

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.

Xų Citizens to be Heard □ Agenda Item			
Agenda date: $MARCH 20, 2018$			
Agenda item number (NOT case number) :			
Speaking: For D Against D Undecided D			
Waive speaking:         In Support        Against          (The Chairman will read this information into the record.)         Topic:       INTRODUCTION         Name:       JOHN         RODRIGUEZ         Address:			
City: ST. PETERSBURG Zip: Email: John. RODRIGUEZ @STPETE. ORG			



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 date:       3-20-18         Agenda item number (NOT case number):       30		
Speaking:		
For Against Undecided		
Waive speaking: In Support Against (The Chairman will read this information into the record.) Topic: (IN [I'CENSED ACT: UTY Name: CHARLES FAZIO Address: 361 MADEIRA CI'K		
City: <u>TIERMA VERDE</u> Zip: <u>33715</u> Email: <u>CHUCK Faziong MAI.com</u>		



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 date: <u>MANULI 20/18</u>			
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: UN LICENSED ENFORCEMENT CONTRACTOR Name: DEAN JARVIS			
Name: DEAU JARVIS			
Address: 12033 6574 LANT N			
City: <u>LAN60</u> zip: <u>33773</u>			
Email: DRANJARUIS@TAMPABAY, RR. Con			



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: 3/20/18
Agenda item number (NOT case number):
Speaking: For 🗅 Against 🗆 Undecided 🕅
Waive speaking:
In Support Against Against (The Chairman will read this information into the record.)
Topic: South County Utilities Underground,
Address: 6 Aciden Ways
City: 57. Pote zip: 33711
Email: Alliprice for by wy Communities





	· · · · ·		u	ncy r	Association
	Crit	ISTAN .			
		ageinerana)			2011 data
	office and	da const	-		2011 data
and the second	NAMES OF A DESCRIPTION OF A DESCRIPTIONO		-	FUER-ORDS	
Strate Statement of Arts					
the same	-	N	-		
				100	
Projekt prov		-	-		
and a second					
mphases		-			
and the second second				a market and the	
Surfa, Maler Monte, Auges					
				and the second	
anti a successione				4,800	
Projektioner Benetischer	1				
Forma	7	-			
PRANTONIAL				And the Party of the	
Regulation from power				10 - 11 M	







# **Pursuit Plan Status**

PCCIN

- Engineers' ROM Estimate Completed
- Next Step: Detailed Engineers' Estimate & Feasibility Study
  - \$22,500 to \$25,000
  - Goal: Solid Estimate of "Should Cost"
  - HB 3669 (Rep. Peters) failed
  - Approach to City of St. Petersburg in progress
- Then, meet with Duke Energy



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 date: Mar. 20 218
Agenda item number (NOT case number):
Speaking: For Against Undecided D
Waive speaking:
In Support 🔾 Against 🖵
(The Chairman will read this information into the record.) Topic: <u>Alliance Bayway</u> (MOUNT Name: <u>JACK PARKER</u> Address: <u>4493</u> PARKER
City: TICHA VERDE Zip: 33715 Email: JP SAIL @ MSN. COM



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.

<ul> <li>Citizens to be Heard</li> <li>Agenda Item</li> </ul>
Agenda date: $3/20/18$
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: Sque Daypointe Golf Course
Name: Linda MDowell
Address: <u>9433 Harbor Greens</u> #203
city: <u>Seminole</u> zip:33776
Email: <u>/ind. Mcdowell 12@Gniail. Co</u> p.



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.

<ul> <li>Citizens to be Heard</li> <li>Agenda Item</li> </ul>
Agenda date: $3/32$
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: Baypointe Golf Course. Name: Kate Labored
Address: <u>9322</u> 14/5454
City: <u>Seminole</u> zip: <u>33776</u>
Email:



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 date: <u>3-20-18</u>		
Agenda item number (NOT case number):		
Speaking: For Against Undecided D		
Waive speaking: In Support Against (The Chairman will read this information into the record.) Topic: KING EDWARD T Name: David Bayand GEDDIS Jr. Address: BOZ GEORGIA AJE		
City: PALM HARBOR Zip: 34683 Email: MYA BRIDGE POINT C. C. MAIL. Com		

RECLAIMED WATER IS A LOADED GUN. DISARM THIS WEAPON! BOCC Pinellas 20, 2018

# DAULO BALLAND GEDDIS JA GEORGIA AJE PALM HANBON

I have read thru the Federalist papers and the U.S. Constitution. AGAIN In reality, this constitution is a medium, a work of Art, that places us in a hold.

