

Before the Third District Court of Salt Lake County
State of Utah,
450 South State St.
Salt Lake City, Utah 84111

Darlene Schmidt Motion to determine jurisdiction,
complainant, the facts and the law

v. District Judge Faust

Rocky Mt Power Corp
respondent. District No: 180900755

Pursuant to the US Constitution, Art. 3.2, judicial power exists between "a state or the citizens thereof," I move this court to determine jurisdiction and pursuant to Utah Code Ann. § 63G-4-402, I move this court to determine all questions of facts and rule of law as follows:

1. Utah Code Ann. § 63G-4-402 gives Third District Court review jurisdiction when only an informal court is allowed that bars examination of the preponderance of evidence I have submitted. The evidence shows Rocky Mt Power Corp, RMP, has no defense against her practice Roe V. Wade wants my life. Roe v. Wade does not mandate the born may live until another merely wants the born dead. RMP's military microwave weapon technology has been put into RMP's RF electrical meter to enact her Roe practice of serial murder by torturing til death occurs. I was resesutated at IHC. RMP's Roe practice mandates this court determine if the RF meter does cause tumors, cancer, heart disease, and death by torture and them to cease RMP's Roe practice.

2. A party may file under R307-7-104, a motion for interlocutory review of a non-final ALJ order at PSC when an Executive Director exists. I have searched PSC's directory and no person has been designated an Executie Director. I phoned Mr. Nass asking who the Executive Director is. He did not know. Thus § 63G-4-402 is the prevailing court to issue a ruling when a party is denied privilege status to the records as I have been done at PSC with my digital file. An attached screen print shows I get a page stating my PSC digital file no longer exists. This court has jurisdiction and the duty to squash RMP's Roe practice Roe wants my life and that of all Utah citizens. This is not a class action, but the byproduce of squashing RMP's Roe practice Roe wants my life and it is RMP's duty to take it with military microwave technology does also preserve the lives of all Utah citizens, including this court and loved ones.

3. The same jurisdiction arose before Holy Judge Trease, 2013, SLC Corp v. Schmidt, where the question was asked if Dartmouth v. Woodward granted authority to apply corporation to government.

4. Holy judge Trease denied SLC Corp's artificial, nonexistent person access to trial.

5. Art. 3.2's jurisdiction is between a citizen and a state. RMP Corp is not a citizen.

6. Bovier: One who, under the constitution and laws of the United States, has a right to vote for representatives in congress, and other public officers, and who is qualified to fill offices in the gift of the people.

7. RMP Corp's Dartmouth v. Woodward definition of the corporate person: intangible, invisible, contemplation (prayer about) law, artificial (non-existent) person. RMP Corp's Dartmouth ghost is not a citizen who votes.

8. I could not access my PSC digital file between Jan 11 and 18. The first time I searched for Docket 17-035-62, I was taken directly to my file. Thereafter I was taken to the home page with my docket no. in a field at the top. The motions listed underneath were not my motions.

9. Late, Jan 19, 2018, I accidentally clicked the box that had no instructions to click the box which did not look like a button or link. I clicked a file and the computer showed it downloaded. I phoned Mr. Nass telling him I could not access what showed to be a download. He told me it was my computer and to go to the library. While talking to Mr. Nass I accidentally right clicked the desired file. A box opened up with a different name than that listed in my file. I searched and found the file with the different name! PSC's web page is designed to deny access to files.

11. I asked why the download name was different from the upload name. Fred said nothing.

12. Search for my page now gives a page "docket results." Docket does not exist.

13. I have not received any electronic documents.

14. Fred said they had been mailed. I did not receive any. I had no idea what was happening in my matter.

15. Fred mailed me a copy of RMP documents. I received them Jan. 26, 2018. The period to object to RMP's frivolous, heresay, unsupported motion to dismiss passed January 20, 2018.

16. RMP's RF current fried circuits on my 3 yr old dishwasher, electric range, dryer, washer and has damaged my frig, freezer...dirty electricity is designed to shorten the life of all electric appliances and devices. It fried my brain giving me early Alzheimer and heart disease, autoimmune disease, thyroid disease, dizziness, falling, burning skin, headaches, agonizing muscle pain and on and on. I cannot get well until I stop the RF military weapon meter from filling my house wires with RF radiation poison that radiates 6-8 feet into every room. My house is a death trap enacting RMP's Roe practice. I cannot escape. If I move, I will have the same problem wherever I go.

