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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: April 24
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: <u>H.B. 7069</u> Name: <u>Lenore Faulkner</u> Address: <u>11109 Kapok Grand Cir</u>
City: Madeira Beack Zip: 33700
Email: <u>N/A</u>

Please refer to the *Pinellas County Commission Public Participation & Decorum Rules* for details. Visit Pinellas County online at www.pinellascounty.org



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Agenda date:
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: OCF Name: Oreg Pound Name: 9166 Summe Dec Largo Fl.
City: <u>Largo</u> zip: 33773
Email:

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Citizens to be Heard
Agenda date: <u>4-24-19</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: KING EDWARD VI DEFACT
Name: DAJID BALLARD GEDDIS JN
Address: 802 GEORGIA AJE
City: PALM Hanbon zip: 34683
Email: MYABRINGEPOINT COMAIC

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THIS BOARD THE TIME / EMY HUSING TODAY BOZ GEDRAIA AUF TALKING BUILD BISTOME STADIUM MEANWHILL MEALECTING OUN WATCH INFORMATION PALM MARBOR 4-24-18 UPWARDS OF LOO UNS OLD

BOCC April 24, 2018

IS COMINAL ABORT After experiencing an Unequivocally inefficient form of government, it's time to deliberate a Annost You new constitution. Hamilton, in the 1st sentence of Federalist paper #1, abridges into a second constitution.

DAVID BALLARD GEDDIS TR

This constitution (our current constitution) is being used as a Hold, a medium, a Useful Art, as a "Bill of Attainder" to Uniformly Bankrupt the water supply and to establish a DeFacto government "jurisdictionally" under the 14th Amendment (according to the Harris Act) stemming back to Mid-Evil England (King Edward VI) and his separation from the Vatican, denouncing the Pope of Rome.

Which is recognized (today) in the Reclaimed Water "variance" as the literal owing of religious convictions. Thereby, vanguishing Christianity.

The Declaration of Independence (serving as hindsight/as self evident of Hamilton's first constitution) clearly states this constitution to be the present history of the King of Great Brittan, as the legislation of the British Brethren,

Calling this second future political standing) to be unwarranted, as totally unworthy of heading up a civilized nation!

In order to be government "constitutional" legitimacy, lack of fraudulence is required in the becoming of law.

Furthermore, Resolution 95-286 IV (C-2) states that the county "in absolute" has been sold!

As purchased, the Water District, as formulated, as aggregated, as promugulated, as built-up, is based in political discourse, governmental transgression, is a "High Seas" Constitutional counterfeit operation. And is defined as Artificial in statute 373.019(15).

This internal shapeshifting of fortknighted political power; counterfeited under a constitution that holds "no reality or face", as Districted, as correct this is a superior shall be repealed, replaced, "thereof", in respect, of Christian values. And shall be Beholding to restoring the Dignity of Almighty God and the Grace contained within our life giving water supply.

Your stakeholdings (as suspended) are subject to total forfeiture.

THIS COMMISSION HAS SPENT MORE TIME TALKING ABOUT "BASEBALL" IN THIS MEETING TODAY, THAN THEY HAVE ABOUT REPLACING AND RE-BUILDING OUR WATER DELIVERY SYSTEM in OVER TEN YEARS OF MY PROTEST.

