



CITIZEN COMMENT CARD

The Board of County Commissioners values your participation

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: 11-17-20

Agenda item number (NOT case number): 8

Speaking:

For Against Undecided

Waive speaking:

In Support Against

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

Topic: COVID

Name: Bennet Cecil

Address: 10 Papaya ST

City: Clearwater Beach Zip: 33767

Email: bdcecil@1p2mac.com

Please refer to the *Pinellas County Commission Public Participation & Decorum Rules* for details.

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In Support Against

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

Topic: JOHNS PASS

Name: JOHN HENDRICKS

Address: 569 NORMANDY RD

City: MADEIRA BEACH Zip: FL

Email: JHENDRICKS@MADEIRA BEACH
FL.GOV

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In Support Against

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

Topic: Mountain Bike Trail
Wilmington Park

Name: BRAD FELSKE

Address: 13225 101st Street

City: Largo Zip: 33773

Email: BradVF510@gmail.com

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

Topic: LIEN VS LEVY

Name: DAVID BALLARD CREDDIS JR

Address: 802 GEORGIA AVE

City: PALM HARBOR Zip: 34683

Email: MYA BRIDGES POINT @ Gmail.com

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DAVID BALLARD GEDDIS JR
GEORGIA AVE
PALM HARBOR
(727) 483-1330

BOCC/SWFMD Nov 17, 2020

The Non-AdValorem Surface Water Assessment "under-written" on our County AdValorem Property tax, is not an AdValorem Property Tax "Lien"!

The Non-Advalorem Surface Water Assessment is a "Levy", in support of the Water District, An *Un-Elected* Body of Government that has chosen to "Levy" upon the civilian population, in a ill-defined manner.

Implicating both the County and the Water District,
The Non-Advalorem Water District Levy, in contrast with the Pinellas County AdValorem Property Tax Lien; is the manifestation of a Non-Uniform Billing Practice!
And is a Violation of the "Uniform Rules" Clause of Article 1 section 8 of the US Constitution.

The Levy is seen as "Imposed" in statute 197.363 and "Dictated" in statute 163.3167 (1-D).

The Water District "Levy" is the Formulation of "*Direct Taxation*", in support of an *ill-Willed* Unelected Body of Government.

The "Levy" is in "Direct Conflict" with the War Powers clause of Article 3 section 3 of the US Constitution.

Furthermore,

Based on Pinellas County Resolution 95-286 section IV (C-2) Pinellas County has been sold, stating "absolute bill of sale with Full Warranties of Title and release of County Lien".
Seen as *Land* sold to the "District" in statute 298.36.

Seen as a Fee(simple) title (30 year transfer of Function and Power) in statutes 373.139, 127.01, 380.08, 170.09 and 180.08.

Transferred to the Water District in statute 373.0691.

"Dissolving" the County in statute 153.03 (7&11).

Intent on "Reconstituting" itself under statute 373.715

Intent on Levying upon the Gentiles.

In its Capture of Water in Article 1 section 8 of the US Constitution.

Seen as a "Ship of War" in Article 1 section 10.

Rebelliously, Birthing Water Jurisdiction under the 14th Amendment.

Seen as "Unwarranted" in the Declaration of Independence.

Subjecting the entire government, both Therein and Thereof, to "High Seas" charges of Constitutional Counterfeiting, making the Entire Establishment none the less an act of Piracy!

Select Year: 2019 Go

WATER TAX

"UN-ELECTED" TAXATION WITHOUT REPRESENTATION

The 2019 Florida Statutes

Title XXVIII

UNELECTED NON-AD VALOREM LEVY

Chapter 373

View Entire Chapter

WATER

RESOURCES

NATURAL RESOURCES; CONSERVATION, RECLAMATION, AND USE

FEE (SIMPLE) TITLE ABSOLUTE Bill of SALE

UNCLEAR AREA?

UNELECTED POWER

373.0697

Basin taxes 95-286 III (C-2)

WATER DISTRICT

The respective basins may, pursuant to s. 9(b), Art. VII of the State Constitution, by resolution request the governing board of the district to levy ad valorem taxes within such basin. Upon receipt of such request, a basin tax levy shall be made by the governing board of the district to finance basin functions enumerated in s. 373.0695, notwithstanding the provisions of any other general or special law to the contrary, and subject to the provisions of s. 373.503(3).

WATER

Article 1 Section 2

1:30,000 DIRECT TAX

(1) The amount of money to be raised by said tax levy shall be determined by the adoption of an annual budget by the district board of governors, and the average millage for the basin shall be that amount required to raise the amount called for by the annual budget when applied to the total assessment of the basin as determined for county taxing purposes. However, no such tax shall be levied within the basin unless and until the annual budget and required tax levy shall have been approved by formal action of the basin board, and no county in the district shall be taxed under this provision at a rate to exceed 1 mill.

READY TO SERVE COME

127.0
170.0
380.0
373.139

Article 2 Section 1

(2) The taxes provided for in this section shall be extended by the county property appraiser on the county tax roll in each county within, or partly within, the basin and shall be collected by the tax collector in the same manner and time as county taxes, and the proceeds therefrom paid to the district for basin purposes. Said taxes shall be a lien, until paid, on the property against which assessed and enforceable in like manner as county taxes. The property appraisers, tax collectors, and clerks of the circuit court of the respective counties shall be entitled to compensation for services performed in connection with such taxes at the same rates as apply to county taxes.

ILL. WILL

FUNNY!

10% MONEY

(3) It is hereby determined that the taxes authorized by this subsection are in proportion to the benefits to be derived by the several parcels of real estate within the basin from the works authorized herein.

MONEY LAUNDERING

SHAPESHIFTING OF TAX BASE

History.—s. 6, ch. 73-190; s. 2, ch. 75-125; s. 5, ch. 76-243.

