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GEORGIA AVENUE
PALM HARBOR

BOCC PINELLAS MAY 23, 2023

TampaBay Water April 17, 2023

The Water Districts started taking shape around the same time as Watergate. Just prior to the formation of the Water Districts, Maloney's Water Code was also published. The Code bases Chapter 373 of the Florida statutes And serves as the foundation to the Water District.

Section 1:13 of Maloney's Water Code sheds light on a "future" Annual User-Surveillance Fee. It codifies a User Fee/Toll charging our access to our water supply.

Now, fast Forward (50 years) to today, in Tallahassee, we see in Senate Bill 358, which enacts a Residential GreyWater System Tax collection service, as part of a Florida Enterprise Zone Act.

Being that I live in what's known as a Reclaimed Water "Ready to Serve Zone", it appears that my home is to be subjected to a Annual GreyWater System inspection Tax, re-plumbing my home with reclaimed water for indoor use/for toilet and laundry use, as seen in Dana Youngs HB639 back in (2012).

As Enacted,

The Annual Grey Water Surveillance Tax Collection, Based on HB1215, will be conducted by personnel that are exempt from having to identify themselves, as they enter my home and charge me for such "Contrived" Water Inspection Fee.

Not having to identify themselves as they enter my home, they are claiming rights to be exempt from the *identification requirements* in Article 1 section 24 of the Florida Constitution.

Federalist paper#30 describes such an Enterprise as Bashawas/Bashers here for the purpose of pillaging the people.

Such *Unidentified* Bashers are using,

The Reclaimed Water *Variance* to claim Eminent Domain rights of both my Personal and Real Property in statute 153.03(5), claiming (also) to appropriate my Religion of Christianity. ~~Disrespecting my 1st Amendment rights, violating Florida Constitution Article 1 section 3 and disregarding HomeRule Charter 2.02(e).~~

Such Contrived Water Tax, collected by such "Unidentified" Bashawas, is recognized as a Hate Crime in SB994, ~~seen as intimidating, threatening as a nuisance as an ethnic animus.~~

Also admitted as being one of "Greatest Rankness and Truly Ones Worst Enemy", as based on George Washington's (jewish) Farewell Address.

THIS PROVISION IS ORIGINAL. DECEMBER 11, 1971
UNALASKA

ROYALTY TAXATION

\$1.13 Annual User-Surveillance Fee—Fee Scale—Collection

(1) Every person who requires a permit under chapters 2 or 5 of this code shall be subject to a user-surveillance fee. This fee shall be an annual fee based on a schedule established by the state board.

(2) The user-surveillance fee shall be collected on an annual basis by the state board or an appropriate agency designated by the legislature. All monies received under the provisions of this section shall be earmarked and allocated for the use of the water management districts, and shall be in addition to monies otherwise appropriated in the general appropriation bill; provided, however, that an amount not exceeding ten (10) per cent of such monies shall be used for the cost of collection and administration.

(3) The failure of any person to pay the user-surveillance fee established hereunder shall constitute grounds for revocation of his permit.

COMMENTARY. The user-surveillance fee section is original.²²¹ The

218. Merriman v. Hutchinson, 95 Fla. 600, 116 So. 271 (1928); Stewart v. Daytona and New Smyrna Inlet Dist., 94 Fla. 859, 114 So. 545 (1927); but see State ex rel. Davis v. Ryan, 118 Fla. 42, 158 So. 62 (1934).
219. FLA. STAT. §378.12 (1971).

220. Cocoa Rockledge Drainage Dist. v. Garrett, 140 Fla. 359, 191 So. 687 (1939); Burnett v. Green, 105 Fla. 35, 144 So. 205 (1932).

221. There are eight states that have some sort of fee system. Each is unique in concept and application: CAL. WATER CODE §13169(b) (West 1971) (board assesses the fee on the basis of the cost of testing and the cost of licensing the use of any substance); DEL. CODE ANN. tit. 7, §6010 (Supp. 1970) (the commission may establish a fee schedule for filing applications, etc., and may collect its expenses for processing the applications and for the hearings held pursuant to that application); ILL. ANN. STAT. ch. 111½, §1004(i) (Smith-Hurd Supp. 1970) (Environmental Protection Agency has the power to set fees); MICH. COMP. LAWS ANN. §323.13(d) (Supp. 1971) (administrative fee of fifty [50] dollars and an additional fee based on effluent content); MISS. CODE ANN. §7106-122(c) (Supp. 1971) (legislative fee scale based on size of the corporation or municipality); N.J. STAT. ANN. §32:11D-20 (1963) (the river basin commission has limited fee-setting ability to "fix, alter and revise rates, rentals, charges and tolls and classifications thereof for the use of facilities which it may own or operate . . ."); VT. STAT. ANN. tit. 10, §912 a (e) 3 (Supp.

