

DAVID BALLARD GEDDIS JR
GEORGIA BOUND
PALM HARBOR

BOCC March 28, 2023.

Again, counterfeiting itself as preamble to Hamilton's 2nd Constitution, The Declaration of Independence states "to eat us out of our subsistence, to complete perfidy and works of death, absolute destruction of all ages and conditions. And, in doing so, that they are to be protect by "mock trial" from punishment for any murders they should commit on the inhabitants of these states.

The Reclaimed Water "Variance" Application (additionally) states that, I, the applicant, literally owe my Health, Safety and my Religion too.

So, based on the Declaration of Independence, we have Murderers that are to be Protected by "Mock Trial", to include Murder "Religious in Nature" using Reclaimed Water, Water as its weapon of Choice, in its Mockery.

Which is further reflected in the 14th Amendment as the taking of life, liberty and property, now, to include my Religion of Christianity, (in its Mockery) while so-called naturalizing water jurisdictions, *Vanquishing Christianity* in Federalist Paper#2.

Intent on controlling the Will of mankind in Federalist paper#79.

Statute 163.3167(11) 2009 envisions this as a sort of "ClearingHouse" in its creation of a future jurisdiction, Mockingly!

Executive Order#13406 (George Bush) orders this taking as a Direct Condemnation (Article 1 section 2 Direct Tax), stating to Quiet Title to property, to Acquiring Abandoned Property, to exercise Eminent Domain, to convey property as Enumerated, in its taking.

Seen as an Eminent Domain of both personal and real property in statute 153.03(5) in support of the Reclaimed water occupation, in its taking of everything.

Last Month, February 28, Adjenda Item 11, this commission appropriated half a billion dollars for disaster relief funds "in preparation" for a absolute disaster, as reflected.

On February 14, Adjenda Item 10, The County also appropriated 10 million dollars for the fencing-off of county property to include enough fence to surround "the enumerated" areas of Dunedin, Pinellas Park, Clearwater, Tarpon Springs and so forth.

What I see is a wartime buildup, using reclaimed water as a *chemical and biological* weapon, as a "modern-day" gas chamber. And, the imprisonment of Christians behind such fencing of such.

The Declaration of Independence further shedding light on the Knowing of Savages "Known" for their absolute destruction of all ages and conditions.

George Washington (jewish?)in his Farewell Address states his nature (savagery, as Declared) to be of a Spirit of dissent and rage, multigenerationally propogated!; Claiming his Nature to be of *greatest rankness and truly ones worst enemy*, inherent and inseparable in his true nature.

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September 5, 2017

Transcript of Declaration of Independence (1776)

IN CONGRESS, July 4, 1776.

The unanimous Declaration of the thirteen united States of America,

WE WILL TELL YOU LATER... (EVIL) BRITAIN
When in the Course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth, the separate and equal station to which the Laws of Nature and of Nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation.

We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness. That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed. That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness. Prudence, indeed, will dictate that Governments long established should not be changed for light and transient causes; and accordingly, all experience hath shewn, that mankind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they are accustomed. But when a long train of abuses and usurpations, pursuing invariably the same Object evinces a design to reduce them under absolute Despotism, it is their right, it is their duty, to throw off such Government, and to provide new Guards for their future security.--Such has been the patient sufferance of these Colonies, and such is now the necessity which constrains them to alter their former Systems of Government. The history of the present King of Great Britain is a history of repeated injuries and usurpations, all having in direct object the establishment of an absolute Tyranny over these States. To prove this, let Facts be submitted to a candid world.

