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05/05/2008 05:01 PM

To "Mike Murray" <mike_murray@nps.gov>
cc
bcc
Subject Fw:

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

From: Bob Eakes
To: Red Drum Tackle Shop
Sent: Monday, May 05, 2008 5:52 PM

May 8, 2008

Mike Murray, Superintendent
Cape Hatteras National Recreational Seashore
Manteo, NC

Hello Mike,

Having already delved into this can of worms with Derb Carter, I would like to talk about the other plaintiffs. In particular the language in the consent decree where they ask: 38. ATTORNEYS' FEES: Federal Defendants agree that Plaintiffs are the prevailing parties and entitled to reasonable attorneys' fees and cost pursuant to the Equal Access to Justice Act, and so on and on.

Now moving on to Section E. of the Negotiated Rulemaking Charter titled "ETHICS RESPONSIBILITIES OF MEMBERS."

"No Committee or subcommittee member shall participate in any specific party matter including a lease, license, permit, contract, claim, agreement, or related litigation with the Department of the Interior in which the member has a direct financial interest."

Not only does Derb Carter, who has lied to the Reg Neg committee about profiting from this lawsuit, but also Jason Rylander and his alternate, Walker Golder and his alternate stand to realize a great gain in money from their lawsuit. It makes no difference that they argue that they did not personally pocket the money.

Simply because they filed their notice before they were so called duly appointed members as your assistant, Cyndy Holda, has maintained makes no difference. They continue to block any headway in Negotiated Rulemaking and they are about to make a great deal of money doing so. They were told as I explained in my Derb Carter request not to sue or they would undermine Negotiated Rulemaking.

I hope you can remember the promises made by Fran Mainella and Dale Hall. It really seems to me that the Department of Interior has lost all of its' credibility.

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Bob Eakes