



UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING APPEAL BOARD

In the Matter of)
)
HOUSTON LIGHTING & POWER COMPANY) DOCKET NO. 50-466
)
(Allens Creek Nuclear Generating)
Station, Unit 1))

WAYNE E. RENTFRO'S
NOTICE OF APPEAL

In accordance with CFR 10, Section 2.714a, I am hereby giving Notice of Appeal of the order from the Atomic Safety And Licensing Board held February 9, 1979, denying my petition for leave to intervene.

Brief

It is my understanding that U.S. Code 42 U.S.C.A. 2239 provides that in a construction permit proceedings, any person whose interest may be affected shall be admitted as a party to such proceedings.

Such interest and standing has been established, but the contentions are considered invalid because I did not petition for leave to intervene prior to 1975, and therefore forfeited my rights as an intervenor.

The rejection of my contention regarding the location of Transmission Corridor 1a seems to be based on the assumption that because I have not moved and the transmission corridor has not been changed, all other environmental changes can automatically be discounted. The fact that we live in a changing and dynamic environment does not seem to have been given due consideration. I contend the boards should make every effort to consider all changes in the environment outside as well as inside this facility. Rejection of the contention appears to be based solely on the concept that I am no more harmed than I ever was.

That the rejection of my contention concerning the health hazards associated with living beneath high voltage lines was

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not adequately demonstrated by the content of previous submissions, is misleading. The intent was to point out that thousands of pages of testimony by expert witnesses before the U.S. Environmental Protection Agency, The New York Public Service Commission, The Minnesota Department of Health, and others has indicated a clear and explicit danger. Federally sponsored research in this area was funded at over \$2.3 million in 1976 alone.

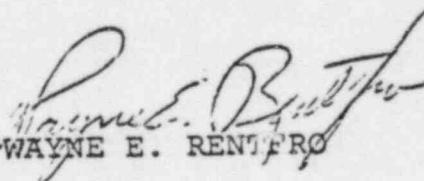
Since bibliographical references run into the tens of pages it was not deemed appropriate to submit it as part of the petition, but only to point out the existence of such evidence.

It is further noted that neither the Board or the Applicant has offered any evidence that such hazards do not exist. It is a matter of record that the courts, PUC's, and the power companies themselves have required increasingly strict safety precautions concerning secondary shock hazards. Biological effects are more subtle, but may be more dangerous with longer lived effects.

Although the NRC's final safety report for this project has not been published, this rejection appears to be a refusal to consider the environmental and health aspects of the transmission corridor 1a.

I respectfully submit that it would be constructive and beneficial to the proceedings to have more than the applicant's point of view represented at the hearings.

Very truly yours,


WAYNE E. RENTRONE