- He has refused his Assent to Laws, the most wholesome and necessary for the public good.
- He has forbidden his Governors to pass Laws of immediate and pressing importance, unless suspended in their operation till his Assent should be obtained, and when so suspended, he has utterly neglected to attend to them.
- He has refused to pass other Laws for the accommodation of large districts of people, unless those people would relinquish the right of Representation in the Legislature, a right inestimable to them and formidable to tyrants only!
- He has called together legislative bodies at places unusual, uncomfortable, and distant from the depository of their public Records, for the sole purpose of fatiguing them into compliance with his measures.
- He has dissolved Representative Houses repeatedly, for opposing with manly firmness his invasions on the rights of the people.
- He has refused for a long time, after such dissolutions, to cause others to be elected; whereby the Legislative powers, incapable of Annihilation, have returned to the People at large for their exercise; the State remaining in the mean time exposed to all the dangers of invasion from without, and convulsions within.
- He has endeavoured to prevent the population of these States; for that purpose obstructing the Laws for Naturalization of Foreigners; refusing to pass others to encourage their migrations hither, and raising the conditions of new Appropriations of Lands.
- He has obstructed the Administration of Justice, by refusing his Assent to Laws for establishing Judiciary powers.
- He has made Judges dependent on his Will alone, for the tenure of their offices, and the amount and payment of their salaries.
- He has erected a multitude of New Offices, and sent hither swarms of Officers to harrass our people, and eat out their substance.

FED PAPER # 79 "TO CONTROL MANS WILL ONE MUST FIRST CONTROL MANS SUBSISTANCE"

NEW GOVERNMENT
NEW GUARDS
NEW APPROPRIATIONS
NEW OFFICES
TO HARRASS

NATURES GOD
IS NOT
ALMIGHTY GOD

ISRAEL EFFIGY
COVER-UP
OPERATIONS
STATUTE 153.03 (7E11)

AS QUALIFICATION
REQUISITE
ARTICLE 1
SECTION 2

DUE PROCESS
14th
AMENDMENT

CONSTITUTIONAL
COUNTERFEIT
FED PAPER # 10
51

FOURKNIGHT
SHAPESHIFT
RISE TO AN
EFFIGY!

FEDERALIST

PAPER 107

FED PAPER # 7

NATURALIZATION
USEFUL AT
UNIFORMLY
THE
WATER SUPPLY
ARTICLE 1
SECTION 8

THIS GOVERNMENT
FED PAPER # 10
51

14th
AMENDMENT

JEFFERSON IS TALKING OUT OF BOTH SIDES OF HIS MOUTH!

JEFFERSON TALKING ABOUT HIS OWN HYPOCRACY!

MINIAT? MERCENARIES? ISRAEL?

Funny

He has kept among us in times of peace, Standing Armies without the Consent of our legislatures.

He has affected to render the Military independent of and superior to the Civil power.

He has combined with others to subject us to Jurisdiction foreign to our constitution, and unacknowledged by our Laws; giving his Assent to their Acts of pretended Legislation: For Quartering large bodies of armed troops among us, WHO?

For protecting them by a mock Trial, from punishment for any Murders which they should commit on the (Inhabitants) of these States

For cutting off our Trade with all parts of the world:

For imposing Taxes on us without our Consent:

For depriving us in many cases, of the benefits of Trial by Jury:

For transporting us beyond Seas to be tried for pretended offences

For abolishing the free System of English Laws in a neighbouring Province, establishing therein an Arbitrary government, and enlarging its Boundaries so as to render (it at once an example and an instrument for introducing the same absolute rule into these Colonies)

For taking away our Charters, abolishing our most valuable Laws, and altering fundamentally the Forms of our Governments:

For suspending our own Legislatures, and declaring themselves invested with power to legislate for us in all cases whatsoever.

He has abdicated Government here, by declaring us out of his Protection and waging War against us

He has plundered our seas, ravaged our Coasts, burnt our towns, and destroyed the lives of our people.

He is at this time transporting large Armies of foreign Mercenaries to complete (the works of death) desolation and tyranny, already begun with circumstances of Cruelty & perfidy scarcely paralleled in the most barbarous ages, and totally unworthy the Head of a civilized nation.

He has constrained our fellow Citizens taken Captive on the high Seas to bear Arms against their Country, to become the executioners of their friends and Brethren, or to fall themselves by their Hands.

He has excited domestic insurrections amongst us, and has endeavoured to bring on the inhabitants of our frontiers, the merciless Indian Savages, whose known rule of warfare is an undistinguished destruction of all ages, sexes and conditions.

