Jack Venrick

From: "Jack Venrick" < jacksranch@skynetbb.com>

To: <jacksranch@skynetbb.com>

Cc: "Norm Gammell KingCounty" <Norm.Gammell@METROKC.GOV>; "2KingCountyCouncil" <kcc@skynetbb.com>

Sent: Tuesday, October 02, 2007 4:56 PM

Attach: The Saga Continues - Gvt. Roundabouts for Fish at \$500K Avg..eml; Re Environmental Rip Off of Rural

Landowners.eml; _And You Think The Indians Lost to the White Man_.eml; How Government Is Using Roundabouts

To Run Us Around Our Property Rights .eml

Subject: Government Roundabouts - The Symptoms, Problems & Solutions To The Greater Issues

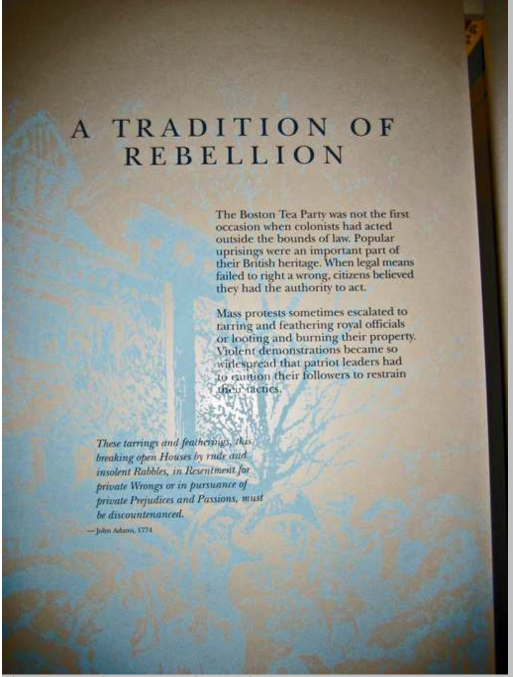


Photo J. Venrick Boston Freedom Trail, Boston, MA

Dear Senator Roach and Representative Hurst and All: bcc: property rights and freedoms groups

I would like to amplify Ron Ewart's plea for help below.

THE SYMPTOM

Again I want to shine the lime light on Senator Roach and Representative Hurst and say I was never more proud to be an American as I am now working with you and the Enumclaw Enumclaw community to stop this green HUMAN roundabout nonsense being forced upon upon us by WA DOT.

I wish it was that way for Ron Ewart's 5th District Senator and Representatives. Ron Ewart Ewart is a leading property rights advocate and a fighter for freedom for us all. I am greatly greatly concerned when he has trouble because it is just a matter of time before everyone else does. The buck stops here.

There are very few people who can raise the flag and blow the whistle on government. We We are very blessed to have Ron. No one else can watchout for us like he can. He has expressed much frustration about his 5th District people.

Perhaps you can join forces with Senator Pflug, Representative Anderson and Rodne to put put the damper on not only "roundabouts" for humans but for fish.

The King County rural community is being stone walled and sand bagged by King County County Council on these \$500,000 fish culverts where there is no fish. These cement bunkers are being forced upon us without a vote or so much as a meeting. We are billed locally via road tax. I have never received any reply from King County Council nor their DOT contact Norm Gammell.

As Ron as pointed out, there is a connection between the State and the counties on these fish fish "roundabouts. All green dots of taking are connected. I would like to see a moratorium moratorium on all green related takings in King County and Washington state until we work work out a process for community input including those private property owners who are directly affected around these impact areas.

"The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people."

Fish and human "roundabouts" are only the symptom of a much larger problem in this state.

THE PROBLEM

There is something dreadfully wrong with our government when the county, state and cities and cities are selectively accountable to their citizens. This green agenda is so thick it has destroyed justice and due process in the courts (I have been there and seen it) along with a with a responsible customer service attitude from all government employees to all property property owners.

The flow of government regulation is straggling and goes in only one way, i.e. down hill from "Seattle" County and Olympia. This is upside down and backwards. Nothing should should be done or even initiated anywhere in government without the private property owners and the local community input. I wish I could say that WA DOT was the only agency that is playing this arrogant and dangerous game of "shooting" us first and then asking questions. King County employees are no longer welcome in the rural areas.

King County, WA DOT and WA DOE and WA DFW are just the tip of the iceberg of taking that must be jerked up quickly and severely.

Even other small county commissioners on the Olympic Peninsula and now in central Washington are experiencing green pressure group tactics that quickly turn normal government processes into a rabid mad dog attack on innocent private property owners.

