

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 date:12_19
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: North Loop Pinellas Country trans Name: Dana Brussow Address: 3248 Aspen Dr
City: <u>Clearwater</u> zip: <u>33761</u> Email: <u>danabrussow@</u> Amail. com

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



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:11/12/19
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: Popused Roundablut in Falm Take
Name: Julie Relito AH. 19
Address: 3340 MC Math Dr
City: Talm Huber zip: 54684
Email:

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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 date: <u>November 12, 2019</u> Agenda item number (NOT case number):
Speaking: For Against Undecided D
Waive speaking: In Support Against (The Chairman will read this information into the record.)
Name: DAVID BALLAND GEDDIS JN
Address: BOZ GEORAIN AUE
City: PALM HARBON Zip: 34683 Email: My ABRINGE POINT & GMAIL. COM

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DAUID BALLAND GEODIS JA GEORGIA AUE Dan HADRON

CIVILIANS

BOCC November 12, 2019

"Taxation without Representation" is considered an Act of Actu This board does <u>not</u> have the liberty to AdHoc 3rd Party forms (Non-AdValorem <u>Levy</u>, <u>undertaking</u> our County AdValorem Prope. us <u>without</u> Duly Elected Representation.

Nor does this board have the freedom to allow <u>Unelected Water Districts</u>, the powers id and Abet, a 3rd party, undertaking of Civilian property, using a "Fee(simple)Title "variance", application.

I Caution, underpinning (a) Non-Advalorem (levy) undertaking our County AdValorem (lien) as this board (as this "Self-Election of Self") as stemming from Article 2 section 1; Is Declared as an invasion from "within". As an act of Treason "levied" as an Act of war in Article 3 section 3. SUCH Such Political Manners are seen as an Actual Invasion in Article 1 section 10.

Measured as an Act of Actual War based on "*Presentiment*" in the 5th Amendment. Choosing to Birth water Jurisdictions, Assuming to take the liberty, property and life of the Gentiles, as <u>Due Process</u> under the 14th Amendment, Exhibits "<u>a Purview</u>" as to <u>the</u> <u>underlying will and intent</u> of this Constitution.

As prescribed, the Due Course "<u>Chartered</u>" by the County, to include the District, to include "this" (Hamilton's 1st Constitution) in hindsight, is in need of being audited, on religious grounds, in particular, the Reclaimed Water "variance" application.

This government has done nothing to <u>Protect</u> or <u>Conserve</u> the water supply, acting only in, on capitalizing in/on its usage. Wasting water! And taxing us/the civilian population "erroneously" for water (privileges) as set out in Resolution 95-286!

As based on the 14th Amendment, the "usurping" methods of this Constitution both "therein" and "thereof" is in Default.

The Non-AdValorem Assessment underpinned <u>Unclearly labeled</u> on the Countys AdValorem property tax <u>lien</u> is the Aiding and Abetting of an internal 3rd party "<u>Levy</u>"! Giving Rise to an <u>unelected</u> private political undertaking, As Enumerated from Article 1 section 2, A usurpation of political power, formulating a Direct tax, A poll tax, "simultaneously" assuming to disable, dissolving the current government as Declared; As the Reclaimed Water "variance" application, in conjunction, serves as a 3rd party "Facility" <u>Fee(simple)title</u>, <u>Eminent Domain</u> taking of <u>Christian</u> property, in both statute 153.03(5) and statute 373.139.

THE COUNTY'S

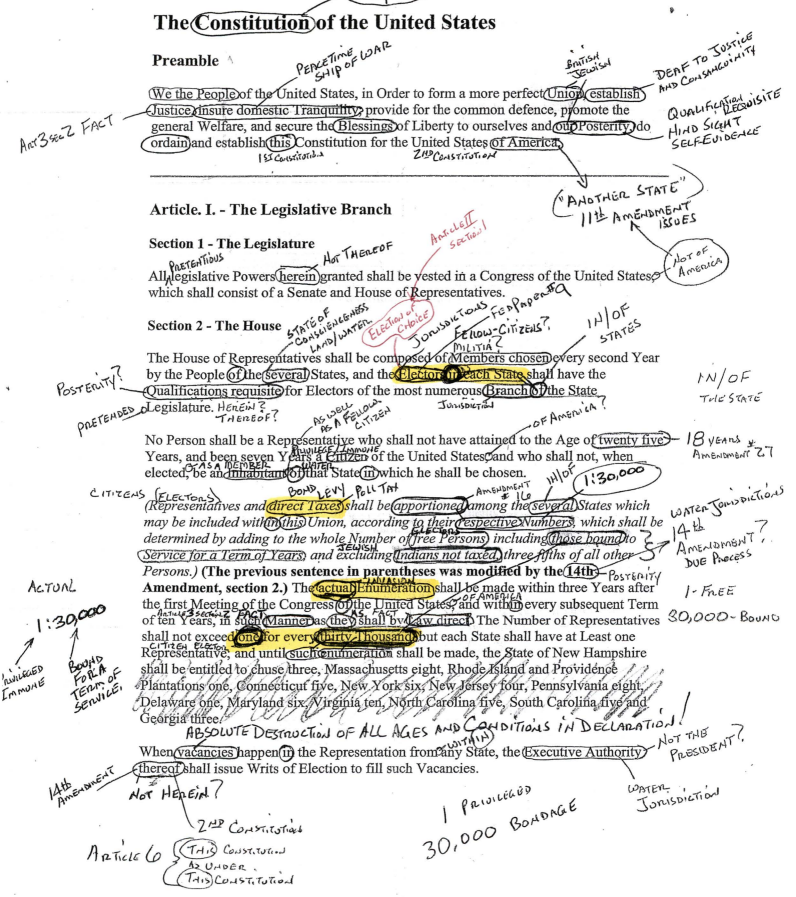
Year proactive planning department is/has promoted the harmful use of water, deliberately not planning properly, neglecting, omitting (Breaking Water Code). And is Re-Navigating with illegitimate charges, Hoping to ReConstitute itself in Statute 373.197, in the formulation of oppressive forms of Taxation (based on dissention) <u>without</u> Duly Elected representation. Be not mistaken; Double-Taxation without representation in this Country is an Act of War!