In every stage of these Oppressions We have Petitioned for Redress in the most humble terms: Our repeated Petitions have been answered only by repeated injury. A Prince whose character is thus marked by every act which may define a Tyrant, is unfit to be the ruler of a free people.

Nor have We been wanting in attentions to our British brethren. We have warned them from time to time of attempts by their legislature to extend an unwarrantable jurisdiction over us. We have reminded them of the circumstances of our emigration and settlement here. We have appealed to their native justice and magnanimity, and we have conjured them by the ties of our common kindred to disavow these usurpations, which, would inevitably interrupt our connections and correspondence. They too have been deaf to the voice of justice and of consanguinity. We must, therefore, acquiesce in the necessity, which denounces our Separation, and hold them, as we hold the rest of mankind, Enemies in War, in Peace Friends.

We, therefore, the Representatives of the united States of America, in General Congress, Assembled, appealing to the Supreme Judge of the world for the rectitude of our intentions, do, in the Name, and by Authority of the good People of these Colonies, solemnly publish and declare, That these United Colonies are, and of Right ought to be Free and Independent States, that they are Absolved from all Allegiance to the British Crown, and that all political connection between them and the State of Great Britain, is and ought to be totally dissolved; and that as Free and Independent States, they have full Power to levy War, conclude Peace, contract Alliances, establish Commerce, and to do all other Acts and Things which Independent States may of right do. And for the support of this Declaration, with a firm reliance on the protection of divine Providence, we mutually pledge to each other our Lives, our Fortunes and our sacred

Honor. FUNNY! CONTINUED MANIFESTED UNDERTAKEN

TOTALLY UNWORTHY OF HEADING UP A CIVILIZED NATION BOTH THEREIN AND THEREOF!

153.20

"THE DOING OF THINGS"

WAR

DIRECT TAX ARTICLE SECTION 2

ARTICLE 5 & 6

- #1 (THIS)
#2 (THIS)
#3 (THIS)

UNITED STATES

VS UNITED STATES OF AMERICA

VS AMERICANA

BRITISH TREASON

GREAT BRITAIN AND ISRAEL?

LEGISLATION IS OFFENSIVE/PRETENDING?

AMERICANA CANADA AMERICA MEXICO

ISRAEL JEWS MURDERER

ALL AMENDMENT SECTION 2

TAX FREE 14th AMENDMENT IS THE TRANSPORT 12 TRIBES OF ISRAEL

MACHIVELLI

FEDERALIST PAPER #57

SEW'S TAX FREE THE 14th AMENDMENT

FEDERALIST PAPER #57

VOICE OF JESUS

ARTICLE SECTION 10

PEACETIME SHIP OF WAR

HIGH SEAS FELONS/USURPATION

WATER DESERT JURISDICTION

SYSTEM OF ENGLISH ISRAEL AS DESPOTS AND TYRANTS

DECEPTION

COUNTERFEIT

WATER JURISDICTIONS

DECEPTION

FEE (SIMPLE) TITLE

1st CONSTITUTION IS A HOLD A MEDIUM

WHEN IN THE COURSE OF HUMAN EVENTS WHO'S POSTERITY? AS ENUMERATED?

TREASON

ARTICLE III SECTION 3

FUNNY

FUNNY!

FUNNY!

FUNNY!

Florida statute 163.3167 section 11 (2009)

COLLING
OF
POPULATION?

FEMA
DISASTER
RECLAIMED
WATER
PANDEMIC?

(11) Each local government is encouraged to articulate a vision of the future physical appearance and qualities of its community as a component of its local comprehensive plan. The vision should be developed through a collaborative planning process with meaningful public participation and shall be adopted by the governing body of the jurisdiction. Neighboring communities, especially those sharing natural resources or physical or economic infrastructure, are encouraged to create collective visions for greater-than-local areas. Such collective visions shall apply in each city or county only to the extent that each local government chooses to make them applicable. The state land planning agency shall serve as a clearinghouse for creating a community vision of the future and may utilize the Growth Management Trust Fund, created by 's. 186.911, to provide grants to help pay the costs of local visioning programs. When a local vision of the future has been created, a local government should review its comprehensive plan, land development regulations, and capital improvement program to ensure that these instruments will help to move the community toward its vision in a manner consistent with this act and with the state comprehensive plan. A local or regional vision must be consistent with the state vision, when adopted, and be internally consistent with the local or regional plan of which it is a component. The state land planning agency shall not adopt minimum criteria for evaluating or judging the form or content of a local or regional vision.

