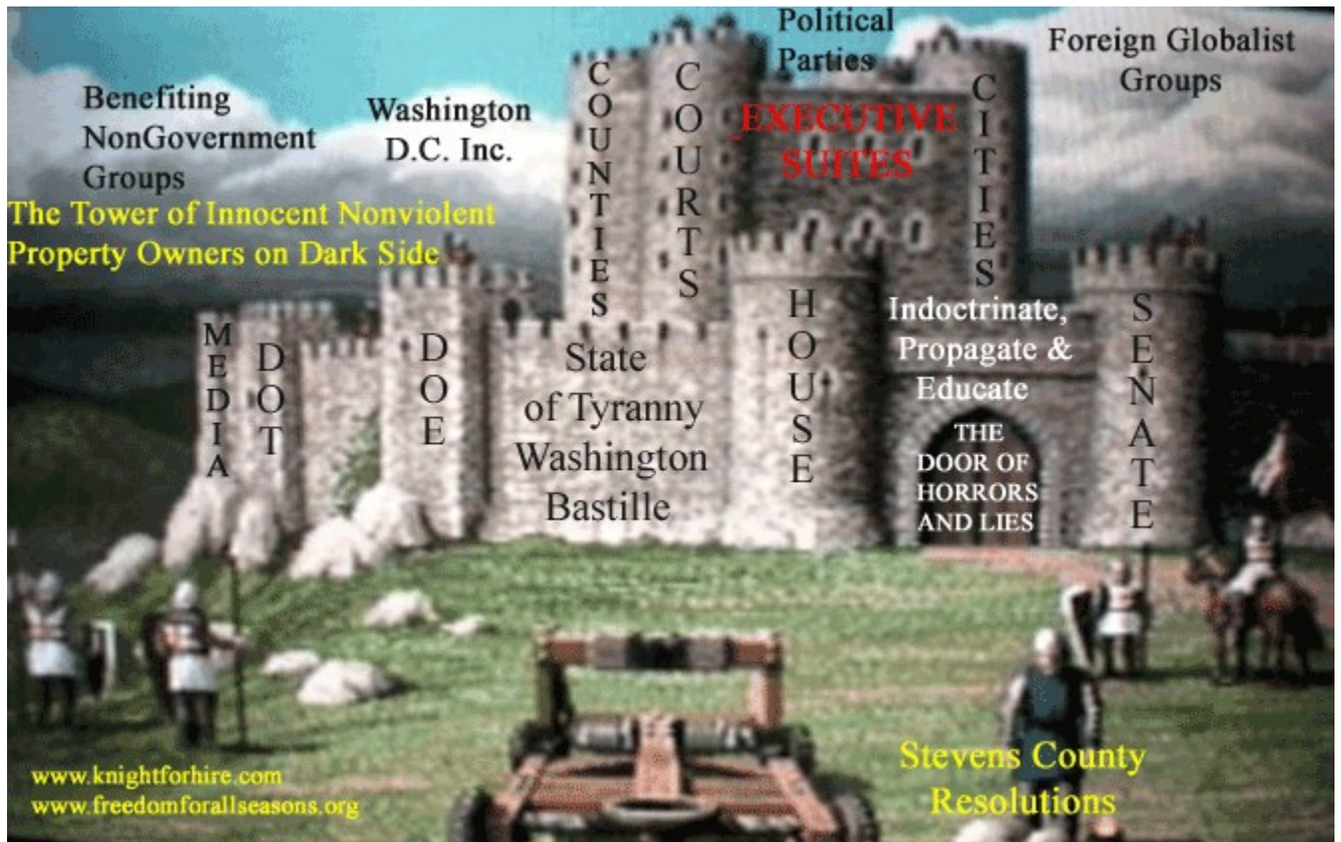


From: John (Jack) R. Venrick [jacksranch@skynetbb.com]
Sent: Monday, November 01, 2010 4:51 PM
To: AJack R. Venrick
Subject: How Stevens County in NE Washington State is Proposing To Deal With Government Green Extreme Groups & Acts
Attachments: Stevens County Resolution to Protect and Preserve the Welfare and Rights of Stevens County Residents.docx; Stevens County Resolution Bill of Rights.doc; Washington-State-Bastille.png

