

# CITIZEN COMMENT CARD

## The Board of County Commissioners values your participation

Please fill out this card if you wish to speak or record your sentiment regarding an agenda item or general topic. Individuals wishing to speak may do so for up to three minutes when called to the lectern.

Citizens to be Heard

Agenda Item

Agenda date: 2/22/22

Agenda item number (NOT case number): \_\_\_\_\_

Speaking:

For  Against  Undecided

Waive speaking:

In Support  Against

(The Chairman will read this information into the record.)

Topic: Noise Ordinance Amendment

Name: Jeff Maddux

Address: 475-29th Ave. N.

City: St. Petersburg Zip: 33704

Email: dr.maddux@gmail.com

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Agenda Item

Agenda date: 2-22-22

Agenda item number (NOT case number): \_\_\_\_\_

Speaking:

For  Against  Undecided

Waive speaking:

In Support  Against

(The Chairman will read this information into the record.)

Topic: Noise Ordinance

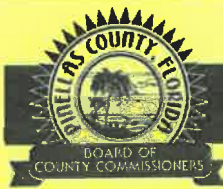
Name: Richard Griswold

Address: 30200 US19N # 38

City: Palm Harbor FL Zip: 34684

Email: ogrizz@yahoo.com

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Citizens to be Heard  
 Agenda Item

Agenda date: 02-22-2022

Agenda item number (NOT case number): #13

Speaking:  
 For  Against  Undecided

Waive speaking:  
 In Support  Against   
 (The Chairman will read this information into the record.)

Topic: 12 year Term

Name: Virginia Frizzle

Address: 14956 Crown Blvd  
La

City: Largo Zip: 33774

Email: Vfrizzle@gmail.com

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Citizens to be Heard  
 Agenda Item

Agenda date: 2/22/22

Agenda item number (NOT case number): \_\_\_\_\_

Speaking:  
 For  Against  Undecided

Waive speaking:  
 In Support  Against   
 (The Chairman will read this information into the record.)

Topic: Term Limits

Name: RICK DUMONT

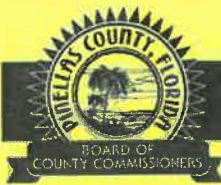
Address: \_\_\_\_\_

City: Terra Verde Zip: 33715

Email: \_\_\_\_\_

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Agenda Item

Agenda date: 2 22 22

Agenda item number (NOT case number): \_\_\_\_\_

Speaking:

For  Against  Undecided

Waive speaking:

In Support  Against

(The Chairman will read this information into the record.)

Topic: NO REASON TO FEEL

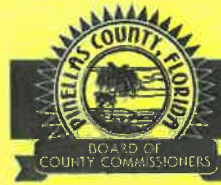
Name: Foster Mark Johnson

Address: 1295 Church St

City: Largo Zip: 33758

Email: coolcoolmark@gmail.com

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Agenda Item

Agenda date: 2/22/22

Agenda item number (NOT case number): \_\_\_\_\_

Speaking:

For  Against  Undecided

Waive speaking:

In Support  Against

(The Chairman will read this information into the record.)

Topic: TERM LIMITS

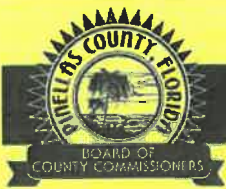
Name: JOHN KIEFFER

Address: 535 15TH ST N

City: ST PETERS Zip: 33705

Email: JOHNKIEFFER1234@AOL.COM

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Citizens to be Heard

Agenda Item

Agenda date: 22 FEB 22

Agenda item number (NOT case number): \_\_\_\_\_

Speaking:

For  Against  Undecided

Waive speaking:

In Support  Against

(The Chairman will read this information into the record.)

Topic: TEAM LIMITS

Name: MIKE GREIGER

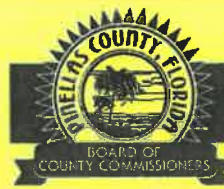
Address: 413 HERMOSILLA DR

City: ST PETERS BEACH Zip: 33706

Email: MGREIGER@EARTHLINK.NET

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Agenda Item

Agenda date: 2-22-22

Agenda item number (NOT case number): \_\_\_\_\_

Speaking:

For  Against  Undecided

Waive speaking:

In Support  Against

(The Chairman will read this information into the record.)