The Declaration of Independence, *In perpetuity*, as counterfeited) "serves as preamble to Hamilton's second constitutional undertaking "*thereof*". (based on water) Hamilton's first constitution is nothing more than a "*Useful Art/a hold*", on its face! I read thru the Florida State Constitution, Home rule Charter, Maloney's water code, Florida Supreme case #96-332 And the subsequent Apelles case (ratifying the reclaimed water bonds)..

I read Pinellas county has been sold!

Seen as an "Absolute bill of sale with full warranties of title and release of county lien" in Pinellas County Resolution 95-286 section IV (C-2). Which is further revealed as a 30 year foreclosure process in statute 170.09, 127.01 and 380.08, sold "internally" as Fee(simple) Title undertaking, seen also as the "tapping of title" in Ordinance 97-103 section 126-509a, in a political attempt at birthing water jurisdictions, absent Christianity, under the 14<sup>th</sup> Amendment, as based on the reclaimed water variance.

I read the Harris Act regarding "Statute Stitching", "Eminent Domain" proceedings. And longstanding concepts (embracing the doctrines) of the future interests of Mid-Evil England.

 Further I read
 <thI read</th>
 <thI

the Pope. The King "defiantly" separated England from the Roman Catholic Church of Christ. Placing his primary purpose first, King Edward began his own form of religion seen as the English Reformation, known as the "The Book of Common Prayer."

The <u>well-bound</u> book found in statute (298.36.) And the *Defacto* government birthed thereof as a water jurisdiction in the 14<sup>th</sup> Amendment, is based on the "heresy" of King Edward's separation from the papacy of Rome. And his defiance toward the Roman Catholic teachings of Christ.  $\mathcal{T}$  Am & CHRISTIAN, THIS LAND IS BASED ON CHRISTIAN (TY. Opposing BRITISH DEFACTOR Seen today as a separation of Church and State and District of Columbia/and water District,

promoting the Despotic powers of England, in the birthing of water jurisdictions, under the 14<sup>th</sup> Amendment. Vanquishing Christianity.

Should I not be abstinent alcohol, should the libations of a "Bloody Mary" suit thy palate? "DRAIN THE SWAMP"????/ "REPEAL AND REPLACE"

"DRAIN THE WATER CONTROL DISTRICT"!!!!!!!/"REPEAL AND REPLACE"

Florida Statute 298.36 is Titled "Drainage and Water Control". And is based <u>in</u> the form, <u>on</u> the provisioning, <u>of</u> a "Well-Bound Book".

The statute hinges itself on a Fill-in-the-Blank, I see as a cleptocracy.

Stating that taxes are to be <u>levied</u> under our County (AdValoreum) tax <u>lien</u>, Effectively the tax is <u>levied</u> against the civilian population and is to be assessed, to paid out of hand / assessed out of hand..... And is intent on abdicating/consuming the civilian equity, a homeowner has invested in his home. And is to be paid out of hand of the innocent.

According to 298.36...or levied under <u>any other law</u> in a said district. FunnyRU! He separated from the Roman Catholic Church of Christ and labeled his *Defacto* English.... Select Year: 2017 ✔ Go

# The 2017 Florida Statutes

Title XI Chapter 127 **View Entire** Chapter COUNTY ORGANIZATION AND RIGHT OF EMINENT DOMAIN INTERGOVERNMENTAL RELATIONS TO COUNTIES - FUNNY! Counties delegated power of eminent domain; recreational purposes, issue of 127.01 2ESOLUTION IT (c-2) (necessity) of taking; compliance with limitations. - RECREATIONAL NECESSITY, ... (1)(a) Each county of the state is delegated authority to exercise the right and power of eminent domain; that is, the right to appropriate property, except state or federal, for any county purpose. The absolute fee simple title to all property so taken and acquired shall vest in such county unless the 153.90 Ex ORDER county seeks to condemn a particular right or estate in such property. 12803 (b) Each county is further authorized to exercise the eminent domain power(granted) to the USING Department of Transportation by s. <u>337.27(1)</u>, the transportation corridor protection provisions of s. <u>337.273</u>, and the right of entry onto property pursuant to s. <u>337.274</u>. (2) However, no county has the right to condemn any lands outside its own county boundaries for DISTRICT DISTRICT WATER DISTRICT (TRANSCRESSIONS) parks, playgrounds, recreational centers, or other recreational purposes. Interminent domain proceedings, a county's burden of showing reasonable necessity for parks, playgrounds, recreational TRANSILESSONS) types of recreational purposes shall be the same as the burden in other types of (eminent domain proceedings) - KiNG EDWARD "DEFACTO" CARPETBAGGING! (3) A county shall strictly comply with the limitations set forth in ss. 73.013 and 73.014. History.--s. 1, ch. 7338, 1917; RGS 1503; CGL 2281; s. 1, ch. 22802, 1945; s. 18, ch. 63-559; s. 5, ch. 73-299; s. 1, ch. 84-