PROTECTING PRIV A UALLACELITY FEE - PRIVATE INVESTORS LIEN A UALLACELITY FEE - PRIVATE INVESTORS LIEN A UALLACELITY IS NOT SUITABLE FOR COMPATIBLITY, IT BELEVALS A Such reasonably foreseeable nonspeculative land uses which are suitable for the subject real Page 7 of 54 WATERIS WALER property and compatible with adjacent land uses and which have created an existing fair NONE Nons VALUABLE market value in the property greater than the fair market value of the actual, present use or KUABLE activity on the real property. [57] OUMPICH SpeculAuur LHAN AND. - 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] TILS PARITY 153.67 MANDATE DICTATE SPECIATION FOS FIRST AVALLABILITY FOST This alternative definition of existing use was and is very controversial, primarily among those who did streumich 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 ROOTS political support for passage of the legislation. Power politics PYILAMID ALEIGHBURHODD 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. North Contractor 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 seminent domain.[64] In a condemnation proceeding valuation of the property is based upon the highest 16 spille. WITTER and best use.[65] The highest and best use is not limited to those uses authorized under the existing land development regulations.[66] If on the date of taking there is a teasonable probability of a land use good & change, that probability may be taken into account in determining valuation. [67] An important factor in 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] THATS NOT HOW THEY ARE SELLING THE IDEA, FIRSTYOU MUST PAY BUT REASONABLY. FURSEEN (EXPELTED CONTRINE - SEPTICUSTENI PRIVILEGE For Seen in the context of the law of eminent domain, there are circumstances in which a prospective future Hostade D use may be considered an existing land use) and therefore compensable. That is at the heart of the Harris $h_{Free}^{\omega trre}$ WMER. ADVENSE Act's alternative definition of an existing land use, which reaches some future uses. Altogether, it is a VHDER Seizono. MANDED (remarkably) conventional idea in a legal system which has embraced the doctrine of future interests in land since medieval England. [70] = THE UNLUE OF WATER, BLACK PLAGOE. - WATER IS MORE VALUABLE TAAM MALLET MATER IS MORE UNITED 103.3101 PINELLAS WATER WATER WATER IS MORE UNITED 103.3101 PINELLAS WATER WATER IS MORE UNITED 103.3101 PINELLAS WATER PILTATED 103.3167 authorities as an adopted (local comprehensive plan, local land development regulations, or a credible appraisal which relies at least in part on honexisting 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. EVALLESTUS PRIORITY / TOWE 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 91-103 FEBRUARIA ECOUTY Station 126521 Finns http://www.law.fsu.edu/iourpals/lawreview/issues/232/powell.html 1/10/2011

Declaration of independence (1776) (print-friendly version) Page 1 of 4 THTENT TO TO THE JURGE 7. APPEAL TO TO THE JURGE 7. www.ourdocuments.gov www.ourdocuments.gov May 5, 2016 Transcript of Declaration of Independence (1776) ALMIGIT ANTICHRIST Clambra Columbar EVIL IN CONGRESS, July 4, 1776. Qanoniology 13-LOLONIES DUNTERFEI WHEN? The unanimous Declaration of the thirteen united States of America, 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 a station to which the Laws of Nature and of Nature's God ontitle them, a decent respect to the NATURES GOD STATE HLMIGHTY GOD COONTY opinions of mankind requires that they should declare the causes which imped them to the separation. We hold these truiting to be self-evident that all men are created equal, that they are endowed by their 7 CITY Creator with certain unallenable Rights, that among these are Life, Liberty and the pursuit of Happiness. That to secure these rights Governments are instituted among Men, deriving their the powers from the NOT PEACE ! ACTUAL SHIE consent of the governed, -- That whenever any Form of Government becomes destructive of these ends, i 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 forms as to them shall seem most likely to effect their Safety and Happiness Prudence indeed, will dictate that Governments long established should not be Result of light and transient causes; and accordingly all experience hath shewn, that mankind are more WAR THÉ THESE RE THEM EVIL disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they paven THIS IS A FEIT COUNTERFICH are accustomed. But when a long train of abuses and usurpations, pursuing invariably the same Object DICTATOR OPENATION DESPOTISM evinces a design to reduce them under absolute Despotism it is their right, it is their duty, to throw off such OF SUCH Government, and to provide new Guards for their future security .-- Such has been the patient sufferance of EVIL TO WAR these Colonies, and such is now the necessity which constrains them to alter their former Systems of DESPOTS THIS CONSTITUTION 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 Tyrann) over these States. To HAMILTONS prove this, let Facts be submitted to a candid world. 1ST CONSTITUTE WATER IS AN ABSOLUTE He has refused his Assent to Laws, the most wholesome and necessary for the public good. THIS SUSTEM He has forbidden his Governors to pass Laws of immediate and pressing importance, EVIL IS CANDID unless suspended in their operation till his Assent should be obtained; and when so NOT STATE HAMILTONES suspended, he has utterly neglected to attend to them. (He has refused to pass other Laws for the accommodation of large districts of people, 155 CONSTITUTION 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 sple purpose of fatiguing them into compliance LIFE who . et 14th Amereomener ? with his measures. PROPERTY BIRTHING JUNISDICTORS He has dissolved Representative Houses repeatedly, for opposing with manly firmness his invasions on the rights of the people.) PERFECT UNION IS PANTHER IN CRIME. /He/has refused for a long time, after such dissolutions to cause others to be elected; ALSO LORITTEN 1 whereby the Legislative powers, incapable of Annihilation, have returned to the People at CLEONLE WASHINGTONDS large for their exercise; the State remaining in the mean time exposed to all the dangers of FAME WELL ADDNES - ENUMERATION 1:30,000 ANTICLE | Section 2 (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. RECLAIMED WATER UNIFORML "VARIANCE" IS AN BRAKNUP He has obstructed the Administration of Justice, by refusing his Assent to Laws for Appropriation establishing Judiciary powers. WHATS GOOD FOR THE GOOSE ANTILE 8 He has made Judges dependent on his Will alone, for the tenure of their offices, and the Section He has erected a multitude of New Offices, and sent hither swarms of Officers to harrass WHE 9 FEDERALIST PAPER # 79 UNIFORMLY CAPTORE AS AN OBJECTIVE ATILE | SECTION B 8,10 http://www.ourdocuments.gov/print friendly.php?flash=true&page=transcrip... 5/5/2016

