

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: June 5, 20/8
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: HB7069 Please repeal
Name: Lenore Faulkner
Address: 11109 Karpok Grand Cir
City: Madeira Beach zip: 33708
Email: N/A

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

Visit Pinellas County online at www.pinellascounty.org



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Citizens to be Heard					
□ Agenda Item					
Agenda date: JUNE 5, 2018					
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: SUBVERSIVE PERCEPTION FILL BUSTERWA					
Name: David BAHARD GEDDIS In					
Address: 802 GEORGIA AUE					
City: PALM HARBON Zip: 34683					
Email: MyABRIDGE POINT @ G MAIL, COM					

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

Visit Pinellas County online at www.pinellascounty.org

DAVID BALLAND GEDDIS JR CAEDRAIN AVENUE PALM HARBON

BOCC May 22, 2018

Does Reclaimed water "Constitutionally" fall under the 2nd Amendment, right to bear arms? Is reclaimed water going to be used as a *chemical* and *biological* weapon? As a "Sleeper-cell"? As aggregate, do I think our Agriculture Commissioner is *harboring an enemy within/of the state*?

The Reclaimed water "variance" application, clearly states the Applicant/the homeowner literally owes their Health and Safety.

The "variance" is claimed as a Eminent Domain contract in statute 153.03, taking title to...... (appropriating) the homeowners property in Ordinance 97-103 section 126-509, Resolution 95-286 IV (C-2), statute 380.08, 127.01, 170.09 and 298.36, "Imposed" in statute 197.363 (2)(c), "Dictated" in statute 163.3167 (1)(d).

Executive Order #13406 states to *quiet* title to property, to acquire abandoned property, to facilitate disposal. And to appropriate, exclusively!

Is George Bush "masking" the Real Enemy within, creating outside theatre, so to conceal an <u>internal</u> falsehood "Constitutionally" imposted (here) in/on this land".

Are <u>Anti-Christian</u> establishments behind this "<u>Internal (Criminal) Occupation</u>" of our government, undertaking constitutional rights to lay "Christianity" bare, birthing water jurisdictions in/under the 14th Amendment, as bounty in section 4!

The Reclaimed water "variance" clearly states the literally owing of my religious convictions.

Do I think internal factions of our government are willing to use <u>Subversive forms of External Perception</u> (as cover) to mask, future "simultaneous" attacks, both here in the U.S. and Israel. Blaming others, appearing to be the victim, using self-sacrifice; Deception in order to pursue internal forms of *Political and Socio-Economic* conquest (Here) and elsewhere, while filibustering in Central America.

Do I think Guatemala's been predisposition as the new freedom frontier. As Great Brittan's New Land of Milk and Honey ("interpositioning" Israel's new hive of capitalism). As the new refuge, (conquest) intent on REPEATING the same constitutional carpetbagging (There) as what's been "Pupated" (Here) in on this land.

Does the <u>theatre</u> of all this need to be TARNISHED (Here) in this land. As it shall be done (There) in/on that land?

A future forward hindsight perspective (in/on this issue) is not that complicated of a thought to see, at this point!



The American Presidency Project™ HOME DATA DOCUMENTS ELECTIONS MEDIA LINKS John Woolley and Gerhard Peters GEORGE W. BUSH Like 14K XLIII President of the United States: 2001-2009 Executive Order 13406—Protecting the Property Rights of the Tweet The American American People HQUIDED ABAMPONED? Presidency Project June 23, 2006 Needs Your Support By the authority vested in me as President by the Constitution and the laws of the United States of Make a Gift America, and to strengthen the rights of the American people against the taking of their private BIOTH RIGHT PARTY AMENDMENTS, CITIZENS? US. CITIZEN / Consider a property, it is hereby ordered as follows: tax-deductible OF AMONICA donation & 70 Weekly Compilation of 7 Section 1. Policy. It is the policy of the United States to protect the rights of Americans to their click here Include private property, including by limiting the taking of private property by the Federal Government to situations in which the taking is for public use with just compensation, and for the purpose of PRESIDENTIAL DOCUMENTS DIRECT benefiting the general publicand not merely for the purpose of advancing the economic interest of private parties to be given ownership or use of the property taken. TO FACLODE PEOPLE/INHABITANTS - 3120 PARTYS! Weekly Compilation of SECTION Z AS PROPERTY, it SLAVERY?

