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Brazil’s Belo Monte Dam: Lessons of an Amazonian resource struggle

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Abstract
The struggle to stop Brazil’s Belo Monte Dam, whose reservoir was filled in December 2015, has lessons for other resource struggles in Amazonia and beyond. Among the impediments that failed to halt the dam were the resistance efforts of both indigenous and non-indigenous victims of the dam’s impacts, as well as the non-governmental organizations and other actors supporting their cause. The pro-dam side had massive political and financial support from the top levels of the Brazilian government, including vigorous involvement of the country’s president. At the same time, achievements of the anti-dam side, particularly the local grassroots organizations, have provided inspiration for resource struggles elsewhere (although the victories of the resistance are significantly less definitive than was thought by many at the time).

Keywords Hydropower; indigenous peoples; hydroelectric dams; Amazonia; social movements; development impacts

1. Introduction

Brazil’s 11,233-MW Belo Monte Dam (Figure 1) now blocks the Xingu River, displacing approximately 25,000 people in the city of Altamira and 18,000 traditional riverside dwellers (ribeirinhos) along the stretch of this Amazon tributary that is now flooded by the reservoir (Villas-Bôas et al. 2015: 12-13). When all of the turbines are installed in 2019 a 100-km stretch of river below the main dam will lose 80% of its water flow, destroying the livelihoods of the ribeirinho population that depends on fishing in this area as well as indigenous people in two “indigenous lands” in this “reduced-flow” stretch and one on the Bacajá River, a tributary of the Xingu. Officially denied plans for additional dams upstream of Belo Monte would flood vast areas of indigenous land. Environmental impacts will also be great. Logical, legal and ethical arguments were cast aside as the Belo Monte construction project advanced (Fearnside2017).
Figure 1 – Dams and outlines of reservoirs originally planned for the Xingu River basin. Indigenous areas are crosshatched. The question of whether dams upstream of Belo Monte will later be built, which Brazilian government authorities currently deny, is a critical part of the debate.
Local actors and a wide range of outside support groups struggled against the Belo Monte plans but were unable to convince the Brazilian government to change course. Amazonia and other developing areas face many resource struggles, of which hydroelectric dams represent one important example. Such struggles are likely to become even more common with continued expansion of society’s appetite for resources and of its capacity to extract them. Learning lessons from the Belo Monte struggle is therefore relevant to a wide variety of development issues. The present paper examines the Belo Monte struggle and its lessons.

2. A brief history of the Belo Monte struggle

Planning for a series of dams on the Xingu River began in 1975 during Brazil’s 1964-1985 military dictatorship. In 1975 this author was living in one of the Transamazon Highway colonization areas 50 km from Altamira (Fearnside 1986). In a visit to the Altamira office of the National Institute for Colonization and Agrarian Reform (INCRA) I was given a map showing the areas to be flooded by the Babaquara (later renamed “Altamira”) Dam, the first planned upstream of Belo Monte. That some of the colonization area would be flooded provoked understandable dismay among colonists in the agrovila (planned agricultural village) where I lived, but during the dictatorship any sort of objection or protest was out of the question.

An inventory of the Xingu River Basin proposed six large dams (Figure 2), including “Kararaô” (now Belo Monte) (e.g., Sevá Filho 1990). Viability studies were prepared (CNEC 1980), and environmental studies (Brazil, ELETRONORTE nd [2002]) were done by the National Consortium of Consulting Engineers (Consórcio Nacional de Engenheiros Consultores = CNEC), a consulting firm in São Paulo that, during the course of the study, was bought by Camargo Corrêa, the main construction firm preparing to build the dams.
Field studies on environmental impacts began in 1985, for which the CNEC consulting firm that had done the viability study was contracted (Saracura 2015).
Academics from various universities and research institutions were hired as consultants to collect data for use by CNEC in drafting the report. The consultants signed contracts committing themselves to secrecy, which has been a serious limitation since the beginning of such reports (see Fearnside 2001; Pinto 2002: 56). Problems also included pressuring researchers regarding the content of their submissions (Assis and Forline 2004).

In 1987 Brazilian Electrical Centers (Centrais Elétricas Brasileiras = ELETROBRÁS), a Brazilian government holding company, produced the “2010 Plan” listing dams expected to be built by the year 2010 as well as other dams without a limit on the date of planned construction (Brazil, ELETROBRÁS 1987). The report was released only after it had leaked to the public. The complete list indicates 79 large dams in Brazil’s Legal Amazonia region, with a total area of 10 million hectares (see Fearnside 1995). Kararaô (Belo Monte) was indicated for construction by 2000 and Babaquara (Altamira) by 2005 (Brazil, ELETROBRÁS 1987: 153–154). Brazil’s finances have not permitted dam construction at anything like the rate expected in the 2010 Plan. The 2010 Plan sparked a storm of criticism, and the Brazilian government never again released its complete plans for Amazonian dams independent of the expected year of construction, releasing instead only “ten-year plans” (planos decenais) for the dams to be built in the subsequent 10 years, and occasional medium term plans such as the 2015, 2020 and 2030 plans.