One underlying major problem is the green extreme groups who are pressuring government pressuring government and private property owners. Then the tide of taking becomes like a a snow ball rolling down hill crushing and smothering us all. This is a serious problem. There our tens of thousands of innocent property owners in Washington State that are being being trampled on. 99.99% of them will say nothing, some will loose everything. There are are uncountable reasons why they do not fight. They are embarrassed, have little money, little time, are totally ignorant of their rights, are taken advantage of by the counties, cities cities and courts. It is the .01% like Ron Ewart and Paul Hyatt and others who are fighting fighting this madness.

These green theme regulations have become so out of control, there is a very real sense of Salem Witch Trials going on across Washington State and the United States. We have a case now with a fellow in Gig Harbor who has lost his job, his savings, 4 years of his life

and has spent 60 days in jail. Pierce County PA and District Court and Superior Court judges are trying to get him in for 90 days. All over clearing and digging a ditch on his land land approved by the DNR and burning with a permit. This is the height of this green insanity. I will be sending out an email up date on this brave man shortly.

Acts like the GMA are at the heart of this problem. Green and social engineering related legislation is used like fodder to feed the green extreme in all levels of government and their their non government counterparts.

The intense pressure of the growing green wave of taking has over whelmed any common sense. There is a growing sense in the rural areas of revolution.

THE SOLUTION

I believe that the WA DOT and you have created an opportunity for us. This arrogance of DOT can become galvanizing to set the stage for reform. I would like to see you all become the flag carriers for reform. We need a fix across the board in Washington state to to neuter these vicious groups who somehow have been allowed to rise above basic human rights, natural rights, inalienable rights and constitutional rights.

We have come to the point where we need property rights and constitutional and cost impact impact statements IN ADDITION to EIS or as far as I am concerned instead of EIS. We need a moratorium on all green related takings of private and public property until we resolve these Gestapo tampering of our courts, laws, regulations, fines, jail time, bonds, legislation and administration. We need all actions against property owners in the courts stopped until we get to the bottom of these green takings.

The Washington State Attorney General's office needs to have more power and be able to respond to citizen groups. We need the legislature to turn on the AG office to investigate environmental agenda in the State especially King County DDES and the Pierce County District and Superior Courts and PA departments. Property rights people are noticing a trail a trail of collusion not only within the various government agencies dealing with private property but with non government groups in the state that are environmentally aggressive. aggressive. It is the standard line up of green extreme groups.

You may recall that one of the audience asked WA DOT Regional Director why this proposed roundabout on SR 169 was so important to them. They said it was because of the the safety. I can tell you my opinion, roundabouts for fish and humans has nothing to do with safety. It is all about green social engineering agendas at the highest levels in our

government. The DOT is being pressured not unlike King County. These are only two relatively small examples of government extortion at the highest levels, in my opinion. It was no accident that the WA DOT engineer made a trip to Great Britain to check out their their roundabouts.

Thanks again for your strong support in the cause of freedom and liberty.

Jack Venrick Rural in "Seattle" County Enumclaw, WA

---- Original Message -----

From: ron ewart

To: Pflug, Sen. Cheryl; Anderson, Rep. Glenn; Rodne, Rep. Jay Sent: Tuesday, October 02, 2007 3:36 PM

Subject: How Government Is Using Roundabouts To Run Us Around Our Property Rights

To my Washington State 5th District Senator and Representatives, Pflug, Anderson & Rodne:

I want to know why it is, when we send out information, like what is contained in the following e-mail message (which you received), I never hear from my 5th District Reps. or Senator? Our efforts have gotten Senator Pam Roach involved in her district on the issues we have raised and we have been successful in getting the Interim Director of the Washington State Department of Transpiration, Paula J. Hammond, to look at the issues as well. We have raised such a stink that it is possible the State DOT will file an appeal against the Federal Court ruling on culverts in favor of the Indian tribes, that the state cannot afford without raising gas taxes.

Regarding the fish and habitat culverts, we were successful in getting our two rural King County council representatives (Dunn & Lambert) involved in a solution to why only rural landowners in King County are paying for these culverts out of the King County road levy tax.

But this just isn't happening in King County. It is happening in every county in Washington State where these culverts have been mandated by the State

Department of Fish and Wildlife and rural landowners get stuck with the tab. That makes it a state issue and yet all I hear out of my state representatives and senator is a resounding, if not insulting, silence.

Why is it that Senator Roach is getting involved, but you folks in the 5th district stand idle?

