BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the matter of court demanded	DOCKET NO.: 17-035-62
	Jury Demanded
Darlene Schmidt	Motion for using the Rule of Law
v. Rocky Mt. Power Corp	not the spirit of vigilante law

Pursuant to our ratified US constitution and Utah, art 1 sec 3, A. 1, 7, 9, 13, 14 and the article 3.2, 1.1, I move the court to remove the spirit of vigilante law from governing this court on the grounds it is unconstitutional and joins court and church:

Downes v. Bidwell

I am having problems on how to discuss these very complex concepts. The spirit of vigilante law was exercised in Dartmouth v. Woodward by Mad Marshall. He substituted the rule of law with the rule of vigilante law for authority, power and jurisdiction to grant mercy to a private college whose business license came from the king of England, not New Hampshire. NH had every right to use any means to

maintain her state authority on NH soil and stop British politics in place of NH law.

NH had ratified constitutional authority to terminate British political rule Dartmouth was exercising in NH but failed to recognize it. Dartmouth's outcome must have been shocking in light of Mad Marshall's reputation:

Art 4 Sec 4: The United States shall guarantee to every State in this Union a Republican Form of Government, and shall protect each of them against Invasion.

Mad Marshall gave this duty an opposite meaning: The US shall guarantee to SOME states in this Union a republican form of government and shall NOT protect each of them against (British) charter invasion.

Mad Marshall had amended our constitution in 1803, Marbury v. Madison, to strike our preamble's constitutional review and transfer this power to himself and his court. A mere court order lacks jurisdiction to ever amend our constitution. Art 6 does not include mere court orders as supreme law of America.

Art 3.1 provided NH a means to remove Mad Marshall and his insane, treasonous court order yet failed to do so. I must assume NH could read and knew her redress against Mad Marshall was not in a court of law but in her legislature's powers granted under A.10 which says powers not delegated to the union are delegated to the states or people. Art 3.1 comes under the authority, power and jurisdiction of A. 10. Since NH failed the seize this power, I seized it and offered it to all Americans and states--Schmidt's A. 10 law that removes judges from office and executes 4 of their generations under common law with the judge. Obviously Mad Marshall has been dead for a very long time and 4 generations are inaccessible at the present time.

Bad behavior has no limitation. Dartmouth knew she had no standing in any court and may have manipulated the system to get Mad Marshall whose track record showed he took the law into his own hands.

When I realized NH failed to seize A. 10 pre-ratified constitutional power to remove a judge, it was my duty to seize it. Elijah needs such a law when he drags every judge in this nation before his court of judgment.

Art 3.2 gave Mad Marshall jurisdiction in the Dartmouth case in 'law and equity' 'arising under the constitution.' Dartmouth failed to claim being a foreign nation having a controversy with NH. Mad Marshall's 'law' court would include A. 7 and 9 law. Every book on common law, Utah is a common law state, says our common law comes from Britain, whose magistrates consulted the Mosaic Law before ruling.

Obviously NH was free from British rule operating upon American soil. NH had no authority to recognize nor allow Dartmouth's British politics to govern inside the state of NH. Mad Marshall was limited to ordering Dartmouth to obtain a NH business license or be confiscated or both. Mad Marshall failed to perform his duty and guarantee to all states a republic form of government.

Mad Marshall expanded his Marbury v. Madison delusional judicial review law to include the spirit of vigilante law's imaginary mercy for Dartmouth who did not want to be confiscated. The spirit of vigilant law has no standing in any American court. See the mandate of A. 1 barring the joining of church and court as was done in the Salem witch trials. Mad Marshall would have been familiar with this embarrassing court madness occurring prior to the ratification of our constitution. After ratification, winning the Revolutionary war, and making a treaty with Britain, the Treaty of Paris, 1783, Dartmouth's British charter became null and void. Mad Marshall lacked jurisdiction to give the British charter a new name, corporation, to resurrect British rule.

It is interesting to note that Thomas Jefferson was supposed to be part of negotiating the Treaty of Paris, but was barred by God keeping him in America. Jefferson is claimed to be the father of our rights, yet he failed to secure our blessings of liberty, life, and pursuit of happiness he put in the declaration of independence, when he failed to throw Mad Marshall out of office and try him for treason in a military court. Jefferson had a presidential duty to preserve the union and uphold our constitution as the supreme law instead of Mad Marshall's mere court order hallucinated as law extending to today. Jefferson failed to perform duty and remove Mad Marshall from office. Jefferson is a partner in Mad Marshall's treason against America, her people and her God.

