#### Jack Venrick



- Sent: Sunday, November 30, 2008 6:40 PM
- Subject: Fw: WA Attorney General Reply Re. Paul Hiatt or How Government Corrupts Itself To Protect Itself

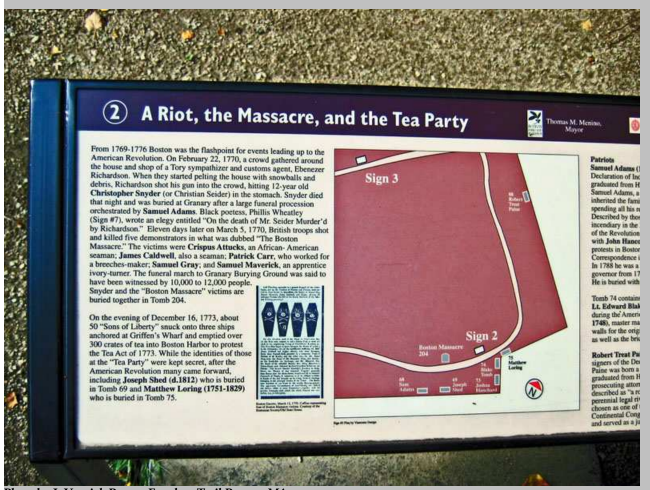


Photo by J. Venrick Boston Freedom Trail Boston, MA

# To: Property Owners in Washington State

Here is the bottom-line to the WA Assistant Attorney General's letter below regarding Gig Harbor rural property property owner, Paul Hiatt. There are thousands of these cases in King County alone not to mention the entire State Of Washington. If we do not help Paul, you are next to be taken, grand stand in court on unconstitutional unconstitutional illegitimate green charges, your savings and life destroyed, thrown into jail for 60 days and kept kept at the mercy of a fraudulent County court judge, PA and its pandering planning department. Most property Most property owners buckle because they know not of the green ponzi scam of taking.

- The Attorney General's Office does not launch criminal investigations without a request from a county prosecutor or the Governor.
- The government has again circled its wagons to protect itself from the property owners.
  - Pierce County Administration, PA, District and Superior Court and probably all of the counties collude collude too snuff out our private property rights.
  - All of the courts are dominated by judges who place government rights over property rights, this is unconstitutional, fraudulent and criminal.
  - o The legislature green taking legislation like, GMA, CAO



### Rob McKenna ATTORNEY GENERAL OF WASHINGTON

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September 12, 2007

Mr. John R. Venrick 41250 250<sup>th</sup> Ave. SE Enumclaw, WA 98022

Dear Mr. Venrick:

Thank you for your e-mail message to the Office of the Attorney General, dated September 4, 2007, pertaining to Mr. Paul Hiatt's ongoing legal proceedings in Pierce County District and Superior Courts. I am an Assistant Attorney General and have been asked to respond to your message.

In early 2006, Mr. Hiatt submitted a request that our office assist him in the investigation of alleged official corruption in his ongoing proceedings. Our office was unable to assist Mr. Hiatt due to a lack of jurisdiction to pursue criminal investigations absent a grant of jurisdiction under the Revised Code of Washington. RCW 43.10.232.

Our office is also authorized by law to provide advice only to state agencies and certain state officials; therefore, our office would not be able to weigh in on Mr. Hiatt's ongoing legal proceedings in Pierce County.

Thank you for your correspondence.

Sincerely,

STEPHEN H. NORTH Assistant Attorney General (360) 586 3509

#### SHN:pd

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# II. Here is RCW 43.10.232 -

This is more legislative takings severely limiting the AG office to protect the people from its worst enemy, the government itself. We need to untie the AG hands to give it independent independent power over the state, county and city governments who have become totally criminal.

### http://apps.leg.wa.gov/RCW/default.aspx?cite=43.10.232 RCW 43.10.232

# Concurrent authority to investigate crimes and initiate and conduct prosecutions — Payment of costs.

(1) The attorney general shall have concurrent authority and power with the prosecuting attorneys to investigate crimes and initiate and conduct prosecutions upon the request of or with the concurrence of any of the following:

(a) The county prosecuting attorney of the jurisdiction in which the offense has occurred;

### ("The PA departments are committing the crime here")

(b) The governor of the state of Washington; or

# ("Governor Gregoire is the one pushing unconstitutional green takings across the State over over private property")

(c) A majority of the committee charged with the oversight of the organized crime intelligence unit.

