Conflicting Messages about Camping near Waterbodies in Wilderness: A Review of the Scientific Basis and Need for Flexibility

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The preceding article by C.B. Griffin examines the differences in recommended camping distance from waterbodies from a perspective that there should be consistency between the guidance provided by land management agencies and low impact education and communication programs, such as Leave No Trace and Tread Lightly. We concur that regulatory and messaging consistency is a beneficial mutual goal and suggest that it’s time to reexamine the biophysical and social scientific basis for such guidance, historical precedents, alternative management options, and where there are needs for flexibility. We also identify possible additional research needs and suggest alternative actions based on the current body of research.

Background

Land managers have commonly sought to discourage or prohibit camping near surface waters (e.g., lakes, rivers, streams, and springs), imposing regulations that prohibit camping within a specified distance from water. As Griffin presents, these camping setbacks from water within Forest Service Wilderness areas currently range from 50 to 1,320 ft, with 100 ft as the most common prohibition, followed by 200 ft, which is the distance recommended by the national Leave No Trace and Tread Lightly programs. An earlier survey by Washburne and Cole (1983) reported the following percentages of agency units that employed camping setback from water regulations: Forest Service (37%), National Park Service (22%), Fish & Wildlife Service (7%), and Bureau of Land Management (18%). Distances ranged from 20 to 2,640, with 100 ft as the most common distance. In 1992, Marion, Roggenbuck, and Manning (1993) surveyed National Park Service units with substantial backcountry and wilderness with similar findings: 41 units (44%) employed camping setback from water regulations, with a range of 5 to 2,640 ft and 100 ft as the most common value (22 units, 23%).

Despite consistent recommendations from Leave No Trace for the past 20 years regarding camping a minimum of 200 ft from any water source, some local regulations differ from these recommendations for a variety of reasons. The National Park Service, for example, sometimes locates designated campsites within 200 ft of water sources due to unique contextual constraints imposed by local topography or other factors. As collaborative partners of the federal land management agencies, Leave No Trace and similar educational programs default to federal regulations for their individual units. However, such programs generally recommend extra precaution when camping in areas that are closer to surface waters than they would otherwise recommend. Land management agencies often have specific reasons for siting recreational facilities that encompass more than one criterion, such as proximity to water, hence the standard guidance asking visitors to discover and abide by agency regulations for the unit they are visiting.

The national Leave No Trace program is managed by the 501 (c) 3 Leave No Trace Center for Outdoor Ethics (the Center). Five of the primary federal land management agencies have been under a Memorandum of Understanding with the Center since 1994 and include the National Park Service, Bureau of Land Management, USDA Forest Service, US Fish & Wildlife Service and the Army Corps of Engineers. Through the MOU, these agencies have agreed that Leave No Trace is their minimum impact recreation program for non-motorized recreation (Marion 2014, Vagias and Powell 2010). Functionally, this means that the federal land management agencies disseminate Leave No Trace recommendations to visitors to
the lands they manage. Though the MOU aims for a consistent message to public lands visitors, local adaptations are sometimes necessary.

The 200 ft camping setback from water was selected in the early 1990’s by the Leave No Trace program’s Education Review Committee, comprised of representatives of the federal land management agencies, scientists, Center staff, and organizations like the National Outdoor Leadership School. As for many other educational practices, an appropriate “universal” number was selected that would be generally applicable to the diverse array of environmental settings that occur nationally within protected natural areas. In some locations a 200 ft setback may not be necessary to protect surface waters, while in others it may be inadequate. The Leave No Trace program generally sought to err on the side of resource protection, while seeking to provide educational consistency by establishing a universal distance to guide campers in their decision-making regardless of the location or environment.