Topic: 20ve

Name: michael Benjamin

Address: 2A790

City: LAGO Zip: \_\_\_\_\_

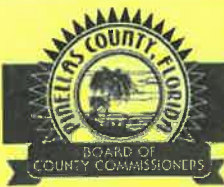
Email: \_\_\_\_\_

(SCHOOL CROSSING GUARDS)

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Citizens to be Heard  
 Agenda Item

Agenda date: \_\_\_\_\_

Agenda item number (NOT case number): #3

Speaking:  
 For  Against  Undecided

Waive speaking:  
 In Support  Against   
 (The Chairman will read this information into the record.)

Topic: TERM Limits

Name: DAN TUCKER

Address: 1143.3 69TH AVE

City: Seminole Zip: 33772

Email: Diverdown41@yahoo.com

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Citizens to be Heard  
 Agenda Item

Agenda date: \_\_\_\_\_

Agenda item number (NOT case number): \_\_\_\_\_

Speaking:  
 For  Against  Undecided

Waive speaking:  
 In Support  Against   
 (The Chairman will read this information into the record.)

Topic: Term Limits

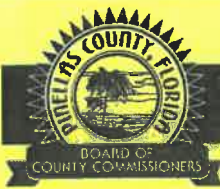
Name: Vincent Nowicki

Address: 215 Central Ave

City: St. Pete Zip: 33701

Email: vine@vinerawicki.com

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Agenda Item

Agenda date: 2-22-2022

Agenda item number (NOT case number): \_\_\_\_\_

Speaking:

For  Against  Undecided

Waive speaking:

In Support  Against

(The Chairman will read this information into the record.)

Topic: Term Limit

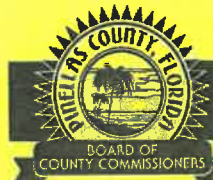
Name: Rocky Benshinave

Address: 215 Central Ave AD

City: Saint Petersburg Zip: 33701

Email: wrb@msn.com

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Agenda Item

Agenda date: 2-22-2022

Agenda item number (NOT case number): \_\_\_\_\_

Speaking:

For  Against  Undecided

Waive speaking:

In Support  Against

(The Chairman will read this information into the record.)

Topic: TERM LIMITS

Name: GISELA LAUBITZ

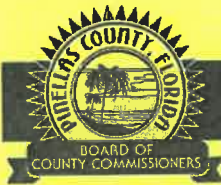
Address: 1432 DURLING

City: So. Pasadena Zip: 33707

Email: glaubitz1@protonmail.com

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Agenda item number (NOT case number): \_\_\_\_\_

Speaking:

For  Against  Undecided

Waive speaking:

In Support  Against

(The Chairman will read this information into the record.)

Topic: TERM LIMITS

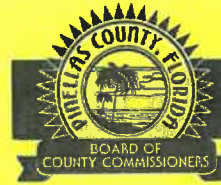
Name: DAVID HARPE

Address: \_\_\_\_\_

City: TARPON SPRINGS Zip: 34688

Email: HARPE.AROTUS@GMAIL.COM

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Citizens to be Heard

Agenda Item

Agenda date: 22 Feb 22

Agenda item number (NOT case number): \_\_\_\_\_

Speaking:

For  Against  Undecided

Waive speaking:

In Support  Against

(The Chairman will read this information into the record.)

Topic: 8yr Term Limits

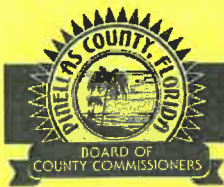
Name: William Henderson

Address: 12384 85th Ave

City: Sevirole Zip: 33772

Email: HendersonBC@comcast.net

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Agenda Item

Agenda date: 2-22-22

Agenda item number (NOT case number): \_\_\_\_\_

Speaking:

For  Against  Undecided

Waive speaking:

In Support  Against

(The Chairman will read this information into the record.)

Topic: Term Limits

Name: Patti Sidote

Address: 1619 Penn Ave

City: Lt. Pete Zip: \_\_\_\_\_

Email: \_\_\_\_\_

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Agenda Item

Agenda date: 2-22-22

Agenda item number (NOT case number): \_\_\_\_\_

Speaking:

For  Against  Undecided

Waive speaking:

In Support  Against

(The Chairman will read this information into the record.)

