

No. \_\_\_\_\_

19-5971

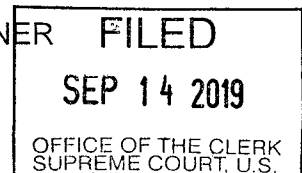
IN THE

SUPREME COURT OF THE UNITED STATES

Darlene Schmidt — PETITIONER  
(Your Name)

vs.

Gov Gary Herbert — RESPONDENT(S)



ON PETITION FOR A WRIT OF CERTIORARI TO

Tenth Circuit Court of Appeals

(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Darlene Schmidt

(Your Name)

1450 E Plata way

(Address)

Sandy UT 84093

(City, State, Zip Code)

801571480

(Phone Number)

## QUESTIONS PRESENTED

1. Does appeals court's dismissal finding 2 reliefs but no known cause show the appeals court is misrepresenting the facts?
2. Did the appeals court establish jurisdiction over the subject matter when claiming my complaint accurately makes "two vague requests for relief" but fails to reference its following cause [*"who then determines the owner's life style, pursuit of happiness, desired health status, elimination of pain and suffering, service safety, reasonable costs, contracting according to the desires of the person of interest identified or (on) the property ownership conveyance instrument"*]?
3. Do the 151 complaint words, show the appeals court failed to establish jurisdiction over me by their bias and intent to refuse to search for any cause of action?
4. Did the appeals court establish jurisdiction over corporate VP Herbert, appellee, impersonating a state governor?
5. Did the replacement appeals judges have jurisdiction to strike the original assigned judges' order that I may argue my motion giving appellee standing at the appeals level and without any opposition?
6. Did the replacement appeals judges have jurisdiction to strike the original assigned judges' order that I may argue my motion that judges recuse who have ruled upon Utah's Amendment 3 establishing a marriage between a man and a woman, our equity court's common law in Art 3.2?
7. Does the replacement appeals judge's dismissal show failure to read my briefs or become knowledgeable of the facts before adjudicating?
8. Did the replacement appeals judges copy district court's adjudication without reading any documents prior to ruling to follow the district brethren, i.e., every priesthood leader is an island and no island interferes with the law of another island?
9. Does the replacement appeals judges order come directly from district court's order instead of the briefs submitted at the appeals level?
10. Did district court's order calling my complaint and motions a brief, as done at the appeals level, trigger appeals shadow members to act as the supreme court instead of an appeals court to deter appealing to the real supreme court?
11. Does the district court's dismissal show a predetermined decision had been rendered instead of adjudication upon the subject matter when my motions were mooted to not have to be read?

12. Does our ratified constitution reference her republic form of government as a corporation?
13. Did Dartmouth v Woodward authorize application of "corporation" to government?
14. Does the existence of a CORPORATE seat of government, Act of 1871, instead of a republic form of government seat, show 2 governments, 2 constitutions, and 2 presidents govern America, where the shadow government is calling more shots than the republic government?
15. Did the Act of 1871's corporate seat of government recognize and accommodate a foreign government operating upon American soil without jurisdiction to do so making the corporate seat repugnant to the constitution?
16. Did Amendment 17 inform states that "ratification is state consent to give up her senate suffrage?"
17. Did A. 17 conquer all 50 states in 1913 by causing states to believe they no longer have their senate suffrage given to a 2<sup>nd</sup> senate house elected by the people?
18. Has there been any reference to: "We the people of the united congress"?
19. Is A. 17 repugnant to our constitution?
20. Does the word "and" in the preamble's secured blessings of liberty inseparably connect the blessings of liberty to ourselves and our posterity so that what is done to one is automatically done to the other?
21. Does Roe V Wade contain a blanket presidential pardon to murder and go unpunished?
22. Did Roe V Wade come from a different constitution instead of our ratified US constitution?
23. Did the Roe court establish jurisdiction over the subject matter and both parties prior to ruling?
24. Does Roe show a shadow corporate government's is operating inside our republic form of government whose priesthood revelation constitution governs America?
25. Do the original assigned appeals judge's recusal show a fight over which government would rule upon my action which the shadow Corporate Government judges won?
26. Does the explanation in the dismissal of my July 24, 2019 action show the recusing appeals judges gave allegiance to the shadow corporate

government operating inside our republic government to allow braver shadow judges to determine their own guilt?

27. Did the appeals shadow judges prevented exposure of their conquered house, senate, and federal government when they dismissed my complaint after appellee's brief admitted guilt, page 10 line 16?

28. Did the shadow judges maintained their shadow government operating within our republic government?

29. Did the shadow judges used their delusional revelation constitution instead of our ratified constitution?

30. Did the shadow judges rejected reality to claim my complaint failed to give a cause of action?

31. Did the shadow judges' predetermined decision occur in a conquered republic appeals court who was appointed and took an oath to the republic who built the courthouse and pays their wages, instead of the shadow government?

32. Does the use of republic buildings, employees and so forth show the shadow government has agreed to submit to our constitution, supreme law and republic form of government or they would have announced their conquer of America?

33. Is protest in opposition to our ratified constitution, freedom of speech or treason?

34. Does our Art 3.2 equity court and A. 7 common law court come from British common law that referenced the Books of Moses?

35. Did Moses define marriage between a man & woman in Genesis 2:24 Therefore shall a man leave his father and his mother, and shall cleave unto his wife: and they shall be one flesh?

36. Is gay marriage forbidden by our constitution's equity and A. 7 courts, but not the shadow government's revelation constitution?

