

ALASKA LEGISLATURE COMMITTEE FILES

1995-1996

8672

8747 HOUSE RESOURCES

238

**House Resources Committee  
CS HJR 13**

Testimony of Beverly Ward,  
Government Relations, ARCO Alaska, Inc.  
January 30, 1995

MR. CHAIRMAN, members of the House Resources Committee. My name is Beverly Ward. I represent Arco Alaska, Inc. It is my pleasure to come before you today to speak in support of CS HJR 13, a resolution to open the Coastal Plain of the Arctic National Wildlife Refuge to oil and gas exploration and development. As you know ARCO has been an operator of the Prudhoe Bay and Kuparuk oil fields since their initiation. Our experience in operating Arctic oil fields has given us a thorough understanding of the local environmental requirements and convinces us that the Coastal Plain can be explored and developed without causing harm to the health and viability of the Refuge ecosystem.

As you know our technologies have advanced significantly since we pioneered the design and operation of oil development in the Arctic. Using today's technology, our presence is compatible with local fish, wildlife, and their habitats. The existence of productive and abundant populations of birds, caribou, and fish throughout all North Slope oil fields is evidence of our ability to be good neighbors with all current land users.

We envision technologies of the future being even more advanced, further reducing our "footprint," while maximizing the benefits of continued resource development to our State, our citizens, and to our Nation. These benefits range from the creation of exploration and development jobs for Alaskans, to additional State tax revenues, to manufacturing jobs in other states and National Security issues. The opening of ANWR will benefit not only Alaska but the entire United States. We believe it is time to move forward with exploring the most potentially productive area in Alaska.

ARCO Alaska, Inc. supports and encourages you to pass CS HJR 13.

House Resource Committee Short Overview  
of CFMD Division

Introduction(s): Good Morning, my name is Dr. Jeffery Koenings and I am the director of the Commercial Fisheries Management and Development Division. *With me today are:*

This morning I would like to briefly introduce you, first to the CF Division, second to a few examples of recent changes *in direction* of fisheries management and development programs, and third to some present day resource problems.

#1 Overview of the CFMD Division:

The division is responsible for the sustained yield management of the state's commercial, subsistence and personal use fisheries; the development of new fisheries; and the programmatic support for the state's private-sector mariculture and salmon ranching industries. The division also plays a major role in the management of fisheries in the federal 200-mile EEZ, *Exclusive Economic Zone* in several international treaty negotiations (SE and Yukon); and, more recently, in addressing concerns over federal legislation affecting Alaska's fisheries e.g., the ESA. *endangered species act*

The divisional organization now represents the completed merger between the old FRED and Commercial Fisheries Divisions. The present division is organized into a *Fisheries Rehabilitation + Development*

headquarters office and 4 regions:  
Southeastern (Scott Marshall), Central  
(John Hilsinger), Westward (Pete Probasco),  
and AYK (Tom Kron).

The division operates with nearly 300 full time and 555 PPT positions; and a proposed FY 96 general fund budget of \$30 million with an overall budget of \$42 million. The FY 96 overall budget is \$8 million less than the budget for the combined divisions in FY 92.

The ~~exact~~ direct and indirect economic benefits of the commercial fishing industry ~~is hard to derive, but the industry~~ is of major importance to the entire state based on what information we do have. For example, the seafood industry is the state's largest private employer both in terms of income and employment with roughly 33,000 to 36,000 jobs. The seafood harvesters are small businessmen that account for 8,000 to 12,000 full time job equivalents. 77% of these commercial fishing permit holders are Alaskan residents. For more information please see this new brochure on the Alaska Seafood Industry that was developed by all segments of the fishing community.

The cultural and economic value of the subsistence fishery is even harder to quantify, in direct economic terms, than the commercial fishery<sup>US</sup>. To many it is beyond value, and that is understandable.

Recently, subsistence fishers have repeatedly told me that their subsistence lifestyle, a combination of fishing, hunting, berry picking etc, is fueled, to varying degrees, by their incomes from commercial fishing. My point being that there is absolute value and real benefits in having strong, well managed runs of fish so that both the subsistence uses and commercial users are provided for.

## #2 Recent Examples of Changes to Fisheries Management and Development Programs:

Overall the state's fisheries resources appear to be vibrant and healthy, although problem areas do exist especially in Western and Interior Alaska. Last year the commercial harvest of 196 million salmon was an all time record. Yet, because of competition from high quality foreign farmed salmon, prices are down and the economic value is declining. The department is responding by managing, within biological constraints, so fishermen and processors can achieve the best product quality and thus higher economic value.

Examples for 1994 include the harvest management of enhanced and wild pink salmon in PWS, chum salmon in the Kuskokwim River, the herring fishery in the Togiak district, and pink salmon<sup>harvests</sup> in Norton Sound.

In developing new fisheries, the division has pioneered new cooperative efforts with

private industry to assess the health of the sea urchin population in the Ketchikan area prior to a commercial fishery.

The project provides for close cooperation between local divers and processors and is funded entirely by private dollars and by the sea urchin resource itself, and not by the general fund. If successful, the fishery could be worth \$30 million annually to southeast fishermen and may become the third largest fishery in state waters.

Reasonable and responsible development of our renewable fishery resources will lead to increased numbers of jobs for Alaskans.

#3 Resource problems: #470

Despite the general abundance of salmon, which are now on the high end of their productive cycle, we do have localized resource problems. For example, the chinook salmon in the Mat-Su valley, the chum salmon in parts of western and Interior Alaska, Nushagak River coho salmon in BB, and perhaps the sockeye salmon of Chilkoot lake. Also, the herring populations in PWS are in horrible shape and are not fishable.

However, the biggest challenge throughout the state is the management of our shellfish resources. From Norton Sound in the North to Adak to the south then east to BB, Kodiak, Cook Inlet, and PWS, the crab

Bristol Bay

populations are failing. Some of the most important crab fisheries are in the Bering Sea where state involvement in resource assessment, necessary for proper state management, is minimal at best. This minimal effort needs to change.

In closing, I would like to extend my welcome to Juneau, and would offer you the division's expertise in helping answer any of your fishery resource questions.

Thank you.

HJR

25

**CS FOR SPONSOR SUBSTITUTE FOR HOUSE JOINT RESOLUTION NO. 25(RES)**

**IN THE LEGISLATURE OF THE STATE OF ALASKA**

**NINETEENTH LEGISLATURE - FIRST SESSION**

**BY THE HOUSE RESOURCES COMMITTEE**

**Offered:**

**Referred:**

**Sponsor(s): REPRESENTATIVE GRUSSENDORF**

**A RESOLUTION**

1 **Relating to a ban on trawling in the eastern Gulf of Alaska east of 140 degrees**  
2 **west longitude.**

3 **BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF ALASKA:**

4 **WHEREAS** the eastern Gulf of Alaska has been a significant hook and line fishing  
5 area for almost 100 years and most of the high value fisheries in the area are fully utilized by  
6 the hook and line fishing fleet; and

7 **WHEREAS** the level of trawl fishing effort in the eastern Gulf of Alaska is expected  
8 to exert undue fishing pressure on fish stocks in the area and displace traditional hook and line  
9 fisheries; and

10 **WHEREAS** foreign trawl fishing in the Gulf of Alaska resulted in depressed  
11 populations of several species of rockfish; and

12 **WHEREAS** the eastern Gulf of Alaska contains a unique assemblage of valuable  
13 rockfish species in amounts small enough that the rockfish stocks could be easily damaged  
14 by large vessel activity; and

15 **WHEREAS**, under federal fishing regulations, if any single species in the rockfish  
16 complex reaches its overfishing level, the entire rockfish complex and any other fishery that

1 might take any of the overfished rockfish species are closed; and

2       **WHEREAS** the trawl fishery in the eastern Gulf of Alaska can significantly disrupt  
3 the traditional fisheries on which 3,000 Southeast Alaska hook and line fishermen depend; and

4       **WHEREAS** the narrowness of the continental shelf and continental slope in the eastern  
5 Gulf of Alaska concentrates trawl fishing effort in a small area and as a result prevents  
6 recovery of trawl fishing areas and may permanently impoverish the ecosystem of the eastern  
7 Gulf of Alaska; and

8       **WHEREAS** the Southeast Alaska area contains limited smooth bottom areas suitable  
9 for trawls, but many rocky areas that support an abundant, diverse, but fragile deep water  
10 habitat; and

11       **WHEREAS** the impact of trawl roller gear and trawl doors could significantly affect  
12 corals and associated hard bottom species; and

13       **WHEREAS**, only by closing the eastern Gulf of Alaska east of 140 degrees west  
14 longitude to trawl fishing, will the unique assemblage of local marine resources be protected;

15       **BE IT RESOLVED** by the Alaska State Legislature that the North Pacific Fishery  
16 Management Council through the United States Secretary of Commerce is respectfully  
17 requested to immediately implement permanent regulations closing the eastern Gulf of Alaska  
18 east of 140 degrees west longitude to pelagic and bottom trawling.

19       **COPIES** of this resolution shall be sent to the Honorable Ron Brown, Secretary, U.S.  
20 Department of Commerce; the Honorable Richard B. Lauber, chair of the North Pacific  
21 Fishery Management Council; and to the Honorable Ted Stevens and the Honorable Frank  
22 Murkowski, U.S. Senators, and the Honorable Don Young, U.S. Representative, members of  
23 the Alaska delegation in Congress.

**HOUSE COMMITTEE REPORT**

(9)

Date Referred: March 3, 1995

FURTHER REFERRALS:

Date of Committee Action: 3/15/95

The RESOURCES Committee considered:

SSHJ 25

SPONSOR SUBSTITUTE FOR HOUSE JOINT RESOLUTION NO. 25

BAN TRAWLING IN EASTERN GULF OF ALASKA

Relating to a ban on trawling in the eastern Gulf of Alaska east of 140 degrees west longitude.

recommends it be replaced with the following committee substitute CS SSHJR 25 (RES)  the same title  a new title

additional referral to \_\_\_\_\_ Committee  
 attached amendment(s)

ADOPTS: \_\_\_\_\_ Letter of Intent

ATTACHES NEW FISCAL NOTE(S): (Dept) \_\_\_\_\_ APPROVES PREVIOUS: (Dept/Date) \_\_\_\_\_  
 fiscal note(s) \_\_\_\_\_  fiscal note(s) \_\_\_\_\_

zero fiscal note(s) \_\_\_\_\_  zero fiscal note(s) ADF-LG

SIGNING WITH RECOMMENDATIONS		DP	DNP	NR	AM
<i>Joe M. Davies</i>	Davies	X			
<i>Ed Maclean</i>	Maclean	X			
<i>John Green</i>	Green	✓			
<i>John Kott</i>	Kott	✓			
<i>John Ogan</i>	Ogan	✓			
<i>W.K. Williams</i>	Williams	✓			
<i>Alan Austerman</i>	Austerman			✓	
		(6)		(1)	

CHAIR'S SIGNATURE *W.K. Williams*  
 Williams

# Alaska State Legislature

REPRESENTATIVE  
BEN GRUSSENDORF  
1221 HALIBUT POINT ROAD  
SITKA, ALASKA 99836  
(907) 747-8458

FINANCE COMMITTEE

DISTRICT 2  
KUPREANOF  
PETERSBURG  
SITKA  
WRANGELL



WHILE IN JUNEAU  
STATE CAPITOL  
JUNEAU, ALASKA 99801-1102  
(907) 485-3824

House of Representatives  
TO: Representative Joe Green  
Co-Chairman  
House Resources Committee  
  
Representative Bill Williams  
Co-Chairman  
House Resources Committee  
  
FROM: Representative Ben Grussendorf  
  
DATE: February 20, 1995  
  
RE: SSHJR 25, "Relating to a ban on trawling in the eastern Gulf of Alaska east of 140 degrees west longitude."

I have introduced SSHJR 25 in response to concerns expressed by Southeast fishermen for the devastating impacts of trawl fisheries on the condition of the rockfish stock and on the delicate habitat on the bottom of Southeast Alaska waters. The level of trawl fishing effort in the eastern Gulf of Alaska is expected to increase, resulting in depressed populations of several species of rockfish and damage to the fragile deep water habitat in Southeast.

The sponsor substitute made the following changes from the original resolution:

page 1, lines 1 - 2 was amended as follows:

"Relating to a ban on trawling in the eastern Gulf of Alaska east of 140 degrees west longitude."

page 1, line 12 added a new whereas:

"Whereas the eastern Gulf of Alaska contains a unique assemblage of valuable rockfish species in amounts small enough that the rockfish stocks could be easily damaged by large vessel activity; and"

page 1, lines 15 - 16; page 2, line 1 reworded a whereas:

"Whereas, under federal fishing regulations, if any single species in the rockfish complex reaches its overfishing level, the entire rockfish

complex and any other fishery that might take any of the overfishing rockfish species are closed; and"

page 2 lines 13 - 14 was amended as follows:

"Whereas, only by closing the eastern Gulf of Alaska east of 140 degrees west longitude to trawl fishing, will the unique assemblage of local marine resources be protected;"

page 2 line 16 was amended by deleting the reference to emergency regulations.

I appreciate your consideration in scheduling a hearing for this resolution in your committee at your earliest convenience.

Thank you.

Amendment # 1  
SSR 25

Australian

second  
occurrence  
of the word "The"

Page 2

Line 15

INSERT After the

NPFMC Through the

Page 2  
word "The"

Line 19

INSERT After the

NPFMC; the

# Alaska State Legislature

REPRESENTATIVE  
BEN GRUSSENDORF  
1221 HALIBUT POINT ROAD  
SITKA, ALASKA 99835  
(907) 747-6458

FINANCE COMMITTEE

DISTRICT 2  
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SITKA  
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WHILE IN JUNEAU  
STATE CAPITOL  
JUNEAU, ALASKA 99801-1182  
(907) 485-3824

## House of Representatives SPONSOR STATEMENT

### SPONSOR SUBSTITUTE FOR HOUSE JOINT RESOLUTION 25

"Relating to a ban on trawling in the eastern Gulf of Alaska east of 140 degrees west longitude."

Southeast Alaska has a unique marine environment. The delicate marine environment differs from northern areas. It is extremely vulnerable to long term damage to the habitat of the bottom. Southeast Alaska also has a long history of longline fishing offshore. This economy is threatened by the activities of the factory trawlers. The species affected by the trawlers are fully allocated.

Southeast's marine environment has provided longline fishers the opportunity to make a living for over a century. Targeted species of halibut, sablefish, shelf rockfish and cod are caught on longlines with little damage, if any, to the bottom of the Pacific shelf. Most of the longline vessels are small. In many small towns commercial fishing is the only commercial opportunity.

I have introduced this resolution at the request of the Alaska Longline Fisherman's Association. I believe it is a good compromise with the trawl fleet and protects a generously productive marine environment from harm. It also will protect an industry that is for the most part locally owned and operated and which provides great returns to the communities and the economies of those communities.

I respectfully request your support.

# FISCAL NOTE

STATE OF ALASKA  
1995 LEGISLATIVE SESSION

BILL NO. SSHJR 25

Revision Date: \_\_\_\_\_ Dept. Affected: Fish and Game  
 Title: Ben trawling in eastern Gulf of Alaska BRU: CFMD  
 Component: Fisheries Management  
 Sponsor: Rep. Grussendorf  
 Requester: House Fisheries Component Serial No. 1941

**Expenditures/Revenues** (Thousands of Dollars)

OPERATING EXPENDITURES	FY 96	FY 97	FY 98	FY 99	FY 00	FY 01
PERSONAL SERVICES	0.0	0.0	0.0	0.0	0.0	0.0
TRAVEL	0.0	0.0	0.0	0.0	0.0	0.0
CONTRACTUAL	0.0	0.0	0.0	0.0	0.0	0.0
SUPPLIES	0.0	0.0	0.0	0.0	0.0	0.0
EQUIPMENT	0.0	0.0	0.0	0.0	0.0	0.0
LAND & STRUCTURES	0.0	0.0	0.0	0.0	0.0	0.0
GRANTS, CLAIMS	0.0	0.0	0.0	0.0	0.0	0.0
MISCELLANEOUS	0.0	0.0	0.0	0.0	0.0	0.0
<b>TOTAL OPERATING</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

CAPITAL EXPENDITURES						
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CHANGE IN REVENUES ( )						
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**FUND SOURCE** (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1008 GF/MHTIA						
Other						
<b>TOTAL</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

Estimate of any current year (FY95) cost: \$ 0.0

**POSITIONS**

FULL-TIME					
PART-TIME					
TEMPORARY					

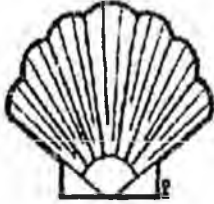
**ANALYSIS:** (Attach a separate page if necessary)

Prepared by: Geron Bruce  
 Division: Commissioner's Office  
 Approved by Commissioner: [Signature]  
 Agency: \_\_\_\_\_

Phone: 485-8143  
 Date: 2/28/95  
 Date: 2/28/95

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March 6, 1995

The Honorable W. K. Williams  
Co Chairman  
House Resources Committee  
Alaska House of Representatives

VIA FAX: 907-465-3793

Re: A Resolution relating to a ban on trawling in the eastern Gulf of Alaska east of 140 degrees west longitude.

Dear Chairman Williams:

The resolution relating to a ban on trawling will have some repercussions on the scallop fishery which takes place in the eastern Gulf of Alaska. Significant commercial beds of scallops occur east of 140 degrees west longitude. Though the ban on trawling would not directly ban scalloping, the draft scallop FMP currently being written by the North Pacific Fishery Management Council incorporates all of the areas closed to bottom trawling so that they are all also closed to scalloping.

The scallop fleet is required to have 100% observer coverage and so has gathered a significant number of observations on bycatch and catch in this fishery in the eastern Gulf. The bycatch in this area is termed by the biologists as "minus" - meaning that bycatch is insignificant. Our own vessel has never caught a rockfish nor have we fished in or caught any coral. In fact, the areas considered sensitive including those containing coral forests have already been closed to scalloping by the Board of Fish. We had no objection to closures of those areas as no commercially important scallop resources exist there and closure would prevent any novice scallopers who were not aware of this from entering an area and potentially causing problems.

We would request that this Resolution be amended to specifically exclude scalloping as the scallop fishery does not impact any rockfish stocks nor any other species other than weathervane scallops. Thank you for the opportunity to comment.

Sincerely,

*Mark P. Kandianis*

Mark P. Kandianis

PHONE 907-486-6002

FAX 907-486-2617

FILE COPY

3741

Final Report  
Research Unit #601

RECEIVED  
OCT 5 1981

Office of Marine Pollution Assessment  
Alaska Office

HABITAT REQUIREMENTS AND EXPECTED  
DISTRIBUTION OF ALASKA CORAL

Robert L. Cimberg  
VTN Oregon, Inc.

Tim Gerrodette  
Scripps Institution of Oceanography

Katherine Muzik  
Harvard University

October 1, 1981

## II. BACKGROUND REVIEW

The term "coral" is applied to several diverse orders within the Phylum Coelenterata (Table 1). This study covers those orders of Coelenterates having corals found in Alaska. These include the orders Alcyonacea (soft corals), Gorgonacea (sea fans or horny corals), and Scleractinia (cup corals, stony corals, or hard corals) in the class Anthozoa, and the order Stylasterina (hydrocorals) in the class Hydrozoa.

The morphology of corals varies. The living tissues are composed of polyps, each with a mouth surrounded by tentacles. Some species are composed of a single polyp, others are colonies of many polyps. Certain corals are upright and display varying degrees of branching, while others are low growing, encrusting forms. Corals vary in size from less than 1 cm to over 1 m. The skeletons of corals consist of spicules which are embedded within or are deposited outside the living tissues. The chemical composition (hardness) and size of the skeleton are important in determining the commercial value of each species.

Sexual reproduction usually takes place between individual polyps or colonies, since sexes in most corals are separate (Lacaze-Duthiers 1864; Bayer and Weinheimer 1974; Grigg 1977; Weinberg and Weinberg 1979). Female colonies harbor the eggs, which are fertilized by sperm from male colonies. Fertilized eggs develop within the female polyps into planula larvae.

The planula larva of many species has never been observed (Stimson 1978); those that have been studied are usually large (between 0.5 and 2.5 mm long), pink, ciliated, and slightly negatively buoyant (Sevens 1981). The larvae usually live between 2 and 10 days (Lacaze-Duthiers 1864; Gohar 1940; Kinzie 1973; Grigg 1977; Weinberg and Weinberg 1979) although some have been reported to survive up to 90 days in the laboratory (Vaughan and Wells 1943; Grigg 1979).

Table 1. Coelenterate Systematics. Orders covered in this study are asterisked (\*).

<u>Phylum Coelenterata</u>	<u>Common Name; Distribution</u>
Class Anthozoa	
Subclass Octocorallia (Alcyonaria)	
* Order Alcyonacea	Soft corals, sea strawberries; found in Alaska.
Order Coenothecalia	Blue coral; found in tropical Pacific reefs.
* Order Gorgonacea	Sea fans, fan coral; found in Alaska.
Order Pennatulacea	Sea pens, sea pansies; found in Alaska.
Subclass Hexacorallia (Zoantharia)	
Order Actinaria	Sea anemones; found in Alaska.
Order Antipatharia	Thorny corals, black coral; found in tropics, subtropics.
Order Ceriantharia	Cerianthids; possibly in Alaska <sup>1</sup> .
* Order Scleractinia (=Madreporaria)	Stony corals, cup corals; found in Alaska.
Order Zoanthidae	Zoanthids; not in Alaska.
Class Hydrozoa	
Order Hydroida	Hydroids and jelly fish; found in Alaska.
Order Milleporina	Fire coral, millepores; not found in Alaska.
Order Siphonophora	Jellyfish; found in Alaska.
* Order Stylasterina	Hydrocorals, hard corals; found in Alaska.
Order Trachylina	Jellyfish; found in Alaska.
Class Scyphozoa	Jellyfish; found in Alaska.

\* Covered in this study

<sup>1</sup> Dr. Bruce Wing, personal communication

Planula larvae either swim, crawl, sink and perhaps float after being released. Planula of most corals are not usually dispersed very far from parent colonies (Fritchman 1974; Gerrodette 1981). The larva of one species creeps down the parent colony and settles nearby (Kinzie 1973). Larvae of other species can crawl and settle up to 40 m away (Weinberg and Weinberg 1979). There is one report of planula larvae floating (Butler 1980), but this observation has not been substantiated.

The planulae settle, often on current-swept solid substrates, and undergo metamorphosis into the primary polyp stage. Only a very small fraction of the larvae reach this stage; many are lost by landing on unfavorable substrates, others are eaten by predators, while still others are abraded and smothered by sediment and algae. In colonial species, subsequent budding (asexual reproduction) of the primary polyp stage produces additional polyps, each with a mouth surrounded by tentacles; these polyps form and share a common skeleton. The colony continues to grow by budding more polyps and secreting additional skeletal material. Growth of most corals is believed to be slow and may require over 100 years to reach maximum size. //

Causes of adult mortality include physical factors such as smothering by sand (Grigg 1977), toppling of large colonies by storm waves (Birkeland 1974), weakening of skeletons by boring organisms (Dr. Richard Grigg, personal communication), freshwater runoff, and exposure to air during extreme low tides. Biological factors include inter-specific competition with other coral species, and predation. Corals compete with each other for space and light by overgrowing one another and/or by digesting adjacent colonies. Coral predators include snails (Kinzie 1973, Birkeland 1974), fish (Randall 1967; Clarke 1968), polychaetes (Dr. R. Kinzie, personal communication), starfish and nudibranchs (Sebens, personal communication). Recently man has caused mortalities as a result of thermal and chemical pollution from power plants, sewage (Smith et al. 1973), and oil and gas exploration and development (Dept. of Commerce 1979; Loya and Rinkevich 1980).

Coral distribution and abundance is affected by substrate size, currents, depth, and temperature. Most coral species require a solid, rocky substrate to survive, however, a few can live on sandy and muddy bottoms. Currents bring food, reduce sedimentation, and may assist in larval dispersal. Depth is important because of its relationship with other factors such as light, temperature, salinity, oxygen, and wave action. Light is necessary to many tropical, reef-building corals harboring commensal algae, which produce the necessary food for the host coral. Temperature is known to control the distribution of reef forming corals and the reproductive activity of certain temperate species (Grigg 1979). Corals are often found in association with other species and can provide a habitat for fish and invertebrates that fish might feed on.

# Coral Loss Could Deplete Fish Stocks

by Frank Saxton

An important nursery area for tarakihi and snapper is located in one of the two declining coral beds in Tasman Bay.

In a recent study of the history of the beds, local fishermen were asked to compare conditions in the past with those prevailing today. The most important finding was that the Separation Point coral bed has been the site of a vast nursery of juvenile tarakihi and snapper. This nursery environment has all but disappeared, and there is cause for concern at the extent to which this will be detrimental to future stocks of these species.

The coral is a bryozoan. It usually occurs in large rock-like pieces, but is made up of the individual homes of very small, almost microscopic, animals, each living in a hard case into which it can withdraw for protection from predators. As each bryozoan dies new ones build their homes on top of the old, and so the colony grows — much like a true coral. The map shows the approximate area of Tasman Bay once covered with these coral colonies.

## Foul Ground

Commercial trawling in Tasman Bay began in 1946, and it was soon discovered that large areas of the Bay were foul ground. Two coral areas were defined — the Torrent Bay and Separation Point beds, the Separation Point bed being the most dense.

The problem of trawling over coral was simply that the trawl net ripped whenever it encountered coral. If the net picked up coral blocks it became heavier and sank hard onto the bottom, increasing the likelihood of damage. Small pieces of coral in the cod

A sample of the coral from the beds in Tasman Bay.



Frank Saxton is a Fisheries Officer based in Nelson.

end also caused a lot of damage to the catch.

These problems were considerable in the years before 1956, as all trawl nets were made from natural fibres (mostly cotton) and were easily torn. However, even before synthetic materials appeared trawlermen had devised techniques which allowed them to trawl over the Torrent Bay coral.