STATUTE 373.00

(VS)

Due Course/Like Will vs. Like Manner/Due Process

PUPPETED OPERATION



2" Consension Transmin 6 THE SAME STATE TUNNE DICTIONNELY WITHIN THEMSELVES ANTICLE 14th Americani SELF-ELECTION STATE/COUNT SECTION DISTRICT/JURISDICTION SHEE FEDRAPER#9 CLOTHING Each State Chall appoint, in such Manner as the Legislature thereof may direct, a Number of Electors, equal to the whole Number of Senators and Representatives to which the SELFLECT State may be entitled in the Congress: but no Senator or Representative, or Person ELECTORS holding an Office of Trust or Profit ander the United States, shall be appointed an OFTHE PURPOSE OF SELF-ELECTION Elector. STATE OF WHAT? "IN THEORY" STATE AMENDMENT (The Elector's shall meet (in) their respective States, and vote by Ballot for two persons, of BRANCHES DOES NOT IN THE DiSALlow whom one at least shall not lie an Inhabitant of the same) State with themselves, And they "CARPET BACKERS" STATE shall make a List of all the Person's voted for, and of the Number of Votes for each which List they shall sign and certify, and transmit sealed to the Seat of the Government of the United States? directed to the President of the Senate. The President of the Senate shall. OF ELECTION OF SELF LIKEMANHER in the Presence of the Senate and House of Representatives, open all the Certificates and the Votes shall then be counted. The Person having the greatest Number of Votes shall be the President, if such Number be a Majority of the whole Number of Electors appointed; KE Will for President and if no Person have a Majority, then from the five highest on the List the Which Manner Chuse the President But in Annual International Inte and if there be more than one who have such Majority, and have an equal Number of JUXTAPOST THEREOF GENESIS (0:1 Votes shall be taken by States, the Representation from Each State having one Votes a Not To quorum for this Purpose shall consist of a Member or Members from two-thirds of the States, and a Majority of all the States shall be necessar to a Choice In every Cases Junispiction STATE after the Choice of the President, the Person having the greatest Number of Votes of the NOT TO Electors shall be the Vice President. But if there should remain two or more who have EXCEED equal Votes, the Senate shall chuse from them by Ballot the Vice-President.) (This clause A DOPTION . -FOSTER HOME THREE in parentheses was superseded by the 12th Amendment.) SAME STATE WITHIN THEMSELF UT MOST ENT? The Congress may determine the Time of chusing the Electors, and the Day on which they shall give their Votes; which Day shall be the same throughout the United States. or of Amenica? ELECTON WATER IN THE STATE LAND FTAE TAE TO BE THE STATE LAND FTAE TO BE THE STATE TO BE THE S · place WISHINGTON: DISSENTION any Person be eligible to that Office who shall not have attained to the Age of thirty-five Years, and been fourteen Years a Resident within the United States of America? OPERATION RAGE COUNTERFEIT TO DISSOLVE AND ASSUME " FUNNY DEJOLVED (In Case of the Removal of the President from Office, or of his Death, Resignation, or Inability to discharge the Powers and Duties of the said Office, the same shall devolve on #20 the Vice President, and the Congress may by Law provide for the Case of Removal, FEDPapin#20 WATEN DESPOTS Death, Resignation or Inability, both of the President and Vice President, declaring what ABSOLUTETYRANTS OFFICEOF Officer shall then act as President, and such Officer shall act accordingly, until the TO ACANDID PRESIDENT OF Disability be removed, or a President shall be elected.) (This clause in parentheses has world, CURRENT CONSTITUTION LAND? been modified by the 20th and 25th Amendments.) 7 AS DECLARED. 15 CONSCITUTION Notwaten Ameridane PLACES The President shall, at stated Times, receive for his Services, a Compensation, which shall neither be increased nor diminished during the Period for which he shall have been elected, and he shall not receive within that Period any other Emolument from the United States, or any of them, - 7 PRESIDENT ELECTOR (BRANCHES IN THE STATE MILITIA

