

RECEIVED

JAN 06 2024

PUBLIC SERVICE
COMMISSION

LESLEY VOWELS

V.

LOUISVILLE GAS AND ELECTRIC

LGE Account: 2013 LGE Acct [REDACTED] Service Address: 3330 Bohannon Ave. Louisville,
KY 40215

LGE Accounts: [REDACTED] Service Address 1153 Ellerholt Court Louisville KY 40211

LGE Accounts: [REDACTED] Service Address 1153 Ellerholt Court Louisville KY 40211

Public Service Commission Case# 2023-00288

*** **

STATEMENT OF APPEAL:

Time Barred due Statute of Limitations KRS 413.120

Please accept this as my perfected statement of appeal for Public Service Commission Case 2023-00288 and Public Service Commission's Order of December 01, 2023, with new evidence. I dispute the validity of the debt of \$1474.30 under KRS 413.120 as Kentucky Time Barred for contracts is defined under KRS 413.120 which states five years, the applicable time limit for pursuing legal action or collecting a service contract. The statute of limitations has passed for collection of \$1474.30, as this debt is from 2013 and transferred to my new account in November 2022.

LGE has transferred the amount of \$1474.30 from the year 2013 under LGE Account: [REDACTED] [REDACTED] at service address: 3330 Bohannon Ave. Louisville, KY 40215 and appended it to LGE Accounts: [REDACTED] in November 2022 and [REDACTED] on July 05, 2023, for service at address 1153 Ellerholt Court Louisville KY 40211. Refusing service and disregarding my rights under the statute of limitations outlined in KRS 413.120 with violation of my rights outlined in KRS Title 51.

Any payments made towards the debt of \$1474.30 since November 2022 was paid by force due to LGE being a monopolistic entity and refusing services until \$1474.30 was paid. LGE is violating my rights listed under KRS 413.120 and KRS Title 51. As LGE forced a payment plan in November 2022 to open a new account with them since 2013 and forced a payment in Full of of \$1474.30 on 07/05/2023 while I was surgically disabled for a debt I do not owe.

This prompted PNC's investigation [REDACTED] into my complaint of extortion PNC. Taylor Kinsella [REDACTED] stated PNC's Investigation concluded that I also do not owe LGE \$1474.30 but refuses to provide legal reason.

KRS 413.120 specifies the time frame within which legal actions must be initiated for debts arising from written contracts. As the debt of \$1474.30 was incurred in 2013 and exceeds the statute of limitations set forth by Chapter XXXV KRS 413.120.

Any attempts to collect or pursue legal action for this debt may contravene the established statute under KRS Title 51. Furthermore, KRS Title 51 encompasses regulations concerning unfair business practices and consumer protection laws, aiming to prevent collection attempts

that violate the rights of consumers, especially when debts have reached the statute of limitations. LGE's continuous threats and acts of disconnections have exacerbated my disabilities and caused physical and mental damage.

I declare this debt invalid and a violation of my rights under KRS 413.120 and KRS Title 51. Any further attempts to collect this time-barred debt of \$1474.30, threats or acts of disconnect for LGE Account [REDACTED] at service address 1153 Ellerholt Court Louisville KY 40211 is against my rights according to KRS 413.120 and by definition extortion and against my rights under KRS 413.120 and KRS Title 51. LGE is refusing and threatening my current service disconnect for a bill that has passed the statute of limitations for collection under KRS 413.120. Else, I will be forced to file this as a criminal complaint in Civil Circuit Court.

Please consider this as my perfected statement of appeal. This debt of \$1474.30 is time barred under KY KRS 413.120 as it is bad debt from 2013, any payments made towards this debt is not valid as it was made by force to receive services. LGE is also in violation of my rights under KRS Title 51 in their collection attempts. I request this case, this debt, and all threats of disconnection cease and desist immediately for the collection of \$1474.30 as it is passed the statute of limitations for collection according to KRS 413.120 as it is from 2013 and is not valid.

Sincerely,

Lesley Vowels, Happy New Year

1153 Ellerholt Court Louisville, KY 40211

Ezekiel 3:16-21