

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.

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Citizens to be Heard
□ Agenda Item
Agenda date: May B, 2018
Agenda date: 1744 B, 2016
Agenda item number (NOT case number):
Agenda item number (NO) case number):
Speaking:
For Against Undecided
For a Against a Ondecided a
Waive speaking:
In Support ☐ Against ☐
(The Chairman will read this information into the record.)
Topic: ELECTION "DISTINCTLY" OF CHOICE.
Topic: <u>CLECTION</u> DISTINCTLY OF CHOICE.
DAN BUILDING
Name: DAJID BALLARD GEDDIS JA
Address: 862 GEORGIA AUE
Address: OUZ GEORGIA 1106
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Please refer to the *Pinellas County Commission*Public Participation & Decorum Rules for details.

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DAUID BALLAD GEDDIS IN GEORGIA AUE PALM HARBON

BOCC May 8, 2018

Last meeting, Adjenda Item #17, the county proposed to accept bids and begin selling rights/ timber rights to begin logging the Cross bar property. The Crossbar property is a wetland, that serves the underlying well field, that supplies us water.

What purpose does the county have "in"? And why does the county, find it necessary to harvest a wetland that services our water supply?

Our aquifer, Our well-fields are dependent on our wetlands!

<u>Is</u> the harvesting of the Native Pine or Cypress trees a necessary measure? Or just an opportunity for the county to make money?

The wetlands "availing" our aquifer is consecrated ground!

Electing to harvest timber "surrounding" such ground is to inadvertently desecrate the wetland that supplies us our water.

To weaken the wetland, is to thus, "<u>indirectly undermine"</u> the underlying water resource that lies beneath it. Does George Washington in his Farewell Address, proscribe this act of sacrilege?

Is "Laying Bare" the ground of our wetlands a political objective?

Many of our God given wetlands have already been reduced to thistles.

What is the end game of this political endeavor *in regards* to the subsistence of our water supply, as based on Federalist paper #79.

What powers in/of the state are <u>not</u> dis-allowed by the 10th Amendment? Is the 10th Amendment in support of an "elaborate process of usurpation", By and For those whom "distinctly" chosen to elect, to establish themselves as water Despots, tyrants as fact to a candid world. As powers of absolute "jurisdictionally" claimed as <u>process due</u> under the 14th Amendment, Declaring themselves to be divine and provident,?

Thomas Jefferson speaks of Physics and Geometry, how is this board adding to this equation? <u>How</u> is this administration, to guarantee <u>that</u> the "selling of logging rights" doesn't take away from our children's future viability to access their essential water supply?

Is logging of wetlands a necessary measure or just an elective, an election "as of choice" in Article 2 section 1, as of "within oneself" in the 12th Amendment? A three-party system, Appointing their own election of officers in Fed paper #9.

Is the purpose of logging our wetlands, A wartime activity used against the "unaware" civilian population, in Article 1 section 10. seen as presentiment in the 5th Amendment? Is this constitution used within itself as a "larger than life playwright" to and for the conquest/the capture of our water supply as in Article 1 section 8. Giving Rise to Fact in Article 3 section 2, birthing Hamilton's second constitutional undertaking, based on water?

Seen as (this) and (this) constitution in Article 6 of this Constitution!

Is this board intent on re-vegetating/replanting the wetland with genetically modified seedings, after the removal of that which was virgin?

regeranst 9 < 1 ne Complete Federalist Papers < 1/86-1800 < Documents < American Histo... Page 4 of 4THINEE. 1214 VOTES AMERIOMENT The definition of a **confederate republic** seems simply to be an assemblage of societies," or an association of two or more state. The extent, modifications and authority are more state. MAGN. RISING AS FACT. DESTROYUR ENGINE authority are mere matters of discretion. So long as the separate WHAT SOMES PIECE organization of the members be not abolished, so long as the separate a constitutional necessity) for local ourposes, though it should be in perfect subordination to the general authority of the union it would still be, in fact and in theory, an association of states, or a confederacy. The proposed Constitution, so far from implying an MULLE FAREWILL WHAT STATE TO GIVE MODRETS abolition of the State governments, makes them constituent parts of the national sovereignty, by allowing them a direct representation in PLISE TO. WATER WRISDKINGS the Senate, and leaves in their possession certain exclusive and very important portions of sovereign power. This fully corresponds, in every rational import of the terms, with the idea of a federal government. But With Jonson Land In the Lycian confederacy, which consisted of twenty-three cities or THOUGHT DESPOTS WERNTH republics, the largest were entitled to three votes in the common 1605 G OF council, those of the middle glass to two, and the smallest to one. ZND AMENEMENDADATE