Britain ceded to the US all territory between the Allegheny Mt on the east and the Mississippi River on the west, doubling the size of America. The US agreed to end the persecution of Loyalists by state and local governments and to restore their property confiscated during the war. Dartmouth did not claim to be loyalists nor confiscated during the war. Dartmouth sought to stop NH's confiscation after the war. Mad Marshall had no jurisdiction over Dartmouth's charter. No jurisdiction exists to exercise vigilante law as was done in Marbury, now in Dartmouth. The Treaty of Paris ceased all British law in the USA and that included her charters. Mad Marshall gave Dartmouth College standing to became a British nation within NH that reduced the size of NH in violation of our constitution and lacking jurisdiction to do so.

Mad Marshall's jurisdiction over the subject matter allowed him authority to protect NH from Dartmouth's British charter invasion and affirm NH retained her republican form of government. Mad Marshall refused to do either. He nullified NH's guaranteed form of government to maintained British political rule upon NH's American soil. Mad Marshall violated his oath of office. A. 1 prohibited joining church and court to restore Salem witch trials and jurisdiction. Dartmouth could not even be allowed in Mad Marshall's court because Dartmouth was not a recognized nation by the United States. Dartmouth's controversy was with the US ratified constitution like Kitchen's controversy with Utah's amendment 3 quoting A. 1, 7, 9, common law that a marriage is between a man and a woman. Thus Kitchen's gay marriage demands were against our constitution not Utah just as Dartmouth's controversy was with the ratified US Constitution's guaranteed republic form of law. Judge Shelby exercised Mad Marshall's spirit rule of vigilante law to give Kitchen standing to have a controversy with our constitution via Utah's amendment 3 quoting A. 1, 7, 9, Art 1.1, Art 6 and 5. How can a society remain sane when those in power are insane?

Had NH read our constitution she would have seized A. 10 preratified power and removed Mad Marshall from office, prosecuted him for treason against NH and executed him. NH still break Mad Marshall's choke hold with my seizure of A. 10 preratified power to remove a judge for bad behavior, prosecute him and execute 4 generations of genetic seed pursuant to our court of Mosaic common law and equal(ness.) All of this would have to be done in effigy since Mad Marshall and his 4 genetic generations are dead.

Joshua's court on Achen who broke the Jericho loot law, shows how common law works...Achen, his sons, his daughters, his animals and his possession were executed with Achen. Other places discussing this common genetic law, include the spouse. Achen may have been a widower. Elijah will hold Joshua courts on all traitors in America when he comes.

The Treaty of Paris did not mandate NH submit to English charters nor allow British political law to govern in place of NH law. Since Mad Marshall's jurisdiction mandated he protect NH from invasion by Britain thru Dartmouth, he had no jurisdiction to exercise the spirit of vigilante law and force NH to submit to British rule through Dartmouth. The Spirit of

vigilante law is a religious concept for feigned unconstitutional jurisdiction allowing government to give alms and mercy. Our ratified constitution does not recognize combining mercy with law. Jesus never combined mercy in his battle over the word kingdom:

Luke 16:24: And he cried, and said, Father Abraham, have mercy on me, and send Lazarus, that he may dip the tip of his finger in water, and cool my tongue, for I am tormented in this flame.

25 But Abraham said, Son, remember that thou in thy life-time received thy good things, and likewise Lazarus evil things, but now he is comforted, and thou art tormented.

31 And he said unto him, If they hear not Moses and the Prophets, neither will they be persuaded, though one rose from the dead.

Our ratified constitution's equity court limits Marshall's equity court to an equal protection of the law court barring granting unequal protection of the law to Dartmouth:

EQUALITY. Possessing the same rights, and being liable to the same duties. See 1 Toull. No. 170, 193, Int.

2. Persons are all equal before the law, whatever adventitious advantages some may possess over others. All persons are protected by the law, and obedience to it is required from all.

4. In contracts the law presumes the parties act upon a perfect equality; when, therefore, one party uses any fraud or deceit to destroy this equality, the party grieved may avoid the contract. In case of a grant to two or more persons jointly, without designating what each takes, they are presumed to take in equal proportion. 4 Day, 395.