17. PSC's electronic file is set up to ensure PSC's predetermined decision RMP always wins. I sent in motions asking Mr. Nass to upload them as motions. He sends a return mail saying they are not motions so he filed them as exhibits. I added the word 'motion' in the heading and resent them. I have not hired Mr. Nass as my lawyer. The law does not allow Mr. Nass to represent me in my PSC action. Why does Mr. Nass act as my lawyer changing my motions to exhibits. It appears my file has been altered so Mr. Nass's lawyering is not shown. Attached emails prove his determination to prevent me from being a party to my own action.

18. Dec 20, 2017 I filed a motion ex parte to determine jurisdiction. I am not a lawyer and not trained in law. It has never been given a time for RMP to reply like is given to RMP's motion to dismiss. Jurisdiction must exist to hear RMP's dismissal I was prevented from knowing had been filed. PSC exists for laymen to be heard, yet we are not heard. Every right afforded has been denied to me. RMP is very confident. RMP had access to my documents because her letter to PSC claims Rocky Mt Power is now a company instead of a corporate ghost denied court access by Holy Judge Trease and the Utah Court of Appeals. I could not find any documentation that Dartmouth ever entered a court as a corporation showing Dartmouth did not grant citizenship to Dartmouth.

19. None of my motions are scheduled for hearing nor recognized as having been filed.

20. RMP filed an answer and motion to dismiss Dec. 20. The court issued a time to respond on Jan 20, 2018 during the period I could not access my electronic file.

21. I appear to be the ghost who has no legal rights and RMP Corp appears to be the Article 3.2 citizen. The only means to being heard is through this court's determined jurisdiction pursuant to Art 3.2 and Holy Judge Trease/Ut Ct of Appeals' Corporate precedence. This court is the only means for having my day in court free from a predetermined decision only MRP wins at PSC--cruel and unusual punishment and RMP slavery. heard resulting in this interloctory appeal ordering PSC's court to hear my Dec. 20 motion to determine jurisdiction over RMP corp in an ex parte hearing.

22. I filed a 2nd motion to determine jurisdiction over RMP Corp using the precedence set by Holy Judge Trease, Jan 2013. PSC is holding ex parte hearings with a ghost/idol while barring me from being heard.

23. The voluntary dismissal is not my agreement to dismiss my 17-035-62 complaint. It is a copy of the dismissal

submitted by SLC Corp to dismiss its case against me. Had I been trained in law, I would have written one. Fred is a paralegal who knows what is going on. These PSC proceedings are proceedings expected from those on RMP's payroll. Autumn set up PSC meetings. I thought she was a PSC employee who claims to be employed by RMP. An RMP employee who takes control of Utah Public Utilities and directs its process, knows no one at PSC will object to usurped power.

24. Digital filing is instantly altered to hide PSC legal practices. A paralegal would not the difference between an exhibit and motion.

25. Holy Judge Trease is holy because she rejected Dartmouth's ghost who has no record of ever entering a court after receiving corporation status. No one in 200 years had the courage to reject Dartmouth's madness.

26. I phoned many at PSC, 1/26/2018, asking who the executive director is. Fred said his boss was Gary but did not know who the executive director is. Mr. Nass would know the duties of an Executive Director as would other long term employees who appear to operate like a government within Utah's government.

27. RMP claims to have offered a settlement at the meeting at my home. RMP would remove my RF meter and put an RF meter back on. This is not a settlement. It is a death contract hoping I will agree to be serially murdered for either money or sick mental thirsting for human life. Who would pay \$230.00 to remove an RF meter and put an RF meter back on? Who would pay monthly outrageous fees that double my electric bill. Why would RMP care what meter is on my house as long as they get paid for the electricity used as 57-1-1 mandates? PSC needs Third District Court supervision.