319; s. 17, ch. 85-80; s. 4, ch. 88-168; s. 1, ch. 91-141; s. 62, ch. 99-385; s. 4, ch. 2006-11.

Copyright © 1995-2018 The Florida Legislature • Privacy Statement • Contact Us

MUST BE FULL, BUT THE MATHEMATICS BUT THE MATHEMATICS FAIL TO BE SOVEREIGHT RECREATIONAL 7 NECESSITY?

Select Year: 2017 V Go

### The 2017 Florida Statutes

Title XXVIII NATURAL RESOURCES; CONSERVATION, RECLAMATION, AND USE

#### Chapter 380 **View Entire** LAND AND WATER MANAGEMENT

Chapter

#### 380.08 Protection of landowners' rights.-

(1) Nothing in this chapter authorizes any governmental agency to adopt a rule or regulation or issue TITLE any order that is unduly restrictive or constitutes a taking of property without the payment of full compensation, in violation of the constitutions of this state or of the United States. 95-2860 IV (c-2)

(2) If any governmental agency authorized to adopt a rule or regulation or issue any order under this chapter determines that, to achieve the purposes of this chapter, it is in the public interest to acquire the fee simple or lesser interest in any parcel of land, such agency shall so certify to the state land ABETING planning agency, the Board of Trustees of the Internal Improvement Trust Fund, and other appropriate governmental agencies. Prior to such agency's acquiring such land, the seller of the land shall file a statement with the department disclosing, for at least the last 5 years prior to the conveyance of title) to the state, all financial transactions concerning the land and all parties having a financial interest in 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 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.

Copyright © 1995-2018 The Florida Legislature • Privacy Statement • Contact Us

Select Year: 2017 ✔ Go

### The 2017 Florida Statutes

**View Entire** Chapter 170 Title XII Chapter MUNICIPALITIES SUPPLEMENTAL AND ALTERNATIVE METHOD OF MAKING LOCAL MUNICIPAL IMPROVEMENTS DIRECT TAX 170.09 Priority of lien; interest; and method of payment. – The special assessments shall be payable at the time and in the manner stipulated in the resolution providing for the improvement; shall 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 improvement are sold, from the date of the acceptance of the improvement; and may, by the resolution 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 contrary, to which, if not paid when due, 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 ~ WHO?

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

"DRAIN THE WATER CO	DISTRICT" Select Year:	2009 ▼ Go	
The 2009 Florid	a Statutes		
		× <sup>1</sup>	
<u>Title XXI</u> DRAINAGE	<u>Chapter 298</u> DRAINAGE AND WATER	CONTROL	View Entire Chapter
(1) The benefits, and al shall be paid by, the stat lands belonging to the st <i>しiE</i> パ valorem t <del>axe</del> s, either le	g to state assessed; drainage tax I lands in said district belonging to Homeourn te out of (funds on hand) or which tate. This provision shall apply to Desper, Jon Spictra vied under this or any other law, a 2, as well as to the taxes provided	the state, shall be assess may hereafter be obtained taxes in any district inc diff taxes assessed for p	$E_{A} = E_{A} = E_{A$
district, prepare a list of named "DRAINAGE TAX R shall be printed or writt and secretary of the boa become a permanent re	board of supervisors, as soon as s fall taxes (evied) in the form of RECORD OF WATER CONTROL en at the top of each page in said	well-bound book, which be DISTRICT COUNTY, book, and shall be signed seal of the district, and th DES POTIC WATER JUNIS	ILL at the expense of the WATER WHAT ook shall be endorsed and FLORIDA," which endorsement and certified by the president he same shall thereafter
	Copyright © 1995-2018 The Florida Leg	islature • <u>Privacy Statement</u>	• <u>Contact Us</u>
OF THE	REFORMATION AND BRITISH MAGNA CARL IN THIS LAND IN T	TA IS WAREFA	HELD in PERPETUITY" RE, UNDERTAKING WATER JURISDICTION
SHALL REMAIN , THE WATER D	A DISSOLUTION, DISTRICT LEVY SHA SHALL BE <u>REPLACE</u> D	LL BE <u>REPEALE</u>	DESPOTS REMOVED AND
CONGRATULATION! TAXATION SI	S', WE NOW LIVE I HALL REMAIN (IN TH	H A WATERSHE	D DISTRICT, THE -IEN. THUS, PRESENVING