5. It is a maxim, that when the equity of the parties is equal, the law must prevail. 3 Call, R. 259. And that, as between different creditors, equality is equity. 4 Bouv. Inst. n. 3725; 1 Page, R. 181. See Kames on Eq. 75. Vide Deceit; Fraud. Bouvier (This law also applies to the contract I made with Utah Power and Light inherited by Rocky Mt Power)

Luke shows the rule of law causes all parties to perform their duties under the law. Bouvier shows equity places all persons before the court in an equal status. The word equity comes from the word equal. Under A. 7's common law, an equal court is a life for a life court... Therefore Art 3.2's equity court is a Mosaic Law life for a life court or equal protection of the law court or a court that renders

justice by allowing the convicted to determine what he wants done to himself through his actions, not his mouth. This law mandates the torture done to me by RMP be done unto RMP and her con artists running a nonexistent business.

Elementary children grasped this concept and recognized its perfect justice. When a child told another child an answer, cheating the child out of a learning moment, I instructed the answer giving child to follow the receiving answer child all over the play ground to make sure he got the right answers. Almost instantly I never had a child who cheated another child out of an education. I allowed my students to cause me to do whatever they wanted...but they could not use their mouth. I obeyed those who actions obeyed class law. Since small children understand this concept, I know Mad Marshall could, too.

Biblical, Mosaic Law and Bouvier do not allow substitution of the rule of law with the spirit of vigilante law. Vigilante law is a clever name for biased, prejudiced, hateful exercise of vigilante law. Mad Marshall willfully and deliberately violated Amendment 1's mandate to separate church and state and knew he lacked jurisdiction to write any order.

Mad Marshall may have joined church and court to extend to Britain mercy for having lost a war it should have won. I am sure it was humiliating for British to bow before America and still is. Insignificant America brought the world's greatest power to her knees! Still Britain did not learn respect for America, her constitution and God.

Mad Marshall joined church and state before it was time showing Mad Marshall used his courtroom temple to show he is god and over everything called of god while showing he is god in his courtroom temple.

Dan 7 says God's saints take possession of the kingdom. Afterwards God turns the kingdom into an everlasting kingdom given to Jesus. This everlasting kingdom is both Zion's law kingdom and Jerusalem's word kingdom. Mad Marshall may

not have used Dartmouth to exercise legislated devil worship in a court temple causing those in power to believe devil worship is constitutional law. God does not require his servants to know the beginning from the end and neither does Satan. Our ratified divine constitution was trampled by Mad Marshall proving great hatred for America's God who took the kingdom of god from the Jews and gave it to Joseph who went over he wall of America. Matt 21:43.

The bottom line shows Mad Marshall had no jurisdiction to give mercy to Dartmouth thru the spirit of vigilante law. Examination of the court order reveals Dartmouth's jurisdiction came from a title of treason nobility resulting in granting a title of nobility to Dartmouth to rule over NH from its tiny nation inside NH, forcing NH to submit to the king of England's political charter, business license, operating upon NH's American soil.

The rule of law forbids Marshall's title of 'refusal to submit to America's constitution's barring all titles of nobility. The constitution does not demand words identify the existence of a title of...nobility. Actions can identify its existence. Mad Marshall's submission to British political charter law proves the existence of a title of nobility being exercised by Mad Marshall. His court order shows he gave a title to Dartmouth to maintain her little Dartmouth nation upon American soil.

Dartmouth altered NH's statehood without jurisdiction, authority or power to do so. Confiscation of Dartmouth was the perfect constitutional resolution. Mad Marshall's bad behavior mandated he be thrown off the bench, hopefully dragged out of court by his hair), prosecuted for treason, and hanged along with all who had his genes! No judge would ever again slap NH around. Gay marriages will magically disappear. Abortion will instantly put a noose around high judge necks. Forced vaccinations will melt away and drug companies employees will run for their lives. Pesticide fruits and vegetables will never enter another grocery store. Antibiotic meat will be buried and labeled poison. Nasa's murderous heavy micro size metals will be removed from jet fuel and employees will run for their lives. Water holes will never be systematically poisoned and on and on. NH would become the greatest state in the union.

NH can exercise my Schmidt's Amendment 10 law, and pass law that bars all case law from NH courts. NH can try Mad Marshall in absentia, burn him in effigy along with his children to send a message to America judges, you will be removed for bad behavior and prosecuted unto 4 genetic generations, if your rulings do no reflect the rule of law.

