To The Prime Minister

27/9/2018

Dear Ms Adern

On the 1/11 last year I wrote to ministers Little and Parker proposing a way to extract the government from the Turitea wind farm fraud. Three months later I received a risible reply. The email I sent was read 146 times. It is clear that the response was a Cabinet decision to continue with blatant law breaking by the executive of your government. That being the case the buck stops with you. Using the country’s spy agencies to hide the details of the fraud and the government’s response has failed.

To refresh your memory the contract between MRP [Mercury] and PNCC stipulates

- Total secrecy
- The need to engage in a fake consultation with Palmerston North ratepayers if required [when we forced the issue this indeed took place]
- A 3 million dollar penalty payable by PNCC if it helps anyone affected by the wind farm [this included my wife and I]
- Unlimited financial liability for PNCC if PNCC changed its mind about supporting the then 131 turbine wind farm
- An Eco-Park [this was never going to be implemented but was a ruse to fool ratepayers]
- A Variation which set out a corrupt and illegal plan to overthrow any court decision affecting the consenting of the wind farm

The contract was placed on the Ministry for the Environment website making it a public document.

This contract was drawn up under the guidance of your mentor Helen Clark with the main benefactor being carbon trader Karen Price, wife of then potential Labour Prime Minister David Cunliffe. Price secretly
supervised the wind farm from its inception and corruptly acted for MRP at the subsequent fraudulent Call-In.

The Call-In took place during National’s tenure and was chaired by Judge Shonagh Kenderdine who was rewarded by with a QSO and the Chair of Heritage New Zealand, a position which was illegally extended by 11 months.

For the last 13 months 5 days of the Call-In Kenderdine was not a judge but was paid to impersonate one as she had permanently lost her judicial warrant. This fact was deliberately withheld from the seven hundred opposing submitters. The Final Decision was a fraudulent document breaking the 1910 Secret Commissions Act.

Turitea does not have a valid consent.

The Kenderdine fraud was covered up by Judith Collins.

The decision in the court case which we took against PNCC and which detailed all the provisions of the “secret” contract was withheld from us as litigants and only discovered 9 years later when it was accidently placed online.

PNCC in line with the then secret contract repeatedly lied to me and my wife over several years as we contemplated what to do with our residential rural section surrounded on two sides by 125 m turbines. This delay led to our financial ruin. Ironically had we built we would still have lost as no one would buy our property and B and B business. In the meantime we would have been subjected to gross stress.

In my submissions on Turitea [and Puketoi] I exposed the fact that both wind farms are on premier fault lines. I was ignored and the reason was to become obvious. The wind farms were to be sold to unsuspecting investors as part of the selloff of MRP.

Recently I have become aware of additional criminality where electrical engineer Bill Harding has exposed the obvious inability of wind farms to
provide usable electricity. He has explained to you in detail how two frequency standards are illegal and will lead to a total disaster.

I was once a member of the Labour Party but I look back now with dismay at my youthful naivety. Members of your party are no different from any other corrupt organisation masquerading as social justice warriors but lining their pockets.

Yours sincerely

Paul Stichbury