ARTICLE ! SECTION 1:30,000 Prosteriors Antra SECTION & 1:30,000 (No capitation, or other direct, Tax shall be laid, unless in Proportion to the Census or Enumeration herein before directed to be takend (Section in parentheses clarified by AS THEREOF INVASION the 16th Amendment.) No Tax or Duty shall be laid on Afficies exported from any State. CABOTAGE LAW Jo Preference shall be given by any Regulation of Commerce or Revenue to the Ports of CABBOTAGI one State over those of another: nor shall Vessels bound to, or from, one State, be obliged DISSOLUING to enter, clear, or pay Duties in another. EDER AND ASSOMING JURISDIETIONS No Money shall be drawn from the Treasury, but in Consequence of Appropriations THEROF made by Law; and a regular Statement and Account of the Receipts and Expenditures of all public Money shall be published from time to time. IN TALE Aminimant KING OF ON BATION 1414 OF AMERICA? No Title of Nobility shall be granted by the United States. And no Personholding any FUNIAL Office of Profit or Trust under them, shall, without the Consent of the Congress, accept of any present Emolument, Office, or Title, of any kind whatever, from any King Prince or BRITTISH AS DECLARED, FUMMY! foreign State. PRESENT HISTORY OF THE ESPIONALE KING OF GREAT BRITAN Section 10 - Powers prohibited of States BUT NOT (A) THE STATE, HOLD THESE TROTHS' No State shall enter into any Treaty, Alliance, or Confederation; grant(Letters of Marque) and Reprisal coin Money; emit Bills of Credit; make any Thing but gold and silver Coin a Tender in Payment of Debts; pass any Bill of Attainder ex post facto Law, or Law impairing the Obligation of Contracts or grant any Title of Nobility. Hipochacy BRITISH LEGISLATION IN THE DEMANATION, No State shall, without the Consent of the Congress, lay any Imposts or Duties on Imports or Exports, except what may be absolutely necessary for executing it sinspection. Enumeration AS A DIRECT TAX Laws) and the net Produce of all Duties and Imposts, laid by any State on Imports or Henditt Exports, shall be for the Use of the Treasury of the United States, and all such Laws shall be subject to the Revision and Controul of the Congress. No State shall, without the Consent of Congress, lay any duty of Tonnage, keep Troops, FUHNY! :30,000 Y of Ships of War in time of Peace enter into any Agreement or Compact with another State, or with a foreign Power or engage in Wantunless actually invaded, or in such imminent Danger as will not admit of delay. FUNHN ACTUAL ENUMERATION ARTICLE SECTION C Article. II. - The Executive Branch PRIVILEGED IN THE Section 1 - The President 14th AMENDMENT AMEMOMENTED DEVOLUED The executive Powershall be vested in a President of the United States of America He shall hold his Office during the Term of four Years, and, together with the Vice-President chosen for the same Term, be elected, as follows: 157 CONSTITUTION

Iranscript of 14th Amendment to the U.S. Constitution: Civil Rights (1868... Page 1 of 1

WARNANCE APPLICATION ~ OFHEALTH RECLAIMED WATER www.ourdocuments.gov www.ourdocuments.gov CHRISTIANITY Transcript of 14th Amendment to the U.S. Constitution: Civil Rights ENUMERATED 'UNWARRANTED" ASENVINENATED 1:30,000 (1868)THEREIN FROM AS DECLARED (VS) AMENDMENT XIV is Apolitical SELTION 2 (BRITTISH. THEREOK LEGI SLATION Section 1. P3164 All persons born or naturalized in the United States, and subject to the jurisdiction thereo, are citizens of MALONEY'S the United States and of the State wherein they reside. No State shall make or enforce any law which shall CHRISTIANS WATER abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person CODE of life, liberty, or property, without due process of law; nor deny to any person within its urisdiction) the IT.'S. WROTE THE equal protection of the laws. "UNWARRANTED" WATER WATER JURISDICTION 17-TRIBES Section 2. VOLUNTEER ISRAEL JEWS AS DECLARED KNOWN Anticle 2 SECTION 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 MERCIMARY'S vote at any election for the choice of electors for President and Vice-President of the United States, BRITTISH BRETHBRID Representatives (in) Congress, the Executive and Judicial officers a State, or the members of the AS DECLAMED Legislature thereof is denied to any of the male inhabitants of such State, being twenty-one years of age, DELLANEA 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 Common Book of REBELLION AMENDMENT AS "POWERS AMONG ENNTH" - WATER 74 STATUTE (298,36) Section 3. HELLO. No person shall be a Senator or Representative (in) Congress, or elector of President and Vice-President, or CRAMNER hold any office, civil or military under the United States, or under any State, who, having previous taken an oath, as a member of Congress, or as an office of the United States, or as a member of any State (FUNNY legislature, or as an executive or judicial officer (of) any State, to support the Constitution of the United ARTICLE 4 SECTION 7 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. SAME STATE WITHIN THEMSELVES? ANTICLEIT ANTICLE 3 SECTION 3 - FEROMY ANTICLE 4 SECTION 2? CHRISTIANS Section 4. WATER DISTANCE Y FEROMY ANTICLE 4 SECTION 2. The validity of the public debtof the United States, authorized by law, including debts incurred for payment SECTIONS 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 of 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.) 298,36 IS THE Book OF COMMON REBOLLION Section 5. The Congress shall have the power to enforce, by appropriate legislation, the provisions of this article. SACRELIDGE ... USUFRUCTARY RIGHT DATER 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 MALONEYS PRIVILEGED/ IMMUNE) BRITTISH LEGISLATION WATER Tis AS DECLARED P3 165-164 WATER LADIANS TAY FREE JEWISH/12-TRIBES UNISDICTION AUTHORS OF THE DELLARATION OF INDEPENDENCE DUE PROCESS OF BLASPHEM! TAKING LIBERTY, PROPERTY CHRISTIAHITY OBJECTION AND LIFE VANQUISHED https://www.ourdocuments.gov/print friendly.php?flash=true&page=transc... 12/3/2018

