

Legal Name: Jerry Dierker  
File a Formal Complaint  
Respondent Name: Energy Northwest

[x ] I certify (or declare) under penalty of perjury under the laws of the State of Washington that information provided with this complaint is true and correct to the best of my knowledge.

[ x] In the description below I have described the allegations and attached some of the large amount of available evidence which would support my complaint.

Since I am still trying to gain copies of certain evidence from some of the Defendants/Respondents, I reserve the right to amend this complaint, and I reserve the right to include more evidence, etc., in support of my claims here pursuant to the Doctrine of Fraudulent Concealment and the Discovery Rule Doctrine, et seq.

Sections of Law: RCW 42.17A.205, .600, .615, .630, .630(2), .640, .645, et seq.

Allegation One: Violation of RCW 42.17A.205, .615, .600, .630, .630(2) .645 et seq., for the Chamber of Commerce, et al., not registering and/or not reporting as a political committee or lobbying committee, for not registering and/or not reporting as an organization which employs lobbying organizations and/or lobbyists like the Chamber's "Independent Contractor" Doug Mah and his lobby organization Doug Mah and Associates, RCW 42.17A.630 and .630(2), for not registering and not reporting employment of 12 State Legislators of the 2, 20, 22, and 35 Legislative Districts comprising the Chamber of Commerce's "Legislative Partners" in the "Shared Legislative Agenda Partnership" as Lobbyists working for them in a L-7 form under RCW 42.17A.645, and for not registering and/or not reporting as being a lobbying organization and Lobbyists for the 5 public agencies and for the private persons and/or organizations noted herein, and for Doug Mah and company's not registering and reporting as lobbyist, lobbying organization, and for not reporting contributions or expenditures for such lobbying activities in this case.

Allegation Two: RCW 42.17A.205, .600, .615, .630, .630(2), .645 et seq., for the Chamber of Commerce's, et al., 12 "Legislative Partners" from the Legislative District 2, 20, 22, and 35 noted herein, for not registering and/or not reporting as Lobbyists for the Chamber of Commerce and the Thurston County Economic Development Council, private and/or quasi-governmental organizations, and for not registering and/or not reporting as Lobbyists for the 5 local public agencies noted herein, and for these 12 Legislators' not registering and reporting as public officials and/or agents lobbying on behalf of these public and private persons and/or agencies or organizations noted herein, and these 12 Legislators for not reporting contributions or expenditures for such lobbying activities.

Allegation Four: RCW 42.17A.205, .600, .615, .630, .630(2), .640, .645, et seq., for the 5 public agencies noted herein not registering and/or not reporting as employing the Chamber of Commerce, et al., and its 12 "Legislative Partners" from the Legislative District 2, 20, 22, and 35 noted herein as employing a lobbying organization, lobbying committee, and/or lobbyists for the 5 public agencies noted herein, and for the private persons and/or organizations noted herein, and for not reporting contributions or expenditures for such lobbying activities.

Allegation Five: RCW 42.17A.205, .600, .615, .630, .630(2), .640, .645, et seq. for all lobbying activities of the 5 government agencies and, at least the 12 "Legislative Partners" from the Legislative District 2, 20, 22, and 35 noted herein, for not registering and not reporting as Lobbyists for private persons and/or organizations of the Chamber of Commerce and the Thurston County Economic Development Council that are private and/or quasi-governmental organizations noted herein, and for not reporting contributions or expenditures for such lobbying activities.

Allegation Six: RCW 42.17A.205, .600, .615, .630, .630(2), .640, .645, et seq., for all lobbying activities of Energy Northwest for not properly registering and reporting as Lobbyists, a lobbying employer, etc., and for employment of governor Jay Inslee as a lobbyist for Energy Northwest for support of HB 299, and many other such nuclear power plant bills that have been previously and currently put in front of the Legislature for consideration during the last few years, and for not reporting contributions or expenditures for such lobbying activities, and for Mr. Inslee's not properly registering and reporting as State Official" acting as a Lobbyist for Energy Northwest, where he is lobbying the Legislature and possibly the U.S. Congress, for money, etc., for Energy Northwest to build and operate new nuclear power plants in this state.

Thank you,

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Jerry Lee Dierker Jr.

Feb. 28, 2018