

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: 1/8/19
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: See click Fix app
Name: Joshua Tilla
Address: 9136 130Th way 14
City: Seminole zip: 33.776
Email: JTILKA 84 @ Jahoo. Com



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(The Chairman will read this information into the record.)
Topic: Bee Pude gate to This Brock
Name: Matthew Scott
Address: 3522 gallavia AVC
City: Palm barby FL zip: 34683
Email: FLa Cira @ Not mail-Core



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(The Chairman will read this information into the record.) Reduwn volvome Se Porviole POSSESSE
Topic: Delayed Concerned
1
Name: Oyrothia A Mel Bourne, ARMP
Address: 2216 EL-De-Gro Dr.
Penellas County
City: <u>2-9/(1) "</u> zip:53/.5 &
Email: Cipthia Mel Dourne oz agmail. Com
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In Support ☐ Against ☐
(The Chairman will read this information into the record.)
Topic: DUE PROCESS CLAUSE IS NOT SANTA
Name: DAVID BALLAND COEDDIS JA
Address: 807 GEORGIA ASE
city: Palm Hangon zip: 34683
City: PALM HARBON Zip: 34683 Email: MY ABRIDGE POINT & CEMAIL. COM

DAVID BALLAND GEODIS JA. GEORGIA AVE PALM HARBOR

BOCC Pinellas Jan 08, 2019

This Christmas, I did not see Santa Clause.

But I did get a purview of the Due Process Clause, coming down the back-side of my chimney.

14th Amerioneur

Unlike Santa Clause, the Due Process Clause takes property. "It" takes property. Using its liberty, Using its freedom the Due Process Clause takes property, life and liberty of other people/the Gentiles

Based on the Reclaimed Water "variance" application,

LITERAL O WING (APPROPRIATION)
OF HEALTH, SAFETY, AMO RELIGION OF APPLICANT.

The Due Process Clause (opposite of Santa Clause) is in total disrespect of the Establishment of Christianity. And is intent on vanguishing the Gentiles.

Furthermore:

The Constitutional "Nativity", the build-up under the construct of the 14th Amendment, and the birthing of the new political body "thereof". This birth, Is not a Divine and Provident FUHHY! HIPPOCRITE! "Birth". But is conceived of an Evil as Declared.

Manifested on Inverted Declarations as its "Bill of attainder."

Declaring that markind is more disposed to suffer.

Declaring, Assuming, Intending to reduce the civilian population unto absolute Despotism, giving rise to tyranhical water jurisdictions "thereof".

Counterfeiting truth as its hold on reality. Gestating constitutional harlotry as its medium. Giving rise to "High-seas" Sorcery as Fact in Article 3 of (this) Hamiltons 1st constitution. Revealing the Hindmost objective to the Devil as revealed on pg80 of Maloneys water code.

POUNTS.
POUNTS

TREASON

80

COMMENTARY THOSE THE TITLE SOUTHERN

While the concept of protecting the first users in perpetuity was developing out of the customs of the miners during the California gold rush, on the frontier principle of "first come, first served," no such development occurred during the parallel gold rush in Australia. In that country the colonial government of Victoria allowed no period of legislative maction in which the customs of the miners could develop into a recognizable body of legal principles: Government licenses to supply water for gold mining purposes were issued and supplied the same mining needs as the California doctrine of prior appropriation but the licenses were for a period of fifteen years rather than in perpetuity The Victoria government was, therefore peace in a position to plan and coordinate the water development of the country in a way not possible in the American West. 69

In these days of emphasis on conservation of natural resources, another criticism of the appropriation approach is worth noting. Adoption of the appropriative principle does not lead to conservation of water resources. It supports the rugged individualist theory that ignores the needs of all of society, and not the interest-of-the-public principle which should be applied to this great natural resource. If one user can put an entire stream to his beneficial use, he can acquire the exclusive right to the use of the water of that stream, a vested right continuing as long as he puts the water to such use. Utilization, rather than conservation, is the guiding principle, and the devil take the hindmost. Big industry in the East would be the big winner from the adoption of such a principle, to the exclusion of other very valid formulation.

A further telling criticism of the priority approach is that, due to its oversimplification, it does not provide an adequate tool for establishing an entire complex of state water law and policy. (It contributes nothing toward answering the question What is the best use?" "70 A working team of hydrologists, biologists, engineers, economists, political scientists, and lawyers could best answer that question. The reasonable use doctrine provides the flexibility within which such a team can work. The priorities approach does not.

the West, in Western Agricultural Economics Research Council, Committee on Economics of Water Resources Development, Report no. 1, at 85, 89 (1953).

69. See Clark and Renard, The Riparian Doctrine and Australian Legislation, 7 Melbourne U. L. Rev. 475, 480-87 (1970).

70. See Ellis, Beuscher, Howard, and DeBraal, Water-Use Law and Administration in Wisconsin, §20.01b (1970).

ROSEUELT (FIRESIDE CHAT) EXTENDING TO EVERY HAMLET

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> 14/0 14th Ameni

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Application for Variance From Pinellas County Code 82-3 EMINENT DOMAIN 153.03(5)

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 safet 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

FEE (SIMPLE) Pinellas County shall consider a variance from the County Reclaimed Water Shortage Conservation Measures as soon as possible after submittal of the written application ORDINANCE 97-103 In granting any variance, Pinellas County may prescribe appropriate conditions and SECTIONS safeguards to assure conformance. STATUTE EMINENT. 126-509(A) 153.03(5) DOMAIN Violations of such conditions and safeguards, when made a part of the terms under which Resolution the variance is granted, shall be deemed a violation of this section. 95-286 TV (c-7)

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

ECLAIMED WATER TAKES TITLE TO YOUR PROPERTY IN RESOLUTION 95-286 IV (C-Z) AND INDINANCE 97-103 SECTION 126-509. IT is PART OF A LAND AQUISITION / AppropriATION. ILL YOUR PROPERTY, BOTH PERSONAL AND REAL PROPERTY, IS BEING TAKEN AS PART OF THIS EMINENT DOMAIN CONTRACT IN STATUTE 153.03 (5). AIS ENTITY OF INTENEST IS ATTEMPTING TO USE THE 14th AMENDMENT TO I SURP YOUR PROPERTY, LIBERTY, HEALTH AND SAFETY, LITERALLY!



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(The Chairman will read this information into the record.)
Topic: Fami lies
Name: Grag Rund
Address: 9166 SUNN'SE DR
City: Largo zip: 33773
Email: