

C-2015-2515607

**RESPONSE TO  
PRELIMINARY  
OBJECTIONS  
AND NEW  
MATTER**

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**After all the multitudinous professional and scientific sources of FACTS provided but denied, ignored and abhorred, Peco's response to the formal complaint has made quite clear that legal counsel pretends to have law on its side when in fact **NO** law, legitimate and legal that is, BUT NOR ANY DUE LEGISLATIVE PROCESS exists in this so aptly-named "smart" matter. Peco is just following **ORDERS FROM ON HIGH**, for the sake of profit at taxpayer expense.**

**Only money is god. The taxpayer is MADE a slave in their own home, subjected to surveillance, ill-health, financial risk, property risk, and identity theft. It's the NEW WORLD ORDER of things, every insignificant "useless eater" (TRILATERAL COMMISSION term) in its place doing as told, every nation weakened the same old totalitarian way.**

And I quote from Ms Lee:

"Assuming that everything the Complainants allege in their Complaint is true, PECO Energy is operating under the basis of Act 129 and the specific direction given to the company by the legislature and the Commission through the Commission's Implementation Order."

"The Commission believes that it was the intent of the General Assembly to require all covered EDCs to deploy smart meters system-wide when it included a requirement for smart meter 'in accordance with a depreciation schedule not to exceed 15 years.'"

Unfortunately, Ms Lee ignores the real Congressional proceedings for Act 129 that such was NOT the case. A commission does not make "law" except for UNPROMULGATED REGULATION which does NOT have the force of law.

Then:

"The opt-out provision; however, has not been scheduled for a vote by the General Assembly..."

ON PURPOSE Ms Lee forgot to add so I added it for her. All attempts have been squashed ON PURPOSE, preventing the issue from arising despite much public call to their legislative representatives who can no longer serve their Constitutional oaths.

FURTHERMORE, while reform legislation is pending, the original law cannot be enforced legally, in a true legal system.

Ms Lee also forgot to mention that when I set up service at my residence many years ago, it was under the contract of an analog meter, NOT a secretly-veiled surveillance device. That Peco "must" follow orders to install surveillance devices without notification is a violation of:

The original customer contract,

THE UNITED STATES CODE TITLE 18

THE FOURTH AMENDMENT OF THE UNITED STATES CONSTITUTION

NATURAL AND UNIVERSAL LAW

That the smart meter is a surveillance device is FINALLY confirmed by Peco's own

Derrick Dickens:

"NOW THAT THE SYSTEM IS IN, we can really start to extract the value. There's so much data there that we have to sit down and figure out how to mine it." [which has nothing to do with a real utility providing electric service]

From the Philadelphia Inquirer, December 6, 2015 "Peco closing in on meter changeover"

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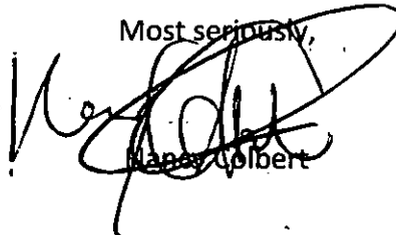
**THEREFORE:**

In a real court of law established under the Constitution of the United States and the State of Pennsylvania, and under the Natural and Universal Law of Justice which inspired them, Peco is aiding and abetting criminal misconduct.

**If Peco criminally forces customer consent by sending another shut-off notice, forcing me to undergo violations of my person, family and property in order to maintain electric service (consent under protest), take notice: it and all those entities subjugating members of the public and participating in such activity, will be **held liable for ALL damages** to my person, family and property in a real court of law and under the Natural and Universal Law of Justice which has the final say in the order of Things.**

The matter will not be closed until the true Rule of Law is followed.

Most seriously,



Nancy Colbert

Enclosures: attachment of MORE facts

View or download the loD report:

Not too clever: Will Smart Meters be the next Government IT disaster?  
(PDF, Released March 27, 2015)

<https://takebackyourpower.net/wp-content/uploads/2015/03/Smart-meters-Not-too-clever-1-loD.pdf>

## Utility commissions' decisions appealed in Maine, Arizona

January 14, 2015 by TBYP Communications

On Friday, January 9th, an appeal in Maine was filed against PUC decision to continue to allow unfettered corporate deployment of so-named "smart" meters, without disclosure or consent:

[Appeal Press Release 1-13-15 \(pdf\)](#)

[Notice of Appeal 1-9-15 Reduced \(pdf\)](#)