Topic: \_\_\_\_\_

Name: JEFF FUSCO

Address: 1208 Fremont St  
S Gulfport

City: \_\_\_\_\_ Zip: \_\_\_\_\_

Email: \_\_\_\_\_

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Citizens to be Heard

Agenda Item

Agenda date: FEB 22, 2022

Agenda item number (NOT case number): \_\_\_\_\_

Speaking:  
For  Against  Undecided

Waive speaking:  
In Support  Against   
*(The Chairman will read this information into the record.)*

Topic: HBB41 / SBB40

Name: DAVID BALLARD GEDDIS JR

Address: 802 GEORGIA AVE

City: Palm Harbor Zip: 34683

Email: My A BRIDGE POINT @ GMAIL.COM

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Agenda Item

Agenda date: 2/22/22

Agenda item number (NOT case number): \_\_\_\_\_

Speaking:  
For  Against  Undecided

Waive speaking:  
In Support  Against   
*(The Chairman will read this information into the record.)*

Topic: C- PACE

Name: Rory King

Address: 175 1st St S

City: St. Petersburg Zip: 33701

Email: WKINGLLC@HOTMAIL.COM

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Agenda Item

Agenda date: 2/22/20

Agenda item number (NOT case number): \_\_\_\_\_

Speaking:

For  Against  Undecided

Waive speaking:

In Support  Against

(The Chairman will read this information into the record.)

Topic: Pinellas Corruption

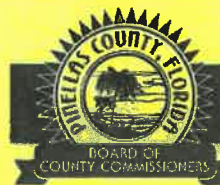
Name: Greg Pound

Address: \_\_\_\_\_

City: Largo Zip: 33773

Email: \_\_\_\_\_

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Citizens to be Heard

Agenda Item

Agenda date: 2-22-22

Agenda item number (NOT case number): 3

Speaking:

For  Against  Undecided

Waive speaking:

In Support  Against

(The Chairman will read this information into the record.)

Topic: Term Limits

Name: Julie Vayne

Address: \_\_\_\_\_

City: Seminole Zip: \_\_\_\_\_

Email: \_\_\_\_\_

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DAVID BALLARD GEDDIS JR  
GEORGINA AVE  
PALM HARBOR

SWFMD/BOCC Pinellas February 22, 2022

On the morning February 2, in Tallahassee House Representative Nick Diceglie presented HB 841, ~~during the "Civil Rights Justice and Property Rights Subcommittee"~~. The following morning, February 3 Senator Albritton ~~during the Senate "Committee on Rules"~~ presented the identical bill (now being) SB 840.

Senate Bill 840 incorporates "Residential Property as being incidental and appurtenant to 3<sup>rd</sup> Party Riparian Development Rights".

Under U.S. Fish and Wildlife "National Wetland Inventory" Standards; Residential Property (via their lawn irrigation) establishes Residential Property as an "Artificially Excavated Intermittently Inundated" Riparian Wetland.

Senate Bill 840, Artificially contrives 3<sup>rd</sup> Party Appropriation right of Residentially owned property, incorporating residential property, as being appurtenant to corporate riparian development (via our sprinkler system) which is now claimed as Corporate Riparian Property.

Inadvertently, a Homeowner upon signing the Reclaimed Water "Variance" application "unknowingly" gives away their property for Corporate Riparian Development, seen as the Eminent Domain of both Real and Personal Property in statute 153.03(5).

Senate Bill 840 Enables a "Prolonged" taking of Title to Residential property, slowly conveying residential property "Ensnared" as being incidental to 3<sup>rd</sup> Party corporate development.

This Contrived Development Right "Ultimately" allows for Reclaimed Water to be soldiered into residential homes, replumbing a residents home. And, to levy the *Equity* from our homes to pay for such invocation, based on Dana Young's HB 639 in 2012. This invocation also allows individual private corporations to establish storm water vaults to be placed under residential driveways for the pumping of storm water, and to levy the equity from residential homes to pay for such contrivance, aswell.

Based on statute 253.141, Senate Bill 840 is intent to levy against the equity of residential homes, establishing a fee(simple)title stake-holding, undertaking the Title of residentially owned property, ir-regardless of who holds the deed!  
And, that's called "CarpetBagging".

This Property Transfer is recognized in Pinellas County HomeRule Charter 2.04(Q) as a political "Transfer of County Function and Power".

The "Sale of such Property" is seen in Pinellas County Resolution 95-286 IV (C-2). Ordinance 97-103 section 126-509 is seen as the "Tapping of Title to property".

Such political tact is seen as an Actual Invasion in Article 1 Section 10 of the US Constitution, as a "Ship of War" in an attempt at Birthing 14<sup>th</sup> Amendment water Jurisdictions, claimed as "UnWarranted" in the Declaration of Independence.

Such Political undertaking assailed within the Masking of this Bill is Claimed as "Noxious" in Fact in statute 70.001.

And, shall be challenged.

