

THE STATE CORPORATION COMMISSION
OF THE STATE OF KANSAS

In the Matter of the Complaint)
Against Westar Energy by Elvis)
J Grubbs.)
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Received
on

OCT 01 2019

by
State Corporation Commission
of Kansas

) Docket No. 19-WSEE-410-COM
)
)

ELVIS J. GRUBBS ANSWER WESTAR ENERGY, INC.

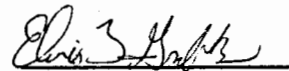
NOW BEFORE COMMISSIONERS, comes plaintiff, Elvis J Grubbs, answer Westar Energy who have misrepresent Mr Grubbs and the office of Kansas Corporation Commission.

1. Mr Grubbs on or about Jane 18, 2019 filed the complaint .
2. Wastar Energy is in violation of General Terms and Conditions 3.02.02 security deposit Westar Energy sent no proof of January email .
3. Wastar Energy sent on proof of a email added to Mr Grubbs account is no proof of a January email sent.
4. Mr Grubbs provided an email address and there is a note on the account.
5. Wastar Energy once again no proof of a email sent in january of a 5 day written notice.
6. Is correct.
7. NO.
8. Westar Energy sent email to Mr Grubbs in April in 2019 Westar Energy is in violation Can-SPAM Act. Mr Grubbs well sent a letter to Terry D Bassham CEO to settle the violation are Mr Grubbs file a lawsuit in Federal Court.
9. Is correct.
10. Westar Energy answer we only keep 60 days of outgoing email furthermore in the same letter Westar Energy show a outgoing email Date 09/23/2018.
11. Upon 5 day written notice Westar Energy sent no proof once again.
12. Westar Energy sent no proof once again.
13. Weatar Energy digital footprint on Mr Grubbs account is no proof of a email sent.
14. Westar Energy, INC answer is in violation K.S.A. 21-5903 Perjury.

15. On Aug 09, 2019 in a petition for reconsideration to grant Mr Grubbs for Wastar Energy to Refund the security deposits illegally taking. On 8/29/2019 Commission granted reconsideration a should stay the same.
16. therefore Wastar Energy is in violation 3.02.02 of the general terms and conditions Mr Grubbs requests that the Commission deny the requests made by Wastar Energy .
17. WHEREFORE, having answered, Mr Grubbs respectfully request that the Commission deny the petition of Wastar Energy.

Respectfully submitted,

Elvis J Grubbs



Elvis J Grubbs
3324 sw maupin CT
Topeka, Kansas, 66614

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BEFORE COMMISSIONERS: Dwight D. Keen, Chair
Shari Feist Albrecht
Susan K. Duffy

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PETITION FOR PERJURY

NOW BEFORE COMMISSIONERS, comes plaintiff, Elvis J Grubbs, who respectfully requests the Commissioners enter an order for Perjury on Westar Energy and Cathryn J. Dinges.

BACKGROUND

1. Westar Energy stated in January a deposit email was sent to Mr Grubbs but no proof of the email from Westar Energy. Westar Energy answer we only keep 60 days of outgoing email furthermore in the same letter Westar Energy show a outgoing email sent to Mr Grubbs is over 60 day Date 09/23/2018.

FACTS

1. Westar Energy keep outgoing over 60 day in the same letter Westar Energy show a outgoing date 09/23/2018.

2. Westar Energy is violation of K.S.A. 21-5903 Perjury is intentionally and falsely: (1) (2) any material matter in any declaration as permitted by K.S.A 53-601 Unworn declarations:

FURTHER, plaintiff, Elvis J Grubbs, pray that defendant Westar Energy be found guilty of perjury and pay the amount of 49,000.



Elvis J Grubbs
3324 SW MAUPIN CT
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