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Article 2 Section 1

LIKE MANNER VS LEGITIMATE WILL

DOE PROCESS VS DOE COURSE

COUNTY LIEN VS DISTRICT LEVY

Like Manner (vs) ILL-WILLED CONDUCT OF FRAUD

Home Rule Charter
2.02(E)

Select Year: 2018 Go

RECLAIMED WATER VARIANCE
SEEKS TO CONDEMN
CHRISTIANITY

The 2018 Florida Statutes

Title XI COUNTY ORGANIZATION AND INTERGOVERNMENTAL RELATIONS
Chapter 127 RIGHT OF EMINENT DOMAIN TO COUNTIES
View Entire Chapter

127.01 Counties delegated power of eminent domain; recreational purposes, issue of necessity of taking; compliance with limitations.

(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 of estate in such property.

(b) Each county is further authorized to exercise the eminent domain power granted to the Department of Transportation by s. 337.27(1), the transportation corridor protection provisions of s. 337.273, and the right of entry onto property pursuant to s. 337.274.

(2) However, no county has the right to condemn any lands outside its own county boundaries for parks, playgrounds, recreational centers, or other recreational purposes. In eminent domain proceedings, a county's burden of showing reasonable necessity for parks, playgrounds, recreational centers, or other types of recreational purposes shall be the same as the burden in other types of eminent domain proceedings.

(3) A county shall strictly comply with the limitations set forth in ss. 73.013 and 73.014.

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PINEHURST COUNTY RESOLUTION 95-286 IV (C-2) "ABSOLUTE BILL OF SALE
FULL WARRANTIES OF TITLE,
RELEASE OF COUNTY LIEN."

RECLAIMED WATER "VARIANCE" APPLICATION IN COMBINATION WITH THE DUE PROCESS
CLAUSE OF THE 14th AMENDMENT IS THE VANQUISHING OF CHRISTIANITY

PARTICULAR RIGHT → RELIGION OF CHRISTIANITY!
RECLAIMED WATER "VARIANCE" APPLICATION
SEEKS TO CONDEMN CHRISTIANITY
AS BASED ON THE 14th AMENDMENT.

The Florida Senate 2011 Florida Statutes

TWO-CONSTITUTIONS
REVEALED IN
ARTICLE VI
AS THIS AND THIS

2ND
CONSTITUTION

<p><u>Title XXVIII</u> NATURAL RESOURCES; CONSERVATION, RECLAMATION, AND USE</p>	<p><u>Chapter 373</u> WATER RESOURCES <u>Entire Chapter</u></p>	<p><u>SECTION 715</u> Assistance to West Coast Regional Water Supply Authority.</p>
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373.715 Assistance to West Coast Regional Water Supply Authority.

(1) It is the intent of the Legislature to ^{IMPOSE 197.363} authorize the implementation of changes in governance recommended by the West Coast Regional Water Supply Authority in its reports to the Legislature dated February 1, 1997, and January 5, 1998. The authority and its member governments may reconstitute the authority's governance and rename the authority under a voluntary interlocal agreement with a term of not less than 20 years. The interlocal agreement must comply with this subsection as follows:

(a) The authority and its member governments agreed that cooperative efforts are mandatory to meet their water needs in a manner 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.

(b) In accordance with s. 4, Art. VIII of the State Constitution and notwithstanding s. 163.01, the interlocal agreement may include the following terms, which are considered approved by the parties without a vote of their electors, upon execution of the interlocal agreement by all member governments and upon satisfaction of all conditions precedent in the interlocal agreement:

1. All member governments shall relinquish to the authority their individual rights to develop potable water supply sources, except as otherwise provided in the interlocal agreement.
 2. The authority shall be the sole and exclusive wholesale potable water supplier for all member governments.
 3. The authority shall have the absolute and unequivocal obligation to meet the wholesale needs of the member governments for potable water.
 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 regulation.
 5. A member government may not impose any tax, fee, or charge upon 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 treatment, production, or transmission facilities, including, but not limited to, desalinization facilities. All such water 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.
 7. A member government and any governmental or quasi-judicial board or commission established by local ordinance or general or special law where the governing membership of such board or commission is shared, in whole or in part, or appointed by a member 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 other activities related to the production or supply of water.
- (c) The authority shall acquire full or lesser interests in all regionally significant member government wholesale water supply facilities and tangible assets, and each member government shall convey such interests in the facilities and assets to the authority, at an agreed value.
- (d) The authority shall charge a uniform per gallon wholesale rate to member governments for the wholesale supply of potable water. All capital, operation, maintenance, and administrative costs for existing facilities and acquired facilities, authority master water plan facilities, and other future projects must be allocated to member governments based on water usage at the uniform per gallon wholesale rate.

ARTICLE II SECTION 12 AMENDMENT
WATER
SHARP AND TAP PROGRAM

CAPTURE OF WATER
ARTICLE I SECTION 8

THINK #2 #2 CONSTITUTION?

Hmmmm??

PLURAL A CHOICE

VITAL/ESSENTIAL

14th AMENDMENT

USURPATION

14th AMENDMENT PRIVILEGED CITIZEN?

14th AMENDMENT WATER JURISDICTION

TARIFF?

NOT UTILITY

COMMONWEALTH

NOT WHOLESAL TO THE CIVILIAN POPULATION?

INDIVIDUAL DESPOTISM

CITIZEN/INDIVIDUAL

PRUDENCE

FEE (SIMPLE) TITLE

INDIVIDUAL

IN THE STATE? OF THE STATE?

NOT TO THE CIVILIANS?

RETAIL

NOT UTILITY?

"GOTTA BE GOOD LOOKIN, ITS JUST SO HARD TO SEE"

JOHN LEAHON

WATER JURISDICTIONS
INDIVIDUAL INDEPENDENT

VIOLATION OF ARTICLE 3 SECTION 3 OF U.S. CONSTITUTION

Menu

2018 Florida Statutes

< Back to Statute Search

Title XXI DRAINAGE

Chapter 298 DRAINAGE AND WATER CONTROL
SECTION 36 Lands belonging to state assessed; drainage tax record.