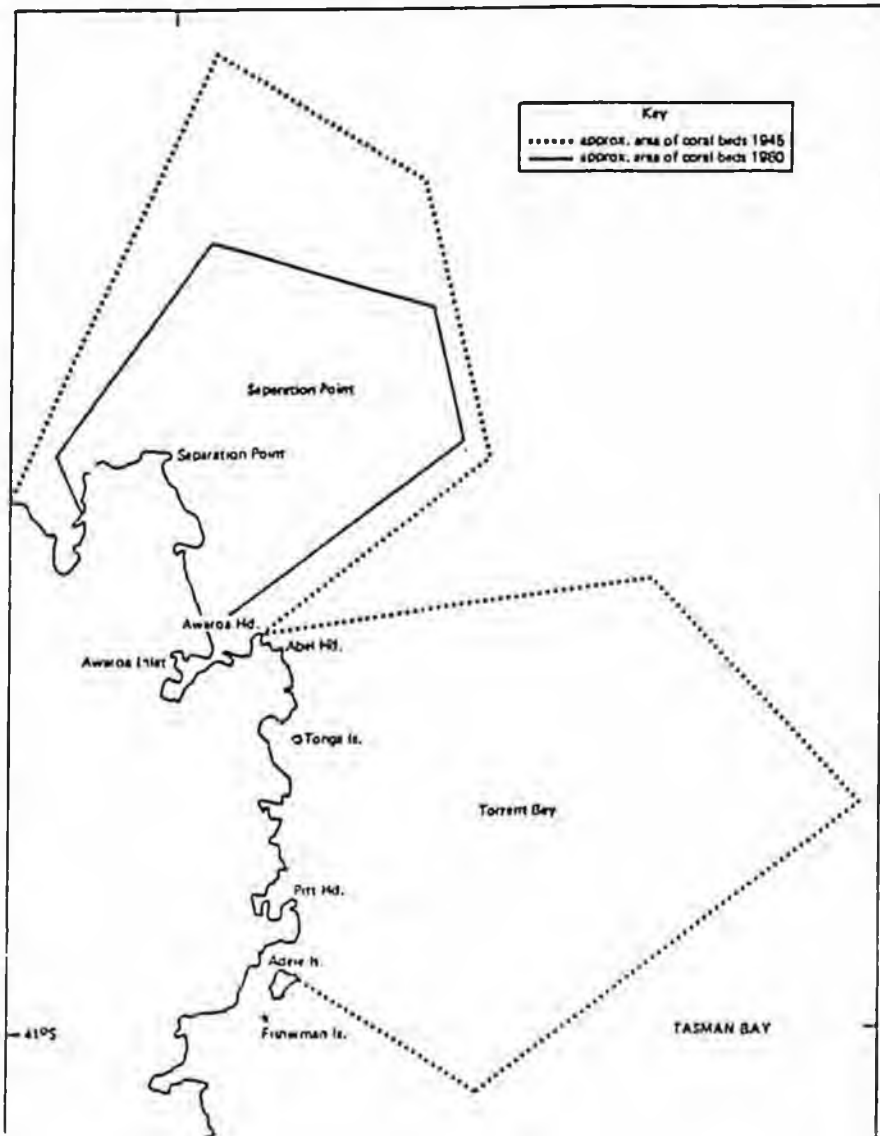
Some of the larger vessels attached cow hides under the cod end to protect the mesh, while other fishermen used extra floats on the net to keep it above the coral. Another widespread practice was the attachment of a sledge to the centre of the groundrope. The sledge slid along the bottom

and raised the groundrope up to half a metre.

Tickler chains were also dispensed with when trawling on new coral beds. Once the coral became "broken in" a skilled trawlerman could use a tickler provided it was a short one that travelled well ahead of the groundrope so that any coral thrown up off the bottom by the tickler had time to fall to the sea bed before the groundrope could pass over it.

## "Breaking In"

However, all the fishermen interviewed stressed that whatever technique was used, it was impossible for an otter trawl to fish over coral without causing damage. This was often referred to as "breaking in" a coral bed. The sweeps and bottom bridles usually rub along the bottom for part of their length. Together with the heavy otter boards these will al-



way: tow long furrows of destruction over any coral bed even if the net itself is floating well clear of the bottom.

In the late 1940s and early 1950s the trawl fleet consisted only of a few low-powered trawlers using cotton nets. Even so, they slowly became more confident at trawling over the Torrent Bay coral bed. The Separation Point bed was never trawled as it was considered for too heavy. In 1956 the first synthetic twine (Nynack) came onto the market, and when the first buoyant synthetic (Drummollna) became available in 1964, it became possible to make an ideal "coral trawl". By the early 1960s however, the Torrent Bay coral was in an advanced state of decay after experiencing 15 years of trawling. Its final destruction was left to the scallop dredges of the 1960s, and although small patches still exist, they cause little concern to trawlermen.

The fish associated with the Torrent Bay coral were about the same size as those found in the rest of Tasman Bay. However, in the early days there were good quantities of John dory and blue cod, which are seldom seen today.

#### Separation Point

The Separation Point coral bed differs from the Torrent Bay bed in an important way: both fishermen and scientists consider it to be a home to big schools of small juvenile tarakihi and snapper. This is in addition to blue cod and two unmarketable species, red mullet and sea perch, which are fish not normally associated with trawl grounds.

The edges of the Separation Point bed slowly retreated inshore between 1946 and 1975. This was most noticeable in the northern boundary which retreated shorewards about two miles. The western boundary (known as the "smoke line") also shifted shorewards. These boundary retreats were caused by unintentional encroachments over the years as trawlermen attempted to fish near the coral.

Trawling did not begin its direct assault on this bed until the mid 1970s. By this time tough buoyant synthetic material was universally used in trawl nets, and forays began to be made onto the area over the coral.

In the winter of 1977 trawling on this coral bed became common with four boats consistently working the area. Huge bags of small unmarketable tarakihi and snapper were commonly taken and labouriously sorted through to find marketable-size fish; the rest were discarded overboard with little chance of survival. Often the nets would be seriously damaged, adding their toll to the profits of the operation.

With the serious decline in the scal-

*There is an important lesson in fisheries management in this study of the Tasman Bay coral beds, both for MAF and fishermen. It might be said that MAF could or should have been aware of this problem much sooner, anticipating damage to the coral beds from trawling. However, it is not possible for MAF to be aware of all the problems which can or do arise in a fishery. The fishermen themselves are the most knowledgeable about their fishery because of their day-to-day participation and intimate contact with the fish and fishing grounds. They play a vital role as a source of information for MAF, and by relaying information to MAF, can encourage protection of their fishery.*

*MAF's responsibility is to ensure it can react to such information quickly, verify the problem, and take remedial action before damage is irreversible. The fact that Tasman Bay fishermen recognize the problem they are creating, yet are unable to stop the practice of fishing coral beds, suggests that they need the assistance of MAF to provide management protection.*

— Rick Boyd,

Fisheries Management Division, Auckland.

lop fishery in the 1978 and 1979 seasons, more boats spent time trawling in Tasman Bay, chasing a seemingly ever-decreasing fish population. In the winter of 1979 at least six trawlers worked the coral. None of these trawlers exceeded 15 metres in length, and most were under 12 metres. There is no evidence that large trawlers with big nets have ceased any significant effects. As the coral is broken in it becomes easier to work, and it is therefore easier for trawlermen with less experience to enter the fishery.

Patches of coral still exist off Separation Point, but they are decreasing in size and number. The large bags of juvenile fish of the past are seldom taken these days. Those that are taken are now sold for about 4 cents a kilogram and are used for rock lobster bait. The coral that afforded them so much protection for so long has been broken up and so made them vulnerable to the ubiquitous trawl net.

#### Closure?

Three or four years ago, when trawling began in the Separation Point nursery area, local fishermen expressed concern at this new practice, and there was a lot of local support for legally closing the area. There was a novel suggestion that fasteners be placed throughout the area to deter would-be illegal trawling. A fastener would probably consist of a heavy block of concrete. If a trawler passed over a fastener its net would come fast and be badly damaged. This was said to be the only sure way of effectively enforcing a closed area such as that over the Tasman Bay coral areas.

More on-the-spot survey work is needed to define the extent of this coral bed, followed by the formulation of a practical method of closing the area to trawling. Bryozoan species can be fast-growing and this important nursery area may be yet re-established.

## Sail-Powered Longliner

With rapidly rising fuel costs sail-powered fishing vessels are becoming increasingly common around the world. A 29-metre sail-assisted longliner is described in a recent issue of *Canadian Fishing Report*.

The vessel is being designed by Massachusetts marine architect Fran Morey, and Mr Morey has estimated fuel savings of over 50 percent. Main particulars will be roughly as follows: Length overall, 29.2 metres. Waterline length, 24.4 metres. Beam, 7.3 metres. Draft, 2.7 metres. Displacement, 161.9 tonnes. Moulded depth, 2.7 metres. Fish hold volume, 100.5 m<sup>3</sup>. Fuel oil capacity, 22 730 litres. Lube oil capacity, 909 litres. Hydraulic oil capacity, 1 818 litres. Fresh water capacity, 8 183 litres. Accommodation for 9-10 men.

The vessel will use a single Cummins KT 1150M, 365 hp. Using the engine alone, the vessel will cruise at 11 knots, using about 54 litres per hour. With sails alone, the vessel will cruise at 11 knots, given a wind of 18-20 knots. Mr Morey predicts savings of fuel, compared with a conventional hard-chined vessel, of 50 to 70 percent.

Mr Morey said that the vessel should cost within 10-15 percent of a conventional vessel: perhaps US\$800,000 to \$1,000,000. A big saving comes from using a smaller engine. The most economical size for a sail vessel looks to be 20 metres to 30 metres.

"Smaller vessels wouldn't be that much more economical. And on vessels over 30 metres, to get good savings you'd almost have to jump to 60 metres".

Mr Morey, who has experience in designing yachts, said a good hull could cut fuel costs by 30 percent. The hull efficiency depends on a combination of shape and amounts of surface.

**Do you know that in granting a licence to a foreign fishing vessel to fish in New Zealand's EEZ the Minister of Fisheries may attach conditions relating to the use, transfer, transshipment, landing, and processing of fish taken?**

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## Coral-like bryozoan growths in Tasman Bay, and their protection to conserve commercial fish stocks

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**Abstract** Mounds of 'coral' off Separation Point, Tasman Bay, which have recently been protected to conserve ecologically associated commercial fish species, are predominantly growths of Bryozoa. Two species (*Celleporaria agglutinans*, *Hippomenella willicata*) make up the bulk of these structures. Trawling through the 'coral' grounds has affected the fish populations to the extent that an area has been closed to trawling to conserve stocks.

**Keywords** *Celleporaria agglutinans*; *Hippomenella willicata*; Bryozoa; fisheries; marine ecology; resource conservation

### INTRODUCTION

Regular trawling off the northern coast of New Zealand's South Island began in 1946, and fishermen were quick to observe, in certain areas, the association of juveniles of important commercial fish with abundant clumps and mounds of 'coral'. The most valuable fish species were *Chrysophrys auratus* (Bloch & Schneider) (snapper), *Gelodactylus macropterus* (Bloch & Schneider) (makih), and *Zelus faber* (Linnaeus) (john dory). The present study is based upon diving observations in the area known as the Separation Point coral (40°47'S, 173°00'E), lying between Tasman and Golden Bays. This bed is about 40 square nautical

miles in extent (Saxton 1980a) at depths of 10-35 m. There was formerly a similar bed immediately to the south, about 80 square nautical miles in area, known as the Torrent Bay coral bed (Saxton 1980b).

Similar coral beds of unknown extent are reported by commercial fishermen from the north-eastern side of Tasman Bay, and others occur in the outer Marlborough Sounds (pers. obs). The Separation Point coral bed, however, appears to be particularly significant as a nursery area for commercial fish

### CORALLINE GROWTHS

The water in the coral bed area is very turbid with very low light penetration and considerable current speeds (surface mean 0.72 kn and 0.4 kn at spring and neap tides respectively) (RNZN Hydrographic Office, Chart NZ 614).

The coralline growths are of 2 clearly distinguishable types, each of which comprises predominantly 1 of 2 species of gymnoclimate bryozoan. One, *Celleporaria agglutinans* (Hutton) (Fig. 1), grows in massive, heavy clumps attaining up to 50% cover and 0.5 m in height. There are 2 ways in which these growths may increase in size. *C. agglutinans* zooids have the capacity for frontal budding, enabling multiple layers of zooids to form upon one another. In this way, colonies of *C. agglutinans* can become quite rock-like, though minutely porous. Alternatively, growing edges can extend as prominent sheets, fans, or laminae around secondary components (either bryozoans, molluscs, and tube-dwelling polychaetes) of these coralline growths, firmly enclosing them within cavities. Most of the mass of these clumps is non-living skeletal material.

The other species, *Hippomenella willicata* (Hutton) (Fig. 2), is not so robust and rock-like. It may occur sparsely with *C. agglutinans* or form separate, coarse foliaceous 'honeycombs' to 0.3 m across and 0.15 m high, of bilaminar sheets of zooids.

The mounds and honeycombs provide attachment surfaces for other calcareous frame-building components, including any of 92 additional species (as in 1 locality in Tasman Bay) (Appendix) of mainly encrusting bryozoans, plus serpulid tubes, and a homotrematid foraminiferan, *Minicella minicea* (Pallas). Branching bryozoans of some significance

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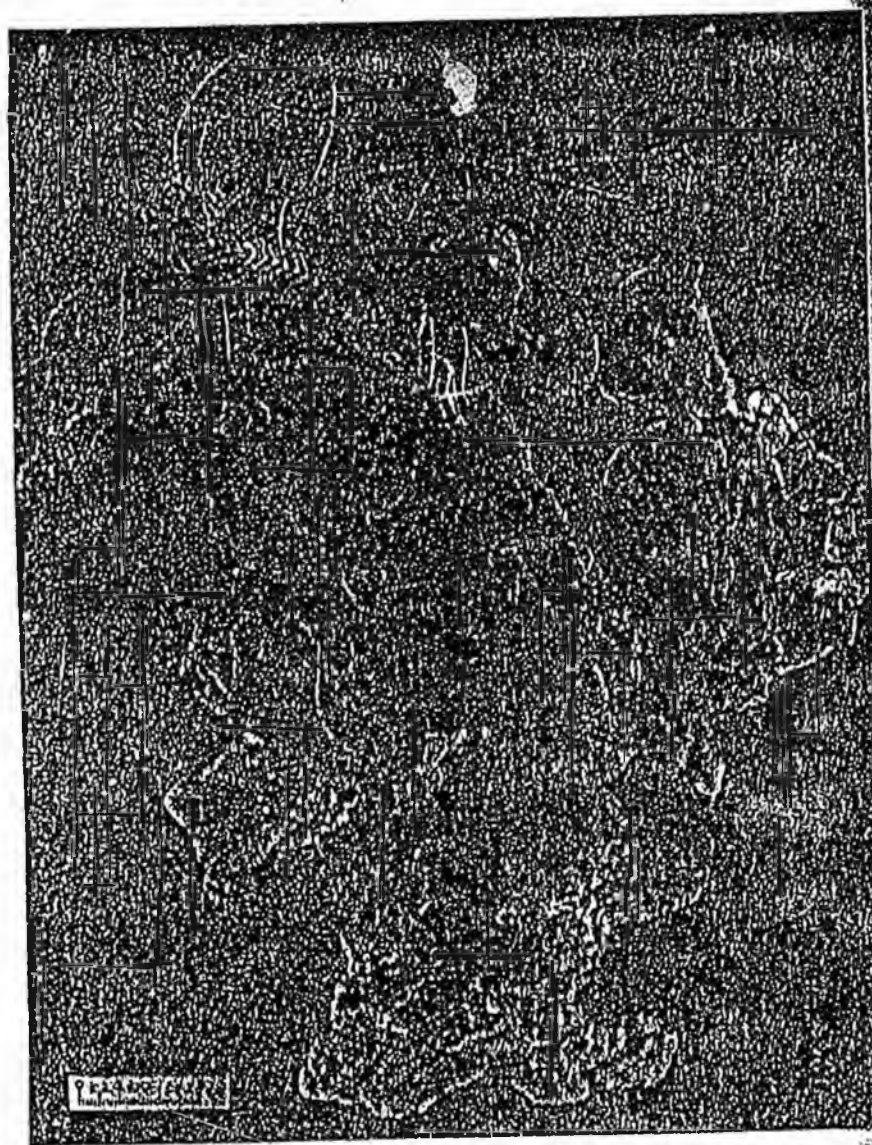


Fig. 1 A 0.22-m-high coralline mound, mainly comprising the bryozoan *Celleporaria agglutinans* (Hutton), from 33 m depth, 3.2 km off Anapa Bay, Abel Tasman National Park. (Photo: J. Whalan, Science Information Division, DSIR)

Secondary frame components include *Galeopsis nudipora* (Waters), *Galeopsis polypora* (Brown), and *Telopora digitata* (Busk). Comparable bryozoan species are not well known, either geographically or ecologically, but where they occur an association of additional calcareous species has been noted (Culley 1977).

These growths are also characterised by an unusual faunal diversity. By creating a vast surface area, the interstices and exposed parts of the coralline growths we have studied provide microhabitats for many epibionts including hydroids, sponges, simple and compound ascidians, and bivalve molluscs. Polychaete worms are particularly abundant. Dissection of a 6.4 kg (wet weight) colony of *C. agglutinans* (approximately  $0.4 \times 0.35 \times 0.2$  m) yielded 51 polychaetes weighing 54 g. Of these, 31 were tube-dwelling and 20 'errant' worms. Many smaller, more delicate polychaetes were also present which could not be practically counted and weighed. Also found were 27 bivalve molluscs, 1 gastropod, 3 amphineurans, 9 decapod crustaceans, solitary ascidians, and 1 small octopus. Ophiuroids have also been observed in bryozoan coral.

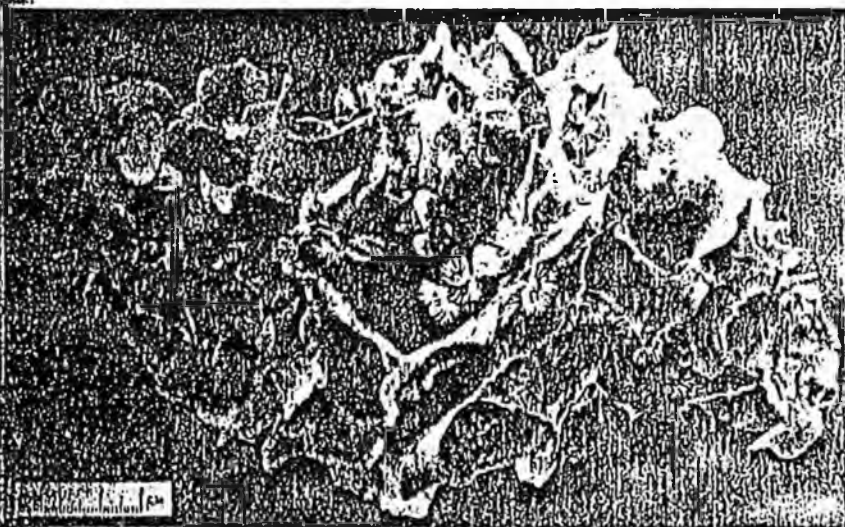


Fig. 2 The major part of an originally larger colony of the bryozoan *Hippomenella villicata* (Hutton) ('cornlike coral' or 'barren'), from 33 m depth, 3.2 km off Anapa Bay, Abel Tasman National Park. The stellate colonies are those of *Telopora digitata* (Busk). (Photo: J. Whalan, Science Information Division, DSIR)

Some of these organisms are important in the diets of snapper and tarakihi (Godfriaux 1974). The coralline grounds are particularly favoured by 3-year-old tarakihi (20–27 cm long) and the snapper taken there are also commonly around 20–25 cm long (Vooren 1975). Other associated demersal fish species include *Parika scaber* (Bloch & Schneider) (leatherjacket), *Paraperis colius* (Bloch and Schneider) (blue cod), *Upeneichthys parvus* (Cuvier & Valenciennes) (red mullet), and *Helicolenus popilliosus* (Bloch & Schneider) (sea perch).

The Tasman Bay coralline growths are comparable with small submerged bryozoan reefs recently discovered in the Bahamas (Culley et al. 1977). In these, *Celleporaria albirostris* (Smith) occurs as a major framebuilder, with hermatypic corals and other encrusting bryozoans as secondary components. Of the 7 commonest secondary bryozoan genera, 4 (*Parasmittina*, *Rhynchozoon*, *Steginozooella*, *Buffonellaria*) also occur in the New Zealand mounds. Serpulid tubes and the foraminiferan *Homotrema rubrum* (Lamarck), among others, contribute to the Bahamian bryozoan reefs which rise 0.3–3.0 m above the bottom in 2–5 m of water.



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## Environmental impact of trawling on the seabed: a review

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**Abstract** Fishers have been complaining about the effects of bottom trawl gear on the marine environment since at least the 14th century. Trawl gear affects the environment in both direct and indirect ways. Direct effects include scraping and ploughing of the substrate, sediment resuspension, destruction of benthos, and dumping of processing waste. Indirect effects include post-fishing mortality and long-term trawl-induced changes to the benthos. There are few conclusive studies linking trawling to observed environmental changes since it is difficult to isolate the cause. However, permanent faunal changes brought about by trawling have been recorded. Research has established that the degree of environmental perturbation from bottom trawling activities is related to the weight of the gear on the seabed, the towing speed, the nature of the bottom sediments, and the strength of the tides and currents. The greater the frequency of gear impact on an area, the greater the likelihood of permanent change. In deeper water where the fauna is less adapted to changes in sediment regimes and disturbance from storm events, the effects of gear take longer to disappear. Studies indicate that in deep water (>1000 m), the recovery time is probably measured in decades.

**Keywords** New Zealand; trawling; environment; damage; impact; effects; benthos; sediment; mortality

### INTRODUCTION

There is growing public and political awareness of the environmental impact of fishing activities. This is reflected in the U.N. Convention for the Conservation of Antarctic Marine Living Resources (CCAMLR) which requires (Article II) that signatory States have resources in such a way that the direct and indirect effects on the marine ecosystem are minimised, and that changes which are not potentially reversible over 2 or 3 decades are prevented.

The long-established technique of bottom trawling is attracting increasing criticism over the perceived environmental damage it may cause. This is particular concern in Australasia where commercial fishers are developing new trawling grounds down to 1200 m (Judd 1989) and will certainly fish deeper technology improves. Whether bottom trawling causes environmental damage which is not potentially reversible over a few decades is the subject of this paper. For the purposes of this review, bottom trawling includes the use of beam trawls, dredges, otter trawl and Danish seine-nets, but not hydraulic clam dredge. A review of the effects of the latter can be found Meyer et al. (1981).

### Historical overview

As early as 1376 the British Parliament was petitioned by fishers concerned over the damage done to the fisheries by bottom trawling. Early complaints included the capture of undersize fish, the indiscriminate capture of non-target species, and perception that fishing was deteriorating. Trawling also destroyed 'the living slym and underwater plants' (March 1970; De Groot 1984). Gear used by sailing beam trawlers was relatively light and was towed at slow speed in shallow water. It was not until the advent of the steam trawler in the 1900s that the size and weight of the trawl gear began to increase, in particular through the use of 'tickler' chains (chain between the wings of the trawl scraping the seabed ahead of the footrope). Following complaints from fishers, one of the earliest studies on the effects of such gear was carried out during 1938 on the plain

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ling grounds in the North Sea (Graham 1955). In that study, based on comparisons of catches on normally fished grounds and from areas where commercial trawlers did not usually fish, Graham (1955) concluded that trawling was having no long-term effect on the macrobenthos.

By the end of World War II, the use of the otter trawler towing an "otter" or "Granton" trawl had become widespread. However, the beam trawl had also persevered, with the introduction of heavy roller chains and chain chaffing mats. The weight of these beam trawls increased steadily with the increasing power of the towing vessel. Beam trawls weighed up to 3.5 t total weight in the late 1960s (Cole 1971) but by the early 1980s had reached about 10 t (Heck et al. 1990). The heavy tickler chains were used to dig up and displace large boulders which had damaged the lighter gear of other fishers. The chains made the gear more efficient at catching commercial fish and crustaceans (Anon. 1971; Hittenden & van Engel 1972; Harden Jones & Cholet 1974) and their use persisted despite complaints by other fishers (Anon. 1971).

In the early 1970s, the French "Institut Scientifique et Technique des Pêches Maritimes", concerned at the changes to the bottom topography of fishing grounds around Corsica—which they attributed to heavy chain on trawls—obtained a ban on the use of this gear in the Mediterranean (De Groot 1984). They then sought a similar ban on Dutch beam trawlers working along the French Atlantic coast. Fisheries laboratories bordering the North Sea had not noticed any significant changes to the benthos over time, and their countries were even less convinced that a problem existed (Anon. 1971; Cole 1971). The subject was raised at the 58th International Council for the Exploration of the Sea (ICES) meeting in 1970 and resulted in an ongoing series of studies on the effects of the benthos of all trawl gear types. Most of these studies are unpublished ICES working papers and are referenced in Redant (1987, 1990). A 1988 ICES study group concluded that changes in the benthic community could be related to fishing. However, no firm conclusions could be reached because relevant information on the physical effects of trawling was not available, and the impact of other effects such as eutrophication and pollution could not be estimated. In 1990, ICES established a working group to evaluate the effects of fishing on the marine ecosystem, including the effects on marine mammals, birds, and fish (Rijnsdorp et al. 1991).

Early studies (generally in shallow water and on sand or mud) showed that benthic organisms were

exposed to predators by the action of trawl gear (e.g., Arntz & Weber 1970; Caddy 1973), but it was concluded that this extra food source could only benefit the fishery. If there was a reduction in the invertebrate fauna, it was felt that this would be of no account as food availability was not usually limiting to fisheries (Cole 1971).

More recent studies have examined the effects of trawling on hard-bottom communities and assessment of the impact has varied. Following concerns that trawl gear might reduce the amount of productive fish habitat (Wenner 1983), Dolah et al. (1987) reported the results of a single research trawl tow (in 20 m depth) on a hard-bottom assemblage of sponges and corals. They concluded that, though damage was caused, the effects could not be detected after 12 months. This result contrasted with a 1979 study in Florida by Tiltman (cited in Dolah et al. 1987), who used a prawn trawl, and who was working in an area heavily fished by prawn trawlers.