There are two primary reasons for the 200 ft Leave No Trace guideline: 1) to avoid or minimize pollution of surface waters, and 2) to facilitate wildlife access to water sources, particularly in arid environments. Promoting visitor solitude and reducing recreational conflict were additional considerations. In more mesic environments wildlife access to water is not a concern and deeper soils with organic litter and dense ground vegetation cover, particularly grasses and sedges, are able to filter water draining from riparian campsites camping only 100 ft from water. Conversely, 200 ft could be inadequate in Colorado Plateau locations due to limited water sources for wildlife and the potential for human-introduced pollutants to enter water sources from rain events within extensive areas of slick rock or thin soils.

A final consideration regarding potential inconsistencies between Leave No Trace recommendations and agency guidance for camping distances from surface waters in wilderness is that the Wilderness Act was enacted 30 years before creation of the formal Leave No Trace program. The establishment of camping setbacks from water for many Wilderness areas pre-dated the development of the Leave No Trace program guidance and their Agency’s adoption of Leave No Trace messaging. Regulations are often infrequently updated, particularly in the absence of clear scientific evidence to the contrary. The following sections examine visitor’s attraction to camping near water and the scientific literature for possible guidance based on ecological, cultural/historic, social/experiential, and wildlife and rare/sensitive species research and management concerns.

Social Science: Visitors are Attracted to Water

As reviewed by Griffin (this issue), visitor surveys have demonstrated that visitors prefer to camp near water. In a comprehensive early study, Lime (1971) interviewed northern Minnesota campground visitors and analyzed campground occupancy rates to investigate visitor preferences affecting campsite selection. Lime identified three groupings of 74 factors that could affect campground occupancy. Location factors included proximity to main travel routes, towns, and other recreational facilities. Natural environment factors included vegetation type, scenery, fishing, and geography (including proximity to water). Man-made environment factors included the facilities and services available, fees, campground age, campsite spacing, fees, and number of waterfront campsites. Regression modeling of 25 possible factors explaining campground occupancy data yielded three significant factors \( R^2 = .77 \), including: 1) the percentage of waterfront campsites (explaining 84% of variation), 2) the reputation of the water body for fishing (8%), and 3) the length of time the campground had been open (7.6%). Analyses of 248 visitor interviews reinforced the regression results, revealing the most important determinant for campsite selection was obtaining a waterfront campsite (77% of respondents) (Lime 1971).
More recent research specific to wilderness visitors’ campsite choices in Oregon’s Mt. Jefferson Wilderness reveals similar findings three decades later. White, Hall, and Farrell (2001) identified five groupings of 23 factors that might influence campsite choice. Based on open-ended semi-structured interviews, their results revealed that locational features were the most frequently cited (62%), with proximity to water the most referenced feature of any type (38%). Social factors were also important, with 22% reporting that they chose their site because it was not too close to other groups.

These and other surveys reveal that visitors are strongly attracted to water in both frontcountry and wildland settings. Their reasons are varied and include the need for water, scenic beauty, the unique nature of riparian settings, opportunities to see wildlife and explore shorelines, fishing, swimming, and the relaxing sound of water. This attraction, however, poses challenges for land managers seeking to provide high quality recreation experiences while protecting natural and cultural resources. In wilderness, managers are particularly concerned about visitor freedom from regulations, preferring indirect actions when effective. For example, Lucas (1982) used camping setbacks from water as a regulatory example throughout an article titled “Recreation regulations: When are they needed?” Lucas suggested beginning the decision process by describing the problem, which for camping setbacks can be ecological (are riparian shorelines more vulnerable to resource impacts than more distant locations), or social (are shoreline campsites too visible, is solitude diminished, or are there conflicts with other visitors)? The following problem description section examines some of the existing literature related to these ecological and social questions.

