Conjoined Public Local Inquiries into the Curraghinalt Project, Strule Arts Centre Omagh

Topic: Strategic Matters & Principle of Development, Wednesday 15th January 2024 (Day 3)

Attendance Note as taken by Cathal Mullan, apprentice solicitor, Harte Coyle Collins

Planning Appeals Commission Inquiry Panel

Commissioner Donaghey	Commissioner McParland	Commissioner McKeary
(Comm D)	(Comm McP)	(Comm McK)
<u>In attendance</u>		
Dalradian Gold Ltd	DFI Planning Service (the	3 rd Parties
Stewart Beattie KC (SB KC)	Department)	3 1 31 31 31
Scott Lyness KC	David Elvin KC (DE KC)	
Dr. Michael Gordon – Turley	Barney McKay BL	
Consulting (MG)	Graeme Walker – DFI	
3()	Planning Service (GW)	
	Dr David Kroening [as heard]	
John Merry	DAERA/NIEA	3 rd Parties
-	Andrew Byass BL (AB BL	Mary Brolly solicitor – Brolly
	(DAERA/NIEA))	Jameson (MB)
	Louise Smith - NIEA	Dr. V'cenza Cirefice – CAIM
	Richard Weyl – NIEA	Dr. Damian Gallagher – University of
		Ulster, personal capacity (DG)
Fermanagh & Omagh	NIE Networks	3 rd Parties
District Council (FODC)	William Orbinson KC (WO	Cormac McAleer – Save Our
Conor Fegan BL (CF BL)	KC)	Sperrins
Paul McDermott - FODC	Sophie Hunter solicitor –	Fidelma O'Kane – Save Our Sperrins
Martin McCarroll - FODC	Carson McDowell	Dr. Alan Evans – Retired GP
Patricia Brock – AECOM	Seamus Fay – RPS Group	Dr. Louise Taylor – SECA Queen's
	Ryngan Pyper – RPS Group	University Belfast (LT)
Derry & Strabane District	3 rd Parties	3 rd Parties
Council (DSDC)	Paul Haughey (PH)	Gerard Moyne – Defending
	Martin Tracey (MT)	Environmental Wealth (DEW)
	Cathal Mullan apprentice	Sean Gallagher – Defending
	solicitor – Harte Coyle	Environmental Wealth

(DEW)

Collins

Time	Speaker	Note
Noted		
	09:54	[Commissioners are seated]
10:01	Comm McP	[Housekeeping matters]
		Commence by taking appearances.
10:10	Comm McP	Yesterday we left off with the Department to come back to us in respect of whether state that technical error in Regulation 27 of 2015 EIA Regs in relation to mine application, Mr Elvin perhaps you could update us.
	DE KC	Having consulted with the Department and briefed Minister, view of the Dept that should formally notify Dublin government and reconsult Donegal County Council, to ensure that relevant material brought before them and residents of Donegal, may well be that Dublin Minister refers back to Donegal County Council, this may or may not lead to new materials being produced, important to ensure residents of Donegal given fair opportunity to view documentation, we don't consider this necessarily leads to disruption of these proceedings, unclear if anything new arises, let me say this yesterday with views advance from academic, I have reviewed the authorities referred to and more beside, retrieved many human rights authorities, contrary to what said yesterday the courts do not require under Aarhus or under human rights convention that there need be an oral hearing, public participation for Aarhus can consist of written representations, [quotes Aarhus implantation guide] "no set formula for public participation effective notice, adequate info. and appropriate taking into the account" page 154 page 155 " not the only way public entitled to submit views there is no particular format or content required". The authorities that were referred to yesterday, I've looked at for example *Grimkovskaya** none require an oral hearing, their content was not properly described yesterday, *Grimkovskaya**, the issue there was lack of right of recourse to challenge decision, paragraph 69 of the judgement there is the a right of judicial review see *Re Stewart application for *JR** [2003] NI149, applied by then Mr Justice Kerr in *Re Ronald foster *JR** [2004] NIQB 1 paragraph 45 - 46, and recently as Mr Beattle will know by Mr justice Scofield in *ABO wind NI limited** [2022] NIQB 3 and indeed *Ronald Foster** was a challenge, where planning decision administrative decision, no hearing Justice Kerr said no entitlement to hearing, *Re Stewart** hearing such as this challenged as didn't allo

