

Subject: Re: Export of bulk water

Date: Mon, 08 Oct 2001 16:40:32 -0700

From: Corrie Kost <kost@triumf.ca>

Organization: TRIUMF

To: John Hunter <johnhunter@idmail.com>

CC: 'Elizabeth James' <cagebc@yahoo.com>, brian_platts@telus.net, 'Dave Sadler' <davesadler@telus.net>, weemalkies@telus.net, 'Peter Thompson' <bedeconsulting@home.com>, eandersen@seatradeshshipping.bc.ca, 'Allan Orr' <allandorr@home.com>, 'FONVCA' <fonvca@fonvca.org>

Hi John,

Very strange, these GVRD water meetings. As of today (Monday Oct 8th) the calendar (at <http://www.gvr.bc.ca/board/calendar/index.html>) still shows the meeting to be at District Hall on Oct 12th. So what is going on?

Corrie

John Hunter wrote:

[GVRD water committee now the 19th in their offices](#)

-----Original Message-----

From: John Hunter [<mailto:johnhunter@idmail.com>]

Sent: October 4, 2001 12:30 PM

To: 'Elizabeth James'; 'Corrie Kost'

Cc: 'brian_platts@telus.net'; 'Dave Sadler'; 'weemalkies@telus.net'; 'Peter Thompson'; 'eandersen@seatradeshshipping.bc.ca'; 'Allan Orr'; 'FONVCA'

Subject: RE: Export of bulk water

I think PPP might be more timely. Or both. For the former, you can be in council chambers next Friday and see if it is the same rude mob as some were last time in NVD.

-----Original Message-----

From: Elizabeth James [<mailto:cagebc@yahoo.com>]

Sent: October 4, 2001 12:11 PM

To: John Hunter; 'Corrie Kost'

Cc: brian_platts@telus.net; 'Dave Sadler'; weemalkies@telus.net; 'Peter Thompson'; 'Liz James'; eandersen@seatradeshshipping.bc.ca; 'Allan Orr'; 'FONVCA'

Subject: RE: Export of bulk water

Actually, rather than a beer party [although that could happen also], this type of *civilized* discussion could do with a Town Hall type of public airing. How many people would turn up do you think?

Liz

John Hunter <johnhunter@idmail.com> wrote:

Controlled like any other strategic business, for the benefit of the country. This includes private sector operating under legislation, royalties, and so on. Already done for mining, oil and gas, and hundreds of things. Perfect? No. But if we took the "no water export" approach to our other commodities, we'd all be out of work. And the others are non-renewable in many cases. Water is the least logical one to refuse to export. Lumber is probably the second least logical. Both renewable. But we will run out of oil and gas and minerals. The problem for "free" health care and such is that they are NOT free. We are paying for them. And Corrie, any competent economist will tell you that the demand for a popular service or commodity, priced free, will grow astronomically. That is why I favour a modest user fee for health care, and metered water with a per gallon charge, and so on. There may have to be arrangements for the needy. How many restaurants have you been in, where the toilet is leaking through? If they paid per gallon and not flat rate, guess what. Our houses too. What drove insulation in the 70's? Rights I am in favour of. Everything free, no thanks. You oppose privatization of public resources? You'd rather have those twerps at PetroCanada (before it was privatized) running the oil and gas industry. Read Peter Foster's book on how they blew billions of your money. To me, governments should set the rules and the national direction, and then let the private sector get on with it. Russia, Cuba, China, and many others tried it the other way. Guess what? Governments by their nature are not terribly competent or effective. Watching NVD should have convinced you of that! The private sector is not always competent, or even well intentioned. But it is easier to control than government. Just look at Chrétien. And private sector is generally more effective. At least our group debates in a friendly civilized style. Wish council and those at public meetings on PPP could do that! We should do this at a beer party!!! John

-----Original Message-----

From: Corrie Kost [<mailto:kost@triumf.ca>]

Sent: October 4, 2001 10:48 AM

To: John Hunter

Cc: brian_platts@telus.net; 'Dave Sadler'; weemalkies@telus.net; 'Peter Thompson'; 'Liz James'; eandersen@seatradeshipping.bc.ca; 'Allan Orr'; 'FONVCA'

Subject: Re: Export of bulk water

Hi John,

One of the reasons our water is no longer free is because it has been commercialized. Perhaps not directly, but for example by harvesting the forests that kept our water clean. Free access to health care, schools, libraries, roads, waterfront, etc are all under attack. I believe that all people should have a fundamental right to the basics of life such as air, food, water, shelter, etc. There is much support for this view by all countries - as they have expressed this in various charters of the United Nations. Yes, WE live, but many on this planet have died due to the lack of these basics of life. It is unacceptable that one needs to filter the air and water in order to survive. I agree, in Nirvana this would not happen. However, it should also not happen in Canada, much less the poorer countries of this world.