Brazil’s October 1988 constitution included provisions that development projects affecting indigenous peoples required approval by both houses of the National Congress (Article 231, Paragraph 3) and that “Removal of indigenous groups from their lands is prohibited, except (…) in cases of catastrophe or epidemic that put the population at risk, or in the interest of the sovereignty of the country (…), [but,] in any event, an immediate return is guaranteed as soon as the risk ceases” (Article 231, Paragraph 5). This did not result in any immediate change of plans for the Xingu dams, including both the plan at the time for Kararaô (now Belo Monte) that would have directly flooded indigenous land and the upstream dams that would flood much larger indigenous areas. In practice, there is a two-step process, where behavior remains unchanged while actors wait to see what new requirements will actually be enforced. This is a long tradition in Brazil dating from colonial times (Rosenn 1971).

The year 1989 saw the creation of the Brazilian Institute for the Environment and Renewable Natural Resources (Instituto Brasileiro do Meio Ambiente e dos Recursos Naturais Renováveis = IBAMA), giving more institutional capacity for the licensing process, including vetting the Environmental Impact Study (Estudo de Impacto Ambiental = EIA) that had been a requirement for projects like dams since 1986. However, proponents of Amazonian development projects were still testing the limits as to how little they could get away with considering in these reports, and some major development projects were even going forward without the required EIA (Fearnside 1989a).

The year 1989 also saw the release of the Portuguese-language version of a book edited by Cultural Survival and the Pro-Indian Commission of São Paulo showing the disastrous impacts that the Xingu dams would have on indigenous peoples (Santos and de Andrade 1990). In February of the same year the “Altamira demonstration” (officially the “First Encounter of the Indigenous Peoples of the Xingu) was held, led by
the Kaiapó, with significant national and international press coverage. The event was marked by Tuíra, a Kaiapó woman, brandishing a machete in the face of the head of the government electrical company Electrical Centers of Northern Brazil (Centrais Elétricas do Norte do Brasil = ELETRONORTE) while shouting the war cry “Tenotã-mô!” Following the Altamira demonstration, ELETRONORTE changed the name of “Kararaô” to “Belo Monte” and made an announcement that was interpreted by many as cancelling the plans for the upstream dams. In reality, this was not the case: ELETRONORTE was only promising to remove these dams from the 2010 Plan and to conduct a “resurvey of the fall” of the Xingu River, meaning that additional studies would modify the plans to place dams in different locations along the river, which does not imply that the same indigenous lands would not be flooded. The notion that the upstream dams had been definitively cancelled was widespread. As late as 1994 one of the Kaiapó leaders gave a speech at a conference claiming a conclusive victory over these dams (personal observation). However, as the Kaiapó are now well aware, this was not (and is still not) the case. Nevertheless, the impact of the Altamira demonstration may have served as inspiration for non-governmental organizations (NGOs) and development victims elsewhere (both in Brazil and abroad) to take action in opposing major construction projects that otherwise would have been considered unstoppable.

One of the effects of the Altamira demonstration is believed to have been its influence on international lenders. The World Bank had been expected to fund Belo Monte, either directly or indirectly as part of a sector loan (Chernela 1988). However, the World Bank pulled out while the first (2002) EIA was under preparation, and the lack of international finance is believed to have motivated the Brazilian government to place Belo Monte on hold (Hochstetler 2011: 358). The loss of the World Bank as a focus of the anti-dam campaign changed the political context, diminishing the campaign’s leverage in pressuring the Brazilian government (e.g., Carvalho 2006: 260). This change eliminated the “boomerang” strategy, where a local group in a place like Amazonia has its greatest effect on the national government by inducing changes in projects and policies of international institutions like the World Bank, which, in turn, have a strong influence on the national government’s actions (Keck and Sikkink: 1998).

A windfall for dam proponents was provided by Brazil’s 2001 “Apagão,” a major energy crisis with uncontrolled blackouts in almost all of Brazil followed by a series of controlled blackouts and electricity rationing measures. The crisis was mainly caused by mismanagement (Rosa 2001). Public discontent made it easy to argue that Amazonian dams were needed to save the country from future blackouts. The same opportunity was presented by the 2014-2015 São Paulo drought. As a result of the 2001 Apagão, the National Council on Energy Policy (Conselho Nacional de Política Energética = CNPE) was created. This body is mostly composed of ministers in the federal government. Representatives of civil society and of the scientific community were supposed to be included, but these members have never been appointed. The CNPE would later play a key role in facilitating Belo Monte by forestalling any criticism of the upstream dam plans.