As the concept of community ecology has become established and the realisation has grown that the associated fauna provide more than just a food source for the target fishery (Sainsbury 1988), the debate over the long-term chronic effects of observed seabed changes has continued. This debate is not confined to Europe as similar concerns over the effects of trawling have been voiced in Australia (Gibbs et al. 1980; Butcher et al. 1981; Hutchings 1990), New Zealand (Saxton 1980; Brinkstock & Gordon 1983), Indonesia and Thailand (Chong et al. 1987), and in North America (Dolah et al. 1987; Goudey & Loverich 1987; McAllister 1991). Apollonio (1989) went as far as to question whether eliminating the otter trawl could be the key to better fisheries management. A similar view was put forward by Chong et al. (1987) following the 1980 Indonesian Government ban on trawling (trawling was primarily for prawns with pre-ban landings of 130 000–200 000 t). Chong et al. (1987) reported that the trawl ban caused no reduction in the total Indonesian marine landings but there was, however, a positive impact on fishing profitability. The reasons for this were complex, involving the recovery of overfished stocks, improved value of the catch, and the distribution of wealth derived from the fishery among the local communities rather than to offshore trawling companies. In New Zealand, Fenauhaugh & Bagley (1981) note that the Otago fishery was far more productive in tonnage landed in the early 1900s than it was in the 1970s, despite the introduction of large trawlers and modern trawl gear.

Allied with trawling activities is the problem of disposing unwanted catch, fish heads, and frames.

Dumping this waste at sea benefits predatory fish, marine mammals, and seabirds (an aspect outside the scope of this review). However, concern has been expressed at the effects on the seabed of discharging substantial quantities of such waste (Livingston & Rutherford 1988). Trials have shown that dissolved oxygen levels could be affected near the seabed but no studies have been made on the grounds.

## OBSERVED EFFECTS

Trawl gear has a direct physical effect on the seabed wherever the ground rope, chains and hobbins, sweeps, doors, and any chaffing mats or parts of the netting contact the bottom. Ways in which gear affects the seabed can be classified as: scraping and ploughing; sediment resuspension; and physical destruction, removal, or scattering of non-target benthos. The fishing operation further affects the seabed through waste dumped from the vessel. Indirect effects on the seabed are related to the stress imposed on the benthos. These effects include post-fishing mortality of damaged or disturbed organisms, and long-term changes to the benthos community structure.

### Scraping and ploughing

Otter boards imprint distinct tracks on the seabed, ploughing a groove which can vary from a few cm up to 0.3 m deep (Arntz & Weber 1970; Caddy & Iles 1972; Krøst et al. 1990). Bobbins and chains can also leave recognisable tracks (Krøst et al. 1990) and may skim off the surface sediment layers between the two grooves left by the otter boards. The depth of the otter board groove depends on the weight of the board (which can be several tonnes), the angle of attack (the board is towed at an angle to the direction of motion to generate the lift required to spread the net), and the nature of the substrate, being deepest in soft mud.

These trawl tracks remain visible for varying times depending on the nature of the substrate and on water movements over the bottom. The greater the water movement, the faster the tracks will be filled in. Bernhard (reported in Krøst et al. 1990) found that the sandy mud of Eckernförde Bay held the same trawl track for almost 5 years. Churchill (1989) and Krøst et al. (1990) reported an increase in the frequency of tracks attributed to trawl doors in deeper water, presumably where water movement is less pronounced.

Appreciable areas of the fishing grounds can be affected. Caddy (1973) calculated that c. 3% of the

bottom area in Chaleur Bay (Gulf of St Lawrence) was covered in what were presumed to be trawl tracks. Studies by Caddy & Iles (1972) revealed a high frequency of trawl tracks on parts of the George Bank area of the Northwest Atlantic. Churchill (1989) reported up to 20 tracks/100 m<sup>2</sup> at depths of 100 m on the southern New England shelf.

Each set of trawl tracks defines an area swept by trawl. Even if the footrope and net were clear of the bottom, the benthos between these tracks would still have been affected by turbulence. In a detailed survey of Kiel Bay (Baltic), Krøst et al. (1990) found up to 19% of the study area, which was deeper than 20 m, and in mud, bore trawl tracks. They calculated that there was a "more or less complete" disturbance in those areas where trawl tracks were classified as "abundant" (10–35% of the survey area). In the Netherlands, where the spatial distribution of fishing effort is known for 30 × 30 mile squares, it has been calculated that, in heavily fished squares, every square metre of the seabed is trawled, on average, at least 10 times a year (Rijnsdorp et al. 1991).

### Sediment resuspension

The sediment cloud generated by turbulence from trawl doors contributes to fish capture, especially in clear water (Main & Sangster 1979, 1981). However, these trawl sediment clouds can also contribute to the total suspended sediment load. Churchill (1989) modelled sediment resuspension by trawling and found that this may be a primary source of suspended sediment over the outer shelf (100–140 m) where storm-related bottom stresses are weak. The suspended sediment reduces light levels on the substrate, and when the sediment eventually settles out, the benthos can be smothered. Galtsoff (1961) showed that as little as a 1 mm layer of silt over a settlement surface could prevent spat settlement in *Ostrea virginica* and Stevens (1987) claimed that high levels of turbidity inhibited settlement of *Pecten novaezelandiae* veliger larvae, depressed growth rate of adults, and caused inefficient metabolism of glycogen stores through enforced anaerobic respiration.

Theil & Schriever (1990) studied sediment resuspension in deep-ocean environments. They found that an experimental plot at 4000 m, previously ploughed repeatedly with a rig resembling a trawl bobbin gear and chains, had not recovered from the effects of sediment redeposition after 6 months. Even the harpacticoid copepod fauna remained significantly reduced (G. Schriever pers. comm.). Their assessment

that the substrate would take decades to recover.

As well as resuspending sediment, trawl gear can bring about vertical redistribution of sediment layers. Taylor et al. (1991) showed that heavy chain dredges could mix surface organic material into subsurface layers. This organic material was removed from the surface metazoan-microbial aerobic chain to an anaerobic system. If the subsurface layers are already anoxic, further problems can occur. Churning up the soft bottom can create anaerobic turbid conditions which are, for example, capable of killing scallop (*Platinopecten* sp.) larvae (Yamamoto 1960). The question whether the resuspended organic material improved nutrient availability to filter feeders was studied by Anderson & Meyer (1986) who found that sediment resuspended from clam dredges in a Maine estuary did not improve the food value of the resuspended material available to filter feeders, and if expressed as protein per unit weight of sediment filtered, actually decreased the food value since filter feeders had to filter more material to obtain nutrients.

#### Destruction of non-target benthos

The large, heavy-shelled bivalve *Cyprina islandica* formed a substantial part of the food of cod and halibut in Kiel Bay (Baltic) only after trawling began in the area. Armitz & Weber (1970) concluded that the fish were feeding on bivalves crushed by the otter trawls. Medcof & Caddy (1971) and Caddy (1973) confirmed there was feeding on exposed and damaged benthic animals in trawl tracks. By contrast, observations made using submersibles, reported in Stevens (1990), found that trawling caused no observable injuries to crabs whereas Butcher et al. (1981) found little or no damage to the Jervis Bay (Australia) environment by scallop dredging. These differences in results may well be caused by the different sites used since Creutzberg et al. (1987), for example, found that the number of tickler chains on an experimental beam trawl had no effect on the catches of epibenthic animals over a mud substrate but at sandy stations the number of chains used did correlate to the catch. The effects of trawling can be quite subtle. Bull (1986) found that survival of *Pecten novaezelandiae* spat in Golden Bay (New Zealand) was better than 20% after 9 months in an area closed to trawling but was only 0.8% for an adjacent site which was open to trawling.

Wilson (1979) suggested that patches of the deep water coral *Lophelia* would be broken up by trawling and thus provide new settlement substrate, increasing

the rate of colonisation. However, he also noted that the coral grows at only 6 mm per year at the depth studied (220–350 m) and that the coral dies when in contact with the substrate. Repeated trawling over the same patch would therefore be expected to eradicate the *Lophelia*—not spread it. Saxton (1980) and Bradstock & Gordon (1983) recorded the effects of the systematic destruction by trawlers of the bryozoan beds in Tasman Bay, New Zealand, which provided habitat for juvenile snapper (*Pagrus auratus*) and tarakihi (*Nemadactylus macropterus*). The surviving beds were closed to trawling to conserve fish stocks. Riesen & Relse (1982) describe the removal of *Sabellaria* reefs in the German Wadden Sea by shrimp fishers clearing trawling grounds of obstacles, and De Groot (1984) makes the point that recolonisation does not occur as the substrate has been changed (though not necessarily by trawling—see Rees & Eleftheriou (1989)). Trawling and dredging effects were also implicated in the spread of mussels through the Northern area of the Wadden Sea (Relse 1982; Relse & Schubert 1987).

#### Dumping of processing waste

The amounts dumped as "waste" can be substantial. Off India's north-east coast, some 100 000 t of bycatch is discarded yearly (Anon. 1991). Wassenberg & Hill (1990) estimated that Australian prawn trawlers, in catching about 500 t of prawns, discarded 3000 t of material, primarily crustaceans and echinoderms. This dumping can inject high levels of nutrient into the ecosystem providing additional food for birds and predatory fish, but most probably sinks to the seabed causing potential problems with oxygen depletion (Hill & Wassenberg 1990). By contrast, Berghalin (1990) after noting the rarity of recently discarded fish during bycatch studies in the North Friesian Wadden Sea, estimated that predators (birds, seals, and fish) were capable of clearing discards of moribund fish from the study area. Livingston & Rutherford (1988) calculated that the discarded waste from the New Zealand West Coast Hoki fishery could be as much as 47 800 t dumped in an area of 1000 km<sup>2</sup> over 60 days. Rutherford (1987) modelled the potential oxygen depletion such wastes would cause, calculating that oxygen concentrations at the seabed could be reduced to 4–5 g m<sup>-3</sup> (45–55% saturation), but actual oxygen measurements have not been made and no studies have been done to establish if discarded material reaches the seabed.

Little published information is available on the effects of discarding fisheries wastes on the seabed

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(Salla 1983) and no studies have been carried out on the compounding effects of exposure of anaerobic sediments by the ploughing effect of the gear. Most published studies have been on shallow water or estuarine sites polluted by onshore processing plants. In coastal waters, small-scale vertical oxygen gradients can be crucial (Rosenberg 1977; Jørgensen 1980; Armitz 1981). In the south-east Baltic, Armitz & Rumohr (1982) recorded a poor benthic fauna in areas of oxygen stress but found that experimental containers of sediment suspended 30–40 cm above the bottom developed a more normal fauna. Changes to the catch per unit effort in the Norway lobster (*Nephrops norvegicus*) fishery in the Kattegat have been linked with low oxygen levels bringing the lobsters out of their burrows (Bagge & Munch-Petersen 1979; Rosenberg 1985). Following complaints from fishers that trawling *Nephrops* at sea "spoils" the grounds, Chapman (1981) presented evidence that the presence of "heads" appeared to temporarily inhibit *Nephrops* from emerging from their burrows.

#### Indirect effects

McLoughlin et al. (1991) review studies of natural mortality on scallop beds which showed that natural mortality and indirect fishing mortality rates were much higher on fished scallop beds than the natural mortality on unfished beds. They point out that post-fishing mortality is not just confined to shells damaged by dredges. Their study showed that 4–5 times as many scallops were crushed or damaged as were caught and landed by the scallop gear used in the Bass Strait (Australian) fishery. However, within 9 months of the start of the fishery "virtually the entire stock was lost", which McLoughlin et al. (1991) attributed to a suspected bacterial infection resulting from decomposing scallops on the seabed.

New Zealand commercial fishers and Ministry of Agriculture and Fisheries staff (including the author) have frequently seen a noticeable reduction in the invertebrate fauna brought up by trawls as new deep-water (> 800 m) grounds are developed. Amounts of non-crustacean invertebrate fauna caught are not recorded, so quantitative evidence is lacking. Saxton (1980) noted a decline in juvenile fish with the removal of bryozoan beds in Tasman Bay, New Zealand. Sainsbury (1988) found a significant reduction in sponge frequency on the Australian north-west shelf between 1967–73 and 1979. Loss of sponges, together with spongiarians and gorgonians, lead to a change in the rich composition of the pair-trawl fishery on the Australian north-west shelf between those years. The

fishes *Leithinus* and *Lutjanus* were associated with habitats containing large epibenthos and catches of these fish species had significantly declined. 71 fishes *Nemipterus* and *Saurida* occurred mostly over the open sand and had increased in biomass.

A general decrease in diversity can be predicted as long-lived slow-growing species are removed or killed by human activities. Reise (1982) noted a disproportionate increase in polychaetes had occurred in the Wadden Sea over the previous 112 years. Pearson et al. (1985) found a 20% reduction in deposit feeders, a 19% increase in suspension feeders, and a 25% increase in predators in the Kattegat between 1911–12 and 1984. Overall, they found an increase in ophiuroids and worms with a decrease in echinoids with the change most apparent in shallow water. Although trawl effects could not be eliminated, these authors suggested that eutrophication was the main cause of the change. Evidence that such changes occur in the absence of trawling was provided by Kröncke (1990) who detected a 30% decline in the macrofauna total biomass on the northern Dogger Bank between 1950–54 and 1987. Though the drop in biomass was caused by the lack of the bivalve *Spisula*, the presence of the echinoderm *Echino-cardium* indicated that trawling was unlikely to be the cause. The area of the Dogger Bank in question had not been heavily fished since the 1970s.

#### THEORETICAL CONSIDERATIONS

Apart from direct studies on trawl gear, there is a growing body of information on effects to seabed fauna of other potentially disruptive operations (for example, spoil dumping and pollution). Such studies provide information on the resilience of the fauna to stress and particularly on recovery rates. Several studies have focused on the ability of macrofauna to recolonise sediments (summarised in Boesch & Rosenberg 1981). These studies confirm that recovery rates on the continental shelf and deep sea are much slower than in shallow-water temperate communities (and are measured in years at depths over 1000 m). Subsequent work by Flint & Younk (1983) supports the hypothesis of Boesch & Rosenberg (1981) that communities in less constant environments are more resistant to disturbance and that colonists in shallow waters are usually species already dominant in the community, rather than short-lived opportunist species. The reverse is true in deeper-water, less disturbed habitats, where colonisers differ markedly from the long-lived equilibrium species.

## SUMMARY AND CONCLUSIONS

From the work performed under theegis of ICES, it would appear that beam trawls, otter trawls, and dredges are all basically similar in their effect. Generally, the heavier the gear in contact with the seabed, the greater the damage. The effects vary greatly depending on the amount of gear contact with the bottom, together with the depth, nature of the seabed, and the strength of the currents or tide.

In areas of tide and current, the resuspension of the sediments is of short duration and the effects of the sediment redeposition are not permanent on biota adapted to storm events and sediment transport by currents. However, in areas of little water movement such as in the deep ocean, where the benthos is not adapted to high sediment loads, the adverse effects of sediment resuspension by gear could persist for decades.

The removal of the macrobenthos also has variable effects. In shallow-water areas where the damage is intermittent, recolonisation soon occurs. However, where the macrobenthos is substantially removed and recovery is not permitted (such as the *Sabellaria* beds of the Wadden Sea and the bryozoan beds of Tasman Bay), the change is permanent.

The predicted changes in shallow-water communities, a relative increase in *r*-strategists such as polychaetes (where population size is determined by the intrinsic rate of population growth *r*) and a decrease in *K*-strategists such as molluscs and crustaceans (population size is determined by the carrying capacity of the environment *K*), have been observed in the Wadden Sea (Riesen & Reise 1982), the Kattegat (Pearson et al. 1985), and the English Channel (Holme 1983). There is, however, great difficulty in attributing such observed long-term changes in the benthos to the effects of trawl gear alone, since natural fluctuations and other changes such as chemical dumping and eutrophication have undoubtedly occurred (Pearson & Barrett 1987; Rees & Eleftheriou 1989).

Most shallow coastal Northern Hemisphere grounds have been fished for centuries and have at the same time been affected by land use changes such as deforestation, pollution, and war. The marine environment was probably changing and adapting before modern "baseline" measurements began (about 100 years ago). The North Sea is not the best place for detecting environmental changes resulting from trawling, but this is where most of the studies have been done.

It is also noticeable in reviewing the literature that authors have underestimated the sampling problems

inherent in trying to attribute observed changes to a single cause. Simple pre- versus post-treatment designs, or plot comparison designs (such as that of Crutnam (1955), do not allow for the separation of effects resulting from the treatment from those effects resulting from other causes (Walters et al. 1988). In addition, many types of impact do not change long-run mean abundances (Underwood 1991). Experimental designs suitable for assessing transient responses to environmental disturbances are becoming available and should be used (Walters et al. 1988; Faith et al. 1991; Underwood 1991).

The evidence is that bottom trawling has an impact on the environment, but that the extent and duration of that impact varies depending on local conditions. There is an urgent need to carry out trawling impact studies in deeper water (> 500 m) since this is where studies indicate that effects could be severe and that any recovery may be measured in decades. Changes to the seabed, by whatever cause (and bottom trawling gear is certainly involved), can affect the fisheries above the beds (Brinkstock & Gordon 1983; Sainsbury 1988). To what extent this is a factor in observed "fishery declines" has seldom been addressed in the literature on fisheries management.

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## Effects of a Research Trawl on a Hard-Bottom Assemblage of Sponges and Corals

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### ABSTRACT

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The effects of a research trawl on several sponge and coral species was assessed in a shallow-water, hard-bottom area located southeast of Savannah, Georgia. The study entailed a census of the numerically dominant species in replicate 25-m<sup>2</sup> quadrats located along five transects established across a trawling alley. The density of undamaged sponges and corals was assessed in trawled and non-trawled (control) portions of each transect immediately before, immediately after, and 12 months after a 40/64 roller-rigged trawl was dragged through the alley once. Some damage to individuals of all target species was observed immediately after trawling, but only the density of barrel sponges (*Cliona* spp.) was significantly reduced. The extent of damage to the other sponges (*Ircinia campana*, *Haliciona oculata*), octocorals (*Leptogorgia virgulata*, *Lophogorgia hebes*, *Titanideum frauenfeldii*) and hard corals (*Oculina varicosa*) varied depending on the species, but changes in density were not statistically significant. Twelve months after trawling, the abundance of specimens counted in the trawled quadrats had increased to pre-trawl densities or greater, and damage to the sponges and corals could no longer be detected due to healing and growth. Trawl damage observed in this study was less severe than the damage reported for a similar habitat in a previous study. Differences between the two studies are attributed to (1) differences in the roller-rig design of the trawls used, and (2) differences in the number of times the same bottom was trawled.

### INTRODUCTION

Hard-bottom reefs are a common topographic feature of the continental shelf off the southeastern United States. Parker et al. (1983) estimates that hard grounds cover approximately 30% of the shelf between Cape Fear, North Carolina, and Cape Canaveral, Florida. In shallow shelf waters, these areas are

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often characterized by low-relief rocky outcrops and extensive areas of hardpan with no emergent rock (Henry and Giles, 1979; South Carolina Wildlife and Marine Resources Department (SCWMRD), 1982). Because hard-bottom habitats support diverse communities of sessile reef invertebrates, they are attractive to many commercially and recreationally important fishes such as snapper, grouper, porgy and black sea bass. Traditionally, these fishes have been caught by hook and line and fish traps, but there is growing interest among some commercial fishermen in trawling hard-bottom areas for these fishes. Trawls have also been used extensively in several research programs to assess demersal fish communities associated with hard-bottom habitats (e.g. Ulrich et al., 1976; Miller and Richards, 1980; SCWMRD, 1981, 1982; Wenner, 1983).

Concern that trawl gear may cause long-term or irreversible damage to reef communities has been expressed by various fishing groups, researchers (Tilmant, 1979; Wenner, 1983) and management agencies. Previous studies on the effects of trawls on benthic communities generally have been restricted to sand-bottom areas (Graham, 1955; Bridger, 1970; Anon., 1971; Caddy, 1973; Gibbs et al., 1980). Thus far, only one study in Florida has documented damage to hard-bottom communities caused by roller-frame trawls (Tilmant, 1979), and that study evaluated the effects of commercial trawl gear which is not commonly used in the South Atlantic Bight.

This paper presents results from a second study which examines trawl effects in hard-bottom habitats. The primary objective of this study was to evaluate damage to sponge and coral assemblages resulting from research trawling practices used in a larger study examining hard-bottom resources in the South Atlantic Bight (SCWMRD, 1981, 1982). Sponges and corals represent the largest and most conspicuous sessile species in hard-bottom habitats of the region. As a result, they are extremely important components of the invertebrate community because they greatly enhance the structural complexity of the bottom, particularly in hardpan areas where sessile invertebrates provide the only topographic relief attractive to fishes. Thus, a better understanding of the effects of trawl gear on these taxa is needed.

#### STUDY AREA AND DOMINANT FAUNA

The study site was located approximately 32.5 km east of St. Catherines Island, Georgia (31°35.7' N, 80°47.9' W), at a depth of 20 m. This hard-bottom area was chosen for study because it was typical of low-relief hard-bottom habitat in the South Atlantic Bight and because it was easily relocated due to its proximity to an artificial reef (Georgia "Reef J").

Preliminary diver surveys characterized the study area as having a smooth rock bottom covered by a thin layer of sand. Although rock ledges were noted nearby, no emergent rock outcrops were observed in the area to be trawled. Sessile invertebrate growth was extensive throughout the area, with sponges

and corals being the largest growth forms. Ascidians, hydroids, bryozoans and algae were also common, but these taxa were generally represented by low or encrusting growth forms.

Three of the most abundant large sponges, *Haliclona oculata*, *Ircinia campana* and *Cliona* spp. (mostly *C. celata*), were selected for assessment. All of these species have been collected in roller-trawl samples taken at inner-shelf hard-bottom stations (SCWMRD, 1982). The finger sponge, *H. oculata*, is an upright ramous sponge which usually occurs as a single stalk with multiple branches. It has a spongy texture and the branches are quite flexible. The purple vase sponge, *I. campana*, is a keratose sponge which persistently occurs in a cup or vase shape. The texture of this sponge is firmer than *H. oculata*, but it is still quite pliable. Finally, the boring sponges, *Cliona* spp., are upright and cake or barrel shaped in the gamma stage. These sponges have a distinct dermis covered with tubercles and are hard or stiff in consistency. *Cliona* spp. are similar in shape and sometimes confused with the massive loggerhead sponge, *Sphaciospongia vesparium*, which is also common in hard-bottom areas of the South Atlantic Bight (SCWMRD, 1982; Wenner et al., 1983).

The dominant octocorals in the area were the whip coral *Leptogorgia virgulata*, the false sea fan *Lophogorgia hebes*, and the stick coral *Titanideum frauenfeldii*. All of these species were more common than the sponges and generally grew tall enough to be collected in roller-trawl samples at inner-shelf hard-bottom sites (SCWMRD, 1982; Wenner et al., 1983).

The only hard coral found in the area was the branching tree coral *Oculina varicosa*. This species occurred only rarely, and the colonies were usually small. Even though *O. varicosa* was uncommon, it was assessed in this study due to its fragile composition and probable susceptibility to damage from trawling.

#### METHODS

##### Trawling alley

A trawling alley was established by placing two parallel series of five 90-kg concrete anchors on the bottom, running in an east-west direction (Fig. 1). The alley was approximately 105 m wide and the anchors served as points of attachment for transect lines which were stretched across the alley. All anchors were buoyed and secured with iron spikes driven into the substrate. Transects 1-3 were approximately 20 m apart and were located in an area of high sponge and coral density (Fig. 1). Transects 4 and 5 were located approximately 40 and 60 m, respectively, to the west of Transect 3 and were in an area of high octocoral density but low sponge density.

Transect lines, consisting of 3-mm galvanized cable, were shackled to each pair of anchors approximately 40 cm above the bottom and then drawn tight with a ratchet hoist so that the lines were tautly suspended above the bottom

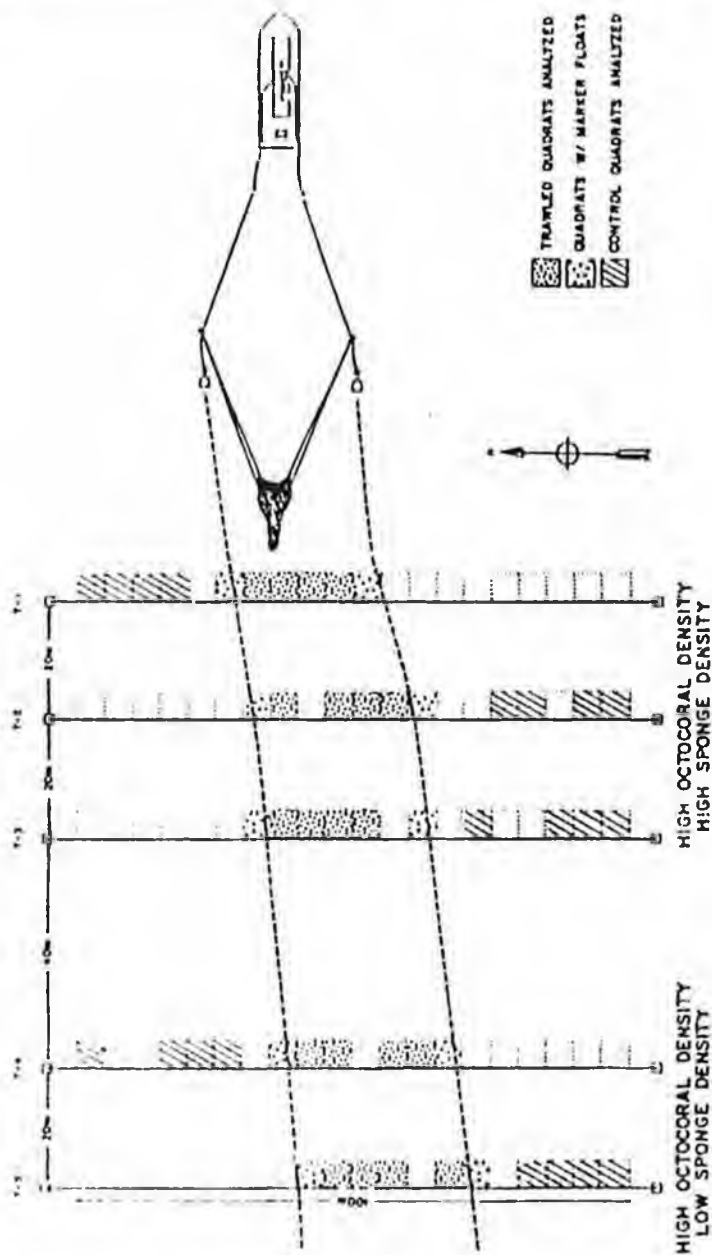


Fig. 1. Diagram of the trawling alley showing the path of the trawl through the alley and the quadrats analyzed for damage assessment. Vessel and trawl are drawn approximately to scale.

along their entire length. Each transect line was marked with numbered tags at 5-m intervals, starting 2 m from the southern anchor. To further assist in placing quadrat frames in the same position during each assessment, 100-cm<sup>2</sup> colored plexiglas plates were spiked to the bottom under all numbered tags.