	which Was local planning authority decision without any formal hearing applied by Mr justice Kerr as he then was in <i>Foster</i> London Borough of Camden [2001] EWHC admin 1116 paragraphs 338 to 340 where directed and discussed <i>Zumtobel v. Austria</i> [1993] 17 EHRR 116 and finally Runa Begum v Tower Hamlets [2003] 2 Appeal Cases 430 lord Hoffman revisited judgment in Alconbury case found that internal review of suitability of offer of housing by office administrator sufficient for human rights purposes as recourse of court to challenge decision. As Mr Justice Scoffield pointed out in ABO case, even where taking account matters paragraph 70 of the judgment. Department submit simply this, one shouldn't be overimpressed by submissions made over need for public hearing in our submission that can be addressed by further representations and views of Minister in Dublin and Donegal
Comm	McP Because we consider issues as we go how we meant to consider the transboundary issues per topic, may need review further in process
DE KC	Minister may have to redirect opening of hearings will depend on the circumstances.
Comm	McP Bring section 2 of the NI planning act that requires the Department to produce statement of community involvement that dictates the Department sets out a policy in effect a statement of community involvement in order to consider the representations made to that authority on a planning application it can hold a public inquiry. How does the department envisage the community Interrogating issues that may be raised from people in Donegal when we do not have those before us.
DE KC	Come before you when they made.
Comm	
DE KC	Minister may have to redirect public inquiry.
Comm	McP Consider best use of public resources.
DE KC	Yes, that has been done we don't know if anything new will be raised given expenses today public bodies, 3 rd parties not to throw baby out with bathwater important to ensure fairness to people of Donegal.
Comm	McP The Commission would have to allow them to submit Statement of Case.
DE KC	Not necessarily.
Comm	McP Not giving less to others For Commission to run inquiry not you
DE KC	We the decision make we decide if fair we can't reach decision if there not fair

10:26		I'm going to third parties who wants to go first.
	DEW	Two matters here one was people along Foyle basis residents in north
		Donegal not consulted absolutely no consultation only one paper
		Donegal Democrat.
	Comm McP	Just to clarify after submission date of Statements of Case and
		Rebuttals.
	DEW	Yes.
		EIA directive and ESPO [quotes 2 and 3 of ESPO] have to be informed
		at same time talking about fair procedure and natural justice we
		have no way to rebut that unless we go and look at them cases and
		discover whether their relevant.
	DEW	I personally we're not just talking about Donegal by the way it's the
		Republic of Ireland in its entirety not just a local authority, citizens in
		the Republic have a right to make submissions I have no doubts that
		given the opportunity that many organisations and citizens will present
		to this Commission brand new and authentic information, in absolute
		fairness for the Commission to proceed without that information and
		to come back at the at later date pertinent that we get an opportunity
10:31		to question that and address that.
	MB	In this instance, I would submit that the transboundary consultation is
		essential, whilst Mr Elvin has referred to matter of representations or
		attendance at public inquiry in this instance we haven't even allowed a
		large number of people interested in this too have the full information,
		written representations or oral representations at the very least we
		have to go through motions of it, as he says there may be no change,
		how can that be judged at this case, breached statutory requirement,
		urged Commission to take view that it cannot proceed, to do so would
		be completely contrary to legislation and contrary to natural justice
		unfortunately our expert on human rights had indicated yesterday that
		she wouldn't be available we didn't invite Commission to make
		provision for remote evidence that was denied we reiterate that is
		contrary to natural justice
	MT	Again my point is following on natural justice, we don't have that here
		when opponents have all the information, the other has none, serious
		questions about the competence of the Department, going on for
		years, have had an application, given Dalradian every opportunity, yet
		they give the people of Donegal four weeks, not only that, previous
		issue, having this all stopped before, serious questions about this
		whole process to date, I believe only way for Minister to throw out
		application, fresh application from beginning and people have the
		application, from application from beginning and people flave the

10:35		opportunity so disingenuous of Department and minister to make the point that the people of Donegal they won't be able to raise any new information. That is unconceivable, Department fail in own remit and then other people who would raise concerns number of material changes in this application Minister should throw out application and start at day one.
	DG	Point of clarity is Department accepting [inaudible] conducted yesterday
	Comm McP	Yes, they accepted yesterday.
	DG	Pause for moment at the moment consultation only made with DfI and DfI minister, cross cutting element to this decision, in 2020 the Irish government set up Share Island Initiative encourage dialogue economic linkages Underpinned by the Good Friday Agreement July of 2024 the budget is 800 million pounds, investment in key infrastructure project University of Ulster funding for A5 improvements in rail services think it would be important to seek the opinion to seek opinion of other Ministers implications of this inquiry not to unintentionally to compromise that 800 million euro investment
10:38	LT	Basically, it is with regard to democracy and importance of trust of community Whilst I understand language used by Council language of law is ambiguous quite surprised using such causal language "baby with the bathwater" unpaid work, a lot of these people doing democracy is for the people representing respect for these unpaid campaigners
	David Simpson [Audience]	Add to issue of people in Donegal to participate failure of Department to contact government of Republic of Ireland, because its transboundary, Ireland part of EU, brings in track EU legislation and law, about another government and other state
	CF BL	The loadstar both for Council and Commission to be fairness, implications to keep in mind, the Council has not endorsed a particular position, here to assist you in making a determination, point to relevant factors to take into account. Start with Section 26 of planning act 26(10), statutory provision under which you here
	Comm McP	To hear representations.
	CF BL	That is one of the points as far as we understand Monday and Tuesday representations have been made by Donegal difficult to understand how you considering
	Comm McP	I also have concern that they have made number of representations not with full suite of information.