Based on DeCeglie HB841 and Albritons SB840 my property has been Conveyed under such political navigation.

My Religion has been taken as based on the Reclaimed Water Variance Application.

And, I am being Levied upon.



RECLAIMED WATER VARIANCE VIA LAWN IRRIGATION

Select Year: 2021 Go

PROLONGATION METHOD

PINELLAS ORDINANCE 97-103 126-509A

# The 2021 Florida Statutes

Spiritual in Antiquity  
Fragrant in Antiquity

Title XVIII  
PUBLIC LANDS AND PROPERTY

CONTINUED INDEXED  
RESIDENTIAL PROPERTY

Chapter 253

View Entire Chapter

RESOLUTION 95-286 IV (C-2)

RIGHTS OF WAYS EASEMENTS 403.813(1)(F)  
CORPORATE

## 253.141 Riparian rights defined; certain submerged bottoms subject to private ownership.

(1) Riparian rights are those incident to land bordering upon navigable waters. They are rights of ingress, egress, boating, bathing, and fishing and such others as may be or have been defined by law. Such rights are not of a proprietary nature. They are rights inuring to the owner of the riparian land but are not owned by him or her. They are appurtenant to and are inseparable from the riparian land. The land to which the owner holds title must extend to the ordinary high watermark of the navigable water in order that riparian rights may attach. Conveyance of title to or lease of the riparian land entitles the grantee to the riparian rights running therewith whether or not mentioned in the deed or lease of the upland.

(2) Navigable waters in this state shall not be held to extend to any permanent or transient waters in the form of so-called lakes, ponds, swamps or overflowed lands, lying over and upon areas which have heretofore been conveyed to private individuals by the United States or by the state without reservation of public rights in and to said waters.

(3) The submerged lands of any nonmeandered lake shall be deemed subject to private ownership where the Board of Trustees of the Internal Improvement Trust Fund of Florida conveyed the same more than 50 years ago without any deductions for water and without any reservation for public use and when taxes have been levied and collected on said submerged lands since conveyance by the state.

(4) Where private ownership of submerged bottoms outward from the shore has originated in a Spanish or other land grant approved by the Congress specifically describing an area in which was included navigable water, or by patent out of the United States prior to the date on which Florida became a state likewise containing a description including navigable water, or upon a valid conveyance out of the state, the submerged land included in such grant, patent, or conveyance shall be subject to taxes lawfully imposed.

History.—ss. 1, 2, ch. 28262, 1953; s. 2, ch. 61-119; s. 31, ch. 82-226; s. 200, ch. 85-342; s. 140, ch. 95-148.

Note.—Former ss. 192.61(1)-(4), 271.09, 197.315(3), 197.228.

POLITICAL NAVIGATION 14th Amendment?

EX ORDER 13406  
RIPARIAN (RESIDENTIAL)  
TRANSFERRED / INHUMATION

HOME RULE CHARTER 2.04(A) TRANSFER OF POWER

CORPORATE INTERNAL COOPERATION ACT OF 1969 103.01

INTERNAL COOPERATION ACT OF 1969

PINELLAS COUNTY ORDINANCE 97-103 SECTION 126-509

LEVIES CARPET BAGGING

PARTICULAR?

EFFEGY / COVER-UP

197.363 PROPERTY LEVY

STATUTE 153.90

EXECUTIVE ORDER #13406

EXECUTIVE ORDER #12803

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STATUTE 153.90

LEVY VS PROPERTY TAX LIEN

- PINELLAS COUNTY ORDINANCE 97-103 SECTION 126-509 TAPPING OF TITLE
- PINELLAS RESOLUTION 95-286 IV (C-2) BILL OF SALE, RELEASE OF LIEN
- HOME RULE CHARTER 2.04(A) TRANSFER OF COUNTY FUNCTION AND POWER

9AM

412 KNOTT BLDG

By Senator Albritton

26-00971-22

2022840

A bill to be entitled  
 An act relating to residential property riparian  
 rights; amending s. 253.141 F.S.; requiring land  
 surveyors to give preference to using the  
 prolongation-of-property-line method to establish a  
 property owner's riparian rights along a channel under  
 certain circumstances; defining terms; providing  
 applicability; requiring courts to award reasonable  
 attorney fees and costs to a prevailing party in a  
 civil action under certain circumstances; reenacting  
 ss. 403.813(1)(s) and 403.9323(3), F.S., relating to  
 permits issued at district centers and legislative  
 intent in recognizing rights of riparian property  
ownership, respectively, to incorporate the amendment  
 made to s. 253.141, F.S., in references thereto;  
 providing an effective date.