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		RELATIONS			SYSTEMS	$\{i_1, \ldots, i_n\}$	
	153.03	General grant of power	-Any of the several			7	nder
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	supply system o	r water system improven	nents and sewage dis	sposal system or	sewer improveme	ents and to fix an	d (
	collect charges	r water system improven Phones of For for making connections y	with the water system	n of the county.	LIBERTY PROPERTY L	1.FE 3.90	-FUHHY!
	(4) To receiv	ve and accept from the F	ederal Government	orandagency	iereofigrants for o	in (aid) of the	SORPATION
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	Statutes & Constitution : View Statutes : Online Sunshine Page 1 of 1
	Statutes & Constitution : View Statutes : Online Sunshine Page 1 of 1 AUESS TO WATER AS 2010 THE F. AUESS TO WATER Select Year: 2018 Go The 2018 Florida Statutes BILL OF SALE'
	ALLESS TO ULELESS VON Select Year: 2018 GO
	RESOLUTION 95-286 IV (L-Z)
	The 2018 Florida Statutes
,	Title XXVIII Chapter 380 View Entire
	NATURAL RESOURCES; CONSERVATION, LAND AND WATER Chapter
	ABSOLUTION; AND USE MANAGEMENT (ABSOLUTION; AND USE - 153.03(5)
	For the transformers rights
	(1) Nothing in this chapter authorizes (any) governmental agency to adopt a rule or regulation or issue
	any order that is analy restrictive or constitutes and any or property minout the payment offait 1 92-78/2
	(2) If any governmental agency authorized to adopt a rule or regulation or issue any order under this
127.01	chapter determines that, to achieve the purposes of this chapter, it is in the public interest to acquires
170.09	
180.08	the lesser interest in any parcel of land, Such agency shall so certify to the state land USOF PATION Planning agency, the Board of Trustees of the Internal Improvement Trust Fund, and other appropriate appropriation governmental agencies. Prior to such agency's acquiring such land, the seller of the land shall file a
380.08	governmental agencies. Prior to such agency's acquiring such land, the seller of the land shall file a
3001	statement with the department disclosing, for at least the last 5 years prior to the conveyance of title
	to the state, all financial transactions concerning the land and all parties having a financial interest in
	any transaction. (PINELLAS ORDINALCE 97-103 (126-509) "TAPPING OF TITLE" CARPET BAGGING"
	(3) If any governmental agency denies a development permit under this chapter, (it) shall specify (it)
	reasons in writing and indicate any changes in the development proposal that would make it eligible to
	receive the permit. History.—s. 8, ch. 72-317; s. 2, ch. 75-81; s. 16, ch. 84-330; s. 4, ch. 89-276; s. 15, ch. 92-288; s. 66, ch. 95-143.
	Thistory s. o, Ch. 72-517, S. 2, Ch. 75-61, S. 10, Ch. 64-550, S. 4, Ch. 67-270, S. 15, Ch. 72-200, S. 00, Ch. 75-145.
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	EX ORDER #12803 "INTENDING NOT TO INCLUDE EVERY CONDITION
	IN ONDER TO ACHIEVE OBJECTIVE.
	EX ONDER #13406 "TO AQUINE ABANDONED PROPERTY"
	" TO QUIET TITLE TO PROPERTY"

(2009) FLOMDA STATUTE 163.3167(1); "CLEARINGHOUSE"