OF DI	Vou horo to consider representations other thing have to be
CF BL	You here to consider representations, other thing here to be the
	Department may cause to call public inquiry, its over to you then to
	decide and determine fairness of procedures you will of course be
	informed by representations of the Department and third parties and
	others you will make your own decision to determine if procedures
	correct what is the fair way of proceeding not simply take position
	that Dfl taking in terms of where we sit, in a position, there is now
	admitted breach of regulations, been described as technical breach,
	given what heard by 3 rd parties ultimately what those regulations are
	aimed at is ensuring public have effective notice, adequate access to
	information and meaningful ability to engage in decision making
	process, equally often in the law we speak about technical breach as a
	breach of no consequence, hear evidence this morning who are
	explaining the consequence of the breach of the regulations
	important that is properly weighed up focused on the question
	of is there a right to a hearing not really the point law tells us when
	decision maker has decided a public hearing should take place, public
	hearing must abide by principles of fairness question not should
	there be a hearing there is a hearing question is procedurally fair
	the authorities which touch upon issue of is hearing fair people
	have to have access to information before decision maker in a
	reasonable time to prepare, decision maker must approach in even
	handed manner, one class of participants given advantage over other.
	Are you satisfied that way this hearing has proceeded procedurally fair,
	have individuals from Donegal had fair opportunity to proceed to date.
	By time consultation took place in Donegal Statement of Case and
	rebuttals date had passed, representations have been made without
	full access to the information, those ultimate matters you must way
	decision on, Mr Elvin has presented one way forward, effectively a
	public consultation would run in parallel, Commission might then ask
	self how can we properly discharge obligation Mr Elvin suggests
	may have to schedule hearings at end receive representations half
	way through inquiry, we read and see if they add anything the other
	option is as has been floated yesterday and this morning, you have to
	reach view on whether it appropriate to proceed on public inquiry.
	Council not approaching one way or another [inaudible]
Comm M	
	off, failure to do so you will be removed from auditorium.
CF BL	The Council not to take one view or another on this setting out
OI DE	what Commission logically different question there is a hearing is
	the hearing currently fair, what fair way to proceed everyone accepts
	the hearing currently rail, what rail way to proceed everyone accepts

		in room that a degree of legal risk to whatever decision Commission decides to reach Commission is running the inquiry.
10:50	[Author	Underline issue of public informed and fairness [inaudible] if one
	failed to	goes on to the applicant Facebook page at minute, post 8th August
	identify	2016, 400 plus jobs to be created amended to 350 jobs [inaudible]
	speaker]	
	[Author	People of Donegal and ask them for opinion about information on
	failed to	public domain that is confused, dated got to consider if there too
	identify	many unsubstantiated claims being made by the applicant
	speaker]	influence public opinion.
	Comm McP	Mr Elvin, do you have any idea how long process to comply with reg 27
		will take.
	DE KC	I'm afraid not, as you know government in Dublin restricted following
		election.
	Comm McP	Election in November.
	DE KC	Ministerial post filled later this week or next.
		Hope can be done in length of inquiry maybe not just them there
		is no dispute of the need for proper consultation with the Irish
		government, people Donegal and further people beyond that. Not for
		us to decide for them I can't give you precise timeframe [inaudible]
		first part of the inquiry.
10:54	Cllr Eddie	Eddie Mitchell, councillor, Leitrim County Council, I have to say I little
	Mitchell	confused we obviously haven't been informed by executive or Irish
	Leitrim	government about proceedings here, listing to people in Donegal, we're
	County	at a loss I understand I can't review what happened here yesterday
	Council	What happening in practically in secret, how we able to review what
	[Audience]	has happened here we need to have same right to access to decision
		making as well as anybody else you will remember Leitrim people
		played a big part we want right to be able to participate in this as
		well we will not allow goldmining [inaudible] without our
		participation
10:56	Comm McP	Mr Haughey.
	PH	Thank you, Commissioner, I'm absolutely shocked as what has
		happened here today, in Statement of Case from Dfl the Dfl states that
		the DfI Minister or Minister for infrastructure wanted robust
		consultation
	Comm McP	Go to somebody else or come back to you.
	DEW	Is there a representative or observer form Donegal County Council to
		enlighten us.

	Comm McP	Anybody here from Donegal County Council it would appear not.
10:58	Sean Clark	Represent GAA club in Greencastle, wasn't here last couple of days,
	[Audience]	here at pre-hearing, some things which come to mind I thought
		everything should be available long before this not now, people who
		should have been involved should have been given opportunity to give
		opinions, surely planning application shouldn't be looked at until
		properly validated Goes back to 2017 or somewhere around that
		and do we know if we have everything on table yet large excavation
		operation on that mountain for many years no planning.
	Comm McP	Solely planning to transboundary issues
	Sean Clark	Right well ok I'll move on to discuss I believe conflict of interest
	[Audience]	how can you be part of process that decides on application but is quite
		evidently siding with the application overlooking and actually tramping
		over disregarding other people's opinion having review of legal
		opinions coming from God knows where If part of decision making
		process you should not be putting forward own their opinions, this
		is not the place for it
11:01	PH	Thank you, Commissioner for coming back to me, I just cannot
		understand position of the Department, quite clear everybody believes
		unjust or unfair process, in the Statement of Case the Dfl stated
		Minister wants a fair public inquiry, if we are pursuing the current
		public inquiry in the manner in which Mr Elvin is suggesting we have
		seen on 15 th October DfI have stated in a letter they want the PAC that
		they are taking a neutral stance, they are totally ignorant views of all 3rd
		parties, totally unbelievable they able to do that In terms of what has
		happened here Dfl were fully aware of transboundary implication
		four years ago through application for powerlines, chose not to do this,
		state at pre-inquiry that no transboundary issues, PAC commissioner
		stressed point several times what happened since Dfl took upon self
		after Statement of Case to engage transboundary issues, seemingly
		done that without any party, they didn't seem to engage PAC the fact
		that they didn't do that, demonstrates lack of fairness against the
		people, also suggested that it is not a neutral stance, information
		should be available to everyone at same time, quite shocked to hear
		that Mr Elvin made presumption that Dublin may have nothing to say
		degree of arrogance that I cannot understand the Department
		cannot make talk about affairs of other country once gain unfair
		to people, not just Donegal, all of Ireland, inform EPA down south,
		wasn't done I presume, partial information, Belfast gazette in north
		alone, paper in Donegal for circulation of only portion