THE DIGHTTY OF THE CIVILIAN POPULATION, ABSENT SHALL BE THE BRITTISH, http://www.leg.state.fl.us/Statutes/index.cfm?App\_mode=Display\_Statute&Search\_String=&URL=Ch0298/SEC36.HTM&Title=-%3E2009-%3ECh0298-

PROTECTING PRIVATE PROPERTY RIGHTS 12 AVAILACILITY FEE - PRIVATE INVESTORS LIEN AVAILACILITY IS NOT SUITABLE FOR COMPATIBUITY, IT BECOMES A Such reasonably foreseeable, nonspeculative land uses which are suitable for the subject real Page 7 of 54 WATERIS WATER property and compatible with adjacent land uses and which have created an existing fair Nons MORE VALUABLE market value in the property greater than the fair market value of the actual, present use or AWABLE 1HAN activity on the real property. [57] O DIMICH SOUCARUT AND. (UAN) SPOT TARGETING So long as the requested use is suitable for the property, compatible with adjacent land uses, justifiable by an appraisal, and is not speculative, it would qualify as an existing use protected by the Harris Act from certain governmental actions. [58] ZILIS PARITY 153.67 MANDATE DICTATE SPECULATIONE FOR FIRST AVALABILITY FOR This alternative definition of existing use was and is very controversial, primarily among those who did longstanding concepts which are not usually linked together and recasts them in a new legal context. [60] not favor the enactment of property rights legislation.[59] In fact the definition stitches together statute GRASS RUDIS political support for passage of the legislation. Power politics PYILAMID ALEYGHBURHODD DEED The first drafts of the Harris Act were considered by some legislators and participants in the working group to offer little or nothing to the landowners whose disputes with regulatory agencies had propelled the property rights movement. [61] Because government is already equitably estopped from impairing vested rights to existing uses, these legislators and landowners viewed the early drafts of the Harris Act, which protected 'vested rights' and an existing use defined only as an actual present use or activity on the land, as offering only an additional item on the menu of remedies already available to landowners. NOT CONSTITUTIONAL [62] Further, these legislators and landowners recognized that government only rarely deprives a landowner of the actual, present use of land, halts an activity being conducted on an owner's land, or seeks to infringe on a vested right. [63] Accordingly, for the Harris Act to be meaningful to landowners, it had to offer a remedy in some circumstances in which regulatory permission was denied for the conversion of land to a future use in which the owner's rights were not otherwise protected. Los THE VESTED RIGHTS - CAN'T BE TAKEN BY A THIRD PARTY, WHILE STILL GOUT OWNED OPENNED As a legal concept for an existing land use, the alternative definition is well-grounded in the law of WALCE. eminent domain.[64] In a condemnation proceeding valuation of the property is based upon the highest WITTER and best use [65] The highest and best use is not limited to those uses authorized under the existing land OMUSION development regulations. [66] If on the date of taking there is a reasonable probability of a land use change, that probability may be taken into account in determining valuation. [67] An important factor in Sov Erent determining the highest and best use of property is whether the property is suitable for that proposed future use. [68] However, such a future use may not be wholly speculative, [69] TAMS Not How THEY ARE SELLING THE IDEA, FIRSTYOU MUST PAY BUT REASONABLY. FURSEEN & EXPELTED CONTRIDED -SEPTICISTEN PRIVILOLO For Seen in the context of the law of eminent domain, there are circumstances in which a prospective future Hostadie D use may be considered an existing land use and therefore compensable. That is at the heart of the Harris AFrom WATER. ADVONSO Act's alternative definition of an existing land use, which reaches some future uses. Altogether, it is a UNDER SEIZURG. HANDED (remarkably conventional idea in a legal system which has embraced the doctrine of future interests in land since medieval England. [70] - THE UNIVE OF WATER, BLACK PLAGOE. - WATER IS MORE VALUABLE THAN DILTATED 143.3167 , PINGELAS WATER LAND The proof necessary to establish that a future land use is reasonably foreseeable could come from such authorities as an adopted local comprehensive plan, local land development regulations, or a credible appraisal which relies at least in part on nonexisting but reasonably expected future uses [71] Particularly. relevant would be evidence of the owner's (ability or inability) to secure financing based on these documents.[72] The comprehensive plan and land development regulations adopted by the relevant local government also would have a bearing on the suitability and compatibility issues. ENGINEGENED PRIORITY / ZONE This alternative definition is intended to reach future land uses such as "next-in-line" acreage adjacent to developed or developing lands. This is particularly applicable when a landowner applies for approval of a use already enjoyed by neighboring (andowners) But even in these cases the application of the alternative 97-103 Ecoury Standed 124521 Ecoury Finns http://www.law.fsu.edu/journals/lawreview/issues/232/powell.html 4/12/2011