298.36 Lands belonging to state assessed; drainage tax record.—

(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 maintenance and ad valorem taxes, either levied under this or any other law, and to taxes assessed for preliminary work and expenses, as provided in s. 298.349, as well as to the taxes provided for in this section.

(2) The secretary of the board of supervisors, as soon as said total tax is levied, shall, at the expense of the district, prepare a list of all taxes levied in the form of a well-bound book which book shall be endorsed and named "DRAINAGE TAX RECORD OF WATER CONTROL DISTRICT 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.

PINELLAS RESOLUTION 95-286 IV C-2

COUNTY REVENUE

CREATING LAW

VIOLATING ARTICLE 3 SECTION 3 OF THIS LAW

ON HAND VS AT HAND

COUNTY LIEN AD VALOREM

VS

DISTRICT LEVY

PHILIPPIANS 4:13-5

SPECIAL LAW 1913273

LEVIED

LEVY

SELLING THE COUNTY TO THE DISTRICT

BOOK OF COMMON PRAYER

MAINTENANCE PRELIMINARY WORK EXPENSES

TAXING PROPERTY LIFE IN THE 14th AMENDMENT (WATER) JURISDICTION THEREON

"SINKING FUND" 180.08

PINELLAS COUNTY RESOLUTION 95-286 IV (C-2) — "ABSOLUTE BILL OF SALE WITH FULL WARRANTIES OF TITLE AND RELEASE OF COUNTY LIEN"

PINELLAS COUNTY ORDINANCE 97-103 (126-509) — TAPPING OF TITLE TO PROPERTY

BOOK OF COMMON PRAYER

BOOK OF COMMON REBELLION

REBELLION ARTICLE 1 SECTION 9

REBELLION 14th AMENDMENT

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PHILIPPIANS 4 VERSES 3-5

LIEN OF EASEMENT

LAND GRAB

LAND GRAB GRANTS 153.90(G)

126-508

USED SUBMIT 126-508 APPLICATION EXHIBIT # 2

2. Inspection CONTINUED/INSTALLATION BOULDER DRAWINGS: The County has the right, but not the duty to inspect reclaimed water facilities during construction to insure their conformance with construction plans and specifications. Formal County acceptance of those reclaimed water facilities to be owned and operated by the County shall occur only after the receipt of as-built drawings, required easements, an absolute Bill of Sale with full warranties of title, and a Release of Lien.

3. Construction in Public Right-of-Way AVAILABILITY FEE Applicants for all reclaimed water services requiring line extensions within County or State maintained rights-of-way shall be required to pay the cost of such extension in accordance with rates and fees established for such services.

V. RECLAIMED WATER FEES AND CHARGES

A. FEES AND CHARGES

The fees and charges shall be in accordance with the Schedule of Rates and Fees, as approved by the Board of County Commissioners.

B. BILLINGS AND COLLECTIONS

Account servicing of the reclaimed water service shall follow the guidelines outlined in the Pinellas County Water System Policy Manual, Resolution 87-198.

C. LINE EXTENSION COSTS

The fees and charges shall be in accordance with the Schedule of Rates and Fees.

D. CAPITAL COST RECOVERY-ASSESSMENT

The Board of County Commissioners may approve an assessment program to defray any or all of the cost of the distribution system.

UNDERTAKE

EASEMENT PROPERTY (RECLAIMED WATER (PINELLAS COUNTY))

DRAWINGS

DESIGNING CONSTRUCTION 153.90(G)(2) UNDERTAKINGS

AS TO POLL FROM

OR "HONEY I NEED TO DRAW FROM A BATTERY TO FEED MY CAR" DRAW A HOUSE IN A CANYON

AS TO SKETCH

VARIANCE APPLICATION

STATUTE 153.90

(D) ALTERNATIVE METHODS OF FINANCING

RELEASE OF COUNTY LIEN

RESOLUTION 95-286

RECEIPT VS PROVIDES

95-286 DISTRIBUTION LIEN 126-503(G) DISTRIBUTION MAIN EXCEED TO AVOID NOT TO

DEED BILL OF SALE WARRANTIES RESPONSIBILITY

PETITION ELECT OF US GAIN

STATUTE 153.90 DESIGN COMBINATION 153.90

DEEMED - APPELLATE CASE 311(B) REENUMERATED MARK-UP

ONLY THE WATER DISTRICT LEVY REMAINS! EXCEPT EASEMENT

BASE OF CALCULATION

INTERESTING COMPOUND FORTIFIED ELEMENT

AD VALOREM VALUE OF RISK ORDER OF PROCEDURE

COMPULSIVE BEHAVIOR

COMPULSIVE

BUILD-UP AND DRAW → RESOLUTION 95-286 IV (C-2)

CREATE ^{an} FALSELY MADE THRU A FORESAKING

to Dictate a LEVY!
Special Law: 1977.303

Select Year: 2012 Go

Ex. Order # 12803

MANDATE 163.3177(F)

The 2012 Florida Statutes

Title XI COUNTY ORGANIZATION AND INTERGOVERNMENTAL RELATIONS
Chapter 163 INTERGOVERNMENTAL PROGRAMS
View Entire Chapter

163.3167 Scope of act.

(1) The several incorporated municipalities and counties shall have power and responsibility:

(a) To plan for their future development and growth.

(b) To adopt and amend comprehensive plans, or elements or portions thereof to guide their future development and growth.

(c) To implement adopted or amended comprehensive plans by the adoption of appropriate and development regulations or elements thereof.

(d) To establish, support, and maintain administrative instruments and procedures to carry out the provisions and purposes of this act.

The powers and authority set out in this act may be employed by municipalities and counties individually or jointly by mutual agreement in accord with this act and in such combinations as their common interests may require.

(2) Each local government shall maintain a comprehensive plan of the type and in the manner set out in this part or prepare amendments to its existing comprehensive plan to conform to the requirements of this part and in the manner set out in this part.

(3) A municipality established after the effective date of this act shall, within 1 year after incorporation, establish a local planning agency, pursuant to s. 163.3174, and prepare and adopt a comprehensive plan of the type and in the manner set out in this act within 3 years after the date of such incorporation. A county comprehensive plan shall be deemed controlling until the municipality adopts a comprehensive plan in accord with this act.

