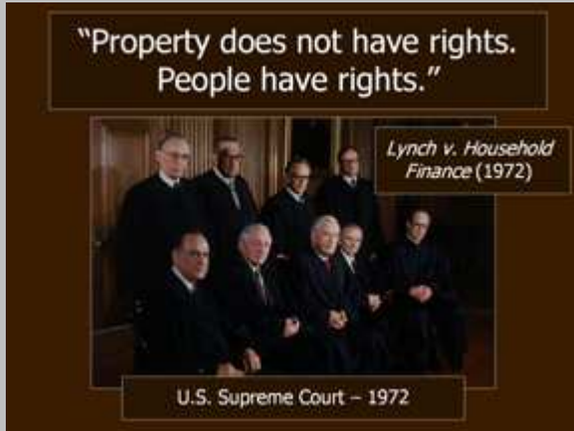


**Jack Venrick**

**From:** "Jack Venrick" <jacksranch@skynetbb.com>  
**Sent:** Tuesday, September 04, 2007 7:38 AM  
**Attach:** ISSUE ONE.doc; HEARING ALERT - NEED WITNESSES!.eml  
**Subject:** Frame Up of an Innocent Property Owner in Pierce County WA Courts



WA Supreme Court Justice Sanders

**To: All Americans Who Still Need Examples Of Government Green Tyranny**

**bcc: Media, WA Supreme Court, Association of WA Cities, WA House, House, WA Senate, King County Ag, King County, WA State AG Office, Governor Gregoire, Senator Murray, Senator Cantwell, Representative Reichert**

I know Paul Hiatt and his brother. They are both hard working honest men.

I have been to two of Paul's hearings at the Pierce County District and Superior Court along with others from Citizens Alliance For Property Rights and National Association of Rural Land Owners.

Paul is being railroaded by the green agenda in Puget Sound, Washington.

**Please attend his hearing to support him**  
**September 10 at 9 AM at 930 Tacoma Ave S, (Pierce County Superior Court),**  
**third floor, Department 13, Judge Nelson.**

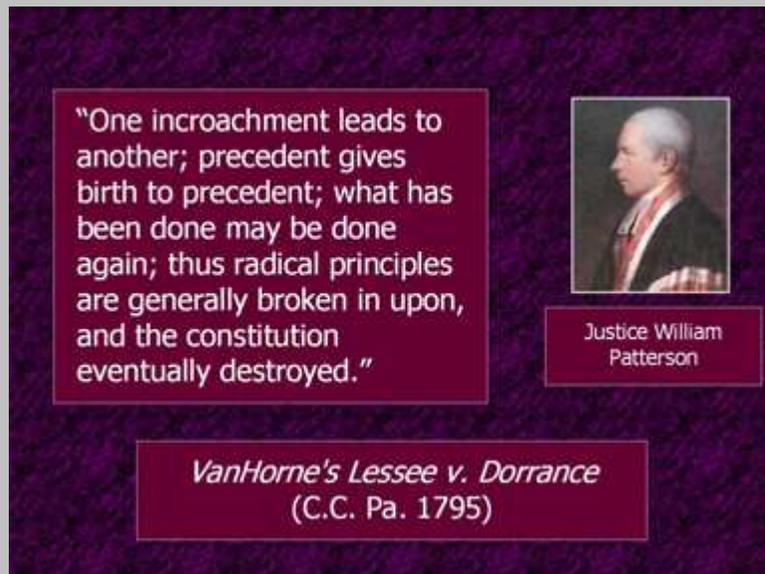
His story is laid out below and attached above.

Start with "Hearing Alert - Need Witnesses attached above, then go to his message at the bottom of this email.

