

Merrill, Hannah

From: pearl hewett [REDACTED]
Sent: Thursday, May 05, 2011 11:28 AM
To: Katie Krueger; earnest spees; Jo Anne Estes; **Kai Ahlburg**; Gray, Steve; Merrill, Hannah
Subject: CORRECTION "SHOULD NOT"

If regulation of private property is **unconstitutional or illegal** by WA State law Clallam County should **"NOT"** use it.
a single missing word.....
Pearl

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

From: [pearl hewett](#)
To: [Katie Krueger](#) ; [earnest spees](#) ; [Jo Anne Estes](#) ; **Kai Ahlburg**
Cc: [Gray, Steve](#) ; [Merrill, Hannah](#)
Sent: Thursday, May 05, 2011 11:19 AM
Subject: Responsible party

TO WHOM IT MAY CONCERN

Regarding the 30 members of the **invited** Shoreline Advisory Committee.

Per Steve Gray we are **"NOT"** an Advisory Committee we just an **"Important work group to provide input"**.

Am I confused? No, I am insulted.

After reading Hannah's documented, **selectively summarized** outcome of the first Advisory Committee meeting, it is **my personal opinion** that we, as a committee are not there to give input, constructive comment, or recommendation, we are there to be indoctrinated on compliance, based on misleading pie charts and statistics compiled and presented by ESA Adolfson..

Comment by Carol Johnson regarding forest management and a new regulation on the SMP compliance report, she questioned why? The forest Act regulates forestry.

Comment the **"Reading out loud"** by Pearl Hewett of the follow WAC 173-26-191.

WAC 173-26-191 Some master program policies may not be **fully attainable by regulatory means due to the constitutional and other legal limitations on the regulation of private property**. The policies may be pursued by other means as provided in RCW 90.58.240. Some development requires a shoreline permit prior to construction. A local government evaluates a permit application with respect to the shoreline master program policies and regulations and **approves a permit only after determining that the development conforms to them**.

Comment by Pearl Hewett, If regulation of private property is **unconstitutional or illegal** by WA State law Clallam County should use it.

Comment by **Kaj Ahlburg**, the WAC's are more stringent than WA State law.

The selective summary of the **"Our Important work group to provide input"** at the first meeting, did not mention any of these comments.

I called Commissioner Mike Chapman.

Who is responsible? The elected DCD Sheila Rourke Miller.

Sheila went on vacation on April 26, 2011 the day after the 4C public meeting and will not be back in her office until Monday May 9, 2011.

I called today and left a message, asking for a meeting with her.

Pearl