(4) Any comprehensive plan or element or portion thereof adopted pursuant to this act, which but for its adoption after the deadlines established pursuant to previous versions of this act would have been valid, shall be valid.

(5) Nothing in this act shall limit or modify the rights of any person to complete any development that has been authorized as a development of regional impact pursuant to chapter 380 or who has been issued a final local development order and development has commenced and is continuing in good faith.

(6) The Reedy Creek Improvement District shall exercise the authority of this part as it applies to municipalities, consistent with the legislative act under which it was established, for the total area under its jurisdiction.

(7) Nothing in this part shall supersede any provision of ss. 341.8201-341.842.

(8) An initiative or referendum process in regard to any development order or in regard to any local comprehensive plan amendment or map amendment is prohibited. However, any local government charter provision that was in effect as of June 1, 2011, for an initiative or referendum process in regard to development

Handwritten annotations:
- "COMMUNITY FUNDED BY PUBLIC BODIES" (circled)
- "CORPORATIONS? DELEGATED?"
- "THIS CONSTITUTION? NO!"
- "AID AND ABET 3RD PARTY"
- "FEE (SIMPLE)"
- "TITLES"
- "DRAWINGS TAXING CAPABILITIES FACT AND LAW"
- "COMMUNITY OF INVESTORS"
- "14th AMENDMENT JURISDICTION"
- "WEALTH MILLAGE ADAPT A DICTATOR CROSS DRESSER"
- "RE-SHAPE"
- "INTER LOCAL UNDERTAKING"
- "PRESENTMENT 5th AMENDMENT"
- "WATERBOARD"
- "ACT OF REBELLION / INSURRECTION"
- "14th AMENDMENT JURISDICTION THEREOF"
- "WATERBOARD"
- "DICTATORSHIP"
- "INDIVIDUAL WATERBOARD JURISDICTION"
- "LEGITIMATE WILL?"
- "14th AMENDMENT"
- "DUE PROCESS US DUE COURSE"
- "380.08"
- "FEDERAL ORDERED"
- "MALONEY'S CODE PG 105 DESTROY"
- "ILLEGAL! Void!"
- "PS 132 ELIMINATE"
- "PS 184 TERMINATE"
- "15 TRANSFER USE"
- "AGENCIES"
- "GEORGE BOSH"
- "FURNISH!"
- "DICTATOR NOT LEGISLATE"
- "POLITICAL"
- "WILDLIFE FISHING FOR TAXATION"
- "BOTH ORGANIZATION AND ADMINISTRATION"
- "LEVY?"
- "TAX BOTH PUBLIC PRIVATE TAX FOR HEALTH WELFARE"
- "EVIL DICTATOR"
- "ADAPTED DICTATOR"
- "RECLAIMED AVAILABILITY MANDATE CHARGE"
- "NOT COUNTY UTILITY"
- "DRAW"
- "10F3"
- "FEDERAL"
- "PRIVATE"
- "DRAWING"
- "NEW CONSTITUTION"
- "BOI CONSTITUTION"
- "DAMAGE NETWORK BENEFIT"
- "DEMOCRATIC NETWORK BENEFIT"
- "CONTAINED INVOLVED"
- "BIRTHED ON FORESAKING"
- "ARISE PRESENTMENT 5th AMENDMENT"
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- "14th AMENDMENT"
- "DUE PROCESS US DUE COURSE"
- "380.08"
- "FEDERAL ORDERED"

INITIATIVE - Development Order

197.2603 TAX-DEFERRED PROPERTY FAILURE TO MAINTAIN FIRE INSURANCE OWNERSHIP CHANGE.

197.3632(7)

SEPARATE MAILING

Select Year: 2012 Go

The 2012 Florida Statutes

Title XIV

Chapter 197

View Entire Chapter

TAXATION AND FINANCE TAX COLLECTIONS, SALES, AND LIENS

197.363 Special assessments and service charges; optional method of collection.

(1) At the option of the property appraiser, 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 local governing board collecting non-ad valorem assessments pursuant to this section on January 1, 1990, may elect to collect said assessments pursuant to s. 197.3632. In the event of such election, the local governing board shall notify the property appraiser 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 shall comply with all applicable provisions of s. 197.3631.

(2) In accordance with subsection (1), special assessments authorized by general or special law or the State Constitution may be collected as provided for ad valorem taxes under this chapter if:

(a) The entity imposing the special assessment has entered into a written agreement with the property appraiser, at her or his option, providing for reimbursement of administrative costs incurred under this section;

(b) A resolution authorizing use of this method for collection of special assessments is adopted at a public hearing;

(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);

(d) The property appraiser has listed on the assessment roll the special assessment for each affected parcel;

(e) The dollar amount of the special assessment has been included in the notice of proposed property taxes; and

(f) The dollar amount of the special assessment has been included in the tax notice issued pursuant to s. 197.322.

(3) When collected by using the method provided for ad valorem taxes, special assessments shall be subject to all collection provisions of this chapter, including provisions relating to discount for early payment, prepayment by installment method, penalty for delinquent payment, and issuance of tax certificates and tax deeds for nonpayment, and shall also be subject to the provisions of s. 192.091(2)(b).

(4) If the requirements of subsection (2) are imposed upon the collection of special assessments are not met, the collection of such special assessments shall be by the manner provided in the ordinance or resolution establishing such special assessments. The manner of collection established in any ordinance or resolution shall be in compliance with all general or special laws authorizing the levy.