In March 2002 a new plan for the design of the Belo Monte reservoir was announced in order to avoid flooding any indigenous land. Throughout the almost 14 years that had elapsed since the 1988 constitution had created a barrier to flooding indigenous land, the companies had been investing in a design that called for indigenous
lands to be flooded. This illustrates the impunity that the dam proponents were expecting and the gradual process of adjustment. The dam was moved upstream from its former position, thus decreasing the area and volume of the reservoir. The design was also changed to divert most of the river’s flow through canals to a powerhouse below the Big Bend of the Xingu, rather than following the normal pattern of generating all power at the foot of the dam itself. This new design significantly increased the vertical drop that could be used for power generation, but it would leave the Big Bend with greatly reduced flow, thus creating a different kind of impact on the indigenous people downstream of the new dam location.

The EIA that was prepared in 2002 (Brazil, ELETRONORTE nd [2002]) was never formally submitted to IBAMA. Legal decisions in 2001 and 2002, which accepted some of the arguments in a Civil Public Suit (Ação Civil Pública = ACP) brought by the Federal Public Ministry (MPF), resulted in suspension of the licensing process (Sevá Filho 2014). Upstream dams were entirely omitted from this first EIA, although the viability study for the one-dam plan explains that considering only Belo Monte is the result of political considerations, and that Belo Monte’s output would be much greater with upstream dams (Brazil, ELETRONORTE 2002: 6-82). Despite this disclaimer, studies for the upstream dams were continuing. The second EIA (Brazil, ELETROBRÁS 2009) would also omit consideration of upstream dams.

The 1988 constitutional requirement that the National Congress approve any projects with impacts on indigenous peoples was seen as an almost unsurmountable barrier to proposing dams that would flood indigenous lands. This was the reason for the 2002 revision of the Belo Monte design to avoid flooding indigenous land. Then everything changed in 2005, when the National Congress approved Belo Monte in record time under a special “urgent” regime that limits debate. Former president José Sarney was the person in charge of modifications to the bill (the “relator”) in the Senate, facilitating Senate approval only three days after the House of Deputies approved the measure, producing Legislative Decree No. 788 of 13 July 2005 (Calheiros 2005). This decree, authorizing initiation of the Belo Monte licensing process, was approved by both houses in only 15 days, providing a revealing contrast with the 17 years that the indigenous people had been waiting for the National Congress to enact laws for their protection as specified in the 1988 constitution (Graeff 2012: 273). The indigenous peoples were not consulted prior to approval of the measure by the National Congress, as required by the constitution. This legislative event sent a signal for the subsequent surge in Amazonian dam proposals (see Fearnside 2012).

On 31 October 2007 ELETROBRÁS released a Powerpoint presentation (Brazil, ELETROBRÁS 2007a) of a new inventory of the Xingu River (although not the inventory itself: Brazil, ELETROBRÁS 2007b). Three alternatives were considered, two with four dams (but with differing water levels in the three that would be upstream of Belo Monte) and the third alternative with only Belo Monte. The inventory and presentation assert that the third alternative, with only Belo Monte, was selected. The inventory indicates that the upstream dams would be financially attractive based on the unitary reference cost of dams to be built in the ELETROBRÁS ten-year plan at the time, but that weighting by factors for environmental impact made the one-dam choice more attractive overall (Brazil, ELETROBRÁS 2007b, Vol. 1, Tome 2: 5-115). The two alternatives with upstream dams would flood, in addition to Belo Monte, 2283 and 3004 km², respectively, including Altamira/Babaquara. The 2007 inventory calls for fewer
dams and about one-sixth the total area to be flooded, as compared to the inventory in the 1980s that is represented by the 2010 Plan (Brazil, ELETROBRÁS 1987). However, substantial areas of indigenous land would still be flooded. The assumption that the option announced as “selected” (i.e., only Belo Monte) is what would take place in practice is central to the entire discussion and struggle surrounding Belo Monte. Subsequent developments upstream could follow the two other alternatives given in the 2007 inventory, or they could (as has occurred elsewhere) evolve with water levels being raised (and flooded areas consequently being expanded) beyond what is initially announced.

One of the indications suggesting that an option with upstream dams might be the real one is that the 11,000-MW installed capacity of the main powerhouse at Belo Monte remains unchanged in the scenarios with and without upstream dams. The electrical authorities had earlier floated plans for Belo Monte with the total capacity reduced to 5500, 5900 or 7500 MW (Pinto 2003), which would have been more consistent with an unregulated flow of the Xingu River.