DEFINE PROPERTY IN Applicable LAW Sec. 2. Implementation. Font Size: Document Archive AAA THEREOF (a) The Attorney General shall: · Public Papers of the Presidents (i) issue instructions to the heads of departments and agencies to implement the policy set forth in Print State of the Union Addresses & Messages section 1 of this order; and Appropriation! Inaugural Addresses (ii)monitor takings by departments and agencies for compliance with the policy set forth in section 1 Farewell Addresses Weekly Addresses WHAT LAW? of this order. Fireside Chats The American News Conferences Presidency Project Executive Orders (b) Heads of departments and agencies shall, to the extent permitted by law: facebook Proclamations Signing Statements (i) comply with instructions issued under subsection (a)(i); and Press Briefings (ii)provide to the Attorney General such information as the Attorney General determines necessary The American Statements of Presidency Project Administration Policy PRIVATE 3 PARTY LAW? to carry outsubsection (a)(ii). Economic Report of the President Sec. 3. Specific Exclusions. Nothing in this order shall be construed to prohibit a taking of private Convention Speeches Party Platforms2016 Election Documents property by the Federal Governments that otherwise complies with applicable law, for the purpose 2012 Election Documents TO ADVANCE ECONOMIC INTERESTS OF PRIVATE PARTIES IN OF THE STATE 2008 Election Documents 2004 Election Documents (a) public ownership or exclusive use of the property by the public, such as for a public medical 1996 Election Documents facility, roadway, park forest, governmental office building, or military reservation; 1968 Election Documents 14156 • 1960 Election Documents • 2017 Transition Promote Your Page Too (b) projects designated for public, common carrier, public transportation, or public utility use, including those for which afee is assessed that serve the general public and are subject to regulation by Seovernmental entity 3 2 panty Dinect Tax

Privitizina Government / Exclusive Use of the Law. • 2009 Transition 360,08 2001 Transition White House Media Pool Reports DICTATED Data Archive (c) conveying the property to a nongovernmental entity such as a telecommunications or transportation common carrier, that makes the property available for use by the general public as of right; Leconomic interest with the fallows of right; Data Index Data Index DICTARD Media Archive Impost Audio/Video Index (d) preventing or mitigating a harmful use of land that constitutes a threat to public health, safety, or the environment; Elections Election Index Disposal (e) acquiring abandoned property; OF FEDERA RECLAIMED WATER Florida 2000 Presidential Libraries Property (f) quieting title to real property; 3 40 Panty VADIMICE Application (g) acquiring ownership or use by a public utility) Exclusive View Public Papers (h) facilitating the disposal or exchange of Federal property; or Month and Year (i) meeting military, law enforcement, public safety, public transportation, or public health emergencies, ▼ Year ▼ Month NON-GOVERNMENTAL ENTITY Sec. 4. General Provisions. (a) This order shall be implemented consistent with applicable law and subject to the 197,363(z)C INCLUDE documents 127.01, (availability of appropriations) — STATUTE 153,03(5) 380.08, from the Office of the Press RESOLUTION 95-286 153,90 Secretary (b) Nothing in this order shall be construed to impair or otherwise affect: (14th HIMENDIMENT BIRTHING OF □ INCLUDE election (i) authority granted by law to a department or agency or the head thereof or WATER JURISDICTIONS campaign documents, vice (ii)functions of the Director of the Office of Management and Budget relating to budget, administrative, or legislative presidential documents, first (RELEASE OF LIEN) lady, and other executive proposals. DICTATED IN STATUTE 163,3167(1-0) branch officals View PPPUS

(c) This order shall be implemented in a manner consistent with Executive Order 12630 of March 15, 1988.