WATER TOLL

QUASI-CONSTITUTIONAL

NOT UTILITY

MALONEYS WATER CODE

OVER DESIGN 8/1/73

15303(5)

DECLARED 12/2/70
1742 AD
11/11/70
12805

use. One of the primary stumbling blocks has been under-financing by state legislators and (necessitate) a monitoring system of that monitoring program. The primary driver's license fee used to help defray safety.

Under §2.01, everyone ^{relates to} who requires a user-surveillance fee. Although the permit fee, the user-surveillance fee is not annually regardless of the revocation a given year. The user-surveillance fee to a scale established by the state board annually by ^{the} state board or this appropriate state or local agency. All monies of 10 per cent for collection expenses allocated for the use of the water management districts, and shall be in addition to monies otherwise appropriated. The intent is to supplement appropriations. The intent is to supplement not to decrease them in proportion to annually.

\$1.14 Water Resources Development
(1) There is hereby established a special fund in the state treasury to be used for development account.

COMMENTARY. The Water Resources Development account is established to provide continuity in research, and construction. The monies are to be funded by annual appropriations. The existence of such a fund is hoped that the existence of such a fund to secure funding more easily from the state.

1971) (the board sets charges for holders W.V.A. CODE ANN. §20-5A-6 (1964) (provide application).
222. See Maloney & Ausness, Water Quality Regulation, 35 ALBANY L. REV. 28,

By Senator Burgess

LINE 114

FLORIDA ENTERPRISE ZONE ACT

Reclaimed Water Ready to Sense Zone

MALONEY'S WATER CODE
1:13
ANNUAL USER SURVEILLANCE FEE

23-00310A-23

2023358

A bill to be entitled

An act relating to residential graywater system tax credits; creating s. 220.199, F.S.; defining terms; providing a tax credit to developers and homebuilders for certain graywater systems purchased during the taxable year; providing a cap on the amount of the tax credit per system; specifying information the developer or homebuilder must provide to the Department of Revenue; authorizing tax credits to be carried forward for up to a specified number of years; authorizing the department to adopt rules; amending s. 220.02, F.S.; revising the order in which credits may be taken to include credits created by the act; amending s. 220.13, F.S.; revising the definition of the term "adjusted federal income" to include credits created by the act; providing an effective date.

CH 159

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 220.199, Florida Statutes, is created to read:

220.199 Residential graywater system tax credit.-

(1) For purposes of this section, the term:

(a) "Department" means the Department of Revenue.

(b) "Developer" has the same meaning as in s. 380.031(2).

(c) "Graywater" has the same meaning as in s. 381.0065(2)(f). WATERLESS INCINERATING TOILET?

(2) For taxable years beginning on or after January 1, 2024, a developer or homebuilder is eligible to receive a credit

MALONEY'S WATER CODE 1:13 - SURVEILLANCE - FEE ANNUAL CHARGE

CS/HB 1215
RANDY MAGGARD

FEDERALIST PAPER # 30 BASHAWAS 2023

3RD AMENDMENT VIA (WAYLAIN) VARIANCE APPLICATION

1 A bill to be entitled
2 An act relating to public records; amending s.
3 119.071, F.S.; providing an exemption from public
4 records requirements for the personal identifying and
5 location information of current or former inspectors,
6 or investigators of the Department of Agriculture and
7 Consumer Services and the spouses and children of the
8 current or former inspectors or investigators;
9 providing for retroactive application; providing for
10 future legislative review and repeal of the exemption;
11 providing a statement of public necessity; providing
12 an effective date.

EXEMPT LINE 47

EXEMPT FROM IDENTIFYING THEMSELVES!

UNIDENTIFIED "GREY WATER INSPECTIONS" PILLAGING WITHOUT MERCY

ANONYMOUS INSPECTIONS?

Be It Enacted by the Legislature of the State of Florida:

FEDERALIST PAPER # 30

16 Section 1. Paragraph (d) of subsection (4) of section
17 119.071, Florida Statutes, is amended to read:

18 119.071 General exemptions from inspection or copying of
19 public records. - HOME INVASION

20 (4) AGENCY PERSONNEL INFORMATION.

21 (d)1. For purposes of this paragraph, the term:

22 a. "Home addresses" means the dwelling location at which
23 an individual resides and includes the physical address, mailing
24 address, street address, parcel identification number, plot
25 identification number, legal property description, neighborhood

FEDERALIST PAPER # 30 BASHAWAS

LINE 42 - REVENUE COLLECTION

CODING: Words ~~stricken~~ are deletions; words underlined are additions.

MALONEY'S WATER CODE 1:13 SURVEILLANCE FEE

SB358 (BORGESS)

GREY WATER SYSTEM TAX

Concerning the General Power of Taxation

From the New York Packet Friday, December 28, 1787.