The one-dam plan became the official scenario on 3 July 2008 when the National Council on Energy Policy (CNPE) issued its Resolution No. 6, stating that Belo Monte would be the only dam on the Xingu River. The claim that only one dam would be built on the Xingu River is what is known as the “institutionalized lie” by dam opponents (Nader 2008; Salm 2009a). Nothing prevents the CNPE from changing its mind at some future date and allowing the construction of upstream dams. The logic of this change is apparent from data on the flow of the Xingu River: the average flows in the months of August, September, October, minus the amounts that the consortium is required to pass through the Big Bend in these months according to the “hydrogram of consensus” to which it agreed, mean that the amount of water that can bypass the Big Bend through the adduction canal in these months is insufficient for even a single turbine in the main powerhouse (Table 1). In a fourth month (November) only one turbine would have adequate water, and the full 20 turbines would only be used at the peak of the flood season. Turbines can function at partial capacity, but with reduced output.

Table 1: Xingu River flow at Belo Monte in critical months

<table>
<thead>
<tr>
<th>Source</th>
<th>August (m³/s)</th>
<th>September (m³/s)</th>
<th>October (m³/s)</th>
<th>Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flow</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total – Xingu River</td>
<td>1,557</td>
<td>1,066</td>
<td>1,115 (a)</td>
<td></td>
</tr>
<tr>
<td>Big Bend (“hydrogram of consensus”)</td>
<td>900</td>
<td>750</td>
<td>700 (b)</td>
<td></td>
</tr>
<tr>
<td>Available for the main power house</td>
<td>657</td>
<td>316</td>
<td>415 (c)</td>
<td></td>
</tr>
<tr>
<td>Consumption of each turbine</td>
<td>695</td>
<td>695</td>
<td>695 (c)</td>
<td></td>
</tr>
</tbody>
</table>

(a) Brazil, ELETROBRAS 2009: Vol. 1, p. 59.
(c) Brazil, ELETROBRAS 2009: Vol. 1, p. 48.

The economic unviability of Belo Monte without upstream dams to store water for use during the dry season has been interpreted as implying that there will be a
“planned crisis” after Belo Monte is complete and it is suddenly discovered that the water flow is insufficient (de Sousa Júnior and Reid 2010; de Sousa Júnior et al. 2006). Lúcio Flávio Pinto (2002: 25 & 69) dubs Belo Monte a “Trojan horse of concrete” and points out that “On the Tocantins, for example, ELETRONORTE was able to sell its controversial project for the Tucurui Dam to public opinion based on the assumption that it would be the only dam on the Tocantins River in Pará” (an obvious falsehood, given that plans called for all of the river above Tucurui being converted into a continuous chain of reservoirs; see Junk and de Mello 1990). A strong indication that public opinion is being prepared for the Altamira/Babaquara Dam was provided by a speech by President Dilma Vana Rousseff (known simply as “Dilma”) in June 2013 asserting a need for dams with “large reservoirs” rather than continuing to build run-of-river dams like Belo Monte (Borges 2013).

In September 2009 a public hearing (audiência pública) was held in Altamira, as required for discussion of the second EIA (i.e., Brazil, ELETROBRÁS 2009). The hearing was held to discuss the EIA only two days after this massive document had been released to the public, contributing to the hearing’s lack of verisimilitude as an informed debate (Salm 2009b). These hearings have limited real public participation, partly because they are held in venues with inadequate space to accommodate many of the affected people and because the first several hours of the hearings are occupied by engineers from the dam consortium making long technical presentations, while statements from the public are only allowed at the end, usually in the dead of night. The hearings were also accompanied by an overpowering police and military presence. Indigenous participants were present at the beginning of the session, but then left so as not to allow their presence to be interpreted as agreeing with the dams, and especially as having been “consulted.”

In 2009 a representative of the National Indian Foundation (Fundação Nacional do Índio = FUNAI) made presentations in indigenous villages in which he explicitly stated that the gatherings were not “oitivas” (consultations as required by International Labor Organization (ILO) Convention 169 and by Brazilian Constitution Article 231), as shown in a video of the presentation in one of the villages made by the indigenous participants (Medialivre 2011). On 14 October 2009 FUNAI submitted a formal opinion (parecer) to IBAMA on the indigenous component of licensing Belo Monte (Brazil, FUNAI 2009). The opinion states (p. 14) that FUNAI would be willing to “accompany … new consultations [novas oitivas],” implying that the presentations they had made in the villages were, in fact, consultations. The coverletter from the head of FUNAI states that the agency considers dam to be “viable” so long as a list of conditions is met, and states explicitly that “With regard to the carrying out of consultations with indigenous peoples [oitivas indígenas], this Foundation considers that it has fulfilled [its duties under] Legislative decree 788/05, in the course of the licensing process” (Guapindaia 2009). When indigenous people invaded the FUNAI office in Altamira in 2010 they discovered a collection of DVDs recording the 2009 presentations in the villages, labeled as “oitivas indígenas” (Xingu Vivo 2011a). In February 2011 FUNAI released a public note also claimed that these presentations represented a “consultation” and that FUNAI had thereby fulfilled its duties in the licensing process (Xingu Vivo 2011a). The deception these incidents revealed has been a particularly sensitive issue in increasing distrust of FUNAI and other government agencies.
Indigenous people are aware that they need to take care not to have their participation in meetings interpreted as a “consultation.” Required consultations with indigenous peoples represent one of the only tools these people have to prevent a project from going forward. Their option is not to participate in the consultation, as this would only result in the box being checked off that the consultation had been conducted, thereby allowing the project to move forward. Refusal to participate is their only real option. Obviously, deep reform of the system is needed for this reality to change.