95-286 IV(C-2)

Handwritten annotations: WATER DISTRICT LEVY, WATER LEVY, WATER BOARD LEVY, EMERGENCY ORDER, EMINENT DOMAIN, 153.03(5), NOT DELEGATED BY SPECIAL ACT OF '53, DICTATED BY EXECUTIVE ORDER, 163.3167, FUND, #12803, #13400, 3RD PARTY ADHOC, INTERLOCAL, TRANSFER OF GOVERNMENT, UNIFORM ARTICLE 1 SECTION 8, US CONSTITUTION, WATER DISTRICT LEVY, CIVILIANS? CHURCH?, 3RD PARTY LEVY, UNIFORMLY BANKRUPT WATER SUPPLY, WATER LEVY, 127.01, WATER LEVY, WATER LEVY, APPROPRIATION, NON-AD VALOREM LEVY, ADVISORY, WARRANT, LEVY / LIEN, SELF-ELECTED 197.3632(9), WATER LEVY, 30 YEAR FORECLOSURE, FEE (SIMPLE) TITLE, NON-AD VALOREM SPECIAL 3RD PARTY ADHOC UNDERTAKING, LOSS OF TITLE, USURPATION, INTERLOCAL, 3RD PARTY ADHOC UNDERTAKING, WATER LEVY, EMERGENCY ORDER, USURPATION, SELF-ELECTED LEVY, 298.36, FEE (SIMPLE) TITLE, 390.08, 127.01, ARTICLE 3 SECTION 3 OF THE U.S. CONSTITUTION.

ORD. 97-103 SECTION 126-509 A

RES. 95-286 IV (C-2)

FEE (SIMPLE) TITLE 390.08 127.01 ARTICLE 3 SECTION 3 OF THE U.S. CONSTITUTION

CONSTITUTION ANNOTATED

Analysis and Interpretation of the U.S. Constitution

Browse the Constitution Annotated

Article III

Section 3

Clause 1

Treason against the United States, shall consist only in levying War against them, or in adhering to their Enemies, giving them Aid and Comfort. No Person shall be convicted of Treason unless on the testimony of two Witnesses to the same overt Act, or on Confession in open court.

ArtIII.S3.C1.1 Treason Clause

ArtIII.S3.C1.1.1 Treason Clause: Historical Background

ArtIII.S3.C1.1.2 Treason Clause: Doctrine and Practice

Clause 2

The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted.

ArtIII.S3.C2.1 Punishment of Treason Clause

14TH AMENDMENT
DUE PROCESS?

UNITED STATES
(VS)
UNITED STATES OF AMERICA
(VS)
AMERICANA THE CONFEDERACY

STATUTE 298.36
STATUTE 197.363
STATUTE 373.0697

DECLARATION OF INDEPENDENCE

FUNNY!

FREE TO LEVY WAR AS WRITTEN IN THE DECLARATION OF INDEPENDENCE!

COVERT ACT

FEDERALIST PAPER #16

153.03(4)

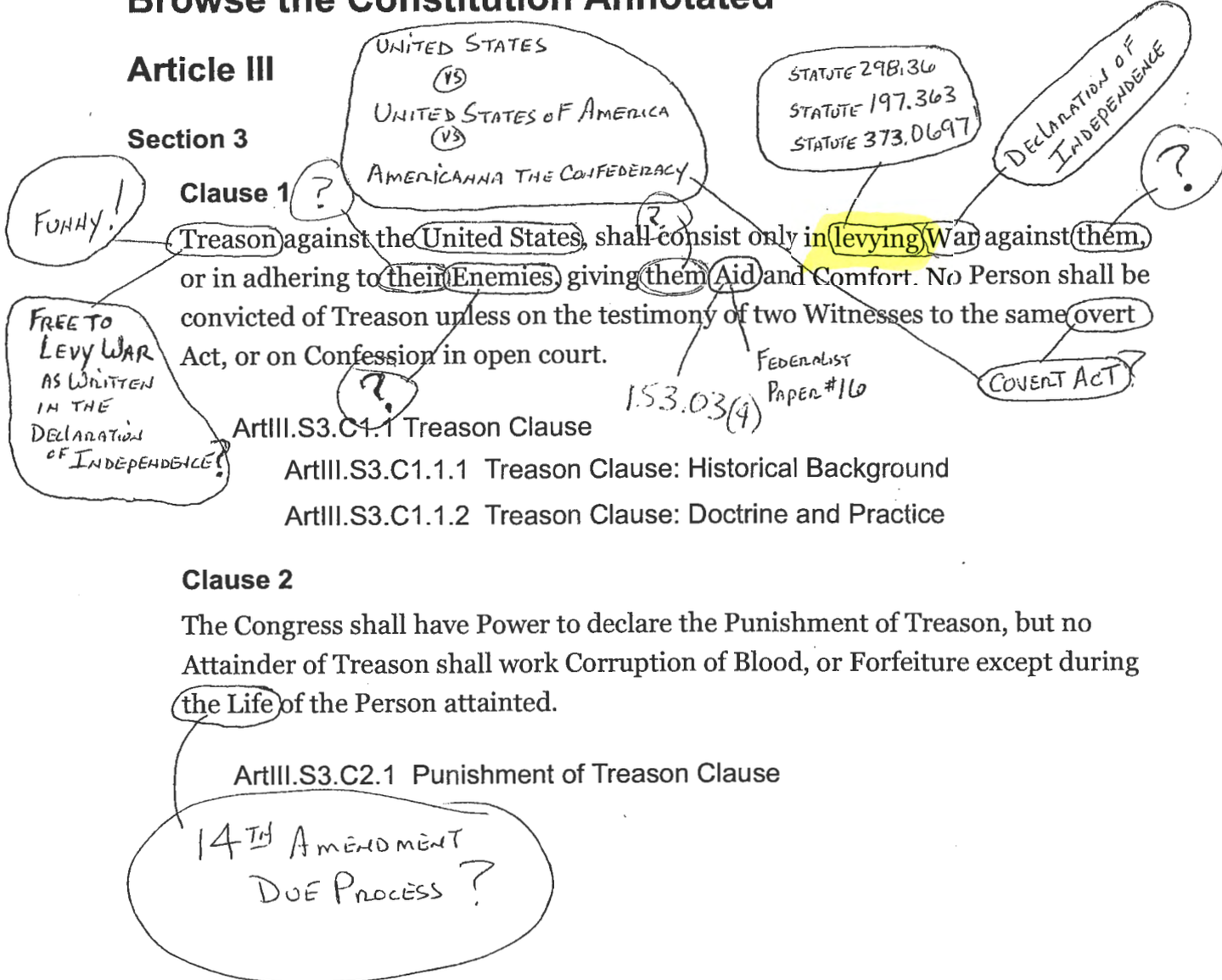


EXHIBIT #3

LEGISLATION IS DECLARED AS PRETENTIOUS! AS CANDID!