CONVEYS PROPERTY TITLE

ARTIFICIAL EXCAVATED INTERMITTENTLY INUNDATED

Sprinkler SYSTEM

LONG TRAIN OF USURPTION

~~LONG TRAIN OF USURPTIONS - DECLARATION OF INDEPENDENCE~~

~~WATER APPROPRIATION~~ ~~CONTINUED~~ ~~WHO?~~ ?

NOT MENTIONED ON DEED. 253.141

TRANSGRESSED AGGREGATE DEFECTS

~~USURPTION OF PROPERTY OF RESIDENTS~~  
~~STORM WATER VAULTS~~

"CARPET BAGGING"

AQUACULTURE

HEDGEFUND OPERATION

WATER APPROPRIATION  
 FUNNY  
 TITLE CONVEYANCE  
 CONVEY TITLE AND LEVY!

STORM WATER VAULTS UNDER DRIVEWAYS

RIPARIAN (S) APPROPRIATION

Be It Enacted by the Legislature of the State of Florida:

~~538~~ FL STATUTES INTERNATIONAL STANDARDS ON BEHAVIOR OF BUILDING CODES

Section 1. Subsection (1) of section 253.141, Florida Statutes, is amended to read:

253.141 Riparian rights defined; certain submerged bottoms  
 subject to private ownership  
 (1) (a) Riparian rights are those incident to land bordering  
 upon navigable waters. They are rights of ingress, egress,  
 boating, bathing, and fishing and such others as may be or have  
 been defined by law. Such rights are not of a proprietary  
nature. They are rights inuring to the owner of the riparian  
 land but are not owned by him or her. They are appurtenant to

LAWD IRRIGATION

ITS A SET-UP!

RESIDENTIAL PROPERTY

APPROPRIATION RIGHTS?

DOES NOT APPLY TO LITTORAL WATERS?

SPIRITUAL IN NATURE? 12-STEP PROGRAM NEEDED!

SPRINKLER SYSTEM

ADHOC HEDGEFUND?



FLORIDA SUPREME CASE # 96-332  
DEFECTIVE ENTIRELY  
DE FACTO ESTABLISHMENT?

ENTITLEMENT OF RIPARIAN OR APPROPRIATION

26-00971-22

2022840

and are inseparable from the riparian land. The land to which the owner holds title must extend to the ordinary high watermark of the navigable water in order that riparian rights may attach. Conveyance of title to or lease of the riparian land entitles the grantee to the riparian rights running therewith, whether or not mentioned in the deed or lease of the upland.

(b) When establishing the boundaries of a residential property owner's riparian rights along a channel, for purposes

of the construction of docks, piers, marinas, moorings, pilings, and other private improvements, land surveyors must give preference to the prolongation-of-property-line method unless doing so would result in inequitable apportionment of riparian rights among property owners along the channel.

1. As used in this paragraph, the term:

a. "Channel" means the marked, buoyed, or artificially dredged channel, if any, or if none, means a space equal to 20 percent of the average width of the river or stream at the point concerned which furnishes uninterruptedly through its course, the deepest water at ordinary low water.

b. "Prolongation-of-property-line method" means establishing the boundary of a property owner's riparian rights by extending the owner's property line out into the waterbody at the same angles at which they intersect the ordinary high watermark.

2. This paragraph does not apply to littoral waters, such as a lake, an ocean, or a gulf.

3. This paragraph applies only when establishing the boundaries of riparian rights after July 1, 2022.  
(c) In a civil action relating to the riparian rights of a

INGO

BINGO

FUNNY

THATS CALLED APPROPRIATION NOT RIPARIAN

STATUTE 373.019 (15)

ITS JURISDICTION 14th AMENDMENT

NOT PROPRIETARY IN NATURE?

MATAPHORE LANGUAGE

WATERS IN THE STATE AS "CAPTURED" IN ARTICLE 9 SECTION B U.S. CONSTITUTION

VENACULAR HYPERBOLE VARIES IN CONCEPT

FIGURATIVE LANGUAGE

VENACULAR

APPROPRIATION ENTITLEMENTS

SPIRITUAL IN NATURE

ENTITLEMENT APPROPRIATION (CONVEYANCE OF TITLE)

NOT PROPRIETARY NOT LITTORAL

WHAT?