“Consultation,” as the term is used in ILO Convention 169, implies a voice in the decision on whether to build or not to build the infrastructure in question (that is, not just to modify the compensation or mitigation measures), and the consulted population must have, at the least, a “realistic” chance of affecting the decision that is made (ILO 2005). Some interpretations go further, holding that the consulted population has a clear right to say “no” (Esteves et al. 2012). By contrast, the public hearings (audiências públicas) required in the licensing process for all major projects, whether or not they affect indigenous peoples, provides a platform for affected people to voice their concerns, but their influence is limited to suggestions for adjustments in mitigation programs rather than questioning the existence of the project as a whole.

Formation of the Belo Monte “Panel of Specialists” in 2009 was a step that provided alternative information in the discussion of the EIA. This group of 40 academics (of which this author was one) was brought together to read the approximately 20,000 pages of the 2009 EIA and prepare commentary in record time in order to have input to the approval deliberations within the timetables required in the licensing process. The report (Magalhães and Hernández 2009) was delivered to IBAMA in September 2009. The dam proponents went to considerable lengths in attempts to disqualify the report and some of its authors (Hernández and Santos 2011). However, when the IBAMA technical staff issued their 345-page formal opinion (parecer) on 23 November 2009 (Brazil, IBAMA 2009) recommending against approval of a Preliminary License for Belo Monte without an extensive revision of the EIA, some of the information they used to substantiate their conclusion was derived from the Panel of Specialists report.

The year 2009 ended with a setback for the anti-dam struggle in the loss of Glenn Switkes to cancer on 21 December (McCully 2009). He headed the Brazilian branch of International Rivers and was tireless opponent of Belo Monte; his ashes were committed to the waters of the Big Bend of the Xingu River. Another important opponent of the dam would later succumb to the same disease: Arsenio Oswaldo Sevá Filho of the State University of Campinas (UNICAMP) on 28 February 2015.

On 26 January 2010 the IBAMA technical staff issued another technical opinion (Brazil, IBAMA 2010) opposing approval of a preliminary license. Nevertheless, the full preliminary license (No. 342/2010) was issued on 1 February 2010 with 40 preconditions that were supposed to be met before an installation license would be granted to actually build the dam. The director of IBAMA’s licensing sector was replaced before the preliminary license was granted (Agência Brasil 2011).

In April 2010 bidding to own and operate Belo Monte was won by Norte Energia, Sociedade Anônima, or NESA (http://norteenergiasa.com.br/site/). This group
was made up of 10 companies, mostly government entities. The close ties between NESA and the government are illustrated by the head of the administrative council of NESA being a former head of ELETROBRÁS, and by many of the companies included in NESA now being investigated by the Lava-Jato corruption probe (Sassine and de Souza 2016).

Media attacks on dam opponents escalated as the licensing process progressed in 2010 (e.g., Leite 2010; see replies: Medeiros 2010; Fearnside 2010). ELETROBRÁS and NESA increased their advertising of Belo Monte in print media and television, and ELETROBRÁS mounted an advertising campaign in all of Brazil’s major airports. In his June 2010 speech in Altamira, President Luiz Inácio Lula da Silva (known simply as “Lula”) called those who question Belo Monte “a half-dozen well-intentioned young people who, if they had the patience to listen, would learn what I have already learned…” (International Rivers 2010). This paternalistic tone has been identified as a “strategically crafted” turning point in the government discourse on Belo Monte by minimizing the opponents as naïve and uninformed (Bratman 2014: 274; 2015: 72). The discourse had long been aggressive: in 2006 President Lula listed indigenous peoples and environmentalists as “obstacles” (“entraves”) to growth (Glass 2006), and in 2009 Brazil’s minister of mines and energy declared that Belo Monte was being impeded by “demonic forces” (“forças demoníacas”) (Lima 2009).

A key tactic of the pro-dam side has always been to portray the dam as inevitable, and, therefore, attempts to change the decision to build it as completely delusionary. As the licensing process progressed this argument naturally gained ever more force. The perception of opposing Belo Monte as a “losing battle” was an important factor in various local opponents, including indigenous groups, dropping opposition to the dam in favor of pressing for more generous mitigation programs (Bratman 2015: 74). Creating a perception that a dam project is inevitable was effectively used by proponents in Belo Monte just as this strategy has been used by the government in previous Amazonian struggles, such as that surrounding the “irreversible” Balbina Dam (Fearnside 1989b). However, the outcome is never foreordained.

