To: Washington State House, Senate, Senators Cantwell & Murray, Representative Reichert, Governor's Office, Supreme Court, Freedom Foundations, Property Rights Groups, King County Ag, King County Council, Media

Ed (Stormy) Storm is asking for support this Saturday, March 1, 2008 on his property at the intersection of SR 410 and SE 244th, on the South side of 410. King County has coerced deals with some 6 property owners along the trail. Stormy and a neighbor are the last ones. Stormy has about 6 acres along the proposed trail.

You are invited to go on a virtual photo stroll down the Trail of Tears, about 5 minutes from where I live.

- Only those private property owners who have been taken before will have the eyes to see.
- Only those who have constitutional eyes or common law eyes will know the end game.
- 99.9% of the people around the trail of tears will not see or hear the cries of any property owner.
- Ever so quietly, the rural property owners are rounded up and herded onto the virtual trains of taking, rolling down the tracks to the death camps
Here is the hall of shame in Enumclaw, WA.

These type of people either do not have a clue and/or do not care about the trail of tears, suffering and taking they are creating. The collateral impact of their ignorant decisions upon the adjoining private property owners over whelms any common good. Never mind the horror, loss, suffering and legal engagement all the property owners must go thru as each city and county government shark culls them out, one by one, taking advantage of them. The property owner becomes the salmon swimming up stream; the government bear is on a feeding frenzy.

This is the story of one brave all American freedom loving Enumclaw rural private property owner, Ed Storm. His friends call him Stormy, for good reason.
The local Enumclaw Garden Club raised money for this monument along the trail of tears. I suspect, they don't have a clue what is going on.

A. RESOLUTIONS

1. Resolution No. 1155 – Joint Development of the Foothills Trailhead Wayside

RESOLUTION NO. 1155

A RESOLUTION OF THE CITY OF ENUMCLAW, KING COUNTY, WASHINGTON, AUTHORIZING THE JOINT DEVELOPMENT OF THE FOOTHILLS TRAILHEAD WAYSIDE.

Staff Report:

Parks Director Fetter stated that The Enumclaw Garden Club designed, installed and purchased the materials for the landscaping at the Enumclaw Foothills Trailhead, which was completed in the fall of 2005. The City provided site preparation, irrigation, and beauty bark to support the Enumclaw City Council Meeting

The estimated value of the landscape project is $10,000. The Enumclaw Garden Club proposes to develop a wayside area near the existing Foothills Trail. This wayside will include a concrete plaza, drinking fountain, bench and landscaping. The estimated budget for the project is $7,000. They have already obtained pledges from Blue Star Memorial Grant,
James Kelley Memorial, and Andrew DeRosa (Eagle Scout). The City of Enumclaw is requested to contribute $1,000 toward the project. If the project is approved by City Council, the anticipated completion is September 2006. Approval is recommended.

Pat Fisk announced the different awards the Enumclaw Garden Club has earned.

_Council Comments:_

Ennis asked why Fund 180 was designated for this project.

Bauer stated that Fund 180 can be used for parks as there has been no formal action to change the mission of Fund 180 at this point.

L. Reynolds thanked the Enumclaw Garden Club for all that they have done.

_Council Committee Report:_

Beckwith stated that the committee does recommend the approval of Resolution 1155.

**BECKWITH MOVED TO APPROVE RESOLUTION NO. 1155. L. REYNOLDS SECONDED. MOTION CARRIED 7-0.**

- The green agenda is well known by the cities, counties & State and those green groups who foist this shroud of illusion upon the rural and city property owners.
- Everybody wins except the private property owner.
- He capitulates to the state deal, or he goes to court.
- This is going on across America.
- This is a classic case of small town green tyranny.
- The funds are extorted from private property owner wages.
And used to steal their private property, e.g. land, home, whatever is in the path of taking.

Resistance at the legislative, judicial or administrative level is often met with green mean extreme force.

The top 100 green groups mostly out of the east coast are capable of wire transferring funds up to 10 billion anywhere in the world.

The political parties plus the eastern mean extremes plus the city, county, state and federal government and the green contractor circle their prey like sharks at the smell of blood.

It looks so innocent and pretty. A drinking fountain and a couple of benches along the Trail of Tears.

A trail to nowhere, a systematic taking of private property owners one by one. King County attorneys appear to be doing the "visiting" outside the city limits.
Danger lurks along the Trail of Tears

Gas lines, water aqueducts, gorges, private property, all add up to more tears of taking
The trail of nonsense not common sense.
Trails to Cages better used for internment of the complicit government fools who come up with this nonsense.