### 3/15/2018

WIKIPEDIA

Mary I of England - Wikipedia STATUTE OF REPEAL IN 1553

**Mary I of England** 

Mary I (18 February 1516 - 17 November 1558) was the Queen of England and Ireland from July 1553 until her death. She is best known for her aggressive attempt to reverse the English Reformation, which had begun during the reign of her father, (Henry VIII) The executions that marked her pursuit of the restoration of Roman Catholicism in England and Ireland led to her denunciation as "Bloody Mary" by he Protestant opponents. DE FACTO

Mary was the only child of Henry VIII by his first wife, Catherine of Aragon, to survive to adulthood. Her younger half-brother Edward VI (son of Henry and Jane Seymour) succeeded their father in 1547 at the age of nine. When Edward became mortally ill in 1553, he attempted to remove Mary from the line of succession because he supposed (accurately) that she would reverse the Protestant reforms that had begun during his reign. On his death, leading politicians tried to proclaim Lady Jane Grey as queen Mary assembled a force in East Anglia and deposed Jane, who was ultimately beheaded. Mary was-excluding the disputed reigns of Jane and the Empress Matilda-the first queen regnant of England. In 1554, Mary married Philip of Spain, becoming queen consort of Habsburg Spain on his accession in 1556, but she never visited Spain.

During her five-year reign, Mary had over 280 religious dissenters burned at the stake in the Marian persecutions. After Mary's death in 1558, her re-establishment of Roman Catholicism was reversed by her younger half-sister and successor Elizabeth I, daughter of Henry and Anne Boleyn, at the beginning of the 45-year Elizabethan Era.

MARYI

### Contents

Birth and family Education and early marriage plans Adolescence

#### Adulthood Accession

Spanish marriage False pregnancy **Religious** policy Foreign policy Commerce and revenue

Death Legacy Titles, style, and arms Ancestry

Family tree Pedigree

See also Notes References Further reading

External links

### **Birth and family**

Mary was born on 18 February 1516 at the Palace of Placentia in Greenwich, London. She was the only child of King Henry VIII by his first wife, Catherine of Aragon, to survive infancy. Her mother had many miscarriages;<sup>[2]</sup> before Mary's birth, four previous pregnancies had resulted in a stillborn daughter and three short-lived or stillborn sons, including Henry, Duke of Cornwall.<sup>[3]</sup> She was baptised into the Catholic faith at the Church of the Observant Friars in Greenwich three days after her birth.<sup>[4]</sup> Her godparents included her great-aunt the Countess of Devon, Lord Chancellor Thomas Wolsey, and the Duchess of Norfolk.<sup>[5]</sup> Henry VIII's cousin once removed, Margaret Pole, Countess of Salisbury, stood sponsor for Mary's confirmation, which was held immediately after the baptism.<sup>(6)</sup> The following year, Mary became a godmother herself when she was named as one of the sponsors of her cousin Frances Brandon.<sup>[7]</sup> In 1520, the Countess of Salisbury

