

The appeals order, Para 1:

Darlene Schmidt appeals from the district court's order granting Salt Lake City corporation's motion to voluntarily dismiss its complaint with prejudice before the court on Salt Lake City's motion for summary disposition based upon lack of jurisdiction.

The appeals court found de novo court lacked jurisdiction. Examination of the factors granting the court jurisdiction finds:

1. Schmidt is a real person whom lower court had jurisdiction over.

2. SLC Corp is not a real person but a ghost whom lower court lacked jurisdiction over. No jurisdiction exists to give court standing to a ghost--obviously because no sane person can communicate with a ghost and more than the emperor's citizens could see his ghost clothing. See Emperor's New Clothes, historical document describing today. No lawyer can contract with a ghost. No one wanted to openly admit no jurisdiction over SLC Corp and her internet law because they are repugnant to our ratified constitution. I do accept the Ct. of Appeals clever admission in the record that Salt Lake City's motion for summary disposition (is) based upon lack of jurisdiction SLC admits it has no standing in any court. God gets His own way in the end.

3. The court of appeals admits lower court lacked jurisdiction over the subject matter and corporate government. I accept this admission giving me a winning hand to play.

Dated: Januray 17, 2018

Respectfully submitted,

Darlene Schmidt