CALIFORNIA WATER 101

WATER EDUCATION FOUNDATION February 5, 2015

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The lifeblood of the state



WATER RIGHTS

PHYSICAL CATEGORIES

- Surface Water
- Groundwater

LEGAL CATEGORIES

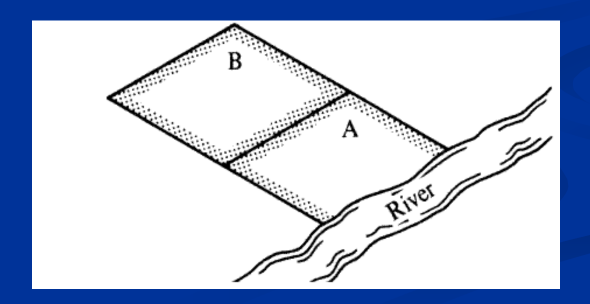
- Rights acquired through LAND OWNERSHIP
- Rights acquired through ACTIONS (USE)

SURFACE WATER



RIPARIAN RIGHTS

- Land ownership ADJACENT to watercourse
- Deed establishes right: NO PERMIT NEEDED
- No fixed quantity: REASONABLE



RIPARIAN RIGHTS

NO FIXED QUANTITY: Reasonable Use

Example: Riparian uses 500 AFY to grow Crop A. Can she switch to Crop B, which requires 600 AFY?

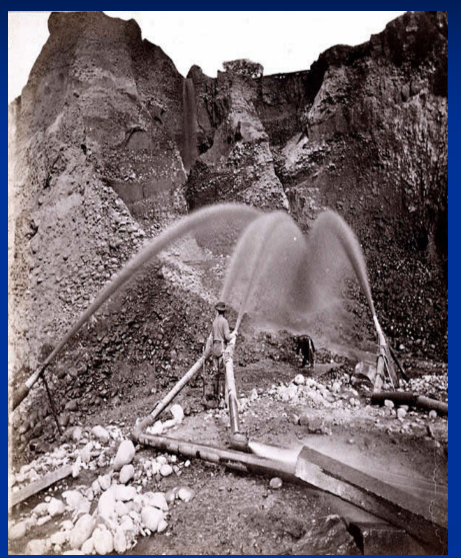
Answer: Yes, without any additional water rights, as long as water is reasonably used, and not wasted.

RIPARIAN RIGHTS

- Land based: Not lost for non-use
- Limited to use on riparian property in watershed
- Limited to NATURAL FLOW of watercourse
- **NO STORAGE** (over 30 days)
- Equitable sharing of shortages: CORRELATIVE

1848-49 Gold Rush

Cornucopia of the World



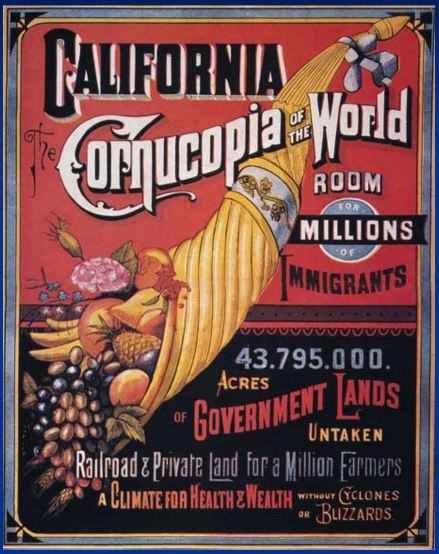


Photo courtesy of USGS

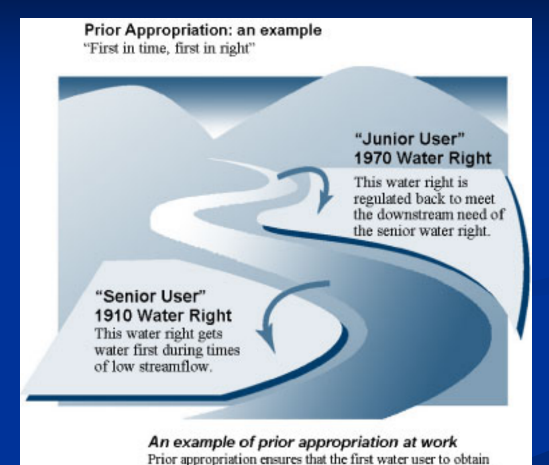
APPROPRIATIVE RIGHTS

- BENEFICIAL USE (not land ownership)
- 5 Years Non-Use = Forfeit (USE IT OR LOSE IT)
- FIXED QUANTITY
- STORAGE allowed belongs to appropriator
- Shortage: PRIORITY

PRIORITY

First in time First in right

- SENIOR
- JUNIOR



water rights has first access to water in times of shortage. If a "downstream" landowner has the earlier priority date (they initiated their water right in 1910) the "upstream" landowner may have to let the water pass unused to meet the needs of the

senior, downstream water right holder.