Trails thru wetlands, trails thru aqueducts, trails thru natural gas, trails of fools. Rural land owners cannot do anything with their buildings or land, at the same time they are forced to pay unconstitutional property taxes and have their wages and land stolen while the state, county and city government corporations build trail over swamps and rivers.

Trails over swamps, trails over Mud Mountain road
Now we arrive at the trails of the green triangle, i.e. the green contractor + green government + green Futurewise

$252,356 for a 12' wide paved dead ends path from Buckley to the White.
Grant Management Oversight

Agency grant managers monitor nearly $785 million in projects and over 4,000 grants throughout the state. This workload equates to approximately 172 active grants per manager in addition to reviewing about 70 new applications per year. One new grant manager will be added to ensure effective use of state and federal funds. This will reduce the average active grant workload per manager and help ensure proper administration of active grants and review of new applications. (Recreation Resources Account-State)

ACTIVITY

Administration of Outdoor Recreation, Habitat, and Salmon Restore Investments

The Interagency Committee for Outdoor Recreation and the Salmon Recovery Funding Board (SRFB) oversee state funding of salmon restoration and outdoor recreation activities. This office provides administrative support, grant management, and program development to both the IAC and SRFB. Competitive grants are used to improve existing recreational properties and/or facilities, acquire new properties and/or easements for recreation and habitat protection, and to restore salmon habitat. (General Fund-State, General Fund-Federal, various other funds)

- **Total Proposed Budget** $26,650,000

Gov. Gregoire Appoints Former Natural Resources Director to Lead Recreation and Conservation Office -

OLYMPIA – Governor Chris Gregoire today announced the appointment of Kaleen Cottingham of Olympia as the director of the Recreation and Conservation Office, formerly the Interagency Committee for Outdoor Recreation. The office supports five boards that create and maintain recreation opportunities in Washington, protect the state's wild lands and contribute to salmon recovery efforts.

"The Recreation and Conservation Office is responsible for maintaining much of what gives Washingtonians such a high quality of life – recreation opportunities, a diverse biological heritage and a commitment to salmon recovery. I am excited that Kaleen Cottingham will be leading this office as they move into a new chapter," said Governor Gregoire. "She has worked on natural resources issues in Washington her entire career and brings a depth of knowledge to the position."
Cottingham, 51, owns a legal consulting firm, focusing on natural resources and environmental permitting and projects. As a lawyer, she has worked on a proposal to build a national research laboratory near Leavenworth, supported the Election Reform Task Force, facilitated the development of a water-planning process in King County and a dispute over the Thurston County off-road vehicle park.

She also has represented Futurewise, a statewide land use advocacy group, on legislative issues.

Cottingham is a member of the faculty in the paralegal program at Tacoma Community College, where she taught environmental law, land use and basic paralegal training. She was appointed by Governor Locke as a member of the Pollution Control and Shorelines Hearings Board from 2001 - 2003, hearing appeals of decisions regarding pollution, water rights, hazardous waste facilities and shoreline development rights.

She was the Deputy Commissioner of Public Lands from 1997 – 2001 and led the agency’s strategic direction and policy initiatives on a wide variety of natural resources issues. From 1993 – 1997, she was the Supervisor of the Department of Natural Resources, where she was responsible for both the day-to-day operations of the department as well as governmental and public relations. Prior to this, Cottingham served as the natural resources policy advisor and then the legal counsel for Governor Gardner.

She has been a member of the board of the Pacific Peaks Girl Scout Council since 2002 and the board of the Arboretum Foundation since 2003.


- Law Seminars International Presents - The 9th Annual Two-Day Conference on Wetlands in Washington

http://www.lawseminars.com/section_details/07WETWA.htm

Major new developments in case law guidelines, permitting, protection, banking and mitigation

October 25 & 26, 2007
Renaissance Seattle Hotel in Seattle, WA

2:15 pm Lunch (On your own)
1:30 pm Critical Areas Regulation: Impacts on Agriculture
Update on amendments to the Growth Management Act to deal with impact of critical
Kaleen Cottingham, State Policy Representative for Futurewise, participated in negotiations during the 2007 Washington state legislative session that led to the enactment of SB 5248 relating to agriculture and critical areas.