NESA contracted a consortium of ten construction companies to build the dam: the Consórcio Construtor Belo Monte (CCBM) (https://www.consorciobelomonte.com.br/). The arrival of this consortium in Altamira at the beginning of 2011 was a key factor in local perceptions regarding the inevitability of the dam.

Dilma became president of Brazil on 1 January 2011. On 12 January the head of IBAMA resigned rather than sign an installation license for the Belo Monte construction site (Hurwitz 2011). On 26 January 2011 the new head of IBAMA issued an installation license for the construction site and for access roads and other infrastructure, but excepting the dam itself (No. 770/211). Partial licenses do not exist in Brazilian legislation. Issuing the license was summarized succinctly by the Federal Public Ministry (Ministério Público Federal – MPF, a public prosecutor’s office for defending the interests of the people) in Belém as “totally illegal” (Miotto 2011).

In January 2011, Avaaz (2011) launched an internet petition against Belo Monte that received 760,000 signatures internationally and in Brazil. Another campaign in
December 2011 received 68,000 signatures, while subsequent campaigns in 2012 received 47,000 and 34,000 signatures, respectively. There were also telephone and e-mail campaigns, as well as street demonstrations.

In March 2011 President Dilma was enraged by the finding by the Inter-American Commission on Human Rights (IACHR) of the Organization of American States (OAS) that the downstream indigenous groups were indeed directly impacted by Belo Monte and were entitled to free, prior and informed consent thorough a consultation (Folha de São Paulo 2011; Siciliano 2011). She ordered the withdrawal of Brazil’s ambassador from the OAS and suspended Brazil’s payments of dues to the organization, creating a diplomatic crisis. In 2012 the ILO would also find that Convention 169, which had been signed and ratified by Brazil, required consulting the downstream groups (Justiça Global Brasil 2012; see also Puentes and Vieira 2015).

As the Belo Monte licensing process progressed towards a full installation license, international groups made renewed appeals to President Dilma (Amazon Watch and International Rivers 2011). A petition signed by 500,000 people was delivered to authorities in February 2011 (Hance 2011) and a Brazilian petition with 1.3 million signatures from the “Drop of Water” (Gota d’Água) initiative by television soap-opera stars was delivered in December 2011 (Rapoza 2011).

The IBAMA technical staff opposed issuing the installation license for the dam itself on the grounds that most of the conditions had not been met (Brazil, IBAMA 2011). Nevertheless, the license was granted by IBAMA on 1 June 2011 (No. 795/2011) with only 5 of the 40 preconditions having been met according to the NGOs and 16 according to IBAMA. Note that granting preliminary licenses with preconditions represents a relatively recent practice, having begun only in 2003 – that is, coincident with the beginning of the Workers’ Party (Partido dos Trabalhadores = PT) presidential administration under Lula and Dilma – and the use of this expedient to speed license approval has steadily increased ever since (Bratman 2015: 69). The precedent of granting an installation license without fulfilling all preconditions was a legacy of licensing the Madeira River dams in 2008, an event that raises the question of what value a precondition has if licenses can be obtained without fulfilling them (Fearnside 2014a).

The head (“president”) of IBAMA had supported the technical staff in insisting on fulfilling the preconditions prior to approving an installation license for Belo Monte. He was removed and replaced by an IBAMA employee who was on the verge of retirement, and who promptly signed the license (No. 795/2011). Soon afterwards he gave an interview to Australian television in which he invoked the history of Australia’s aborigines as an apology for contemporary killing of Amazonian indigenous people (Xingu Vivo 2011b).

Construction of Belo Monte began on 23 June 2011. Some local academics opposing the dam fell silent after construction started in 2011, given the significant potential personal cost of continuing to speak out. Local opponents continued to be harassed as construction progressed.

In June 2012 the main Belo Monte construction site was invaded by various indigenous groups, with particularly active participation of a group of about 20
Munduruku warriors who had come from the Tapajós River, where their land is threatened by planned dams (see Bratman 2015: 74). The Mundurku vandalized the company offices at the construction site of the main dam (“Sitio Pimental”), but the Xingu indigenous groups and the non-indigenous individuals and organizations that were present did not participate (I have been told this by both indigenous and non-indigenous participants). Nevertheless, 11 non-indigenous activists were charged with crimes (Bratman 2015: 74). On the strength of this incident, in March 2013 the consortium obtained a legal order from a Pará state magistrate in Altamira that would automatically fine two non-indigenous NGOs each R$50,000 (~US$25,000) per day if any other invasions occurred (MAB 2013). The organizations were the Xingu Alive Forever Movement (Movimento Xingu Vivo para Sempre = Xingu Vivo) and the Movement of Dam-Affected People (Movimento dos Atingidos por Barragens = MAB). Indigenous people invaded the construction site of the main powerhouse (“Sitio Belo Monte”) in June 2013, after which the site was physically fortified with formidable walls and fencing (Agência Pública 2014). Construction continued through 2014 and 2015, with the exception of brief interruptions from disturbances, strikes and court orders.

