

K529

Received 22/09/08

Jon Spary

Spruce Grove

RD 1

Queenston 9371

17 September 2008

---

Application to amend (Kawaran) Order 1997

Dear Sir,

The original Conservation Order and this amendment are classic cases of unnecessary negative management in advance. Probably best summed up by the old saying

"Worry is interest paid before it falls due"

If anything was to be done to the Kawaran then it would be subject to an application under the Resource Management Act and could be dealt with "at that time" with the true facts of the day. Instead we will have all the exaggerations of fear and worry which have caused an expensive and wasteful special tribunal to be convened.

If the real intent is to prevent a dam ~~that~~ it makes no sense when the country is aiming for renewable energy to be trying to deliberately be causing roadblocks to prevent it.

I oppose the order and seek the following decision from the special tribunal; to reject the application (preferably before it starts). I am concerned at the amount of money to be wasted by government from taxpayers money and by submitters forced to support or defend their opinions. I do not know how Fish and Game Councils can waste so much licence money instead of concentrating on the wider needs of fishermen throughout the country. I wish to be heard in support of my submission.

Yours faithfully

Jan Spary

R. J. SPARY