TITLE /1/2

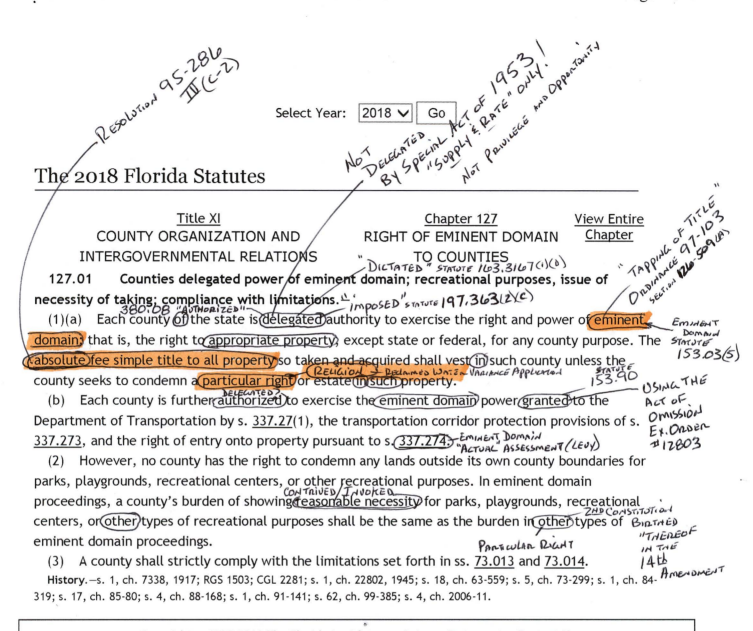
any transaction.

(3) If any governmental agency denies a development permit under this chapter, it shall specify its reasons in writing and indicate any changes in the development proposal that would make it eligible to receive the permit.

History. -s. 8, ch. 72-317; s. 2, ch. 75-81; s. 16, ch. 84-330; s. 4, ch. 89-276; s. 15, ch. 92-288; s. 66, ch. 95-143.

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298.36 FROM THE SALE OF LANDS"; DISTRICT LEVY IS
APPLIED TO ADVALONEUM
OF COUNTY



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RECLAIMED WATER VARIANCE APPLICATION CLEARLY STATES "THE APPLICANT LITERALLY DWES THEIR RELIGIOUS CONVICTIONS.

AND IS IN VIOLATION OF HOME ROLE CHARTER ZIOZE)
RELIGION

FLORIDA CONSTITUTION

ANTICLE 5 SECTION 3-B-Z DOES HOT INCLUDE WATER OR

FALLITY CHARGES OF SUCH

Select Year: 2018 ✓ The 2018 Florida Statutes property of series to some Chapter 170 View Entire Title XII MUNICIPALITIES SUPPLEMENTAL AND ALTERNATIVE METHOD OF MAKING Chapter LOCAL MUNICIPAL IMPROVEMENTS

WATER DISTRICT LEVY

Priority of lien; interest; and method of payment.—The special assessments shall be 170.09 payable at the time and in the manner stipulated in the resolution providing for the improvement; shall remain liens coercial with the lien and in the manner stipulated in the resolution providing for the improvement; shall remain liens coercial with the lien and in the manner stipulated in the resolution providing for the improvement; shall remain liens coercial with the lien and in the manner stipulated in the resolution providing for the improvement; shall remain liens coercial with the lien and in the manner stipulated in the resolution providing for the improvement; shall remain liens coercial with the lien and in the resolution providing for the improvement; shall remain liens coercial with the lien and in the resolution providing for the improvement in the resolution providing for the improvement in the remain liens coercial with the lien and the li remain liens coequal with the lien of all state, county, district, and municipal taxes, superior in dignity to all other liens (titles, and claims, until paid; shall bear interest, at a rate not to exceed 8 percent per year, or if bonds are issued pursuant to this chapter, at a rate not to exceed 1 percent above the rate of interest at which the improvement bonds authorized pursuant to this chapter and used for the 495.286 II improvement are sold from the date of the acceptance of the improvement; and may, by the resolution (c-2) aforesaid and only for capital outlay projects, be made payable in equal installments over a period not to exceed 30 years notwithstanding any special act to the there shall be added a penalty at the rate of 1 percent per month, until paid. However, the assessments may be paid without interest at any time within 30 days after the improvement is completed and a resolution accepting the same has been adopted by the governing authority? FOHHY! History. -s. 9, ch. 9298, 1923; CGL 3030; s. 6, ch. 59-396; s. 1, ch. 61-349; s. 4, ch. 67-552; s. 3, ch. 80-318; s. 74, ch. 81-259; s. 5/ch. 82-195; s. 2, ch. 82-198; s. 33, ch. 83-204; s. 29, ch. 99-378. Copyright © 1995-2018 The Florida Legislature • Privacy Statement • Contact Us FEE (SIMPLE) TITLE - 127.01 AND STATUTE 380.08 Special ACT IS SEEN AS A "NOXIOUS" USE IN STATUTE 70,001 STATUTE 163.3/67(11) TO BE USED/SERVE AS A CLEARWACHOUSE 7010 FOR THE JURISDICTION. (14th AMENOMENT STATUTE Z98,36 From THE "SALE OF LANDS" : DISTRICT LEVY