Art. 3.1 does not grant this judicial bad behavior removal power to the feds, so it is pre-ratified constitutional law allowing state or people seizure.

I seized and served Schmidt's Amendment 10 Law removing judges and erasing them by executing 4 generations in a Mosaic Law and equal court. This law was served upon SLC Corp v. Schmidt, demanding fees for her parking ticket given in free parking. No one knew the law I had broken. I was guilty as accused...cop unwritten law, that Ms. Black asked me about when campaigning for the UT house. This guilty as accused law was exposed by Dateline's murder of a Utah businessman, showing innocent Chris Wright was framed by investigating police for a murder he did not commit merely because Christ failed to finger the real murderer first. I am an eye-witness to cop law, Mad Marshall wanna-bejudges enforce.

How to you defend against non-existent law written without proving the law giver is able to communication with the corporate ghost/idol?

Mad Marshall's first exhibition of schizophrenic law, is Marbury v.Madison, where 3 of 4 findings are constitutional, real, with 1 exercising pure madness and treason that he, a mere child of the president and senate, could amend the ratified constitution with his mere court order after placing himself above our ratified constitution, president and senate. Mad Marshall became a "great law giver" in his schizophrenic world. Moses was a great law giver.

Mad Marshall may have had a premonition the constitution was written by God but A. 1, 7, 9 and Art 1.1 clearly forbid defining a corporation using biblical idol identifiers such as invisible, intangible, contemplation of (religious) law, and artificial (nonexistent) person. No one can communicate with a corporate ghost/idol, except for myself under the rule of law:

Mr. Rocky Mt Power Corp asked me to represent himself in this actions. I agreed if he would claim his imaginary self, person, were law abiding imaginary person. He agreed. Therefore I represent Mr. Rocky Mt Power Corp in this case. I

asked him what he wanted me to do if a real person claimed to represent him? He told me to fire him, then throw him out of court, then inform the magistrate of his orders, mandates, and instructions on his representation.

RMP told the me the con artists running his ghost/idol non-existent business are guilty of RF serial murders. He said he did nor order my murder. His RF meter has a program doubling my bill by charging for unused electricity. He did agreed to grant me the complaint's monetary sanction for the irreparable harm done during the last ten years of living hell as punitive damages.

He says his employees MUST be prosecuted for serial RF murders. He demands RMP be confiscated and the Irish owner prosecuted for RF murders of thousands of Americans. Those executed without charges, trial, defense, conviction and sentencing when they stepped or touched a soil generated 280 volts in soil electricity must be avenged by the equity court--they will be unexpectedly executed by 280 volts as will 4 generations of the executed children.

Many complain God is cruel when He orders men, women and children be slaughtered. God's slaughter of the defeated's 4 generations of children is great justice/wisdom. Is. 41:21 explains why:

Prepare slaughter for his children for the iniquity of their fathers, that they do not rise nor possesses the land, nor fill the face of the world with cities.

Gene slaughter preserves future law, order, justice, life, pursuit of happiness...

All CEO names will be placed in a hat from all possible contributing power companies using inadequate neutral returns to the power source, that are unable to carry the return load. Placing current in the soil is dangerous and irresponsible. Walking barefoot on the ground or touching a metal in the ground is willful and deliberate execution with out charges, defenses, trial, conviction and sentencing. Forcing the masses to preserve their lives from soil executions is plain and simple murder. Repair costs were collected and pocketed instead of making the repairs to the neutral line and inserting a dialectical connection to block current from another house entering a home thru the water lines. This traveling water current energizes gas systems, furnace, systems and other systems causing a fire hazard and dangerous magnetic fields throughout the home. This clever plan of pocketing repair collections and refusing to do the repairs has forced patrons to pay a 2nd time for these repairs. Again double billing is a favorite RMP scam.

A name will be drawn to see who enters Joshua's common law Amendment 7 court to be executed along with 4 generations for the person executed from coming in contact with soil electricity. It is a blessing of liberty to be able to walk bare foot on one's grass without risking soil electrical executions without cause. It is a blessing of liberty to wear any type of shoe when walking outside. It is not a blessing of liberty to be forced to now buy only rubber soled shoes to prevent soil electrical executions. It is not a blessing of liberty to have to pay double for repairs.