Statutes & Constitution : View Statutes : Online Sunshine

RESOLUTION 95-286 II (C-Z) ABSOLUTE BILL OF SALE RELEASE OF COUNTY LIEN. RELEASE OF COUNTY Select Year: 2018 GO

The 2018 Florida Statutes

Chapter 127 Title XI **View Entire** COUNTY ORGANIZATION AND RIGHT OF EMINENT DOMAIN Chapter TO COUNTIES INTERGOVERNMENTAL RELATIONS 380,08 153.03(5) Counties delegated power of eminent domain; recreational purposes, issue of 127.01 necessity of taking; compliance with limitations. RECAIMED WATER " (1)(a) Each county of the state is delegated authority to exercise the right and power of eminent domain; that is, the right to appropriate property) except state or federal, for any county purpose. The absolute fee simple title to all property so taken and acquired shall vest in such county unless the county seeks to condemn a particular right or estate in such property. 53.90 (b) Each county is further authorized to exercise the eminent domain power granted to the Department of Transportation by s. <u>337.27(1)</u>, the transportation corridor protection provisions of s. 337.273, and the right of entry onto property pursuant to s. 337.274. - MALDAIEYS WATER CODE AMENDMENT TI (2) However, no county has the right to condemn any lands outside its own county boundaries for . LEGISLATIVE parks, playgrounds) recreational centers, or othe recreational purposes) in eminent domain PRETENTIOUSHE proceedings, a county's burden of showing reasonable necessity for parks, playgrounds, recreational RECONSTITUTE ! centers, or other types of recreational purposes shall be the same as the burder (in other types) of REASONABLE NECESSITY 373.715 JATER_ VARIAACOS eminent domain proceedings POLITICAL DISSENTION

(3) A county shall strictly comply with the limitations set forth in ss. 73.013 and 73.014. 153.03(5)History.-s. 1, ch. 7338, 1917; RGS 1503; CGL 2281; s. 1, ch. 22802, 1945; s. 18, ch. 63-559; s. 5, ch. 73-299; s. 1, ch. 84-319; s. 17, ch. 85-80; s. 4, ch. 88-168; s. 1, ch. 91-141; s. 62, ch. 99-385; s. 4, ch. 2006-11.

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PINELLAS COUNTY RESOLUTION 95-286 IV (C-2) "ABSOLUTE BILL OF SALE FUL WARMANTIES OF TITLE, RELEASE OF COUNTY LIEA."

RECLAIMED WATER "VARIANCE" Application IN COMBINATION WITH THE DUEPROCESS CLAOSE OF THE 14th A MENDMENT IS THE VANQUISHING OF CHRISTIANITY

PARTICULAN RIGHT RECLAIMED WATEN VANIANCE Application RECLAIMED WATEN VANIANCE Application SEEKS TO CONDEMAL CHRISTIANITY AS BASED ON THE 14th AMENDMENTI

http://www.leg.state.fl.us/Statutes/index.cfm?App mode=Display Statute&... 5/13/2019

Chapter 298 Section 36 - 2018 Florida Statutes

Menu IS WARFARE COUNTY LIEN 2018 Florida Statutes < Back to Statute Search AD VALOREM (VS) Title XXI DRAINAGE ON HAND DISTRICT LEVY Toto AT HAND Chapter 298 DRAINAGE AND WATER CONTROL SECTION 36 Lands belonging to state assessed; drainage tax record. PRIVILEGES/IMMONITIES TAXFREE' 298.36 Lands belonging to state assessed; drainage tax record.-LEVIED (1) The benefits and all lands in said district belonging to the state, shall be assessed to, and the taxes thereon shall be paid by, the state out of funds on hand) or which may hereafter be obtained, derived from the sale of lands belonging to the state. This provision shall apply to all taxes in any district including REVENUE maintenance and ad valorem taxes either levied index this or any other law, and to taxes assessed for TAXING LIBER preliminary work and expenses, as provided in s. 298.349, as well as to the taxes provided for in this Property BEHEFITS PRELIMINAN LOSAL Section, Book OF COMMON PRAYER AD VALOREM + Ameria (2) The secretary of the board of supervisors, as soon as said total tax is levied) shall, at the expense of 14 the district, prepare a list of all taxes levied in the form of a well-bound book which book shall be endorsed JAISDICTUE THERE WATER CONTROL DISTRICT) and named (DRAINAGE TAX RECORD OF COUNTY, FLORIDA,' which endorsement shall be printed or written at the top of each page in said book, and shall be signed and certified by the president and secretary of the board of supervisors, attested by the seal of the district, and the same shall thereafter become a permanent record in the office of (said) secretary. History.-s. 17, ch. 6458, 1913; RGS 1114; s. 1, ch. 12040, 1927; CGL 1467; s. 17, ch. 79-5; s. 22, ch. 97-40. SINKING PINELLAS COUNTY RESOLUTION 95-286 II (C-Z) - "ABSOLUTE BILL OF SALE 180,08 WITH FULL WARRANTIES OF TITLE AND RELEASE OF COUNTY LIEN" PINELLAS COOPERY ONDIMANCE 97-103 (126-509) - TAPPING OF TITLE BOOK OF PRAYER To PROPERTY REBELLION ANTICLE | SECTION 9 Book of Commod REBELLION REBELLION 14th AMENDMENT Privacy Policy | View Full Site PHILLIPPIANS 4 VERSES 3-5 Copyright © 2000-2019 State of Florida.