----- Original Message -----

From: [John \(Jack\) R. Venrick](#)
Sent: Tuesday, July 13, 2010 4:33 PM
Subject: How Stevens County in NE Washington State is Proposing To Deal With Government Green Extreme Groups & Acts



<http://www.freedomforallseasons.org/EmbattledPropertyOwnerStoriesNew.asp>

TO: Property Rights Groups, Evergreen Freedom Foundation, Pacific Legal Foundation, Mountain States Legal Foundation, Institute of Justice, Groen Stephens, State of Washington House and Senate, State of Washington

Supreme Court, Governor's Executive Suites, King County Servants, Jefferson County Servants, Puget Sound Media, Coast To Coast AM, State of Washington Department of "ECOology", Washington State AG & SS

bcc: Montana House and Senate, Montana State University, friends and business associates FYI

Do the opposite of what State of Washington does. Montanan's know too well, how out of state green extreme groups destroy economies on false flags

Please take a moment to check out the two attached resolutions from Steven County, Washington State Citizens and the string of email below and Rene' Holaday's web site. Great job Stevens County Washington and Rene.

Abstract

ALL takings of property connect together and grow into ever larger bundles feeding the same tree. This tree does not grow on American soil. American's are being fed lies. It is most difficult to believe, the enormity of these lies. This is why the lies are easily sold.

The taking of property is done on a massive unimaginable scale through colored defacto legal semantic fiction further debased using international entanglements. This profile of taking is used for ALL property, e.g. environmental takings, tax takings, monetary takings, financial takings via usury, hollow titles, regulations, licensing, permitting, phony legal fiction semantic designations like critical areas, sensitive areas, growth management, sustainable development, zoning, buffers, endangered species, alternative energy, man caused global warming, seat belt codes, drivers licenses, car licenses, progressive positivism, revised codes, traffic tickets, courts, juries, municipal corporations.

These takings have absolutely no standing on the founding or fundamental laws of the land, i.e. the Laws of Nature and Nature's God, the Declaration of Independence and the intent and success of the American Revolution. This tyranny was successfully thrown off after the American War of Independence for about 2 seconds. However, the lies came back instantly. Some of the liars left, but they planted enough of their lies to seed what we have today.

Jefferson County on the northern Olympic peninsula is the current target of the federal, state, county and city Matrix land grab. This assault threads up to the UN via Agenda 21 and then up to a handful of powerful global control groups such as Council of Foreign Relations, Bilderberger's, Trilateral's. There are some 3000 elite's from international corporations, banking/brokerage houses and governments who attend these, by invitation only clubs. Even the President of USA Inc. (D.C. Municipal Corporation) council/advisors have to be approved by these elite's. These groups run the printing presses and mints for the fiat currency and coin, as well as the media and publishers of some 60 countries. They create and propagate lies through their syndicated racketeering networks we call "government", "media", "educational system", "courts", "Houses", "Senates", and "Executive offices", et al.

Once you comprehend the global nature of this parasitic "Pied Piper", you will have an amazing awakening. The truth does set you free. As American's absorb this hard truth, there will be another revolution. It won't be like the last one, it will be even more amazing.

End of Abstract

Catapults Under Construction in Stevens County Washington

Everything has changed in the last 60+ years in our perception and reality. However, those who take property have been forever working behind our backs to orchestrate what we are just noticing. We are waking up to this reality because they are crawling all over our property, communities and traditions, stealing everything in sight using lies.

A crisis of indescribable momentum is before us and 92% of the natural born state Citizens are still asleep. How much of our property do we need to lose before we wake up? The magnitude of the taking is reflected in the massive size of the illegitimate federal, state, county and city cereal departments who are doing the taking, e.g. Department of Extreme lies (DOE). These false flag cereal departments are dwarfed by the power and greed of those who fund and control them. No one can comprehend what is truly going on in America and 60 some other countries. We are all being taken to the cleaners with the same bundle of lies, exploitation, extortion and government created green terror upon the natural born state Citizens and THEIR respective states, counties and cities.

If we cannot comprehend the problem, we cannot stop it.