A name will be drawn to meet the demand of the Mosaic law and equal court for animal cruelty from electrical soil voltage executions. God did contract with animals that He would never again send a flood. God would have contracted with animals today that they will never again be executed by soil electricity. Electricians are warning to only wear shoes with rubber soles or risk soil electrocutions.

Mr RMP orders RF meters be removed off every home he services and all plunder charging for unused electricity be returned. He orders this court stay in reality and fight schizophrenic con artists telling what he wants, needs, desires....when they have no idea of what he wants...needs... He angrily says RMP employees will not listen to him causing him to talk to me. He orders the trillions collected from

charging for unused electricity be returned and his employee's raises removed for charging for safety standards that were never done such as increasing the neutral wire thickness to be able to carry the return dirty electricity back to the transformer, installing dialectic connectors between the house and street line, removing and destroying of FR meters and purchasing new analog replacement meters to meter to stop senseless RF serial murders. He is appalled patron's health and safety has been disregarded by schizophrenic con artists running his imaginary business. Disbelief shocks him that patrons are expected to pay and pay and pay and pay for protections for pocketing repair monies for work not done. He says the simple solution to the many torturing serial murder diseases is to remove the RF meter and replace it with a cheap \$35. analog meter much, much safer for all patrons. It is incomprehensible the hate those claiming to be his employees have for man and animals.

He demands all RF meters be destroyed to prevent getting into the hands of other serial murderers. He demands Mrs. Wright and/or others be prosecuted for conspiring with his schizophrenic con artists running his ghost/idol business be executed along with 4 generations. He demands all ghost/idols operating in Utah be dismantled and the Utah's schizophrenic society squashed.

Mr RMP orders his Revelation beast, ghost/idol business, enforcing idol worship ceremonies to buy and sell electricity, be instantly stopped. He wants all secret corporate satanic idol worship ceased so buying and selling can be done without the mark of the beast. Caused corporate idol worship ceremonies performed when buying and selling ceremonies is very offensive to him. He orders his corporate ghost/idol, Revelation beast, to cease causing the people to participate in devil corporate idol worship without their knowledge or approval! Mr. RMP does not want any more to die with the mark of his revelation beast. He orders lives be saved from torture and murder from Revolution's RF radiation poisoning. He has murdered too many. He has harmed too many. He is sickened by what he is. He wants to prepare to meet god today.

You can see, under the rule of law, our constitution and laws are mandated by Mr. Rocky Mt Power Corp in this matter.

My communications with RMP's ghost/idol corporation represent the supreme law of this land and therefore are true. His wishes and desires reflect American law. No one can refute my communications from Mr. RMP because they deal with real constitutional lawoperating in the real world.

Mad Marshall had to have understood the true nature of his corporation. We are stuck with his definition. It has stood the test of time without alteration. All that is left is to pay the piper as is being done in this case and matter.

Mad Marshall obviously concluded he was superior to those in the senate, house, the president and above all law. He carefully sculpted his law and used his past to shield exposure. It does not take a rocket scientist to see through Mad Marshall's scam.

Religious beliefs in 1819 were powerful in American lives. Religious beliefs are powerful today. It is easy for me to allowed God to put into my mind His will to be given the magistrate. I have studied our divine constitution. It took a long time to turn off the flashbacks off and see what was actually written. I learned that what is there is all that is there.

It is said Mad Marshall's legal concepts came from His "firm grasp on English common law".... I read about the English common law and was surprised when British magistrates referenced Mosaic Law during adjudication. Marshall built his law practice's success by defending clients against British creditors who attempted to collect debts incurred during British colonial rule, prior to the American

Revolution. Mad Marshall knew who won the Revolutionary War. He knew he was no longer defending Americans from British creditors. In 1785 Mad Marshall's reputation was established "for being a fair and modest man who communicated clearly and based his decisions on the common good." Obviously Mad Marshall's Dartmouth v. Woodward is not communicated clearly and based in the common good. It is based upon delusional law, imaginations and madness. The power he had went to his head causing him to believe he was worth more than he was.

In 1788 he "was invited to join the U.S. Supreme Court. Still thriving and content with his private practice at the time, however, he turned down the position," and refused to bribe French officials. God must have told him to turn down a high court position to preserve his eternal life. He was a military man, a politician, then a Supreme Court Judge. ...he concluded that all laws conflicting with the Constitution should be from then on rendered "null and void."