Not Proprietary in Nature  
Not Littoral Waters  
Figurative Rights

26-00971-22

CONVEYANCE OF RESIDENTIAL TITLE OF PROPERTY STATUTE 153.03(5)

CARPET BAGGING ENTITLEMENTS

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59 residential dock owner, when such rights are exercised with all  
60 appropriate environmental and regulatory approvals and permits,  
61 in which the defendant is the prevailing party, the court shall  
62 award reasonable attorney fees and costs to the prevailing  
63 party. SUBSTANTIALLY ON EQUITABLE HARRIS ACT OF 1992

64 Section 2. For the purpose of incorporating the amendment  
65 made by this act to section 253.141, Florida Statutes, in a  
66 reference thereto, paragraph (s) of subsection (1) of section  
67 403.813, Florida Statutes, is reenacted to read:

68 403.813 Permits issued at district centers; exceptions.-  
GOTTA BE GOOD LOOKIN', DO AS YOU PLEASE ~ COME TOGETHER

69 (1) A permit is not required under this chapter, chapter  
70 373, chapter 61-691, Laws of Florida, or chapter 25214 or  
71 chapter 25270, 1949, Laws of Florida, and a local government may  
72 not require a person claiming this exception to provide further  
73 department verification, for activities associated with the  
74 following types of projects; however, except as otherwise

75 provided in this subsection, this subsection does not relieve an  
76 applicant from any requirement to obtain permission to use or  
77 occupy lands owned by the Board of Trustees of the Internal  
78 Improvement Trust Fund or a water management district in its

79 governmental or proprietary capacity or from complying with  
80 applicable local pollution control programs authorized under  
81 this chapter or other requirements of county and municipal  
82 governments:

83 (s) The construction, installation, operation, or  
84 maintenance of floating vessel platforms or floating boat lifts,  
85 provided that such structures:

86 1. Float at all times in the water for the sole purpose of  
87 supporting a vessel so that the vessel is out of the water when

FIGURATIVE LANGUAGE SHIP OF WAR - ARTICLE 1 SECTION 10  
PROPRIETARY ENTITLEMENT LITTORAL WATERS?



NOT ENFORCE WATER QUALITY STANDARDS?

MALONEY'S WATER CODE SECTION 1:13

ANNUAL SURVEILLANCE CHARGE

26-00971-22

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BATHROOM INSPECTION

88 not in use;

SACRILEGE!

89 2. Are wholly contained within a boat slip PROLONGING OF PROPERTY LINE

90 permitted under ss. 403.91-403.929, 1984 Supplement to the

91 Florida Statutes 1983, as amended, or part IV of chapter 373, or

92 do not exceed a combined total of 500 square feet or 200 square

93 feet in an Outstanding Florida Water, when associated with a WATER VAULTS FOR STORM WATER

94 dock that is exempt under this subsection or associated with a

95 permitted dock with no defined boat slip or attached to a WATER VAULTS FOR STORM WATER INSTALLED UNDER A DRIVEWAY?

96 bulkhead on a parcel of land where there is no other docking

97 structure;

98 3. Are not used for any commercial purpose or for mooring

99 vessels that remain in the water when not in use, and do not

100 substantially impede the flow of water, create a navigational

101 hazard, or unreasonably infringe upon the riparian rights of

102 adjacent property owners, as defined in s. 253.141;

103 4. Are constructed and used so as to minimize adverse

104 impacts to submerged lands, wetlands, shellfish areas, aquatic

105 plant and animal species, and other biological communities,

106 including locating such structures in areas where seagrasses are

107 least dense adjacent to the dock, or bulkhead, and WATER VAULTS FOR STORM WATER PLACED UNDER DRIVEWAYS

108 5. Are not constructed in areas specifically prohibited for

109 boat mooring under conditions of a permit issued in accordance

110 with ss. 403.91-403.929, 1984 Supplement to the Florida Statutes

111 1983, as amended, or part IV of chapter 373, or other form of

112 authorization issued by a local government.

113 Structures that qualify for this exemption are relieved from any

114 requirement to obtain permission to use or occupy lands owned by

115 the Board of Trustees of the Internal Improvement Trust Fund

116

ASK FOR FORGIVENESS, NOT PERMISSION!