Select Year: 2019 Go

Dictate and require 103,3167 (1-D)

The 2019 Florida Statutes

DECLARATION OF INDEPENDENCE APPLIES TO 2ND CONSTITUTION? Title XXVIII

NATURAL RESOURCES; CONSERVATION, RECLAMATION, AND USE

Chapter 373 WATER RESOURCES

View Entire Chapter

RECONSTITUTE 373.715

373.139 Acquisition of real property.

(1) The Legislature declares it to be necessary for the public health and welfare that water and water-related resources be conserved and protected. The acquisition of real property for this objective shall constitute a public purpose for which public funds may be expended.

153.03(5)

(2) The governing board of the district is empowered and authorized to acquire in fee or less than fee 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 owned by the district or to be acquired by the district from a willing seller.

Artificial 373.019(15)

(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 date.

3RD PARTY VARIANCE

(a) Appraisal reports, offers, and counteroffers are confidential and exempt from s. 119.07(1) until an 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. 119.07(1). Notwithstanding this section and s. 253.025, a district and the Division of State Lands may share and disclose appraisal reports, appraisal information, offers, and counteroffers when joint acquisition of property is contemplated. A district and the Division of State Lands shall maintain the confidentiality of such appraisal reports, appraisal information, offers, and counteroffers in conformance with this section and s. 253.025, except in those cases in which a district and the division have exercised discretion to disclose such information. A district may disclose appraisal information, offers, and counteroffers to a third party who has entered into a contractual agreement with the district to work with or on the behalf of or to assist the district in connection with land acquisitions. The third party shall maintain the confidentiality of such information in conformance with this section. In addition, a district may use, as its own, appraisals obtained by a third party provided the appraiser is selected from the district's list of approved appraisers and the appraisal is reviewed and approved by the district.

RECLAIMED WATER VARIANCE APPLICATION 153.03(5)

PUBLIC

3RD PARTY LAND ACQUISITIONS 153.03(5)

RECLAIMED WATER "VARIANCE" IS AN EMINENT DOMAIN CONTRACT TAKING CIVILIAN PROPERTY.

RECLAIMED WATER VARIANCE

EMINENT DOMAIN 153.03(5)

MORTGAGE REVENUE CERTIFICATES 180.08

153.03(5) PERSONAL AND REAL PROPERTY

Artificial CORPORATE 373.019(15)

CONTRAST WITH RECLAIMED WATER VARIANCE FOR CIVILIAN LIFE.

153.90

FEE SIMPLE TITLE 180.08 170.09 127.01

RESOLUTION 95-286 IV (C-2)

EX. ORDER 13406 "ACQUIRE ABANDONED PROPERTY"

COUNTY IS SOLD RESOLUTION 95-286 III (C-2)

UNDERMINING CIVILIAN PROPERTY, LIBERTY AND LIFE AS DOE PROCESS UNDER THE 14th AMENDMENT

CULLING CIVILIAN LIFE?

BIRTH OF WATER JURISDICTIONS AS A BODY POLITIC

SNEAK ATTACK UPON CIVILIAN POPULATION

EXHIBIT #5

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December 3, 2018

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

AMENDMENT XIV

Section 1.

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

IT'S JURISDICTION IS A POLITICAL BODY!

1:30,000 AS ENUMERATED FROM ARTICLE 1 SECTION 2

RECLAIMED WATER "VARIANCE" APPLICATION ~ LITENAL OWING OF HEALTH SAFETY RELIGION OF CHRISTIANITY

THEREIN (VS) THEREOF

"UNWARRANTED" AS DECLARED

BRITISH LEGISLATION AS DECLARED

CHRISTIANS?

WATER JEWS 12-TRIBES "KNOWN SAVAGES"

IT'S WATER JURISDICTION

Section 2.

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

"UNWARRANTED" AS DECLARED

ISRAEL LAND WATER

MERCENARY'S AS DECLARED?

BINGO!

Section 3.

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.

FELONY ARTICLE 4 SECTION 2

2ND AMENDMENT AS "POWERS AMONG ENTH" WATER

"COMMON BOOK OF REBELLION" STATUTE (29B, 30)

HELLO CRAMMER!

FUNNY!

Section 4.

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

ARTICLE 3 SECTION 3 WATER DISTRICT LEVY

FELONY ARTICLE 4 SECTION 2?

SHALL BEAR?

29B, 30 IS THE BOOK OF COMMON REBELLION?

Section 5.

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

PRETENDED?

SACRED IDGE OF CHRISTIANS!

US OF FURTHER RIGHT TO WATER?

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

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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

BLASPHEMY OBJECTION!

EXHIBIT # 60

FUNNY!

PEACETIME SHIP OF WAR ARTICLE 1 SECTION 9

14th AMENDMENT

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 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 a 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 complete 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 a 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.

MANIFESTED CAPRICIOUS IN FACT!

STATUTE 153.03(11)

GEORGE WASHINGTON

"TO DISSOLVE THE VERY ENGINE WHICH LIFTED IT TO ITS UNJUST DOMAIN"

153.20

"THE DOING OF THINGS"

WAR

ARTICLE 5:6

- #1 (THIS)
- #2 (THIS)
- #3 (THIS)
- UNITED STATES (US)
- UNITED STATES OF AMERICA (US)
- AMERICANNA

JEWS TRANSPORTED AS MERCHANDISE SAVAGE MURDERERS

BACK-STABBING BACK BITING PICK POCKET HIPPOCRITES FELONS ARTICLE 4

ARTICLE SECTION 10 "PEACETIME SHIP OF WAR"

WATER

MILITIA?