37. Is socialism a form of slavery and barred by our constitution?

38. Did A. 7 & Art 3.2 common law establish Christianity as our national religion?

39. Do the foreign god's operating within our boundaries violate our A. 14's citizenship they may not hold public office until 14 generations have passed and silenced the 14 generations, 400 years later, that scientists have found all carry around with them demanding their homeland law replace American supreme law: Exodus 34:16 and when you take some of their daughters as bridges for your sons, their daughters will prostitute themselves to their gods and cause your sons to do the same?

## LIST OF PARTIES

[ ] All parties appear in the caption of the case on the cover page.

[ ] All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

1. Gov. Herbert, defendant  
c/o AG  
State Capitol Bldg. Rm 230  
SLC UT 84114

2 Darlene Schmidt, Plaintiff  
1450 E Plata way  
Sandy UT 84093

## RELATED CASES

Roe v Wade 410 US 113 (1943)

Dartmouth v Woodward  
17 US (4 Wheat) 518 (1819)

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IN THE  
SUPREME COURT OF THE UNITED STATES  
  
PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

**OPINIONS BELOW**

☐ For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix \_\_\_\_\_ to the petition and is

☐ reported at \_\_\_\_\_; or,

☐ has been designated for publication but is not yet reported; or,

☒ is unpublished.

The opinion of the United States district court appears at Appendix \_\_\_\_\_ to the petition and is

☐ reported at \_\_\_\_\_; or,

☐ has been designated for publication but is not yet reported; or,

☐ is unpublished.

☐ For cases from **state courts**:

The opinion of the highest state court to review the merits appears at Appendix \_\_\_\_\_ to the petition and is

☐ reported at \_\_\_\_\_; or,

☐ has been designated for publication but is not yet reported; or,

☐ is unpublished.

The opinion of the \_\_\_\_\_ court appears at Appendix \_\_\_\_\_ to the petition and is

☐ reported at \_\_\_\_\_; or,

☐ has been designated for publication but is not yet reported; or,

☐ is unpublished.

## JURISDICTION

[ ] For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was July 24 2019.

[X] No petition for rehearing was timely filed in my case. *LDS' shadow gov would not alter its decision revelation. It didn't in Lower Court*

[ ] A timely petition for rehearing was denied by the United States Court of Appeals on the following date: \_\_\_\_\_, and a copy of the order denying rehearing appears at Appendix \_\_\_\_\_.

[ ] An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. A \_\_\_\_\_.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

*Jurisdiction is referenced from the US Constitution on parties & issues.*

[ ] For cases from **state courts**:

The date on which the highest state court decided my case was \_\_\_\_\_.  
A copy of that decision appears at Appendix \_\_\_\_\_.

[ ] A timely petition for rehearing was thereafter denied on the following date: \_\_\_\_\_, and a copy of the order denying rehearing appears at Appendix \_\_\_\_\_.

[ ] An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. A \_\_\_\_\_.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).



## CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

Preamble: We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and **secure the Blessings of Liberty to ourselves and our Posterity**, do ordain and establish this Constitution for the United States of America.

Art 3.2: (The judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the United States, and Treaties made, or which shall be made, under their Authority; to all Cases affecting Ambassadors, other public Ministers and Consuls; to all Cases of admiralty and maritime Jurisdiction; to Controversies to which the United States shall be a Party; to Controversies between two or more States; between a State and Citizens of another State; between Citizens of different States; between Citizens of the same State claiming Lands under Grants of different States, and between a State, or the Citizens thereof, and foreign States, Citizens or Subjects.) (This section in parentheses is modified by the 11th Amendment.)

Amendment 11 - Judicial Limits -- The judicial power of the United States shall not vbe construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by citizens of another state, or by citizens or subjects of any foreign state.

**Note:** a Roe judge or lawyer was a citizen/subject of the shadow government operating inside our republic.

Art 4.2 The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States.

Art 4.4 The United States shall guarantee to every State in this Union a Republican Form of Government, and shall protect each of them against Invasion; and on Application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic Violence

Art 5 - The Congress, whenever two thirds of both Houses shall deem it necessary, shall propose Amendments to this Constitution, or, on the Application of the Legislatures of two thirds of the several States, shall call a Convention for proposing Amendments, which, in either Case, shall be valid to all Intents and Purposes, as part of this Constitution, when ratified by the Legislatures of three fourths of the several States, or by Conventions in three fourths thereof, as the one or the other Mode of Ratification may be proposed by the Congress; Provided that no Amendment which may be made prior to the Year One thousand eight hundred and eight shall in any Manner affect the first and fourth Clauses

in the Ninth Section of the first Article; and that **no State, without its Consent, shall be deprived of its equal Suffrage in the Senate.**

Art 6: This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be **the supreme Law of the Land**; and the **Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.** Note: the shadow government's constitution and law were barred from producing my dismissal.

The Senators and Representatives before mentioned, and the Members of the several State Legislatures, and all executive and judicial Officers, both of the United States and of the several States, shall be bound by Oath or Affirmation, to support this Constitution; but **no religious Test shall ever be required as a Qualification to any Office or public Trust under the United States.** *Note: shadow priesthood revelators cannot be identified and barred from replacing supreme law with priesthood revelation's law.*

Amendment 1: *Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.* *Note: no religion shall make law governing congress or citizens.*

Amendment 7: In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and *no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law.*

Amendment 8: Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

Amendment 13: 1. Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

Amendment 14.1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws. Note: this naturalized

citizenship is linked to Amendment 5, not our preamble's secured blessings of liberty which my citizenship is linked to.