15 Applied TO

ADVALOREUM

OF COUNTY



Application for Variance

153,03(5)

EMINENT

From Pinellas County Code 82-3

County Reclaimed Water Shortage Conservation Measures

PRIVATE PUBLIL PANTHERSHIP

Important Instructions and Information \$ RECLAIMED WATER FACILITY (NOT UTILITY)

- Pinellas County may grant a variance from the terms of Pinellas County Code 82-3, County Reclaimed Water Shortage Conservation Measures, when such variance will not be contrary to the public interest and where owing to special conditions, a literal enforcement of the provisions of the ordinance would result in hardship, irrigation system limitations, (religious convictions) or the health and safety of the applicant
- Written application for a variance shall be submitted to the Pinellas County Utilities Conservation Department.
- The application for variance shall demonstrate that:
 - The variance shall not be in conflict with any other applicable ordinance or state law
 - The variance will not adversely affect the reclaimed water supply
 - The variance will not violate the general spirit and intent of the ordinance nor will it be inconsistent with the County Comprehensive Plan
- Pinellas County shall consider a variance from the County Reclaimed Water Shortage Conservation Measures as soon as possible after submittal of the written application.

FEE (SIMPLE) ORDINANCE 97-102

SECTIONS

In granting any variance, Pinellas County may prescribe appropriate conditions and safeguards to assure conformance. STATUTE EMINENT.

153,03(5) DOMAIN

126-509(A)

Violations of such conditions and safeguards, when made a part of the terms under which Resolutions the variance is granted, shall be deemed a violation of this section.

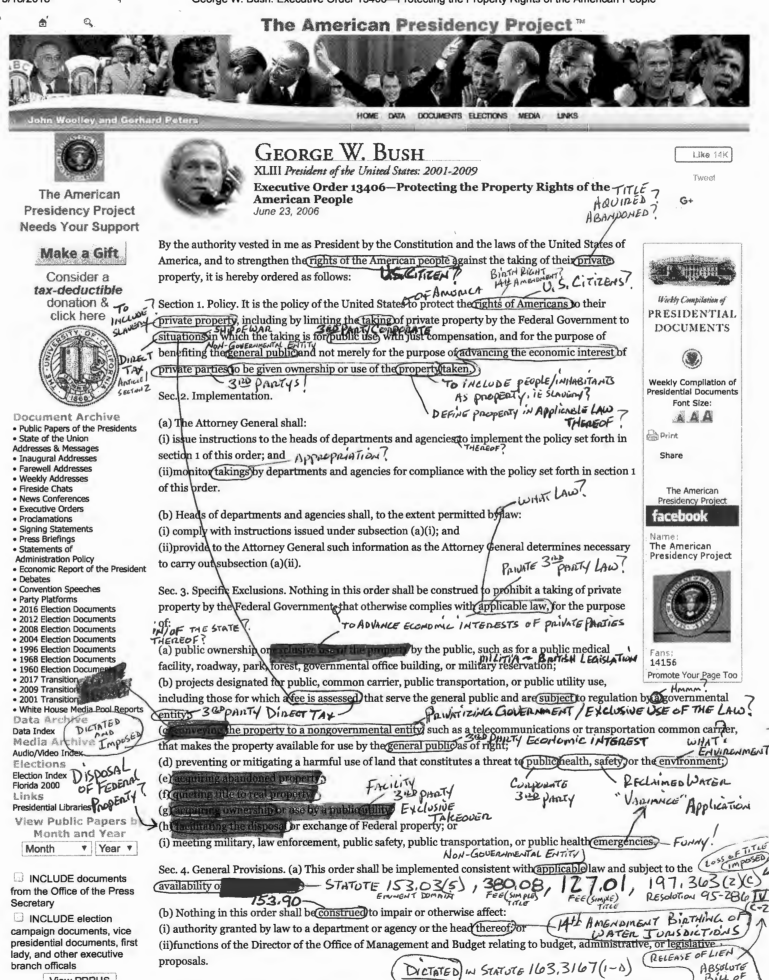
95-286 TV (c-Z)