This comment below from a rural Jefferson County Washington property owner says it all. The government types have been very successfully programmed to believe these lies and are also programmed to not believe anything else. Government green agents, especially planners often have no credentials, are extremely biased and report to extremely biased groups all the way up the line. If they want to get the job and keep it, they are told what to push. No independent and honest environmental engineer, such as Scott Shock, PE would be asked to join them in any function.

What you have here is a fox counting the chickens, after they dine on their share. Then they will throw out some bones for you to count how many chickens they ate. The entire network of government and green nongovernment machinery is greased and run by a minority who are not capable of determining fact or fiction, all while they force their urban legends on everyone else. Those who are feeding and directing these green takings are primarily out of state as well as foreign. The grant money and matching money flows down hill from those who control the presses all with agendas attached of course.

Its a grand charade and fools most of the fiefdoms surrounding the government Bastille's in America and some 60 other counties and growing.

example incoming email comment

Sent: Thursday, July 08, 2010 11:23 AM
Subject: RE: State review continues

If Michelle is making substantive comments as an employee facilitator of the county/DOE then the process is obviously flawed. It also is blatantly obvious that Michelle's job is to skew the process into whatever the county commissioners and DOE thinks it should be.

For a public employee this is highly unethical if not also illegal.

Since we still live in the USA and "We the People" takes precedent and not - "we the bureaucrats" or "we the politicians" all comments must be made public ASAP! RCW 90.58.090 among others that Jim Hagen found obviously will have legal ramification?
Edel

The two attached Stevens County Washington resolutions are boulders needing a catapult. Once the right size boulders are found and the catapults are constructed, they can be wheeled up anywhere near these urban green cereal fortresses around this state and other states in the union to knock down their walls. The era of forts were brought to an end with such weapons.

This era of taking property using the equivalent of environmental fortress such as the DOE, will also fall. It's just a matter of time. Even The Boeing Company tore down its physical walls between its departments, to force its employees to work with each other vs. hurling mandates.

Property owners have had no heavy weapons to fight with. It has been a very easy job in the past, for those who control the printing presses of the media, publishers and currency to also control the data and thus the minds of the natural born state Citizens. Property is best be taken by deception. The globalist learned this ages ago. We have always out numbered them by many powers of 10, so they cloak their takings with political, environmental, monetary and legal lies. We have the real power. All we have to do is wake up one person a day until we reach this very small critical mass (.5% to 1%).

The entire foundation of American "government" is based on lies, floating on a swamp of debt and corruption, while two parties consume themselves and us over who is going to control what was never given to them to control. All while they ignore their own oaths and charters limiting themselves. More on this coming soon which is also "unbelievable".

Fort Washington Bastille will bring out all its court jesters to pour hot oil over anyone who attempts to breach its walls. They know full well, the first county which blows a hole in their walls will be followed by a siege from most other 39 counties. It's a Bastille of cards and lies with the jokers running wild.

Load your catapults.

Jack Venrick
Enumclaw, Washington
www.FreedomForAllseasons.org
Montana State University
B.S. Electrical Engineering
M.S. Applied Science

Industrial Engineering
Business Administration
The Boeing Company
Systems Engineering
30 Years Service
Retired

"The best way to make your dreams come true is to wake up"

Paul Valery Zen Calendar July 10, 2009



Current State of Property Ownership in State of Washington and across America

Hello Jack!

My apologies for not checking my email sooner, and of course you may post this on your site. Also, the Bill I wrote for restricting the state/federal agencies can be widely distributed. If this Bill is going to get anywhere next session in the winter of 2011, it will only be because the west side of the state jumped in behind it and pushed it onto their legislators they plan to elect. Its time for the people to start punching back where it hurts, and these couple things are a good start. Currently there is no oversight on the agencies like Dept. of Ecology, EPA, etc, and this bill will save all of our hides if it can reach enough people to push it.

The UN County Resolution will do some fantastic things for the people as well. If its taking property or water rights, 9 times out of 10, its a UN program.

All things on my web site can be handed out or posted, providing that none of the language is changed, so please feel free to do so.

Thanks Jack!
Rene' Holaday
www.ElectReneHoladay.com

Hello Jack,

Here is what we're ironing out the details on right now. I didn't write this Resolution and on Monday, we will be editing this resolution before we get the community in on this with us. However, this is what is started as of right now.

