for complainant (Gary Pierce) to keep the prior agreement to an prior complaint, because the \$450.13 was close to the agreed amount which could of caused hardship for the complainant if had to pay the agreed amount to an prior complaint.

4. See enclosed bills, and statements, as well as prior agreement statement from Attorney Fitzhenry.

5. Yes I do, but with the understanding that I would be charged fairly. I'm not a meter reader, nor knowledgeable on how to read meters. Please provide an reasonable comparison of commercial rates compared to residential rates for various businesses.

6. Complainant do not own the premises at 1940 E. Jackson St. Springfield, IL 62703. I have been buying it on contract since November 2001. Complainant is now currently leasing the building, with the opportunity to again possible own it.

7. Yes, complainant have had the furnaces cleaned, and checked in which they were found to be in good operational condition. The technicians never once said they needed any repairs. I have also had electrical work done. (See copies of receipts/bills.)

8. Windows were covered with plastic in several bedrooms, and upstairs kitchen area. Building is well insulated in most areas.

9. Complainant was told by one of your receptionist, or representatives that if people were living in the building that the gas could not be shut off, even if part of the building was being used for commercial use. That is why complainant made this statement. Complainant know that for residential accounts it is against the law to shut-off heat in the winter months. As stated before, our church provide transitional living for the homeless.

10. Since we are a church that is tax exempt from both the Federal as well as State taxes. The church is providing a service to the homeless peoples of the community for the better

of the community. We are a small church, and when are service was disconnected this caused an hardship for our clients, as well as made our church , and services to the homeless look bad.

11. See receipts, and copies of bills enclosed from the period of January 2004 until present.

Dated April 13, 2005

Complainant: Minister. Gary T. Pierce

By: 
Complainant Pro Se

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