"DISTRICT NOT TO EXCEED 10 MILES
SQUARE"

ARTICLE 1
SECTION 8
CLAUSE 17



EMINENT DOMAIN
153.03(5)
STATUTE

Application for Variance
From Pinellas County Code 82-3

County Reclaimed Water Shortage Conservation Measures

PRIVATE
PUBLIC
PARTNERSHIP

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.
- In granting any variance, Pinellas County ^{IS/HAS} prescribe ~~appropriate~~ conditions and safeguards to assure conformance.

EMINENT DOMAIN 153.03(5) STATUTE
- Violations of such conditions and safeguards, when made a part of the terms under which the variance is granted, shall be deemed a violation of this section.
- Application shall be mailed to the following location:

FEE (SIMPLE)
TITLE
ORDINANCE
97-103
SECTION
126-509(A)
RESOLUTION
95-286
IV (C-2)

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

RECLAIMED WATER TAKES TITLE TO YOUR PROPERTY IN RESOLUTION 95-286 IV(C-2) AND ORDINANCE 97-103 SECTION 126-509. IT IS PART OF A LAND ACQUISITION / 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 TO USURP YOUR PROPERTY, LIBERTY, HEALTH AND SAFETY, LITERALLY!

Agenda 11. Ranking of firms and agreements with the six highest ranked firms to provide contingency disaster debris collection and removal services on behalf of the Public Works Department and municipal partners. 22-1134A Recommendation: Approval of the ranking of firms and execution of agreements with each of the six highest ranked firms to provide contingency disaster debris collection and removal services on behalf of the Public Works Department and municipal partners. 1.) AshBritt, Inc. 2.) CrowderGulf, LLC 3.) DRC Emergency Services, LLC 4.) Phillips & Jordan, Inc. 5.) Southern Disaster Recovery 6.) TFR Enterprises, Inc. * The purpose of the contract is to provide comprehensive disaster debris collection and removal services, as and when required for use by all municipalities within geographical Pinellas County. * Nine firms submitted proposals; award recommendation is to the top six ranked firms for a 60-month duration to provide contingency disaster debris collection and removal services. * Awarding to six firms ensures adequate service coverage for any size event that may affect the County. * The contract has a term of five years with a not to exceed estimated value of \$553,258,530.00 collectively among all six vendors based upon emergency potential during a major hurricane event; actual expenditures are contingent based upon services required during and emergency event. * This contract replaces Contract No. 156-0491-P with seven firms that will expire on March 31, 2023. The new contracts are approximately 3.5% lower in pricing overall than the expiring contracts. * Actual expenditure is contingent based upon services required during an emergency event. Funds will be provided through contingency reserves. A portion of the costs incurred may be offset with reimbursement from FEMA. Contract No. 22-0617-P(AJM): not to exceed contract value of \$553,258,530.00 for the duration of the 60-month contract; Authorize the Chairman to sign and the Clerk of the Circuit Court to attest.

RECLAIMED WATER PANDEMIC
\$50 per DEAD BODY
IN PINELLAS COUNTY?

HALF A BILLION
in
DISASTER EVENT

Executive Order 13406—Protecting the Property Rights of the American People

June 23, 2006

By the authority vested in me as President by the Constitution and the laws of the United States of America, and to strengthen the rights of the American people against the taking of their private property, it is hereby ordered as follows:

Section 1. Policy. It is the policy of the United States to protect the rights of Americans to their 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 benefiting the general public and not merely for the purpose of advancing the economic interest of private parties to be given ownership or use of the property taken.

Sec. 2. Implementation.

(a) The Attorney General shall:

- (i) issue instructions to the heads of departments and agencies to implement the policy set forth in section 1 of this order; and
- (ii) monitor takings by departments and agencies for compliance with the policy set forth in section 1 of this order.

