

From: pearl hewett [REDACTED]
Sent: Thursday, July 05, 2012 12:35 PM
To: Wessel, Ann (ECY); [REDACTED]
Subject: DOE Dungeness Water Rule and DOE Shoreline Management Update

DOE Dungeness Water Rule and DOE Shoreline Management Update

CLALLAM COUNTY CODE Title 15 PUBLIC PEACE, SAFETY, MORALS

15.02.120 PUBLIC NUISANCE

Compliance with the terms and conditions of this chapter shall constitute minimum health, sanitation and safety provisions and material noncompliance with said terms and conditions shall constitute a public nuisance and be subject to all criminal, civil and equitable remedies as such.

Chapter 15.30 PUBLIC DISTURBANCE

Disturbing the **PUBLIC PEACE** in Clallam County

Since Jan. 26, 2011 the Clallam County Commissioners and elected WA State Representatives have been aware that the presence of **Federal and State Agencies have been DISTURBING THE PUBLIC PEACE** and become a **PUBLIC NUISANCE** to the private property owners in Clallam County.

With the WA State DOE invasion of Clallam County for the **DOE Dungeness Water Rule and DOE Shoreline Management Update**, they are guilty of both. **DOE is DISTURBING THE PEACE** and they have become a **PUBLIC NUISANCE** to the private property owners in Clallam County.

To date, **no action has been taken to protect us, by the following elected officials**, WA State representatives, Rep. Van De Wege, Rep. Tharinger, or Senator Jim Hargrove.

Or by our Clallam County elected officials, Mike Doherty, Mike Chapman or Sheriff Benedict.

**We the People of Clallam County have documented grievances against.
WA State DOE Dungeness Water Rule and SMP taking of property value
Olympic National Park as Inholder and (Wild Olympics)
WA State Dept of Fish and Wildlife unconstitutional trespass and search
Our unresponsive elected officials.**

Can Clallam County Home Rule Charter help us?

Washington statutes allow counties to adopt, by public vote, a "Home Rule Charter." Adopting a charter allows counties to adopt a **"constitution" that can change their form of**

government and/or create requirements for the operation of government beyond those required in the State constitution.

Pearl Rains Hewett
ONP Inholder
Private property owner Lake Sutherland
Marine and Freshwater shoreline owner

(read on if you are interested)

The testimony of the Lake Sutherland home owners at the Jan. 26, 2011 SMP Forum with regard to the surveillance of their private property by unidentified white boats, aircraft and the unconstitutional trespass of the **WA State Dept of Fish and Wildlife** certainly disturbed their peace.

The denial of entry by Olympic National Park employees, to the Rains Family Inholder property at the Elwha, "**Access Denied**", certainly disturbed the peace of that family.

The unconstitutional trespass and search of private property by the **WA State Dept of Fish and Wildlife** on Lake Sutherland was reported to Commissioner Mike Chapman, the Sheriff of Clallam County and at a Commissioners meeting.

The WA State Dept of Fish and Wildlife employees did knowingly, without probable cause, without permission of the property owner and without a search warrant trespass and search all private property around Lake Sutherland.

The DOE Dungeness Water Rule taking of water rights and metering of well is vigorously opposed by private property owners of Clallam County.

The designation of the Wild Olympics and Wild and Scenic Rivers is vigorously opposed by private property owners of Clallam County.

The DOE SMP taking of use and value of private property is vigorously opposed by private property owners of Clallam County.

All of the Violations and TAKINGS are from Privates Property Owners.