**Problem Description: Shoreline Camping**

*Ecological Concerns:* Campsites pose a potential threat to vegetation, soils, water quality, and wildlife. Camping activities frequently reduce or remove vegetation ground cover and organic litter, which play an important role in preventing soil erosion (Marion et al. 2016). In sunny settings, grass and sedge cover can survive low to moderate levels of trampling due to their substantially greater resistance and resilience (Cole 1995b, Cole and Monz 2002). Only the most intensively trafficked portions of grassy campsites lose their protective vegetation cover (Cole 1982b, 1995a,b) (Figure 1). In contrast, most campsite vegetative cover is lost with low levels of camping activity in forests with closed canopies, along with the pulverization and loss of underlying organic litter, which exposes organic and mineral soils in core areas to rainfall and erosion (Cole 1995a,b) (Figure 1). Given that most shorelines slope directly to water, a significant ecological concern is the threat of water runoff from barren campsites carrying organic materials, sediments, and pollutants from campfire ashes, soap use, urine, or human waste.
Runoff from shoreline campsites drained straight to water is particularly problematic. Campsite drainage that collects and flows along an incised water access trail or natural drainage swale directly to a water body poses a substantial threat to water quality (Figure 2). In contrast, campsites that drain with sheet flow through more that about 25 ft of relatively undisturbed vegetation and organic litter are likely to pose little threat to water quality (Figure 1, grassy site). A review of U.S. guidelines for forested riparian buffer widths to protect against the considerably greater disturbances associated with timber harvesting reported values ranging from 50 to 79 ft for different waterbody types (Lee, Smyth, and Botin 2004).

A key challenge is to promote water drainage from campsites through sheet flow to reduce water flow rates to levels that will drop suspended materials, facilitate filtering by surface vegetation and organic litter, and allow water to percolate into shoreline soils. As demonstrated in Figure 2, it may be possible to reroute water access trails so they do not drain campsites to a water body, provided the original trail can be effectively closed and blocked to allow natural or assisted recovery. Alternately, a 200 foot campsite setback is likely sufficient so that natural obstacles like rocks or roots remove water, or to allow the installation of effective tread drainage features. Shoreline riparian areas with substantial rock, thin soils, or that lack vegetation and litter cover likely pose a greater threat to polluting surface waters.

An additional concern for shoreline campsites along streams and rivers is the increased potential for soil erosion during flooding events. Camping activities generally remove most ground vegetation cover on campsites, and including the reduction and removal over time of shrub and tree cover. Plant roots play an important role in retarding soil loss during flood events, so soil removal from campsites by flood waters is likely more prevalent than in adjacent undisturbed areas (Cole and Marion 1988, Marion 1995). Soil loss and many other ecological impacts can be minimized by reducing the size of shoreline campsites and their shoreline disturbance to the minimum necessary. Campsites larger than around 1000 ft² might be considered excessively large, with actions taken to reduce the areal extent of vegetation loss and soil exposure (Marion 2016).
In some protected areas managers require camping close to water on barren shorelines or sandbars that are naturally devoid of vegetation due to frequent flooding or wave-action. For example, many rafters and other river users are asked or required to camp on non-vegetated substrates and to not camp in adjacent higher and more distant vegetated riparian areas. In arid settings campers are also directed to use non-vegetated dry washes for camping. A significant concern with these practices is that visitors are able to predict flooding with sufficient notice to strike camp and relocate to a safe location.

![Figure 2. This partial view of a large BWCAW campsite reveals that water runoff is drained down a fall-line water-access trail (back center) about 150 ft to the lake. This trail could be closed and blocked with water-filtering rocks, logs, organic materials, and vegetation so that visitors use the alternate trail (back left) that initially ascends and can’t drain campsite water.](image)

Studies of camping impacts to water quality report mixed results. Visitor use was not found to affect water quality in a study of high- and low-use lake basins in Kings Canyon National Park, California (Silverman and Erman 1979). A study of campsites in the BWCAW found slightly elevated levels of total coliform bacteria and available phosphate compared to controls (King and Mace 1974). Leachate from pit toilets were identified as the source of pollutants. Derlet and Carlson (2006) found high levels of coliform bacteria at 12 of 15 campsites that had heavy pack-stock use in the area in a study of 60 lakes and streams in the Sierra Nevada range of California. In contrast, areas that were exclusively used by backpackers were nearly free of coliform bacteria.

