The following comment was submitted via PUCWeb:

Name: Sherry Cole Submission Time: Jan 15 2024 12:40AM Email: <u>slordaz@hortmail.com</u> Telephone: 208-624-4020 Address: 350 S 12th W #14 Saint Anthony, ID 83445

Name of Utility Company: Rocky Mountain Power

Case ID: SUP-E-23-01

Comment: "finally got done with my research on why IPUC inserted themselves, while I.A.R 6 is valid it is negated by the bad commission rule attempting to claim falsely jurisdiction and the Commission is prohibited from dealing with Constitutional. their Commission rule is not even listed last reference to that was a different section and pertained to " rules that is not found last reference was January 31,2001 and it reference Preparation Of Appellate Record (Rule 343). ... following scope: These rules govern all procedure before the Idaho Public Utilities Commission, not what they put in when I did the search for Idaho Public Utilities Commission Rules of Procedure 343. in the current one I could find that was sent to me the rules under the section cited in the order is not there. it stops at 313 and resumes at 400.

If they had followed how the legal system is designed they would have let me get that Constitutional ruling first wouldn't be a jurisdictional issue and your record wouldn't' be in error. As Constitutional law does come before Administrative and Procedural law, so it is sole responsibility of the agency for their decisions and orders then putting Idaho Public Utilities Commission Rules of Procedure 343 in error, that was not caused my myself, are now going to be part of a court record though error of nobody but themselves with a proven case and of course the Answer to teh commision by Rocky Mountain Power/I sent to The Ag's office and Mr Duval also what was prepared for submission on the Constitutional Issue that was the only issue being addressed so no as was already accepted by the Idaho Supreme Court The Commission has no business interfering and inserting themselves because they jumped the gun thinking that their's trumped the Constitutional law in the first place. several other issues too actual IDaho Law that was ignored in the tribunal proceedings including that my Evidence predated claims and was ignored with is I.R,E 103 rule 401. I have contacted the intern Commission secretary and this could change but it is the only available option for me at this time, if the time needs to be changed as said would call at 1 pm 1 -15-2024 as I do not have long distance or she can reschedule to discuss how this corrupted agency record can be fixed without placing undo hardship not caused by myself while leaving me alone to get my Constitutional issue ruling against the sole named Defendant Rocky Mountain Power"