



CITIZEN COMMENT CARD

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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: 6/4/2019

Agenda item number (NOT case number): 21

Speaking:

For Against Undecided

Waive speaking:

In Support Against

(The Chairman will read this information into the record.)

Topic: SAVE THE TIDES GOLF COURSE

RECREATIONAL OPEN SPACE

Name: RONALD STEPHENS

Address: 6242 EVERGREEN AVE.

SEMINOLE, FL. 33772-6501

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Email: RONV STEPHENS @ GMAIL .
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Agenda Item

Agenda date: JUNE 4, 2019

Agenda item number (NOT case number): 21

Speaking:

For Against Undecided

Waive speaking:

In Support Against

(The Chairman will read this information into the record.)

Topic: HOME RULE CHARTER 2.02(E) ^(VS) ^{RECLAIMED WATER} ^{"VARIANCE" APPLICATION}

Name: DAVID BALLARD GEDDIS JR

Address: 802 GEORGIA AVE

City: Palm Harbor Zip: 34683

Email: MYA BRIDGE POINT @ GMAIL.COM

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DAVID BALLARD GEDDIS JR
GEORGIA AVE
PALM HARBOR

BOCC 6-04-2019

Again,

Pinellas County HomeRule Charter section 2.02(e) states:

The County Shall establish *protections* of Human Rights (from Discrimination) based on Religion.

In opposition to HomeRule Charter:

The Reclaimed Water "variance" application clearly states:

The applicant "literally" owes their Health, Safety and Religion.

In a Discriminatory fashion:

The County in pursuit of collecting Reclaimed Water "availability" fees, Has (twice) denied me (after paying for my essential water charge) has denied me, my *Human Right* to access my *essential* water supply, (twice) Denying my Human rights for not paying for the availability fee "to access Reclaimed Water" as a privilege.

EvenFurther, Threatening to foreclose on my home for refusing to pay such a fee.

Over the past 10 years, (on a number of attempts) I have petitioned your court to be heard.

And My Human Rights and Religion has simply been Denied or Dismissed.

Does your legal system not hear/not protect the Human Right of Christian concerns, based on water?

When George Washington states: "to Indirectly Undermine that which cannot be Directly overthrown", is Washington (a jew) talking about overthrowing the Religion of Christianity?

Is Hamilton calling the *Christian* Inhabitants of this land DOGS in Federalist Paper# 11?

Is the Enemy held on the Forefront in Article 3 Section 3 of the U.S. Constitution, the Religion of Christianity? Is the Constitution charging Christians as the Enemy?

I Question; Is the *Felony* charge in Article 4 section 2 of the Constitution being placed upon the Religion of Christianity, collected Constitutionally as *Bounty* in section 4 of the 14th Amendment, collected by Mercenaries, working without a "warrant" as Declared. Are the 12-Tribes of Israel, working as *Mercenaries*, Declared/*Known as Savages*, are they Constituted as Tax Free in the 14th Amendment, as equated?

Is the Due Process Clause of the 14th Amendment and the taking of Liberty, Property and Life apply to that of the Gentile population? And not of the Jews?

When adding the Due Process Clause of the 14th Amendment with the Reclaimed Water "variance"; the Religion of Christianity is being exterminated/eliminated.

Is this Constitution Denying me as a Christian/ denying Christianity the right to exist.

Is Israel, Declared as mercenaries, *known Savages*, remain tax free in the 14th Amendment?

HOME RULE CHARTER
OF PINELLAS COUNTY

Sec. 2.02. - Security of rights of citizens.

In order to secure protection to the citizens of the county against abuses and encroachments, the county shall use its powers, whenever appropriate, to provide by ordinance or to seek remedy by civil or criminal action for the following:

(a)

Prohibition of conflict of interest. The board of county commissioners shall enact a conflict of interest ordinance pertaining to all elected officials, appointed officials, and all employees of said officials of Pinellas County government, within ninety (90) days after the effective date of the Charter. By said ordinance the board shall be empowered to institute procedures by which any such official may be removed from office, except for those officers for which removal is provided under the state constitution.

(b)

Just and equitable taxation while recognizing other local governments' jurisdictions to set their own millage. The grant of the powers contained herein shall not be construed in any way to allow the county to claim any portion of any city's ten-mill taxing power.

(c)

[Public property.] Proper use of public property belonging to Pinellas County government.

(d)

[Public records.] Full access to public records and proceedings of Pinellas County government.

(e)

Protection of human rights. The county shall establish provisions, pursuant to state and federal law, for protection of human rights from discrimination based upon religion, political affiliation, race, color, age, sex, or national origin by providing and ensuring equal rights and opportunities for all people of Pinellas County.

VIOLATION → RECLAIMED WATER "VARIANCE" APPLICATION

(f)

Protection of consumer rights. The county shall establish provisions for the protection of consumers.



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)

VIOLATES HOME RULE CHARTER 2.02(E)

- 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.

FEE (SIMPLE) TITLE ORDINANCE 97-103 SECTION 126-509(A)

- In granting any variance, Pinellas County may prescribe appropriate conditions and safeguards to assure conformance.