He own adjudication renders Marbuy v. Madison, Dartmouth v. Woodward and all of his others cases NULL and VOID. Why was he not heard?

Mad Marshall liked operating above God and His divine constitution Mad Marshall must have been a great Satanic military commander in the preexistence that drew him into the Revolutionary War. Mad Marshall denied truth because he loved lies more. God then sent Mad Marshall grandiose delusions that he would continue to believe lies and not repent. God saw thru Mad Marshall's preexistence repentance lies. His name has been blotted out o the lamb's book of

life and written in Satan's book of eternal damnation. Mad Marshall's spirit of vigilante law has governed this nation for almost 200 years.

In 2012 Judge Trease faced myself and God in SLC Corp v. Schmidt. She knew about what God had put into my mind about Dartmouth. Intuition has been ragging on me. Judge Trease did what no lawyer has been able to do for 200 years...refuse to allow Mad Marshall's spirit of vigilante law into her court. No law maker has done this in 200 years. No executive has done this in 200 years. God says Judge Trease kept her pre mortal contract to boot Mad Marshall's spirit of vigilante law from her court. God loves Trease's obedience and honor and I am to do the same.

We are about to enter a higher dimension where all things spoken by the prophets are restored. It seems I must be restoring Elijah who told government what he thought of their laws. God says very few Americans can survive the higher dimension. His arms are open to Judge Trease for putting her neck on the chopping block for Him. I agreed to give Judge Trease the honor and respect a "holy" judge deserves. She opened the door for other god fearing judges and lawyers to walk through. She recused to allow "China's version of Tokyo Rose to step in, trample our constitution, mock God and his kingdom come republic, and cause the case to sit waiting for Elijah to resurrect it and restore our constitution without a shot being fired.

Once Mad Marshall placed himself above God and His divine constitution in Marbury, it was all over for him. He could never submit to our ratified constitution's divine law. He could not worship our constitution's God. He slowly began taking the law into his own hands to show that HE was god, over everything called of God. Marbury was his first vigilante decision. Then came McCulloch v. Maryland, in 1819, where delusion was used to undermine our divine constitution. In Cohens v. Virginia Mad Marshall amended our constitution to "handle all cases posing questions, not controversies, about the constitution and establish parameters for conflicting local and state laws...without any jurisdiction or power to do so. Mad Marshall began drifting in and out of reality. He soon could not tell when his world was real and when it was imaginary. I had imaginary friends as a child but when I became an adult I put them away. It is dangerous to entertain imaginations without admitting they are delusions. Mad Marshall become insane. Each delusion became greater and greater until nothing was sacred and holy.

https://www.biography.com/people/john-marshall-9400148

I turn to Paul, 2 Thess 2:10-13, to understand what happened to Mad Marshall: Even him whose coming is after the working of Satan, with all power and signs, and lying wonders,

10 And with all deceptiveness of unrighteousness, in them that perish: because

they received not the love of the truth, (Jesus is truth. Mad Marshall did not love Jesus) that they might be saved.

11 And for this cause God shall send them strong delusion, that they should believe

a lie:

12 That they all might bee damned who believed not the truth, but had pleasure in unrighteousness.

One little lie destroyed Mad Marshall. One little lie destroyed the Great Morning Star--Lucifer. One little lie is not a little lie. It is a giant step towards eternal damnation. He despised truth and Jesus who is truth. Once he denied truth, his name was blotted out of the lamb's book of life and written in Satan's book of eternal damnation.

America would be blessed had Mad Marshall never been born. Lawyers today actually believe Mad Marshall had a right to amend without jurisdiction to do so. John 14:6 ... I am the way, the truth, and the life: no man cometh unto the Father, but by me.

Satan knew he could not conquer America without a portal opened by an evil Americans. Satan remembered Mad Marshall from preexistence. He knew Mad Marshall wanted to repent and have eternal life. Satan also knew Mad Marshall savored and lusted for the power received when placing himself above God. Once Mad Marshall sat in judgement of God's constitution in Marbury, he could never submit again to God.

He is the first constitutional traitor who got away with treason. The bill of rights was ratified, 1/1791 and Marbury's treason born 1803. He opened the door for the return of witch trial madness. Once Mad Marshall denied one truth, he

could not stop denying all truth.