(2) Such request or concurrence shall be communicated in writing to the attorney general.

(3) Prior to any prosecution by the attorney general under this section, the attorney general and the county in which the offense occurred shall reach an agreement regarding the payment of all costs, including expert witness fees, and defense attorneys' fees associated with any such prosecution.

[1986 c 257 § 16; 1981 c 335 § 2.]

### Notes:

Severability -- 1986 c 257: See note following RCW <u>9A.56.010</u>.

### II. What does the Attorney General's Office NOT do?

- The Attorney General's Office is not authorized to provide advice to private citizens on personal legal matters. While the office may answer questions of a general nature, most private issues require a detailed analysis of the law, and such services are outside the scope of the office's authority.
- The Attorney General's Office is not responsible for representing city, county, or other local units of government.
- The Attorney General's Office does not launch criminal investigations without a request from a county prosecutor or the Governor.

# III. Extracts From "Advisory Memorandum: Avoiding Unconstitutional Takings Of Private Property"

This is a must read for all property owners. <u>http://www.atg.wa.gov/takingsmemo.aspx</u>

I find this memorandum written very loose and peddled with political correct references and bias. It is an attempt by the AG to put the green pandering establishment on notice. It It is well done but has no teeth and is only a PC constitutional facade over the green taking taking established party agenda here in Washington State.

### 1. Substantive Due Process. (pg. 5)

- The property rights groups have witnessed that this is definitely not happening with our with our cases coming through CAPR and NARLO, in fact I see the reverse of substantive due process, i.e. out right criminal court behavior and blatant takings of private property owner's basic rights.
- Said another way, green rights are trumpeting private property rights in all the extreme extreme green counties, especially Puget Sound.
- This movement of green takings is now moving east across Washington State from Seattle via Futurewise, a.k.a. 1000 Friends of WA.

Washington courts have applied principles of substantive due

process as an alternate inquiry where government action has an appreciable impact on property. A land use regulation that does not have the effect of taking private property may nonetheless be unconstitutional if it violates principles of substantive due process. Substantive due process is the constitutional doctrine that legislation must be fair and reasonable in content and designed so that it furthers a legitimate governmental objective. The doctrine of substantive due process is based on the recognition that the social compact upon which our government is founded provides protections beyond those that are expressly stated in the United States Constitution against the flagrant abuse of government power. *Calder v. Bull*, 3 U.S. 386 (1798).

Courts have determined that substantive due process is violated when a government

action lacks any reasonable justification or fails to advance a legitimate governmental objective.

To withstand a claim that principles of substantive due process have been violated, a government

action must (1) serve a legitimate governmental objective; (2) use means that are reasonably

necessary to achieve that objective; and (3) not be unduly oppressive. Violation of substantive

due process requires invalidation of the violating government action rather than the payment of

just compensation.

2. The County planning departments, administration, Prosecuting Attorneys department departments, District Courts and Superior Courts and up, are colluding to a fraudulent green agenda squeezing out basic private property rights.

- This green agenda is also being used with UN Agenda 21 and Sustaining Development to squeeze out all rural property use and force people into the cities. (rat pack)
- New home developments, even in my little town of Enumclaw, WA are 12 feet apart. New developments are taken from farm land by eminent domain by city government where the water table comes up to the surface during the winter months.
- Then these same city and county governments commit more constitutional crime by shutting down farmers from using their own land.
- Rural people are illegitimately shut out of using their land while cities, counties and the the state steal the same land for more tax revenue.
- All the laws of the land have been perverted to accomplish these takings and many others.
- Our government including our courts, administration and legislation are crooked to the the core.
- Both liberal and conservative media in the cities are not looking out for the property owners.
- They are part of the problem of the taking of our basic property rights.

If a court determines there has been a regulatory taking, the government generally has the option of either paying just compensation or withdrawing the regulatory limitation. If a court determines a regulation has taken private property for private use, the court probably will invalidate the regulation rather than ordering compensation. If a court determines there has been a substantive due process violation, the appropriate remedy is invalidation

IV. Open government -

# Government in Washington at all levels is no more open than we are free. All these green takings of private property are enforced by the green stench on the bench.