BRITISH TREASON

GREAT BRITAIN AND ISRAEL

DESTRUCTION OF ALL AGES AND CONDITIONS

Hmm?

LEGISLATION IS OFFENSIVE/PRETENDING?

AMERICANNA

CANADA AMERICA MEXICO

LEVY (US) LEVY

FED PAPER # 42 NOT THE INDIGENOUS INDIANS OF THIS LAND

12 TRIBES OF ISRAEL

FUNNY!

JEWS TAX FREE IN THE 14th AMENDMENT

PRETENDED UNWARRANTABLE JURISDICTION OVER US

WATER ADMISSION THEY TOO HAVE BEEN DEAD 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.

ACTUALITY TRUTH PENITENT ARTICLE 1 SECTION 9 QUALIFICATION REQUISITE # 2 CONSTITUTION WHEN IN THE COURSE OF HUMAN EVENTS WHOSE POSTERITY? AS ENUMERATED?

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.

PRELIMINARY TO 2nd CONSTITUTION! SHIP OF WAR ARTICLE 1 SECTION 10

ARTICLE 1 SECTION 9 PEACETIME SHIP OF WAR

ARTICLE III SECTION 3 FUNNY! BLASPHEME FUNNY

ARTICLE 1 SECTION 9 PEACETIME SHIP OF WAR CAPTURE WATER

FEE (SIMPLE) TITLE 382.08 373.139 153.03(5)

163.3167(5)

ACCESS TO WATER
"PRIVILEGES"

RESOLUTION 95-286 III-F
III-K

Select Year: 2018 Go

The 2018 Florida Statutes

Title XXVIII

NATURAL RESOURCES; CONSERVATION,
RECLAMATION, AND USE

Chapter 380
LAND AND WATER
MANAGEMENT

View Entire
Chapter

HARRIS ACT

STATUTORY VESTING III (A-2-C)

380.08 Protection of landowners' rights.—

(1) Nothing in this chapter authorizes any governmental agency to adopt a rule or regulation or issue any order that is unduly restrictive or constitutes a taking of property without the payment of full compensation in violation of the constitutions of this state or of the United States of America?

(2) If any governmental agency authorized to adopt a rule or regulation or issue any order under this chapter determines that, to achieve the purposes of this chapter, it is in the public interest to acquire

the fee simple or lesser interest in any parcel of land, such agency shall so certify to the state land planning agency, the Board of Trustees of the Internal Improvement Trust Fund, and other appropriate governmental agencies. Prior to such agency's acquiring such land, the seller of the land shall file a 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.

(3) If any governmental agency denies a development permit under this chapter, it shall specify its 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.

ABSOLUTE BILL OF SALE FULL WARRANTIES OF TITLE

RESOLUTION 95-286 IV C-2

180.08 MORTGAGE REVENUE CERTIFICATES 153.03(5) "CARPETBAGGING"

PINELLAS ORDINANCE 97-103 (126-509) "TAPPING OF TITLE"

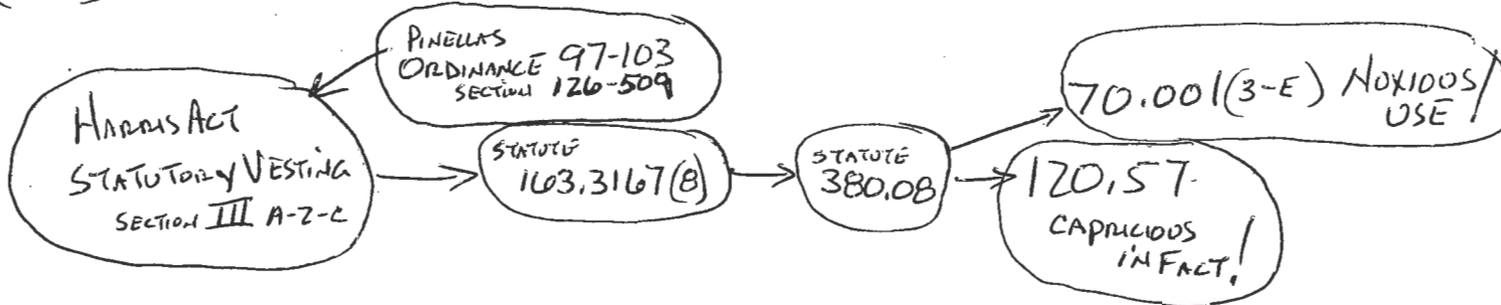
"PENALIZE THE CLOUD"

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EX ORDER #12803 "INTENDING NOT TO INCLUDE EVERY CONDITION IN ORDER TO ACHIEVE OBJECTIVE."

EX ORDER #13406 "TO ACQUIRE ABANDONED PROPERTY" "TO QUIET TITLE TO PROPERTY"

(2009) FLORIDA STATUTE 163.3167(11) "CLEARINGHOUSE"



Select Year: 2018 Go

The 2018 Florida Statutes

Title XII Chapter 170 View Entire Chapter
MUNICIPALITIES SUPPLEMENTAL AND ALTERNATIVE METHOD OF MAKING LOCAL MUNICIPAL IMPROVEMENTS

170.09 Priority of lien; interest; and method of payment. - The special assessments shall be payable at the time and in the manner stipulated in the resolution providing for the improvement; shall remain coequal with the lien of all state, county, district, and municipal taxes, superior in dignity to all other liens, titles, and claims, until paid, shall bear interest, at a rate not to exceed 8 percent per year, or, if bonds are issued pursuant to this chapter, at a rate not to exceed 1 percent above the rate of interest at which the improvement bonds authorized pursuant to this chapter and used for the improvement are sold from the date of the acceptance of the improvement; and may, by the resolution aforesaid and only for capital outlay projects, be made payable in equal instalments over a period not to exceed 30 years notwithstanding any special act to the contrary, to which, if not paid when due, there shall be added a penalty at the rate of 1 percent per month, until paid. However, the assessments may be paid without interest at any time within 30 days after the improvement is completed and a resolution accepting the same has been adopted by the governing authority.
History.—s. 9, ch. 9298, 1923; CGL 3030; s. 6, ch. 59-396; s. 1, ch. 61-349; s. 4, ch. 67-552; s. 3, ch. 80-318; s. 74, ch. 81-259; s. 5, ch. 82-195; s. 2, ch. 82-198; s. 33, ch. 83-204; s. 29, ch. 99-378.

