

6/28/06 JUL 03 2006

Dear International Joint Commission:

Thankyou for the opportunity to comment.

In recognizing the I.J.C. responsibility to render a decision I would like only to point out common sense applicable to both sides of the border.

First it would make sense to all peoples that a document and procedure, the 1909 Boundary Water Treaty, the 1921 Order, the Administrative Procedures and Letter of Intent if tried and proven unfair be addressed and made equitable.

It is not unreasonable that disparity (Long term) is finally understood over years of practical usage.

It is also reasonable that Administrative Procedures address proven disparities.

I believe in the role of governments and organizations such as the I.J.C. I am not so naive to believe that all decisions rendered will favor Montana. Having expressed this understanding I am frustrated by either the U.S or Canada having to cross a boundary to do what amounts to a corrective action unrecognizable with the intent of International Water Law.

