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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: 1-12-21 Agenda item number (NOT case number): 21
Speaking: For Against Undecided D
Waive speaking: In Support D Against D (The Chairman will read this information into the record.) Topic: <u>HACK WOOTH Property IN THE LIGH</u> Name: <u>DAULD BAULTO GEODIS JN</u> Address: <u>BOZ GEORGIA AUE</u>
City: PALM HARBON Zip: 34683 Email: MYABRIDGE POINT @ GMALCON

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BOCC/SWFMD January 2012

If our Supreme Court is to inept to understand that Giving Rise to, And Adjudicating law, based on Matters of Fact, "Covered-up"/Codified thru the use of *Pronouns*, instead of/in place of a Direct Object; Then our Court System is Either *Obviously* Maligned to the Conduct of Justice, Or the Character of our Supreme Court is Deliberately Loitering/Hen-Pecking in the Rule of law.

"As is", all <u>lesser</u> courts who fall under such a system, Natural to Dissention, Formenting an Insurrection, Entirely incompatible with the idea of government, based on the "IT", in 14th Amendment.

All are Behaving *Profanely* as to their Proper Purpose! Deliberately Committing a Fugitive Act, seen as a "*Fact of Material Defectiveness*", in federalist paper #15.

Seen as a *Crime of Infamy* in the 5th Amendment.

If Such is the Case (and it is) then our court system has given rise to a High Seas Constitutional Crisis, to be tabled against the System of our Justice Department, in General.

Thus, Base on their own Dubious Propensity to Mislead, the Supreme Court, all the Justices themselves shall become the object of **Ectemin** prosecution. Recognized as <u>Felons</u> stemming from Article 4 section 2, from which (today) there is no escape.

And, as Established in George Washington's "Farewell Address", have deliberately Enslaved themselves to support this undertaking.

Contemptuously Fortknighting/Constitutionally Shapeshifting law thru the use of <u>Pronouns</u> <u>as Fact</u>", Is A Fugitive And Criminal Act.

And, As A Matter of "Material Fact" (IT) IS A Chargeable Offense! <u>Constitutional Piracy</u> and (IT) has it's consequences!

A <u>little bit guilty</u> on this "Material Fact" is like being a <u>little bit pregnant</u>, beyond a reasonable doubt. CHILD SUPPORT IS A FACT ANTICLE 3 SECTION 2

Based on pages 164-165 of Maloney's Water Code; The 14th Amendment lays the Constitutional Framework for the birthing of a Body politic, as a Water Jurisdiction. Recognized as IT'S Jurisdiction, the 14th Amendment Fosters Powers Extra-Constitutionally taking liberty, property and life, "naturalized" as due process "thereof" in this constitution. Based on Statute 373.019(15) the Birthing of IT'S Jurisdiction is defined is Artificial. Thus, the 14th Amendment is Seen as an Artificial Birthing of a Corporate Ship of War, Birth as a Ship of War stemming from Article 1 section 10 of the US Constitution. Birthing in this sense is used a Nautical term.

Making, Roe vs. Wade is legal evasion.

Artificial in its Nature, based on Constitutional discourse using pronouns as legal navigation. The Political Navigation of the 14th Amendment and it's jurisdiction as a water jurisdiction, is an Act of Piracy, not government. Bankrupting the water supply (Art 1 sec 8) is criminal! Thus our Supreme Court is engaged in a fugitive act (a crime of infamy 5th Amendment). In retrospect based on Federalist paper# the constitution is seen as defective.