Open Government

of the regulation.

Attorney General Rob McKenna believes access to open government is vitally important in a free society. That's why he's made government accountability, open records and access one of the top priorities in his administration.

A popular government without popular information or the means of acquiring it is but a prologue to a farce or a tragedy or perhaps both. –James Madison, 1822

Since Washington voters approved the Public Disclosure Act more than 30 years ago, state and local governments have been claiming a growing number of exemptions to public records laws.

As a result, citizens have faced increasing obstacles and frustration in their efforts to gain access

to government and information. Strong "sunshine laws" are crucial to assuring government accountability and transparency.

# V. What To Do?

Government has been clearly kidnapped and can only use force to continue the escalating taking of our constitutional, natural and inalienable freedoms freedoms and liberties. Our constitution, freedom and free choice has been breached.

- "That whenever any Form of Government becomes destructive of these ends it is the Right of the People to alter or to abolish it and to institute institute new Government, .."
- But when a long train of abuses and usurpations, pursuing invariably the the same Object evinces a design to reduce them under absolute Despotism, it is their right, it is their duty, to throw off such Government, Government, and to provide new Guard for their future security.. "Declaration of Independence
- 1. Citizens must disobey and defy government takings.
- 2. Citizens must stop using the government for any services and discourage discourage all who do.
- 3. Citizens must become totally independent from the government.
- 4. Challenge all government authority.
- 5. Government must be locked out of all private property.
- 6. Ron Ewart's "No Trespass" signs are a must. www.narlo.org
- 7. Each citizen must take the time to inform one citizen a day of the overwhelming corruption in government.
- 8. Political parties are equally corrupt and behind all of the takings, directly directly and indirectly.
- 9. Government employees must be informed & challenged for their contribution to the takings of our basic rights.
- 10. Taxes on private property, e.g. your land , home and wages are unconstitutional, i.e. not apportioned evenly.
- 11. Judicial Accountability Initiative Law for WA State o http://www.jail4judges.org/state\_chapters/wa/WA\_initiative.html
  - **a) Preamble.** We, the People of Washington, find that the doctrine of judicial immunity has been greatly abused; and when judges abuse their power, the people are

obliged - it is their duty - to correct that injury, for the benefit of themselves and their posterity. In order to ensure judicial accountability and domestic tranquility, we hereby amend Article I of our Constitution with these provisions, which shall be known as *"The Judicial Accountability Amendment."* 

VI. Call For Action From Your Legislature, i.e. they got us into this mess, let them get us out.

- A moratorium on green taking legislation
- Independent investigations of downstream impact of abusive green legislation, e.g.
  - o collateral damage to property owners, i.e.
  - takings of their income, savings and basic rights for them to fight extreme cascading green regulations
  - o corrupt bias of the courts and their selective use of the law
  - over exuberance of cities, county and state planning offices to push green regulation over basic rights
  - over exuberance of the governor office and the county executive office to push green regulation
  - over exuberance of county Prosecuting Attorney offices going to far and taking to much from property owners
    - especially in Pierce and King County
  - Excessive and abusive penalties going above and beyond the strict limits set on green regulations
  - Excessive and abusive wrongful interpretation and confiscation of property owner rights
  - Excessive & abusive history of all Pierce & King County District & Superior Court judges against property owner regarding green charges
  - Excessive & abusive history of all Pierce & King County Prosecuting Prosecuting Attorneys and their staff against property owners regarding green charges
  - Excessive & abusive history of all Pierce & King County code departments, e.g. King County DDES
- New legislation imposing stiff penalties against non government green groups who extort cities and counties and state government.
- New legislation imposing stiff sanctions and penalties on any government agency found over stepping basic property rights.

- A moratorium on all green related actions against property owners by cities, counties and state government.
- More power for the State Attorney General office to go after corruption within state, county and city government
- Install video cameras in all court rooms and tape all hearings and make them available for public viewing.
- Request the USDOJ & US AG offices look into a Washington state wide wide hidden agenda to extort property owners of their basic rights using using a green agenda, i.e. collusion and racketeering by Washington State, county and city government offices.

Jack Venrick Exposing the Unconstitutional Massive Takings Of Our Individual Freedoms & Liberties By All Levels Of Government Manipulated By Non Government Mobs Enumclaw, WA