



14 Oct five month adjournment
for redesign. Kenderdine bends
over backwards for the
applicant

Redesign issued Feb 2010
March hearings.

**JUNE 2010 18 MONTHS SINCE
THE APPLICATION NOTIFIED**



The Board of Inquiry
exists in name only

11 Feb 2011 the
fraudulent Draft Decision
issued

Submitter comments are
ignored

17 Feb 2011
Kenderdine Memorandum - 60 day extension

**SINCE THE REDESIGN A FURTHER NINE
MONTHS HAVE PASSED**

30th May 2011 Kenderdine issues a memorandum stating the
hearing was not formally closed, masking the fact she had no
judicial authority

AUGUST 2011 18 MONTHS ELAPSED SINCE THE REDESIGN

6 Sept 2011 the fraudulent Final Decision released after a total of
23 months deliberations, 31 months since the notification of the
application, allowing for three holiday periods of 22 days and
excluding the five month adjournment

**THE TURITEA FRAUD IS BASED ON THE
FOLLOWING**

1

**A MULTI - YEAR COVERT OPERATION TO DECEIVE PALMERSTON
NORTH RATEPAYERS. THIS IS SET OUT IN DETAIL IN THE GCSB
BILL, SUBMISSION NUMBER 4**

<http://www.parliament.nz/resource/0001713616>

2

**A SECRET CONTRACT ELIMINATING RATEPAYER'S RIGHTS AND
IMPOSING A \$3 MILLION PENALTY ON PNCC**

3

THE SECRET REMOVAL OF KENDERDINE FROM THE JUDICIARY

4

**THE PERSISTENT REFUSAL BY THE EXECUTIVE TO ADDRESS THE
FACT THAT KENDERDINE FOR 13 MONTHS WAS JUST A MEMBER
OF THE PUBLIC WITHOUT JUDICIAL AUTHORITY**

5

**THE EXECUTIVE ROLE IN COVERING UP JUDICIAL AND
CONSTITUTIONAL MALFEASANCE**

6

**THE CORRUPT PAYMENTS MADE TO KENDERDINE AS A SECRET
COMMISSION TO PRODUCE A FINAL DECISION RIDDLED WITH
ERRORS, DELIBERATE OMISSIONS AND UNTRUTHS**

7

**THE FRAUDULENT FAILURE TO INFORM MIGHTY RIVER POWER
INVESTORS THAT TURITEA IS RIGHT ON MAJOR EARTHQUAKE
FAULT LINES**