

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

From: [pearl hewett](mailto:pearl.hewett)

To: smp@co.clallam.wa.gov

Cc:

Sent: Saturday, February 28, 2015 12:23 PM

Subject: SMP Public Comment #162

SMP Public Comment #162

Posted on [February 28, 2015 10:41 am](#) by [Pearl Rains Hewett](#) [Comment](#)

SMP PUBLIC COMMENT #162

A FEDERAL INTERFERENCE IN A LOCAL PROCESS?

SMP PUBLIC COMMENT #584 [022415 – DeptOfInterior](#)

DEPT. OF THE INTERIOR (DOI), the US Fish and Wildlife Service and the maritime national wildlife refuge complex (NWRC)

RED FLAG WARNING

WHY ARE THESE FEDERAL GOVERNMENT, DEPT. OF THE INTERIOR (DOI) the US Fish and Wildlife Service, WA maritime national wildlife refuge complex (NWRC)

INTERFERING IN OUR LOCAL CLALLAM COUNTY SMP UPDATE DUE PROCESS?

INTERFERENCE BY DEFINITION to come into opposition, as one thing with another, **ESPECIALLY with the effect of hampering action or procedure involvement in the activities and concerns of other people when your involvement is not wanted.**

The Planning Commission extended the written comment period until ***Friday, February 27, 2015.***

This SMP PUBLIC COMMENT #584 [022415 – DeptOfInterior](#) **shall be included** in consideration by the Planning Commission.

Any comments received after February 27 will still be part of the record that will go to the Board of County Commissioners.

bottom line

How fortunate I am, to have my website behindmyback.org to post this SMP Public comment #162 dated Feb. 28, 2015

Direct Quote

SMP PUBLIC COMMENT #584 [022415 – DeptOfInterior](#)

We the US Fish and Wildlife Service, WA maritime national wildlife refuge complex (NWRC)

snippet

“UNLIKE MANY OTHER AREAS OF PUGET SOUND CLALLAM COUNTY HAS PRISTINE AQUATIC AREAS AND SHORELINES THAT ARE IN GREAT CONDITION OR HAVE BEEN RESTORED AND PROVIDE MANY BENEFITS TO THE PEOPLE AND THE WILDLIFE IN THE AREA

RECOGNIZING THIS FACT, WE SUGGEST THAT THE SMP FOLLOW A HIGHER STANDARD THAN IS REQUIRED BY THE WA STATE SHORELINE MANAGEMENT ACT’S MIMIMUM PROTECTION REQUIREMENT”

DO THE FED’S RECOGNIZE THE FACT that that they have PROFILED AND TARGETED ONLY THE 3300 VESTED PRIVATE SHORELINE PRIVATE PROPERTY OWNERS IN CLALLAM COUNTY?

THE FEDS WANT A HIGHER STANDARD FOR THE 3300 AFFECTED? THAN IS REQUIRED BY WA STATE LAW? [Ch. 90.58 RCW](#) - Shoreline Management Act

THE FEDERAL WE’S WHO WANT?

I have been consistently protecting private property rights. Hence, my #162 Public SMP comment, as a taxpaying American citizen, born in and a resident of Clallam County and the trustee of 800 acres of PRIVATE pristine forest land that has been owned by and under the stewardship of our family for over 65 years. Indeed, I have been consistently protecting private property rights in Clallam County since Jan. 26,2011.

DOES THE FEDERAL DOI RECOGNIZE THE FACT that 89% of Clallam County land is public and tribal land? that those OTHER 89% of property owners are exempt from and not affected, by the SMP Update?

WHAT FACTS ABOUT CLALLAM COUNTY DOES THE FEDERAL GOVERNMENT, THE DOI, RECOGNIZE?

CLALLAM COUNTY HAS A TAX BASIS OF 11%

DOES THE FEDERAL GOVERNMENT , THE DEPARTMENT OF THE INTERIOR

(DOI) RECOGNIZES THE FACT? That Clallam County’s 3300 vested private shoreline private property owners have maintained, protected and kept their private pristine aquatic areas and shorelines in great condition at their own expense forever?

We the Clallam County's 3300 vested private shoreline private property owners RECOGNIZING THESE FACTS, including but not limited to all of the above....

THE CLALLAM COUNTY SMP UPDATE IS A LOCAL PROCESS

The primary RESPONSIBILITY for administering this regulatory program is assigned to LOCAL GOVERNMENTS.

LOCAL GOVERNMENTS have done so through the mechanism of shoreline master programs, adopted under rules established by the Department of Ecology (DOE)

WHY ARE THESE FEDERAL GOVERNMENT, DEPT. OF THE INTERIOR the US Fish and Wildlife Service, WA maritime national wildlife refuge complex (NWRC)

INTERFERING IN OUR LOCAL CLALLAM COUNTY DUE PROCESS?

With their SMP PUBLIC COMMENT #584 [022415 – DeptOfInterior](#)

With all due respect, may I suggest that THE FEDERAL GOVERNMENT, DEPT. OF THE INTERIOR the US Fish and Wildlife Service, WA maritime national wildlife refuge complex (NWRC) ETC.

take their big federal noses and stick them into their own government federal public business, that being, the other 89% of public land and tribal land in Clallam County.

And, an additional comment and suggestion for the DOI, by a Clallam County taxpaying citizen. the federal government, the Department Of the Interior etc. **HAS FAILED TO MANAGE THE CITIZENS PUBLIC TRUST TIMBER LAND**, in the best interest of the people in Clallam County.

INTERESTINGLY ENOUGH, the tribes sued the federal government for failing to manage their tribal trust land and they won.

[Indian Trust Fund Mess](#) – Salazar class-action *lawsuit*. The case is sometimes reported as the largest class-action *lawsuit* against the ... 1 Early Federal Indian *trust* law; 2 Fruit of a *failed* policy;

[Vol. 37, No. 1 – Native American Rights Fund](#)

www.narf.org/pubs/nlr/nlr37-1.pdf

Native American Rights Fund

(and why are some *tribes* still) *suing* the govern- ment over ... almost 56 million acres of *trust land* for *tribes*. Hundreds of ... government's *management* of *tribal trust* assets date back to hadn't fixed what they'd done or *failed* to do in the past."

The Planning Commission has extended the written comment period until **Friday, February 27, 2015**. To ensure consideration by the Planning Commission, comments should be received by February 27, 2015.

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bottom line

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