(b) Heads of departments and agencies shall, to the extent permitted by law:

- (i) comply with instructions issued under subsection (a)(i); and
- (ii) provide to the Attorney General such information as the Attorney General determines necessary to carry out subsection (a)(ii).

Sec. 3. Specific Exclusions. Nothing in this order shall be construed to prohibit a taking of private property by the Federal Government that otherwise complies with applicable law, for the purpose of:

(a) public ownership or exclusive use of the property by the public, such as for a public medical facility, roadway, park, forest, governmental office building, or military reservation;

(b) projects designated for public, common carrier, public transportation, or public utility use, including those for which a fee is assessed, that serve the general public and are subject to regulation by a governmental entity;

(c) conveying the property to a nongovernmental entity, such as a telecommunications or

ZAD CONSTITUTION
1st CONSTITUTION
BRITISH LEGISLATION AS DECLARED
PERFECT UNION (NOT SO!)
BRITISH/ISRAEL (TAX FREE ~ 14th AMENDMENT)
14th AMENDMENT
SO-CALLED PROCESS DUE
AD HOC DE FACTO
CONTRIVED/INVOKED
BRITISH LEGISLATION
FUNNY!
Common WEALTH
CIVILIAN
GRANTED
IN STATUTE 153.90
VIA EX ORDER # 12803
CAPIVILIOUS
120.57
AIDING & ABETTING
RECLAIMED WATER
AVAILABILITY FEE
Common WEALTH
FUNNY!
PRIVATE PARTY
BRITISH
ISRAELI
AIDING AND ABETTING

BILL OF ATTAINDER
LETTER OF MARQUE
ARTICLE I SECTION 10

NOT DIVINE AND PROVIDENT
AS WRITTEN IN THE
DECLARATION OF INDEPENDENCE

STAKE HOLDING
OF THE
COMMONWEALTH

transportation common carrier, that makes the property available for use by the general public as of right;

BRITISH LEGISLATION

(d) preventing or mitigating a harmful use of land that constitutes a threat to public health, safety, or the environment;

RECLAIMED WATER
VARIANCE APPLICATION

(e) acquiring abandoned property;

(f) quieting title to real property;

(g) acquiring ownership or use by a public utility;

DISPOSAL OF LIFE AS BASED ON THE 14th AMENDMENT?

(h) facilitating the disposal or exchange of Federal property; or

(i) meeting military, law enforcement, public safety, public transportation, or public health emergencies. ^{INSURRECTION (WEARING MASKS AT BOSTON TEA PARTY)} _{INTENDED!}

Sec. 4. General Provisions. (a) This order shall be implemented consistent with applicable law and subject to the availability of appropriations. _{RECLAIMED WATER VARIANCE APPLICATION}

(b) Nothing ^{FUNNY!} in this order shall be construed to impair or otherwise affect:

(i) authority granted by law to a department or agency or the head (thereof) _{2nd CONSTITUTION} or

(ii) functions of the Director of the Office of Management and Budget relating to budget, administrative, or legislative proposals.

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

14th AMENDMENT

(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.

1st CONSTITUTION

George W. Bush

The White House,

June 23, 2006.

THE FEDERALIST PAPERS

FEDERALIST No. 79

From MCLEAN'S Edition, New York, Wednesday, May 28, 1788

The Judiciary Continued

HAMILTON
To the People of the State of New York:
JULY 14TH 1788
OF HUMAN AFFAIRS
AS DECLARED

WATER

WATER Despotism

DEBILITATE
25th Amendment

NEXT to permanency in office, nothing can contribute more to the independence of the judges than a fixed provision for their support. The remark made in relation to the President is equally applicable here. In the general course of human nature, a power over man's subsistence amounts to a power over his will. And we can never hope to see realized in practice, the complete separation of the judicial from the legislative power, in any system which leaves the former dependent for pecuniary resources on the occasional grants of the latter. The enlightened friends to good government in every State, have seen cause to lament the want of precise and explicit precautions in the State constitutions on this head. Some of these indeed have declared that permanent salaries should be established for the judges; but the experiment has in some instances shown that such expressions are not sufficiently definite to preclude legislative evasions. Something still more positive and unequivocal has been evinced to be requisite. The plan of the convention accordingly has provided that the judges of the United States "shall at stated times receive for their services a compensation which shall not be diminished during their continuance in office."

