

From: [REDACTED]
Sent: 17 August 2021 18:25
To: IFD Public Consultations

CAUTION: This email originated from outside of the organisation. Do not click links or open attachments unless you recognise the sender and know the content is safe.

To whom it concerns,

I hereby object to the proposed Bye-Law for the following reasons.

1. The listed waters should be managed exclusively for the benefit of salmonid species.

The word "primarily" (number 4 on the proposed Bye-Law) implies that these waters may also be managed for other fish species.

2. Stock Management plans should be of at least 5 year duration

(numbers 5 and 6 of the proposed Bye-Law).

3. Point 7 of the proposed Bye-Law should be deleted.

The effect of this point would be to transfer control to Department civil servants, of a primary development role of Inland Fisheries Ireland. The inclusion of this point implies that unqualified Department officials intend to interfere on an annual basis in the implementation of fish stock management plans for these salmonid fisheries. This raises the appalling vista of a chaotic future for the management of our unique salmonid fisheries.

This Draft Bye-Law would in effect diminish the status of these unique salmonid fisheries, downgrading them to the status of mixed fisheries.

For the reasons listed above I wish to object in the strongest manner to the imposition of this Bye-Law.

Regards
[REDACTED]