anscript of Declaration of Independence (1776) (print-friendly version)

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SHIP OF WAR CAPTURING WATER (He has kept among us, in times of peace, Standing Armies without the Consent of our -LIBERTY PRETENDED. 214th AMENDMENT TAKING OF Flegislatures (MILITIAB 7-PROPERTY A NEIGHBORNAG CANDID ? PROVINCE (He) has affected to render the Military independent of and superior to the Civil power. LIFE (He)has combined with others to subject us to a jurisdiction foreign to our constitution) and FREE SYSTEM unacknowledged by our laws; giving his Assent to their Acts of pretended Legislation: OFENGLISH For Quartering large bodies of armed troops amonglus For Quartering large bodies of armed troops among us <u>Britus H / IsnAEC</u> For protecting them by a mock Trial, from punishment for any Murders which they should LAW commit on the Inhabitants of these States:) BRITTISH For cutting off our Trade with all parts of the world misdiction For imposing Taxes on is without our Consent: JATER DIRECT TAX AS FED PAPER #43 H A 3 Not INDIAMEOUS For depriving (13 in many cases, of the benefits of/Trial by Jury: For transporting us beyond Seas to be tried for pretended offences ENUMERATED ANTICLE LEGIUMATE SECTIONZ For abolishing the tree System of English Laws in a heighbouring Province) establishing therein an Arbitrary dovergment, and enlarging its Boundaries so as to render it at once an example and fit 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: PRETENDED For suspending our own Legislatures, and declaring themselves invested with power to ISOLAEL? legislate for us in all cases whatsoever in LAW He has abdicated Governmen where, by declaring us out of his Protection and waging War against us - THOSE WHO COMIT MURDER His 152 He has plundered our seas, ravaged our Coasts, burnt our towns, and destroyed the lives of Our people. JEWS JEWS JEWS JANAGES FUHHY! FEDERALIST PAPERITATS I ADIANS TAY FREE I ADIANA He is at this time transporting large Armies of foreigh Mercenaries to compleat 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 BRITISH 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. FREEOF PRINCIPLE RELIGION (VILIBOS 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 Tyran Dis unfit to be the ruler of a tree people $P_{DW} = F_{C} = P_{DW} = F_{C} = F$ EMGLISH LAW. ISPAREL FUNNY attempts by their legislature to extend an unwarrantable prisolction ever us We have reminded them of the LOUG TABIN OF circumstances of our emigration and settlement here. We have appealed to their native justice and USUNPATIONS PURSUING IMVANIABL ONFLICTS magnanimity, and we have conjured them by the ties of our common kindred to disavow these usurpations? THE SAME DEJECT 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 Anticle 4 OF DESPOTISM. SELTION Z Separation, and hold them, as we hold the rest of mankind, Enemies in War, in Peace Friends, QUALIFICATION ALM KATY GOD BRITISH BRETHEWA 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 REQUISITE HOTP SELFEUIDBAT Divonce PENFELTUMION 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 al Allegiance of the British Crown and that all political connection between them and the State of Great Britain is and WAS HOT PROHIBITED MARCHER INTERCOURSE (CONSAUS WITH TY 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. MANIFESTED - BLASPHEME! WHICH For SACRED ABOUT BLASPHEM GEORGE. LIAR WASHINGTON STANDS

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