Amendment 5: No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

Amendment 9: The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

*Note: A. 5 already existed. No need to repeat it in 14, unless naturalized citizenship excludes the blessings of liberty to run for office, hold government employment, protest blessings of liberty, and other.*

*Naturalized citizens have 14 generations in their genes causing this citizen to demand his homeland government replace our republic.*

## TABLE OF AUTHORITIES CITED

CASES	PAGE NUMBER
ROE V WADE, 410 U.S. 113 (1973)	
<p>*no case has reviewed Roe pursuant to our preamble's secured blessings of liberty, original citizenship compared to A. 14's citizenship linked to Art. 5 blessings, not our blessings of liberty; jurisdiction over the subject matter and over a lawyer representing a ghost or who wrote the Texas penal code or how the code enforcer is liable for the penal code. No one has addressed the missing title of murder nobility to go unpunished or the missing blanket presidential pardon for murder. No one has addressed the Texas penal code's submission to our constitution's secured blessings of liberty or Blackmun seeking council from Sally, her sister and mom instead of the constitution or the mental health of Blackmun over Sally's pregnancy out of wedlock and the need to punish society for Sally pushing him over the edge or the reality of the contents of Roe v. Wade or removal from equal citizen with rights that only can be removed after information, representation, trial, conviction and sentencing or that the unborn's secured blessings of liberty determine the blessings of liberty for ourselves, the born or who is liable for the issuance of Roe or Roe putting 60,000,000 murderers on death row without their knowledge or the demands of those on death row to conclude judges or governors prosecuting abortionists for murder and on and on. I have given these queries to governors rebelling against Roe or the spread of using Roe to abort the secured blessings of liberty to ourselves as Herbert, district court and the appeals court did to me to issue a revelation law I must die. These issues will likely come before this court or the president or congress or states or other sooner than wanted.</p>	
DARTMOUTH V WOODWARD, 17 U.S. (4 Wheat.) 518 (1819) -----	
<p>*no case has reviewed Dartmouth pursuant to having jurisdiction over the state of New Hampshire, the subject matter, power of attorney for the king of England, the dates involved or other.</p>	

## STATUTES AND RULES

Ut Code Ann. 54-3-1: **Charges must be just; service adequate; rules reasonable.**

All charges made, demanded or received by any public utility, or by any two or more public utilities, for any product or commodity furnished or to be furnished, or for any service rendered or to be rendered, shall be **just and reasonable. Every unjust or unreasonable charge made, demanded or received for such product or commodity or service is hereby prohibited and declared unlawful.** Every public utility shall furnish, provide and maintain

such service, instrumentalities, **equipment and facilities as will promote the safety, health, comfort and convenience of its patrons**, employees and the public, and as will be in all respects adequate, efficient, just and reasonable. All rules and regulations made by a public utility affecting or pertaining to its charges or service to the public shall be **just and reasonable**. The scope of definition "just and reasonable" may include, but shall not be limited to, the cost of providing service to each category of customer, economic impact of charges on each category of customer, and on the well-being of the state of Utah; methods of reducing wide periodic variations in demand of such products, commodities or services, and means of encouraging conservation of resources and energy.

**UT Code Ann. 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.**

## **OTHER**

**Rocky Mountain Power, RMP, ELECTRIC SERVICE REGULATION 7, METERING:** 1. **INSTALLATION:** All meter locations and provisions for connecting metering equipment are **subject to approval by the company...** *The company will install, own and maintain all meters and other metering devices* (excluding the meter base's cabinets) necessary for measuring the electric power and energy used by the customer.

### **2. NON-STANDARD METERING ACCOMMODATION**

A customer owning a premise and receiving service from the company, who requests an accommodation from the company's standard meter installations, may choose from the following accommodations:

- A. Relocation of the company's meter (standard or non-standard) from its current location to a different company approved location
- B. Exchange of a standard meter for an approved non-standard meter; or
- C. Relocation of the metering and the exchange of a standard meter for an approved non-standard meter.

...Only non-standard meters approved, obtained, installed and owned by the company will be allowed. The customer's request for a non-standard meter cannot be accommodated until an approved meter can be obtained by the company. The customer shall pay the installation charge given in Schedule 300 prior to the company installing the non-standard meter.

The customer choosing the meter exchange accommodating shall also pay the monthly manual meter reading fee in schedule 300 charge which will be included in the customer's monthly service billing. These Schedule 300 charges are in addition to any relocation expense.

The company may revoke the meter exchange accommodation of a non-standard meter by reinstalling a standard meter for any of the following conditions:

A. Meter tampering

B. Impeding company access to meter to obtain monly meter readings, perform maintenance or to disconnect meter for non-payment of electric service, or

C. Service has been disconnected for non-payment of electric service twice within a 12-month period.

## STATEMENT OF THE CASE

After stopping daily 2 am heart attacks in 2016 by wrapping my 4G RF house eclectic meter with aluminum screen to lower its 4 G intensity, I asked the governor's utilities to remove the 4G RF meter and replace it with the no heart attacking analog meter that Rocky mountain power (RMP) had secretly removed and replaced with the 4G RF meter in violation of my analog contract with UT Light & Power for an analog meter. RMP's electric service regulation 7 and schedule 300 of its tariff allows an *alternative* metering system. RMP claims to own the RF meter, violation of UT Code 54-3-1 and 57-1-1(3). I told RMP to take the 4G RF meter. I had purchased my own safe analog meter that did not cause daily heart attacks. Both meters measure electricity equally. Meters are an appurtenance, UT Code 57-1-1(3), giving ownership to the owner. Once the 4G RF meter was attached, I owned it and I can remove it. I want to live. The analog meter grants me my liberty blessing to live. Herbert's revelation law says I die.