It is almost like I am yelling into an empty canyon and all I hear is the sound of my own voice returning to me. I am probably one of your most vociferous constituents. It would be nice to hear from you once in a while and let me know you care, or recognize that I am even here.

Respectfully,

Ron Ewart, President

NATIONAL ASSOCIATION OF RURAL LANDOWNERS

P. O. Box 1031, Issaquah, WA 98027

425 222-4742 or 1 800 682-7848

(Fax No. 425 222-4743)

Website: www.narlo.org

---- Original Message -----

From: ron ewart
To: r.ewart

Cc: Jack Venrick; Pflug, Sen. Cheryl; Roach, Sen. Pam; Anderson, Rep. Glenn; Rodne, Rep. Jay; jaym461@ecy.wa.gov

Sent: Saturday, September 29, 2007 4:44 PM

Subject: How Government Is Using Roundabouts To Run Us Around Our Property Rights

To: NARLO Members, American Rural landowners, Interested Parties, Senator Cheryl Pflug, Reps, Rodne and Anderson, (5th District) Senator Pam Roach, Jay Manning (DOE), the entire King County Council and the news media.

From: Ron Ewart, President, National Association of Rural Landowners (NARLO)

FOR: All indicated recipients

The following is an e-mail message from rural landowner and American patriot, Jack Venrick, outlning why the inmates are in charge of the asylum. From fish and habitat culverts, to European-style roundabouts, to the ESA, the GMA, and the CAO and to millions of other federal, state and local land use and environmental laws, have turned American citizens into nothing but serfs, who must bow down to

the almighty government, both politicians and bureaucratic demagogues alike. (Are you listening Jay Manning?) The Indians use sympathetic, spineless courts to blackmail American taxpayers to pay for returning their precious salmon habitat back to its pristine condition of 150 years ago, when the white men where stupid enough to sign give-away treaties with the Indians. Something akin to what we are doing with North Korea and Iran right now.

On tip of the Indians, we have the wealthy and political powerful environmental groups lobbying the legislatures and using the courts, to force radical, un-American environmentalism down the throats of rural Americans, while the city folk get off virtually scot-free. **So much for equal protection under the law**.

It would appear that every time that Jack and I and others, bring up these egregious injustices, nothing happens except for the big giant yawn that comes out of the mouths of those of you who have the power to do something. Your silence is an insult, if not a slap in the face (not you Senator Roach) to American citizens and taxpayers that are demanding redress from government. Your usurpations will not last forever. Do not make the mistake of forgetting the law of unintended consequences. You can't herd Americans like you would sheep.

For over a year I have reseached these fish and habitat culverts being foisted on the backs of rural taxpayers, when the mandate for installing them comes out of federal or state statutes. Why the Hell should rural landowners have to pay for a federal or state mandate? Why indeed!

So if you have the courage, take the time to read Jack's prophetic words on how government (the inmates) are in charge of the asylum. This asylum that use to be called the free United States of America, but is no longer.

If you do take the time to read it, perhaps you will answer this one very poignant question.

WHAT IN THE HELL ARE YOU GOING TO DO ABOUT IT?!!!

If past history is any guide, probably nothing!

Ron Ewart, President

NATIONAL ASSOCIATION OF RURAL LANDOWNERS

P. O. Box 1031, Issaquah, WA 98027

425 222-4742 or 1 800 682-7848

(Fax No. 425 222-4743)

Website: www.narlo.org

To: WA DOT & King County DOT

cc: American Property Owners, WA State House & Senate, WA AG, Association of WA Cities, WA DOE, King County Ag Commission, King County Council, Media, American Policy Center, Evergreen Freedom Movement, Freedom Groups



Looking West SE 416th & SR 169
Proposed location of a \$4 million roundabout for humans

Enumclaw, WA Community Meeting Held to Stop State Forced Roundabout

The following are my meeting notes and my opinion FYI.

- Senator Roach called the 3rd meeting of the WA State "Proposed" Roundabout promptly at 7PM, Wednesday. 9-26-07 at the Enumclaw, WA City Library.
- 44 attended the meeting plus several from WADOT