Ath AMENDMENT

WATERE A PROPRIETOR Commoney The common council had the appointment of all the judges and magistrates of the respective cities. This was certainly the most, delicate(species of(interference)in their internal)administration) for if - INTERNAL there be any thing/that seems exclusively appropriated to the local Longial jurisdictions it is the appointment of their own officers. Yet DESPOTS Montesquieu, speaking of this association, says: ``Were I to give a model of an excellent Confederate Republic, it would be that of Lycia." Thus we perceive that the distinction sinsisted upon were not within the contemplation of this enlightened civilian) and we shall be led to conclude, that they are the novel refinements of an erroneous theory Publius. CHIZEN INHERITED Spirit of Lawa, vol. i., book ix., chap. i. INHAB KANT ous - next> About - Disclaimer - Copyright - Contact - © 1994-2012 GMW - University of Groningen - Humanities Computing LETS HOT NOUGL REFLIEMBARS OF DIRECTION CONFUSE : WITH THE DESTINATION OF ERROWEDDS THEORY, THREE VOTES -> 12th AMENDMENT FEDPAPER#9 NOTES! SO http://www.let.rug.nl/usa/documents/1786-1800/the-federalist-papers/the-federalist-9.php

The Electors shall meet in their respective states, and vote by ballot for President and Vice-President one of whom, at least, shall not be an (inhabitant) of the same state with MA JOF themselves they shall name in their ballots the person voted for as President, and in JOHN LEHMONT ELECTORS distinct ballots the person voted for as Vice-President, and they shall make distinct lists REPROSER of all persons voted for as President, and of all persons voted for as Vice-President and of DISTINGT the number of votes for each, which lists they shall sign and certify, and transmit sealed to the seat of the government of the United States, directed to the President of the Senate: THREE! GOTTA Coop Looks NG IT The President of the Senate shall, in the presence of the Senate and House of Just so HAND Representatives) open all the certificates and the votes shall then be counted; THE ROOSTER CROWS 3-TIMES? The person having the greatest Number of votes for President, shall be the President, if such number be a majority of the whole number of Electors appointed; and if no person have such majority, then from the persons having the highest numbers not exceeding three on the list of those voted for a President, the House of Representatives shall choose APPOINTING OWN immediately, by ballot, the President. But in choosing the President, the votes shall be OFFICENS taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the states, and a AMENDMENT majority of all the states shall be necessary to a choice. And if the House of Representatives shall not choose a President whenever the right of choice shall devolve. #20 upon them, before the fourth day of March next following, then the Vice-President shall TRANSGRESSION ERROHEOUS act as President, as in the case of the death or other constitutional disability of the IN FACT! AMENDMENT President. ELECTON SHAPESHIFTING FOOM ONE STATE TO ANDTHEM.

The person having the greatest number of votes as Vice-President, shall be the Vice-#25 THEIR OWN THIS OFFICERS President, if such number be a majority of the whole number of Electors appointed and if BOONT FED PAPER no person have a majority, then from the two highest numbers on the list, the Senate shall ILLEGAL choose the Vice-President; a quorum for the purpose shall consist of two-thirds of the ELECTION AND OFSELF whole number of Senators, and a majority of the whole number shall be necessary to a choice But no person constitutionally ineligible to the office of President shall be eligible VOID to that of Vice-President of the United States. IAH BONDAGE EHUMERATED Burnamout QUALIFICATION Amendment 13 - Slavery Abolished. Ratified 12/6/1865. LEWUISITE ARTICLE (SECTIONIZ 1. Neither slavery nor involuntary servitude except as a punishment forcerime whereof the party shall have been duly convicted, shall exist within the United States or any place subject to their jurisdiction. DUE PROCESS OF THE 14th AMEMOMENT HIGHSEAS 2. Congress shall have power to enforce this article by appropriate legislation. THEREIM Amendment 14 - Citizenship Rights. Ratified 7/9/1868.