DEFALTO Mary I ait by Antonis Mor

Portrait by Antonis Mor, 1554					
Queen of England and Ireland					
	(more)				
Reign	July 1553 <sup>[1]</sup>				
	17 November 1558				
Coronation	1 October 1553				
Predecessor	Jane (disputed) or Edward VI				
Successor	Elizabeth I				
Co-monarch	Philip				
Queen consort of Spain					
Tenure	16 January 1556 – 17 November 1558				
Born	18 February 1516 Palace of Placentia, Greenwich				
Died	17 November 1558 (aged 42) St James's Palace, London				
Burial	14 December 1558 Westminster Abbey, London				
Spouse	Philip II of Spain ( <u>m.</u> 1554)				
House	Tudor				
Father	Henry VIII of England				
Mother	Catherine of Aragon				
Religion	Roman Catholicism				
Signature	Morge the governe				

was appointed Mary's governess.<sup>[8]</sup> Sir John Hussey, later Lord Hussey, was her chamberlain from 1530, and his wife, Lady Anne, daughter of George Grey, 2nd Earl of Kent, was one of Mary's attendants.<sup>[9]</sup>

REPEALED HER FATHERS DEFACTO/DESPOT REFORMATION, DEFACTO/DESPOT REFORMATION, SHE REPEALED THE EMALISH REFORMATION" AMD RESTORED ROMAN CATHOLICISMI

### Education and early marriage plans

Mary was a precocious child.<sup>[11]</sup> In July 1520, when scarcely four and a half years old, she entertained a visiting French delegation with a performance on the virginals (a type of harpsichord).<sup>[12]</sup> A great part of her early education came from her mother, who consulted the Spanish humanist Juan Luis Vives for advice and commissioned him to write De Institutione Feminae Christianae, a treatise on the education of girls.<sup>[13]</sup> By the age of nine, Mary could read and write Latin.<sup>[14]</sup> She studied French, Spanish, music, dance, and perhaps Greek.<sup>[15]</sup> Henry VIII doted on his daughter and boasted to the Venetian ambassador Sebastian Giustiniani, "This girl never cries".<sup>[16]</sup> Also, as the miniature portrait of her shows, Mary had, like both her parents, a very fair complexion, pale blue eyes and red or reddish-golden hair. She was also ruddy cheeked, a trait she inherited from her father.<sup>[17]</sup>

TOURD IN NAMI 1 OF ENGLAND First Statute of Repeal - Wikipedia 3/15/2018 First Statute of Repeal was an Act of the Parliament of England "DE FACTO" POWER HER FATHER The First Statute of Repeal was an Act of the Parliament of England The His Own His Own H (Hea Father) King Edward VI, and the de facto rulers of that time, Edward Seymour, 1st Duke of Somerset, and John Dudley, 1st Duke USUR VOID Ath AMENDMENT UniFormity BANKROPT WINTER SUPPLY TOTAL of Northumberland. FLORIDA STATUTE RECLAIMED WATER VARIANCE ABOLISHING 29B.36 (Elizabeth 13 Act of Uniformity/nullified this act, stating that at the death of our late sopereigh lord King Edward VI there (remained one uniform order of common service and prayer, and of the administration of sacraments, rites, and ceremonies(in) the Church of England, which was set forth in one book, intituled: The Book of Common Prayer, and Administration of Sacraments [...] the said statute of repeal, and (everything therein) contained, only concerning the said book, and the service, administration of sacraments, rites, and ceremonies contained or appointed in or builthe said

book, shall be void and of none effect.<sup>[1]</sup>

The statute was repealed by Section 8 of the Act 1 Jac. 1 c.25.

# See also

- Revival of the Heresy Acts
- Second Statute of Repeal

# References

1. Text of Elizabeth's Act of Uniformity, 1559 (http://history.hanover.edu/texts/engref/er80.html)

Retrieved from "https://en.wikipedia.org/w/index.php?title=First\_Statute\_of\_Repeal&oldid=573649043"

This page was last edited on 19 September 2013, at 14:32.

Text is available under the Creative Commons Attribution-ShareAlike License; additional terms may apply. By using this site, you agree to the Terms of Use and Privacy Policy. Wikipedia® is a registered trademark of the Wikimedia Foundation, Inc., a non-profit organization.