RMP refused to switch the safe analog meter, the only alternative metering system known. I told my electrician, costing \$4,000 to repair the 4G damage to my house wires, to put it on. RMP said if he did, I could not buy electricity. My electrician refused. Herbert's revelation law I die governed to take my home, wealth, through his loan-shark Medicaid scam is outrageous for a secondary insurance plan. I could have purchased cheaper secondary insurance and would have had I known I was making an ins. Loan. I realized in 2016 I had been denied Medicaid and was given a UT loan-shark loan without

truth in lending and asked the district court who the person of interest is in 57-1-1(3). Mag. Wells said the private property owner is.

RMP would not comply with 54-3-1 nor 57-1-1(3) nor allow an alternative metering system from her electric service regulation 7 and schedule 300 of her tariff, an alternative metering system. I refuse to die from 4G RF radiation poisoning. Defendant's departments signed RMP's tariff rewriting 54-3-1 which does not allow service providers to own anything on my property or make any decision for enjoyment of it or render unsafe service. I could take off the broadcasting 4G RF meter putting 4G on my wall wires, but not my safe analog meter that does not put me instantly into heart attack like 4G EKG proves happens. Taking off a 4G RF meter and putting on another 4G RF meter is not an alternative metering system. It is the same system. Utah Public Utilities refused to obey RMP's tariff of an alternative analog metering system. Utah Public commission refused to obey RMP's tariff, listed in its order of continued 4G RF meter causing radar poisoning. A commissioner was an RMP consultant.

The UPC order claims I would not allow RMP to put on an alternative system, not true. I asked to trade the 4G RF meter for an analog meter. RMP refused to do so. I have died twice from 4G RF meter radar. Thousands die from 4 G caused heart attacks who have no history of heart disease. I want to live. Tortured to death is unbearable. Utah state courts refused to order RMP to obey its tariff law and *give an alternative analog meter system*. Defendant refused to order RMP to obey its tariff law. The Northern Dist. Ct of UT refused to order Herbert to obey RMP's tariff allowing me to choose a safe fair metering system pursuant to UT Code 54-3-1 and 57-1-1(3), I own the 4G RF meter,



appurtenance, attached to my property. Once a revelation is issued, no one will address, change or cancel it. It is set in stone. The LDS judges at the appeals upheld Herbert's revelation I am to die so he can take my wealth after death. The LDS judges removed the assigned judges to my action, Kmykovich, chief judge, and Barharach, circuit judge. I did not know this had been done until I received their dismissal or I would have come to the Sup Ct to stop removal to allow LDS to rule on their guilt.

The district court LDS judges, implemented their shadow constitution in place of the US constitution and dismissed with prejudice. Rehearing's failed to alter defendant's revelation law I am to die to take my wealth from Herbert's Medicaid loan-shark shocking \$322,900.00 scam. The shadow government has a law: exterminate nonmembers to get their wealth.

I qualified for Medicaid, but was secretly denied Medicaid. The UT Medicaid loan-shark sold me a secondary insurance loan-plan costing \$322,900.00. I would never have agreed to this outrageous fee violating *truth in lending* and violating A. 8's *barring excessive fees*.

The 4G RF meter turns my home into a microwave oven with radiation coming from wall wires causing heart attack, Alzheimer, tumor (left breast), cancer, heart disease and death by torture. See *National Toxicology report, 2019*. RMP said they cannot get analog meters. I purchased one online. The RF 4G meter destroyed a 3 yr. old dish washer, washer, dryer, garbage disposal, my range, frig and caused unknown other appliance damages. I try to save money in home repairs but food, clothing, transportation and other steal it. The subcontractor said my analog meter and sending monthly photos by email

would work. Later he recanted. RMP owned my meter and refused to remove it. RMP can determine if I live or die from 4G radar in violation of my secured blessings of liberty. The 4G FR meter, appurtenance, is mine, not RMP, who appears to be planning a massive land grab having their meters.

I filed a Tenth Circuit appeal to regain control over my land. I showed the shadow government's birth in 1871 and its 4<sup>th</sup> declaration of war on the US establishing a corporate seat of government, instead of a republic seat in the Act of 1871. The senate, house and federal government enforce shadow government revelations instead of our US constitution. I showed Dartmouth did not authorize application of corporation to New Hampshire. Young's application of corporation to Greater Salt Lake City in 1851 was done without Dartmouth authority to do so. The corporate shadow government operating inside our republic is repugnant to our US constitution. Smith's law: fight till all LDS are dead or all nonmembers are dead has resulted in hundreds of battle fronts designed to murder nonmembers: heavy micro sized metals put into our air thru jet exhaust, fluoride water, hormone & drug meats, having eaten grains soaked in cancer causing roundup, chemicals in our clothing, bedding, furniture, carpets... LDS cannot rest until all nonmembers are dead. Our hands are tied. We must destroy all shadow citizens who have *never* given up for 170+ years. No one knew!

The assigned judges to my appeal recused and were replaced by judges from the shadow government to rule upon their own guilty. Shadow government's priesthood revelation constitution and I say so law dismissed my case for failure of a cause of action but found two reliefs, bur refused

defendant's brief's admission of guilt, page 10 line 16: Schmidt vaguely alleges interference with her rights to pursue "happiness" or to secure the "blessings of liberty to ourselves and our posterity" and asks for an order stopping the Governor from interfering with those rights. But the complaint does not identify any conduct of the Governor that violates those rights. R 5-6." My

action was dismissed for failure to state a cause. One must know the cause to recognize a relief. All parties told the appeals court my cause and relief. They refused to receive it. I won my appeal, yet it was dismissed with prejudice!