Earlier last week, an appeal in Arizona was filed against the ACC's decision to allow unfettered corporate deployment and extorting of those who assert their rights to not be irradiated, surveilled, and made vulnerable with untested, fire-prone and insecure technology in their own homes:

[www.sedona.biz/editorial-and-opinion/letter-to-the-editor/letter-to-the-editor-acc-smart-meter-decision-appealed/](http://www.sedona.biz/editorial-and-opinion/letter-to-the-editor/letter-to-the-editor-acc-smart-meter-decision-appealed/)

Will these appeals and similar actions entirely within corporate jurisdictions prove to be effective? Will our public servants and judges *finally* do the right thing?

**Or, will we need to seek higher ground with the enforcement of liability against the criminals involved?**

## Utility commissioner's private emails reveal conspiracy

February 13, 2015 by Josh del Sol

***FAT CAT IS OUT OF THE BAG: Evidence has now been made public of illegal actions and collusion between former California Public Utilities Commission president Michael Peevey and utility PG&E, as criminal investigations continue.***

As part of a federal and state investigation into what appears to be systemic corruption involving former senior executives at PG&E and the California Public Utilities Commission, 65,000 emails have been publicly released, revealing collusion and conspiracy.

Former commission president **Michael Peevey** and former PG&E Vice President **Brian Cherry** are wishing investigators would have been kept in the dark. The pair privately discussed problems with so-called "smart" meters, violating their own rules of procedure while *admitting* to health harm and overbilling problems – which several thousand Californians had been warning about since 2008. Details continue to surface, as press and researchers continue to delve into the mountain of collusion.

It is perhaps justly ironic that we now see, made public, the private email correspondence of those who have teamed up to deploy technology which, according to a 2012 US Congressional Research report, facilitates unprecedented in-home surveillance.

Here are some highlights from their correspondence:

### **1) Peevey knew – since 2010 – that “smart” meters can cause physical harm.**

And he believed PG&E should do something about it, albeit “quietly”. However, instead of regulating the utility to ensure public safety, he deferred his lawful duty to PG&E – *the entity causing the harm*.

From a 2010 email:

From: Peevey, Michael R.  
Sent: 9/3/2010 1:07:53 PM  
To: Cherry, Brian K (/O=PG&E/OU=CORPORATE/CN=RECIPIENTS/CN=BKC7)  
Cc:  
Bcc:  
Subject: RE: SF Chamber Statement on CPUC Independent Evaluation of PG&E Smart Meters

The press coverage was very good and helps PG&E big time, overall, as well as other companies, etc. One thought for the company: If it were my decision I would let anyone who wants to keep their old meter keep it, if they claim they suffer from EMF and/or related electronic-related illnesses and they can produce a doctor's letter saying so (or expressing concern about the likelihood of suffering same). I would institute such a policy quietly and solely on an individual basis. There really are people who feel pain, etc., related to EMF, etc., and rather than have them becoming hysterical, etc., I would quietly leave them alone. Kick it around. And, it sounds like the company may already have taken this step, based on a couple of the comments at yesterday's public hearing.

"Peevey wanted PG&E to keep it quiet," writes Sandi Maurer, Director of the [EMF Safety Network](#). "He didn't want other customers, or the rest of the world to know there's a problem with smart meters causing customers pain."

## **2) Peevey said after a "smart" meter was installed on his vacation home, his bill more than doubled.**

Sunday's LA Times [reported this one](#). "Obviously something is wrong," Peevey wrote to Cherry in 2011. "I would like an explanation." PG&E reacted immediately to perform a "deep dive investigation" into the billing situation at the 3,118-square-foot Sea Ranch home on the Northern California coast.

There have been tens of thousands of billing complaints in California, revealing a widespread, systemic overbilling problem which appears to be the case everywhere "smart" meters are installed.

## **3) Peevey and Cherry colluded to *permanently delay* hearings until the "smart" meter rollout was completed.**

As noted in EMF Safety Network's January 22 [appeal for rehearing](#), an email from Cherry to Tom Bottorff – a senior VP who left in disgrace but received \$1.1M in severance pay – outlines the CPUC conspiracy to delay "smart" meter hearings until all "smart" meters had already been installed:

"Mike [Peevey, the CPUC president] grumbled about the CCSF PFM [City and County of San Francisco Petition for Modification] and the folks in Sebastopol [sic] who want to delay SmartMeter implementation. He implied that this wasn't going to happen and that by the

time the Commission got around to acting on it, we would have installed all of our meters.”