HAMILTON

(WATER) ITS JURISDICTION

14th AMENDMENT

OF THE STATE
IA THE STATE

To the People of the State of New York:

IT HAS been already observed that the federal government ought to possess the power of providing for the support of the national forces; ^{IN WHICH} which proposition was intended to be included the expense of raising troops, of building and equipping fleets, and all other expenses in any ^{WAY} ~~wise~~ connected with military arrangements and operations. But these are not the only objects to which ^{THE} jurisdiction of the Union, ^{IN} respect to revenue, must necessarily be empowered to extend. It must embrace a provision for the support of the national civil list; for the payment of the national debts ^{CONTRACTED} or that may be contracted; and, in general, for all those matters which will call for disbursements out of the national treasury. The conclusion is, that there must be ^{INTERWOVEN} in the frame of the government, a general power of taxation, ^{IN ONE SHAPE OR ANOTHER,} ^{FOR THE RIGHT OF IMPRESSING} ^{163.01}

Money is, with propriety, considered as the vital principle of the body politic; as that which sustains its life and motion and enables it to perform its most essential functions. A complete power, therefore, ^{TO OBTAIN} to procure a regular and adequate supply of ^{IT} as far as the resources of the community will permit, may be regarded as an indispensable ingredient in every constitution. From a deficiency in this particular, one of two evils must ensue; either the people must be subjected to continual plunder, as a substitute for a more eligible mode of supplying the public wants, or the government must sink into a fatal atrophy, and, in a short course of time, ^{PERISH} ^{OBSCURE}

In the Ottoman or Turkish empire, the sovereign, though in other respects absolute master of the lives and fortunes of his subjects, has no right to impose a new tax. The consequence is that he permits the bashaws or governors of provinces to pillage the people without mercy, and, in turn, squeezes out of them the sums of which he stands in need, to satisfy his own exigencies and those of the state. ^{IN AMERICA, FROM A LIKE CAUSE, THE} government of the Union has gradually dwindled into a state of decay, approaching nearly to annihilation. Who can doubt, that the happiness of the people in both countries would be promoted by competent authorities in the proper hands, to provide the revenues which the necessities of the public might require? ^{BY THE CONSTITUTION} ^{IN THE UNITED STATES}

The present Confederation, feeble as it is intended to repose in the United States, an unlimited power of providing for the pecuniary wants of the Union. But proceeding upon an erroneous principle, it has been done in such a manner as entirely to have frustrated ^{THE} ^{CONSTITUTION}

SELF-EVIDENT

SACRELIGE

133 | P a g e
HAMILTON WAS A FRAUD!



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 may prescribe appropriate conditions and safeguards to assure conformance.
- 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)

IS/HAS
EMINENT DOMAIN
STATUTE
153.03(5)

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!
Petition for Variance County Reclaimed Ordinance PC 82-3
Revised 10/16/2009

A FELONY OF SUCH IS
TO LOSE YOUR (INDIVIDUAL/COLLECTIVE)
2ND AMENDMENT RIGHT 2023

CS/HB 269
SB 994

RECLAIMED
WATER
VARIANCE

1 A bill to be entitled
2 An act relating to public nuisances; amending s.
3 403.413, F.S.; prohibiting a person from distributing
4 onto private residential property any material that
5 evidences religious or ethnic animus for the purpose
6 of intimidating or threatening the owner or resident
7 of such property; providing criminal penalties;
8 requiring that certain violations be reported as hate
9 crimes; creating s. 784.0493, F.S.; providing a
10 definition; prohibiting a person from willfully and
11 maliciously harassing threatening or intimidating
12 another person based on the person's wearing or
13 displaying of any indicia relating to any religious or
14 ethnic heritage providing criminal penalties;
15 requiring that violations be reported as hate crimes;
16 amending ^{SECTION 3} (s. 806.13, F.S.) ^{INTERRUPTION OF THE WATER SUPPLY}; prohibiting willful and
17 malicious defacement, injury, or damage to certain
18 property; removing a minimum damage requirement for a
19 violation; providing construction; requiring that
20 violations be reported as hate crimes; providing a
21 definition; prohibiting the display or projection of
22 images onto a building, structure, or property without
23 permission; providing a definition; providing criminal
24 penalties; providing construction; requiring that
25 certain violations be reported as hate crimes;

MALONEY'S WATER CODE
1:13
HB 1215 (DAGGARD)
HB 639 (YOUNG)
SB 358
(BURRESS)

IS SENATE BILL 358
A HATE CRIME?

CODING: Words ~~stricken~~ are deletions; words underlined are additions.

1003.42 ~ DOES NOT MENTION THE
INDIGENOUS INDIANS OR
THE "TRAIL OF TEARS"
YET, ODDLY, MENTIONS THE HOLOCAUST AND 2ND WEEK OF NOVEMBER.