IS/HAS EMINENT DOMAIN STATUTE 153.03(5)

- 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.

RESOLUTION 95-286 IV (C-2)

- Application shall be mailed to the following location:

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).

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

THIS ENTITY OF INTEREST IS ATTEMPTING TO USE THE 14th AMENDMENT TO USURP YOUR PROPERTY, LIBERTY, HEALTH AND SAFETY, LITERALLY!

www.ourdocuments.gov

www.ourdocuments.gov

December 3, 2018

CHRISTIANITY

RECLAIMED WATER "VARIANCE" APPLICATION ~ LITERAL OWNING OF HEALTH SAFETY AND RELIGION OF

Transcript of 14th Amendment to the U.S. Constitution: Civil Rights (1868)

AMENDMENT XIV

Section 1.

IT'S JURISDICTION IS A POLITICAL BODY!

THEREIN VS THEREOF

"UNWARRANTED" AS DECLARED

All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

Pg 164 MALONEY'S WATER CODE

CHRISTIANS?

Section 2.

VOLUNTEER? "UNWARRANTED" AS DECLARED

ISRAEL

12-TRIBES "KNOWN SAVAGES"

WATER FUNNY! JEWS

IT'S WATER JURISDICTION

Representatives shall be apportioned among the several States according to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for President and Vice-President of the United States, Representatives in Congress, the Executive and Judicial officers of a State, or the members of the Legislature thereof is denied to any of the male inhabitants of such State, being twenty-one years of age, and citizens of the United States, or in any way abridged, except for participation in rebellion or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male citizens twenty-one years of age in such State.

BRITISH BRETHREN AS DECLARED

MERCENARY'S AS DECLARED?

Section 3.

2ND AMENDMENT AS "POWERS AMONG EARTH" ~ WATER

"COMMON BOOK OF REBELLION" STATUTE 29B, 30

No person shall be a Senator or Representative in Congress, or elector of President and Vice-President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability.

ARTICLE 4 SECTION 2

HELLO CRAMMER!

FUNNY!

Section 4.

ARTICLE 3 SECTION 3 FELONY ARTICLE 4 SECTION 2?

The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any State shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations and claims shall be held illegal and void.

CHRISTIANS

Section 5.

The Congress shall have the power to enforce, by appropriate legislation, the provisions of this article.

SACRELIDGE OF CHRISTIANS!

Page URL: <http://www.ourdocuments.gov/doc.php?doc=43&page=transcript>

U.S. National Archives & Records Administration

700 Pennsylvania Avenue NW, Washington, DC 20408 • 1-86-NARA-NARA • 1-866-272-6272

MALONEY'S WATER CODE Pg 165-164

IT'S WATER JURISDICTION

PRIVILEGED/IMMUNE

BRITISH LEGISLATION AS DECLARED

INDIANS TAX FREE

JEWISH/12-TRIBES AUTHORS OF THE DECLARATION OF INDEPENDENCE

DUE PROCESS OF TAKING LIBERTY, PROPERTY AND LIFE

CHRISTIANITY IS VANQUISHED

BLASPHEM! OBJECTION!

STATUTE 1603.3184
"CLEARINGHOUSE"
164

FL STATUTE
CH 313
"CHERRY PICKS" CODE
THE RESOURCE ACT OF '72
OMITTED
DUE PROCESS
OF POLLUTION CONCERNS

PATRIOT ACT
TODAY IS BUILT UPON
14th
EX PATRIOT
ACT
IN 1858

"COMMENTARY
BOUNTY
SECTION 4
OF THE 14th

the due process clause of the Fourteenth Amendment is applicable to police power and will invalidate arbitrary and unreasonable state action.³⁹

PG 75
TRANSFER
VALUE OF USE
TO CLASS HIGHER

Since the outer limits of the police power cannot be ascertained by any set formula, they must be determined by examination of the subject matter upon which the power is exercised. The reasonableness of a regulation is tested by relating the object of the regulation to the means utilized. Under some circumstances the state may properly destroy one class of property in order to protect another which is of greater value to the public.⁴⁰

PREMEDITATED
CULLING OF
POPULATION

PG 75
NOT
GENERAL
WELFARE

DEVELOP
ROLES!
PRIDEFULLY!
DISPOSITION
CORPORATE

A mere declaration that the restriction of a property right is for the public welfare, however, will not preclude judicial inquiry into whether this is a legitimate and proper exercise of the police power. Generally, the proper exercise of this authority requires that the object so regulated be one within the proper scope of the police power, that the classification be reasonable, that the means used not be arbitrary or unreasonable, and that the exercise of the police power bear a real and substantial relation to a legitimate public end.⁴¹ The legislature, in the light of the constitutional protection of private property, may always enact measures which do not affect private property to such a degree that there has been a taking without due process of law. It may also pass measures which effect a taking of private property for public use only if provision is made for the payment of just compensation to the owner of such property, but may never effect a taking of private property for purely private purposes.⁴²