This is a shameful act and black mark upon Governor Gregorie and the State to place such an extreme green radical in a position like this. You may as well give the money directly to Futurewise ex 1000 Friends of Washington so they can go around and sue every property owner and city in Washington State.

**STATE OFFERS GRANTS (Jan ‘08)** - The state soon will be accepting applications for funding to build a range of outdoor recreational facilities. [http://www.wssa.us/](http://www.wssa.us/)

Kaleen Cottingham, State Policy Representative for Futurewise, participated in negotiations during the 2007 Washington state legislative session that led to the enactment of SB 5248 relating to agriculture and critical areas.
This is the flume that diverted the White River to Lake Tapps. This was man made long ago. Lake Tapps was to act as the reservoir for the water supply which ran thru penstocks at the top of the plateau down to the generator plant on the Auburn - Sumner valley floor. Something like this http://ga.water.usgs.gov/edu/watercycle.html

I was told the rail road constructed one of the longest trestles from Buckley side of the White River across the White River and over the adjoining wet lands and up to the Enumclaw side of the plateau. This concrete arch was a covering to protect the flume from the trestle over pass and the train. You can also see the aqueduct from the Kanastat Palmer dam to Tacoma, Washington. The concrete bridge in the foreground is the old State Route 410 highway.

You can see the White River in the background coming down from Mt. Rainier and heading SW toward Auburn and the south Kent valley. The train trestle ran high over the this ground and river.
You can see the railroad trestle footing foundation. It is some 8 to 10 feet high. I am told that the foot bridge alone spanning the White River is estimated at $1 million dollars. This project must be stopped. Property taxes, sales taxes and income taxes are unconstitutional and illegitimate. There is no law forcing anyone in the sovereign states to pay any taxes. Sales taxes are excise taxes and must be paid by businesses directly. Property taxes are unconstitutional and being successfully challenged in at least 4 states. Federal and state income taxes are unconstitutional. Wake up America. City, state and federal governments are corporations and have no jurisdiction or authority over your private property.

The only way this trail can go through in good consciousness, is strictly by free choice of the adjoining trail private property owners and through private funding with no strings attached. This a trail of tears and a trail of blood money. This project must be stopped and those responsible for it must be fired and disciplined for the unjustified use of force, fraudulent use of tax money and deception.

Shame on the City of Enumclaw and Buckley for their complicity with the State and King and Pierce County for setting up this taking against the wishes of the private property owners. This sort of project cannot be justified for the good of the community if government has to steal even one families private property in so doing.

The trail should not even go onto private property. It should stay adjacent too and within the SR 410 easement with an extension to the 410 bridge. This is a trail of force and tyranny and green elitism from Olympia and Seattle. Shame on Olympia and Seattle and King County for their deceit.
Here is the old State Route highway bridge span concrete footing just up river from the railroad trestle footings. We are guessing they are planning to use one of these sets of bridge footings for the foot bridge.

This is the end of the trail of tears from Buckley, Washington dead ending at the White River. I would guess this path goes about a mile from the town. This is the old highway not the rail bed. On the
Buckley side it is the "highway to trail which appears to NOT encroach or extract by force any land from the adjoining property owners? There was no reason to spend a quarter million dollars finishing and paving this path. It would be safer and more all weather if it was left in gravel.

Ed (Stormy) Storm is asking for support this Saturday, March 1, 2008 on his property at the intersection of SR 410 and SE 244th, on the South side of 410 at 9AM. King County has coerced deals with other property owners along the trail. Stormy and a neighbor are the last ones. Stormy has about 6 acres along the proposed trail.

Jack Venrick
Enumclaw, Washington

Roll On Roll On
Down the track of taking
Go the king's men and the garden club of Enumclaw
Against the high laws of the land, the natural laws, my unalienable rights and God's law
The collective smoke from the ovens burn my lungs
They erect monuments along the trail of tears
As if to transform our property into collective cheers
Roll On Roll On
Oh Ship of State
What lies in wait & hidden before thee
I watch and wait
For your fate To meet up With you
Oh ship of fools
Oh ship of State

J. Venrick

"The most effective way of making people accept the validity of the values they are to serve is to persuade them that they are really the same as those which they... have always held, but which were not properly understood or recognized before. And the most efficient technique to this end is to use the old words but change their meaning. Few traits of totalitarian regimes are at the same time so confusing to the superficial observer and yet so characteristic of the whole
intellectual climate as the complete perversion of language, the change of meaning of the words by which the ideals of the new regimes are expressed."
-- F. A. Hayek