26-00971-22

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RECLAIMED WATER FOR INDOOR TOILET USE

WATER VAULTS UNDER DRIVEWAY FOR STORM WATER

117 and, with the exception of those structures attached to a  
 118 STORM WATER VAULT / TOILET <sup>(reclaims water)</sup> bulkhead on a parcel of land where there is no docking  
 119 structure, may not be subject to any more stringent permitting  
 120 requirements, registration requirements, or other regulation by  
 121 any local government. Local governments may require either  
 122 permitting or one-time registration of floating vessel platforms  
 123 to be attached to a bulkhead on a parcel of land where there is  
 124 no other docking structure as necessary to ensure compliance  
 125 with local ordinances, codes, or regulations. Local governments  
 126 may require either permitting or one-time registration of all  
 127 other floating vessel platforms as necessary to ensure  
 128 compliance with the exemption criteria in this section; to  
 129 ensure compliance with local ordinances, codes, or regulations  
 130 relating to building or zoning, which are no more stringent than  
 131 the exemption criteria in this section or address subjects other  
 132 than subjects addressed by the exemption criteria in this  
 133 section; and to ensure proper installation, STORM WATER VAULTS, and  
 134 precautionary or evacuation <sup>Hmmm?</sup> action following a tropical storm or  
 135 hurricane watch of a floating vessel platform or floating boat  
 136 lift that is proposed to be attached to a bulkhead or parcel of  
 137 land <sup>RESIDENTIAL PROPERTY?</sup> where there is no other docking structure. The exemption  
 138 provided in this paragraph shall be in addition to the exemption  
 139 provided in paragraph (b). The department shall adopt a general  
 140 permit by rule for the construction, installation, operation, or  
 141 maintenance of those floating vessel platforms or floating boat  
 142 lifts that do not qualify for the exemption provided in this  
 143 paragraph but do not cause significant adverse impacts to occur  
 144 individually or cumulatively. The issuance of such general  
 145 permit shall also constitute permission to use or occupy lands

Article SECTION 10

\* HELLO!?? EXPLAIN THIS! FUNNY! AND WATER!

CODING: Words ~~stricken~~ are deletions; words underlined are additions.



26-00971-22

THEY BOUGHT AND SOLD YOU! NO BODY TOLD YOU!  
GEORGE HARRISON GENTLY WEEPS

STATUTE 197.363

2022840

146 owned by the Board of Trustees of the Internal Improvement Trust  
 147 Fund. Local governments may not impose a more stringent  
 148 regulation, permitting requirement, registration requirement, or  
 149 other regulation covered by such general permit. Local governments may require either permitting or one-time  
 150 registration of floating vessel platforms as necessary to ensure  
 151 compliance with the general permit in this section; to ensure  
 152 compliance with local ordinances, codes, or regulations relating  
 153 to building or zoning that are no more stringent than the  
 154 general permit in this section; and to ensure proper installation and maintenance of a floating vessel platform or  
 155 floating boat lift that is proposed to be attached to a bulkhead  
 156 or parcel of land where there is no other docking structure.

159 Section 3. For the purpose of incorporating the amendment  
 160 made by this act to section 253.141, Florida Statutes, in a  
 161 reference thereto, subsection (3) of section 403.9323, Florida  
 162 Statutes, is reenacted to read:

163 403.9323 Legislative intent.—

164 (3) It is the intent of the Legislature to provide waterfront property owners their riparian right of view, and other rights of riparian property ownership as recognized by s.  
 165 253.141 and any other provision of law, by allowing mangrove  
 166 trimming in riparian mangrove fringes without prior government  
 167 approval when the trimming activities will not result in the  
 168 removal, defoliation, or destruction of the mangroves.

171 Section 4. This act shall take effect upon becoming a law.

POLITICAL HEDGE FUND OPERATION!





## Current

### Noise Control: [Sec. 58-541](#)

Pinellas County uses a decibel-based noise control program that places maximum limits on noise allowed on a property. In residential areas between the hours of 7 a.m. and 11 p.m., a noise level of 72dBA (decibels) is allowed. Normal maintenance and use of equipment such as lawn mowers, chainsaws, leaf blowers, and flushing boat motors are all conventional to everyday life and are exempted when used reasonably during these hours. After 11 p.m., the allowable level is reduced to 55dBA. As an example, normal conversation between two people standing five feet apart would measure about 55dBA.

Excessive noise from parties, people or vehicles is handled by the Pinellas County Sheriff's Office, (727) 582-6200.

## Requested Noise Control Amendment

### Noise Control: [Sec. 58-541](#)

Pinellas County uses a decibel-based noise control program that places maximum limits on noise allowed on a property. In residential areas between the hours of 7 a.m. and 11 p.m., a noise level of 72dBA and 72dBC (decibels) is allowed. Normal maintenance and use of equipment such as lawn mowers, chainsaws, leaf blowers, and flushing boat motors are all conventional to everyday life and are exempted when used reasonably during these hours. After 11 p.m., the allowable level is reduced to 55dBA and 40dBC. As an example, normal conversation between two people standing five feet apart would measure about 55dBA.