I had challenged appeals court standing to corporate VP Hebert, citizen of a foreign conquering government, who was impersonating a republic governor.

Corporate VP Herbert's shadow government operating inside our republic is an unauthorized application of corporation to government and is repugnant to our constitution. Justice is not valued in the corporate shadow government. I sent Pres. Trump my analysis of the appeals dismissal and asked him to implement Schmidt's Amendment 10 Law and create a second A. 7 judicial system. I have heard nothing. I believe Fate wants this supreme court to address using Roe to abort my secured blessings of liberty and the existence of the LDS corporate shadow government operating inside our republic. This court has a chance to alter the Art. 3 system. I request this court hear this matter, examine Roe, a shadow government in a government and so forth. See the constitutional quotes for damages done to me.

## REASONS FOR GRANTING THE PETITION

- \* 1. The appeals court's dismissal proves a shadow government, born 1838, is operating inside our republic that controls the Tenth Circuit Court of Appeals. This shadow government uses opposite meaning law, written in her 1871 corporate seat of government, is repugnant to our US constitution and supreme law.
- \* 2. The appeals court implemented a predetermined decision to dismiss resulting in meritless findings and reasons for dismissing.
- \* 3. The appeals court barred me from being part of their final adjudication and held an exparte hearing with their predetermined decision and predetermined findings coming from defendant's brief only, no due process.
- \* 4. The appeals court rejected my reply brief showing defendant's brief admits his guilt on page 10 line 16, which my brief accepted--I win, not lose.
- \* 5. The partiality of the appeals court is found in its dismissal.
- \* 6. The appeals court vacated the equity court coming from British magistrates who referenced Mosaic law. The equity court allows the defendant to determine his own punishment by the punishment he gave me. The appeals court heard defendant's shadow government cry to save him, right or wrong, and wrongly saved him.
- \* 7. The appeals court upheld defendant's revelation law that 4 G radiation will be maintained and not removed from my home according to UT Code 54-3-1, 57-1-1(3) and Rocky Mt. Power's tariff. Shadow government law exterminates nonmembers to get their wealth. Defendant secretly caused me to believe I had Medicaid when I had a UT loan-shark loan costing over \$230,000.00. I could have gotten very cheap insurance for what Medicare did not pay elsewhere. The 4G RF meter caused over 300 heart attacks which ceased after I diminished its intensity. There was no manual given with the 4G RF meter like cell phones give. I still have heart disease and cannot control it until the source of radiation poisoning is removed. I cannot heal other diseases till the meter is removed and I have punitive damages to pay for medical treatments used in Europe.
- \* 8. The appeals court is bound to our US constitution and supreme law because she is housed in a state.
- \* 9. Roe v Wade was used by the appeals court to abort my original citizenship and secured blessings of liberty.
- \* 10. The shadow government controlled appeals court declared war upon our constitution and her supreme law by dismissing my action asking they strip defendant of court standing and UT of statehood with her falsified enabling act. UT would have been removed from controlling her corporate seat of government and the federal government. UT has never submitted to our constitution and

supreme law. UT uses her revelation law to govern America politically. Amend 1 forbids congress to write law governing religion and Amend 1 forbids religion to write revelation law governing America. Religions that write law governing America are not religions but governments operating on American soil.

\* 11. The appeals court saved the shadow government from exposure and being over thrown without flying bullets by giving corporate VP defendant standing to win and me court standing to lose. Understanding the shadow government is necessary to identify the law used in this appeal and separate our republic from the shadow government.

\* 12. The assigned judges ordered oral argument on my judicial recusal motion filed late in the filing process showing a fight occurred over whether the shadow or republic presided. The no shadow judges stepped aside and allowed biased shadow judges to continue declaring war on America. Roe v Wade was created for the purpose of dismantling our US constitution with revelation law and mind controlling the masses.

\* 13. The appeals court denied ordered oral argument on my motion requesting corporate VP Herbert, impersonating a republic governor, be denied court standing at the appeals level for being a foreign government official determined to maintain the shadow government's 1871 overthrow of the senate, house and federal departments, their 1913 conquered states and their 1973 nullifying our constitution.

\* 14. The appeals court aborted every court liberty afforded by our constitution as was done in district court and in Roe v Wade on unborn alive citizens. The appeals court denied me my defenses, trial, and conviction based on truth and reality. They stripped me of equal protection of the law and refused to protect my life, liberty, and property without due process. The appeals court and her dismissal are repugnant to our US constitution.

\* 15. The appeals court upheld defendant using Roe to strike my citizenship's secured blessings of liberty like Roe does to unborn alive citizen's blessings of liberty, who are executed without information, defense, trial and conviction--due process. I asked defendants' utility departments, UT courts, US district court and the Tenth circuit court for help, but all refused to submit to our US constitution and her supreme law and give me help. They submitted to the shadow governments constitution and I say so [sharial] law that I die.

\* 16. The appeals court striped me of all due process to keep their shadow government incognito and to refuse evidence UT's enabling act is false, fraud, and deceit to get statehood and rule over her corporate seat of government created 20 years prior to statehood. Statehood allowed the corporate shadow government to instantly operate inside our republic.

\* 17. The appeals court knows their shadow government is easily separated from our republic government after the existence of the shadow government is known.