#### Pre-trawl assessment

For the initial survey (August 1982), divers assessed 20 quadrats along each transect line because the exact path of the trawl through the alley could not be anticipated. Quadrat boundaries were defined by placing a square PVC frame (5×5 m) on the bottom along the east side of the line (Fig. 1). The sponges *Haliclona oculata*, *Ircinia campana* and *Cliona* spp., and the corals *Leptogorgia olivulata*, *Lophogorgia hebes* and *Oculina varicosa* were then counted in the entire 25-m<sup>2</sup> area of each quadrat. Because the octocoral *Titanideum frauenfeldii* was so abundant, it was counted only in a 1-m<sup>2</sup> sub-quadrat set up in the northwest corner of each 25-m<sup>2</sup> quadrat area. Organisms present under the sides or northern edge of the PVC frames were included in the quadrat count. Organisms occurring under the southern edge of the frame were only counted in the first quadrat of each transect line. Sponges and octocorals smaller than 10 cm in height were not counted, but the hard coral *O. varicosa* was counted regardless of size. After the pre-trawl assessment was completed, all transect lines were removed from the area in preparation for trawling.

#### Trawling operations

The roller trawl used in this study was a 40/54 fly net with a 12.2-m headrope and a 16.5-m footrope equipped with six 30-cm rubber rollers separated by numerous 15-cm diameter rubber discs along most of its length. The net had a 12.8-m vertical mouth opening and stretch-mesh dimensions of 20.3 cm in the wings, 10.2 cm in the body, 4.1 cm in the codend and 0.6 cm in the codend liner. The net was attached to 1.8×1.2-m China-V doors using 30.5-m leg lines. This net has been used extensively in previous research trawling in the South Atlantic Bight (Waltz et al., 1982; SCWMRD, 1982; Wenner et al., 1983; Sedberry and Van Dolah, 1984). Larger versions of this net are currently being used by some commercial fishermen in the area.

The trawl was towed once through the trawling alley (26 August 1982) from the 30.8-m R/V "Oregon" at an approximate speed of 6.0 km h<sup>-1</sup> using a 3:1 scope in the trawl warps. Under these conditions, the spread of the trawl rig from door to door was approximately 30-35 m. The trawl was deployed well in advance of the alley entrance to ensure that it was fishing properly, and was hauled immediately after passing through the alley. To mark the trawl path, two small chase boats followed buoys attached to each trawl door (Fig. 1), and deployed small sub-surface markers approximately every 5 m along the path.

These markers consisted of grouped fishing weights attached to small balloon floats on 3-m sections of line.

Contents of the trawl were sorted, weighed and then preserved in a 10% formalin-seawater solution for identification in the laboratory.

#### Post-trawl assessment

After trawling operations were completed, divers replaced all transect lines in their original positions. Quadrats with sub-surface markers denoted the trawl path. Eight quadrats from each transect were then randomly selected for re-assessment. Four were selected from quadrats in the trawl path; the other four from those outside the trawl path to serve as control areas (Fig. 1). Quadrats with markers were not considered in this selection since unequal portions of those quadrats were affected by the trawl, and selection of control quadrats was limited to one randomly selected side of the trawl path to minimize diver swimming time. This sampling design provided a total of 20 trawled quadrats and 20 control quadrats for analysis.

Counting techniques used in the post-trawl assessment (August-September 1982) were similar to those used in the pre-trawl census except that the number of damaged specimens of each species was also noted. Additionally, the degree of damage was subjectively categorized as none, slight, moderate or heavy. Damaged organisms were counted regardless of size. Twelve months later (August 1983), the same 40 quadrats were re-assessed in the control and trawled areas. Counting techniques were the same as before, except that organisms were not categorized by degree of damage since that was no longer evident.

#### Data analysis

The species selected for assessment of trawl damage were compared with respect to densities of undamaged specimens in the trawled quadrats before, immediately after, and 12 months after trawling. Damaged specimens were not included in the analyses since some organisms were completely removed from the area, thereby precluding accurate counts. Control (non-trawled) areas were also compared before and after trawling to evaluate accuracy of the counting technique, and to monitor natural changes in the density of each species with time. Comparisons between treatment groups (before, after, 12 months after) were made using 1-way ANOVA tests on  $\log(x+1)$  transformed data. When differences were significant, the a posteriori Student-Newman-Keuls test was used to determine separation of treatment groups.

The distribution of octocorals and hard corals appeared to be fairly uniform throughout the study area. Therefore, quadrats from all 5 transects were treated as replicates in control and trawled groups. Sponge density, on the other hand, was noticeably lower along Transects 4 and 5 than along Transects 1-3. As a

result, separate analyses were performed for each sponge species in the high density ( $T_1-T_3$ ) and low density ( $T_4-T_5$ ) areas since quadrats from these two portions of the alley could not be considered to be replicates. This provided 8 and 12 replicate sponge counts per treatment group in the high- and low-density areas, respectively.

#### RESULTS

Pre-trawl sponge density was much higher along Transects 1-3 than along Transects 4-5 (Fig. 2). The most abundant sponges counted in both areas were the barrel sponges *Cliona* spp., which were more than twice as numerous as the finger sponges, *Haliclona oculata*, and the vase sponges, *Ircinia campana*. The latter species was the least abundant sponge found along all 5 transects. Octocorals were more numerous than sponges, with the stick coral *Titanideum frauenfeldii* being the most abundant species (Fig. 3). An accurate estimate of the density of *T. frauenfeldii* could not be made because counts were based on the number of emergent stalks which sometimes grew from the same basal disc. Even so, *T. frauenfeldii* stalks were so numerous that colony density of this species was undoubtedly higher than that of the other octocorals, *Leptogorgia virgulata* and *Lophogorgia hebes*, which were also abundant throughout the alley. The stony coral *Oculina varicosa* was the least abundant coral counted in the quadrats (Fig. 4). In contrast to the sponges, no consistent differences in density were noted between transects for any of the coral species.

Immediately after trawling, divers surveyed the area and noted that the sub-surface markers accurately defined the path of the trawl doors based on damage to surrounding sponges and corals. At least some specimens of all species counted in the pre-trawl assessment were found damaged in the area between the door marker-floats, with more destruction noted among sponges than corals. Damage to sponges ranged from slight tears and nicks to major portions being torn off, or the entire sponge being knocked down. Grooves resulting from rubbing by the trawl leg lines were also observed in the sides of several sponges, especially *Cliona* spp. Damaged octocorals and stony corals were most often completely severed at their base.

Histograms of undamaged sponge density before versus immediately after trawling (Fig. 2) illustrate a significant decrease in the number of undamaged sponges present in the trawled quadrats of Transects 1-3 ( $P < 0.05$ , ANOVA). A similar decline was also noted in trawled quadrats of Transects 4-5, but this decrease was not statistically significant at the 95% confidence level. Of the 208 sponges remaining in the 20 trawled quadrats, 31.7% were damaged. In contrast, no sponge damage was detected in the control quadrats of any transect and total sponge abundance had not changed significantly in either the high- or low-density areas ( $P > 0.75$ ).

Most of the damaged sponges were *Cliona* spp. (Fig. 2). In the high- and

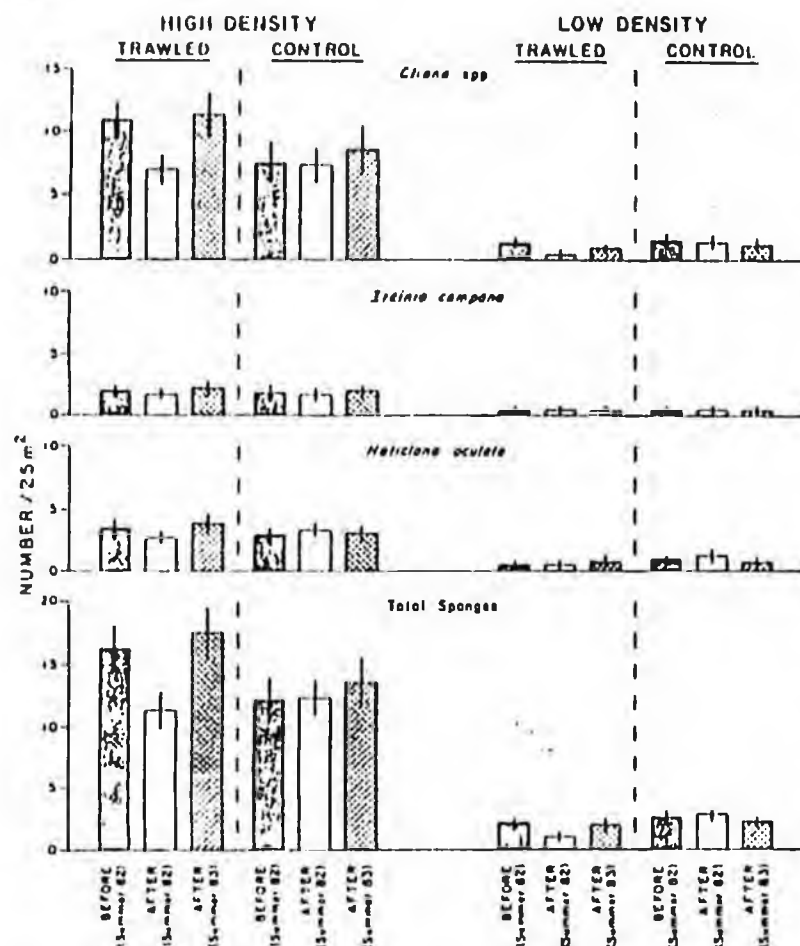


Fig. 2. Mean density ( $\pm 1$  SE) of undamaged sponges counted in trawled and control quadrats during the three census periods. High density histograms represent quadrats from Transects 1-3 and low density histograms represent quadrats from Transects 4-5.

low-density areas, respectively, there were 35.3 and 76.9% fewer undamaged chond sponges present in the trawled quadrats. Both of these decreases were statistically significant ( $P < 0.05$ , ANOVA), whereas in the control quadrats no significant decreases were noted in sponge density after trawling ( $P > 0.75$ ). Although trawl damage to *Cliona* was significant, it should be noted that only 7 of the 149 chond sponges initially counted were missing from the quadrats after the trawl had passed through the area. Furthermore, of the 49 specimens

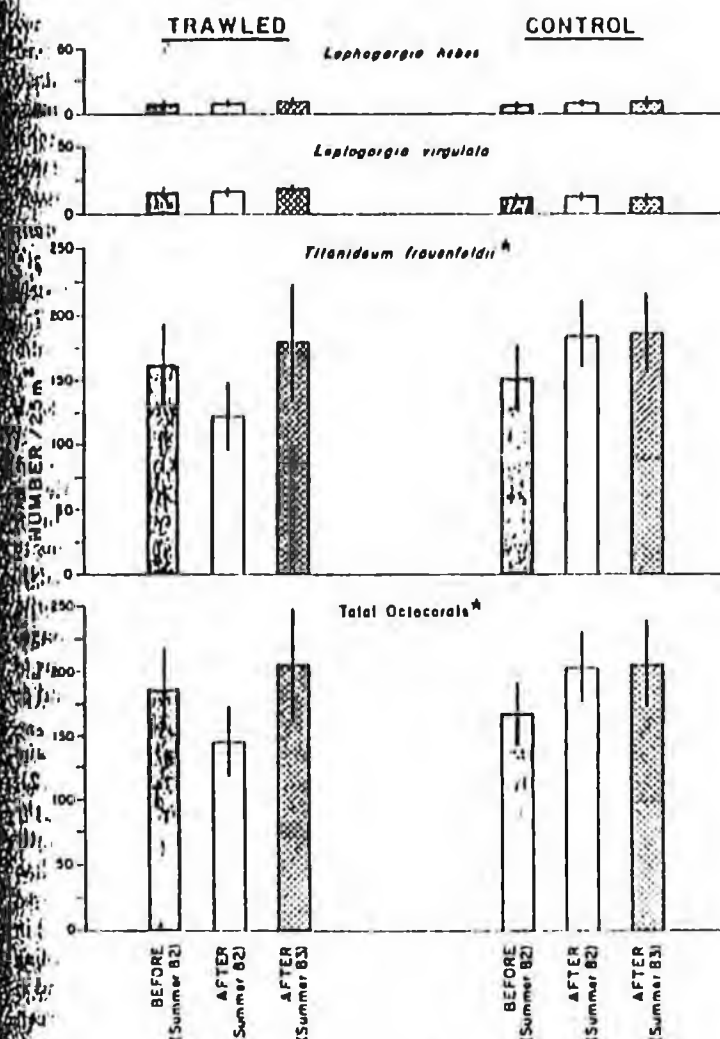


Fig. 3. Mean density ( $\pm 1$  SE) of undamaged octocorals counted in trawled and control quadrats during the three census periods. Values are based on quadrats from all transects and (\*) indicates estimates based on counts of *T. frauenfeldii* in 1-m<sup>2</sup> quadrats.

found damaged, only 29 were considered to be heavily damaged (i.e. > 50% damage or loss of the specimen).

Twelve months after the trawl had passed through the alley, divers could not confidently relocate any of the damaged *Cliona* spp., and the abundance of

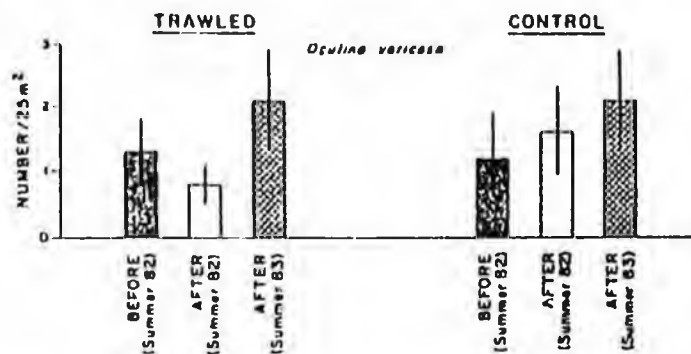


Fig. 4. Mean density of undamaged stony corals counted in trawled and control quadrats during the three census periods.

specimens counted in trawled quadrats had increased to pre-trawl densities or greater (Fig. 2). No significant differences were detected, in either the high or the low-density areas, between pre-trawl and 12-month post-trawl density estimates of either *Cliona* spp. alone or all sponges as a group ( $P > 0.05$ , SNK tests). Regeneration of tissue among the damaged *Cliona* during the interim period was sufficient to have rounded off the tops of partially severed sponges and to have closed wounds on other sponges. Thus, while some specimens of *Cliona* were obviously shorter than before, none appeared to be moribund or even damaged.

Effects of the trawl gear on the other large sponges, *Haliciona oculata* and *Ircinia campana*, were not as severe as those noted for *Cliona* sp. (Fig. 2). Although 16 damaged finger sponges were found in the trawled quadrats, the mean density of undamaged *H. oculata* in those quadrats was not significantly different between census periods ( $P > 0.5$ , ANOVA). Additionally, fewer than 8 of those 16 sponges were considered heavily damaged. Vase sponges appeared to be least affected by the trawl, with only one damaged *I. campana* found in the alley. As with finger sponges, no significant differences between sampling periods were noted in the mean abundance of undamaged *I. campana* found in trawled quadrats ( $P > 0.05$ ), nor were there any significant differences between sampling periods with respect to the density of either species in control quadrats ( $P > 0.75$ ).

Total octocoral abundance declined in the alley after trawling (Fig. 3), and a few damaged specimens of all species were found in the trawled quadrats. However, effects of the trawl on the three octocoral species appeared to be minimal in comparison with the sponges, since there were no significant differences between pre-trawl and post-trawl density estimates for any of the three species ( $P > 0.5$ , ANOVA). In fact, mean densities of the fan and whip

corals, *Lophogorgia hebes* and *Laptogorgia virgulata*, remained constant in the first post-trawl assessment, and only the stick coral *Titanideum frauenfeldii* declined in mean abundance immediately after trawling (Fig. 3). The constant mean densities observed for fan and whip corals before and after trawling were unexpected, since divers counted 9 damaged *L. hebes* and 6 damaged *L. virgulata* in trawled quadrats. This discrepancy was probably due to counting errors. Twelve months after trawling, the densities of all octocoral species were higher than pre-trawl densities, although differences were not significant ( $P > 0.5$ , Fig. 3). Octocoral densities in the control quadrats also remained fairly constant throughout the study period ( $P > 0.5$ ).

Divers counted 30% fewer undamaged stony corals in the trawled quadrats during the immediate post-trawl assessment (Fig. 4). Of the seven colonies affected by the trawl, four were moderately to heavily damaged and three were damaged only slightly. Twelve months after trawling, the mean density of *Oculina varicosa* was greater than the pre-trawl estimate (Fig. 4), and damage could not be detected on any of the colonies. Differences in the density of stony corals between sampling periods were not statistically significant in either the trawled or control areas ( $P > 0.25$ , ANOVA).

All of the species examined in this study were collected in the trawl net, with the exception of the vase sponge *Ircinia campana* and the stony coral *Oculina varicosa* (Table 1). Biomass of the invertebrates collected in the trawl was within the range of biomass estimates from previous trawl collections at inner-shelf stations where trawling distances were longer (SCWMRD, 1982). Relatively few fish were collected in comparison with previous catches using this gear (SCWMRI, 1982; Sedberry and Van Dolah, 1984). However, the distance trawled was much shorter than in the previous studies. In general, the catch and all observations made during trawling operations indicate that the trawl was fishing properly when it passed through the alley.

## DISCUSSION

Data generated from this trawling study support the hypothesis that roller trawls damage sponges and corals found in hard-bottom habitats of the South Atlantic Bight. However, the damage observed in this study was not as severe as that noted in the only other study of trawling effects on this type of bottom (Tilman, 1979). In that study, the effects of commercial shrimping with roller-frame trawls were evaluated in a shallow-water area of Biscayne Bay, Florida. Tilman observed severe damage (specimens crushed or torn loose) to more than 80% of the stony corals, 50% of the sponges and 38% of the soft corals along the trawl path. In contrast, significant damage in our study was limited to sponges, of which 31.7% were found damaged immediately after trawling. Damage to octocorals was much lower, with only 3.9% of the colonies affected in trawled quadrats. A higher percentage of stony corals was affected in our

TABLE I

List of taxa captured in the trawl net during its pass through the trawling alley

Species	Number caught	Biomass (kg)
Phylum Porifera		
<i>Cliona</i> spp.	3	22.80
<i>Haliclona oculata</i>	1	1.00
<i>Ircinia ramosa</i>	1	0.38
Porifera (undet. fragments)	-	0.90
Phylum Cnidaria		
<i>Leptogorgia virgulata</i>	6	0.64
<i>Lophogorgia hebes</i>	3	0.26
<i>Telesto</i> sp.	-	0.26
<i>Titanideum frauenfeldii</i>	-	0.14
Phylum Mollusca		
Teuthoidea (undet.)	1	0.52
Phylum Echinodermata		
<i>Arbacia punctulata</i>	1	0.05
Holothuroidea (undet.)	1	0.01
Phylum Chordata		
Subphylum Urochordata		
Ancidiacea (undet.)	-	0.68
Subphylum Vertebrata		
<i>Acanthostracion quadricornis</i>	1	0.27
<i>Aleuterus schorpfii</i>	5	0.46
<i>Monacanthus tomentosus</i>	2	0.05
Other (misc. invertebrate fragments)	-	0.19

study (30.4%), but the initial density of those corals was very low in the trawling alley.

Two factors may account for the differences observed between Tilmant's (1979) study and this one. First, the roller-frame trawls used by Florida shrimp trawlers are considerably different in design from the roller trawl used in our study. The shrimp trawl frame generally has non-flexible roller assemblies consisting of steel pipes welded around a central axle to form slatted roller-cylinders approximately 13 cm in diameter (Tabb and Kenny, 1967). The roller assembly used on our trawl, on the other hand, is more flexible because it consists of several short rubber rollers spaced along a chain with smaller rubber discs

separating them. Additionally, these rollers are larger in diameter (30 cm) than the steel-slatted rollers used on the shrimp trawls. The relatively large size and flexibility of this roller assembly undoubtedly accounted for the less severe damage to the large sessile fauna in our study as compared to that produced by the smaller, less flexible rollers used in Tilmant's study.

The second factor which may explain differences between the two studies is related to the number of times the same area of hard bottom was trawled. Although much of the damage Tilmant (1979) described was attributed to a single tow, he noted that his post-trawl assessment followed "... 44 nights of fishing by an average of 10 shrimp boats (440 boat nights) working in the area". Thus, some of the severe damage he observed may have been caused by previous trawling over the same bottom. In contrast, the trawl damage noted in our study purposely reflects the effects of one tow through the alley, since this study was designed to evaluate the effects of our research trawl which typically does not cross the same bottom area more than once (SCWMRD, 1982; Sedberry and Van Dolah, 1984). Multiple tows through the alley would probably have caused much greater damage to sponge and coral populations.

Commercial trawlers often drag over the same area more than once to minimize gear damage and loss due to hangs on unfamiliar rocky bottom. Thus, their effect on hard-bottom communities would probably be much greater than that noted for our research trawling. Commercial trawling without roller rigs would have even more serious adverse impacts on bottom communities. For example, C.A. Wenner (unpublished data) collected approximately 477 kg ha<sup>-1</sup> of invertebrates (mostly sponges and corals) in a single tow over hard bottom using paired 40/60, 4-ream semi-balloon trawl nets without rollers. On a sand bottom, Bridger (1970) found that tickler chains on trawls could dislodge rocks partially buried in the sand, thereby changing the bottom environment.

In our study, the barrel sponges, *Cliona* spp., were the most severely affected organisms in the trawl path. As noted previously, these sponges are relatively inflexible and thus would be more easily torn or knocked down than sponges such as *Ircinia campana* and *Haliclona oculata*, which are less rigid. Colony flexibility may also account for the comparatively insignificant damage observed among the three octocoral species *Lophogorgia hebes*, *Leptogorgia virgulata* and *Titanideum frauenfeldii*. *Oculina varicosa*, on the other hand, is very brittle and the fact that most of the stony corals in the trawl path were not crushed or broken was probably due to the small size of the *O. varicosa* colonies in this area. This would have allowed many coral heads to escape damage as the trawl bounced over larger organisms. Additionally, the relatively small size of both stony corals and many octocorals would have minimized damage from the trawl leg lines, which apparently drag above the bottom based on evidence of leg-line damage on the sides of larger *Cliona* spp.

The location of the trawl door markers in the alley indicated that the path of the trawl rig was approximately 30-35 m wide. Since the width of the trawl

net and rollers was only about 6 m at the towing speed used (unpublished data), most of the bottom area affected by this trawl rig was damaged by the lower leg lines which connect the net footrope to the trawl doors. Fauna damaged by these leg lines would generally not be captured in the net, as evidenced by the low numbers of sponges and corals collected in our trawl relative to the number found damaged. Thus, it is important to consider gear design in any evaluation of trawl damage to bottom invertebrates. Trawls with doors attached directly to the nets would greatly reduce the bottom area damaged by trawling activities, as would any modifications to the net roller rig that would raise the lower leg lines even further off the bottom.

Sponges and corals damaged in this study appeared to have recovered, at least partially, within 1 year following the trawling operation, since divers could not distinguish damaged from undamaged organisms during the last post-trawl survey. While this capacity for regeneration reduces the likelihood of serious long-term impacts from limited research trawling over hard-bottom communities, the small amount of growth rate information obtained during this study (Van Dolah et al., 1983) suggests that it may take several years for some damaged sponges and corals to attain their original size. Other studies also suggest that sponges and corals in general may be slow growing. For example, Nicol and Reisman (1976) measured *Cliona celata* in New York waters and reported growth data which indicate that it may take several years for *Cliona* to reach sizes equivalent to those present in our study area. Similarly, Grigg (1974) examined two gorgonian corals (*Muricea* spp.) in California waters and noted that it takes approximately 40 years for those corals to reach a height of 50 cm. More extensive data on the recruitment and growth rates of sponges and corals is needed to fully evaluate impacts from roller trawling, particularly since the size and density of these organisms directly influence the structural complexity of hard-bottom habitats and, consequently, the attractiveness of these areas to fishes.

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## Recruitment Characteristics of the Commercially Harvested Red Sea Urchin *Strongylocentrotus franciscanus* in Southern British Columbia, Canada

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### ABSTRACT

Sloan, N.A., Lauridsen, C.P. and Harbo, R.M., 1987. Recruitment characteristics of the commercially harvested red sea urchin *Strongylocentrotus franciscanus* in southern British Columbia, Canada. *Fish. Res.*, 5: 65-69.

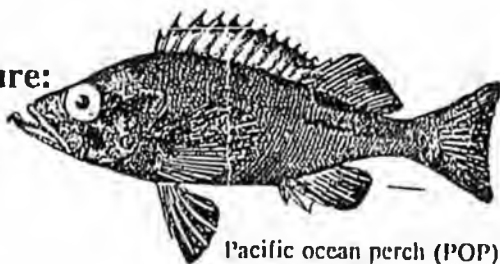
The test size frequencies of red sea urchin, *Strongylocentrotus franciscanus* (Agassiz), populations from British Columbia revealed low recruitment overall ( $\approx 9.5\%$ ) compared with populations from lower latitudes. Juvenile urchins tended to shelter under adult conspecifics. On a fine scale, i.e. over 0.5-8.0 km, high variability in recruitment was evident. Possible effects of commercial harvesting are discussed. Site-specific harvest controls based on local habitat and urchin population (size-frequency) data are desirable as a fishery management tool, but would be too costly to gather over such an extensive coastal area.

