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BOCC May 24, 2022

Pinellas County has been sold to the Water District in both Ordinance and Resolution. This sale is reflected in statute law as a 30 year Fee(simple) Title Transfer. This Title transfer is seen as a Transfer of both "Function and Power" in HomeRule Charter 2.04(Q).

"As sold" to the Water District, the County shall be *dissolved*.

The Water District (as evident on the County AdValorem/Property tax) intends to slowly *line-by-line* assume all "Functions and Powers" of the county, Giving Rise NOT to a property tax LIEN, but Giving Rise to a Water District LEVY.

The County in a "QuidProQuo" agreement with the District is expecting to be reborn as a 14th Amendment Water Jurisdiction. And, to *Directly tax* (Article 1 section 2, as enumerated) the civilian population in the form of a Levy.

Based on the Declaration of Independence, The 14th Amendment *Water* Jurisdiction "Rebelligiously" gives rise to the Legislation of the British Brethren as being Privileged/Immune. The 12-Tribes of Israel are claimed as Being TaxFree in the 14th Amendment. And, as Deduced, it is Self-Evident that the Gentiles are the ones that are being subject to losing property, liberty and life claimed as Process Due in the 14th Amendment.

And, as based on such political usurpation and insurrection, I have a 1st Amendment grievance, both therein and thereof!

Due Process (14th Amendment)

vs.

Due Course (Maritime law Article 3 section 2)

improper
INDIGNANT } DILIGENCE