APPROPRIATIVE RIGHTS

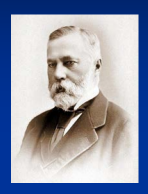
PRE-1914 RIGHTS

- Common law rights
- Divert and beneficially use water

POST-1914 RIGHTS

- Requires water permit or license
- Permit to License: Diligent "development" aka use

Lux v. Haggin (1886)





James Ben-Ali Haggin

HYBRID SYSTEM

Riparian & Appropriative
Riparians usually senior as a class

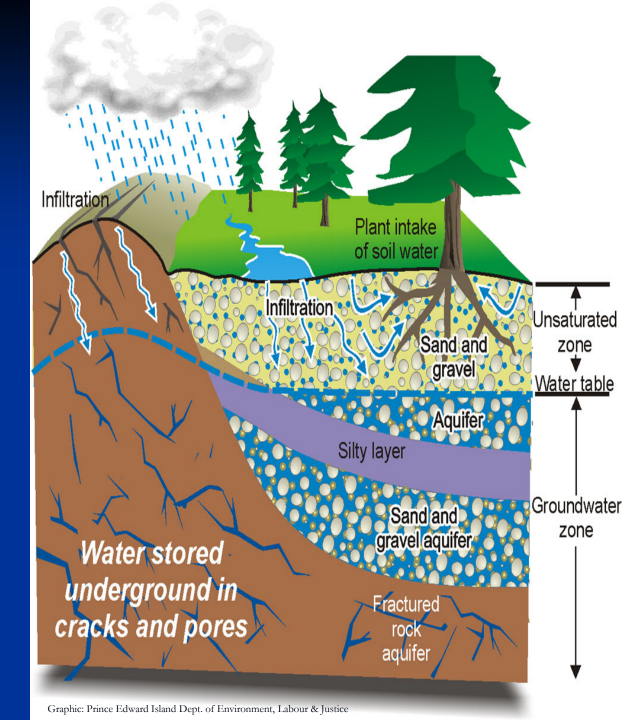
Kern River





Miller & Lux

GROUND WATER



GROUNDWATER

Water Code Section 1200 (permitting system):

Water refers only to surface water and to

"Subterranean streams flowing through a known and definite channel"

NOT "percolating groundwater"



WATER UNDER THE GROUND

- SUBTERRANEAN STREAM = Surface Water Law
 - Riparian Right (overlying)
 - Appropriative Right*
 - * After 1914, need SWRCB permit
- PERCOLATING = Groundwater Law
 - Overlying Right
 - Appropriative Right
 - No SWRCB permit

SUBTERRANEAN STREAM FLOWING THROUGH KNOWN & DEFINITE CHANNEL

North Gualala Water Co. v. SWRCB (2006)

- Subsurface channel must be present
- Relatively impermeable bed and banks
- Course determined by reasonable inference
- Groundwater flowing in channel (not across)

■No "Impact" Test



ALICE IN WONDERLAND

"[C]lassification disputes in this field quickly take on an Alice-in-Wonderland quality because the legal categories are drawn from antiquated case law and bear little or no relationship to hydrologic realities."

"PERCOLATING" GROUNDWATER

- Land-Based: OVERLYING Right
 - Overlying land ownership: analogous to riparian
 - Use on overlying land, no forfeiture: **NO PERMIT**
- Use-based: APPROPRIATIVE Right
 - Use outside the basin or by public agency
 - Priority system & "use it or lose it": NO PERMIT
- **ADJUDICATION:** OVERDRAFT & SAFE YIELD
 - 2014 Legislation (Lester Snow)

TRIBAL WATER RIGHTS

- Express treaty rights
- Implied Winters Rights: primary purpose
 - Priority: date of reservation
 - Not lost for non-use

Aboriginal rights: "time immemorial"

