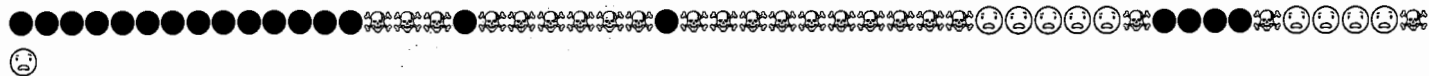


CHAIRMAN Resource

From: joeholtzman@gmail.com
Sent: Tuesday, November 24, 2015 9:15 AM
Subject: [External_Sender] Governor Brown--Obstruction of Justice at San Onofre

More info on Southern California Edison Lies and all the cover up on Edison's defective nuclear plant!



Subject: FW: Governor Brown--Obstruction of Justice at San Onofre

Greetings: Design flaws that caused the 4 new steam generators at the San Onofre nuclear plant to fail in January 2012 were known to Edison executives before the machines were installed. As the generators were being designed, knowledge of the defects was being recorded in Edison letters, e-mails, meeting minutes, action item lists, internal memoranda and in a root cause report issued after the generators quit working.

The steam generators failed before Edison obtained California utility commission approval to put their costs permanently into rates. If it was discovered Edison executives deployed the steam generators after Edison was on notice of their defects Edison would have to absorb over \$5 billion in losses. Under law, utility customers had the right to a notice and hearing before customers could be forced to pay the \$5 billion bill. As part of a judicial like proceeding the California Public Utilities Commission (CPUC) announced in October 2012, Edison's customers had a right to obtain the evidence showing Edison's knowledge of the defects. Customers had a right to present and cross-exam under oath Edison officials about the evidence at a hearing before the commission.

By early December 2012 an Edison executive and a CPUC administrative law judge presiding over the case were plotting to stall the hearing and

suppress the report showing Edison's knowledge of the defects. In February 2013 a U.S. Senator released the report showing Edison was on notice of the defects before the machines were deployed. In March 2013 the CPUC's President, the CPUC Energy Division chief, and Edison's long-time general counsel met secretly in Warsaw, Poland and agreed to make utility customers pay most of the damages the failed steam generators caused.

In late May 2013 U.S. Senator Barbra made public two letters showing Edison executives were on notice of the defects before the generators' were deployed. On 6 June 2013 Edison recruited Governor Brown to aid their plot to keep the CPUC from allowing customers to show Edison was on notice of the defects before the new steam generators were started. Governor Brown agreed and immediately issued an Edison friendly press release. Brown appointees approved the plan to kill the CPUC investigation into Edison's conduct and making Edison customers pay more than 70% of the damages. Governor Brown's staff had a least 65 secret written messages in a proceeding in which "ex parte" communications were prohibited. A former staff member Brown appointed CPUC president had 63 secret communications regarding the San Onofre proceeding. While customers were seeking to enforce their Public Records Act request for the Brown and Picker secret CPUC communications Brown vetoed a bill that would have helped the customers obtain the documents. Senator Boxer called for a criminal investigation. A Superior Court judge found there was probable cause to believe felonies have been committed. A search warrant executed at the former CPUC President's house unearthed notes recording the secret pact made in Warsaw, Poland. In the famous Watergate case the culprits slipped up because they obstructed justice (a crime) in connection with the investigation into the burglary at the Watergate office building. In this case the culprits have repeated the error. They have obstructed justice

by suppressing evidence, and rigging the CPUC proceedings to deny utility customers the opportunity to present evidence showing Edison was no notice of the defects in the steam generators before they were installed at San Onofre.

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