

Weakening the Clean Water Act: What it Means for Southern California

Across the country, small streams (headwater, intermittent, and ephemeral streams) and wetlands are losing Clean Water Act protections in the wake of two recent Supreme Court decisions and subsequent federal agency directives. In California, at least 66% of streams and more than 77,000 acres of scarce wetlands are at risk of uncontrolled filling and pollution. In the more arid parts of the state the risks are even greater, as up to 100% of streams do not flow year round. In Southern California, the danger runs even to the region's major rivers — all or portions of the Los Angeles, Santa Ana, San Mateo, Santa Margarita, San Luis Rey, San Diego and Sweetwater rivers can flow intermittently, especially during drought years. Without intervention from Congress or the Administration to restore Clean Water Act protections for waters that were protected prior to 2001, these waters will continue to be polluted and destroyed.

Restoring Clean Water Act protections for small streams and wetlands will keep California waters clean.

Intact small and seasonal streams and wetlands trap substantial amounts of nutrients, chemicals, and sediments. They are vital for capturing fertilizers and other run-off from California's cities and 75,000 farms and ranches. In one study, 64% of inorganic nitrogen (one of the main chemicals in agricultural fertilizers) was neutralized after traveling just 1,000 yards in a small stream. Pollutants that are not filtered out will reach downstream waters, increasing drinking water treatment costs and damaging fish and wildlife.

- More than 7.3 million Californians including 2.2 million people in Los Angeles, Orange, Riverside, San Bernardino, San Diego, and Vendura counties get their drinking water from systems that rely extensively on small and seasonal streams.
- On average, 82% of streams serving the public drinking water systems in these southern counties are small or seasonal streams.



Restoring Clean Water Act protections for small streams and wetlands will maintain California's water supply.

Intact small streams and wetlands recharge groundwater in the wet season and maintain stream flow in the dry season. EPA reports that seasonal streams are responsible for "a large portion of basin ground-water recharge" in California's arid and semi-arid regions. Wetlands recharge groundwater at a rate of up to 20% of wetland volume per season, and some forested wetlands can recharge 100,000 gallons of water per acre per day. Recurring droughts and overuse of existing water supplies make protecting this vital recharge process critical for Californians.



Vineyard, CA Dep. Of Water Resouces

- Facing its third year of drought, California entered the 2009-2010 water year with its key water supply reservoirs at only 66% of average (Trinity, Shasta, Oroville, Folsom, Don Pedro, New Melones, and San Luis).
- In Los Angeles County, groundwater levels in the Central Basin's Montebello Forebay have dropped *40 feet* in the past four years. As of August 2009, 65 local water agencies in California had imposed mandatory water conservation measures with another 56 urging voluntary conservation measures.

Threats to the reliability and availability of fresh water are adding to mounting pressures on California's \$37 billion agricultural industry.

- The state currently irrigates 9.6 million acres to produce 22% of the nation's milk supply, and half the fruits, nuts, and vegetables grown in the United States.
- Groundwater levels for irrigation wells in the northern Sacramento Valley dropped an average of 8 to 9 feet from 2006 to 2009. Monterey, Ventura, San Diego, Fresno, Kern, Kings, and Tulare counties are in the top 10 agricultural counties in the state.

Restoring Clean Water Act protections for small streams and wetlands will reduce flooding in California communities.

Intact small streams and wetlands reduce the intensity and frequency of floods by absorbing significant amounts of water and slowing the flow of water downstream. A single acre of wetland can store 1 to 1.5 million gallons of flood water, and just a 1% loss of a watershed's wetlands can increase total flood volume by almost 7%. California has already lost 91% of its historic wetlands and 90% of its riparian woodlands.

Flooding is a major problem in California; since 1950, all 58 California counties have been declared flood disaster areas at least 3 times.

- One of the worst floods in California's history occurred in January 1997: 300 square miles were flooded and 48 counties were declared disaster areas. Flood damages approached \$2 billion, with indirect costs exceeding \$5 billion.
- Floods in January and March 1995 killed 26 people and caused close to \$2 billion in damages. The Napa River reached record highs, and the Russian and Pajaro rivers approached peak heights.



Flooding along Russian River, FEMA, Dave Gatley

Protecting small streams and wetlands is vital for fish and wildlife, and a vibrant recreational industry in California.

Intact small streams and wetlands provide critical fish and wildlife habitat. The California Department of Fish and Game's Wildlife Action Plan recommends a host of actions to protect and restore wetlands and streams for the benefit of the state's wildlife resources. The U.S. Fish and Wildlife Service reports that California residents and nonresidents spent \$8 billion on wildlife recreation, including \$2.4 billion on fishing, in 2006. More than 7.4 million Californians (25% of residents older than 16), including 1.7 million anglers, participated in wildlife associated activities.