2nd conservorosint Biographilly PRETENDES Each State shall appoint, in such Manner as the Legislature thereof may direct a Number of Electors, equal to the whole Number of Senators and Representatives to which the State may be entitled in the Congress: but no Senator or Representative, or Person ELECTORS holding an Office of Trust or Profit under the United States, shall be appointed an OFTHE PURPOSE OF SELF-ELECTION Elector. 57A76 AMENDMENT BRANCHES (The Electors shall meet in their respective States, and vote by Ballot for two persons, of DOES HOT IN THE DISALLOW whom one at least shall not lie an Inhabitant of the (same) State with themselves; And they "CARPET BALLERS" STATE shall make a List of all the Persons voted for, and of the Number of Votes for each, which List they shall sign and certify, and transmit sealed to the Seat of the Government of the United States, directed to the President of the Senate. The President of the Senate shall, OF ELECTION OF SELF in the Presence of the Senate and House of Representatives, open all the Certificates, and the Votes shall then be counted. The Person having the greatest Number of Votes shall be the President, if such Number be a Majority of the whole Number of Electors appointed, and if there be more than one who have such Majority, and have an equal Number of (for President) and if no Person have a Majority, then from the five highest on the List the Which President Russial House shall in like Manner Chuse the President Russial House shall in like Manner Chuse the President Russial House shall in like Manner Chuse the President Russial House shall in like Manner Chuse the President Russial House the President Russial House the President Russial House the President Russial House the Russial House THEREOF Votes shall be taken by States, the Representation from each State having one Vote) a Not to quorum for this Purpose shall consist of a Member or Members from two-thirds of the States, and a Majority of (all)the States shall be necessary to a Choice! In every Cases STATE after the Choice of the President, the Person having the greatest Number of Votes of the NOT TO Electors shall be the Vice President. But if there should remain two or more who have EXLEED equal Votes, the Senate shall chuse from them by Ballot'the Vice-President.) (This clause IHREE in parentheses was superseded by the 12th Amendment.) SAME STATE WITHIH THEMSELF UTMOST The Congress may determine the Time of chusing the Electors, and the Day on which they shall give their Votes; which Day shall be the same throughout the United States. or America. Noperson except a natural born Citizen of a Citizen of the United States, at the time of the Adoption of this Constitution, shall be eligible to the Office of President; neither shall any Person be eligible to than Office who shall not have attained to the Age of thirty-five Courtenfeit openation Years, and been fourteen Years a Resident within the United States of America TO DISSOLVE AND ASSUME" - FUNNY (In Case of the Removal of the President from Office, or of his Death, Resignation, or DEVOLVED Americanini Inability to discharge the Powers and Duties of the said Office, the same shall(devolve) on FEDP POPULATE O the Vice President, and the Congress may by Law provide for the Case of Removal, WATER DESPOTS Death, Resignation or Inability, both of the President and Vice President declaring what ABSOLUTE TYRANTS OFFICEOF Officer shall then act as President, and such Officer shall act accordingly, until the TO A CAMDID PRESIDENT OF Disability be removed, or a President shall be elected.) (This clause in parentheses has world, been modified by the 20th and 25th Amendments.) CURREHT 7 AS DECLARED. CONSTITUTION The President shall, at stated Times, receive for his Services, a Compensation, which shall neither be increased nor diminished during the Devices, a Compensation, which shall neither be increased nor diminished during the Period for which he shall have been elected, and he shall not receive within that Period any other Emolument from the United States, or any of them? ELECTOR BRANGHES IN THE STATE 100121710

BASED OF THE DEVOLUTION OF PRESIDENT AND HAMILTONS. 120

Before he enter on the Execution of his Office, he shall take the following Oath or Affirmation:

REMONDS IN ARTIGLE CO.

"I do solemnly swear (or affirm) that I will faithfully execute the Office of President of the United States, and will to the best of my Ability, preserve, protect and defend the DAR AS WILL HOT ADMIT FUNTAGE DELAY Constitution of the United States & OF AMERICA,

Section 2 - Civilian Power over Military, Cabinet, Pardon Power, Appointments

THE M. BRANCHES OF THE STATE AND LOAK DECENTION OF THE STATE OF THE S

The President shall be Commander in Chief of the Army and Navy of the United States, Executive Authority and of the Militia of the several States when collective to the Militia of the several States when collective to the Militia of the several States when collective to the Militia of the several States when collective to the Militia of the several States when collective to the Militia of the several States when collective to the Militia of the several States when collective to the Militia of the several States when collective to the Militia of the several States when collective to the Militia of the several States when collective to the Militia of the several States when collective to the Militia of the several States when collective to the Militia of the several States when collective to the Militia of the several States when collective to the Militia of the several States when collective to the Militia of the several States when collective to the Militia of the several States when collective to the Militia of the several States when collective to the Militia of the several States when collective to the several States when the several S States; he may require the Opinion, in writing, of the principal Officer in each of the executive Departments, upon any subject relating to the Duties of their respective

Offices, and he shall have Power to Grant Reprieves and Pardons for Offenses against the United States, except in Cases of Impeachment.

