

## Merrill, Hannah

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**From:** pearl hewett [REDACTED]  
**Sent:** Friday, November 04, 2011 6:53 PM  
**To:** zSMP  
**Subject:** Fw: WHO CAN STOP A DOE WAC FROM BECOMING LAW?

----- Original Message -----

**From:** [pearl hewett](#)  
**To:** [Lois Perry](#) ; [Sue Forde](#) ; [earnest spees](#)  
**Sent:** Friday, November 04, 2011 6:28 PM  
**Subject:** WHO CAN STOP A DOE WAC FROM BECOMING LAW?

### TO WHOM IT MAY CONCERN

**Please add this as my SMP Comment**  
**Pearl Rains Hewett Trustee**  
**George C. Rains Sr. Estate**  
**Member SMP Advisory Committee**

### WHO CAN STOP DOE WAC'S FROM BECOMING STATE LAWS?

**Let's start with Margaret Clancy, Jim Kramer, Sheila Miller and Steve Grey**  
**DON'T PUT THE DOE WAC'S INTO CLALLAM COUNTY SMP UPDATE**  
**DON'T ALLOW ANYONE TO CREATE STATE LAWS OUT OF DOE WAC'S**

**OUR THREE COUNTY COMMISSIONERS ARE TOTALLY RESPONSIBLE**  
**IF ANY DOE WAC IS APPROVED BY OUR THREE COUNTY COMMISSIONERS AS PART OF**  
**CLALLAM COUNTY SMP UPDATE and IT BECOMES STATE LAW AND IS ENFORCEABLE**

**READ THIS on the DOE Public Trust Doctrine web site (88 pages)**  
**Finally, SMPs, unlike other comprehensive plans, are adopted as WAC'S**  
**and become part of the state's Shoreline Master Program.**  
**As such, all local SMP rules, regulations, designations and guidelines become STATE LAW**  
**and are enforceable.**

in this manner, protection of public trust resources and uses becomes binding.