## Here is a brief extract and overview of the issue in Paul's words.

*"As most of you know, for the past four years I have been fighting Pierce County for having performed basic WAC 222 Small Forest Practices exempted maintenance, with DNR approval, on my 3 acre parcel to restore pasture, access road and drainage from man caused problems including surface water diverted into my land from other properties. No "wetland" ever existed - (mapped, delineated, designated or otherwise) until it was illegally imposed by PALS upon the maps of the property AFTER my "conviction" in 2006.*

*After the complaint file (neighbor from hell) was closed by PALS for "no impact to neighboring properties - minor problem" upon initial inspection by code enforcement in September 2003, (and that "engineer" referred me to DNR, which explained my work was exempt, with cites), I was repeatedly threatened by PALS "wetlands biologist" and the prosecutor; and the prosecutor advised PALS not to respond to my Public Disclosure Requests in response, they went silent in January 2004....see rest of story attached Hearing Alert - Need Witnesses"*



WA Supreme Court Justice Sanders

**For digging a ditch on his own land with DNR approval Paul has already spent 60 days in the Pierce County jail, lost his life savings and and livelihood and 4 years of his life and is facing an additional 90 day day sentence and that is just the tip of what he has lost. He was not allowed pen nor paper while in jail.**

**The two Pierce County judges and the Prosecuting Attorney for Pierce County are ignoring the laws and framing Paul Hiatt. This is common, common, believe it or not. There are thousands of the cases of varied degrees of extortion and fraud framing property owners in King County plus Pierce County and all the environmental extreme counties in and around the Puget Sound. This nonsense is coming down down from the green agenda out of Seattle, Olympia and the WA Governors office and Washington State legislature.**

Also, environmental policies such as the UN Agenda 21, Sustaining Development, Smart Growth, etc. are behind this criminal behavior against innocent property owners.

- King County Department of Development and Environmental Services sets up and frames over a thousand property owners a year on bogus property related issues.
- Puget Sound is a hornets nest of environmental madness.
- Groups such as Governor Gregoire appointed Puget Sound Regional Council as well as Washington Environmental Council, 1000 Friends of Washington/Futurewise, Center For Environmental Law and Policy, The Autobahn Society, The Nature Conservancy, etc. are behind these green agenda takings.
- The courts, councils, cities, counties are forced to comply and sued repeatedly despite the illegitimacy and unconstitutionality of these takings of basic rights of holding private property.
- Green extreme agenda is a madness that forces takings above basic constitutional, state and natural laws

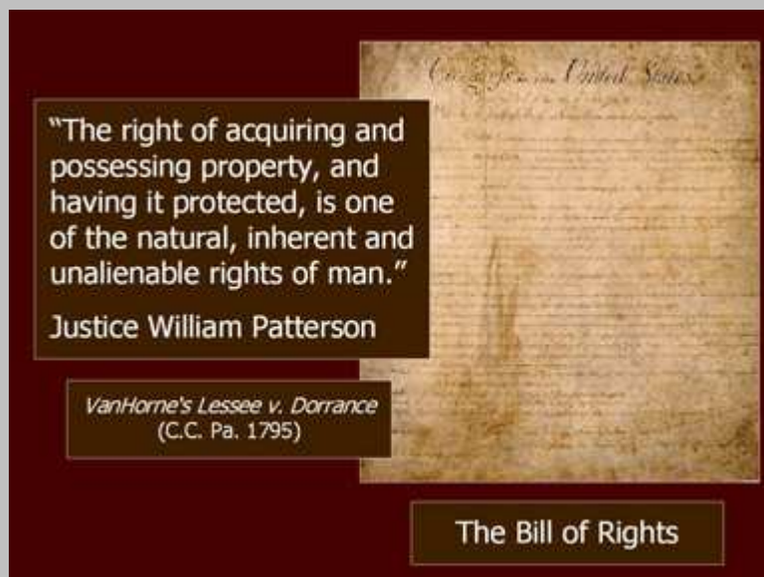
No court, legislative body or executive can take a persons private property without compensation and that is only for very rare public use exceptions. Washington State legislature, courts and executive office is ignoring all of the laws of the land to extort, threaten and punish property owners to pander to their green extremes in Seattle and the Puget Sound area.

The so called Growth Management Act, Sensitive Area Ordinance, Critical Area Ordinance, Agricultural Preservation Act, Open Space, Public Benefit

Rating System and all the green taking programs in Washington State are unconstitutional and fraudulent. Rural areas do not want this nonsense and even if they did you cannot foist illegal property taking regulations onto free people and private property.