Rene'

Hello Jack,

Here is what we're ironing out the details on right now. I didn't write this Resolution and on Monday, we will be editing this resolution before we get the community in on this with us. However, this is what is started as of right now.

Rene'

Sent: Sunday, July 11, 2010 9:25 AM

Subject: Re: State review continues

Jack,

Yes, you are right on; people are waking up. Formerly mind-their-own-business citizens are becoming radicalized by agencies that, to paraphrase an old quote, commit their idiotic abuses faster than we can catalogue them.

A local government watchdog includes in his posts this passage from the Open Public Meetings Act that succinctly characterizes not just the need for transparency but the proper relationship between citizen and government:

The people of this state do not yield their sovereignty to the agencies that serve them. The people, in delegating authority, do not give their public servants the right to decide what is good for the people to know and what is not good for them to know. The people insist on remaining informed so that they may maintain control over the instruments that they have created.

For four years citizens have been given a seat in the back of the room, waiting for their three minutes to speak, while Ecology/DCD holds court. The flow of information is so tightly controlled that they dilute our real questions in their own hand, resulting in a FAQ format that is the informational equivalent of Home Run Derby. Citizen advise and consent has only really only really "counted" - as Michelle reminded Ken a few weeks ago - during formal public comment period, which by my calculations has only amounted to 8% of the time. Now we are at the most critical juncture of new rules we will be living with 100%, 24/7 and we are again outside the ropes.

A pro-Ecology, pro-fundamentalist SMP supporter recently said "everyone in Washington is a shoreline property owner." This is the attitude of local planning bureaucracies, state agencies, and self-interested NGOs. Wrong. That is not what the SMA says. Property owners are the ones with skin in the game, and our comments need to count now than ever. We are much more than the 8% solution.

Jim

Sent: Sunday, July 11, 2010 9:25 AM

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Jim

Subject: Re: State review continues

Ecology sent all the public comments to Jefferson on May 28 for County "feedback." At that time Ecology said they would create a summary of comments that would be posted on their web-site for public viewing. (They have said posting individual comments would "take up an inordinate amount of server space."). The Ecology web-site has described this as a "Responsiveness Summary." But it is over two months after the April 20 public hearing and still there is nothing for the interested citizens of Jefferson to review. But the County has them. Can't the citizens of Jefferson be extended the same courtesy as the agencies that supposedly serve them? This is not exactly Responsive. The citizens of Jefferson are once again on the outside looking in.

The sheer volume of comments and subsequent delay in making them available to the public ought to be the canary-in-the-coal-mine that the SMP process in Jefferson has failed to represent and serve the people directly affected. It certainly couldn't have been a surprise that there would have been this level of citizen comment. Of the roughly 200 people who showed up at the public hearing at Ft. Worden, nearly 90% expressed opposition to the proposed new shoreline rules. No matter, to date citizen participation has continuously been marginalized and even belittled by the County. With that kind of track record, people are very curious to see how their "feedback" is being translated by same County staff. Add to that Commissioner Austin's remark that the 200 people at the hearing were the angry ones and didn't represent the true sentiment of the County. This is the same John Austin who told a citizen the 150 foot buffers were final before the Planning Commission had even embarked on their review of the draft SMP. The philosopher William James called this "contempt prior to investigation."

At this time it is more important than ever that citizens be kept directly in the loop. Citizens deserve immediate access to the same individual comments - not just a summary - as are available to Ecology and the County.

Happy Summer, Jim

Subject: Re: FW: State review continues

Date: Thu, 8 Jul 2010 07:27:57 -0700

Ken, you are right. The County must make Michelle's comments available and allow comment on them. State agencies allow comments to be submitted, but do not make their replies available until it is too late to respond back. Kind of a parent-child relationship, "I don't want to hear your excuses, we're doing it because 'I said so' "

From:

Sent: Wednesday, July 07, 2010 10:41 PM

Subject: Re: FW: State review continues

"1. The County is currently working to provide Ecology some feedback on the issues raised by the 300+ comment letters received during the state-wide public comment period. "

OK, why was the comment period state wide ??? Oh, I know, everyone on the planet has an interest in MY PROPERTY !

Why can our 'County' (who else but - Michelle?) provide DOE with 'some feedback' after the comment period **ended** ??