You propose "controlled" export. Controlled by whom, and for whose benefit? It is the public control of basic public resources that is being threatened. That is why I resist privatization of resources that belong to all humanity. There are many valuable roles that can be played by private enterprise. The control of water is not one of them. Call me an idealist but I believe this is the only path that is sustainable.

Corrie

John Hunter wrote:

Corrie you must have joined the Band - only they and encroachers get stuff free. How come you are getting water free - I am paying for mine!!!!!!!You have many basic needs in life, not just air and water, that you will die without. Almost all, including water, are now commercialized - yet we live. Air is commercialized in much of the world - in Mexico City, as a relatively "wealthy" person, my wife and I enjoyed (by Mx City standards) clean air in a less polluted side of town in an apartment with air conditioning and filters. Sixteen million others do not. In Nirvana this would not happen. I fail to see why controlled exports of water would be a disaster. But I will raid your website. Remember the revenue from this water, like the revenue from Alberta oil and gas, can be a tremendous boon to the country and to our financial needs in health care, child poverty, improvement in our drinking water systems, and the like. And I would also suggest that most water problems in Canada, except parts of the prairies, are lack of proper infrastructure, not the renewable commodity.Let us remember that one man's long term view may differ from that of another.

-----Original Message-----

From: Corrie Kost [<mailto:kost@triumf.ca>]

Sent: October 3, 2001 11:50 PM

To: brian_platts@telus.net

Cc: Dave Sadler; weemalkies@telus.net; Peter Thompson; Liz James; johnhunter@idmail.com; eandersen@seatradeshipping.bc.ca; Allan Orr; FONVCA

Subject: Re: Export of bulk water

Hi Brian,

Well, this is where I have to express a completely alternate point of view. I believe we have an inherent right to free air and water. The commercialization of these basic needs will (and has) lead to the denial of such free access. Bulk water should and must remain in the public domain. Those who would exploit this resource for financial gain thus threaten free access for all that need this precious and essential for life substance. "Water pricing", whose laudable motive is to conserve water will ultimately lead to a two-tier

access system - those who can afford it and those who cannot. This I do not want to see. This is the real threat of the commercialization of bulk water. So think hard about the big picture here. We need to have a much more in-depth discussion of this issue. For an exposure to this alternate point of view might I refer you to the following...
http://www.canadians.org/blueplanet/publications/eng_bluegold-intro.html

Corrie Kost

Brian Platts wrote:

Dave,

Thanks for forwarding this information. I have to be honest, however, and admit that I'm not one of those who is concerned about the bulk export of Canadian water to the States, or anywhere else for that matter.

There is no question that the vast majority of Canadians feel we must prevent bulk water exports. That I do accept. But what I do not accept are the flimsy reasons behind this base of opinion, which is mostly centred around irrational fear. Raising the issue of selling water is like discussion medicare. Try suggesting an alternative to the status-quo and you get the predictable refrain of "We don't want American two-tier health care!" And so it is with water.

Here we are in Canada with a population of only 30 million occupying the second largest country in the world containing a huge percentage of the world's fresh water supply -- and we are hoarding it all to ourselves when we could be making some money off it. I can never understand why it is okay to export lumber, or even finite non-renewable natural resources like oil and gas, but not water which is 100% renewable and of which we have an endless supply.

Canada would be lucky to export the amount of water in one year that the Great Lakes loses to evaporation on a single hot summer day. Just imagine if we could export even a tiny fraction of 1% of the water that the mighty Fraser River empties into the ocean every day. Through exporting, we could never even begin to make a dent in our supply of fresh water. The cry of damage to the environment is a red herring. The simple fact is, water is not easy to move around. Using tankers, pipelines, or diversions cost massive amounts of money with a limited result. But what we can feasibly export, I think we should consider very seriously (although I doubt very much it will ever happen).

Having now stated this heresy, you can all roast me over hot coals.

-Brian

Dave Sadler wrote:

For those concerned about the export of bulk water to the USA, here is a recent letter from Foreign Affairs which outlines the government's position. It is in response to questions raised by Andy Thompson editor of www.waterfight.ca His brief comments follow along with a link to his original letter. Department of Foreign Affairs and International Trade

Ottawa, Ontario
K1A 0G2

August 28, 2001
(received September 17, 2001)

Mr. Andy Thompson
(waterfight.ca)

Dear Mr. Thompson:

On behalf of the Minister of Foreign Affairs, the Honourable John Manley, I wish to thank you for your letter of July 3, 2001, addressed to the Minister for International Trade, the Honourable Pierre Pettigrew, concerning the bulk removal of water from Canada. I regret the delay in replying to you.