http://m.flsenate.gov/Statutes/298.36

Statutes & Constitution : View Statutes : Online Sunshine Page 1 of 2 and Insina 197,2103 For12 SHIP CUBAGE. LENY ISAN ACT OF WARFARE Anticle 3 GECTION OWE 197.3632(7) SEPARATE MAILING Select Year: 2012 V Go The 2012 Florida Statutes Title XIV Chapter 197 View Entire Chapter TAX COLLECTIONS, SALES, AND LIENS TAXATION AND FINANCE Special assessments and service charges; optional method of collection.-197.363 (1) At the option of the property appraised special assessments collected pursuant to this section prior to January 1, 1990, may be collected pursuant to this section after January 1, 1990. However, any Example I 153.03(5) local governing board collecting non-ad valorem assessments pursuant to this section on January 1, DornAun 1990, may elect to collect said assessments pursuant to s. <u>197.3632</u>. In the event of such election, the local governing board shall notify the property applaise and tax collector in writing and comply with s. 197.3632(2) and the applicable certification provisions of s 197.3632(5). If a local governing board amends any non-ad valorem assessment roll certified under this provision, the local governing board EXECUTIVE ORDEN NOT DELEGATED BY mply with all applicable provisions of s. 197.3631. In accordance with subsection (1), special assessments authorized by general or special law or #134000 shall comply with all applicable provisions of s. 197.3631. the State Constitution may be collected as provided for ad valorem taxes under this chapter if: 320 PARTY ADHOG The entity imposing the special assessment has entered into a written agreement with the THIGALCERL property appraiser, at her or his option, providing for reimbursement of administrative costs incurred under this section; TRANSFER OF GONERHMENT UNIFORM ARTUG! SECTION 8 WATER DISTALLT LOOV (b) A resolution authorizing use of this method for collection of special assessments is adopted at a public hearing; CHURCH CIVILIANS (c) Affected property owners have been provided by first-class mail prior notice of both the potential for loss of title that exists with use of this collection method and the time and place of the public hearing required by paragraph (b); FEE SIMPLE TITE UNIFORMLY BANKANPT WATER SUPPLY (d) The property appraiser has listed on the assessment roll the special assess end for each affected parcel: (e) The dollar amount of the special assessment has been included in the notice of proposed property taxes, and operty taxes, and the special assessment has been included in the taxnotice issued pursuant to s. 197.327 SELF. ELECTED 197.3632(9) LEV (3) When collected by using the method provided for ad valorem taxes special assessments shall be North Awhlore subject to all collection provisions of this chapter, including provisions relating to discount for early - Special 32 payment, prepayment by installment method) penalty for delinquent payment, and issuance of tax Aptoc certificates) and tax deeds for nonpayment, and shall also be subject to the provisions of s. 192.091(2)(b) UNDERTAKING INTERLOCAL 1300 PARTY ADHOC UNDERTAKING "USURPATION" 2. ts of subsection (2) which are imposed upon the collection of special (4)If the assessments are not met, the collection of such special assessments shall be by the manner provided in TED LEVY the ordinance or resolution establishing such special assessments) The manner of collection established 298.3 in any ordinance or resolution) shall be in compliance with all general or special laws authorizing t FEE (SIMPLE) TITLE LES 95-286 IV (c-Z) FEE (SIMPLE) TITLE OF THE ORD, 97-103 Anticle 3 U.S. 390.08 SECTION 3 SECTION 126-509 A COMSTITUTION 127.01 http://www.leg.state.fl.us/Statutes/index.cfm?App_mode=Display_Statute&... 5/16/2016