Northern Pintail Flock, USFWS

Wetlands provide essential foraging, nesting, and escape habitat for fish and wild-life, and are particularly important for juvenile fish and birds migrating through the Pacific flyway. About 55% of the animals and 25% of the plants designated by California as threatened or endangered depend on wetland habitats. California has the greatest number of at-risk species (15) and at-risk plants (104) linked to geographically isolated wetlands than any other state. The 160,000-acre Grassland Wetlands in Merced county are home to more than 550 species of birds, animals, and plants; and provide wintering grounds for up to 2 million waterfowl. Most of these precious wetlands are privately owned and therefore at risk of pollution and destruction.

Headwater and intermittent streams are vital for many native fish, including salmon and trout; riparian habitats provide nesting, migration, and wintering habitat to a host of species, including more species of birds (40) than any other habitat type in California. Birds use dry wash systems in California's deserts far more frequently than more common desert scrub areas.

Protecting small streams and wetlands is essential for California's restoration initiatives.

California has made substantial investments in restoring small streams and wetlands; investments jeopardized by lost Clean Water Act protections.

- For example, the state has provided \$9.2 million for land acquisition and planning for the restoration of 25 miles of the Santa Clara river, which flows intermittently through northern Los Angeles County and southern Ventura County.
- The Southern California Wetlands Recovery Project, chaired by California's Resources Agency, has acquired 2,700 acres for wetland restoration projects.
- In September 2009, Los Angeles announced that it would spend more than \$17.5 million to purchase a key parcel of land for the Los Angeles River Revitalization Plan.

Without administrative action or legislation, California's waters will continue to lose Clean Water Act Protections.



Lake Perris, CA State Parks

Between 2004 and 2006, at least 26 water bodies were denied Clean Water Act protections in southern California. After two years of review, EPA recently overturned a June 2008 ruling by the Army Corps of Engineers that would have severely undermined Clean Water Act protections for 90% of the Los Angeles River and its vital headwaters, tributaries, and wetlands. If the Corps' ruling had been allowed to stand, portions of the Los Angeles River watershed would lose Clean Water Act protections, making it easier to pollute and contaminate the Los Angeles River. Federal permits for the many industries that discharge into the Los Angeles River watershed (134 NPDES permits and more than 2,000 storm water permits) would no longer be required for any portions of the watershed not covered by the Clean Water Act.

Restoring and clarifying Clean Water Act protections will ensure enforcement of Clean Water Act safeguards and reduce permitting costs and delays.

The Supreme Court decisions and subsequent agency guidance have added uncertainty and delays to the Clean Water Act permitting process. Before an applicant even gets to the permit phase, the Army Corps now carries out a comprehensive analysis to determine whether the water at issue has a chemical, physical, or biological effect on a navigable water. The Corps' determination regarding the Los Angeles River led to a 25-month delay in the permit process. EPA also reports that extensive resources, including long-term watershed studies requiring thousands of hours of employee time, are being diverted away from protecting human health and the environment to determining whether or not a water is protected by the Clean Water Act.

California supports broad legal protections for small streams and wetlands.

- California joined more than 30 states in asking the Supreme Court to uphold Clean Water Act protections for small tributaries and their adjacent wetlands.
- The State is so intent on protecting these resources that it has undertaken a costly and resource intensive effort to prepare legislation to protect waters that are no longer covered by the Clean Water Act.
- The California State Lands Commission has enacted a resolution supporting the Clean Water Restoration Act.
- The Los Angeles Times, San Jose Mercury News, San Diego Union Tribune, Sacramento Bee, and Fresno Bee, among other papers, have editorialized in support of protecting small streams and wetlands.



The Administration Must Restore Clean Water Protections for the Nation's Waters

For almost a decade, Congress has failed to enact legislation restoring the historic scope of the Clean Water Act. To protect the Nation's waters, EPA and the Corps of Engineers should revise its definition of "Waters of the United States" to restore and clarify Clean Water Act protections, including for so-called "isolated wetlands," in a manner consistent with both law and science. A successful rulemaking will restore and clarify protections for millions of wetland acres and stream miles, and will place these restored protections on a much more secure legal and scientific foundation.



For more information contact:

Jan Goldman-Carter Wetlands and Water Resources Counsel www.nwf.org/waters goldmancarterj@nwf.org 202-797-6894

National Wildlife Federation • National Advocacy Center • 901 E Street NW, Suite 400 • Washington, DC 20004