\* 18. The appeals court is aware that knowledge of the shadow government will show Roe had absolutely no jurisdiction to have issued from the shadow government's control of the US Sup. Ct. The Roe court had no idea they were in an unconstitutional repugnant court because they did not know of the shadow governments existence. Defendant's brief has 3 stages of astonishing written mind control--the same control used to get a hostile congress to create the shadow's corporate seat.

& 19. The appeals court upheld their shadow government's revelation law allowing defendant to murder and go unpunished that Blackmun put in Row V Wade. Defendant was not found guilty of using the 4G RF meter's microwave radiation to murder me twice after entrance into the IHC ER.. I was very sick from radiation poisoning.

\* 20. The appeals court is aware their shadow government's application of Dartmouth v Woodward's corporation was not granted to New Hampshire. Dartmouth did not authorize application of corporation to government. The shadow government stock piles her revelation laws in case law which they use in place of our constitution and supreme law. The shadow government rejects constitutional supreme law and mandates only the use of case law which can prove anything while constitutional law cannot.

\* 21. The appeals court is aware their shadow government's corporate seat of government was how the shadow government conquered the house, senate, and federal government. The appeals court knows their shadow government is fragile and can be easily toppled. It can be defeated merely by President Trump moving the house and senate to camp David until a republic seat of government is created elsewhere. The public instantly identifies the source of lost liberties and rights, depending upon which citizenship they have.

\* 22. The appeals court is aware no member of congress will reveal their allegiance to a foreign government operating upon American soil and risk indefensible charges of treason. Pres. Trump calls the shadow government the Deep State yet has begun attacks against the shadow government. The shadow government knows the government that controls the law and economy, controls America. Shadow congressional members chose the court and finance committees.

\* 23. The appeals court is aware that both Roe and Dartmouth are repugnant to our US constitution and must be stricken from being referenced in any court. Both cases are protected to maintain governing revelation law.

\* 24. The appeals court is aware UT code 54-3-1 protects Utahans from the bodily harm done by 4 G RF meter microwave frequencies and radiation

poisoning and that the UT shadow government allowed Rocky Mt. Power's priesthood brethren to rewrite this code in her tariff for a future land grab. No one supervises RMP who is granted whatever law demanded--testimony of Ms. Wright, UT Pub. Utilities.

\* 25. Testimonies are replacing science in decision making. The 5G summit revealed the FCC bore testimony it is safe. Therefore, no scientific studies will be considered to allow 5G to proceed when we the people want fast private safe fiber glass, not disease causing 5G.

\* 26. The appeals court is aware the National Toxicology Report shows 2G and 3G must be barred from operating in America. They cause tumors, cancer, heart disease and death by torture. 4G is premeditated murder and going unpunished found in Roe, until Pres. Trump, governors and prosecutors admit there is no presidential pardon in Roe v Wade who puts all abortionists on death row. I sent my findings on Roe's subject matter and party jurisdictions to some state governors showing Roe had no jurisdiction to issue. I believe Pres. Trump also has this info. Now the Supreme Ct. has it.

\* 27. The appeals court is aware the 4G intensity is designed to exterminate nonmembers. A shadow government revelation mandates all shadow citizens to fight till they are all dead or all nonmember citizens are dead. After 170 years of the shadow government murdering nonmembers for their wealth, we must admit all shadow members must die—they will never stop fighting to kill and rule over us. Russia wants nonmember's dead, too. Putin has bragged he will take over America when her citizens are crazy (from radiation brain damage and inability to defend America). I don't want to learn Russian.

\* 28. The appeals court is aware that allowing RMP's electric regulation schedule to alter UT codes 54-3-1 and 57-1-1(3) is unconstitutional premeditated murder in preparation for their tariff putting RMP's name on my deed. The shadow already enforced a revelation law that the wealth of nonmembers belongs to the shadow government who owns the original deed to all everyone owns. Defendant knows the original deed gives him ownership of my property wealth without having to burn me out or drive me off my property as was done in the 1838 Missouri war. I read a Roe decision in 1973 telling of LDS persecutions and extortion on Texass that is used upon me in UT by shadow members today. Roe has been cleaned, yet I cannot remove this memory nor deny it.

\* 29. The appeals court is aware the preamble's secured blessings of liberty have been aborted by the corporate shadow government's Roe v Wade.

\* 30. The appeals court is aware Article 3.1's judicial system can no longer be trusted. It must be replaced by Amendment 7's judicial system.

\* 31. The appeals court is aware I seized Amendment 10 pre-ratified people power to convene and determine the proceedings of the amendment 7 common law court.