### INTRODUCTION

Populations of red sea urchin, *Strongylocentrotus franciscanus* (Agassiz), in southern British Columbia are experiencing increased harvesting by diving fishermen (Fig. 1). A special biological concern with this fishery is that harvesting of adult urchins not only reduces brood stock, but may also affect recruitment by decreasing the amount of spine-canopy shelter provided by adults for young conspecifics (Tegner and Dayton, 1977). Recruitment is defined by Ebert (1983) as being the addition of new individuals, which are just large enough to be collected in proportion to their true abundance, to a population by reproduction or immigration. Estimates of recruitment in British Columbia populations are generally lower than those in southern Californian

## Southeast Alaska trawl closure: A case study in risk-averse management

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Pacific ocean perch (POP)

### INTRODUCTION

In February 1991, the fishers of Sitka, Alaska launched a campaign to protect the waters off Southeast Alaska from the effects of trawling. Over the following year and a half, fishers, seafood processors, environmental organisations, towns and communities, the Alaska State Legislature and the Governor's office joined Sitka's effort. Letters, resolutions, and petitions were sent to the North Pacific Fishery Management Council, the federally-appointed management body requesting protection for Southeast's marine resources and coastal communities. The Alaska Department of Fish and Game compiled an Environmental Assessment (EA) emphasizing the importance of precautionary management in Southeast's unique environment. And yet, despite this enormous effort, in September, 1992, the North Pacific Fishery Management Council voted 7 to 4 against closing Southeast to trawling, dismissing the EA and the public testimony documenting trawl impacts as either "unquantified" or "anecdotal."

The Council's decision highlights a flaw in U.S. fisheries management policy: despite a Congressional mandate in the Magnuson Fishery Conservation and Management Act to err on the side of conservation, managers too often place the burden of the proof for "quantifying" habitat or ecosystem damage on concerned fishers and environmentalists. Since information on the deepsea environment is limited, and quantifying damage occurring at 260 metres (140 fathoms) is difficult at best, the suspected offenders, in this case the factory trawlers, have an easy upper hand. Until risk-averse management becomes integral to fisheries policy, the marine environment will continue to pay the price for unquantified or unquantifiable effects. With the Magnuson Act scheduled for reauthorization in 1993, policy-makers have a responsibility to evaluate the effectiveness of U.S. fishery management policy. As a case study, the Southeast trawl closure provides insight into the current interpretation and application of the Act.

### HISTORY

Trawling off Southeast began in the 1960s when foreign factory trawlers first prosecuted slope rockfish stocks in the waters of the Eastern Gulf of Alaska (the Eastern Gulf includes both the Southeast and the Yakutat regulatory areas). Catches peaked in 1965, then dropped off precipitously. Species in the slope rockfish complex are long-lived (95-140 years), have a late age of reproduction and limited movement patterns. These characteristics make the complex highly vulnerable to over-exploitation. By the late 1960s, stocks of Pacific ocean perch (POP) (*Sebastes alutus*), the dominant and most targeted species within the slope complex, had been reduced to 10-16% of historic levels. In 1982 the North Pacific Fishery Management Council

significantly reduced slope rockfish quotas in the Eastern Gulf and initiated a rebuilding program for Pacific ocean perch. In the same year, the council prohibited foreign trawlers from fishing off Southeast Alaska.

In 1985, the domestic factory trawl fleet first appeared in the Southeast area. Local hook-and-line fishers, called longliners, watched with concern. As was the case with the foreign trawlers operating off Southeast, the domestic trawlers targeted POP and other slope rockfish species. Although little or no stock recovery had yet occurred, slope rockfish quotas were raised in response to lobbying pressure from domestic trawlers and the rebuilding program was abandoned. Between 1985 and 1991, factory trawl landings increased from 423 metric tonnes (mt) to 1,402 mt in the Southeast area, and from 807 mt to 5,108 mt in the Yakutat area. Although only five to seven factory trawlers fished off Southeast in any one year, the impact was noticeable. Slope rockfish live on or near the ocean floor, hence are targeted with hard-on-bottom trawls. After the arrival of trawlers on traditional fishing grounds, local longliners pulled up empty hooks from once productive areas. Their concern deepened.

In February 1991, representatives from a factory trawl company visited Sitka to investigate crew transportation and emergency docking facilities. The representatives mentioned that their company intended to send three factory trawlers into Southeast to fish its "virgin grounds" for Pacific cod (*Gadus macrocephalus*), a traditional longline species. As is the case with most factory vessels, all supplies, gear, crew, etc. were to be obtained outside of Alaska, and all fish would be processed on board the vessels. The intent of this company sparked the smouldering fire: Sitka fishers drafted a proposal to prohibit trawling off Southeast Alaska.

The fishing grounds that appeared "virgin" to the trawlers have been fished by shore-based, longline fishers for close to a century. Over the years the grounds have remained productive, evidence that longline fishing is a sustainable harvest technique appropriate to the area. Southeast longliners target Pacific halibut (*Hippoglossus stenolepis*), sablefish (*Anoplopoma fimbria*), demersal shelf rockfish (*Sebastes* spp.) and the Pacific cod. The local longline fleet is composed of relatively small vessels (less than 20 metres (60 feet) in length) that deliver to processors in the Southeast coastal communities. Many of the vessels are family-owned and operated, part of a fishing tradition that stretches back through two or three generations. In many of these communities commercial fishing is the sole source of employment and revenue. Consequently, local fishers and processors have supported conservative management of marine fish species. Longliners had already seen the destructive force of the foreign trawlers; how they feared that history was repeating itself. The grass-roots effort to protect communities and the resources they depend on grew from that fear.

### CONSERVATION CONCERNS

Pacific ocean perch are the dominant species harvested with domestic trawl gear in the Southeast area. POP recruit into the trawl fishery (i.e. start to be caught by trawlers) between the age of five and seven, but do not become sexually mature until age nine or eleven. Prior

to exploitation, the POP population consisted of a wide distribution of age classes from juveniles to 95 year old adults. According to 1987 data now only 12% of the population is over age 15, which is an indication of the severely reduced reproductive potential of the stock (Heifetz and Clausen, 1991). The POP biomass reached minimum levels during the late 1970s and early 1980s, showed signs of slight recovery following the Council's rebuilding effort, then, according to triennial trawl research surveys, declined by 43% between 1984 and 1990. Recent verification of the trawl survey data by submersibles suggests that stock depletion may be more severe than previously assumed; observations indicate that the biomass figures currently used to evaluate quotas may over-estimate POP abundance by a factor of two (Krieger, 1992).

The rockfish conservation problem is further exacerbated in the waters off Southeast by the narrowness of Southeast's continental shelf/slope and the abundance of rocky, high-relief terrain. The Southeast trawl closure EA emphasizes that the Southeast area contains very little smooth bottom suitable for trawls, which serves to concentrate trawl effort. Submersible observations recorded row after row of trawl furrows in this limited smooth bottom habitat, some estimated to be almost 2 metres (5 feet) deep (Krieger, video footage, 1992). Since rockfish are widely recognized as being non-migratory and area-specific, concentrating trawl effort in the few smooth bottom areas may result in localized depletion of rockfish species (Bracken and Bibb, 1992).

The smooth-bottom habitat off Southeast is interrupted by deep-water canyons and boulder fields. Although adult POP are found in the smooth bottom areas, rougheye rockfish (*Sebastes aleutianus*) and shortraker rockfish (*Sebastes borealis*) slope rockfish species of secondary importance to the factory trawl fleet, are commonly associated with this rocky, high-relief terrain. Using rolling gear (similar to over-sized tires filled with cement) along the lower edge of the net, some rockfish trawlers have recently developed techniques that allow them to fish the rocky areas. These rocky areas support a high abundance and diversity of fragile deep-water corals, including octocorals, hydrocorals and hexacorals. These corals are presumed to be long-lived and slow-growing. During public testimony, rockfish trawlers claimed to avoid contact with corals, stating that corals tear and damage nets, a claim supported by the lack of corals in the fish-catch observer data. However, submersible observations recorded pieces of broken coral along trawl tracks and attributed to trawl impact the displacement of boulders 1.5-3.0 metres (5-10 feet) in diameter. This suggests that, although trawl nets may not come in contact with corals and associated hard-bottom species, the impact of roller gear and trawl doors could be significant (trawl doors, used to spread the net mouth, weigh several tons apiece).

The canyons and other isolated rocky areas are often uncharted, hence are difficult for large vessels with heavy gear to avoid. In recent years three trawl vessels brought into Sitka for emergency repairs have all had significant amounts of *Primnoa*, or red tree coral, piled on deck. (Pictures of these vessels with coral on deck were submitted to the Council by local fishers). Although research vessels conducting the triennial trawl surveys tried to avoid rough-bottom terrain, in 1990 eight Southeast survey crews reported the occurrence of substantial amounts of

coral: one tow reported 925 kg (2,039 pounds) of *Primnoa* (Derrah, 1990). *Primnoa* is predicted to have a growth rate of 1 cm/year (0.4 inches/year) and to require 100 years to reach full size. After reviewing a 1987 trawl impact study conducted in near-shore, South Atlantic waters, the South Atlantic Fishery Management Council (SAFMC) concluded that repeated trawling in live-bottom, coral areas could result in significant habitat loss (SAFMC, 1988). Cold water corals are presumed to be slower growing and have a lower rate of production than warm water corals (Cimberg, *et al.*, 1981). A recent study concluded that the effect of trawling on the seabed environment in deeper water (greater than 500 m (1,600 feet) could be severe and that any recovery may be measured in decades (Jones, 1992). The rockfish trawlers fishing off Southeast operate in cold water at depths of 200-600 m (650-2000 feet). Although information on the deepsea environment and the coral/trawl interactions occurring off Southeast are limited, the best available information indicates that the impacts on habitat could be long-term and significant.

#### MANAGEMENT ISSUES

There are several documented management problems associated with trawl effort in the Southeast area. The quotas for many fish species are relatively small. The trawl fisheries are fast-paced and high-volume, and have a history of exceeding the small Southeast quotas. In recent years actual catches have been as high as 185% of the area quota. Many of the rockfish species in the Eastern Gulf are managed close to biological threshold levels (i.e., estimated maximum sustainable harvest levels). Exceeding quotas and these threshold levels may pose severe conservation problems.

In some cases quotas are also set close to the "overfishing" definition.<sup>1</sup> In 1991, one trawl vessel's misreporting of its demersal shelf rockfish (DSR) bycatch almost triggered the overfishing definition for DSR. Along with creating a potential conservation problem, triggering the overfishing definition would have preempted the traditional longline halibut and directed DSR fisheries in the Southeast area. This demonstrates the potential for a single trawl vessel to affect the traditional fisheries of the entire area. Even after reclassifying most of the misreported DSR bycatch, the National Marine Fisheries Service (NMFS) closed by emergency rule the Southeast area to trawl gear to prevent overfishing of DSR and to ensure that the fall halibut longline fishery was not preempted (emergency rules can be implemented for a maximum of 180 days). Although the emergency rule prevented a disaster, such crisis management can not be expected to function effectively in every situation.

The ability of high-volume trawl fisheries to quickly harvest small quotas has also caused many species in the Southeast area to be listed early in the year as "bycatch" or "prohibited." When a species is listed as "bycatch," it may only be harvested in limited amounts incidental to other target fisheries. If this limited amount is exceeded, the species must be discarded. When

<sup>1</sup> When the overfishing definition for a species is reached, any fishery that may affect the species is closed.

a species is listed as "prohibited," any amount harvested must be discarded. For example, during the 1990-1992 fall halibut fisheries, rougheye and shortraker rockfish were listed as "prohibited" and had to be discarded by longline halibut fishers. Factory trawlers also discarded rougheye and shortraker during the 1992 POP fishery. Since the mortality of discarded rockfish is 100%, such listings mandate waste. Eliminating the directed rougheye and shortraker trawl fishery would ensure that small quotas were adequate to meet the bycatch needs of traditional fisheries, preventing waste and minimizing the risk of exceeding quotas.

### *SOCIAL CONSIDERATIONS*

The continental slope is significantly closer to the shore off Southeast Alaska than it is off central or western Alaska. This proximity enables Southeast's small boat longline fleet to safely access the off-shore sablefish and halibut grounds. Most of the over 3,000 longliners fish only in the Southeast area, being limited by vessel size to the near-shore fisheries. The Southeast longline fleet is shore-based, delivering 75% of its harvest to Southeast processing plants. These landings are taxed by the State of Alaska at 3%, with half of the revenue generated by the tax accruing to the Southeast coastal communities. The seafood industry is the largest private, basic industry employer in the State; in many of the small Southeast communities, it is the only employer. Both Southeast fishers and the communities in which they live depend on the long term productivity of their traditional fisheries.

In 1991, a total of eleven trawl vessels fished off Southeast. These factory vessels are highly mobile and currently participate in fisheries throughout the Gulf of Alaska and Bering Sea. Fishing off Southeast contributes to, but does not fully constitute the fleet's annual income. None of these factory vessels deliver to Southeast processing plants nor pay any seafood tax to the communities or State of Alaska. However, as was demonstrated by the rockfish trawler in 1991, any one of these eleven vessels could significantly disrupt the traditional fisheries on which the 3,000 Southeast longliners depend. Such disruption would impose severe social and economic costs on Southeast fishers and coastal communities. As North Pacific Council member Larry Cotter stated, "This region is scared to death for the future if trawling is allowed to continue."

### *ECONOMIC CONSIDERATIONS*

The Environmental Assessment (EA) separates the economic effects of the proposed trawl closure into three categories: losses to trawl vessels, gains to hook-and-line vessels, and net benefits to the nation. The EA estimates that gross revenue losses to the trawl fleet would range from \$3 million to \$3.6 million. These losses would be mitigated to some extent by the ability of the affected trawl vessels to fish in other areas. Estimated economic gains to the hook-and-line fleet and the coastal communities ranged from \$1.9 million to \$2.3 million. Additional gains identified in the EA arise from: protecting rockfish stocks from overfishing, preventing curtailment of other groundfish and halibut fisheries, and ensuring that "increased trawl effort in the future will not erode the economic base of the [Southeast] coastal communities" (Bracken and Bibb, 1992).

Closing the Southeast area to trawling would result in an estimated net loss to the nation of \$1.1 to \$1.3 million. Virtually all of this loss is attributed to the forgone harvest of POP in the Southeast area (estimated value of POP in the Southeast area is \$1.2 to \$1.4 million). The analysis states that this loss would occur only if the POP quota constitutes a "truly harvestable surplus." Given the current depleted status of POP and the conservation concerns associated with the rockfish trawl fishery, it is difficult to consider the POP quota a "truly harvestable surplus."

Prohibiting trawling off Southeast would benefit the resource and the nation through habitat protection, decreased waste, and the conservation of depleted rockfish stocks. Southeast coastal communities would benefit through increased economic and social stability. The Council weighed these "unquantified" benefits against the trawler's economic loss and found them insufficient. To the dismay of a region united in its concern, the trawl closure was denied.<sup>7</sup>

### *SUMMARY*

At the recent United Nations Conference on Environment and Development (UNCED), participating nations agreed that: "States should commit themselves to the conservation and sustainable use of living marine resources...promote the development and use of selective fishing gear...[and] preserve rare or fragile ecosystems as well as habitats and other ecologically sensitive areas." Southeast Alaska's nearly century-long tradition as a productive, hook-and-line area indicates that longline fishing is an appropriate, sustainable means of harvesting Southeast's marine resources. Southeast fishers fear that factory trawlers could destroy that tradition. The United Nations have urged managers to promote sustainable, selective gear and to protect critical habitat. Through the Southeast trawl closure, local fishers sought to follow this directive.

The Magnuson Fishery Conservation and Management Act directs regional Councils to base decisions on the "best scientific information available." (Section 301 (a) (2)). The Act defines the terms "conservation and management" as: "all the rules, regulations, conditions, methods and other measures which are required to rebuild, restore and maintain...any fishery resource and the marine environment; and which are designed to assure that...irreversible or long-term adverse effects on fishery resources and the marine environment are avoided" (Section 3 (2)). Proponents of the Southeast trawl closure sought to apply these directives. Gathering the best scientific information available, proponents asked the Council to rebuild depleted slope rockfish stocks and to prevent long-term adverse effects on the marine environment off Southeast. Although quantifiable information specific to the Southeast was limited, in the words of Council member Ron Hegge: "It does not do much good after the fact to know for sure that the damage has been done." Given the complexity and inaccessibility of the marine resource, information on marine fish species and the ecological sensitivity of deep-sea habitat is likely to

<sup>7</sup> Four of the six Alaskan council members voted in favor of prohibiting trawling off Southeast; Council members from Oregon, Washington and the National Marine Fisheries Service voted against the trawl closure.

remain limited. Only risk-adverse policy will protect the diversity and productivity of the marine environment. The UNCED Resolutions mandate conservative management in the face of uncertainty; the Magnuson Act provides a similar directive. Application of the Act should reflect these directives.

The State of Alaska, Southeast coastal communities, fishing organizations, seafood processors, environmentalists, and several thousand Southeast residents asked the Council to protect local marine resources by prohibiting trawling off Southeast. The request was denied. Southeast fishers are now working to compile additional information, hoping to someday "quantify" trawl damage to the satisfaction of the Council. As Congress begins the process of reauthorizing the Magnuson Act, those same individuals and organizations will be looking for opportunities to strengthen the conservation standards within the Act.

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## A sweep towards change in Nova Scotia! The Moosehead-Clean Nova Scotia Beach Sweep and Litter Survey.

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#### INTRODUCTION

Starting in 1989, The Clean Nova Scotia Foundation has helped volunteers organize local beach clean-ups throughout the province of Nova Scotia at hundreds of locations. The first Beach Sweep attracted 119 volunteers in April 1989. In September of the same year, 708 volunteers participated. Since that time, thousands of Nova Scotians have shown their concern for our coastal environment by participating in the Beach Sweep and Litter Survey Programmes. The June 1992 Sweep involved close to 10,000 participants making it one of the largest per capita coastal clean-up projects in North America.

In 1992, during Spring and Fall Beach Sweep programmes, volunteers across the province recorded over 4,075 bags of plastic trash from approximately 260 kilometres of Nova Scotian coastline. Collection results indicate an estimated 20 tonnes of marine debris and beach litter were gathered from our beaches in 1992.

Now sponsored by Moosehead Breweries Limited, the Beach Sweep programme provides volunteer groups with the practical materials to organize a fun and rewarding shoreline clean-up. In 1992, organizational guides, sample media releases, posters, garbage bags, data collection cards, pencils and rubber gloves were provided to participants at 214 clean-up locations. Over the years, the Foundation has modified and enhanced materials to reflect our Nova Scotian coastal environment and address specific environment concerns. For instance, the Beach Sweep organizational guide now lists all beach areas which are home to the Piping Plover, an endangered bird species which nests each spring on Nova Scotia's shoreline.

Beach Sweep volunteers not only collect garbage but record their findings as well. Specially designed data collection cards enable participants to efficiently document the debris they are collecting. The data cards are available in either French or English. These data collection cards are modelled on cards created by the Center for Marine Conservation in Washington, D.C. for their Coastal Clean-up Project. The debris survey results from the Fall Beach Sweep are forwarded to Washington to be included in the International Clean-up Project numbers each year. The International Project now compiles statistics from 26 countries around the world. The results from the data cards provide researchers with pertinent information about the numbers and sources of marine debris. Common sources include commercial and recreational fishing activity, galley wastes and beach-goer garbage, illegal shoreline dumping and antiquated sewage systems.



# SEAFOOD PRODUCERS COOPERATIVE

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March 14, 1995

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Room 415  
State Capitol  
Juneau, AK 99801-1182

Dear Representative Grussendorf:

The 350 member fishermen of Seafood Producers Cooperative enthusiastically support HJR 25, which would ban trawling in the waters east of 140 degrees west longitude.

The oceanography, ecology, and socioeconomic structure of Southeast Alaska make the area unique, and uniquely vulnerable to the impact of trawl fishing. Factory trawlers in Southeast Alaska will displace the local small boat fleet with a handful of large vessels who buy supplies, hire crews, process, and deliver product outside Alaska. Factory trawlers contribute nothing to the economy of Southeast, yet could damage sensitive habitat, deplete locally important fish stocks, and cause extreme economic harm to local Southeast residents and communities.

Economic changes in Southeast Alaska during the past few years have served to heighten the regional dependence on local commercial fisheries. Southeast residents hold over 4300 commercial fishing licenses, with over 6000 people employed as crew members. Another 1400 people work in the shore based processing sector, which has a total annual impact on the Southeast economy of \$547 million. The Southeast commercial fisheries pay over \$5.3 million in raw fish taxes each year, and support a host of service industries in the region.

We feel the future of Southeast will be determined by the future of the local fisheries. Our concern for the long term ecological and socioeconomic stability in Southeast Alaska mandates that factory trawling be eliminated east of 140 degrees west longitude.

Thank you for your consideration.

SEAFOOD PRODUCERS COOPERATIVE

Barry S. Lester  
General Manager/C.E.O.

# BRISTOL BAY DRIFTNETTERS' ASSOCIATION

3605 Arctic Blvd., Suite 742 Anchorage, Alaska 99503

(907)562-2161, Ext. 742

P.O. Box 20312  
Juneau, AK 99802  
(907) 463-4970  
FAX (907) 586-1001  
March 28, 1991

Anchorage Daily News  
Box 149001  
Anchorage, AK 99514-9001

Dear Editor:

I noted with great interest the lead article in your March 27 issue on the plight of the threatened sea lion. It was certainly adequate insofar as it went. One thing puzzles me. Would you please explain how you could presume to address this issue and yet be totally silent on what many knowledgeable persons believe to be the most likely cause of the beast's decline? I'm referring to mortality caused by their being caught in the nets of the drag fleet -- especially the huge trawls of the offshore factory processors which in recent years have been scooping up virtually everything in their paths.

Your article pointed out the decline in numbers of sea lions westward from mid-Gulf well out to the end of the Aleutian chain. What most of your readers do not know is that this corresponds closely with the area of operations of this trawl fleet. And that sea lion populations in Southeast Alaska, which has yet to be hit heavily by the drag fleet, remain numerically healthy. And that massive catches of sea lions in these trawls have been officially documented!

Let me refer you to the publication Marine Mammal Science for January, 1986. In the article Incidental Mortality of Northern Sea Lions in Shelikof Straits, Alaska, the authors, Thomas R. Loughlin and Russell Nelson, Jr. state that U. S. observers in the joint-venture fishery for pollock during February, March and April, 1982 actually observed a catch of 528 sea lions. The total estimated catch for this period was extrapolated at 958. A footnote states, in part, that "...trawls with as many as one hundred dead sea lions caught in the nets were reported by U. S. fishery observers..." The authors, incidentally, were at the time and still are employees of the National Marine Fisheries Service.

I'm enclosing a photo which may be of interest to you and your readers. It shows five crewmen sitting on the carcass of a bull walrus on the deck of a dragger in the Bering Sea. The faces of the crew have been blocked out by me to protect them from reprisals. The photo was given to me by one of the men in the picture. He stated that he didn't have any sea lion photos because their occurrence in the catch was common. The walrus, however, was unusual so they took a picture of it.

You are to be complemented for focusing on this problem. May I be excused for suggesting that perhaps the subject deserves your further attention?



BRISTOL BAY DRIFTNETTER'S ASSN.

Dean Paddock, Executive Director



# Alaska State Legislature

Please enter into the record my testimony to the House Special Comm on Fisheries  
committee name

committee on HJR 25, dated 3/15/95  
bill/subject

I am in favor of HJR 25 for all the obvious reasons as stated in the utterance's all we have to do is look east to the Atlantic and the present condition of their fishing. Their problems were brought on by trawling. When do we learn?

Signed: Carol F. Ramsey  
Testifier

Mrs. Helmutte Ross, Director of USAG  
Representing (Optional)

P.O. Box 702 Ward Cove 99928  
Address

225-5700 W 247-2606 H  
Phone No.



# Alaska State Legislature

Please enter into the record my testimony to the Fisheries  
committee name

committee on #25, dated 15 March 95  
bill/subject

I am in favor of this BILL because of  
the damage that is caused by the TRAWL  
fisheries. Any fish caught in a TRAWL is  
gone while hook & line can release unwanted  
caught. I am against the TRAWL fisheries because  
of damage I have seen done in other areas  
of the U.S. (East Coast + Gulf) until the TRAWL  
fleet can make their equipment so they can  
separate the fish by species. At present TRAWL  
fisheries are killing our fisheries in the Bering Sea  
we have to protect something.

Signed: STEPHEN V ALDRICH SR  
Testifier

Self / Sport Fishing  
Representing (Optional)

P.O. Box 3275 Ketchikan AK 99901  
Address

907-225-3280 907-225-9800  
Phone No.

HJR

27

HOUSE RESOURCES COMMITTEE  
Roll Call and Members' Bill Votes

\* (indicates first public hearing)

Room 124, Capitol Bldg.

(Mon.) Wed., Fri.

Date: 2/13/95

Tape# 95-12 Joint \_\_\_\_\_

Time: 8:07 (am/pm) Time Adjourned: 9:50 (am/pm)

ROLL CALL:	PRES	ABS	TIME AR	Amend		
Rep. Joe Green	✓			Y		
Rep. Bill Williams			8:19	N		
Rep. Scott Ogan	✓			Y		
Rep. Alan Austerman	✓			N		
Rep. Ramona Barnes			8:30	N		
Rep. John Davies						
Rep. Pete Kott						
Rep. Eileen MacLean						
Rep. Irene Nicholia			8:09	Y		

3-3

Other Legislators Present MALCOLM, F. VAN

AGENDA:	Bill No.	Short Title	Action Taken
	<u>HJR 27</u>	<u>CS HJR 27 (Res)</u>	<u>passed out</u>
		<u>Confirmation of Verbal Agreement</u>	
	<u>HB 20</u>		<u>CS HB 20 (Res) passed out of comm.</u>
	<u>HB 79</u>		<u>HB 79 moved out of comm.</u>

OTHER

\_\_\_\_\_

\_\_\_\_\_

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STATE OF ALASKA**

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Juneau, Alaska 99801-2105*

Copies of minutes listed below were originally included in this file. The minutes are available on the legislative computer database. In order to save space copies of minutes have not been left in the files.