15th SEVENTH OF FEBRUARY #1

This, all circumstances considered, is the most eligible provision that could have been devised. It will readily be understood that the fluctuations in the value of money and the state of society rendered a fixed rate of compensation on the Constitution inadmissible. What might be extravagant to-day, might in half a century become penurious and inadequate. It was therefore necessary to leave it to the discretion of the legislature to vary its provisions in conformity to the variations in circumstances, yet under such restrictions as to put it out of the power of that body to change the condition of the individual for the worse. A man may then be sure of the ground upon which he stands, and can never be deterred from his duty by the apprehension of being placed in a less eligible situation. The clause which has been quoted combines both advantages. The salaries of judicial officers may from time to time be altered, as occasion shall require, yet so as never to lessen the allowance with which any particular judge comes into office, in respect to him. It will be observed that a difference has been made by the convention between the compensation of the President and of the judges, that of the former can neither be increased nor diminished; that of the latter can only not be diminished. This probably arose from the difference in the duration of the respective offices. As the President is to be elected for no more than four years, it can rarely happen that an adequate salary, fixed at the

250 IN ...
TAMMINGTON, Despotism, Defectors, Carlinwards, Lukked Appointments

THE FEDERALIST PAPERS

ITS A SET-UP!

commencement of that period, will not continue to be such to its end. But with regard to the judges, who, if they behave properly, will be secured in their places for life, it may we happen, especially in the early stages of the government, that a stipend which would be very sufficient at their first appointment, would become too small in the progress of the service.

WATER

This provision for the support of the judges bears every mark of prudence and efficacy and may be safely affirmed that together with the permanent tenure of their offices, affords a better prospect of their independence than is discoverable in the constitutions of any of the States in regard to their own judges.

ACTUAL JURISDICTION

The precautions for their responsibility are comprised in the article respecting impeachments. They are liable to be impeached for misconduct by the House of Representatives, and tried by the Senate; and, if convicted, may be dismissed from office and disqualified for holding any other. This is the only provision on the point which is consistent with the necessary independence of the judicial character, and is the only one which we find in our own Constitution in respect to our own judges.

The want of a provision for removing the judges on account of inability has been subject of complaint. But all considerate men will be sensible that such a provision would either not be practiced upon or would be more liable to abuse than calculated to answer any good purpose. The mensuration of the faculties of the mind has, I believe, no place in the catalogue of known arts. An attempt to fix the boundary between the regions of ability and inability would much oftener give scope to personal and party attachments and empties than advance the interests of justice or the public good. The result, except in the case of insanity, must for the most part be arbitrary and insanity, without any formal or express provision, may be safely pronounced to be a virtual disqualification.

KALOUH SAVAGE'S

LEGISLATIVE ABUSE

WATER

The constitution of New York, to avoid investigations that must forever be vague and dangerous, has taken a particular age as the criterion of inability. No man can be a judge beyond sixty. I believe there are few at present who do not disapprove of this provision. There is no station, in relation to which it is less proper than to that of a judge. The deliberating and comparing faculties generally preserve their strength much beyond the period in men who survive it; and when, in addition to this circumstance, we consider how few there are who outlive the season of intellectual vigor and how improbable it is that any considerable portion of the bench, whether more or less numerous, should be in such a situation at the same time, we shall be ready to conclude that limitations of this sort have little to recommend them. In a republic, where fortunes are not affluent, and pensions not expedient, the dismissal of men from stations in which they have served their country long and usefully on which they depend for subsistence and from which it will be too late to resort to any other occupation for a livelihood, ought to have some better apology to humanity than is to be found in the imaginary danger of a superannuated bench.

