

[Comments were submitted as email content.]

I don't see anything in here on refraining from unnecessary interference with the right of a member of the public to be on navigable waters and their temporarily dry banks up to ordinary high water mark, as required of all state agencies under the public trust doctrine. In planning for water, agencies are obligated to consider these interests.

I remind the interested parties that members of the general public are entitled to be on the public trust lands, including navigable waters and temporarily dry beds up to the ordinary high water mark, that state agencies are obligated to refrain from unnecessarily interfering with this access and use, and that any water planning efforts mistakes these interests into account. Please do describe the interests and the legal basis for the interest of members of the general public to be on the navigable waters including temporarily dry beds, in the plan.*

Francis Coats,
Yuba City, CA

**Comments have not been edited by the Department of Water Resources.*