He shall have Power, by and with the Advice and Consent of the Senate. to make Treaties, provided two thirds of the Senators present concur; and he shall nominate, and by and with the Advice and Consent of the Senate, shall appoint Ambassadors, other public Ministers and Consuls, Judges of the supreme Court, and all other Officers of the United States, whose Appointments are not herein otherwise provided for, and which shall be established by Law but the Congress may by Law vest the Appointment of such inferior Officers, as they think proper, in the President alone, in the Courts of Law, or in the Heads of Departments. DEFACTO CONSTITUTIONAL COUNTENFEIT OPENATION STEMMING

The President shall have Power to fill up all Vacancies that may happen during the Recess of the Senate, by granting Commissions which shall expire at the End of their next Session. DISTRICT -> FILL-OF JURISDICTIONS UNDER THE /411 AMENDMENT

Section 3 - State of the Union, Convening Congress

CHIFORMLY BANKRUPY AS A HATURALIZE He shall from time to time give to the Congress Information of the State of the Union, and recommend to their Consideration such Measures as he shall judge necessary and expedient; he may, on extraordinary Occasions, convene both Houses, or either of them, and in Case of Disagreement between them, with Respect to the Time of Adjournment. he may adjourn them to such Time as he shall think proper; he shall receive Ambassadors Cive Rise To and other public Ministers; he shall take Care that the Laws be faithfully executed and shall Commission all the Officers of the United States.

Section 4 - Disqualification

The President, Vice President and all civil Officers of the United States, shall be removed from Office on Impeachment for, and Conviction of, Treason, Bribery, or other high Crimes and Misdemeanors. UHION

FROM MID-EVAL ENGLAND (HARRISALT) GUING

BURNING OF POLK COUNTY).
AS WRITTEN IN DECLARATION

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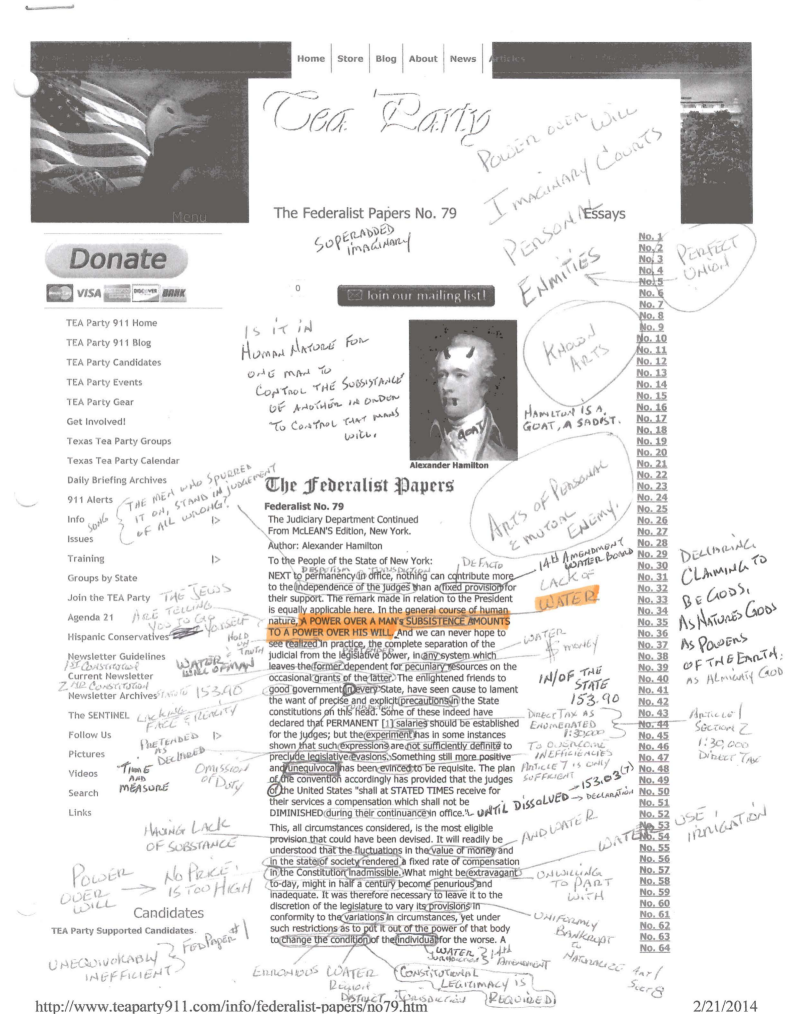
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REMOVALOF

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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: 5/8/18
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: Truth
Name: Gres Pouro
Address: 9166 SUAVISE DA-
City: <u>Largo</u> zip: <u>33773</u>
Email:

Please refer to the *Pinellas County Commission*Public Participation & Decorum Rules for details.

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