		More to say in terms of information and fairness and information made available to everyone, we were advised centralised database for information one month after pre-inquiry hearing, that hasn't happened, I believe rebuttal statement of DfI says they are working on this, people of Tyrone and North can't access this this is a glaring omission technically malfeasance itself in how this can happen that is an opinion.
11:08		In terms of information, this is meant to be open process where we see everything, we still haven't seen Statement of Case entirely of 3 rd parties, haven't seen rebuttals.
	Comm McP	Transboundary
	PH	Basically as far as we're concerned, emphasis should be on Minister procedural failings, this will go to JR if there is failings people cannot there will be a Judicial Review on the abuse of the process ask to be re-run again alluded to by guy in Leitrim, we spent months preparing information we came here in last two days that information is not available how can this be a fair process they cannot go back, what was said, they don't know if material change to this application, doré bars to concrete, fundamental change to everything, even that in itself is potential for judicial review. In terms of natural justice and public consultation we expect a few things, basic things, right to fair hearing, equality of access, most of all we except transparency, in terms of cases and legal precedents, <i>R Mosely Borough</i> UKSC 56. The UK Supreme Court emphasised fair consultation to engage meaningfully <i>R v Home Office ex parte doody</i> 1994 1 AC 531 case established often necessitated fairness basically that says individuals affected by decisions are given opportunity to be informed and respond, transboundary impact on river Finn, issue ignored by Infrastructure for last three years, <i>R v Greenpeace Limited</i> 2007 EWHC 311, the High Court rules unfair procedure due to inadequate information provision, again this is same thing, not proper information.
	Comm McP	That you finished.
	PH	Another case R on application <i>LH v Shropshire Council</i> 2014 EWCA CIV 404 the Court of Appeal found consultation unfair as local authority failed to provide information about alternative options, lack of information provided, basically now principles derived from cases law about this, adequate disclosure, failure to respond, as you said there is finite time to this public local inquiry, people of Donegal don't have opportunity to respond, one of most important things, consideration of

		representations, not only we have opportunity to consult Department,
		Department should be able to see as well on behalf of 3rd party
11.16		
11:16	Oamana MaD	recommendation to Minister to refuse
	Comm McP	We won't be making any recommendations on an application without
44.46	3.4	conducting public inquiry. Yes, Ms Fyfe
11:16	Marella	Occurs to me, listening this morning, Mr Fagan pointed out the
	Fyfe	Commission, ability to engage is of paramount importance. Really
		annoyed we've been blindsided, done work, all the preparation, done
		the work and here we are now, when the gentleman from the
		Department this morning and started to answer Dr Strecker's argument
		yesterday evening, we don't have Dr. Strecker here, she can't contribute
		online Donegal seems absolutely ridiculous situation to be in
		Commission is responsible for any decision in a court of law, begs the
		question is the best that democracy can buy.
	Comm McP	Dr Gallagher I have went to you twice. Need you to be concise, have
		warned Mr Haughey, going to go to Dr. Louise Taylor.
	LT	About public trust, public interest, credibility and integrity we've got
		to put this into context, we have seen such incompetence, RHI
		Moybuoy, would like our Departments show more respect for
		community to show respect, paying for them to protect environment.
		When they don't protect the environment
11:19	Comm McP	Dr. Gallagher.
	DG	Reasonable query whether this falls short of Nolan principles
		openness [quotes] thank you.
	DEW	Would Department furnish with transcript of opinion last night.
	Comm McP	Legal opinions are normally privileged, Mr Elvin has shook his head so
		no.
	DE KC	It comprises what was said this morning.
	MT	Just in relation to transboundary issues, have Dalradian planned to
		ship ore concentrate in Canada in relation to that would that also
		have transboundary issues in regard to cocktail o minerals chemicals
		that would be dumped on people of Canada, has Dfl notified Canadian
		ministry of EPA or any other significant groups in Canada in regard to
	DE VO	possible transboundary applications.
	DE KC	Transboundary requirements only apply to EEA states, reg. 2.2.
	MT	What about human rights of Canadian population should they not also
		have fair opportunity to concerns should be and this is not only
		going to affect North and whole of Ireland make representations to
		this planning inquiry

