

## Merrill, Hannah

---

**From:** earnest spees [REDACTED]  
**Sent:** Saturday, May 05, 2012 9:18 AM  
**To:** zSMP; zSMPC  
**Cc:** Karl Spees  
**Subject:** \*\*\*DoE-SMA/SMP - Nomenclature : Public Comment

Please view George Carlin's 'Saving the Planet' prior to reading this document.

Karl Spees - Pres. CAPR 13

I will send the video clip on request. It is extremely educational and potentially mildly offensive based on Coarse language.

DoE-SMA/SMP - Nomenclature : Public Comment

By the most extraordinary coincident in spring of 2011, out in the West End of Clallam County, Washington Fish and Wildlife Officer, 'Buddy' Hawthorne caught Leonard Frasier who had just shot a Glaucus Seagull.

'Buddy' asked Leonard, "Len, I've known you my whole life. It's a \$400 fine to shoot a non-game bird. Why did you shoot a gull? Leonard said, "Bud, these are really hard economical times. I have to feed my family."

Buddy asked, "That's hard to believe. Just what does gull taste like?"

Leonard replied, "Well, it has a unique fishy taste somewhere between bald eagle and spotted owl."

There are some parallels in this fictitious Story and the Clallam County DoE-SMA/SMP 2012 Update.

The premise of the joke is fiction. **The premise of the SMA/SMP**

**Update 'that there is and environmental crisis' that requires a draconian governmental intervention is bogus.**

The Story is a complete Fabrication; The SMA/SMP Update is a purposely **deceitful Fabrication** of a much larger central governmental plan.

The objective of the story is humor and entertainment. The objective of the SMA/SMP Update is transfer of **POWER and CONTROL by regulation** to the central government.

You can use the same story serially in every WA county changing very little; just as one can **serially impose the DoE's SMASMP Update** on the State's individual Counties with few changes. (Divide and Conquer/Incrementalism.)

The Story was an artificial construct meant to TEACH. It was created by a citizen at no charge to the State. The current SMA/SMP Update is an artificial construct **meant to TAKE. It was created by the Billion Dollar per year of citizens' money by the State Dept. of Ecology.**

The names in the story are completely fictitious designed to promote credibility; the basic joke framework is ancient. **Much of the new nomenclature introduced in the SMA/SMP Update are designed and crafted to promote a credible agenda; the Agenda is ancient.**

**In the '70's the SMA was sold to balance stewardship with ECONOMIC, Environmental, Social, and Energy factors.** When it was passed there were some very real environmental problems that needed to be addressed. The problems have been fixed. Old regulations were enforced and new regulations were enacted. The land, water, and air are the cleanest they have been in 40 years.

Nature does a remarkable job of healing when the damage is stopped or minimized. Currently we do not suddenly have an Environmental Crisis that needs a draconian DoE/State imposed plan to fix. (We only have Elected Officials who are acting like rulers rather than representatives. They are ruling against the will of the people. The good intentions of the SMA/SMP have been consciously perverted. The DoE is their appointed agent/surrogate doing their 'dirty work'.)

The DoE-SMA/SMP Update should be consistent with the State Constitution, 'Of the People, By the People, and For the People'. Defining of landforms nomenclature incorporates organic terms to describe inorganic landforms is a subtle way to incorporating the New State Religion. The new Cult State Religion envisions Mother Earth as a Living Organism with personal rights that exceed those of the State Citizens (those who pay the bills).

**The novel concepts of No Net Loss of ecological function (NNL), Shoreline Environmental Designations (SED), priority feeder bluffs, feeder bluffs, etc. are not supported by strict objective science. They are not scientific terms.** These terms are entirely consistent with the Cult Religion of Earth Worship and Saving the Planet. They unnecessarily blend Subjective terms with Objective terms, Organic terms with the inanimate landforms terms. **Instead of clarifying issues of Shoreline Description and Understanding; they unnecessarily complicate zoning, permitting, public administration, citizen/private ownership, public access, and public safety.** (The Citizens are paying the Bills. The government should acting on the Citizens behalf. The new State Cult Religion has Cult Leaders and Cult Followers and those just collecting a pay check. The Cult leaders, absolutely understand their objective of taking of power and control of private property through the use of regulations. The Earth Worship Followers feel and think they are doing god's work and Saving the

Planet.)

**There are well established standard geological terms to deal with land/water interfaces.** Shoreline Designations is the fundamental scientific term. There are high bluffs, low bluffs, high banks, low banks, coastal low lands, etc. The high bluffs in addition are further defined by geological terms: Glacial Till, Slate/Shale/'Mudstone'/packed clay, mixed aggregate, basalt, etc. (All these are simple rational scientific terms.) These materials decay/degrade at different rates. The rate of decay is an average and cannot absolutely determine the chances of a bluff caving off. (Pretty good **judgments** can be made by trained engineers.)

When I moved to Port Angeles, WA. 20 years ago, I consulted a reference book in the old PA city library basement. The book was extremely detailed and clear as to the geological areas and compositions, fault lines, etc.

The DoE and the State has spent millions of dollars to re-classify what is already scientifically defined. **The Name Game is a devious deceitful way of promoting/imposing Statism and transferring power and control of private property to an all powerful central authority.**

**The DoE-SMA/SMP Update as specifically administering by ESA Adolfson is an unjustified massive document.** There is absolutely no logical prudent reason that the Citizens should 'fix what ain't broke, adopt the new State-Cult-Religion's Terms, Inject more ambiguity and complexity into private property ownership, and assist the DoE in the Regulatory takeover of Clallam County's private property rights. **The DoE-SMA/SMP Update is certain to generate countless needless lawsuits and cost enormous private and public resources (a huge parasitic drain) in an already critically ill economy.** The DoE-SMA/SMP Update ignores the prudent reality of our County and State. It does not

represent the best interests of the State Citizens. It should not be adopted.

**Clallam County's current SMA/SMP should remain the same. If it must be changed, make the DoE impose it. It will be much less complicated for the Citizens of our County to sue the State rather than to sue our own County and the State. (We are in an Economic Crisis, not an Environmental Crisis. Our elected officials need start acting like prudent adults, not partisan automatons, and address the critical realities.)**

Karl Spees - Concerned American - Member of the Shoreline Update Cmtee