28. My motions to determine jurisdiction will never be heard. Only RMP will be heard without grounds or jurisdiction to do so. RMP filed her reply claiming she did not violate the law and claiming I unjustly rejected the attempt for resolution. This is false reporting. RMP will never cease her military RM technology serial mass murders. Someone at PSC has a shocking hatred for Americans and our rule of law. I asked Ms. Wright who supervises RMP: RMP submits a schedule, it is read and it is signed. No supervision, investigation, research or checking that collected operation monies are spent on operation fixes for the last 70 years I know of.

29. Utah Code Ann. § 63G-4-402 gives Third District Court jurisdiction to review PSC court procedures. Amendment 1, 7, 9 and 13 given jurisdiction for review. Art 3.2 mandates review.

30. Dartmouth's orporate definition is the same as the bible's idol definition. This mandates I include God in my defenses to defeat cult inclusion. Once my complaint is filed, PSC agreed to review it and all my evidence. RMP did not submit any evidence. The reply is based completely upon hearsay, false claims, and confidence nothing is required to justify hearing RMP motions.

31. RMP Corp has known for over 50 years the lower antenna 30-300 MHz does cause death. Congress' National Toxicology Project, 2016, shows RF rays cause tumors, cancer, heart disease, and death from the 3.8 volt cell phone. The RF meter uses 120 volts for its adopted cell phone technology. I was willing to pay #230.00 to remove the RF meter until RMP said they would put an RF meter back on. That is not protection from bodily injury or the shortening of all my electrical devices' lives in my home dfrom dirty RF electricity. It is no attempt for resolution. It secures RMP's Roe practices and sick mental health thirst for life.

32. My matter will prevent RMP's serial radiation poisoning murders in Utah from the military radiation weapon technology used in cell phones, wifi, RF meters....in our schools, homes, businesses and other. We cannot escape microwave radiation poison. RF current is on our house wires. Safety is 6-8 ft. away from the wall. Where does on go in their home to escape RF body damage?

33. The cheap analog meter, \$35.00, puts a small current with little spiking on our house wires. It does not cause much bodily harm. The RF meter spikes go into the death range. Thousands and thousands of dollars are needed to get some protection. It is illogical to refuse to replace the RF with a \$35.00 analog meter to eliminate the thousands required to preserve one's life form RMP's Roe practice.

34. Rule 57-1-1(3) "Real property" or "real estate" means any right, title, estate, or interest in land, including all nonextracted minerals located in, on, or under the land, all buildings, fixtures and improvements on the land, and all water rights, rights-of-way, easements, rents, issues, profits, income, tenements, hereditaments, possessory rights, claims, including mining claims, privileges, and appurtenances belonging to, used, or enjoyed with the land or any part of the land.

This law transfers ownership of the electrical meter to the land owner because it is an appurtenance. If this were not so, RMP would become a land lord over all Utah property with authority to force all owners to submit to her demands. RMP's claim she owns the meter paid for in the hookup fee violates this law. This is not the intent of this law and must be examined in light of the RF meterabl's serial mass murders.

35. PSC has no intention of changing RMP's unwritten declaration they can tell us how to enjoy, use, our land. RMP knows PSC who will dance upon demand. The analog meter can last 60 years. The RF meter cannot. I am entitled to determine how I spend my money, not RMP who has forced me to replace all appliances in my home. My dryer works on all settings but produces heat where it is not prograded to go. The circuit is fried because it heats in cycles that don't use heat. I cannot replace the element because the element heats up--too much. It fills my home with a burning smell. The RF meter does not fit the analog housing and is causing house fires. RMP will not issue me a fire inst or health plan.

36. Operation of the electricity in my home requires a large enough wire to take the neutral current back to the transformer. The wire put in is cheap and so inadequate, the excess current is placed on our water pipes to go to the street water line, increase in intensity and go into other homes and jump on other home wiring systems able to do bodily harm. Excess electrons are run into the ground where it combines with other ground electricity that is electrocuting citizens who touch metal or go bare foot. New York issues warnings to her citizens to not touch anything metal because large 280 votes are flowing through sidealks. A child was execoculted with 280 volts when she touched a metal fence and a church outing. Enough is enough.

37. I asked PSC to force RMP to dig into their retirement funds, retrieve these operation costs and fix these wires to keep electrongs where they belong...on wires. RMP's urupted PSC powers shields them from fixing any operation costs.