- These policies have nothing to do with the environment and everything to do with extortion of the rural property owners to shut down the use of agriculture and rat pack people into the cities.
- This is all for government tax revenue using green extreme for the bait.
- The courts, legislature and executive offices in the State, counties and cities are all colluding on this to attempt to herd innocent people into highly dense developments where they don't want to live.
- Even cities that fight this nonsense, like Kent, get hit multiple times to comply.
- This is not freedom, it is communism alive and well in Olympia, WA

Washington State does not improve its freeway systems and repeatedly tries to push uneconomical rapid transit systems that only serve less than 5% of the people for near \$200 a person round trip. The federal government, state, county and Association of Washington Cities all collude to herd people like buffalo over the cliff to slaughter their way of life and force them to live in high density developments. We The People have no say, no clue and no vote. And when we do vote or make an initiative, it is blocked.



WA Supreme Court Justice Sanders

**Every Washington State congress person who voted for any of these green taking**

**environmental & social engineering bills is responsible for creating a cascading nightmare nightmare for thousands of innocent property owners all over the State of Washington especially around the Puget Sound. Washington State congress, the governor, and the courts ignore basic laws of the land and push this green manure down our rural throats. throats. The Association of Washington Cities is shoving this green manure onto our lives lives also. The cities, counties, State and the Puget Sound Regional Council collude to herd everyone into cattle cars going one way into higher density of Auschwitz, Washington.**

**This is a deadly game played by all levels of government and green extreme groups. They They are doing this under the table of the public eye and ear. Few people understand what what is happening. This is more green extreme nonsense at work to rat pack the cities and and park out the rural areas. These are insane policies with 76% of the people living on 2.6% of the land in America.**

**This is more social engineering European style coming from the UN side stepping the President, moving directly to the mayors of the big cities. This is the same game the DOT DOT plays, pushing million dollar European roundabouts for rural intersections and half half million dollar roundabouts for the same type rural intersections. Sustaining development means sustaining big city, county and state government. It means sustaining NO free choice and NO private property rights.**

**Every government and non government person connected to this needs to be prosecuted. prosecuted. This includes the two Pierce County District and Superior Court Judges and and PA who are viciously and fraudulently ignoring the law and sentencing an innocent man basic on green trumpet up nonsense.**

**Here are the three key government employees playing with Paul's life. Our life will be next if we don't get this squashed immediately. These are Pierce County Washington employees who need to be brought up on charges for illegitimately framing Paul Hiatt.**

**PIERCE COUNTY, WASHINGTON STATE  
THE DISTRICT COURT JUDGE IS DAVID KENWORTHY,  
THE DEPUTY PROSECUTING ATTORNEY RESPONSIBLE FOR  
THE ENTIRE MESS IS ALLEN ROSE,  
AND THE SUPERIOR COURT JUDGE IS KATHERINE  
NELSON.**

**Are there any principled constitutional abiding government and non government people that recognize what they are doing to free property owners in the State?**

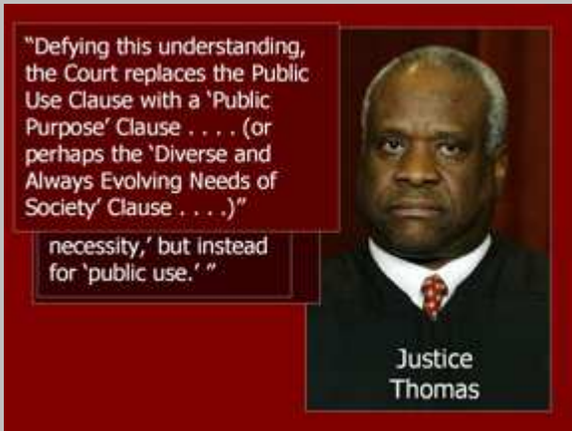
- **None of the government people passing these insane green taking bills ask the people what they what.**
- **None of the government people come around after the fact and take account of the collateral damage they have caused passing these green extreme bills.**
- **None of the government people including the courts recognize what they are imposing is not wanted & is killing innocent property owners like Paul Hiatt.**
- **None of the government types recognize they cannot legitimately legislate, judicate or administrate a man's property away.**
- **Who is monitoring the courts in this State, no one.**
- **Who is representing the property owners who are paying the illegitimate taxes on their property in this State, no one.**
- **Who is forcing the courts to comply with the constitution and higher court rulings, no no one.**
- **Who is watching for collusion and racketeering among the executive, legislative and judicial branches, no one.**
- **Who are being extorted and brutalized in Washington State, thousands of rural property owners**
- **Who is responsible, Washington State Legislature, the governor and the courts.**