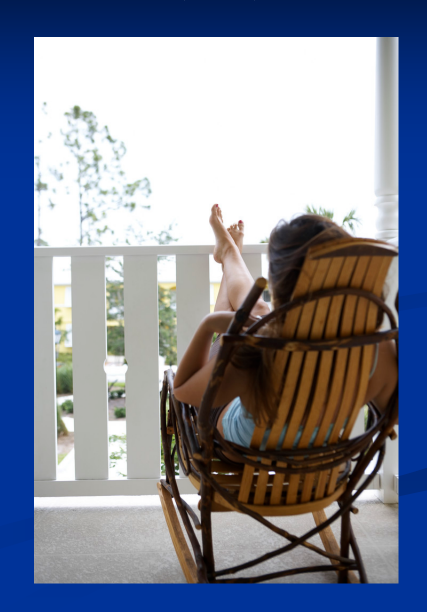
GOVERNING PRINCIPLES

Herminghaus v. So Cal Edison (1926)

Riparian relied on heavy spring flows to flood irrigate

So Cal Edison wanted to construct upstream hydropower reservoirs, reducing peak flows

Held that Reasonable Use does not apply between riparian & appropriator



CAL CONST. ART. 10 § 2 (1928)

■ FULLEST EXTENT

CA water shall "be put to beneficial use to the fullest extent of which [it is] capable"

■ REASONABLE USE

Amount "reasonably required for beneficial use"

■ WASTE & UNREASONABLE USE

No right where water wasted or used unreasonably

"What is a reasonable amount varies with the circumstances of each particular case and also varies from year to year, for the amount which might be reasonable in a season of plenty might be manifestly unreasonable in a season of drought."

PUBLIC TRUST DOCTRINE

By the laws of nature

These things are common to mankind

The air, the sea, and consequently

The shores of the sea

-Institutes of Justinian

Mono Lake, Eastern Sierra



PUBLIC TRUST DOCTRINE

■ CA acquired bed & banks of navigable waters & tidal waters @ statehood (EQUAL FOOTING)

 Title to navigable and tidal resources impressed with "public trust" obligation

 Public Trust values: Navigation, commerce, fishing, environmental, recreation, scientific

Public Trust Doctrine

Lake level dropping

Ecosystem impacts

LA: water right cannot be changed



PUBLIC TRUST DOCTRINE

- Court: Both water rights and public trust must be accommodated
- Public Trust Doctrine: state can & must protect trust values where FEASIBLE
 - Feasibility: environmental, economic, cultural, scientific, legal

PUBLIC TRUST DOCTRINE

■ NATIONAL AUDUBON (1983):

Non-navigable tributaries

SCOTT RIVER (ELF v. SWRCB) (2014):

Percolating groundwater

(Sacramento County superior court)

PUBLIC INTEREST

- California Water Code
- SWRCB governing principle
 - Allocation of water
 - Terms and conditions of permits and licenses
 - Changes to permits and licenses
- SWRCB must consider and value all interests: Environmental, economic, cultural, etc.

■ STATE WATER RESOURCES CONTROL BD

- Five members, appointed by governor
- Staff: Division of Water Rights
- Water Permits & Licenses
 - Only Surface Water & Subterranean Streams
 - Only post-1914 appropriations
 - Not: pre-1914, riparian, or percolating GW
 - > But: "regulatory" jurisdiction
 - > Light v. SWRCB, 2014

COURTS

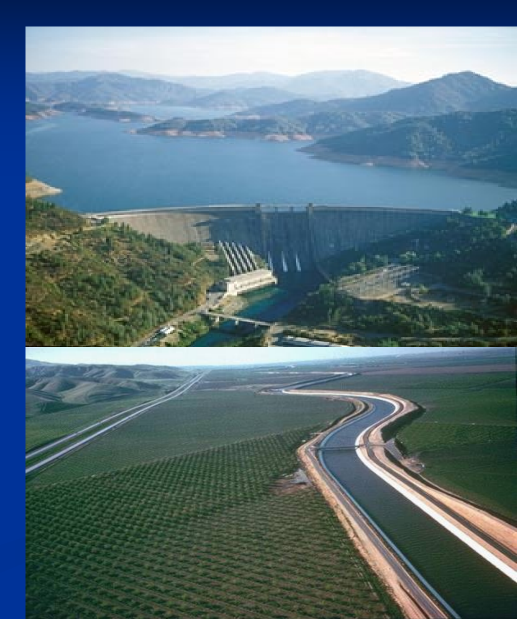
- Concurrent jurisdiction
- All water rights
- Post-1914 permits & licenses: SWRCB appeal

■ LOCAL AGENCIES & WATER SUPPLIERS

- Cities and counties
- Special districts
- Investor-owned utilities (CPUC)
- Mutual water companies
 - Water rights or water contracts
 - May own and operate local projects
 - Local rules and regulations

■ PROJECTS

- Federal (CVP)
- State (SWP)
- State water rights
- Supply contracts



QUESTIONS?