To investigate if lakeshore campsites were more vulnerable to impact Cole (1982a) compared conditions on five high-use Eagle Cap Wilderness campsites within 200 ft of lakes to five “setback” sites more than 200 ft from lakes. A 200 ft camping prohibition had been in place for several years but Cole cautions that compliance was low and enforcement had been difficult. The lakeshore campsites were likely the oldest and most heavily used historically, and since establishment of the camping setback regulation the lakeshore (illegal) and setback (legal) sites had similar use levels. Results revealed that lakeshore campsites were somewhat larger but had less bare ground (areal extent and percent). They also had more vegetation cover, with a composition that was more similar to adjacent undisturbed areas than the setback sites. Of 20 indicators examined, only a reduction in tree seedlings was statistically significant, leading Cole to conclude that the lakeshore campsites were not more fragile than setback sites.
Cultural/Historic Concerns: Today’s visitors are not unlike their distant ancestors, many of whom lived or also camped near water. Thus, shorelines often have cultural or historic sites, particularly in more arid environments. While some of these sites have been found and documented, many more exist but are undocumented or hidden below ground. Camping activities that remove protective vegetation and soils may expose cultural and historic resources to theft, damage, or to being eroded by stream or river flooding (Wildesen 1982). Full protection of these sites would likely require greater setback distances than those commonly employed (e.g., >200 ft).

Social/Experiential Concerns: Campsites on or near shorelines tend to be more visible than those set back from water, both from across the water and from vista points along adjacent ridges and summits. The presence of barren campsites within a viewshed can diminish the feeling of being in a pristine wilderness, can mar the natural appearance of a photo, and can diminish the aesthetics of natural landscapes. Occupied campsites may diminish solitude, particularly given that they become more visible with colored tents and sounds travel further across water (Cole 1982a). Fishermen and other visitors traveling along lakeshores may feel that the shoreline has been turned into “private territory” when they encounter an occupied campsite, creating conflict between day-use and overnight visitors (Lucas 1982). Large numbers of highly visible and occupied shoreline campsites can exacerbate visitor crowding for both campers and day-users. Campsites set back from the water are generally less visible and pose fewer problems related to both crowding and conflicts (Cole et al. 1987).

Wildlife and Rare/Sensitive Species Concerns: Water is as essential to wildlife as it is to humans and riparian zones are particularly important due to the significantly higher diversity and productivity of both flora and fauna (Taylor and Knight 2003). Riparian zones represent important habitats for many wildlife species, especially in arid environments where dependable water sources are rare. Some wildlife, such as bighorn sheep, are considerably more vulnerable when separated from steep terrain and are easily displaced from water by the presence of humans (Papouchis, Signer, and Sloan 2001). When camping occurs in riparian areas wildlife may be deterred from visiting water sources even at night. Similarly, riparian areas are often a critical component of the habitats for rare flora and fauna, or are particularly sensitive to the negative effects of intensive visitor use and trampling.

When camping is unregulated, visitors often create unnecessarily large numbers of campsites in popular destinations areas. For example, Cole (1982a) assessed camping impacts around two popular subalpine lakes in Oregon’s Eagle Cap Wilderness several years after implementation of a camping prohibition within 200 ft of lakeshores. Most of the 221 campsites assessed were “within a few hundred feet of water.” Cole suggests that many of these campsites and their resource impacts are “avoidable” given that only about 10 groups camped within the area on typical nights, and even peak use would “never exceed several times this figure.” Campsite proliferation to numbers that substantially exceed actual need is a common problem associated with unregulated and general dispersed camping polices, including in eastern wilderness areas (Reid and Marion 2004).