### WIKIPEDIA BLOODY MARY! MARYI OF ENGLAND Book of Common Prayer - Wikipedia MARYI OF ENGLAND Void THIS Book of Common Prayer Book

The Book of Common Prayer (BCP) is the short title of a number of related prayer books used in the Anglican Communion, as well as by the Continuing (Anglican, Anglican) realignment and other (Anglican) Christian churches. The original book, published in 1549 in the reign of Edward VIAwas a product of the English Reformation following the break with (Rome,) Prayer books, unlike books of prayers, contain the words of structured (or liturgical) services of worship. The work of 1549 was the first prayer book to include the complete forms of service for daily and Sunday worship in English. It contained Morning Prayer, Evening Prayer, the Litany, and Holy Communion and also the occasional services in full: the orders for Baptism, Confirmation, Marriage, "prayers to be said with the sick", and a funeral service. It also set out in full the "propers" (that is the parts of the service which varied week by week or, at times, daily throughout the Church's Year): the collects and the epistle and gospel readings for the Sunday Communion Service. Old Testament and New Testament readings for daily prayer were specified in tabular format as were the Psalms; and canticles, mostly biblical, that were provided to be said or sung between the readings<sup>[1]</sup>.

BLOODY MARY

The 1549 book was soon succeeded by a more reformed revision in 1552 under the same editorial hand, that of Thomas Cranmer, Archbishop of Canterbury. It was used only for a few months, as after Edward VI's death in 1553, his halfsister Mary I restored Roman Catholic worship. Mary died in 1558 and, in 1559 Elizabeth I reintroduced the 1552 book with a few modifications to make

The BOOK of Sommon. BAN CATHOLIC CHONCH OF Ro And Advalatifiration of the SACRAMENTS. AND OTHER and GEREMONIES RITES OFTHE U R H C According to the life of The CHURCH of ENGLAND: \$ 616. 5 \$ 35 2 8 W 3 7 U 1 61 1 SALTER 63 K PSALMS of DAVID. Pointed as they are to be fung or faid in Churche CAMBRIDGE nd by [OHN BASKERVELE, Painter as the University: by select discrete fold, and its is: 10040. Fundation in Ass.Mary Loss, Jointon, M BCG LN. Send & & State and See Street, address **Kasádaa**aan ko kapado ko ko ka ji

WHAT IS THE

GORHAM

TUDGE MENT

KING Edward VI

A 1760 printing of the 1662 Book of Common Prayer

it acceptable to more traditionally minded worshippers, notably the inclusion of the words of administration from the 1549 Communion Service alongside those of 1552.

In 1604, James I ordered some further changes, the most significant of these being the addition to the Catechism of a section on the Sacraments. Following the tumultuous events leading to and including the English Civil War, another major revision was published in 1662 (Church of England 1662). That edition has remained the official prayer book of the Church of England, although in the 21st century, alternative provision under the title *Common Worship* has largely displaced the *Book of Common Prayer* at the main Sunday worship service of most English parish churches.

A *Book of Common Prayer* with local variations is used in churches inside and outside the Anglican Communion in over 50 different countries and in over 150 different languages <sup>[2]</sup>. In many parts of the world, other books have replaced it in regular weekly worship.

Traditional English Lutheran, Methodist and Presbyterian prayer books have borrowed from the *Book of Common Prayer* and the marriage and burial rites have found their way into those of other denominations and into the English language. Like the King James Version of the Bible and the works of Shakespeare, many words and phrases from the *Book of Common Prayer* have entered common parlance.



Unelas UTILITIES Conservation

PUBLIC, PUBLIC, PANTNERSHIP Application for Variance From Pinellas County Code 82-3 punty Reclaimed Water Shortage Conservation Measured

DOMAIN 153.03(5) STATUTE

FEE (SIMPLE) TITLE

ORDINANCE

TV (C-Z)

1210-509(A)

97-103 SECTIONS

EMINENT

County Reclaimed Water Shortage Conservation Measures

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 intend 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.
- In granting any variance, Pinellas County they prescribe appropriate conditions and safeguards to assure conformance.
  - DOMAIN 153,03(5)
- Violations of such conditions and safeguards, when made a part of the terms under which Risolotion.the variance is granted, shall be deemed a violation of this section. 95-286
- Application shall be mailed to the following location:

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

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

LECLAIMED WATER TAKES TITLE TO YOOR PROPERTY IN RESOLUTION 95-286 IV (C-2) AND DR. DINANCE 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 EMINERT DOMINIAL CONTRACT IN STATUTE 153.03 (5). THIS ENTITY OF INTEREST IS ATTEMPTING TO USE THE 14th AND Reclaimed Ordinance PC 82-3 Revised 10/16/2009 USURP YOUR PROPERTY, LIBERTY, HEALTH AND SAFETY, LITERALLY.