Application shall be mailed to the following location:

Pinellas County Utilities Conservation Department 14 South Fort Harrison Avenue, 4th Floor Clearwater, FL 33756

For personal assistance, please call the Reclaimed Hotline at (727) 464-4273

LECLAIMED WATER TAKES TITLE TO YOUR PROPERTY IN RESOLUTION 95-286 IV (C-Z) AND DILDINANCE 97-103 SECTION 126-509. IT is PART OF A LAND AQUISITION / APPROPRIATION. ALL YOUR PROPERTY, BOTH PERSONAL AND REAL PROPERTY, IS BEING TAKEN AS PART OF THIS EMINENT DOMAIN CONTRACT IN STATUTE 153.03 (5) THIS ENTITY OF INTEREST IS ATTEMPTING TO USE THE 14th AMENDMENT 7 USURED YOUR PROPERTY, LIBERTY, HEALTH AND SAFETY, LITERALLY!



(c) This order shall be implemented in a manner consistent with Executive Order 12630 of March 15, 1988.

BiLLOF

WARRANTYSOF TITLE /1/2

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2. View by Month and/or Year

Select the month and/or year you would like information about and press View Public Papers. Then choose a Public Paper and the page will load for you.

Search Engine provided by the Harry S. Truman Library. Our thanks to

Jim Borwick and Dr. Rafee Che Kassim at Project Whistlestop for critical assistance in the implementation of the search function, and to Scott Roley at the Truman Library for facilitating this collaboration.

George W. Bush: Executive Order 13406—Protecting the Property Rights of the American People

OF America

(d) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity against the United States (its departments) agencies, entities, officers, employees, or agents, or any other person.

George W. Bush The White House, June 23, 2006. ROSEUBLITS HOWDEAL?

NON-GOVERNMENTAL ENTITY ATTEMPT AT THE LAWS

OF Appropriations

Note: This Executive order was published in the Federal Register on June 28. This item was not received in time for publication in the appropriate issue.

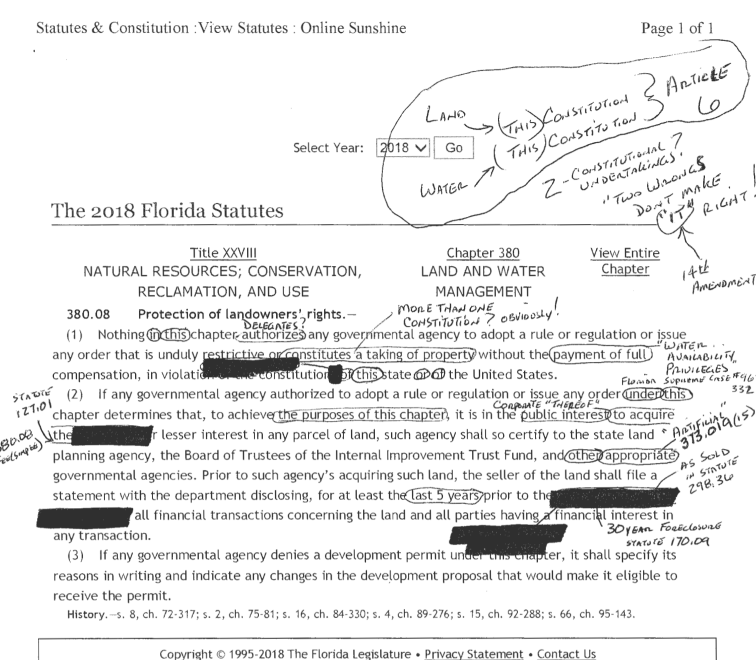
Citation: George W. Bush: "Executive Order 13406—Protecting the Property Rights of the American People," June 23, 2006. Online by Gerhard Peters and John T. Woolley, *The American Presidency Project*. http://www.presidency.ucsb.edu/ws/?pid=229.