**SmartMeters** - Mike grumbled about the CCSF PFM and the folks in Sebastapool who want to delay SmartMeter implementation. He implied that this wasn't going to happen and that by the time the Commission got around to acting on it, we would have installed all of our meters. He was concerned about the Structure SmartMeter Audit. He said he could not go into details, but that we would like their conclusions on the viability of the technology and infrastructure that supports it. He did say the Structure Audit report would be very critical of the way we handled the problem and communicated with our customers. He was also highly critical of Helen and her handling of the Senate hearing in Sacramento.

**Miscellaneous** - Mike couldn't hide his disdain for Mark Toney and TuRN. He was particularly incensed, along with Clanon, about TuRN's refusal to modify their website about opposition to SmartMeters. I'm not too concerned about TuRN and the GRC at this point. I don't believe we need them as a settlement partner with Peevey as the assigned Commissioner.

In fact, not all of the “smart” meters have been installed in California – as thousands of customers have refused and 57 local governments don't want them – and there are now obvious issues with those that were installed.

Thanks to multi-year efforts of advocate groups like EMF Safety Network and StopSmartMeters!, the cat is now out of the bag as to how dangerous and corrupt the grand plans of people like Michael Peevey have been. The CPUC and PG&E knew that people were being harmed and they colluded to silence the truth.

## The story continues to unfold

We encourage you to stay tuned as more revelations come out by the day. With the judge-shopping scandal, ex-Commissioner Peevey's home computers, hard drives and smart phones were seized in January by investigators. This has already led to more evidence of collusion in the multi-billion dollar bailout of the San Onofre nuclear power plant in 2013.

As utility and political leaders from around the country toasted Michael Peevey last night on a “job well done”, truth advocates will continue to sift through emails. We can only guess what will be revealed in the coming months. However, it appears that it won't be a comfortable retirement for those who broke their own rules and brushed aside safety in order to push through the multi-billion dollar boondoggle that is the wireless “smart” grid.

## NEWS CANADA Hydro-Quebec rocked by resignations amid smart-meter flap

**THREE EXECUTIVES RESIGN FROM CANADA'S LARGEST UTILITY:** Two weeks ago, Hydro Quebec was rocked with the resignations of CEO Thierry Vandal and its two “smart” meter program managers.

MONTREAL — Two Hydro-Quebec executives in charge of the contentious smart-meter program quietly resigned last week along with CEO Thierry Vandal, QMI Agency has learned.

The \$1-billion smart-meter file has sparked boycotts and petitions over the safety of the devices and Hydro-Quebec's pushy installation measures.

Vandal, the president and CEO, quit after 10 years on the job. His resignation takes effect May 1.

Vandal's second-in-command, Marie-Josée Nadeau, quit on Friday along with Georges Abiad, who was overseeing installation of more than 3.8 million electronic meters.

Nadeau, as secretary of the board, was the only person aside from the president who had access to all Hydro-Quebec files. She had held her post for 22 years.

In an e-mail to QMI, Nadeau said her resignation "is totally independent of Thierry Vandal's and it would be wrong to make any connection."

Hydro-Quebec provided no explanation for the departure of Abiad, the smart-meter boss.

"Mr. Abiad left the corporation last week to pursue other challenges," the utility told QMI in a statement.

An industry insider said the sudden loss of the three top managers was a shock.

"It's as if Hydro-Quebec has been decapitated," he said.

The utility is Canada's largest in terms of revenues and capacity.

Aside from its Quebec monopoly, the utility powers up parts of Ontario, New Brunswick, Labrador and New England.

Hydro-Quebec has faced enormous criticism over its plan to replace analog meters with digital units.

Clients have reported major hikes on their hydro bills and many have told QMI they have had difficulty getting answers from Hydro-Quebec.

Some say they've been put on hold for long periods and were even harassed by call-centre agents who insisted they had no choice but to have the meters installed. The smart meters are, in fact, optional.

QMI reported in December that one Hydro worker faces disciplinary measures for breaking into a home north of Montreal to install a meter.

Some clients, and even some entire towns, are refusing to let Hydro-Quebec install the smart meters on their property.

Source article: <http://www.torontosun.com/2015/02/03/hydro-quebec-rocked-by-resignations-amid-smart-meter-flap>



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