You and many other Canadians have written expressing a broad level of concern regarding bulk water removal and the future security of Canada's freshwater resources. The Government of Canada shares the concerns you have expressed and is taking action. Over two years ago Canada announced a three-part strategy to prohibit bulk water removal out of all major Canadian water basins. We have made significant progress since then.

Firstly, Canada committed to act within its jurisdiction to prohibit bulk water removal. On February 5, 2001, Minister Manley reintroduced in the House of Commons amendments to the International Boundary Waters Treaty Act (Bill C-6). The main element of Bill C-6 is a prohibition on the bulk removal of boundary waters out of their water basins. Under these amendments, the Great Lakes and other boundary waters will have protection from bulk removals under federal law. This is significant because the Great Lakes are of sufficient size to attract developers of bulk removal projects, including for the purposes of export, or diversion schemes. As of June 2001, Bill C-6 has reached final stage in the House of Commons.

Secondly, Canada and the United States agreed on a reference to the International Joint Commission (IJC) to study the effects of water consumption, diversion and removal, including for export. The IJC, in its final report (Protection of the Waters of the Great Lakes, February 2000), concluded that the Great Lakes require protection, especially in light of the uncertainties, pressures and cumulative impacts from removals, consumption, population and economic growth, and climate change. The report directed recommendations to all levels of government in Canada and the U.S. to protect the ecological integrity of the Great Lakes Basin. Bill C-6 is consistent with and supportive of the IJC's conclusions and recommendations.

Finally, water management in Canada is a shared responsibility. Each level of government has a responsibility and each must take action. The Minister of the Environment, the Honourable David Anderson, sought endorsement by the provinces and territories of a Canada-wide accord prohibiting bulk water removals out of all of Canada's major watersheds. As a result of this initiative, all provinces have put into place or are developing legislation or regulations which accomplish this goal.

Canadian governments have full sovereignty over the management of water in its natural state, and in exercising this sovereignty are not constrained by trade agreements, including the North American Free Trade Agreement (NAFTA).

Canada's strategy of prohibiting the bulk removal of water from all major drainage basins in Canada is the best means to protect the integrity of Canada's water resources. Water is regulated and protected in its water basin, before the issue of exporting arises and before it has become a commercial good or a saleable commodity. This is a comprehensive and environmentally sound approach, and respects constitutional responsibilities. Furthermore, this approach is consistent with Canada's international trade obligations, including the NAFTA.

Canada's views in this regard have been supported by a wide range of expert opinion. The IJC, which is an independent binational commission, came to similar conclusions in its final report cited above, after exhaustive public hearings and submissions that included governmental and independent experts representing every point of view. The principle that governments have full sovereignty over the management of water in its natural state was also reconfirmed by the Deputy U.S. Trade Representative, in a formal, written submission to the IJC, where he indicated that under customary international law, non-navigational rights to a watercourse-including the right to control or limit extraction-belong solely to the country or countries where the watercourse lies.

An export ban or some other trade measure may appear as a quick and simple solution. However, it is the wrong approach. It would make our water resources more vulnerable, not less, and make them harder rather than easier to protect. An export ban would only regulate the cross-border movement of water once it has become a good and would therefore be subject to international trade agreements. An export ban would not focus on the environmental dimension, has possible constitutional limitations and may be vulnerable to a trade challenge.

I invite you to visit our Web site on this subject, where there is more information on water removal: (click [here](#)).

Thank you again for writing.

Yours sincerely,
Paul Anderson
Ministerial Correspondence Unit

(waterfight note: the website address provided by Mr. Anderson is a dead link at time of publication) **Ottawa Finally Responds**

After more than 2 months of waiting, [waterfight.ca](http://www.waterfight.ca) has received a letter from Ottawa in response to my letter to Pierre Pettigrew, Canada's Minister of International Trade. To read my letter click on the link: http://www.waterfight.ca/letters_pettigrew.html I will be firing off a response shortly. If anyone has input on this new letter, or ideas for a rebuttal, please let me know ASAP. My first take on it is that it's interesting what is discussed and not discussed in the letter. Mr. Paul Anderson, who wrote the response for the Department of Foreign Affairs and International Trade, focuses on the Great Lakes (?) and the idea of an "export ban", neither of which were issues raised in my letter to Pettigrew. Andy Thompson *Editor*

www.waterfight.ca

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