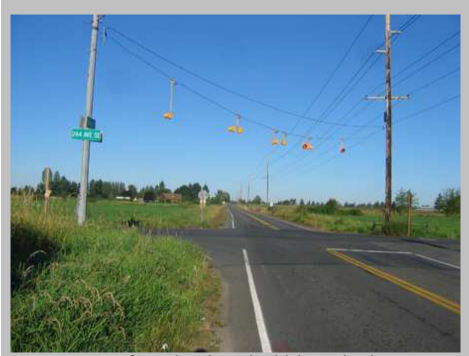
- Senator Pam Roach and Representative Chris Hurst did an excellent job in representing the community.
- What a refreshing change from the likes of our King County Council who only represent Seattle.
- If it was not for Senator Roach and Representative Hurst, Washington State DOT would roll over us faster than King County does.
- Still the Ms. Eng the WA DOT Regional Director tells us they are engineers and know know best what is good for us.
- Unbelievable arrogance and more evidence of a higher up Washington State Green Agenda.
- Property owners are increasingly experiencing this silent and deadly green extremi extremism in all levels of government including;
 - o County District & Superior Courts, e.g. Pierce County
 - o WA State Prosecuting Attorneys, e.g. Pierce and King County

The Nitty Gritty

- Mr. Russ East, Assist. Region Administrator of the NW Region DOT Highway
 Construction Program for Snohomish & King County previously told Senator
 Roach there would be no roundabout but the money would be kept for the intersection.
 intersection.
- Representative Hurst asked for a letter confirming this.
- DOT NW Regional Administrator Ms. Eng wrote the letter but did not vacate the roundabout plan
- Senator Roach and Representative Hurst both stated their position, i.e. the overwhelming majority of the community does not want the roundabout.
- Senator Roach asked for alternatives for the intersection instead.
- The DOT drew up alternatives at the last minute, i.e. they never even considered alternatives for the intersection.
- Part of the requirements for any traffic control given to the DOT was "not intrusive to to private property".
- Roundabout cost estimated to be \$4 million and take 3.3 areas of rural private farm land property
- A major intersection realignment and signal cost estimated to be \$4 million and take 2.7 acres of rural private farm land property
- Legislature has allocated \$6.1 million of tax payer money for this intersection
- \$400,000 has been spent so far on study
- Traffic count on SR169 is 12,000 per day, or about 6,000 each way, north and south

- There has been 32 accidents in 8 years, i.e. 4 accidents/year, other numbers and years years show 2 accidents/year
- DOT is inferring it was their way, i.e. roundabout or no way, i.e. they Mr. East & Ms. Ms. Lorena Eng refused to take the roundabout off the table.
- Senator Roach went through a list of DOT hand write alternatives with the 44 in attendance and eliminated 4 alternative including the roundabout.
- The DOT was directed to come back to a working group of Senator Roach to discuss discuss.
- Meeting adjourned
- Mr. Russ East email is eastrus@wsdot.wa.gov
- Ms. Eng email is engl@wsdot.wa.gov

P.S. #1 Here is another type of "roundabout" for fish and an example of how government railroads local rural property owners.



Intersection of SE 416th and 244th SE looking West Before installation of an est. \$500,000 concrete fish "roundabout" There are NO problems at this intersection! NO safety problems, NO water problems & NO fish.



Here is a Qwest cable being rerouted for the ghost fish



Qwest contractors installing phone cable splice box to reroute Qwest phone cable This took several men and several large machines 3 days work. The work crew had no idea why they were doing it.

The City of Enumclaw has to also reroute a water line.



This needless fish roundabout was not approved nor authorized by the local property owners affected.

- 1. But it will cost us big time.
- 2. Our local main road is shut down for near a month.
- 3. There was no local meetings about this.
- 4. Nor were the rural property owners asked if they wanted it.
- 5. Nor was the City of Enumclaw tax payers asked.
- 6. The King County Council said nothing.
- 7. The King County DOT contact never replied to my email or set up a meeting

Please see attached email from Ron Ewart www.narlo.org and Barb Lindsey of One Nation Nation United http://www.onenationunited.org which covers the background of this long this long string of government imposed usurping and meddling of private and public property. Check out both web sites and discover how government unconstitutional takes more of our private and public property.

There is a long rope of government taking intertwined with many smaller cords of taking. Each level of government downstream becomes less effective in representing its people because of this intertwined tapestry of taking.