Complexity and Challenges of Camping Management in Riparian Zones

Camping setbacks seek to shift camping away from water, which as previously discussed is an exceptionally strong attractant to visitors. Our review of ecological, cultural, social, and wildlife concerns provides ample support for shifting camping away from the shorelines of water bodies. However, we note that it is possible for riparian campsites to be carefully located and managed to avoid or substantially
minimize the impact management concerns presented. Two significant problems identified for areas where visitors retain the freedom to select campsites are: 1) the proliferation of campsites (often within popular shoreline riparian areas) to excessive and unnecessary numbers, and 2) universally poor visitor compliance with regulations that establish camping setbacks from water. An additional concern is when camping in popular flat shoreline locations creates excessively and unnecessarily large campsites and/or dense clusters of campsites that threaten experiential qualities.

There is evidence that managers often fail to achieve the closure and recovery of shoreline campsites made illegal by a camping setback regulation due to their popularity and continued use by visitors, and that such regulations promote campsite creation in new areas that meet the setback regulation (Cole 1982a, Cole et al. 1987, Lucas 1982). To the extent that this occurs, camping setbacks will increase campsite numbers and aggregate areal measures of camping disturbance (Cole 1981). Other objectives, such as protecting water quality, promoting solitude, and reducing conflicts, are also not achieved when compliance rates with setback regulations are low and shoreline campsites persist. Research indicates that all use must be eliminated for these campsites to achieve substantial or full recovery and management experience in most areas suggests this is exceptionally difficult to achieve (Cole 2013, Cole and Monz 2003, Cole and Spildie 2007). Even continued legal day-use activities of shoreline campsites by visitors to swim, eat lunch, or hang out can prevent their recovery.

Unfortunately after three to four decades of management experience with camping setback regulations we still concur with the 1982 assessment by wilderness scientist Bob Lucas, that camping setback regulations have been largely ineffective in achieving management objectives: “I would conclude that the costs of a camping setback regulation to management and to visitors in terms of less desirable campsites and enforcement hassles exceed the benefits of greater campsite solitude” (Lucas 1982). We also note that visitors and enforcement staff are frequently challenged to accurately judge varying camping setback distances — visitors need a clear and unambiguous policy that also includes a compelling rationale.

We suggest that shifting to a camping “containment” strategy with designated sites is a preferred and more effective policy. Under this strategy managers would carefully select only the most sustainable campsites and then close and restore all others. Cole (1981) also recommends this strategy, noting that providing some riparian campsites avoids eliminating preferred existing sites and limits increasing campsite numbers further from the shore. This camping management strategy is fully described in a separate article, this issue, along with supporting recreation ecology research findings (Marion 2016). We advocate a broader view of decision-making that incorporates ecological, social, and managerial contexts. An integrative policy should address all the concerns in the prior problem description section while permitting a limited number of highly sustainable campsites in riparian settings that promote the high quality camping experiences that many visitors so strongly desire.

There is evidence that the public will be supportive of a designated site camping strategy. For example, Cole et al. (1997) report that visitors to six high-use areas within three Pacific northwest Wilderness areas did not favor or strongly favor camping prohibitions around lakes (8-22%), but were considerably more enthusiastic for allowing camping only on designated sites (44-85%). We believe that the “costs” to visitor freedom and related Wilderness Character concerns associated with replacing an ineffective camping setback regulation with a designated site camping regulation are more than offset by the “benefits” of eliminating the aggregate impacts associated with large numbers of unnecessary riparian campsites (Landres et al. 2008).
Designated site camping has been effectively implemented by numerous land management agencies in riparian settings. U.S. Forest Service managers of the Boundary Waters Canoe Area Wilderness have successfully operated over 2000 designated campsites for more than four decades in northern Minnesota. Long term research reveals an extremely high level of compliance with designated site camping, and equivalent success in their ability to manage resource and social impacts within acceptable levels of change in this heavily visited wilderness (Eagleston and Marion 2017). Similarly, Forest Service managers of the Alpine Lakes Wilderness in Washington have long restricted camping to designated campsites around most lakeshores. Visitors with pack and saddle stock are prohibited from camping around lakes or allowed only at designated sites within ½ mile of lakes. Forest Service managers of the Desolation Wilderness in California restrict camping to designated campsites within 500 ft of four particularly popular lakes (Lake of the Woods, Grouse, Hemlock, and Eagle). Designated campsites are first-come, first-served, one permitted group per site, and visitors are asked to camp within 30 ft of camping posts. When these sites fill visitors must camp more than 500 ft from the lakeshore. Reports from wilderness managers and observations by the first author reveal high visitor compliance and the near recovery of older adjacent closed campsites. These policies establish a clear and easily adopted practice that allows many visitors to camp in their preferred destination, which also appears to promote greater compliance among those who are unable to obtain a desired site.