QUASI-
JUDICIAL

NOT
PURE

FL RESOURCE ACT
OF '72
IS A DELIBERATE
ABUSE OF
WATER

EVIL
OBJECTIVE PSEDO

CALLING
FOR
A
CULLING
OF
POPULATION

Nevertheless, the United States Supreme Court clearly presumes that state legislation regulating economic interests is a valid exercise of the police power. So strong is the presumption of validity of property regulation legislation that the Supreme Court has indicated in effect that no violation of the Fourteenth Amendment can exist if "there is any rational basis for the action of the legislature."⁴³ With the increased strain on the nation's water resources, it is manifestly within the purpose of the police power to regulate the use of water in order to protect the public and promote the general welfare. It is apparent that without the proper utilization of its water resources society must seriously suffer.⁴⁴

39. Liggett Co. v. Baldridge, 278 U.S. 105 (1928); King, supra note 34, at 282.

40. Miller v. Schoene, 276 U.S. 272 (1928).

41. King, supra note 34, at 276-77. 42. Lauër, supra note 34, at 138.

43. Sage Stores Co. v. Kansas ex rel. Mitchell, 323 U.S. 32, 35 (1944).

44. King, supra note 34, at 291.

14th Amendment
DUE PROCESS?

OMISSION AND FAILURE TO ACT PG 146
INACTION PG 147
PREJUDICE PG 143

EX ORDER 12803 INTENDS TO FORESAKE!
TO ADVANCE OBJECTIVE!

CLASS OF
USER

AND
BENEFICIAL

JEWS
=
BRITISH

CONSTITUTIONAL
VOID OF
REALITY
AND
FACE

DEED
RESTRICTED
WATER
REQUIREMENTS

HIGH
PEEKED
TILE
CODE

CONFLICTS
WITH
DIVING OF
THE
DECLARATION OF
INDEPENDENCE

SOCIETY AS A WHOLE

CON
CI

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 a 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:

For protecting them, by 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 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:

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 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 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.

LIBERTY
PROPERTY
LIFE

14th AMENDMENT

TAKING OF

FED PAPER #42
#42
NOT INDIGENOUS
INDIANS

FOHAY!

JEWS

INDIAN SAVAGES

FEDERALIST
PAPER #42
INDIANS TAX-FREE
IN 14th AMENDMENT
ARE NOT INDIGENOUS
INDIANS.

12-TRIBES
ISRAEL

JEWS

ISRAEL'S PERFDY

PRIVILEGED/IMMUNE 14th AMENDMENT

JEWS 12-TRIBES
ISRAEL

12-TRIBES
ISRAEL

TYRANTS
DESPOYS
ABSOLUTE
RULE

CONFLICTS
ARTICLE 4
SECTION 2

14th AMENDMENT IS UNWARRANTED

ISRAEL
TAX FREE JEWISH

LONG TRAIN OF
USURPATIONS
PURSUING INVARIABLY
THE SAME OBJECT
OF DESPOTISM.

BRITISH BROTHERHOOD

QUALIFICATION
REQUISITE
SELF-
EVIDENT

PROHIBITED
INTERCOURSE
(CONSAQUINITY)

EVENTS
PURSUITS

NOTHING
SACRED
ABOUT
BLASPHEM!

LIAR!



**NOTICE OF DISCONTINUANCE
CALL 727-464-4000 TO REQUEST TURN ON**

TURN OFF DATE:

JAN 05 2011

- Your water service has been discontinued for non payment of your utility bill.
- Payment of all past due charges plus all applicable charges, plus any applicable turn off fee and any applicable fee for same day reconnection can be made via credit/debit card by calling 727-464-4000; or, payment can be made at our office in Clearwater at 14 S. Ft. Harrison Avenue, Monday through Friday between the hours of 8AM and 5PM.
- FULL PAYMENT MUST BE MADE PRIOR TO RESTORATION OF SERVICE. No payments will be collected in the field.
- FOR SAME DAY AFTER HOURS TURN ON – PAYMENT MUST BE MADE BY 4:45 PM
- Deposits: Water System Policy Section 8.7, establishes that delinquent accounts may be billed a deposit or an increase in your present deposit

• A late payment fee will be billed on balances owed (greater than \$5.00) that are not received and credited to your account by the "Due Date" on your original bill. The late payment fee will be 10% of the charges due with a minimum of \$1.00 up to a maximum of \$500.00. Late payment fees may subject your account to a deposit charge due to delinquency.

- **DO NOT MAIL- CALL TO REQUEST SERVICE *** YOU MUST CALL AND SPEAK TO A CUSTOMER SERVICE REPRESENTATIVE FOR RESTORATION OF SERVICE*****



PINELLAS COUNTY UTILITIES – Telephone: (727) 464-4000
TDD USERS ONLY – (727) 464-3718





**NOTICE OF DISCONTINUANCE
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TURN OFF DATE: OCT 26 2012

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(The Chairman will read this information into the record.)

Topic: Pinellas City Gov.

Name: Greg Pound

Address: 9166 Sunrise Dr.

City: Largo Zip: 33773

Email: _____

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