Excessive noise from parties, people or vehicles is handled by the Pinellas County Sheriff's Office, (727) 582-6200.

- 1 The reason for the 40dBC is to ensure the rest of our neighborhood is protected.
- 2 There is an establishment adjacent to our neighborhood, that starts at 10:30pm Tuesday through Sunday night and plays bass type noise (Sub-Woofers) until 3am
- 3 Neighbors and I have filled numerous complaints with the Pinellas County Sheriffs Office. However, they are not permitted to do anything about the 50dBC-80dBC That are emanating from the establishment: which is excessive and unnecessary noise. Governed under .”( Florida Constitution, Article II, Section 7)
4. Pinellas County Sheriffs are only allowed to use the A setting on the Decibel meter which does not register the C Setting.
5. To ensure that I am doing my due diligence, I have purchased a decibel meter with both A/C setting. And have been taking and recording reading on a regular basis.

## Source Document\*\*

As Florida continues to grow, so will litigation of cases involving noise ordinance enforcement. It is for this reason that law enforcement administrators must ensure that enforcement is taken seriously.

Background With the addition of loudspeakers, music more readily crosses from one property line to another. This can interfere with peace and tranquility of a community. The United States Supreme Court recognized the rights of residents to maintain their privacy. As early as 1949\* it recognized local government's duty to regulate, and enforce laws protecting individuals from the invasion of amplified music.

There is a recent interest in areas of Florida to allow enforcement officers to take sound measurements with meters using the "C" scale. The "C" scale weighting system allows the sound meter to pick up low frequencies. These are the intrusive sub-woofer type of bass sounds that can penetrate structures and result in physical sensation. This type of base is not readable using the "A" scale. ( Zwerling, 2000)Most quality sound meters are already equipped with "C" scale weighting, and can be changed from "A" to "C" with a simple switch. When properly applied the "C" scale is a valuable tool in sound enforcement.

The Florida Constitution, states that "it shall be the policy of the state to conserve and protect its natural resources and scenic beauty. Adequate provisions shall be made by law for the abatement of air and water pollution and excessive and unnecessary noise."( Florida Constitution, Article II, Section 7)

\*The court stated, "in his home or on the street he is practically helpless to escape this interference with his privacy by loud speakers except through the protection of the municipality." ( Kovac v.Cooper, 336 U.S. 77, 87 (1949))

\*\*Department of Environmental Sciences at Rutgers University as well as literature reviews. By Patrick K Dooley



In Dec of 2021 I received a law suit filed against be for reporting excessive and unnecessary noise.”( Florida Constitution, Article II, Section 7) emanating from an establishment 15 feet behind my residence. This was after 37 complaints made by myself and other, The lawsuit actually stated that this was my imagination. In rebuttal of the action against me I obtained approximately a dozen affidavit from my neighbors stating they are also tired of the noise.

Let me emphasize this is happening 4-5 days a week from approximately 10:30 pm to 3am with dBC Decibel of 74 to 88 decibels in my home.

The reason I am Infront of you today is because I have been unable to resolve the (excessive and unnecessary noise) matter with the Pinellas County Sheriff's Office.

This is through having a phone conversation with sheriff Gaultherias set down meeting with Captain Joseph Gerretz and his Lieutenant along with meeting with Supervisor Deputy M Guzman. Multiple calls after the fact with a decibel meter being used. Case Number S022-

What I am referring to I (C based noise) this is the low tone noise that is generated from subwoofers. Example: when your at a light and a car pulls up next to you and vibrates your entire vehicle” This noise in also not effected by structures passes right through as vibration.

Right now, there is nothing in the county ordinance prohibiting it or recognizing it.

Currently all noise levels are measured in dB”A” decibels and relates to general music. However the dB”C” decibels are not pick up or recorded by the dBA Decibel Meter. there is a setting on almost all Decibel meters to switch between A and C reading I even have one to ensure that I am correct in this matter.

I feel that this would allow all Pinellas county law enforcement the ability to address this growing problem, In order to a obtain piece tranquility throughout all neighborhood, and to help enforcement of the excessive and unnecessary noise from the State of Florida Constitution

I would like to: Make a Motion that the Pinellas County Noise Ordinance **Noise Control: [Sec. 58-541](#)** be amended to include DBC based Decibels