Mary Pagenkopf

*House Resources  
2-13-95 8:07am  
Tape #95-12, Side A  
HJR27*

02/13/95 LEGISLATIVE TELECONFERENCE NETWORK SYSTEM LTN1150  
07:58:48 PARTICIPANT LIST (ALL PARTICIPANTS) BY:SIT  
TCN:50202 SCHEDULED FOR:02/13/95 08:00 TO 10:00 FOR:SIT  
PUBLIC HEARING HOUSE RESOURCES

LOCATION: SITKA  
HB 20 WELLS WILLIAMS CITY OF SITKA TESTIFY

02/13/95 08:24:15 LEGISLATIVE TELECONFERENCE NETWORK SYSTEM LTN1120  
MESSAGE FROM: LIOCJEN IN ANCHORAGE JNU

RE TCN: 50202 SCHEDULED FOR:02/13/95 08:00 TO 10:00  
SPONSOR: HOUSE RESOURCES PURPOSE: PUBLIC HEARING

MESSAGE TEXT: BOB JUETTNER (OF10) FOR HB 20 IN CONFERENCE

ANCHORAGE

*Klein Schmidt  
Andy Gofin  
Paul Gronholdt*

02/13/95 LEGISLATIVE TELECONFERENCE NETWORK SYSTEM LTN1150  
07:55:33 PARTICIPANT LIST (TESTIFIERS ONLY) BY:JNU  
TCN:50202 SCHEDULED FOR:02/13/95 08:00 TO 10:00 FOR:ANC  
PUBLIC HEARING HOUSE RESOURCES

LOCATION: ANCHORAGE  
HB 20 JOHN BAKER TESTIFY

02/13/95 LEGISLATIVE TELECONFERENCE NETWORK SYSTEM LTN1150  
08:15:16 PARTICIPANT LIST (ALL PARTICIPANTS) BY:KOT  
TCN:50202 SCHEDULED FOR:02/13/95 08:00 TO 10:00 FOR:KOT  
PUBLIC HEARING HOUSE RESOURCES

LOCATION: KOTZEBUE  
CONFIRMATION: H. MR. ART IVANOFF MANIILAQ TESTIFY

*Lant*

02/13/95 08:05:14 LEGISLATIVE TELECONFERENCE NETWORK SYSTEM LTN1120  
MESSAGE FROM: LIOCJEN IN ANCHORAGE JNU

RE TCN: 50202 SCHEDULED FOR:02/13/95 08:00 TO 10:00  
SPONSOR: HOUSE RESOURCES PURPOSE: PUBLIC HEARING

MESSAGE TEXT: ~~P. KLINE SMITH REVENUE FOR CONFIR HRNG~~

02/13/95 LEGISLATIVE TELECONFERENCE NETWORK SYSTEM LTN1150

08:53:47 PARTICIPANT LIST (ALL PARTICIPANTS) BY:FBX

TCN:50202 SCHEDULED FOR:02/13/95 08:00 TO 10:00 FOR:FBX

PUBLIC HEARING HOUSE RESOURCES

LOCATION: ~~FAIRBANKS~~

CONFIRMATION H MR. VIRGIL UMPHENOUR TESTIFY

~~CONFIRMATION H~~

~~BILL HENRY~~

~~TESTIFY~~

02/13/95 LEGISLATIVE TELECONFERENCE NETWORK SYSTEM LTN1150

08:16:02 PARTICIPANT LIST (ALL PARTICIPANTS) BY:NOM

TCN:50202 SCHEDULED FOR:02/13/95 08:00 TO 10:00 FOR:NOM

PUBLIC HEARING HOUSE RESOURCES

LOCATION: ~~NOME~~

CONFIRMATION H MR. ~~ART~~ NELSON KAWERAK, INC. TESTIFY

02/13/95 LEGISLATIVE TELECONFERENCE NETWORK SYSTEM LTN1150

08:01:03 PARTICIPANT LIST (ALL PARTICIPANTS) BY:PSG

TCN:50202 SCHEDULED FOR:02/13/95 08:00 TO 10:00 FOR:PSG

PUBLIC HEARING HOUSE RESOURCES

LOCATION: ~~PETERSBURG~~

CONFIRMATION H MS. KRIS NOROSZ PSGVESSELOWNERS TESTIFY

02/13/95 08:05:10 LEGISLATIVE TELECONFERENCE NETWORK SYSTEM LTN1120  
MESSAGE FROM: LIOCLRS IN KODIAK JNU

RE TCN: 50202 SCHEDULED FOR: 02/13/95 08:00 TO 10:00  
SPONSOR: HOUSE RESOURCES PURPOSE: PUBLIC HEARING

MESSAGE TEXT: ~~BRUCE SCHAETLER HAS ANOTHER APPT AT 9AM~~  
FROM KODIAK

02/13/95 LEGISLATIVE TELECONFERENCE NETWORK SYSTEM LTN1150  
08:03:52 PARTICIPANT LIST (ALL PARTICIPANTS) BY: FBX  
TCN: 50202 SCHEDULED FOR: 02/13/95 08:00 TO 10:00 FOR: FBX  
PUBLIC HEARING HOUSE RESOURCES

LOCATION: FAIRBANKS  
CONFIRMATION H MR. VIRGIL UMPHENOUR TESTIFY

02/13/95 LEGISLATIVE TELECONFERENCE NETWORK SYSTEM LTN1150  
08:06:21 PARTICIPANT LIST (TESTIFIERS ONLY) BY: JNU  
TCN: 50202 SCHEDULED FOR: 02/13/95 08:00 TO 10:00 FOR: KOD  
PUBLIC HEARING HOUSE RESOURCES

LOCATION: KODIAK  
CONFIRMATION H MR. BRUCE SCHAETLER TESTIFY

*234r Ak.  
204r fishermen*

HOUSE RESOURCES COMMITTEE



Alaska State Legislature  
House of Representatives

DATE: 2/13/95

PLACE: ROOM 124

SUBJECT OF MEETING:

HJR 27  
Confirmation of Craig Underwood  
HB 20  
HB 79

NAME	REPRESENTING	BUSINESS/PERSONAL MAILING ADDRESS	ZIP	(H) PHONE	(W) PHONE	DO YOU WANT TO TESTIFY?	WHAT SUBJECT/ WHICH BILL?
Ken Freeman	RDC	121 W. Fireweed, Anchorage, AK 99503	99503	276-0700		(Y) N	HJR 27
Dean Paddock	Self	PO Box 20312 Juneau AK 99802	99802	789-4231	463-4970	(Y) N	Confirmation V. Underwood
Bill Sherman	SEL	PO Box 22151 Anchorage AK 99574	"	463-6633		Y N	HB 20 / 79
John J. J. J.	CD/FU	Box 1312 CDV	99574	424-5182		Y (N)	Confirmation
Sharon Hawkins	Self	P.O. 210654 - Anchorage AK 99821	99821	789-7414		(Y) N	HB 27
						Y N	
						Y N	
						Y N	
						Y N	
						Y N	
						Y N	

TCN: 50202 DATE & TIME: 02/13/95 08:00 TO 10:00 STATUS:5 IN PROG.

\*\*\*\* ORDER SUMMARY \*\*\*\*

SPONSOR: HRES HOUSE RESOURCES CHAIRS: GREEN  
PURPOSE: PUB PUBLIC HEARING LEGISLATIVE WILLIAMS  
CONTACT: GAIL FORD TEL#: (907)465-2338  
CHAIRING SITE: JUNEAU CAPITOL CAP124  
TOLL FREE: (800)478-7612 DIAL-UP: LIO: (800)478-9908

SPONSOR REMARKS(PUB): TESTIMONY:Y ALLOWED  
TESTIMONY WILL BE TAKEN WITH A 3 MINUTE LIMIT.  
CONFIRMATION HEARING WILL BE FIRST ON THE AGENDA.

2 MINUTE LIMIT

SPONSOR REMARKS(LIO): BACKUP MATERIAL:N MEETING IN PROGRESS:N MAX. SITES:22  
OTHER SITES MAY ADD  
JNU MOD - SEE NOTES ON PAGE 6.  
TCN REQUESTED ON 02/13/95 AND HAS 14 UPDATES

\*\*\*\* AGENDA \*\*\*\*

- 1 HB 20 RIGHTS IN TIDE/SUBMERGED LAND
- 2 CONFIRMATION HEARING - VIRGIL UMPHENOUR
- 3 (CONFIRMATION HEARING WILL BE FIRST ON
- 4 THE AGENDA)

\*\*\*\* PARTICIPATING LIOS \*\*\*\*

ANC ANCHORAGE	716 W 4TH, #200	LOCATION STAFF
DLG DILLINGHAM	KANGIQUATAQ BLDG	LOCATION STAFF
FBX FAIRBANKS	119 N CUSHMAN ST	LOCATION STAFF
* JNU JUNEAU	CAPITOL CAP124	LOCATION STAFF
KOD KODIAK	112 MILL BAY RD.	LOCATION STAFF
KOT KOTZEBUE	333 FRONT STREET	LOCATION STAFF
KTN KETCHIKAN	352 FRONT STREET	LOCATION STAFF
NOM NOME	FRONT STREET	LOCATION STAFF
PSG PETERSBURG	101 GJOA STREET	LOCATION STAFF
SEW SEWARD	2001 SEWARD HWY	LOCATION STAFF
SIT SITKA	210 LAKE STREET	LOCATION STAFF

\*\*\*\* VOLUNTEER & OFFNET SITES \*\*\*\*

DLG SND SAND POINT	CITY OFFICE	PEGGY OSTERBACK	(907)383-2696	OFFNET
ZZZ OF1 OFFNET 1	ANCHORAGE	RON SWANSON	(907)762-2692	
ZZZ OF2 OFFNET 2	KALTAG	RICHARD BARNUM	(907)534-2203	OFFNET
ZZZ OF4 OFFNET 4	NENANA	PERCY DUYCH	(907)832-5824	OFFNET
ZZZ OF5 OFFNET 5	NENANA	PAUL KLINESMITH	(907)832-1080	OFFNET
ZZZ OF6 OFFNET 6	GALENA	GILBERT HUNTINGT	(907)656-1435	OFFNET
ZZZ OF7 OFFNET 7	TANANA	CHARLIE CAMPBELL	(907)366-7111	OFFNET
ZZZ OF8 OFFNET 8	TANANA	PAT MOORE	(907)366-7129	OFFNET
ZZZ OF9 OFFNET 9	???	SIDNEY HUNTINGTO	(907)999-9999	OFFNET
ZZZ O10 OFFNET 10	ANCHORAGE	BOB JUETTNER	(907)274-7555	
ZZZ O11 OFFNET 11	ANCHORAGE	JIM BARNETT	(907)346-2755	

\*\*\*\* SCHEDULING NOTES \*\*\*\*

LIZ GAVE GAIL THE 700/ACCESS CODE FOR OFFNET ON 2/8.  
GAVE GAIL 800 NUMBER FOR OFFNETS ON 2/9. BH  
JNU - OFFS 10 & 11 NEED TO BE CALLED TO HAVE THEM DIAL INTO THE BRIDGE JUST  
PRIOR TO HB 20 COMING UP (IF AT ALL). BOB JUETTNER AT 274-7555 AND  
JIM BARNETTE AT 346-2755.

Dean Jaddock - to -

HOUSE COMMITTEE REPORT

2/13/95  
Rules

(9)  
Date Referred: February 3, 1995

FURTHER REFERRALS:

Date of Committee Action: 2/13/95

The RESOURCES Committee considered:

HJR 27

HOUSE JOINT RESOLUTION NO. 27 EXEMPT ALASKA FROM FED CLEAN WATER ACT

Requesting the United States Congress to accommodate Alaska's wetlands circumstances in the federal Clean Water Act reauthorization by increasing statutory flexibility on wetlands use in Alaska, and to recognize Alaska's unique and outstanding history of wetlands conservation.

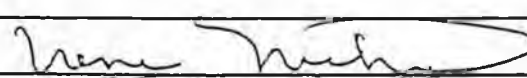
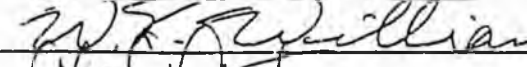
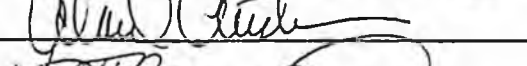
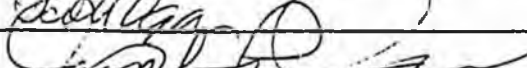


recommends it be replaced with the following committee substitute \_\_\_\_\_ [ ] the same title [ ] a new title

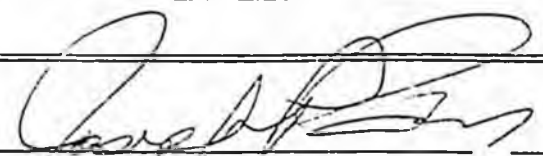
[ ] additional referral to \_\_\_\_\_ Committee  
[x] attached amendment(s)

ADOPTS: \_\_\_\_\_ Letter of Intent

ATTACHES NEW FISCAL NOTE(S): (Dept) \_\_\_\_\_ APPROVES PREVIOUS: (Dept/Date) \_\_\_\_\_  
[ ] fiscal note(s) \_\_\_\_\_ [ ] fiscal note(s) \_\_\_\_\_

[x] zero fiscal note(s) LAA [ ] zero fiscal note(s) \_\_\_\_\_

SIGNING WITH RECOMMENDATIONS	DP	DNP	NR	AM
 Nicholia			X	
 William Williams	✓			
 Gusterman	✓			
 Ogan	✓			
 Green	✓			
 Barnes	✓			
	(5)		(1)	

CHAIR'S SIGNATURE   
Green

AMENDMENT

In the House Resources Committee

On Monday, February 13, 1995

TO: HJR 27

Page 1, Line 10;

after "regulations to..."

insert "include restricted"

delete "prohibit the"

to read: "regulations to include restricted discharge of..."

Alaska State Legislature

WHILE IN SESSION  
CAPITOL BUILDING  
JUNEAU, ALASKA 99801-1002  
(907) 465-4931  
(907) 465-4316 FAX

INTERIM ADDRESS:  
716 WEST 4TH AVENUE  
ANCHORAGE, ALASKA 99501  
(907) 258-8198  
(907) 258-8171 FAX

DISTRICT 10



CHAIR, OIL & GAS COMMITTEE  
VICE CHAIR, LABOR & COMMERCIAL  
COMMITTEE  
JUDICIARY COMMITTEE  
RESOURCES COMMITTEE  
INTERNATIONAL TRADE & TOURISM  
COMMITTEE  
ECONOMIC TASK FORCE

Representative Joe Green

Sponsor Statement

**HJR 27 - Requesting the US Congress to Accommodate  
Alaska's Wetlands Circumstances**

HJR 27 requests Congress to provide regulatory flexibility in the reauthorization of the Clean Water Act, in recognition of Alaska's unique wetlands circumstances.

For the past several years Alaskans have been seeking administrative remedies to the problems caused by strict adherence to federal wetlands policy, including the "no net loss" provision. These efforts have been largely unsuccessful. Now, with members of our congressional delegation in leadership positions, it appears likely that a legislative remedy may be possible.

Senator Ted Stevens has introduced S.49, currently in the Senate Environment and Public Works committee, which seeks to relax the restrictions on the use of wetlands in Alaska. A similar bill has also been introduced in the House of Representatives, where it sits in the House Transportation and Infrastructure committee.

HJR 27 puts the 19th Alaska Legislature on record in support of modifications to the wetlands management program.

# FISCAL NOTE

STATE OF ALASKA  
1995 LEGISLATIVE SESSION

NO. \_\_\_\_\_  
BILL VERSION: HJR 27  
PUBLISH DATE: \_\_\_\_\_

Revision Date: \_\_\_\_\_  
Title: Requesting the United States Congress  
to accommodate Alaska's wetlands....  
Sponsor: Representative Green  
Requestor: Representative Green

Department Affected: Legislative Affairs Agency  
BRU: All  
Component: All

COMPONENT SERIAL NO:

Expenditures/Revenues: (Thousands of Dollars)

OPERATING	FY 96	FY 97	FY 98	FY 99	FY 00	FY 01
PERSONAL SERVICES	0	0	0	0	0	0
TRAVEL	0	0	0	0	0	0
CONTRACTUAL	0	0	0	0	0	0
SUPPLIES	0	0	0	0	0	0
EQUIPMENT	0	0	0	0	0	0
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
<b>TOTAL OPERATING</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>

CAPITAL	0	0	0	0	0	0
---------	---	---	---	---	---	---

REVENUE FUND SOURCE	0	0	0	0	0	0
---------------------	---	---	---	---	---	---

FUNDING: (Thousands of Dollars)

GENERAL FUND	0	0	0	0	0	0
FEDERAL FUNDS						
OTHER FUND SOURCE						
<b>TOTAL</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>

POSITIONS:

FULL-TIME	0	0	0	0	0	0
PART-TIME	0	0	0	0	0	0
TEMPORARY	0	0	0	0	0	0

Estimate of current year impact: \_\_\_\_\_

ANALYSIS: (Attach a separate page if necessary)

Zero fiscal impact.

Prepared By: Karla Schofield, Deputy Director *Karla Schofield* Phone: 465-3852  
Division: Administrative Services Date: 2/8/95

Approved By: Pamela A. Varni, Executive Director *Pamela A. Varni*  
Agency: Legislative Affairs Agency Date: 2/8/95

Distribution (by preparer): Leg. Finance, Legislative Sponsor, Requestor, OMB, Gov. , & Impacted Agency(ies).



This edition sponsored by:

National Bank of Alaska

# Resource Review

June 1994

A monthly publication of the Resource Development Council, Inc.

### Inside this issue:

• Latest wetlands regulations released  
Pages ... 1-2

• ARCO to cut 750 workers  
Page 3

• RDC supports logging of infested Kenai trees  
Pages 3-6-7

• RDC elects new officers at 20th Annual Meeting  
Page 3

• "Unholy Trinity"  
Page 7

## New wetlands report falls short of recognizing Alaska's unique circumstances

*Report fails to clarify how regulations will be applied in Alaska*

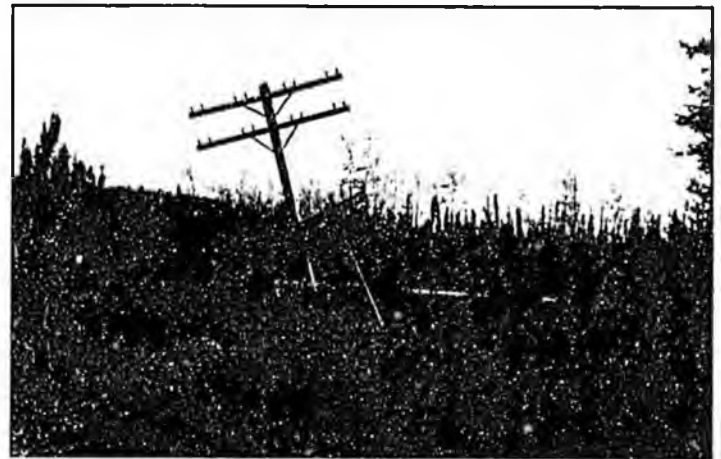
The Clinton administration's newly-proposed guidelines on how wetlands development should proceed in Alaska doesn't go far enough in recognizing that a "no overall net loss of wetlands" policy will not work in Alaska, according to industry and community leaders.

As part of the administration's August 1994 Wetlands Plan, the Environmental Protection Agency (EPA) and the Corps of Engineers convened a panel of "stakeholders" and solicited public comments in a series of meetings across Alaska from November through March to identify and address concerns with federal wetlands policy in the state. The Clinton administration dubbed the six-month effort the "Alaska Wetlands Initiative," which the product of was to guide regulators in formulating new, flexible guidelines recognizing Alaska's unique wetlands circumstances.

The final report, however, offers little in the way of substantive improvements in the Clean Water Act Section 404 program, RDC and other stakeholders claim. Although the guidelines were designed to be flexible, the final report still does not clarify how the regulations will be applied in Alaska, a major concern of stakeholders.

For instance, the report basically states that the "no-net-loss" goal will not always be achieved on a permit-by-permit basis in Alaska, but it doesn't clearly state how, when and where it will be implemented.

"What continues to worry Alaskans is the uncertainty involved in the permitting procedures," said Becky Gay, Executive Director of the RDC. "Which permits will be required to compensate with a net gain in order for some permits to allow a net loss?" Gay asked. "Certainly of how 'no net loss' would be implemented in Alaska was not achieved, and removing the uncertainty was a goal of all stakeholders."



*Virtually all development in Alaska, from homeless shelters to schools, hospitals, utility corridors and roads requires land regulated as wetlands. Land that is not considered wetlands is mainly mountainous terrain, leaving little option for where to develop.*

(Continued on page 2)

# Wetlands proposal offers little substantive improvements for Alaska

(Continued from cover)

Since the report doesn't clearly say Alaska is exempt from "no net loss" or identify which permits will be required to fulfill such a goal, Gay and local community officials fear the new policy could leave all construction open to court challenges from environmental groups.

Many stakeholders, including RDC, repeatedly stressed throughout the Alaska Wetlands Initiative process that compensatory mitigation does not make sense in Alaska because of the abundance of wetlands in the state, the minimal loss of wetlands in Alaska and the general lack of restoration sites. Compensatory mitigation is usually unavailable on-site, with 74 percent of the non-mountainous lands in Alaska considered jurisdictional wetlands. Practical alternatives mostly do not exist.

The Resource Development Council (RDC) is Alaska's largest privately funded nonprofit economic development organization working to develop Alaska's natural resources in an orderly manner and to create a broad-based, diversified economy while protecting and enhancing the environment.

#### Executive Committee Officers

President ..... David J. Parish  
 Sr. Vice President ..... Elizabeth Rensch  
 Vice President ..... Scott L. Thorson  
 Secretary ..... Lyle Von Bargen  
 Treasurer ..... Allen Bingham  
 Past President ..... James L. Cloud

#### Staff

Executive Director ..... Becky L. Gay  
 Communications Director ..... Carl R. Portman  
 Special Assistant/Finance ..... Judie Schneiter  
 Projects Coordinator ..... Ken Freeman  
 Staff Assistant ..... Penny Booher

Resource Review is the official monthly publication of the Resource Development Council. RDC is located at 121 W. Fireweed, Suite 250, Anchorage, AK 99503, (907) 276-0700. Fax: 276-3887

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Writer & Editor  
 Carl Portman



*RDC believes minimizing a project's impact fulfills the primary purpose of sequencing when applied to Alaska. Rigid sequencing, the steps of avoiding wetlands, minimizing impacts, then compensating for wetlands used, represents onerous treatment in a state which contains more pristine wetlands than the rest of the U.S. combined.*

Most stakeholders would like to see the state's wetlands classified by their value, then have simpler and flexible rules for the least valuable ones.

RDC believes minimizing a project's impact fulfills the primary purpose of sequencing when applied to Alaska. Rigid sequencing, the steps of avoiding wetlands, minimizing impacts, then compensating for wetlands used, represents onerous treatment in a state which contains more pristine wetlands than the rest of the U.S. combined.

Gay noted that in the final report, the Section 404 program still overrides previous Congressional action. RDC would like to see the socio-economic imperatives of prior land set-asides (the Alaska Native Claims Settlement Act, the Alaska National Interest Lands Conservation Act and the Statehood Act) given priority status over the 404 program.

"In Alaska, Congressionally-man-

dated land compacts and conservation efforts to date should be given precedence, particularly if any alternatives test is required," Gay said.

"In the interest of fair public policy, Congress must recognize Alaska's wetlands situation. With over 50 percent of the nation's total wetlands base, any national policy affects Alaska first and most."

The Alaska delegation is mounting a campaign to gain regulatory flexibility through the reauthorization of the Clean Water Act which may arrive on the Senate floor later this summer. Gay was in Washington recently for a series of meetings with administration and congressional officials on the clean water bill.

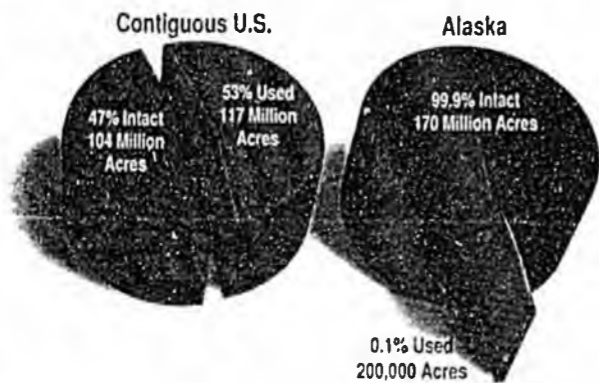
Gay said preventing "takings" should be a policy outcome in reauthorization of the Clean Water Act. "If takings occur, compensation should be given for lands with economic value diminished or taken by wetlands regulation."



Only about 200,000 acres (less than one percent) of Alaska's wetlands have been used for all types of development, ranging from community infrastructure to oil field development.

# Alaska's Wetlands Are Vast And Well-Protected

## Wetland Comparison



According to U.S. Fish and Wildlife Service estimates, Alaska originally had approximately 170.2 million acres of wetlands. Only about 200,000 acres (0.1%) of these wetlands have been used for all types of development, including communities and infrastructure. In the contiguous 48 states, development has taken a toll on wetlands, about 53% of which have been affected. The current annual wetland reduction of 275,000 acres in the contiguous 48 states is more than the total estimated acreage of all wetlands used in Alaska.

Land that is not considered wetlands in Alaska is mainly mountainous terrain, leaving little option for where to develop. Many Alaskan communities are forced to build in wetlands or in narrow strips of flat land between mountains and the sea. Virtually all development — from homeless shelters to schools, hospitals, and roads — requires using land regulated as wetlands. For instance, Juneau, the state capital, would have no airport were it not for filling some wetlands. The fact that the City of Petersburg and vicinity in Southeast Alaska are 100% wetlands has prevented construction of a Little League baseball field. In Alaska, wetlands cannot be avoided. Dry land is scarce. High-value wetlands and habitat for wildlife are abundant. Summer breeding grounds for migratory birds abound.

Every state has a different story. In Alaska, the record shows that a wetlands problem simply does not exist.



World-class mineral development such as the Red Dog Mine near Kotzebue entails crossing wetlands.



The village of Solawik, like many in Alaska, is built on wetlands near a navigable stream.



The town of Bethel on the Kuskokwim River is a center of commerce in Southwest Alaska.