Mad Marshall's madness was latched onto by future vigilantes in office. Pres. Grant's exe order to the states, 1871, for US incorporation also amended our constitution without jurisdiction to do so. I am amazed the 1901 Sup Ct had the integrity to overturn all of Mad Marshall's cases with the stroke of their pen, placing the states back under the limits of the constitution, and the territories under the limits of of congress. They reinstated the supreme law of America is the ratified constitution.

Pres. Grant's exe. order to the states was null and void. He could never again write an exe order to any state. Yet, Mad Marshall's delusions, crammed down the throats of law students, have prevailed and operate today. Not one state or court has submitted to Downes v. Bidwell's putting all branches and agencies under the limits of the constitution. Marshall's madness has destroyed so many lives it makes my heart heavy--birds of a feather flock together.

The supreme court is a child of congress. The constitution does not establish this court as a branch Constitutional power is needed to be a branch. Marbury's mere court order is not an amendment now matter how grandiose the hallucination. The constitution orders the senate and president to establish the Sup. Court in the same manner as it does for the post office, military, dollar..they are not branches.

Mad Marshall's insanity will not go away: Amendment 1 forbids government from writing law to govern religion. IRS has violated A.1 by enforcing corporate law upon religion. Those who fail to incorporate are denied tax exemptions. Satan knows corporate churches cannot serve two masters. They love one and hate the other. Those churches who have refused to incorporate and despise God and His Son, gospel and Holy ghost are confiscated and sold.

Once a church is a corp, its religious leader becomes an anti-Christ, who cannot teach anything but a corporate Father, Son, gospel and Holy Ghost! IRS's satanic worship causes every American to worship Satan in corporation idol ceremonies. I cannot buy or sell without entering a corporate devil worshiping ceremony. Do you really think Elijah will allow corporations to continue to exist

after he comes? Corporation is Revelation's beast maintaining Mad Marshall's hatred for all that is called of God in America. Isn't it better they are gone before Elijah sets up his court?

It pains me that Obama is right. Americans are not Christians. Satan also knew IRS's devil worship would force the Almighty God, the father, to send forth corporate satanic worship to the world. Did you get that? God sends forth Zion's law to the world, not Satan, because God is the same today as yesterday...He word stands. Satan merely took advantage of this contract governing the battle over the word kingdom half of the plan of salvation.

What nation is not a corp? No wonder God collects prayers before they are allowed to come before Him, yet many of my prayers seem to be answered.

I complained about Sandy's Police chief...he died in a motorcycle accident. I complained about Sen. Grainer's killing the ticket prohibition bill...his life will never be the same. I complained about Shirtleff...his life will never be the same. I complained about his AG replacement...his life will never be the same. I complained about Scott Daniels...he was not elected to the AG. I complained about

Geo Bush Sr and he was not reelected. I complained about Al Gore and he was not elected. I complained about McConkie's Jesus. McConkie was dead and buried 7days later. I complained about several other politicians and they were not elected. I complained about UT Dept of Ed, Bates developed cancer. I complained about a business, it went under. I complained about Chan's reporting false law to shield SLC Corp from requested sanctions for not obeying Trease's court order...I don't know if anything has happened to those involved. Elijah will not uphold false law. My case waits for Elijah to restore the constitution without a shot being fired.

I used to write down God's vengeance but no longer care. The weather seems to conform to my emotions or my emotions conform to the weather. I have agreed to stop bullying God when he withholds water.

In my parking mediation, I waited for their bullying, extortion, threats, intimidation...to cease before asking SLC Corp's lawyer how Mr. SLC Corp communicated with him, hired him, paid him, told him to write law and prosecute....when Mr.

SLC Corp is invisible, intangible, contemplation of law, nonexistent government like the Emperor's New Clothes? No lawyer moved. I waited and waited and waited. SLC Corp's lawyer threw his hands in the air. He did not know. I didn't know either. I asked him if con artists were running SLC Corp. I was instantly sent from the room. I wondered if Jesus had the same reaction when he dumb founded the temple priests at age 12.