38. I asked PSC to mandate RMP issue ads that teach the people how to use RF weapon technology to prevent bodily harm and death by torture. RMP will never order herself to cease her Roe practice. RMP will never order herself to provide save electricity and keep electrons where the belong...on wires.

39. I asked PSC to mandate RMP put a dialectic connection in every house water pipe to keep increased street electricity from entering homes and damaging appliances or harming bodies.

40. I asked for a test: hook an analog to the incoming current, connect the annalog to the RM meter, and compair readings. Higher RF readings prove RMP is charging for unused electricity in violation of Code 54-3-1: Charges must be just; service adequate; rules reasonable. RMP is entitled to payment for used electricity but not unused electricity. RMP will not use her PSC usurped powers to order this test.

41. Ownership of the meter must be determined according to Rule 57-1-1(3). RMP has no intention of submitting to any Utah law. She usues her usurped PSC powers to protect herself from prosecution or doing anything but theft of citizen monies to create lavish retirement funds. The future of power companys is becoming obsolete with the new inventions being tested.

42. I have been kept in a state of great frustration which interferes with logic and ability to explain. I am convinced this is deliberate to shield PSC court decisions. It causes unnecessary hatred for gov. RMP is convinced her implementation of Salem Mass witch trials will never be stopped because RMP is a ghost/idol. People were hanged in Salem Mass during the witch trials. RMP's serial RM meter murders are real. Three year old children now really have alzheimers, cancer... RMP has no intention of being stopped and I beliee will blame unsuspecting PSC commissioners.

43. Code 54-3-1: Charges must be just; service adequate; rules reasonable. There would be no objection to a meter comparison test if fraud and plunder were not programmed into the RF meter.

44. RMP knows she has violated the law, broken analog contracts, stolen customer identities to break analog contracts, knows her rf meter uses military weapon technology, knows PSC must protect consumers from RMP's secret meter program charging for electricity not used, and the serial murder buck stops with the governor and his third district court system. RMP knows PSC allows government power over the people to be usurped by RMP which is serially murdering Utahans.

45. RMP knows her letter, motion and dismissal motions contain heresy and grant no jurisdiction for dismissal. RMP's letter introduces the word "company" in quotes to side step Holy Judge Trease and the Ut. Ct. of Appeals new precedence for corporate ghosts that bar them from winning or trial or other. RMP knows corporate persons cannot communicate, be cross examined, and is a delusional entity that Dartmouth never granted the ability to act like the Art 3.2 citizen. RMP knows her corporate scam passes the buck to PSC's unsuspecting commissioners who likely have no idea her long standing employees are traitors and murderers. RMP plans on clearing her name and feigning innocence from being forced to perform PSC duties. RMP plans on blaming Third District Court for vacating their duties under the rule of law. RMP plans on being a victim from a negligent, serial merderous governor feind who has refused to exercise title 54 for over 70 years. If Utah did not want her citizens tortured to death, Utah's governor, PSC commissioners, and others would have enforced the code decades and decades ago. In fact, the matter of Darlene Schmidt would never have come to this level. In fact, RMP's Roe practice would never occur because Utah would have pled the preamble's secured blessings of liberty providing jurisdiction and power to overturn Roe.

46. RMP is a victim as much as I am. RMP is merely doing what Utah's governor and PSC commissioners demand.

47. I would make these claims if I were serial murders plundering Utah masses under the excuse of obeying Utah law and government demands. I would file a motion replay that never referenced any point in the complaint so granting it would clearly place all violations of the law upon Utah and her PSC employees.

In summary the aforesaid shows it is mandatory for this third district court to seize jurisdiction over this interloctory appeal and determine the facts and law as a rule of law under the supreme law. Thus RMP has no means to turn the tables and blame serial murder, plunder, and violations of the law on Utah governor, PSC, and others for RMP's acts. It is vital for this third district court to seize jurisdiction and determine the facts and law to prevent prosecution of Utah's governor and legislature for failure of PSC employee's refusal to perform their duties under the rule of law. This court's clerk is capable of going to PSC.utah.gov and searching for 17-035-62 and download all filed documents for adjudication.

January 27, 2018.

Respectfully submitted,

Darlene Schmidt