Harassment of local opponents continued. In February 2013 an employee of the dam consortium infiltrated a meeting of Xingu Vivo and was caught recording the proceedings with an apparatus disguised as a large ballpoint pen. When confronted by the others at the meeting, his confession was filmed and posted online (Xingu Vivo 2013).

On 10 September 2015 the IBAMA technical staff issued a 242-page formal opinion listing a series of conditions that were still pending that the proponents would have to fulfill before an operating license could be granted (Brazil, IBAMA 2015). Nevertheless, on 24 November 2015 IBAMA issued the operating license despite most of the conditions not having been met (see Villas-Bôas et al. 2015). Filling the reservoir began on 12 December 2015. On 21 December 2015 the Inter-American Commission on Human Rights (IACHR) opened case against Brazil for human rights violations related to the Belo Monte Dam (AIDA 2016).

3. Lessons

The Belo Monte struggle brought together an impressive coalition of actors in questioning and resisting the dam project. Noticeably more domestic and international attention was focused on this case than, for example, the dams on the Madeira and Tapajós Rivers. The Panel of Specialists, repeated major demonstrations, over 60 legal suits and many other events and campaigns surpass what has been seen elsewhere. Yet in the end, these efforts and the facts they revealed about the unviability and illegality of the project and the magnitude of its impacts did not impede the juggernaut from reaching its planned goal in the form of the dam that blocks the Xingu River today.

The struggle at the local level is necessarily the key to events at all other levels. This struggle, carried out by local indigenous and non-indigenous groups has been the focus of a long series of studies applying sociological methods to analyzing their discourse and use of the media (e.g., Andrade 2015; Bingham 2010; Castro 2012; da Silva 2011; Fleury and Almeida 2013; Guzmán nd [C. 2011]; Jouberte and de Mello 2014; MacLeod nd [C. 2014]; McCormick 2006, 2007, 2011). However, what really
Xingu Vivo in particular has, in addition to its own grassroots membership, been able to enlist the support and collaboration of a wide range of other actors, such as national and international NGOs, academics, journalists and celebrities. The various supporting groups and individuals should have a measure of humility with respect to their overall importance in the struggle at Belo Monte and in other resource conflicts. While outside groups tend to move on to the next crisis now that the Belo Monte Dam has actually been built and filled, it should be remembered that Belo Monte is only the beginning of the “Altamira Complex” and the damming of the rest of the Xingu River. Both local and distant groups are sure to have important roles as these developments play out.

While the struggle at the local level is naturally focused on the dam proposed at the place in question, the struggle at more distant venues also tends to focus on the urgent demands of the environmental and human-rights crisis represented by each dam project. The visibility and concreteness of these projects is essential to understanding what they imply. However, it is not enough to fight each dam: the question must be addressed as to whether Brazil needs a massive dam-building program in Amazonia. The answer to this is no (e.g., Baitele et al. 2013; Moreira 2012).

Along with reforming how electricity is produced and used, institutional changes are needed in how decisions are made on dam projects. The environmental studies, public hearings and consultations with traditional peoples need to take place before the initial decision on dam construction is made. Today these decisions are made behind closed doors by a handful of technocrats and political appointees, long before any information on the environmental and social impacts of the project have been gathered let alone publically debated. What is needed is a reform of decision-making, not just a reform of licensing (Fearnside 2007, 2014a,b, 2015a,b; Fearnside and Graça 2006).

Another essential battlefield is to repeal security suspension laws in Brazil (Fearnside 2015a). These laws allow any judicial decision to be reversed if it would cause “grave damage” to the public economy. Since any hydroelectric dam is important for the economy, security suspensions can be invoked to override any decision based on violation of environmental regulations and protections of human rights (e.g., Prudente 2013, 2014). Security suspensions were created during Brazil’s 1964-1985 military dictatorship (Law 4348 of 26 June 1964) but are still in force today (laws 8437 of 30 June 1992 and 12,016 of 7 August 2009). By 2014 they had been used at eight times in the case of Belo Monte and 12 times in the case of the Tapajós Dams (Palmquist 2014; see also Garzón et al. 2015).
Important as academic studies are as providers of information in struggles such as this, one is reminded of Gandhi’s statement that the freedom of India would not be won by a few lawyers in Bombay (Fischer 1964 [2010]). It is a country’s people who bring about change. In the case of improving decision making on Amazonian dams, any change requires that the impacts of dams and the deficiencies of the system that leads to them be understood beyond the rural people in the Amazonian interior who are the main victims of these dams. In Brazil 85% of the population is urban.

