CLERK OF THE SUPREME COURT STATE OF MONTANA

Case Number: DA 23-0575

FILED

02/14/2024

IN THE SUPREME COURT OF THE STATE OF MONTANA

Case No. DA 23-0575

RIKKI HELD, et al., Plaintiffs / Appellees

v.

STATE OF MONTANA, et al., Defendants / Appellants

NOTICE OF ERRATA RE: COURT FILINGS BY

Byron L Trackwell Pro Se Amicus Curiae Party For Montana - *Held v. Montana* 7315 SW 23RD CT Topeka, KS 66614 byrontrackwell@cox.net



FEB 1 4 2024 Bowen Greenwood Clerk of Supreme Court State of Montane

TO ALL PARTIES BY THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that I, Byron L Trackwell, submits the following

Notice of Errata regarding this Honorable Court not filing all my submissions that is a

contradiction to "5 CFR § 1201.72 - Explanation and scope of discovery." Discovery

is the process by which all the parties to this high-profile CC case may obtain relevant

information that appears reasonably calculated as a means for discovering evidence.

The discovery evidence reasonably calculated with CC geophysics mathematics that

has been denied by this Honorable Court are:

- 2023-12-27 13:59:42.0 ORDER denying Mr. Trackwell's request for filing his Amicus Curiae Response to "The Our Children's Trust Demand Letter to DEQ-Armb", a letter that can be viewed on the Mont.Gov State Website. See attached (Demand Ltr Response.pdf).
- 2. 2024-01-09 16:42:46.0 ORDER denying Mr. Trackwell's Motion to file his second amicus brief. See attached (BLTs 2nd Brief.pdf).
- 3. CC geophysics mathematics evidence by letter dated 1/21/2024 to this Honorable Court. See attached (co2GWrptREV1.pdf).

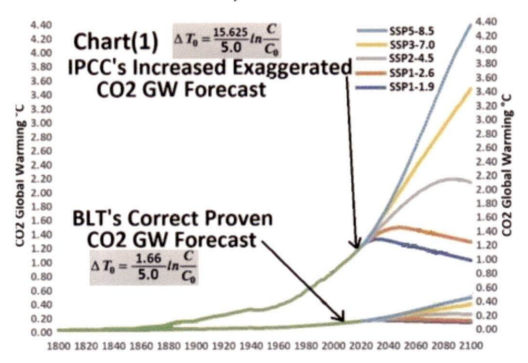
I need the above three attached documents having CC geophysics mathematics evidence currently not in the Montana.Gov Official Website to summarize my position as a degreed seasoned Science Engineer but so what, I will use these three documents and my filings that are in the Montana.Gov Official Website as to make my summation points to this Honorable Court.

Summation points are:

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- Going back in time and putting Montana in the Stone Age by preventing Montana since 1960 from emitting 3.7 GtCO2 emissions would only reduce GW by 0.000362°C.
- 2. For all of Montana's foreseeable oil/gas/coal projects when quantified and disclosed as to what the GHG emissions' harm associated with all future permits, will always be NEGLIGIBLE!
- 3. This determines the Plaintiff/Appellees do not have Standing as there is no CC relief specified and cannot be specified since all of Montana's foreseeable oil/gas/coal projects GHG harm will always be NEGLIGIBLE!
- 4. The Montana First Judicial Court August 14, 2023, appealed Ruling conflicts with the USA Supreme Court CC June 30, 2022, ruling in "West Virginia et al. v. Environmental Protection Agency et al."; the ruling by a vote of 6 to 3 stated that any time an agency does something big and new, in this case addressing climate change, the regulation is presumptively invalid.
- 5. As of February 2023, 194 states and the EU, representing over 98% of global greenhouse gas emissions, have ratified or acceded to the 2015 Paris Agreement, including China and the United States. The ongoing failing globalist plan is to get all the 194 states and the EU assigned to the CO2 Emissions Cap & Trade and for this Honorable Court to have Subject Matter Jurisdiction would require this Honorable Court to have the Jurisdiction to place all the 194 states and the EU on the CO2 Emissions Cap & Trade. Obviously, The Montana First Judicial District Court & this Honorable Court do not have Subject Matter Jurisdiction over CC Relief.

