

**From:** Thomas Melone <[thomas.melone@gmail.com](mailto:thomas.melone@gmail.com)>  
**Date:** June 19, 2018 at 3:28:16 PM EDT  
**To:** Libby Harris <[libbyharris1@me.com](mailto:libbyharris1@me.com)>, [caroline@mceverdesign.com](mailto:caroline@mceverdesign.com),  
[maru@mtanthonycc.com](mailto:maru@mtanthonycc.com), [toodamncold@gmail.com](mailto:toodamncold@gmail.com)  
**Cc:** Michael Melone <[mjmelone@allcous.com](mailto:mjmelone@allcous.com)>  
**Subject:** PUC Docket 17-5024 Motion to Quash

To Parties Libby Harris, Caroline McEver, David Griffin and Roberta Caslin, Under VRCP 26(h) you have the obligation to confer with us prior to filing a motion. You failed to do so and for that reason your motion to quash is improper. Please withdraw the motion, and let us know your availability for a discovery conference. We will make a good faith effort to resolve the discovery dispute. Rule 26(h) also requires that you submit an affidavit, as part of your motion papers, subject to the obligations of Rule 11 certifying that you have conferred or have attempted to confer with counsel for the opposing party in an effort in good faith to resolve by agreement the issues raised by the motion without the intervention of the tribunal, and have been unable to reach such an agreement. You failed to do that as well.

If after a good faith conference there remain discovery issues, then you are able to file a motion addressing those issues. We reserve our right to seek monetary and other sanctions if you fail to withdraw the motion and comply with the rules.

Tom Melone

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Thomas Melone  
Chief Executive Officer  
Allco Renewable Energy Limited  
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**From:** Thomas Melone <[thomas.melone@gmail.com](mailto:thomas.melone@gmail.com)>  
**Subject:** Re: PUC Docket 17-5024 Motion to Quash  
**Date:** June 21, 2018 at 2:11:23 PM EDT

**To:** Libby Harris <[libbyharris1@me.com](mailto:libbyharris1@me.com)>, Caroline McEver <[caroline@mceverdesign.com](mailto:caroline@mceverdesign.com)>, [maru@mtanthonycc.com](mailto:maru@mtanthonycc.com), B Cas <[toodamncold@gmail.com](mailto:toodamncold@gmail.com)>  
**Cc:** Michael Melone <[mjmelone@allcous.com](mailto:mjmelone@allcous.com)>

To Parties Libby Harris, Caroline McEver, David Griffin and Roberta Caslin,

Please advise as to whether you will be responding to our request

Tom Melone

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**From:** Thomas Melone <[thomas.melone@gmail.com](mailto:thomas.melone@gmail.com)>  
**Subject: Re: PUC Docket 17-5024 Motion to Quash**  
**Date:** June 23, 2018 at 8:15:55 AM EDT  
**To:** Libby Harris <[libbyharris1@me.com](mailto:libbyharris1@me.com)>, Caroline McEver <[caroline@mceverdesign.com](mailto:caroline@mceverdesign.com)>, [maru@mtanthonycc.com](mailto:maru@mtanthonycc.com), B Cas <[toodamncold@gmail.com](mailto:toodamncold@gmail.com)>  
**Cc:** Michael Melone <[mjmelone@allcous.com](mailto:mjmelone@allcous.com)>

[THIRD REQUEST]

To Parties Libby Harris, Caroline McEver, David Griffin and Roberta Caslin, Under VRCp 26(h) you have the obligation to confer with us prior to filing a motion. You failed to do so and for that reason your motion to quash is improper. Please withdraw the motion, and let us know your availability for a discovery conference. We will make a good faith effort to resolve the discovery dispute. Rule 26(h) also requires that you submit an affidavit, as part of your motion papers, subject to the obligations of Rule 11 certifying that you have conferred or have attempted to confer with counsel for the opposing party in an effort in good faith to resolve by agreement the issues raised by the motion without the intervention of the tribunal, and have been unable to reach such an agreement. You failed to do that as well.

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Tom Melone