Home

Contact

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298.36 FROM THE SALE OF LANDS"; DISTRICT LEVY IS
APPLIED TO ADVALONEUM
OF COUNTY

Resolution as 1862		2018 V GO CAPATE PARTE PROJECTE PARTE PROJECTE PARTE PROJECTE PARTE PROJECTE PROJECTE PROJECTE PROJECTE PROJECTE PARTE P	Obbragary 7	
Replation	Select Year:	2018 V GO LARATE NA		
The 2018 Florida Statutes	Mo	DELECTOR PELISON POR PART		11
Title XI COUNTY ORGANIZATION	AND	Chapter 127 RIGHT OF EMINENT DOMA	IN Chapter	F 1-10 18
_ ,	ver of eminent	TO COUNTIES DICTATED " STAUTE 163.31676 domain; recreational purpose	,	APPINAL TIMES OF THE SERVICE
necessity of taking; compliance with 380.08 "AvMoral ze" (1)(a) Each county of the state is the right to appropria	delegatedautho	rity to exercise the right and p	ower of	STATUTE 150
county seeks to condemn a	oso taken and	Acquired shall vest in such coul	nty unless the	USIMATHE
(b) Each county is further authorize Department of Transportation by s. 33	<u>7.27</u> (1), the tra	nsportation corridor protectior	provisions of s.	OMISSION EX. ORDER
337.273, and the right of entry onto p (2) However, no county has the right	ght to condemn	any lands outside its own coun	ty boundaries fo	#12603 or
parks, playgrounds, recreational center proceedings, a county's burden of sho centers, or other types of recreationa			~ //// (0/450	101000
eminent domain proceedings. (3) A county shall strictly comply a	with the limitati	Panawlan Panawlan I ons set forth in ss. 73 013 and	2iant 73 014	HTHEREOF IN THE INTO
History.—s. 1, ch. 7338, 1917; RGS 1503; C 319; s. 17, ch. 85-80; s. 4, ch. 88-168; s. 1, ch	GL 2281; s. 1, ch. 2 n. 91-141; s. 62, ch.	2802, 1945; s . 18, ch. 63-559; s. 5, c 99-385; s. 4, ch. 2006-11.	h. 73-299; s. 1, ch.	84- Amendment

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FALILITY CHARGES OF SUCH

PINEURS COUNTY OF 2.2'

RESOLUTION SECTION Select Year: 2018 ✓ The 2018 Florida Statutes promote Service South Chapter 170 Title XII View Entire MUNICIPALITIES SUPPLEMENTAL AND ALTERNATIVE METHOD OF MAKING Chapter LOCAL MUNICIPAL IMPROVEMENTS