PHASE-OUT

1. Vide Constitution of Massachusetts, Chapter 2, Section 1, Article 13.

SENSIBILITY & LACK THEREOF
CONSIDERATE
25

- 8. 23-0147A Division of Inspector General, Clerk of the Circuit Court and Comptroller; Report No. 2023-01 dated January 16, 2023 - Observation of the Surplus Department's Annual Physical Inventory of Fixed Assets.
- 9. 23-0148A Division of Inspector General, Clerk of the Circuit Court and Comptroller; Report No. 2023-02 dated January 20, 2023 - Follow-up Audit of the Observation of the Utilities South General Maintenance Division's 2021 Annual Physical Inventory of Fixed Assets.

COUNTY ADMINISTRATOR DEPARTMENTS

Administrative Services

- 10. 22-2301A Award of bid to Smith Industries, Inc. d/b/a Smith Fence Company for fencing, gate operators, and handrails.

Recommendation:

Approval of the award of bid to Smith Industries, Inc. d/b/a Smith Fence Company (Smith Fence) for fencing, gate operators, and handrails -/a Tampa Bay Area Purchasing Cooperative (Cooperative) contract.

- * This Cooperative contract is for requirements of fencing, gate operators, and handrails.
- * Award recommendation in the amount of \$2,540,868.20 (36-month term) for County requirements. Cooperative expenditures are \$7,539,823.00, for a total County and Cooperative expenditure in the amount of \$10,080,691.20.

One bid was received from Smith Fence deemed as the only responsive and responsible bid received. Other potential vendors were contacted but couldn't provide the requirements for this bid due to the quantities requested and breadth of material required based upon Cooperative specifications.

* This Cooperative contract is facilitated and administered by the County; Cooperative participants include Cities of Dunedin, Pinellas Park, Clearwater, Tarpon Springs, and Pinellas County School Board. However, all local municipalities utilize this contract.

* Requirements for this contract have been significantly modified compared to the current Cooperative contract in force. However, comparing like items between this contract and current contract reflects unit price increases ranging from 30% to 60%. This is a directly attributable to market volatility for metal and steel products. This contract contains an annual adjustment factor (increase/decrease) based on the Producer Price Index or 10% whichever is less. Due to current market volatility, this is only a thirty six-month contract when historically it has been a sixty-month contract. If the market stabilizes and prices are reduced accordingly, we have the option to cancel and re-solicit this contract.

* Funding is from multiple funds, centers, and accounts/programs dependent upon the requesting department. Departments have budgeted adequate funding in Fiscal Year 2023 for fencing products

Contract No. 23-0054-ITB, estimated annual expenditure of \$846,956.07 with a thirty six-month expenditure not-to-exceed amount of \$2,540,868.20; Authorize the Chairman to sign and the Clerk of the Circuit Court to attest.

PRISON CAMPS FOR CHRISTIANS



CAGING OF CHRISTIANS CONCENTRATION CAMPS FOR CHRISTIANS

50 MILL FOR AFTER DISASTER CLEAN-UP

FOR FENCE MATERIALS IS THE ENGINEERING OF SUCH A FENCE AN UNDECLARED WARTIME MEASURE

CAN'T DO IT A WALL OR FENCE IS THE FENCE THE BUILDING WALLS WITHIN AND AROUND THE JURISDICTION OF THE CITY FOR THE PURPOSE OF JUSTIFYING WHAT?

14th
AMENDMENT

(5) To acquire in the name of the county by gift, purchase as hereinafter provided or by the exercise of the right of eminent domain, such lands and rights and interests therein, including lands under water and riparian rights, and to acquire such personal property as it may deem necessary for the efficient operation or for the extension of or the improvement of any facility purchased or constructed under the provisions of this chapter and to hold and dispose of all real and personal property under its control; provided, however, that no county shall have the right to exercise the right of eminent domain over any such lands or rights or interests therein or any personal property owned by any municipality within the state nor to exercise such right with respect to any privately owned water supply system or sewage disposal system including without limitation ponds, streams and surface waters constituting a part thereof, provided any such system is primarily used, owned or operated by an industrial or manufacturing plant for its own use as a water supply system or in disposing of its industrial wastes.