The County is US, WE THE PEOPLE - not Michelle. We have spoken and she has no right to clarify or 'feedback' - ANYTHING. **(we should demand copies of everything she fed back)**

This is especially true because she is paid from a state DOE grant - a very incestuous situation !! Why is a defacto state employee representing the property owners of Jefferson County who pay the property taxes and who are being hurt by this SMP ?? (essentially DOE represents the county in DOE decision making)

As far as I am concerned Michelle's actions reopen the comment process and roll back the timeline, otherwise we are denied equal protection as guaranteed by the 14th amendment! Our comments have not been protected from her SPIN !

Ken

Sent: Thursday, July 08, 2010 11:23 AM
Subject: RE: State review continues

If Michelle is making substantive comments as an employee facilitator of the county/DOE then the process is obviously flawed. It also is blatantly obvious that Michelle's job is to skew the process into whatever the county commissioners and DOE thinks it should be. For a public employee this is highly unethical if not also illegal. Since we still live in the USA and "We the People" takes precedent and not -"we the bureaucrats" or "we the politicians" all comments must be made public ASAP! RCW 90.58.090 among others that Jim Hagen found obviously will have legal ramification?

From: Michelle McConnell [mailto:mmcconnell@co.jefferson.wa.us]
Sent: Wednesday, July 07, 2010 4:15 PM
To: Michelle McConnell
Subject: SMP: State review continues

Greetings & *Happy Summer* Interested Parties!

STATE PROCESS

The State's review of our [Locally Approved SMP](#) (LA-SMP) continues with WA Department of Ecology:

1. The County is currently working to provide Ecology some feedback on the issues raised by the 300+ comment letters received during the state-wide public comment period.
2. After our Response to Comments is submitted to Ecology (within the next month or so), Ecology will prepare their Findings and Conclusions along with their decision to A) approve; B) approve with required changes; or C) deny the SMP. If changes are required, some dialogue may be required to find complete agreement between the State and the County.
3. After Ecology approval, the final step is for the Board of County Commissioners to adopt the new SMP by ordinance as new components of the Comprehensive Plan and Unified Development Code.

So while the process is moving forward, we still have a few months to go before final adoption and the new SMP takes effect. Stay tuned... this email list will continue to receive project updates.

NEWSPAPER CLARIFICATIONS

You may have seen the recent articles in last week's *Leader* newspaper – a few points of clarification are needed:

- Buffers & Setbacks – While it may seem a finer point, there is a difference between the terms buffers and setbacks as proposed by the LA-SMP. The 150-foot distance proposed is a standard shoreline buffer for stream/river and marine shorelines that fall under SMP jurisdiction. There are separate 5-foot side-yard and 10-foot building setbacks proposed as well. Far from a 'one-size-

fits-all' approach, the LA-SMP also proposes 6 options to adjust the standard shoreline buffer when specific situations arise.

The current SMP has only requires setbacks: 30 to 100-feet for residential and a minimum of 15-feet for commercial and urban development. The County's Critical Areas Ordinance has included a 150-foot buffer for fish & wildlife habitat conservation areas since early-2008, and has successfully withstood legal challenge. The City of Port Townsend SMP requires buffers that range from 50 to 200-feet. Other jurisdictions around Puget Sound also have 150-foot buffers in place (e.g. Whatcom County).

- SMP jurisdiction – Not *all* shoreline areas in the county meet the statutory definition for 'Shoreline of the State'. The SMP will apply to all shorelines that meet the criteria for SMP jurisdiction. Lakes less than 20 acres in size, rivers/streams with less than 20 cubic feet per second mean annual flow, and lands under federal or tribal ownership do not qualify.

Thanks for your continued interest,

Michelle

No reply to this message is required. You have received this message as a member of the Jefferson County Shoreline Master Program (SMP) Interested Parties Email Distribution List. If you do not wish to receive further project notices, reply to this message with "UNSUBSCRIBE" as the subject and body text. Anyone who wants to be added to the list may send an email with "SUBSCRIBE" as the subject and body text. Please note: Recipient names and email addresses are not shown to keep that information private.

Michelle McConnell, Associate Planner - LRP Lead

Jefferson County Department of Community Development

Long Range Planning Division

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