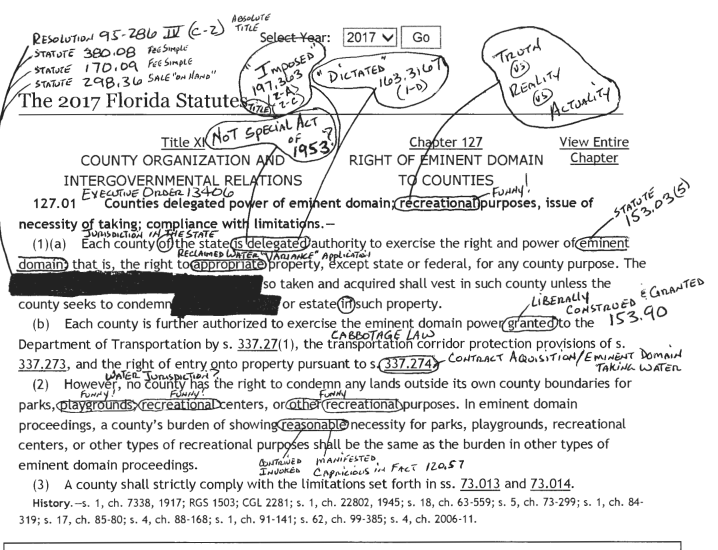
WATER DISTRICT LEVY

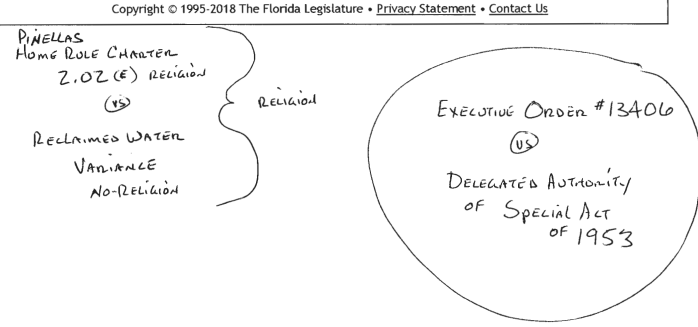
Priority of lien; interest; and method of payment.—The special assessments shall be 170.09 payable at the time and in the manner stipulated in the providing for the improvement; shall remain liens coequal with the lien of all state, county, district, and municipal taxes, superior indignity to all other liens (titles, and claims, until paid; shall bear interest, at a rate not to exceed 8 percent per year, or if bonds are issued pursuant Othis chapter, at a rate not to exceed 1 percent above the rate of interest at which the improvement bonds authorized pursuant to this chapter and used for the $_{95.286}II$ improvement are sold from the date of the acceptance of the improvement; and may, by the resolution ($_{29.386}II$) aforesaid and only for capital outlay projects, be made payable in equal installments over a period not A IND COLOR to exceed 30 years notwithstanding any there shall be added a penalty at the rate of 1 percent per month, their paner nowever, the assessments may be paid without interest at any time within 30 days after the improvement is completed and a resolution accepting the same has been adopted by the governing authority 7. Funny! History. -s. 9, ch. 9298, 1923; CGL 3030; s. 6, ch. 59-396; s. 1, ch. 61-349; s. 4, ch. 67-552; s. 3, ch. 80-318; s. 74, ch. 81-259; s. 5/ch. 82-195; s. 2, ch. 82-198; s. 33, ch. 83-204; s. 29, ch. 99-378. Copyright © 1995-2018 The Florida Legislature • Privacy Statement • Contact Us FEE (SIMPLE) TITLE - 127.01 AND STATUTE 380.08 Special ACT IS SEEN AS A "NOXIOUS" USE IN STATUTE 70,001 STATUTE 163.3167(11) TO BE USED/SERVE AS A CLEARINGHOUSE" 2010 FOR THE JURISDICTION. (14th AMENDMENT) STATUTE Z98,36 From THE "SALE OF LANDS": DISTRICT LEVY

13 Applied to

ADVALOREUM

OF COUNTY







Application for Variance From Pinellas County Code 82-3 DOMAIN 153,03(5)

EMINENT

County Reclaimed Water Shortage Conservation Measures

PRIVATE PUBLIC PANTHERSHIF

Important Instructions and Information

RECLAIMED WATER FACILITY (NOT UTILITY)

- Pinellas County may grant a variance from the terms of Pinellas County Code 82-3, County Reclaimed Water Shortage Conservation Measures, when such variance will not be contrary to the public interest and where owing to special conditions, a literal enforcement of the provisions of the ordinance would result in hardship, irrigation system limitations, 2 or the of the applican
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- The application for variance shall demonstrate that:
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 - The variance will not adversely affect the reclaimed water supply
 - The variance will not violate the general spirit and intent of the ordinance nor will it be inconsistent with the County Comprehensive Plan
- Pinellas County shall consider a variance from the County Reclaimed Water Shortage Conservation Measures as soon as possible after submittal of the written application.

FEE(SIMPLE) ORDINANCE 97-103 SECTIONS

is/HAS In granting any variance, Pinellas County may prescribe safeguards to assure conformance. EMINENT.

conditions and STATUTE 153,03(5)

Domain Violations of such conditions and safeguards, when made a part of the terms under which Resource. the variance is granted, shall be deemed a violation of this section.

95-286

1210-5091A

Application shall be mailed to the following location:

TV (c-Z)

Pinellas County Utilities Conservation Department 14 South Fort Harrison Avenue, 4th Floor Clearwater, FL 33756

For personal assistance, please call the Reclaimed Hotline at (727) 464-4273

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