Comm McP PH Comm McP PH Comm McP PH Comm McP	Say half an hour 12:00. We will reconvene at 12:00. Just want to reiterate. Sorry can everybody sit down people are speaking, respect please. Procures for streaming and transcripts rejected, Mr Elvin suggested is going back to that, that cannot happen It's not about recording or transcripts. They would need to be here. Reconvene at 12. 11:29 [Adjourned] Sorry folks, the Commissioners have advised it will be another ten minutes.
PH Comm McP PH Comm McP	Just want to reiterate. Sorry can everybody sit down people are speaking, respect please. Procures for streaming and transcripts rejected, Mr Elvin suggested is going back to that, that cannot happen It's not about recording or transcripts. They would need to be here. Reconvene at 12. 11:29 [Adjourned]
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PH	Just want to reiterate.
COMMIT MICE	Say half an hour 12:00. We will reconvene at 12:00.
Comm MoD	0 1 16 1 40 00 111 111
SB KC	20 minutes.
	rate.
	Mr Beattie how long will you need, how long is piece of string at this
COMM MCP	Two adjournments. Really not beneficial to preceding at all, can only apologies to everybody.
	Won't
1	We need to know it in order for us to adjourn for us to make decision
_	Will discuss that further now if adjourn it now
Comm MoD	I need to know that information now.
DL KC	information, may be necessary to inform them for that.
	It is something we have given some thought to, new pieces of
	Next week.
DF KC	Biggest potential transboundary issue.
	river Faughan SSE is a massive potential transboundary issue.
	are discussing water, water ecology and peat and that obviously the
Sommi Wich	when we will know who those people are, very conscious next week we
Comm McP	Talking about people who yet to be invited we don't have timeline for
DE NO	representations can be made at that time.
DE KC	The issue that has been raised at oral hearings, if additional oral
	propose we rediscuss all topics at end.
	that those people don't lose out through oral testimonies or do you
	departments of south won't be privy how does Department square
	to partake in the inquiry possibly from Donegal or government
	discuss it ourselves, prior to adjourn point in your proposal that we continue and reconvene oral evidence given now people who wish
COMMINICP	That perfectly fine, we are going to have to adjourn, have to go and
Comm McD	
	instructions.
טט ועט	Commissioner, listed with very grate care for an hour to submissions, I am bluntly not in position to make representations take

12:09		Commissioners seated.
12:10	Comm McP	Apologies for the later return. If everybody could please take their seats, Mr Elvin if in respect to the point I raised before we broke up do
		you have an answer.
		No, in absence of transcripts or live streaming I think it's going to be
		difficulty to that, after Mr Beattie I will have something to say.
12:11	SB KC	I've listened very carefully last night yesterday and today I've taken instructions, there are clearly solid points made that you are of and we that , we recognise transboundary issues we do have response of Donegal, appendix 3 of the Department clear beyond reasonable sensible doubt they have view on, think transboundary, seems to me how one could sensibly start the water discussion in these circumstances, just think in common sense way, I am conscious I don't want to make any inflammatory comments, conscious people have spent time and money, duplication issue, seems to me that is not
		capable on proceeding on evidence you have at moment.
12:13	Comm McP	Can we turn off the whatever interference that was please. Go ahead.
	SB KC	In terms, however, of where you go next won't use colloquialisms or be glib be important that Commission has opportunity to take pause and think about all the issues think at minute there is an obvious risk of a binary decision, collapse or doesn't, transboundary issues in play, at least merit to give time and breathing space to think about timetable and issue, put as neutrally as possible, can clearly issues that not transboundary, site specific, project specific, looking forward beyond next week might be landscape and visual, might by non-water ecology might be mine safety, might be culture, might or might not be climate, might be transport might be scope for Commission to receive submission on those issues, potentially proceed on non-transboundary, concern today, binary decision, having listened to parties, regarding money time matters that are slotted in, anxiety that frankly I share.
	Comm McP	I understand those anxieties, Commission expense as well, conscious of independent assessor as well, public purse raised at least three occasions being devil's advocate here would you agree or do you accept the Commission wouldn't know what is deemed non transboundary until receive representations made until we see what people have made representations on those specific topics.
	SB KC	I think the pause is subsidiary point to pause, of their Minister and Dublin consulted, opportunity to give everybody opportunity to move and manage it, I think there has to be evaluative judgment of topics, mine safety as example, not trying to lead evidence, issue that is

	DE KC	specific to site, entitled to make judgment, what would transboundary issue be, at that point can deal with this, if issue arose can actually issue process, robust and workable, requires parties to make recommendations that are sensible, may be that people make representations and you have to consider them whether are open or deal with in different way, transboundary issue and question of what is transboundary is something you can make, transboundary issue on, put it bluntly take time today, may come back we've thought about that and think you talking nonsense, rests with you, you and indeed Department thinking about it, not on hoof, don't in anyway get on, need some time to think about this, not pressing for matters to proceed, what I suggesting is you hold inquiry dates that you have without second guessing decision, give yourselves time to think about and reflect upon, for moment that would at least give opportunity to think about it not necessarily time that is lost devil's advocate question can't say more than anyone else, pause, think about that, some parts could go sensibly ahead, to allow appropriate time for consultation, mummy used to say when your running down street and your trousers falling down pull them up. I'll tighten my belt on same image, subject to you what you think of Mr Beattie requested, have consulted, having heard concerns of local people and those of Irish Republic, need for fairness, don't think Department cannot ask to continue with hearings or with hearings next week in particular, subject to Mr Beattie suggestion you hold one of dates in March, revised pre-inquiry meeting sense see where we've got to with Dublin, any further response from Donegal, rest of week make sure rest of matters proper publicity and notification and documentation sufficient opportunity for people, particular people not consulted yet, people across board to consider detailed
	Comm McP	information. Tor recap Department is asking us to suspend the inquiry.
	DE KC	Subject to Mr Beattie's requests about items that are not transboundary to be time timetabled
	SB KC	Regulation 27.1, not just freewheeling, opportunity to think about it Commissioner.
12:22	Comm McP	Yes, Mr Tracey.
	MT	To be honest with you this is a farce, this is a comedy show that seems to run and run and run that's not speaking against the PAC, statutory departments and that, dropped trousers at every opportunity
	Comm McP	Please refrain from, please