Dutch Harbor in the Aleutians is the number one commercial fishing port in the nation in terms of value of the catch.

North Slope oil fields provide approximately 25% of domestic U.S. oil production, yet only about 0.01% of Alaska's wetlands have been disturbed by this development.

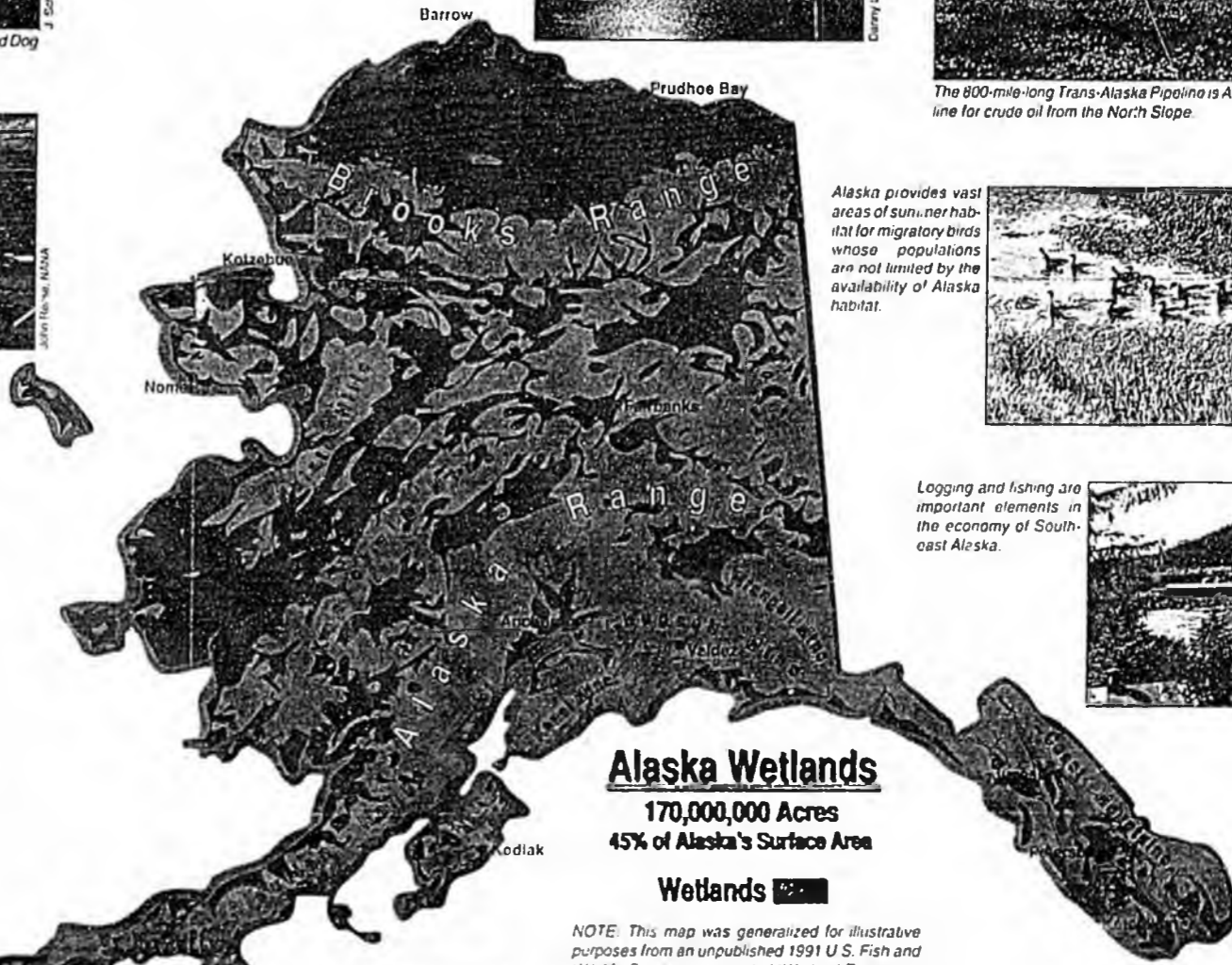


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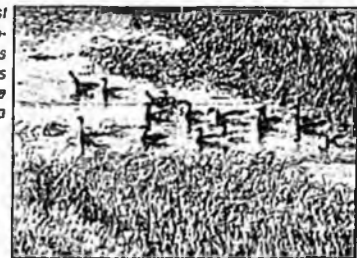


Michael Gibbons

The 800-mile-long Trans-Alaska Pipeline is America's lifeline for crude oil from the North Slope.



Alaska provides vast areas of summer habitat for migratory birds whose populations are not limited by the availability of Alaska habitat.



Phil Scowap

Logging and fishing are important elements in the economy of Southeast Alaska.



Michael Papp

## Alaska Wetlands

170,000,000 Acres  
45% of Alaska's Surface Area

### Wetlands

NOTE: This map was generated for illustrative purposes from an unpublished 1991 U.S. Fish and Wildlife Service map entitled "Wetland Resources of Alaska" (by J. V. Hall, Anchorage, AK). Only major mountain ranges are shown. Data on acreage of wetlands is taken from "Wetland Losses in the United States 1780's to 1980's," by T.E. Dahl, U.S. Fish and Wildlife Service, Washington, D.C. (1990).



Kodiak, the nation's number three fishing port, serves a large fishing fleet which depends on an adequate port and processing facilities.



The Port of Anchorage is an important sea link.

Phil Scowap

## Alaska's Mayors Speak Out



Third Eye Photography 1993

*"The Mat-Su Borough has the oldest and largest agriculture area in Alaska, as well as tourism and port sites, mineral deposits, timber, sportfishing, and hunting opportunities, all of which require utilizing some wetlands. Any policy which requires us to strictly avoid wetlands to build a school, road, or visitor center will not work in Alaska. Basically, by the latest definition, most lands in Alaska not a glacier or a mountain are wetlands."*

– Mayor Ernie Brannon, Matanuska-Susitna Borough



Carl Portman

*"The 'no net loss' concept is not flexible to Alaska's unique position. Alaska has an abundance of wetlands with minimal dry (or flat) lands available for basic community needs. People deserve a balanced public policy, one which minimizes wetland disturbance yet allows for responsible local development."*

– Mayor Jerome Selby, Kodiak Island Borough



AeroMap U.S.

*"The 'no net loss' policy on wetlands could have major effects on communities in Alaska. For instance, Seward is a growing community in the Kenai Peninsula Borough with a limited amount of usable land. This policy could have major implications on economic development if it is not fair, balanced, and flexible enough to account for the uniqueness of communities in Alaska."*

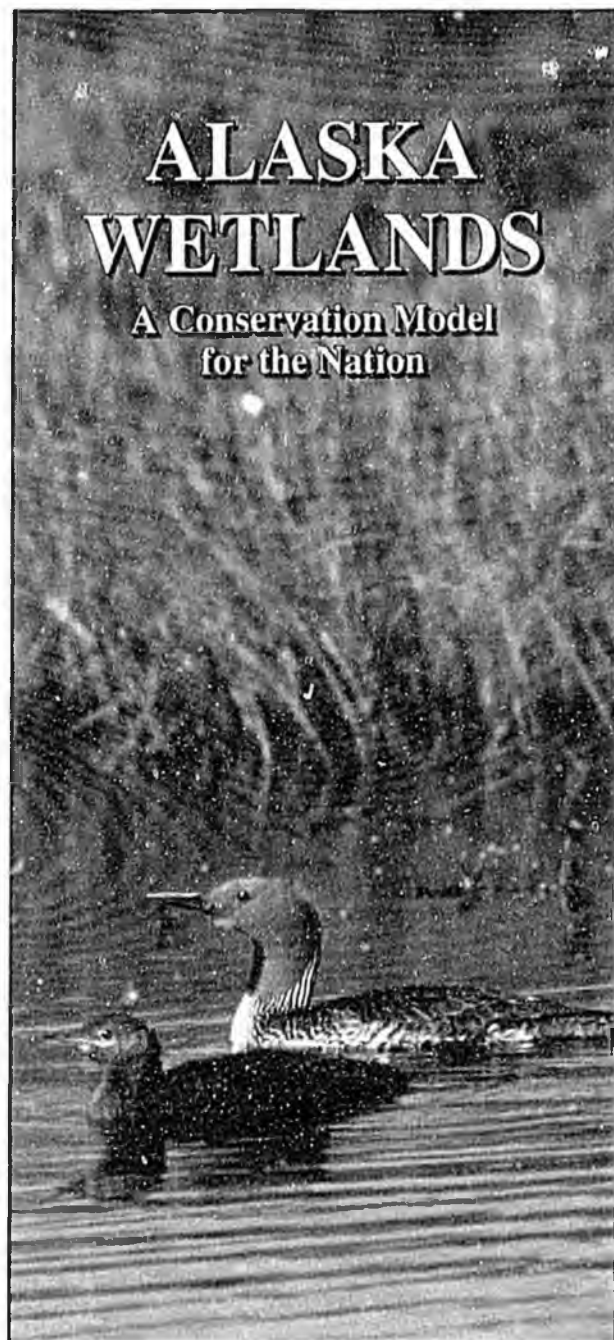
– Mayor Dave W. Crane, City of Seward



AeroMap U.S.

*"Without a doubt, wetlands are among the most important lands in our community for natural as well as social purposes. Because of our concerns for wetland use, Juneau undertook an exhaustive and expensive study to protect high-valued wetlands while identifying others suitable for reasonable development. This new and aggressive effort has been difficult to complete and has encountered resistance, perhaps because of its novelty."*

– Mayor Jamie Parsons, City and Borough of Juneau



John Warden

## ALASKA WETLANDS

A Conservation Model  
for the Nation

## Alaska Wetlands Coalition

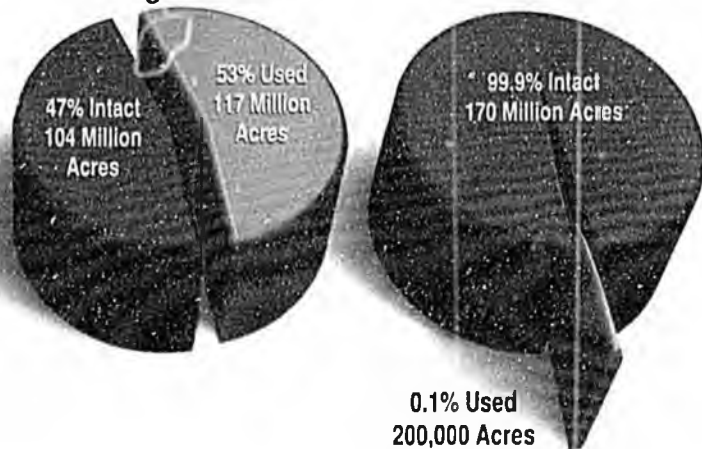
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# Alaska's Wetlands Are Vast And Well-Protected

## Wetland Comparison

Contiguous U.S.

Alaska



World-class mineral development such as the Red Dog Mine near Kotzebue entails crossing wetlands.

J. Schultz, Cominc.



The village of Selawik, like many in Alaska, is built on wetlands near a navigable stream.

John Rensen, NANA

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Land that is not considered wetlands in Alaska is mainly mountainous terrain, leaving little option for where to develop. Many Alaskan communities are forced to build in wetlands or in narrow strips of flat land between mountains and the sea. Virtually all development — from homeless shelters to schools, hospitals, and roads — requires using land regulated as wetlands. For instance, Juneau, the state capital, would have no airport were it not for filling some wetlands. The fact that the City of Petersburg and vicinity in Southeast Alaska are 100% wetlands has prevented construction of a Little League baseball field. In Alaska, wetlands cannot be avoided. Dry land is scarce. High-value wetlands and habitat for wildlife are abundant. Summer breeding grounds for migratory birds abound.

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The town of Bethel on the Kuskokwim River is a center of commerce in Southwest Alaska.

Third Eye Photography 1993

Dutch Harbor



Dutch Harbor in the Aleutians is the number one commercial fishing port in the nation in terms of value of the catch.

Nome

# Facts About Alaska Wetlands, Economy, And Regulatory Environment

President Clinton's Office of Environmental Policy is currently formulating the administration's position on wetlands. At the same time, both houses of Congress are pursuing legislative changes to wetlands management under the Clean Water Act. Central to this debate is the previous administration's policy of "no net loss" of wetlands. The purpose of the Alaska Wetlands Coalition is to bring Alaska's message to this debate. Policymakers need to understand Alaska's unique record of historic wetlands conservation and present-day abundance of habitat.

## Alaska Wetlands Are Abundant And Not Threatened

Alaska is a state of vast physical dimensions. Covering 375 million acres, it stretches over 2,000 miles from west to east and over 1,000 miles from north to south. By the latest definition, Alaska has 170 million acres of wetlands. The existing regulatory framework, as well as Alaska's unique geographic setting, will ensure that wetland loss is minimized. Alaska has achieved its current level of development while preserving 99.9% of its wetlands.

## Wetlands Are Strictly Regulated

A comprehensive set of existing state, federal, and local laws ensures that all development is carefully

scrutinized before it begins. Many of Alaska's wetlands were set aside when Congress passed the Alaska National Interest Lands Conservation Act in 1980, placing over 100 million acres of the state in conservation units, with the expressed purpose that the remaining land be available for development. In addition, Alaska's coastal regions are protected by the Alaska Coastal Zone Management Program. Adding another layer of regulatory control through "no net loss" would accomplish little but to stifle economic growth throughout Alaska — from the smallest village to metropolitan Anchorage.

## Alaska's Economy Depends On Resource Production

Alaska has a rich endowment of oil and gas, fish, wildlife, minerals, forests, and other natural resources essential to the health of the nation's economy. The wise use and management of these resources provide the basis of the state's economy, while at the same time serving as a model of conservation for other resource-rich states and nations.

If Alaska is to continue to contribute its much-needed resources to the nation, reasonable expansion of the state's infrastructure is necessary and prudent. Ports, roads, airports, schools, and other vital facilities are key to maintaining the viability of Alaska's basic economy. Most coastal communities in Alaska are undertaking port and harbor development and expanding marine repair facilities. Most have to rely on water-based transportation for fishing, processing, recreation, and tourism. Development of this important infrastructure invariably affects some wetlands.

Though Alaska already makes a substantial contribution to the nation's resource needs, only a tiny fraction of its wetlands have been modified. And since oil and gas, minerals, fisheries, timber, and tourism are the mainstays of Alaska's economy, the value of careful resource development cannot be overlooked.

## Alaska Deserves Special Consideration

In a national wetlands policy, Alaska deserves special consideration both because of its vast wetlands and because of its need for economic development.

*"The demands and constraints of federal wetland regulation impose a heavy burden on the ability of the Yupik people to use their lands. . . This protection, without realistic balancing of the consequences and values, is denying Native Alaskans the basic standard of living taken for granted by other citizens of the United States."*

— Nelson Angapak, Alaska Federation of Natives

*"Because Alaska has taken special measures to protect its unique wetlands and related resources . . . imposing the same restrictions on Alaska that are imposed on the conterminous 48 states would be burdensome and unfair. . . Such restrictions would retard the sustainable development initiatives underway in rural Alaska Native villages and other communities."*

— Commissioner John Sandor, Alaska Department of Environmental Conservation

- 99.9% of Alaska's historic wetlands are intact. In comparison, only 47% of the wetlands in the contiguous 48 states are intact.
- The options for development in Alaska are limited. Nearly half of the state's land area is considered wetlands, accounting for three-quarters of Alaska's non-mountainous, developable land.
- Alaska is a public land state, with less than 1% of its lands in conventional private ownership. The federal government owns 60%, the state 28%, and the Native peoples 12% of the land.
- In the Alaska Native Claims Settlement Act of 1971, Congress intended that lands selected by Native peoples be available for subsistence and development.
- About half of Alaska is already protected from development as federal and state parks, wildlife refuges, and other conservation units. In fact, Alaska has contributed 62% of all federally designated Wilderness lands, 70% of all park land, and 90% of all wildlife refuge land in the national system.

Alaska's economic base — and vital community development in urban and rural Alaska — would be crippled if "no net loss" applies to the 49th State. The cost of building schools, roads, medical and transportation facilities, and basic sanitation systems could be prohibitive. The record shows that environmentally sound development can proceed without significant impact to wetlands.

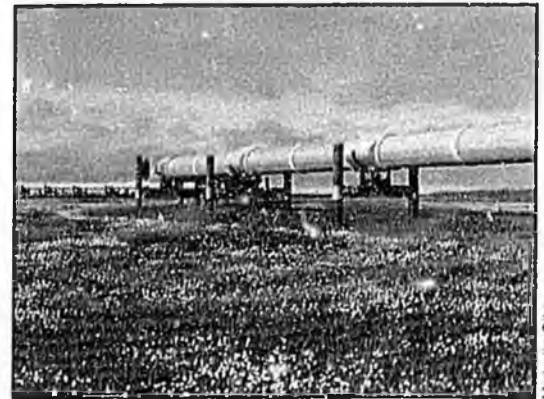


Alaska accounts for a significant portion of the nation's natural resources, ranging up to 30% for oil and 50% for coal.

North Slope oil fields provide approximately 25% of domestic U.S. oil production, yet only about 0.01% of Alaska's wetlands have been disturbed by this development.

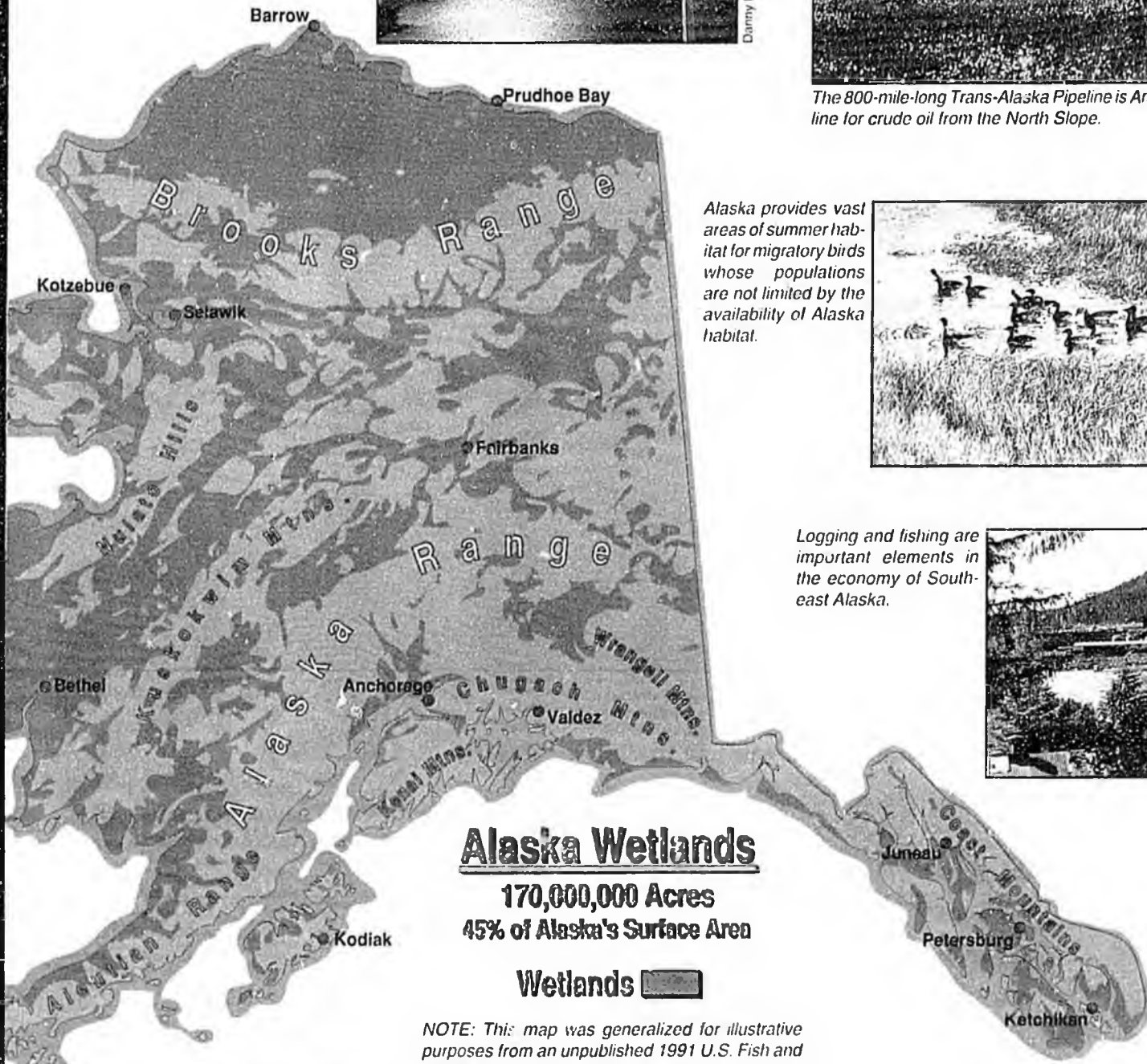


Danny Lehman

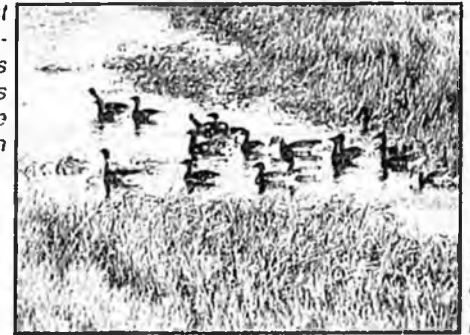


Michelle Gilders

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Alaska provides vast areas of summer habitat for migratory birds whose populations are not limited by the availability of Alaska habitat.



Pete Scrup

Logging and fishing are important elements in the economy of South-east Alaska.



Ketchikan Pulp

## Alaska Wetlands

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45% of Alaska's Surface Area

Wetlands 

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# Resource Review

January 1995

A monthly publication of the Resource Development Council, Inc.

## Echo Bay disputes EPA's findings on A-J Mine

Company, EPA hope to reach common ground

The Environmental Protection Agency has been widely criticized by Juneau officials, consultants, qualified scientists and others for its recently completed two-year study of Echo Bay Alaska's plans to develop the historic Alaska-Juneau Mine on the edge of Alaska's capital city.

In a letter to the federal agency, Juneau city officials said the EPA took too long in its review and should have worked to find solutions for the project.

"Had we been in your position, our approach would have been to advise the city of the likelihood of significant EPA concern, and then confront Echo Bay much sooner and try to either reach agreement on the technical disputes or work on changes to the mine plan that would have solved the problem," said Mayor Byron Mallott and city manager Mark Palesh.

The EPA's study, called a Tech-

*(Continued to page 4)*

## Kenai Fjords National Park

Park Service considers  
options to accommodate  
increase in visitation

The Resource Development Council is calling for a wider range of alternatives for accommodating a large increase in visitors to the "frontcountry" of Kenai Fjords National Park near Seward.

Socio-economic forecasts indicate there will be substantial growth in visitation to the national park, a popular tourist destination on the eastern side of the Kenai Peninsula. Projections suggest that visitor numbers will exceed 300,000 annually by the year 2003, compared to 150,000 visitors in 1993. Studies also reveal that two-thirds of all visitors travel to Exit Glacier, 10 miles west of Seward while one-third stop at a small visitor center located in the Resurrection Bay community.

In a letter to park Superintendent Anne Castellina, RDC said that three alternatives developed by a Park Service planning team fall short of adequately addressing the projected increases in visitation at Exit Glacier. Visitor numbers at the glacier are pro-

*(Continued to page 6)*



The historic Alaska-Juneau Gold Mine is captured in this 1938 photo.



**Message from the Executive Director**  
by Becky L. Gay

## RDC, delegation work on new wetlands bill

On the opening day of the 104th Congress, Alaska's Congressional delegation wasted no time in launching an aggressive agenda addressing top priorities of the 49th state. At the top of the Alaska agenda is a bill jointly introduced by Senators Stevens and Murkowski, "The Alaska Wetlands Conservation Credit Procedure Act of 1995."

Senate Bill 49, previously the legislative number assigned to proposed wilderness bills, is slated to reform Section 404 of the wetlands permitting program under the Clean Water Act by introducing balance, common sense and

reason into wetlands regulation in Alaska.

The new measure includes changes addressing Alaska's unique circumstances, as well as national wetlands policy. The bill specifies that a "no net loss" of wetlands policy is not applicable in Alaska, was not designed for Alaska circumstances, and should not be applied here, a long-standing policy omission sought by RDC.

Provisions specific to Alaska include changes to the sequencing methodology, the elimination of compensatory mitigation requirements of current permit processing, and the expansion and applicability of general permitting standards.

Federal law will be amended to ensure national policy will "achieve a balance between wetlands conservation and adverse economic impacts on local, regional, and private economic interests" and "eliminate the regulatory taking of private property by the regulatory program authorized under section 404."

RDC highly endorses a number of important segments, including the exemption of log transfer sites and ice pads from mitigation sequencing requirements. RDC also highlighted the need to make airport safety a priority over the conservation of wetlands in a commercial air zone.

The bill further recognizes that

Alaska should get credit for those wetlands already in protected status. This change to federal law ensures "conserved wetlands" will include those wetlands located in federal, state and locally designated conservations systems. This change is important when designing mitigation banking systems in Alaska.

Also noted in other provisions of this legislation, lands owned by Alaska Native entities and the State of Alaska shall be considered economic base lands, highlighting the importance of the social and economic needs of Alaska Natives and the citizens of Alaska and recognizing prior agreements under other federal laws.

Congressman Young will form a wetlands task force this session addressing wetlands policy and its application to Alaska and the nation. The task force will include members from the House Resource, Transportation and Infrastructure, and Agriculture committees. Congressman Young will reportedly introduce a wetlands bill in the House of Representatives later this session.

Much thanks goes out to the Alaska delegation and staff for the introduction of a bill recognizing a wetlands regulatory fix for the uniquely qualified state of Alaska. For a copy of this bill, call RDC. Remember, Alaska is not just a state of mind.

The Resource Development Council (RDC) is Alaska's largest privately funded nonprofit economic development organization working to develop Alaska's natural resources in an orderly manner and to create a broad-based, diversified economy while protecting and enhancing the environment.