- \* 32. The appeals court is aware knows I have asked Pres. Trump and governors to provide access to this seized amendment 7 court system power. UT refuses to recognize Amend. 10's pre-ratified powers.
- \* 33. The appeals court is aware Amendment 11 bars my action to be heard by citizens of a foreign state which the judges who dismissed are members of. Patriotic judges do not write dismissals on the grounds used to dismiss my action at the Tenth Circuit court.
- \* 34. The appeals court is aware Article 4.2 mandates all American citizens have the same privileges and immunities given citizens in other states. The appeals court refused to allow me to access cannabis for my radiation tumor and pain. Defendant rewrote the law we US citizens in UT passed. He claimed to make the law better when he convened the legislature to rewrite the law to be what corporate president Nelson wanted.
- \* 35. The appeals court is aware Art 4.2 mandates a republic form of government and bars their corporate shadow government from operating inside our republic.
- \* 36. The appeals court is aware Art. 4.2 mandates a republic seat of government, not a foreign enemy corporate shadow government seat.
- \* 37. The appeals court is aware A. 17 does not notice states they consent to give up their senate suffrage, when they ratified A. 17.
- \* 38. The appeals court is aware A. 17 did not transfer state suffrage to the senate. A 17 is repugnant to our US constitution for failing to give the elected by the people senators any power, authority or jurisdiction to write and pass law.
- \* 39. The appeals court is aware A. 17 created unconstitutional senators usurping state senate suffrage to pass unconstitutional unbinding law since 1913.
- \* 40. The appeals court is aware their tenth circuit dismissal refused to be bound to Art 6.
- \* 41. The appeals court is aware religious tests must be given to identify spies from the corporate shadow government hiding behind a false religious front.
- \* 42. The appeals court is aware Amendment 1 does not allow their shadow governments religious revelations to govern our republic.
- \* 43. The appeals court is aware the supreme court may be held liable for the consequences of Roe v Wade along with all shadow government judges who have upheld Roe.
- \* 44. The appeals court is aware the newly appointed supreme court may come to her senses and bar authorities from governing in any American court to deny



a party of being faced with witnesses against and remove shadow government law.

\* 45. The appeals court is aware Amendment 7's common law court is cheaper, quicker, and more accurate when used according to Schmidt's Amendment 10 pre-ratified constitutional mandates.

\* 46. The appeals court is aware their shadow governments scam to take the wealth of nonmembers without cause are excessive fees and crimes which must be stopped and reversed.

The appeals court is aware Roe prepares all citizens to accept mass murder of those the shadow corporate government must murder to preserve her existence.

\* 47. The appeals court is aware irreparable damage is done to my appliances yet denied forcing defendant's implemented 4 G be liable for these damages. I am left holding the bag. This is cruel and unusual punishment of this poor American.

\* 48. The appeals court is aware irreparable damage has been done to my body from radiation poisoning, yet denied any compensation to find doctors in Russia or Europe who dealt with radiation poisoning after WWII. This is cruel unusual punishment.

\* 49. The appeals court is aware it is better for this supreme court to identify and uphold the 2 citizenships in America--we the original citizens of the US linked to secured blessings of liberty and Amendment 14's naturalized citizenship rights linked to Amendment 5's rights.

\* 50. The appeals court is aware it is better for the supreme court to limit the naturalized citizenship from holding public office or government employment until 14 generations or 400 + years have passed.

\* 51. The appeals court is aware the House of Israel slaves led out of Egypt could not understand or accept the freedoms given them in the desert. The appeals court knows God slay them to prevent God's laws from governing the New Promised land. Each slave had 14 slave ancestor generations locked in their genes. It would take 400 + years to silence these ancestor demands for implementing Egyptian slavery and idol worship in the new promised land. Illegals have the same gene problem. They can never understand our American culture for over 400 years. Omar proves this. Our founding fathers 2 citizenships take into account the 14 ancestor generations when giving black Americans citizenship in A. 14.

\* 52. The appeals court is aware both citizenships are linked to 14 generations demanding their homeland laws govern America instead of America's homeland laws. Original citizenship demands America's homeland law governs here.

\* 53. The appeals court is aware it is better for this supreme court to restore the judges as at the beginning of our nation than for President Trump to do it or revolting American Christians to do it.

\* 54. The appeals court is aware it is better for this supreme court to overthrow the corporate shadow government than for Trump or the people to do it.

The shadow government has come up with a new plan to govern America without unconquered presidential input: *That's because the GND, [Green New Deal], introduced in the US House and senate in February, isn't a law or a bill or a policy. Its a non-binding resolution. Congress will vote on it, but it won't be signed into law by the president. Non-binding resolutions are viewed as a commitment by congress to a general goal, or in the case of the GND, a set of goals. Hogwash! It's law. Roe is law and no one voted on it. The shadow government knows how to get what it wants!* The president must issue an executive order striking all congressional non-laws, non-bills, and non-policies, on the grounds Art. 1.1 creates a congress that only writes legislative laws, not goals for organizations to endorse: *The Organic Consumers Association (OCA) and our sister nonprofit, Regeneration International, fully endorse the Green New Deal (GND) as the most promising policy-level vehicle for achieving the large-scale transition to an organic, regenerative food and farming system, while at the same time cleaning up the environment, advancing social justice, restoring urban and rural food and economic security, and destabilizing the climate.* [https://www.organicconsumers.org/essays/why-we-endorse-greennewdeal-and-how-we-plan-support-it?utm\\_medium=email&utm\\_source=engagingnetworks&utm\\_campaign=OB+635&utm\\_content=OB+635+Saturday+https://redirect.viglink.com/?u=http%3A%2F%2Forganicconsumers.org&key=fb3da3418dae370da3c415cf613a8b86](https://www.organicconsumers.org/essays/why-we-endorse-greennewdeal-and-how-we-plan-support-it?utm_medium=email&utm_source=engagingnetworks&utm_campaign=OB+635&utm_content=OB+635+Saturday+https://redirect.viglink.com/?u=http%3A%2F%2Forganicconsumers.org&key=fb3da3418dae370da3c415cf613a8b86)

\* 55. The appeals court is aware Americans no longer have their voice in government or I would have had oral argument as ordered by the judges assigned to my appeal and my briefs and evidence would have convicted defendant along with his brief's admission of guilt.

