

DOCKET/CASE #09-0575

ILLINOIS COMMERCE COMMISSION

TESTIMONY
(REBUTTAL)
OF
ANTHONY JAMES GRASON

ILLINOIS
COMMERCE COMMISSION
2010 JUL 23 12:50
CHIEF CLERK'S OFFICE

DOCKET/CASE # 09-0575 DATE 07/20/2010

- Question 1 Complainant Gives no objection
- Question 2 Complainant Gives no objection
- Question 3 Complainant Gives no objection
- Question 4 Complainant Gives no objection
- Question 5 Complainant Gives no objection
- Question 6 Complainant Gives no objection
- Question 7 Complainant Gives no objection
- Question 8 complainant neither admits nor denies but demands strict proof of.
- Question 9 Complainant Gives no objection
- Question 10 complainant neither admits nor denies but demands strict proof of.
- Question 11 Complainant gives no objection.
- Question 12 complainant neither admits nor denies but demands strict proof of.
- Question 13 complainant neither admits nor denies but demands strict proof of.
- Question 14 complainant neither admits nor denies but demands strict proof of.
- Question 15 complainant neither admits nor denies but demands strict proof of.
- Question 16 complainant neither admits nor denies but demands strict proof of.
- Question 17 complainant neither admits nor denies but demands strict proof of.
- Question 18 complainant neither admits nor denies but demands strict proof of.
- Question 19 complainant neither admits nor denies but demands strict proof of.
- Question 20 complainant neither admits nor denies but demands strict proof of.
- Question 21 complainant neither admits nor denies but demands strict proof of.
- Complainant also objects to Exhibits
- Question 22 complainant neither admits nor denies but demands strict proof of.
 Complainant objects to amount owing.

- Question 23 complainant neither admits nor denies but demands strict proof of.
- Question 24 complainant neither admits nor denies but demands strict proof of.
- Question 25 complainant neither admits nor denies but demands strict proof of.
- Question 26 complainant neither admits nor denies but demands strict proof of.
- Question 27 complainant neither admits nor denies but demands strict proof of.
- Question 28 Complainant uses medical equipment on location at home 357 W. Decatur St
Decatur IL 62522. On three separate occasions Complainant informed AmerenIP.
AmerenIP has sent back all medical registration forms stating they are incomplete.
- Question 29 complainant neither admits nor denies but demands strict proof of.
- Question 30 Complainant objects and further states that no notice was given to complainant when
electric service and lighting was disconnected at 4202 W. Rt. 36, Decatur IL 62522.
Complainant objected to AmerenIP that he was charged a commercial fee and not
residence
- Question 31 complainant neither admits nor denies but demands strict proof of.
- Question 32 Complainant Gives no objection
- Question 33 complainant neither admits nor denies but demands strict proof of.
- Question 34 complainant neither admits nor denies but demands strict proof of.
- Question 35 complainant neither admits nor denies but demands strict proof of.
- Question 36 complainant neither admits nor denies but demands strict proof of.
- Question 37 Complainant Gives no objection

END

PROOF OF SERVICE

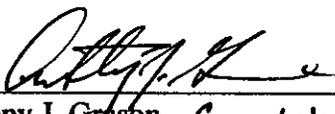
I, Anthony Grason under oath, state I have mailed a copy of my testimony rebuttal to the following parties and their listed address by depositing a copy in the US Mail located herein Decatur IL on this date ~~04/16/2010~~:

07/23/2010

Jackie K. Voiles 607 E. Adams St., Springfield IL 62739

Charles Y Cavis 205 S. Fifth St., Ste 700 Springfield IL 62705

Steven R. Sullivan, Edward C. Fitzhenry & Matthew R. Tomc
1901 Chouteau Ave.
Po Box 66149, MC 1300
St. Louis MO 63166-6149



Anthony J. Grason, Complainant - Pro Se