SB 2322

Senate Energy and Natural Resources

I am in support of SB 2322

Chairman Patten and Committee members, there is no justification for using Carbon Capture and storage projects to do away with Property Rights.

Despite their claims, Carbon Capture Storage and Pipelines are NOT COMMON CARRIERS, and should not be given the ability to seize private property in service of their own profits. This is nothing but a bunch of elitists ripping off the North Dakota and the United States Taxpayers, in the name of non-existent climate change. The United States is 36 Trillion Dollars in debt and this is feeding into the national debt. Carbon Capture Storage is enormously expensive and is propped up by vast amounts of Government funding and coercive mechanisms designed to control the private sector.

Carbon Capture Storage and Pipelines can and should be opposed at both the state and federal levels of government, such as barring Carbon Capture Storage companies from being able to use eminent domain, enacting stricter common carrier laws, deregulating carbon dioxide emissions, and cutting off federal funding for Carbon Capture Storage and Pipeline Projects.

Thank You, Gordon Greenstein

US Navy (Veteran)

US Army-NDNG (Retired)