	MT	When we start again, in March, what's the next issue, if goes back again, pre-injury meeting, another issue found, opening of other inquiry, second day of another inquiry, another issue, this is our lives, understand and I've said before I'm asking the Minister to revise application and tender completely new one all information provided at the one time, all the proper consultation processes, everyone has God given right to review this is on running comedy, my concern another couple of episodes
12:24	MB	Matter in which the Infrastructure Minister Nichola Mallon announced public inquiry in June 2020, September 2021 Minister Mallon directed public inquiry, pre-inquiry meeting March 2024, incomplete information available, timetable set out adjourned, two days, three days into inquiry, Departmental difficulties, incomplete information in consultation and inadequate Department has audacity to suggest inadequacy on part of Donegal County Council, appears to be failings of own Department, should actually make decision, what issues would be transboundary, second guess what the public have the right to consider how is that public consultation, we have heard today about costs to public purse, consider cost to private individual, loss of opportunity to all volunteers today, flight charted for experts, accommodation paid for, who will pay for that, Commissioner could refer to public audit committee
	Comm McP	We have to be independent, seen as taking action against DfI
	MB	Invite all parties to refer to the PAC. Not only topics to be considered as transboundary, is that not project splitting in essence, how could you actually proceed and hear evidence and parties and issues are raised would that not mean as second public inquiry would have to take place, a duplication, if case, the Commissioner not consider then, that all proceedings are recorded that there is the availability for online or remote evidence to be heard because cost incurred now we are finding that the volunteers, voluntary organisations, objectors given negative connotation, there are ordinary retired people, housewives, farmers, having to bear that cost, completely unfair, talk about natural justice, something commission has to very much bear in mind, much obliged.
	DEW	It's difficult to understand how this can proceed, if I go into shop to buy cake I don't buy in slice, holistic programme or project, whatever would you wish to assign, in fairness we have to be allowed voice in totality, we can't be like the learned gentleman said, slice and dice it, we will make decision as to what you should know and should not know, takes two hours to drive here, cant arrive and find out this is something you

		have an interest in or not, heartbroken for people here, as compared to
		what people's motherS may or may not have said to them.
	SB KC	I apologise if offensive, if gentleman from Donegal offended I
	3B KC	apologies, I was seeking to reinforce in colloquial fashion which I
	DEW	probably shouldn't have.
10.01	DEW	I accept your apology.
12:31	Comm McP	Gentleman in the audience, Mr Clark I think.
	Sean Clark	Thank you Commissioner, I sitting here at odds with myself I suppose,
	[Audience]	we came here with programme outlined for period of time for an inquiry
		we were here last March, this was nearly twelve months after,
		mentioned earlier on, I don't think we have complete application here
		for all processes and the rest of it, I would think and here to deicide
		was, we don't have proposal fully in place, onus on yourself, declare
		that this is no longer valid, wee document here refers to planning
		appeal ref 2015a0059 and was dated 18th February 2016, decision was
		no valid appeal, right, this was in respect to application that was
		refused, reason this was refused, it must be concluded the Department
		purported decision was not valid and therefore no valid appeal to
		Commission, to me it seems as not validated, we have nothing to
		discuss.
12:34	Comm McP	Commissioner, I understand Mr Beattie's desire on pragmatic level on
		topics not impacted, but within parameters of procedural fairness to
		draw to one provision of EIA Regulations, 2017 which governs NIE
		Network application reg. 29.5, presumably in reg. 27 or earlier
		regulations, says that as part of transboundary consultation exercise
		shall also ensure EEA state concerned should give opportunity
		[quotes source] on information supplied, preceding provision
		paragraph 4 information to be supplied includes any ES, net effect of
		that public authorities are entitled to pass comment on any content of
		ES and not just transboundary content, waying up on way forward, in
12:36		nobodies interest to proceed on flawed basis.
	Comm McP	Mr Beattie do you have anything you wish to add to respond to Mr
		Orbinson.
	SB KC	I come back to where I was pause and think about 27.1 likely
		effects may feel uncomfortable about that I understand what is
		facing the Commission, I maintain that as Mr Elvin has suggested
		holding date held for pre-inquiry meeting
	Comm McP	Mr Elvin I know I asked you for time limit, in order to hold date, I'd
		needed something from yourselves, drag people back here, might be
		Department seeking further clarification with bodies in South, take Mr
	ı	I .