Chapter 373	Section 715 - 2011	Florida Statutes -	The Florida Senate
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TWO-CONSTITUTIONS ND REVEALED IN The Florida Senate ANTIGLE VI CONSTITUTION 2011 Florida Statutes AS(THIS) AND (THIS Title XXVIII Chapter 373 **SECTION 715** NATURAL RESOURCES: WATER RESOURCES Assistance to West Coast Regional CONSERVATION, Water Supply Authority. CAPTURE OF WATER **Entire Chapter RECLAMATION, AND USE** Anticlel RECONSTITUTE CONSTITUTION SECTION 8 AnticleI SECTION (1) It is the intent of the egislature to aution with this subsection as follows: HOME ROLE CHARTER KÉ MEHHER (a) They authority and its member governments agree that cooperative efforts are mandatory to meet their water needs in anianner that will provide adequate and dependable supplies of water where needed without resulting in adverse environmental effects upon the areas from which the water is withdrawn or otherwise produced. ALLAMENDMENT 105 LIKE SHARP AND TAP USURPATION In accordance with s. 4, Art. VIII of the State Constitution and notwithstanding s. 163.01, the interlocal (b) PROGRAM U.S. Constitution agreement may include the following terms, which are considered approved by the parties without a vole of their Common/Went 7/ electors upon execution of the interlocal agreement by all member governments and upon satisfaction of all JORISDICTIONAL 1Ath AMENDMENT conditions precedent in the interlocal agreement: RETAIL? RIGHT? PIVILEGED CITIZEN All member governments shall relinquish to the authority their individualization to develop potable water supply sources, except as otherwise provided in the interlocal agreement. NEW Construction The authority shall be the sole and exclusive wholesale potable water supplier for all member governments. 2. The authority shall have the absolute and unequivocal obligation to meet the wholesale needs of the member 3. AMENDMENT SI SENTANCE OF FEDERALIST PAPER#1 governments for potable water. WATER JUNK DICTION 4. A member government may not restrict or prohibit the use of land within a member's jurisdictional boundaries by the authority for water supply purposes through use of zoning, land use, comprehensive planning or other form of the descent of the supply purposes through use of zoning, land use, comprehensive planning or other form of the descent of the supply purposes through use of zoning, land use, comprehensive planning or other form of the descent of the supply purposes through use of zoning, land use, comprehensive planning or other form of the descent of the supply purposes through use of zoning and use of zo WATER TURISDICTION GOOD FOR (Forthe 197,363) is to Impose! STAGED/ PHASE THEGOOSE regulation. Inousour Unter Junistiction TARRIFF? THE GANDEN? 5. BUT NOT 7. 5. A <u>member government may not imposed</u> any tax fee or <u>chargestion</u> the authority in conjunction with the production or supply of water not otherwise provided for in the interlocal agreement. 6. The authority may use the powers provided in part II of chapter 159 for financing and refinancing water Nor Unity treatment, production, or transmission facilities including, but not limited to, desalinization facilities. All such water introductor treatment, production, or transmission facilities are considered a "manufacturing plant" for purposes of s. 159.27(5) and serve a paramount public purpose by providing water to citizens of the state treatment, production, or transmission facilities including, but not inmited to, desainization facilities. All such water including, but not inmited to, desainization facilities. All such water including, but not inmited to, desainization facilities. All such water including, but not inmited to, desainization facilities. All such water including, but not inmited to, desainization facilities. All such water including, but not inmited to, desainization facilities. All such water including plant, for purposes of s. 159.27(5) and serve a paramount public purpose by providing water to citizens of the state. 7. A member government and any governmental or <u>user judician</u> board or commission established by local or in part, or general or special law where the government agreeing to be bound by the interlocal agreement shall be limited to the procedures set forth therein regarding actions that directly or indirectly restrict or prohibit the use of lands or the state is related to the production or supply of water. FEE(SIMPLE) TITLE is related to the production or supply of water. FEE(SIMPLE) TITLE is related to the production or supply of water. FEE(SIMPLE) TITLE is related to the production or supply of water. FEE(SIMPLE) TITLE is related to the production or supply of water. FEE(SIMPLE) TITLE is related to the production or supply of water. FEE(SIMPLE) TITLE is related to the production or supply of water. FEE(SIMPLE) TITLE is related to the production or supply of water. FEE(SIMPLE) TITLE is related to the production or supply of water. FEE(SIMPLE) TITLE is related to the production or supply of water. FEE(SIMPLE) TITLE is related to the production or supply of water. FEE(SIMPLE) TITLE is related to the production or supply of water. FEE(SIMPLE) TITLE is related to the production or supply of water. FEE(SIMPLE) TITLE is related to the production or supply of water. FEE(SIMPLE) TITLE is related to the production or supply of water. FEE(SIMPLE) TITLE is related to the producting or supply of water. FEE(SIMPLE) TITLE is property water supply facilities and fangible assets and each member government shall convey such interests in the facilities 153,03 and assets to the authority, at an agreed value. NOT TO THE CIVILIANS? Not -1 RETAIL UTILITY The authority shall charge a uniform per gallon wholesale rate to member governments for the wholesale (d) supply of potable water. All capital, operation, maintenance, and administrative costs for existing facilities and acquired facilities authority master, water plantacilities and other future projects must be allocated tomember governments based on water usage at the uniform per gallon wholesale rate. INDIVIDUAL GOTTA BE GOOD LOOKIN, ITS JUST SO HAND TO SEE INDE DENDENT JOHN LENNON WATER JURISDICTIONS 2/25/2019 https://www.flsenate.gov/Laws/Statutes/2011/373.715