**What is wrong in Olympia, Puget Sound, and the cities where government and non government people feel free to place government life over one humans life?**

- **What is wrong with government when they pass mean green extreme bills?**
- **Why can't government see the downstream unintended consequences condemning thousands of innocent property owners**
  - **taking their life savings, their job, their marriage, their health just to protect their their property from green extreme takings**
  - **Rural people cannot work their land because government is 24 X 7 taking it and and not paying and extorting for the taking**
- **If you want Paul Hiatt's few acres of land, make him an offer he can't refuse vs. extorting him out of his life savings, job, health, etc.**
- **Olympia government has gone mad foisting this green perversion on us all**
- **The environmental extreme, State and county perch on branches like vultures waiting waiting for an innocent property owner**

**I am sick of the Governor, the legislature, the courts, the county executives, the Association of Washington Cities and the Puget Sound Regional Council. You represent death to individual freedom and liberty. You do not care one wit for anyone except the perpetuation of you own population, careers and tax revenue.**

**Each of you in government and the green non government groups are pathetic excuses for for humans. Susan Kelo had it right when she condemned New London city employees for destroying her home and life.**



WA Supreme Court Justice Sanders

**Jack Venrick**

**Waiting For Principled Leaders**

**To Take Down The Walls of Green Tyranny & Extortion in Puget Sound Called GMA, SAO, CAO, Ag Preservation Act, Open Space, ad nauseam Enumclaw, WA**

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

**From:** [Paul Hiatt](#)

**To:** [Jack Venrick](#)

**Sent:** Monday, September 03, 2007 9:16 AM

**Subject:** Please help recruit witnesses for hearing Sept. 10!

**Greetings Jack.**

**I am hoping you might forward this urgent request, with attachment, for witnesses in my property rights "criminal" appeal hearing for reconsideration of my motion for Relief From Judgment on September 10 at 9 AM at 930 Tacoma Ave S, (Pierce County Superior Court), third floor, Department 13, Judge Nelson.**

**As you know, I cannot seem to have the law enforced on my behalf against official corruption, still have a 90 day patently bogus sentence (which it is fairly clear they intend to enforce in October/November) hanging over my head for having performed exempt maintenance on my land (under state law), have already spent over 60 days in jail on contrived "contempt" charges for having expected any semblance of fair trial and in the direct attempt to extort property absent compensation, and am low on options after a four year battle which has cost my livelihood and life savings. If there is any humanly possible answer, it is exposure, and that requires public interest, which is most effective in the form of witnesses physically present in the courtroom.**

**After having stalled and delayed any appeal hearing for nearly a year since my appeal brief on the wetlands conviction was filed October 18, 2006, and after directly violated the rules and then the prior court order of this same judge to file that brief by a date set certain, this judge specifically set this hearing for the purpose of granting the prosecution's motion for extension of time to file their brief, after denying my Motion For Relief, (requiring dismissal with prejudice and vacation of all judgments by every known measure of law), on August 3.**

**Attached is a nearly complete transcript of my oral argument presented August 3, which is public record, to forward for review of everyone who might be interested in attending. This motion was denied on completely contrived procedural grounds, with absolutely no refutation of the law presented by the prosecutor, either written or oral.**

**If anyone out there cares that the corruption and lawlessness in our courts is very near the root of the problems rural Americans are facing in the abolition of our property rights, economic liberties, and other, fundamental rights, now is the time to vote with your time and energy.**

**The head of the Puget Sound Regional Council, Bob "Drool", stated only this morning on NPR that quote, "..We are going to reduce rural population", explaining in detail the Plan, (UN Agenda 21, right out of the playbook), to urbanize the population of the counties of Washington to the cities by social engineering through use regulation. What we rural land**

**owners need at this point is probably protected minority status...  
Sincere thanks to any and all who will make time to attend. This thing can  
and will punch a hole in their coercion and control routine when I prevail.  
Please come prepared to take notes, to place them on notice We The  
People are interested.**

**Best regards,**

**Paul Hiatt**

|