		Fegan's opinion here and Dr. Taylor and adjourn again to consider matters.
	DE KC	If that to be achieved, part of discussion with Department tomorrow, to make sure we also take steps to see if we can find out what dates are going to be relevant and what time scales are involved, report back to you as to timescales
12:38	CF BL	Now reached effectively common ground position that his inquiry will be suspended from Council perspective highly incredible council had raised transboundary issues previously, pre-inquiry meeting, document, Council has obviously spent significant time and resource, witnesses today, impact to public purse as far as Council consideration of fairness our loadstar here, position reached following careful reflection by the parties, in terms of way forward, next two weeks seem to be gone, consultation is clearly going to last several weeks
	Comm McP	Highly likely February weeks gone to
	CF BL 12:42 Comm McP	Realistically speaking, as Mr Elvin said, looking at March here question arises can we continue to non-boundary issues. Mr Orbinson right, transboundary not limited to commenting, entitled to comment on project more generally, in view of one the 3 rd parties, risk of project splitting individuals in republic can comment on transboundary but not non-transboundary issues, if you can exercise judgment on transboundary and what is not, can't see how rationally you exercise judgment without viewing representations entirely agree with Mr Evlin, pre-inquiry meting we will have to be re-timetabled, inquiry going forward have to set suitable directions in relation to transboundary received and not received, three markers at this stage if that appropriate to be taken 12:42 in so far as possible preference if we could use one of dates we all already have in diary To be clear, we will try and hold the latest date, in order to give Department, give notice of that now, 26 th March, then other point which
	Comm McP	Just wait [consulting with Comm D] Go ahead.
	CF BL	During this period of time we would say as well, there were some representations in HRA context, adequate notification to be given to transboundary matters as well, that not lost in next few weeks, does seem to us one of points made, forcibly by some objectors, struggled to access third party statements, DfI previously made promise that website would be set up, use time now sensibly, window for providing that facility, Commissioner might not want to get involved in that, we very anxious to ensure, what this does not turn into in pre-injury

		meeting we putting marker down now not opportunity to do is for example just putting out there is to remedy issues which have been identified in first few days we will make submissions at pre-inquiry meeting
12:45	SB KC	Sorry Commissioner, can't really have it both ways, people can't give submissions, and we then can't then review them.
	Comm McP	Havet gave an indication of this issue, will come back to you in due course.
	PH	I really don't understand how representative of Dalradian suggesting we pause and continue.
	Comm McP	We've taken note of that, submissions since then, Commission will make judgment call from that.
	PH	People of community think a week or two, same information is not given to people who need it, Dublin, EPA, people of Donegal not look at this and say we want to put Statement of Case and Rebuttals into this, deliberate attempt to push this through without their input, we cannot relay what has happened in last three days centralised data base.
	Comm McP	Mr Elvin where are Dfl, for sake of the people, where are Dfl in relation to the website.
	DE KC	Website up and running now, later than advised, not satisfied with it, that will be remedied, for example the 3 rd party statement of case were putting on yesterday.
	[Author failed to identify speaker]	Last night.
	DE KC	Yesterday lunchtime. [heckling]
	Comm McP	No heckling.
	DE KC	What is not satisfactory is that they listed by number, don't know who's is who's.
	Comm McP	Change to link essentially.
	DE KC	Not satisfactory, not user friendly, doesn't have DfI Statement of Case, has Turley's, Fermanagh & Omagh for some reason doesn't have ours. Need sorted out, review what other members of the public have said
	PH	Essentially their project imposed by four local councils, last thing I going to say to pass to Minister for Infrastructure, ask for resubmission, refusal of application, resubmission, all information and everything start from beginning clear issues with basic material changes.

	Comm McP	To be fair Mr Haughey, issue is not Dalradian's fault, they should not be prejudiced for opportunity to have application heard, they paid their fee, they expect a service.
	PH	Department at fault we should actually looking at project as complete refusal.
	Comm McP	[inaudible] Dr. Taylor.
	LT	Basically, like to say, it is slightly disrespectful Council you say
	Comm McP	The Council are not processing this application, no responsibility for transboundary consultation, entirely innocent party.
	LT	Sorry Council, Department delay of pre-inquiry meeting, community more informed, community know their stuff, Department lets us down again, like to bring health, peace and cohesion of community I'm scared for my wellbeing single mum stress and anxiety lack of preparedness compromising health of the community
12:54	MT	Just noted to me their number of community members and others have taken all holidays for this year, if this starts now these people do not have same opportunity to attend, to put across points of view, if correctly done, PAC should turn around and dismiss in entirely and I know they won't do that
	Comm McP	We not decision maker, we have no power to dismiss.
	MT	I understand, at end of day, people have put lives on hold, Jan, Feb March, bent over backwards to accommodate Commission now with this faux pas they are going to be completely disadvantaged, any public inquiry taking place this year, we are not all paid big money to be here like the rest of the people, must be major factor in Planning Commission's rejigging, rerunning of this, be grateful if Commission keep that in consideration.
12:56	P. McAleer	Rebuttals for 3 rd party yesterday sometime yesterday.
	DE KC	Yes, Rebuttals were later, was talking about Statements of Case, I can show you.
	Comm McP	If this conversation could be outside.
	DE KC	I agree the rebuttals were late.
	Comm McP	Department to give commitment to sort their house out in respect of the website.
	P. McAleer	Eight months later and incomplete, that failing to do it.
		Further to Martin Tracey's point, I wasn't here yesterday as I didn't have twenty one day's leave, based on [inaudible] make recommendations to refuse
	Comm McP	Can't do that, can only make recommendations once inquiry closed
12:58	P. McAleer	will there be a summary of that provided at future pre-inquiry