The Belo Monte case has similarities with dam controversies elsewhere in Brazilian Amazonia. At Belo Monte, the proponents succeeded in keeping the “institutionalized lie” concerning plans for upstream dams out of the discussion inside Brazil. It is virtually completely absent from the Brazilian mainstream press. The 2008 resolution by CNPE was useful in further deflecting attention from impacts of upstream dams and insuring that these would not delay approval of the licenses for Belo Monte itself. Similar scenarios are playing out in other cases. While licensing process for the Madeira River Dams was underway, this author asked the head engineer of Odebrecht (the main construction firm planning to build the dams) in Porto Velho about plans for the Guajará Mirim Dam (also known as “Cachoeira Riberão”), planned for construction upstream of the two dams that have now been built – Santo Antônio and Jirau (PCE et al. 2004). The reply was that discussing the upstream dam was forbidden until after the first two dams were approved. The third dam would be necessary for a major waterway (hidrovia) for transporting soybeans (Fearnside 2014a). Construction of the third dam is now under negotiation with Bolivia, which shares this stretch of the Madeira River.

A similar case is the planned Chacorão Dam on the Tapajós River (see Fearnside 2015a,b). This dam would flood 11,700 ha of the Munduruku Indigenous Land (see Fearnside 2015a). It appears in various plans (e.g., Brazil, PR 2015; CNEC Worley Parsons Engenharia S.A. 2014a), but is not mentioned in the EIA for the first Tapajós Dam (CNEC Worley Parsons Engenharia S.A. 2014b) nor in the ELETRÔBRAS ten-year plans (e.g., Brazil, MME/EPE 2015: 393). However, it would be needed to make the river navigable for the Tapajós Waterway (Brazil, MT 2010), which is a top priority in the “transportation axis” of the PAC. The parallel with Babaquara (Altamira) and other planned dams upstream of Belo Monte is clear: omitting discussion of associated dams with major impacts facilitates approval of the first dams on a river, and, when the time comes, the approval of the subsequent dams can be expected to be facilitated by the existence of the dams that have already been built. In the case of Babaquara (Altamira), when this was openly included in the plans it was to come on line seven years after completion of Belo Monte (Brazil, ELETRÔBRAS 1998: 145).

Now that Belo Monte exists as a physical reality on the Xingu River, it is important to remember that the struggle there is far from over. Holding the dam consortium to account for the many unfulfilled promises for resettlement and for a wide variety of measures to mitigate the dam’s environmental and social impacts is a major effort on which very little progress has been made (ISA 2014; Villas-Bôas et al. 2015). Of course, the likely unveiling of plans for disastrous upstream dams is an ever-present factor now that Belo Monte is physically present.

Lessons of history are evident for the case of the upstream Xingu River dams. Building of dams in series to regulate streamflow and increase the output of downstream dams is well known in hydropower development worldwide; it is illustrated...
by the damming of Brazil’s Tocantins River beginning with the Tucurui Dam, with parallels to the upstream Xingu dams that were evident from Tucurui’s inception (Fearnside 1999). This author has long contested the Belo Monte proponents’ portrayal of the dam’s benefits without considering the impacts of the planned upstream dams (Fearnside 1996). Denying these plans fits into a pattern shown by past the history of Brazil’s Amazonian dams.

One parallel is the filling of the Balbina Dam (Fearnside 1989), where an official statement released just two weeks before the dam was closed promised to fill it only to a level 46 m above sea level (Brazil, ELETRONORTE 1987a), but instead it was filled directly to a level 50 m above sea level—a plan that was, in fact, in place the entire time as shown by documents obtained while the reservoir was filling (Brazil, ELETRONORTE 1987b). The second case is the Tucurui-II project, which was built without an EIA on the basis of a promise not to raise the water level in the reservoir beyond the 70 m-above-sea-level mark in the Turucuí-I project (Indriunas 1998), but instead the level was quietly raised to 74 m, as originally planned, when the water was needed to run the Tucurui-II turbines (see Fearnside 2006). There is no reason to believe that these were isolated incidents by rogue employees – instead they are best explained as part of an institutional culture that systematically employs “disinformation.” Both the indigenous people whose land would be flooded by dams on the Xingu River upstream of Belo Monte and those whose land would be flooded by the Chacorão Dam on the Tapajós River are well aware of how history is likely to play out as a result of the initial downstream dams (Belo Monte on the Xingu River and São Luiz do Tapajós and Jatobá on the Tapajós River), despite official silence on plans for upstream dams. Never has the century-old observation of George Santayana been more relevant “Those who cannot remember the past are doomed to repeat it” (Santayana 1905).

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