\* 56. I attended the online 5 G summit. No one wants 5G. All want safe fiber that does not cause tumors, cancer, heart disease and death by torture found by the National Toxicology Program report on 2G and 3G cell phones using maximum of 3.8 volts. The 4 G RF meters maximum is 120-200 volts depending upon the voltage the meter's internal switches add to the house wires. This is more than 32 cell phones or 32+ more bodily harm done by the 4G RF microwave meter. No one uses their cell 24/7. The 4 G RF meter never turns off.

*NTP conducted toxicology studies in rats and mice to help clarify potential health hazards, including cancer risk from exposure to RFR like that used in 2G*

*and 3 G cell phones operating within a range of frequencies from about 700-2700 megahertz (MHz). The NTP studies found that high exposure to RFR (900 MHz) used by cell phones was associated with:*

- *Clear evidence of tumors in the hearts of male rats. The tumors were malignant schwannomas.*
- *Some evidence of tumors in the brains of male rats. The tumors were malignant gliomas.*
- *Some evidence of tumors in the adrenal glands of male rats. The tumors were benign, malignant, or complex combined pheochromocytoma.*

*It was unclear if tumors observed in the studies were associated with exposure to RFR in female rats (900 MHz) and male and female mice (1900MHz). This is also known as equivocal evidence.*

*The final conclusions represent the consensus between NTP and a panel of external scientific experts who thoroughly reviewed the draft NTP technical reports at a public meeting in March 2018.*

*The results are based on NTP's four categories of evidence that a substance may cause cancer: clear evidence (highest), some evidence, equivocal evidence, no evidence (lowest). ...Additionally, concern has been raised because the 5G network will also use higher frequencies, up to 60,000 MHz, thereby exposing wireless consumers to a much broader spectrum of frequencies. The higher frequencies, known as millimeter waves, can rapidly transmit enormous amounts of data with increased network capacity compared to current technologies. Millimeter waves do not travel as far and do not penetrate the body as deep as the wavelengths from the lower frequencies. Millimeter waves are likely to penetrate no deeper than the skin, as opposed to the lower frequencies that have been shown to penetrate at least three to four inches into the human body.*  
<https://ntp.niehs.nih.gov/results/areas/cellphones/index.html>

Scientist Martin Pall, PhD, has analyzed how the radar goes 20 times deeper into the body than admitted. It breaks DNA strands causing mutations, changes and cancer. It affects reproduction, increases abortions, causes emf oxidative and free radical damages. Low doses do not kill cells like large doses eliminating the damage. The damaged cell changes and affects the organ or body. Emf's activate blocked calcium channels exploding cells with more calcium than it can use. Heart patients taking calcium blocking drugs are greatly affected. Scientist Pall has spent time educating all who will listen to emf radiation poison effects.  
[https://www.researchgate.net/profile/Martin\\_Pall](https://www.researchgate.net/profile/Martin_Pall),

*"Look at the summits political organization: We have amazing news! 20,312 elected reps have been notified by summit participants through our call to action form that **WE do not consent to the 5G rollout!** Thanks to YOU the summit is not*

only raising awareness, but **generating a critical mass of positive action as well.**  
Please help us **spread this information far and wide.**

This weekend, we learned that two separate, planned installations of 5G equipment WERE HALTED by telcos after local elected officials received emails from our summit! You've now sent more than 80,000 "instant action" email notices:

- In the USA, 55,794 emails to 18,982 officials
- In Canada, 11,044 emails to 583 officials
- In Australia, 12,788 emails to 559 officials
- And more in other parts of the world!
- we want to thank you for **making The 5G Crisis Summit the most-attended online summit** in the 6-year history of Health Talks Online's events!"

\* 57. The appeals court is aware of the shadow governments revelation their "missionary's mercenary recruiters" will be sent home. Mercenaries think they joined a church instead of a shadow government operating inside our republic and they are replacing dead shadow government soldiers.

\* 58. The shadow government is losing control. God will not allow the shadow government to control America much longer. The presidency has not been conquered: WASHINGTON –*As an answer to the government shutdown crisis, The Church of Jesus Christ of Latter-day Saints has announced that Church President Thomas S. Monson met with President Obama today with one single proposal: "The LDS Church [shadow government operating inside our republic] will run the government during the shutdown."*

<http://www.thebunyon.com/2013/10/01/lds-church-runs-government-during-shutdown/>

This request from Obama proves the shadow government is not a religion but a government hiding behind a religious front which bars politicians from challenging their revelation laws because they are religious beliefs. This has worked for over 170 years. The shadow government has governed America's federal, state and constitution for over 170 years! Obama would never have gotten his presidency back and would have faced a firing squad.

\* 59. I grew up a member of the shadow government. I was taught the above shadow revelations were religious revelations. I realized the shadow government is operating inside our republic. I terminated my shadow citizenship.

\* 60. I fell in love with our constitution when in the 2<sup>nd</sup> grade. I am an eye witness to the above shadow hatreds for her own people and nonmembers. I had not been taught of early revelations to exterminate the gentiles for their possessions. I now know God would not give the fruits of the worker to the idler. I had puzzle pieces until I read the act of 1971 creating a corporate seat of government.

\* 61. I was taught to recognize, seek and revere truth at the age of 11. Most shadow youth lost their shadow church testimonies creating an inner war till now. The puzzle pieces came together in a terrifying terrorist puzzle showing I had been a devil worshiper.

\* 62. This supreme court will never bow to Corporate Pres. Monson and will be executed for treason.

\* 63. This case must be heard to preserve America lives, prevent revolt, and restore America's republic government.

### CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Darlene Schmidt  
Darlene Schmidt

September 13, 2019.