	Comm McP	We will need to reflect on everything that has happened, need to be
		new timetable at that juncture that we will clarify that at the minute
		I obviously don't know
	P. McAleer	Crucial that information retained and kept.
	Comm McP	We have our notebooks, and we don't dispose of them we will review
		where we are that we will decide then whether we need to revisit all
		of it, some of it, none of it, won't know until we in possession of the
		information.
	E. McAleer	I wasn't here this morning as I was at work, people have other
		commitments, work other caring responsibilities, heard yesterday from
		Dr Strecker on legal obligation under Aarhus and ESPO regulations
		she not here to be speak for us today I would hope and plead that is
		brought into consideration for revised timetable Leaving aside
		practical question or questions presumably because you have be
		assigned with this cause, you Commissioner will be presiding over it,
		secondly, submissions made to it and will form part of that
		submission, although we haven't got a full picture Cavan, Leitrim,
		South of border, submissions to date will be kept as part of overall
		process.
	Author	We would hope that would be the case, possibly open up on further
	failed to	[inaudible] expense to put submissions in, something really needs
	identify	to consider when in receipt of the requirements of Department in that
	speaker]	time. Commission never wants to keep any further information to
		[inaudible] of what it needs to be.
12:02	MB	Following on, urge Commissioner to bear in mind difficulties. Highlight
		in respect of attendance of members of public and experts for
		purposes of 2 nd pre-inquiry meeting.
	Comm McP	Nearly a third
	MB	Perhaps a record in itself, not necessarily one to be proud of not for
	2	Commission responsibility perhaps lies with another body what
		are practicalities for those to have access in the past two days have
		to be great consideration given to it reiterate importance of a record
		being kept again ask Commission to consider that
	DEW	I just want to make a point to thank you, I do realise this has been
		extremely difficult for you.
	Comm McP	It's alright.
	DEW	It's a difficult situation to be in.
	Comm McP	I used to work in Newry Moure and Down District Council, so I'm used
		to it.
	DEW	Thank you for professionalism.
	PH	Thank you, you were very fair.
	1 1 1 1	Thank you, you were very full.

	Comm McP	It's not over yet.
	PH	All the Statements of Case and all the information retained, I also
		believe the people from the south of Ireland to give new Statements
		of Case and Rebuttals should not be confined to transboundary.
	Comm McP	Commission certainly has taken everyone's opinion.
	PH	I've taken 10-15 days last year, this year I have no holidays, we very
		restricted, I cannot say I can attend another 20 days if you think
		readjourning it has to at least be next year
13:05	CF BL	Number of tricky issues raised in terms of evidence we will think
		very carefully then seek opinion then will go away and think about
		that.
13:06	SB KC	I've heard what everyone has had to say, I await the Commission's
		ruling.
	DE KC	I echo what Mr Fegan said as procedure at pre-inquiry meeting
		clearly that needs to be determined on merits when we see what they
		have to say I certainly understand concerns of website.
13:08	Comm McP	We will reconvene at, give us an hour, if we say, ten past two.

LUNCH

14:06		[Commissioners are seated]
14:10	Comm McP	Ok, ladies and gentlemen, just want to go to Mr Byas, NIEA'S Position.
	AB BL (DAERA/NIEA)	WE understand all the points, neutral.
	Comm McP	No objection to suspension.
	AB BL (DAERA/NIEA)	No.
	Comm McP	The Commission has considered all parties comments this morning in respect to suspending these conjoined inquiries going forward, these inquiries have been besieged with difficulties, first and foremost issues with extraction licences, now compliance with EIA, notwithstanding the fact DFI roads have not engaged at all the cost to the public purse and parties involved is not to be understated planning department of DfI to follow its own legislative procedures, notwithstanding this having listened to parties on these matters and in light of DfI's request and the applicant and NIEA's acceptance that this is a necessary juncture to reach the Commission has no option to accede to the request from DfI planning given implications to 3 rd parties of access to justice and

rights of people to actively participate ... the Commission will hold the date of 26th march for reconvene a mid-inquiry meeting subject to ... DFI satisfied its requirements in accordance with EIA regulations, I'm asking the Department to supply the Commission with the relevant transboundary consultation documents including advertisements as they are placed, letters as they are sent and responses as they are received to be with completed no later than 11th March, only when the Commission receives all documentation it will set and confirm dates of 26th March. These inquiries are now suspended. Thank you very much for everybody's participation to date.

Disclaimer: this note of the proceedings before the conjoined public inquiries into the Curraghinalt Project is for general information purposes and does not and is not intended to constitute legal or other professional advice. This record does not represent a verbatim transcription of the proceedings, errors in transcription may be present.