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The 2019 Florida Statutes

Title XXVIII NATURAL RESOURCES; CONSERVATION, RECLAMATION, AND USE

Chapter 373 WATER RESOURCES **View Entire** Chapter

Transfer of areas. - COUNTY 373.0691

(1) At the time of change of boundaries of the respective districts under s. 373.069(3), 1976 T.D.R. Supplement to Florida Statutes 1975, all contractual obligations with respect to an area being transferred separate Bot Equal Statutes Arous provers of EADTH to another district shall be assumed by the district receiving such area; all real property interests owned by a district within an area to be transferred shall be conveyed to the district receiving such area; and all AMENOMENT equipment, vehicles, other personal property, and records owned, located, and used by a district solely *Lenty to SERVE Zone* within an area being transferred shall be delivered to the district (receiving) such area. However, if an area Government^T is transferred from a district with a contractual obligation to the United States of America for the READY TO SERVE ZONE operation and maintenance of works within such area, then the detiveries and conveyances required in this section shall be deferred until the United States has approved the assumption of the contractual - OMISSION USED TO 153.90 -> TO GRANT -> EXONDER 12803 6 obligations by the receiving district. ADVANCE OBJECTIVES (2) Effective at 12:01 a.m. on July 1, 2003, that portion of Polk County formerly within the St. Johns River Water Management District as set forth in s. 373.069 is transferred to the Southwest Florida Water

Management District. With respect to the area transferred and at the time of change of boundaries. contractual obligations of the St. Johns River Water Management District, algeapproperty interests owned by the St. Johns River Water Management District, all regulatory responsibilities of the St. Johns River Water Management District, all equipment and other personal property used solely by the St. Johns River Water Management District in that area, and all records of the St. Johns River Water Management District shall be transferred and delivered to the Southwest Florida Water, Management District.

(3) The change of boundaries shall not affect the continuing authority, obligations, and commitments of the water management districts, except as set forth in this section.

History.-s. 2, ch. 76-243; s. 165, ch. 99-13; s. 15, ch. 2003-265.

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The 2019 Florida Statutes

Title XXVIII View Entire Chapter 373 NATURAL RESOURCES; CONSERVATION, RECLAMATION, Chapter WATER AND USE (153.03(5) CONTRAST WITH RESOURCES CORPORATE 373,019(15) TER REAL RECLAIMED 373.139 Acquisition of real property. CIULIAN The Legislature declares it to be necessary for the public health and welfare that water and (1)LIFE related resources be conserved and protected. The acquisition of real property for this objective shall -FEE(SIMPLE) ITLE 153,90 180.08 constitute a public purpose for which public funds may be expended. 170.09 The governing board of the district is empowered and authorized to acquite in fee or less than fee (2)127.01 ANINAC title to real property easements and other interests or rights therein, by purchase gift devise) lease, (eminent domain) or otherwise for flood control, water storage, water management, conservation and protection of water resources, aquifer recharge), water resource and water supply development, and preservation of wetlands, streams, and lakes. Eminent domain powers may be used only for acquiring real property for flood control and water storage or for curing title defects or encumbrances to real property ADVIRE EX. Onoin 13406 owned by the district or to be acquired by the district from a willing seller. (3) The initial 5-year work plan and any subsequent modifications or additions thereto shall be adopted by each water management district after a public hearing. Each water management district shall provide at least 14 days' advance notice of the hearing date and shall separately (notify each county commission) within which a proposed work plan project or project modification or addition is located of the hearing NUNFR UNDERMINING CIVILIAN PROPERTY, LIBERTY MO LIFE AS DUE PROCE date. THE 14th Appraisal reports offers, and counteroffers are confidential and exempt from s. <u>119.07(1)</u> until an American (a) option contract is executed or, if no option contract is executed, until 30 days before a contract or agreement for purchase is considered for approval by the governing board. However, each district may, at its(discretion) disclose appraisal reports to private landowners) during negotiations for acquisitions using alternatives to fee simple techniques) if the district determines that disclosure of such reports will bring the proposed (acquisition to closure) If negotiation is terminated by the district, the appraisal report, offers, and counteroffers shall become available pursuant to s. <u>119.07(1)</u>. Notwithstanding this section and BinTH ef WATER JURISDICTION s. 253.025, a district and the Division of State Lands may share and disclose appraisal reports, appraisal ASA information, offers, and counteroffers when (joint acquisition of property is contemplated) A district and BODY the Division of State Lands shall maintain the confidentiality of such appraisal reports, appraisal POLITIC information, offers, and counteroffers in conformance with this section and s. 253.025, except in those ANTICLE | SECTION 5 cases in which a district and the division have exercised discretion to disclose such district SHEAK may disclose appraisal information, offers, and counteroffers tota third party, who has entered into a ATTACK contractual agreement with the district to work with or on the behalf of or to assist the district in Upor connection with land acquisitions) The third party shall maintain the confidentiality of such information in divident POPULATION conformance with this section. In addition, a district may use, as its own, appraisals obtained by a third party provided the appraised is selected from the district's list of approved appraisers and the appraisal is 3RD PARTY LAND AQUISITIONS reviewed and approved by the district. RECLAIMED WATER VARIANCE" IS AN EMIMENT DOMAIN CONTRACT TAKING CIVILIAN PROPERTY.

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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:
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: Families
Name: Greg Pound Address: 9/66 Sunnise Dr.
Address: 9166 Sunnise Dr.
City: <u>Largo</u> zip: <u>33773</u>
Email:

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