We suggest that a containment strategy: 1) offers the best option for eliminating unnecessary campsites, 2) can effectively shift use to the most sustainable “small-footprint” campsites that will resist expansion, and 3) allows flexibility to incorporate alternative setback distances dependent on the specific setting and type of resource in need of protection (water quality, riparian vegetation, wildlife, rare species, cultural resources, and recreational quality). Designated site camping offers a substantially more flexible and effective option for land managers in popular areas. We are less certain regarding the potential efficacy of a second containment strategy option, established site camping, which can either request or require visitors to use a selected subset of well-established campsites that have been rated as preferred and sustainable (see accompanying paper for further information). This policy has been effectively implemented in the Shenandoah Wilderness (Reid and Marion 2004) and in many other areas where managers actively seek to close and restore unnecessary, and less resistant, desirable, and appropriate campsites.

In conclusion, we concur with C.B. Griffin that greater consistency between educational programs and land management agencies is a desired goal for low impact messaging, including guidance for camping setbacks from water. Visitors will always benefit from consistent messaging provided by a diverse array of agencies and organizations and this is an important mutual goal. However, we also stress that the benefits of consistent messaging must necessarily include some deference to land managers allowing flexibility for historic precedents, differing agency objectives, and unit contextual needs. Further national and local dialogue is indeed needed and recommended.

Our review provides support for camping setback regulations based on ecological, cultural, social, and wildlife concerns. However, we also note that managers can and have carefully selected a subset of sustainable designated campsites near water bodies that adequately protect those resources while retaining high quality opportunities for visitors to camp near water. Cole (1981) offered a similar conclusion: “concentrating use on as few campsites as possible and closure on a site-by-site basis would confine inevitable damage.” Unfortunately, our review suggests that several decades of management experience reveal a substantial and widespread failure to successfully apply camping setback regulations. Law enforcement, educational, site management, and restoration efforts have too often been chronically ineffective – which we attribute largely to the exceptionally strong desire of visitors to camp near water.
We observe that visitors are very clearly “voting” through their risky campsite selection preferences; their long-term persistence in camping illegally clearly demonstrates their strong desires to camp near water. We encourage land managers to listen to their clients and consider designated site camping as an alternative to camping setbacks. Recreation ecology research and management experience has consistently demonstrated the efficacy and higher success rate of designated site camping policies (Marion 2016).

**Further Research Needs**

Additional research is needed to inform decision-makers seeking to accommodate existing and increasing wilderness visitation while minimizing associated camping impacts and improving the quality of recreation experiences. While we are unaware of any “definitive” longitudinal studies designed to evaluate the efficacy of camping setbacks, research and extensive management experience has provided ample ancillary evidence describing numerous limitations and failures. Given our review of existing research, we suggest that additional studies should be focused on evaluating and improving the implementation of a containment strategy with designated site camping in popular high use areas, including those proximate to water bodies, and established site camping in moderate use areas. Additional research is also needed on effective methods for communicating camping management strategies, location and navigational information for finding preferred sustainable campsites, and spatial-based regulations and low impact camping practices to visitors.

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**References**


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