"ABSOLUTE BILL OF SALE FULL WARRANTIES OF TITLE AND RELEASE OF LIEN."

MORTGAGE REVENUE CERTIFICATE?

WATER DISTRICT LEVY

ESSENTIAL INFRASTRUCTURE?

NOT SUPPLY?

FUNNY!

SECTION 2 OF 14th AMENDMENT

USURPATION/OPPRESSIVE

DILIGENCE?

DUE PROCESS OF TAKING LIBERTY AND PROPERTY IN THE 14th AMENDMENT

180.08 Foreclosure FEE (SIMPLE) TITLE 170.09 127.01

CHEMICAL/BIOLOGICAL VIA SPRINKLER SYSTEM?

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(2009) 163.3167(11) CLEARING HOUSE?

EX ORDER # 13406 TO ACQUIRE ABANDONED OR VALUED PROPERTY?

Select Year: 2018 Go

TO RAISE MORTGAGE REVENUE CERTIFICATES
FUNDS ON HAND? STATUTE 298.36

The 2018 Florida Statutes

Title XII
MUNICIPALITIES

Chapter 180
MUNICIPAL PUBLIC WORKS

View Entire Chapter

180.08 Revenue certificates; terms; price and interest; three-fifths vote of governing body required. -

(1) Any municipality which acquires constructs or extends any of the public utilities authorized by this chapter and desires to raise money for such purpose, may issue mortgage revenue certificates or debentures therefor (without regard) to the limitations of municipal indebtedness as prescribed by any statute now in effect or hereafter enacted; provided, however, that such mortgage revenue certificates or debentures shall not impose any tax liability upon any real or personal property in such municipality nor constitute a debt against the municipality issuing the same, but shall be a lien only against or upon the property and revenues of such utility including a franchise setting forth the terms upon which, in the event of foreclosure, the purchaser may operate the same, which said franchise shall in no event extend for a period longer than 30 years from the date of the sale of such utility and franchise under foreclosure proceedings.

(2) Such mortgage revenue certificates or debentures shall be sold for at least 95 percent of par value and shall bear interest not to exceed 7.5 percent per annum.

(3) No mortgage revenue certificates or debentures shall be issued except upon a three-fifths affirmative vote of the city council, or other legislative body of the municipalities by whatever name known; such mortgage revenue certificates or debentures shall provide that out of the revenues and income derived and obtained from the operation of the utility so constructed, such portion thereof as may be deemed sufficient after all operating costs have been paid, shall be set aside annually in a sinking fund for the payment of interest on said certificates or debentures and the principal thereof at the maturity of the same.

History.—s. 5, ch. 17118, 1935; CGL 1936 Supp. 3100(10); s. 18, ch. 73-302.

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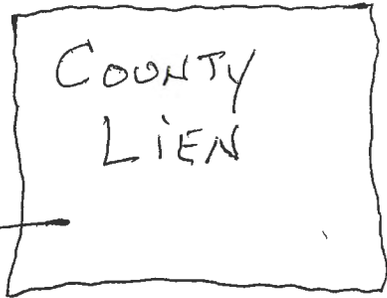
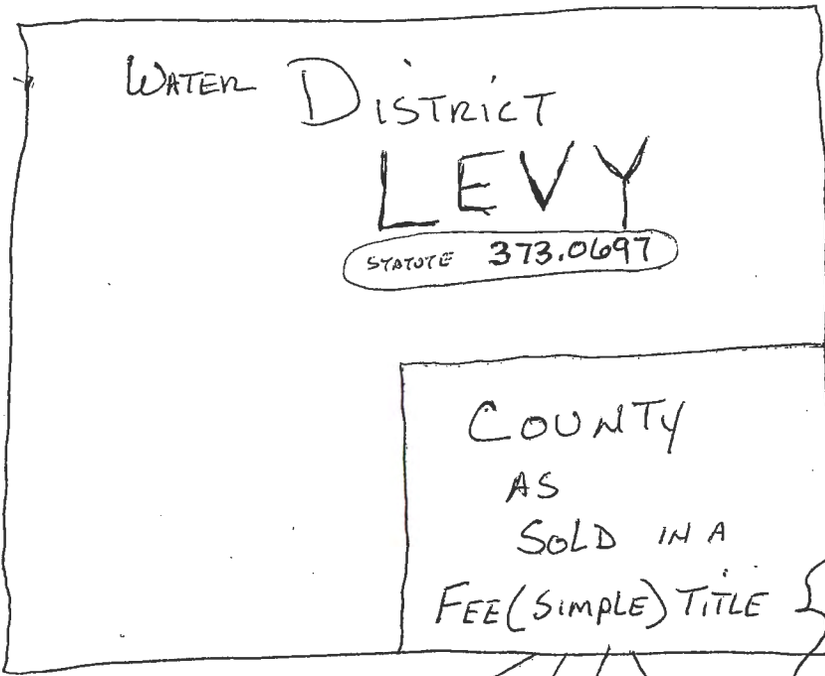
"DRAINAGE TAX RECORD"

STATUTE 298.36

THEREIN
VS
THEREOF

PINELLAS COUNTY RESOLUTION 95-286 IV(C-2)
ORDINANCE 97-103 (126-509)

COUNTY IS SOLD!
TO THE WATER DISTRICT
IN A FEE(SIMPLE) TITLE!



373,139
127.01
380.08
298,36
170.09
180.08



DISTRICT RISES!
COUNTY IS
~~DISSOLVED~~
AS DECLARED
STATUTE 153.03(11)

