

## Case Law Prohibits Code Cherry Picking

Appellate Court in its Jan. 2005, *East County Reclamation Co. v. Bjornsen*, 433 125 Wn. App. 432 decision found:

If an applicant wishes to take advantage of a change in the law allowing a previously prohibited use, it may do so by withdrawing its original application and submitting another, but it may not select which laws will govern its application.”