

From: BRIAN MILNE <[REDACTED]>

Sent: Wednesday, May 5, 2021 8:35 AM

To: Jason Youmans <jyoumans@islandstrust.bc.ca>; Stefan Cermak <scermak@islandstrust.bc.ca>; David Marlor <dmarlor@islandstrust.bc.ca>; Warren Dingman <wdingman@islandstrust.bc.ca>; Laura Patrick <lpattick@islandstrust.bc.ca>; Peter Grove <pgrove@islandstrust.bc.ca>; Peter Luckham <pluckham@islandstrust.bc.ca>

Subject: Development Application Lot 10 Park Drive.

Ladies and Gentlemen.

You have all committed to **preserve and protect Salt Spring Island** you have all espoused protection of Riparian Areas and the DPA setbacks.

Indeed numerous threats, numerous BVWN and numerous BVN have been issued in your claimed preserve and protect endeavours.

The Islands Trust Committee, the Islands Trust Planners and the Islands Trust Bylaw Enforcement have continued to ignore the significant violation of Riparian Area and setback deposits that cut off Swanson Pond from

the Swanson Water shed.

This cut off from the watershed was followed by the [REDACTED] removal of 3500 square meters of Fish Habitat from the watershed when a development application was in place.

[REDACTED]

The Application is now awaiting a professional report that establishes that water supplied from the well on the property can adequately supply potable water for the development proposal.

The remediation agreement to supply down stream flow from the well has never been fulfilled and is now being abandoned by the Islands Trust without documentation from the MOE.

I would appreciate receiving an explanation from the Salt Spring Island Trust Committee for their failure enforce the Remediation requirement and continued processing of this application.

The excuse that it is an MOE Remediation Document does not release you from the preserve and protect obligation.

Sincerely.

Brian Milne