- 6. IPCC has inflated GW by a factor of 9.41. That requires IPCC from 1960 to 2020 to conjure up 5,599 ZJ of energy, equivalent of exploding four million Hiroshima atomic bombs every day from 1960 to 2020 as to get IPCC's geophysics mathematics to work.
- 7. This IPCC's exaggerated geophysics mathematics is the cornerstone of this invalid CC CO2 emergency gripping the USA & the world.
- 8. The amount of additional CC energy found by NASA/NOAA from 1971 to 2018 was 358 ZJ. Using conventional extrapolation methods determines the additional CC energy since pre-industrial to 2020 by the *ln* CO2 to CC energy correlation is equal to 546 ZJ. Thus, it is paramount to use the correct *ln* CO2 to CC energy correlation noting that IPCC does not.
- 9. IPCC currently uses the "IPCC's Increased Exaggerated CO2 GW Forecast" that requires, as repeated from (6.), the conjuring up of 5,599 ZJ of energy. A violation of the laws of thermodynamics & the Stefan–Boltzmann law.



10. Yes, IPCC is a big deal authority on Climate Change with a \$14 million annual United Nations budget, 50% covered by U.S. taxpayers. What to say but to say one of the famous Albert Einstein sayings, "Unthinking respect for authority is the greatest enemy of truth". The CC truth!

RESPECTFULLY SUBMITTED by Email the 10th day of February 2024 & by

conventional means 3 to 6 days later to the Clerk of this Honorable Court.

s/Byron L Trackwell* Pro Se Amicus Curiae

Certificate of Service by February 10, 2024, Email Delivery

Defendants & Appellants Attorneys		Representing	
Michael D. Russell Mark L. Stermitz	michael.russell@mt.gov mstermitz@crowleyfleck.com	" Gov. Greg Gianforte, MT Dept Environmental	
Thane P. Johnson	thane.johnson@mt.gov	Quality, Department of Natural Resources	
Emily Jones Selena Zoe Sauer	emily@joneslawmt.com ssauer@crowleyfleck.com	Billings Regional Office, MT Dept of Transportation, State of Montana.	
Dale Schowengerdt	dale@landmarklawpllc.com	"	
Lee M. McKenna	lee.mckenna@mt.gov	MT Dept Environmental Quality	

Attorneys For Plaintiffs & Appellees (Years Old @ 3/13/2020 Held v. MT filing)

Nathan Bellinger	nate@ourchildrenstrust.org	Rikki Held(17+), Sariel Sandoval(17),
Andrea K. Rodgers	andrea@ourchildrenstrust.org	Georgianna Fischer(17),
Roger M. Sullivan	rsullivan@mcgarveylaw.com	Claire Vlases(17),
Melissa Anne Hornbein	hornbein@westernlaw.org	Kathry Grace Gibson-Snyder(16),
Philip L. Gregory	pgregory@gregorylawgroup.com	Taleah Hernández(16),
Barbara L Chillcott	chillcott@westernlaw.org	Olivia Vesovich(16), Lander Busse(15),
Dustin Alan Richard Leftridge	dleftridge@mcgarveylaw.com	Eva Lighthiser(14), Kian Tanner(14),
Julia A. Olson	julia@ourchildrenstrust.org	Mica Kantor(14), Badge Busse(12),
		Ruby Doyle(11), Lilian Doyle(9),
		Jeffrey King(6), Nathaniel King(2).

Amici Curiae for Montana Attorneys

Representing

Quentin M. Rhoades	courtdocs@montanalawyer.com	Montana Legislators
Brian P. Thompson	brian@bkbh.com	Treasure State Resource Association of Montana
Steven T. Wade	stevew@bkbh.com	Treasure State Resource Association of Montana
Hallee C. Frandsen	hallee@bkbh.com	Treasure State Resource Association of Montana
Keeley Cronin	kcronin@bakerlaw.com	The Frontier Institute
Ryen L. Godwin	rgodwin@schwabe.com	Navajo Transitional Energy Company, LLC
Lindsay Marie Thane	Ithane@schwabe.com	Navajo Transitional Energy Company, LLC
Matthew Herman Dolphay	mhdolphay@hollandhart.com	Montana Chamber of Commerce et al.
Abby J. Moscatel	amoscatel@blacktaillaw.com	Officers of the Montana Legislature
Byron I. Trackwell*	byrontrackwell@cox.net	Honest CC Geophysics Mathematics

By (jc.rodriguez@law360.com), (DEQ-ARMB-Admin@mt.gov) & (clerkofsupremecourt@mt.gov)

Att: (Demand Ltr Response.pdf), (BLTs 2nd Brief.pdf) & (co2GWrptREV1.pdf)