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**Writer & Editor**  
Carl Portman



RDC Executive Director Becky Gay, member of the OCS Regional Stakeholders Task Force, participates in a recent hearing in Anchorage at the U.S. Minerals Management Service. The Task Force will develop recommendations to MMS on the upcoming 5-year leasing program. Pictured at left is Kenai Peninsula Borough Mayor Don Gilman.



## Thoughts from the President

by David J. Parish

The recent power shift in Washington will bring new, substantive opportunities to advance a broad range of public land issues important to Alaska. Sparing no time in taking swift action on issues critical to development, each of Alaska's two senators and its lone congressman — in the opening days of the 104th Congress — introduced important legislation addressing long-standing Alaska priorities.

Congressman Don Young, the new chairman of the revamped House Resources Committee, introduced legislation re-authorizing and amending the Magnuson Fishery Conservation and Management Act. A major objective of the bill is to end the wasteful dumping at sea of tons of bycatch by some fishing fleets.

Meanwhile, Senator Ted Stevens has introduced a bill taking aim at overly burdensome federal wetland regulations in Alaska. Stevens' bill would mandate that wetlands conservation be balanced with economic impacts on local and private landowners. The bill would exempt some wetlands mitigation requirements for Native and state-owned lands and for specific activities such as public sewer facilities, airports and log transfer sites.

Senator Frank Murkowski took aim at the 22-year ban on the export of Alaska's North Slope oil by introducing a measure repealing the ban, citing the positive impacts a repeal would have on jobs and state revenues.

Absent from the delegation's early initiatives was legislation to open the Coastal Plain of ANWR to oil and gas exploration and development. According to the delegation,

## Alaska delegation assumes leadership role

ANWR will come later after the Alaskans carefully assess the mood in Washington and build a broader base of support in Congress and among members of the Clinton administration.

The recent changes in Congress will bring new opportunity for Alaska to advance other major priorities, including long-standing transportation and access issues. Our delegation has stated a desire to examine a broad range of public land issues, ranging from cracking down on government actions devaluing private property to management of federal forests and logging restrictions. They'll also have a major role in the re-authorization of the Endangered Species Act and revisions to the Mining Law of 1872 — all important issues to Alaska.

But make no mistake, there's much homework to be done; by no means can Alaskans afford to sit back and expect immediate, easy resolution of these issues. As Alaskans, we must continue to work hard on these issues and support positive changes for Alaska.

## RDC'S 20TH ANNIVERSARY CELEBRATION

Friday, March 3, 1995  
Sheraton Anchorage Hotel  
Cocktails 6:30 p.m. Dinner 7:30 p.m.

### The Program

**GOVERNOR TONY KNOWLES** (invited)  
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# EPA taken to task for A-J report

Echo Bay says it has addressed major issues raised by the EPA

*(Continued from page 1)*

nical Assistance Report (TAR), was prepared to assist the U.S. Army Corps of Engineers in deciding whether to issue a federal Clean Water Act permit to Echo Bay for construction of a tailings pond at Sheep Creek Valley.

Chuck Clarke, EPA's Northwest regional administrator in Seattle, said that as long as the A-J mine relies solely on the Sheep Creek impoundment for tailings disposal, state water quality standards for cyanide, arsenic and copper would likely be violated in Gastineau Channel during operation of the mine. The EPA review offered no solution for how the company might achieve a green light for its project.

The TAR is considered the most important regulatory review for the mine. The city's mine permit issued in 1993 is dependent on a favorable review by EPA. The report took more than two years to complete. The agency had promised to issue the TAR several times over the past 18 months, but did not meet its deadlines.

Mine developers plan to store waste rock from the mine behind a dam at Sheep Creek where water would be recycled within the complex, but because of the high rainfall in Southeast, excess water would build up in the tailings impoundment that is part of the mine design. Because the excess rainfall would be released, a Clean Water Act 402 permit is required from the EPA.

Echo Bay has proposed eliminating cyanide from its gold extraction process and ship out unprocessed ore for treatment elsewhere. Eliminating cyanide from the process not only



*Echo Bay crew poses on an eight-yard Wagner scoop at A-J mine portal in early winter.*

*(Photo courtesy of Echo Bay Mines)*

eliminates concern for the chemical, but for the other metals as well.

Despite the two years the EPA took to finish its report, Echo Bay scientists and independent experts knowledgeable about this project are convinced the EPA failed in its task to scientifically analyze relevant data.

The company hotly disputes EPA's conclusion that there is no way to avoid

harm to water quality or to offset the loss of wildlife from the reopening of the A-J. While the EPA said it could not "suggest any feasible, effective option that would give the Alaska-Juneau mine a green light," Echo Bay charged that the agency knew among other options the company has provided, the elimination of cyanide from the mining process — a key concern — is a feasible,

effective option.

After careful analysis of data, a number of the nation's top scientists and engineers in the mining and water treatment fields believe there will not be a problem with water being released from the mine's tailings pond into Gastineau Channel because of the size of the proposed treatment facility and the length of time the pond can hold water. In addition, Echo Bay has included a number of mitigation measures in its mine design that makes its site better than other existing treatment facilities.

One of those measures, which the EPA condemned in its recent review, included pumping tailings below 20 feet of clear, overlying water. The idea for the underwater tailings facility came from early discussions between the company, local officials and the EPA in the scoping process at the outset of the mine permitting process. The underwater tailings disposal option was seen as a solution to potential dust and water quality issues. The company hired top experts in the field to design an improved underwater tailings facility that would provide added safeguards and become an integral part of the mine design. Prior to that, Echo Bay had considered a subaerial tailings plan.

Now, more than five years later and after almost \$80 million spent by the company — much of it on numerous scientific and environmental studies — the EPA has completely reversed its position in the TAR. The agency now claims a tailings pond won't work despite what the company says is overwhelming evidence to the contrary.

Echo Bay says its tailings facility design contains more safeguards than any sites already meeting all environmental water quality standards. The company says its facility design is better because it calls for pumping tailings below the surface of the water, rather than at the surface where they have to settle to the bottom of the pond. The A-J tailings facility is also bigger, so there is a longer time available for holding water if a problem should develop. The company designed the facility so it could stop the

*(Continued to page 7)*



*Exit Glacier is accessible to the general public via a 10-mile road link from Seward.*

## Park Service considers several options to manage Kenai crowds

*(Continued from page 1)*

jected to reach up to 4,000 people on weekend days. Yet the emphasis of the planning team, RDC said, appears to be on restricting public access and capping development at or near its existing level. RDC suggested that federal planners recognize Exit Glacier for what it is, a frontcountry attraction, and respond accordingly to accommodate a larger flow of visitors.

In its comments on a federal planning document addressing the three alternatives, RDC stressed that the current range of options is inadequate, especially given the extreme nature of the plan's first alternative, known as "A." That alternative would remove existing facilities at the glacier, establish a visitor threshold and introduce a permit system to restrict visitation — measures which RDC believes are inappropriate for a frontcountry attraction in Alaska where most park lands are managed as backcountry.

Under Alternative A, the road leading to the Exit Glacier parking lot and existing facilities would be blocked at the Resurrection River bridge and visi-

tors would be required to hike from that point.

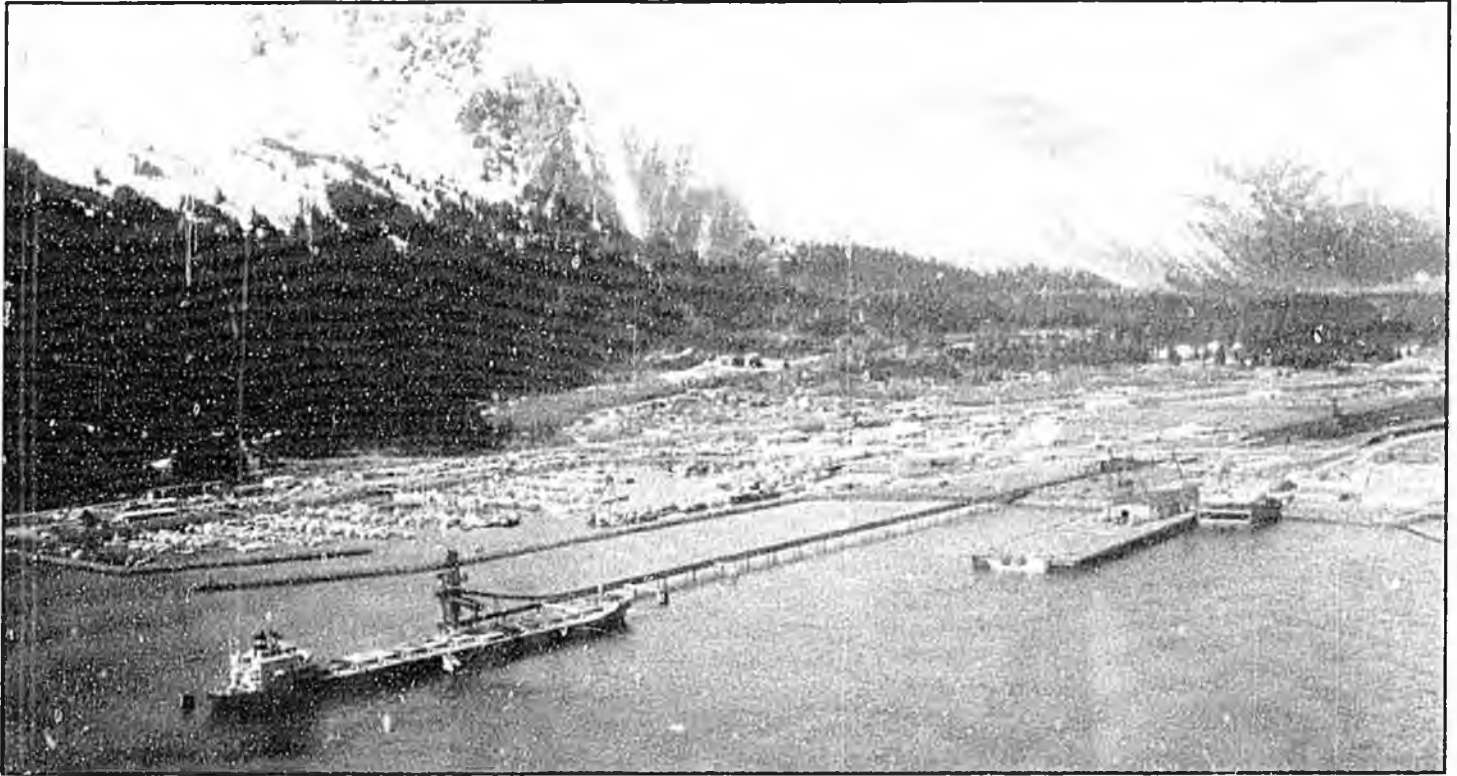
A *second* option, Alternative B, would provide for only minimum improvements, falling short of any meaningful steps to accommodate visitor increases. This option is basically a "no action" alternative, one which would maintain the status quo.

The Park Service initiated its current planning efforts to address increases in visitation to the frontcountry of Kenai Fjords National Park. In that light, RDC said it would be ironic if the Park Service chose the second option as its preferred alternative *since it does so little to address future needs.*

Although billed as the "Higher Level of Development" option, the third option, Alternative C, is not an extreme development proposal when compared to the primitive nature of Alternative A.

Of the current range of alternatives presented, RDC believes Alternative C is the logical choice, although it may fall short of meeting increased visitor demands. RDC supports the various elements comprising this third alternative,

*(Continued to page 6)*



The current Kenai Fjords National Park Visitors Center is located in Seward in front of the small boat harbor, pictured to the left. Since the facility is often overcrowded by cruise ship visitors and others, the Park Service is considering a new, larger facility at a site in Seward.

## Park Service developing new "frontcountry" plan

(Continued from page 5)

including construction of a rustic, modest size visitor complex, extension of the area's trail network, improvements to parking and utilities and the construction of a winter warming hut and public use cabins. The alternative allows existing uses to continue, including ski access, snowmobiling and commercial dog-mushing.

Some people are opposed to any development at Exit Glacier and the winter uses outlined in Alternative C, ignoring the fact that Exit Glacier is a frontcountry attraction. It is not a wilderness, although nearly all of the Park is already managed for the preservation of backcountry qualities for those who demand solitude and untracked wilderness experiences.

RDC proposed a fourth option to provide a more meaningful and wider range of options in the current planning process and to provide a true balance to Alternative A. The fourth option could feature a larger scale of visitor development, complete with a tramway to the Harding Ice Field. The tram would



Kenai Fjords Superintendent Anne Castellina addresses RDC at a January breakfast meeting in Anchorage.

provide handicap visitors, the elderly and the less hardy access to the rugged high alpine and nearby ice fields.

The Park Service has held a number of public scoping meetings on the park plan. Park Superintendent Castellina recently addressed a packed RDC Thursday breakfast meeting in Anchorage where she noted the Park Service has a responsibility to not only accommodate visitors, but to protect the park's resources from significant impacts, which she said are likely to occur unless measures are adopted to control crowds.

Castellina is highly respected in Seward for her personal involvement in the community and her open-door policy to business and industry. Her RDC presentation was well-received by the pro-access crowd.

Although a preferred alternative is not expected until next fall, Castellina said her agency is unlikely to choose Alternative A, the primitive alternative.

In scoping meetings held last year, public comment ran in favor of improved access to the park, but on the other hand most people attending the meetings did not wish to see large-scale development near the glacier. Castellina pointed out that the public tends to support a modest-size facility at Exit, on the scale of the Eagle River visitors center at Chugach State Park. As a result, planners are leaning more toward siting a larger visitor center, perhaps a shared facility with other agencies, in Seward.

The Park Service is continuing to seek public comments on its Kenai Fjords Draft Development Concept Plan. RDC encourages its members to submit comments to: Anne Castellina, Superintendent, Kenai Fjords National Park, Box 1727, Seward, AK 99664-9985.



## Reflections and visions from a Past President by Mano Frey

*Editor's Note: Mano Frey served as President of the Resource Development Council from 1982 to 1983. He has been a member of RDC's Executive Committee for over 15 years. Outside RDC, Mr. Frey serves as Business Manager/Secretary Treasurer of Laborers Local #341 and Executive President of Alaska AFL-CIO.*

It is truly amazing that the Resource Development Council is on the verge of celebrating 20 years of service to Alaskans. Amazing, for those of us fortunate enough to have been in Alaska during this time, to have seen a single-issue group evolve into a multi-faceted, pro-development force. This has resulted in respect from throughout the world for the battles waged and fights won, and sometimes lost. RDC has not only survived, but thrived, and now we come to 1995 and beyond.

What a tremendous opportunity for

## Tremendous opportunity

all of us, regardless of "political affliction," to move forward and reach closure on many important issues facing RDC. We can take advantage of the seniority and majority status of our Congressional delegation. To have Congressman Don Young and Senators Stevens and Murkowski chairing committees and sub-committees critical to resource extraction and so many RDC long-standing priorities, it presents an opportunity for Alaska that is envied by every other state.

After 20 years of many times trying to stay afloat, we get to work from a position of offense, instead of defense. California Representative George Miller does not get to claim to be "our" representative any more.

He has been doing his best to lock up Alaska and, in turn, drive our resource industries out of business. As Secretary of Interior Bruce Babbitt explained to reporters upon visiting Chairman Young's office, "I come on bended knee." That's the right attitude, and it is what will allow us to push and expand a pro-development agenda on the national level.

The other dynamic that is so exiting for those of us that are pro-development and Democrat is the prospect of working with our Congressional delegation and simultaneously demonstrating to President Clinton and his administration that it is poor public policy to have overly restrictive laws with respect to wetlands, timber, mining, oil and natural gas line development.

I believe many of the same facts apply to the Alaska Legislature and Governor Knowles. I have espoused for a long time that Tony Knowles is not anti-development. Remember that the Tony Knowles Coastal Trail was a development project. You can see this attitude reflected by the choices for commissioners of the various state departments; quality people, many having strong ties to developing Alaska.

With a Republican led Legislature and a Democratic Governor, all of us have a tremendous opportunity, and obligation, to provide support, and more importantly, educate the new administration and the Legislature on our collective issues.

Lastly, but certainly not least, we have been blessed at RDC by a succession of extremely distinguished executive directors, beginning with Bev Isenson and continuing with Paula Easley and Becky Gay. We have a dedicated staff that is unparalleled in their field. I know that all of the former president's appreciate the staff's devotion to the RDC mission. Without their knowledge and support of the issues, RDC would be just a memory, not the strong protagonist that it is still today.

Onward and upward!

## Echo Bay confident A-J mine won't cause harm

*(Continued from page 5)*

flow of water out of the tailings pond at any time.

The company believes it has effectively addressed the major issues raised by the EPA, including the cyanide leach process, the quality of water released into Gastineau Channel, the efficiency of the tailings pond, the length of time available for holding water, the size of the tailings dam and reclamation. These issues were all addressed in the project's Final Environmental Impact Statement which recommended that an NPDES permit be issued.

Although it disputes many of the conclusions reached by EPA in the TAR, Echo Bay is now engaged in discussions with the agency on how best to reach common ground and resolve key issues. Spokesman David Stone said the company is considering new modifi-

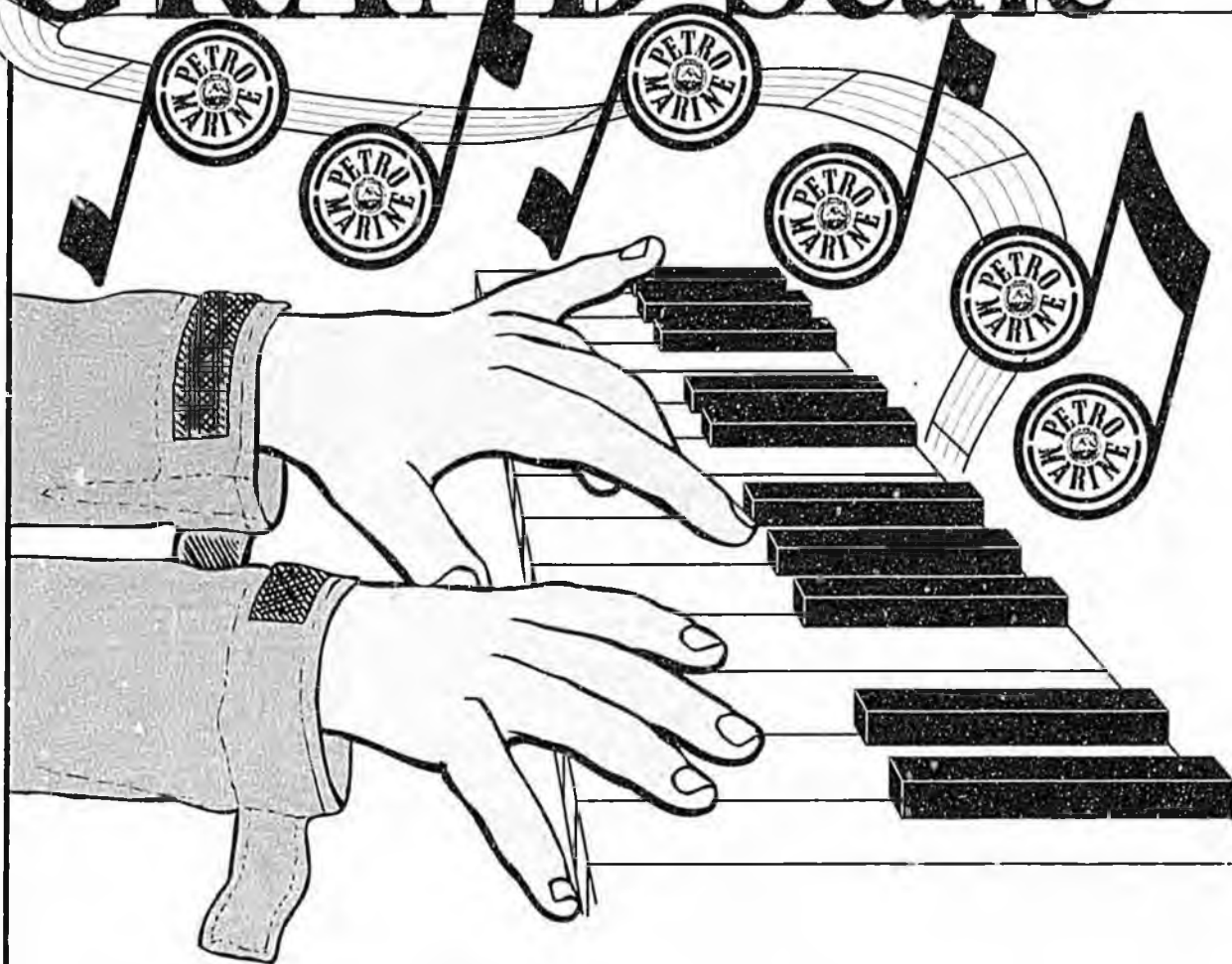
cations to the project that would meet EPA concerns. He said his company does not want to engage in a public battle with EPA; it only wishes to work with the agency to move forward in a positive, constructive manner.

Stone said the company is willing to go the extra mile to ensure environmental impacts from the mine are mitigated.

"The area can be mined and reclaimed after mining operation in a way that won't harm Juneau residents or the surrounding environment," Stone said.

Since changes contemplated by Echo Bay could result in a re-design of its proposal to reopen the mine, EPA said it now prefers to delay a workshop on the project until it's known if the TAR remains relevant.

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**TESTIMONY OF KEN FREEMAN AND CARL PORTMAN ON BEHALF OF  
THE RESOURCE DEVELOPMENT COUNCIL BEFORE THE HOUSE  
RESOURCES COMMITTEE FEBRUARY 13, 1995**

Good morning. My name is Ken Freeman and I am appearing on behalf of the Resource Development Council.

Approximately 170 million acres in Alaska, nearly half the state, are classified as wetlands, compared with the contiguous U.S. which has 95 million acres. Put another way, Alaska currently has 64% of all the wetlands remaining in the United States.

About 5% of the surface area in the contiguous United States is wetlands, compared to approximately 45% of Alaska, accounting for three-quarters of Alaska's non-mountainous, developable land.

Unlike the lower 48 states, many of which face significant losses of wetlands, over 99% of Alaska's remain untouched and intact. The great irony, of course, is that the overwhelming proportion of these lands provide little in the way of traditional wetland functions and values. For the most part, they are "wetlands" in name only.

Many of Alaska's wetlands are isolated and remote from navigable waters. Many of the millions of acres of wet tundra which cover Alaska's North Slope are wet precisely because they are too far removed from waterways to drain and because the underlying permafrost prevents water from filtering down.

Alaska wetlands, wildlife and migratory waterfowl are not threatened or jeopardized by use of wetlands here. Special protection of coastal areas and many inland areas such as the entire North Slope is provided by the Alaska Coastal Management Program which encompasses 34,000 miles of shoreline. More importantly, wildlife is in no way habitat-limited in Alaska.

It is important to note that much of Alaska is protected from development and many of its wetlands will never be developed. Much of Alaska is already protected from development as federal and state parks, wildlife refuges, and other conservation units.

As many of you are aware, approximately 87 percent of the state is in public ownership -- 59% under federal jurisdiction, where many

development activities are prohibited or carefully regulated. Over 57 million acres (an area the size of Utah) are in Wilderness status.

Since so much of the state is wetlands, Alaska's villages, cities and municipalities often have no alternative to "wetlands" for development. Because so much of Alaska is undeveloped, restoration of degraded or damaged wetlands, or creation of new wetlands is not much of an option.

Strict application of Section 404 is clearly unwarranted in Alaska and can offset our basic needs such as building basic services, facilities and infrastructure such as schools, homes, roads and hospitals, as well as expediting potable water and sanitation systems in rural Alaska.

The options for development are limited, and most industries that utilize Alaska's wetlands, including but not limited to tourism, hunting, commercial and sport fishing, agriculture, recreation, oil and gas, mining and forest products, all have a stake in what happens to the wetlands regulatory climate in Alaska.

Many non-development groups look at Corps of Engineers statistics to demonstrate that administration of section 404 is already more flexible in Alaska than the lower 48. What they do not take into consideration is the number of permits that are withdrawn, how many projects are delayed at tremendous costs, how many permits were accepted only after mitigation took place with other regulatory agencies and was not accounted for in the official process. Whether section 404 is more flexible in Alaska is not the issue, what is the issue is that "no net loss" is unwarranted in Alaska.

The Section 404 program needs to be significantly reformed to address the problems experienced by public and private landowners in Alaska. Senator Steven's and Murkowski's new wetlands bill looks to do this in a fair and effective manner.

Alaska will likely never face many of the wetlands problems seen in the contiguous United States. Alaskans have been excellent stewards of our land and resources and should not be penalized for its outstanding conservation record.

House Joint Resolution 27 sends a clear signal to the administration and lawmakers in Washington D.C. that Alaska needs current wetlands regulation that is tailored to provide flexibility in Alaska wetland permitting commensurate with the vast amount of wetlands in Alaska, the

large amount of wetlands set aside in Alaska and the low historic loss of wetlands in Alaska.

RDC supports HJR 27, because it is directed at stimulating policy that is balanced and driven by reason.

RDC hopes the House Resources committee will move HJR expeditiously and that the Alaska State Legislature passes this resolution.

Thank you very much for the opportunity to present comments this morning. Carl and I would be happy to answer any questions.

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### Testimony before House Resources Committee Monday, February 13, 1995

Good morning. I'm Carl Portman, Communications Director of the Resource Development Council for Alaska. With me today is Ken Freeman, Projects Coordinator of RDC and one of our lead staffers on the Wetlands issue.

The wetlands debate in Alaska has been a long-standing controversial issue for many years. Concern over wetlands policy became vital for many Alaskans in 1989 when a Memorandum of Agreement between the Corps of Engineers and the EPA directed a national policy which prescribed "no overall net loss" of wetlands in the United States.

RDC spearheads the Alaska Wetlands Coalition, an organization formed to work on current wetland regulations. The Coalition brings a community perspective and balance to the debate and helps guide the overall national policy decision.

RDC and the broad-based membership of the Alaska Wetlands Coalition supports Senate Bill 49, the Alaska Wetlands Conservation Credit Procedures Act., sponsored by Senator Ted Stevens. We believe this landmark legislation will go a long ways in resolving many of the problems in Alaska posed by unworkable federal policy.

I now turn to Ken Freeman who will address why Alaska deserves special recognition in federal wetlands policy and why RDC and the Alaska Wetlands Coalition supports HJR 27.