I filed a power surge damage claim on my sewing machine, computer, and surge protector in 2005. RMP laughed and sent Mr. Gonzales to teach me a lesson. I watched him lean his body weight on his screw driver until it slipped. His body slammed into my wall. He stood up and told me every appliance in my home was being damaged from surging electricity. I ought to quickly find an electrician to come and work on the meter...I thought the meter was the property of RMP...but not after attached. Its my property. My freezer and frig were damaged--tossed. I limped along with my computer. I live 52%+ below the poverty line. I was lucky to even have a limping computer. Mr. Gonzales laughed and laughed as he walked out of my yard, to his vehicle and drove away! What was so funny? How can harming another person cause such delight? Ms. Wright's hate, disrespect, biased, demeanor and comments reflected those of Mr. Gonzales and the 10 Mexican students from Jackson Elementary whose hate I bore for a year. I did not renew my contract! They never relented. According to 1 John 3, these Mexicans living in Almeria are murderers.

Everywhere I go, I meet Mad Marshall's hatred for America, her constitution and God. Mad Marshall's law is vigilante, treason law--like that found in Mexico. It resembles what I imagine the spirit of vigilante law did in heaven's war of the gods. Exercising the spirit of vigilante law allows hatred to govern and serial radiation poisoning murders to occur.

RMP likes the spirit of vigilante law in Dartmouth. I hate the spirit of vigilante law. Every time I meet the spirit of vigilante law, I am convinced I am dealing with one who belongs to the occult the LDS church claims has infiltrated it and is using the church. Cult law is no different from sharia law or the law from Mexico. LDS will not prosecute this cult abuse and torture. Obviously all of God's saints would leave. They left the cult to teach the members how to hate. See exhibit Pace Memo

I carefully watched RMP reactions to the evidence and facts given at the meeting. When Ms. Wright's hate and bias surfaced, they looked at the ground and tried to not laugh. Once one participates in RF serial murder, one can never change or value life again. Only force stops murder. 1 John 3:15 Whosoever hateth his brother, is a murderer, and ye know that no murderer hath eternal life abiding in him. How many people will be shocked to be charged as a murderer when Elijah comes?

RMP came to my home to maintain RF serial murders and the spirit of vigilante law--joining cult and state in a witch trial meeting. RMP has no eternal life. I have been thru so much I don't want them to be allowed to repent. I would hate the SL valley to restore Nineveh and I Jonah or the SL Valley to be Ezekiel's dry bones that come to life and come know God. I pine for Elijah to come. I have nothing to lose and everything to gain.

Ms. Wright's goal was to convince me I was an RMP slave who had better do as told. I refuse to allow anyone to tell me what to think, believe, see, hear, say, feel, write and do. My free agency belongs to me. Slavery is repulsive. Every time I turn around I meet Mad Marshall's spirit of vigilante law.

Weatherization came to weatherize my home. \$3,000 in damage resulted. I was left holding the bag. My ins. told me to find new ins. I would be dropped. They would sue a charity. Why not? I did not hire the hate mongrel who deliberately damaged my home. Sandy City tried to thaw frozen water on their side. After 6 hr. I went out and told them how to do their job. They did sloppy work that damaged my plumbing. The could not have done it. They never came to my home! How could they be liable? Isn't Utah a wonderful place to live? The people are sooo helpful! kind! generous!

I will not allow RMP to drag me to hell with them to swim in the Sun's lake of brimstone and fire, paying for every crime back to the time of Cain and Able.

Thus, Corporation is extremely unconstitutional. It cannot pass the preamble's 6 criteria for being constitutional. RMP knows they are commuting RF serial murder and thumbs her nose at Utah, her law and her public commission. RMPwill not stop unless forced to stop. RMP must pay irreparable damages that knock them on their butt unable to get up for some time. It must cause them to fear other punitive damages. RMP has set aside 20 million for court costs. There is no

reason for not giving this money to me. RMP must provide safe and healthful service they have charged patrons for but pocketed the money and did not do the work. These operational monies were pocketed instead of running adequate neutral wire able to carry the load back to the transformer. Instead they run the current into the soil for it to find its way back. Small currents combine creating voltage higher than that in our homes. It electrocutes humans and animals. Electricians are now telling us to buy only rubber soled shoes and never to go bare foot if we want to live. Soil electrical executions are barred by our blessings of liberty, Mosaic law and equal court, our supreme law and on and on.

I am not trained in law nor a lawyer. I am a child of God who has allowed God to put His will into my mind which I have done in this document. All glory is the Fathers. I have reported to the best of my knowledge the above truth.

Signed and dated Dec 17, 2017.

Darlene Schmidt