- At the top of the taking is a non government special interest group
- Government at any levels are sued and bribed by special interest groups

- U.S. government rather than saying NO pass pork barrel and extreme legislation not having a clue of the downstream consequences.
- Then the U.S. Congress extorts the States typically using DOT funding,
- The States rather than saying NO take the bribe,
- The States then write more strangling unconstitutional private property taking legislation extorting their counties and cities.
- The counties equally addicted, write more illegitimate private property taking regulations and codes further extorting the property owners.
- The cities in turn are even more addicted and beef up their codes and enforcement of tyrannical green takings
- The rural property owners slowly collapse from the weight of this coercive force
- The cities & counties rapidly Gerrymander & eminent domain progressively more rural land around them
- The cities and counties fight for rural land for "best available revenue"
- i.e. they draw and quarter rural private property for their own future reserve of revenue revenue
- The rural areas are turned into socially engineered private property reserved ONLY for government growth, e.g. cities, tribes, counties, state, federal, military.
- The rural property owners are brutalized by Gestapo code enforcement and green theme courts.
- Local government is rendered near "helpless"
 - o Private property owners basic rights are ripped out
 - o Individual freedom and liberty gradually disappear.
 - We are closer to Russian collective farms now, than early American post Revolution colonial independence
 - o The profile of the beast is its increasing use of force to take increasing more tyrannical legislation, judication and administration.
 - o The first head of the beast in driven by super wealth.
 - The beast starts to take on another head driven by social engineering colluding with the first head
 - o Other heads of the beast grow to support more special interest and each other
 - o Free choice is soon taken.
 - The America dream of individual freedom and liberty has been taken in two centuries by big government partnering with big business and social engineering engineering agenda

"From its inception, the right of property in Russia became associated with the consolidation of the nobility's power over the peasants and the

the abuse of the serf system.....The property rights bestowed by the tsarist regime became identified with its despotic authority."

Property And Freedom, pg. 196, Richard Pipes

Culvert ruling backs tribes

By Lynda V. Mapes

Seattle Times staff reporter

In a landmark decision more than 30 years in the making, a federal judge Wednesday ruled the state can't build or maintain road culverts that hurt fish passage or diminish fish populations because that violates tribal treaty rights to fish.

The case has broad implications to spur the pace and increase the cost of state culvert repairs already under way around Western Washington. The ruling by U.S. District Judge Ricardo S. Martinez, expected to be appealed, could also lead tribes to seek other habitat protections.

"This could be very big," said Mason Morisset, an attorney representing tribes in the case. "If it stands, you will see tribes assert themselves on a broad range of activities to protect the habitat. Whether it's clearing wetlands or building roads and developments ..., if we can show you are going to have a net loss of habitat, that is a treaty rights violation."

The judge posed no remedy in the decision; that's a step that will begin next week. Fixing more culverts faster is sure to be on the table. And that is going to be expensive.

"I'm not going to use the 'B' word, but it's millions of dollars," said Fronda Woods, assistant attorney general for the state of Washington, the defendant in the case.

The case pertains to fish habitat everywhere north of the Columbia River and west of the Cascade crest, affecting the treaty rights of about 20 tribes that brought the suit.

No state agency faces a bigger potential bill than the Department of Transportation, with about 800 culverts in Western Washington to fix.

"I have great concern from a budget perspective," said Paula Hammond, interim transportation secretary.

The agency has already spent \$40 million identifying and fixing problem culverts since 1991 and intends to spend \$69 million more over the next 12 years. Now it looks like that won't be enough.

"It's likely hundreds of millions of dollars of corrections that would need to be made," Hammond said. "We don't have those kinds of funds, and you have to weigh this against the costs for maintaining and preserving our existing infrastructure."

The ruling didn't speak to culverts built and maintained by local governments, raising questions about broader

implications of the decision.

"What's next?" Hammond asked. "Think about a stream as it crosses a city street and a county road and a state highway as it makes its way to Puget Sound.

"It doesn't solve the problem unless you correct the whole corridor, and if we can't afford it at the state level, the local agencies certainly can't," Hammond said.

For tribes, the ruling was a long-awaited culmination of the original Boldt decision, U.S. vs. Washington. In that case, tribes sought not only affirmation of their treaty right to fish in their usual and accustomed places, but protection of habitat to ensure that fish would always be there to catch.

P.S. #2 Here is amphitheater "roundabout" for the tribe (MIT) and another example of government meddling and illegitimate taking of rural private property.



This was rural farm private property but with the right amount money and the right connections, the Muckleshoot Indian Tribe bought the land, transferred it into the U.S. Bureau of Indian Affairs tribal trust, fired a protesting BIA manager. Then they proceeded proceeded to build a 20,000 seat outdoor amphitheater holding 40 some events a year. Gambling and entertainment big business are using tribal sovereignty to take private property all over America. Local Enumclaw people tried for years to stop it, but were stiffed by King County Council and the courts. This mess is 5 miles from me. They had over a dozen choices of sites not on the Enumclaw rural farm land plateau but they were allowed to take this one piece of rural private property. Yet we cannot use our land, clear clear our ditches, drain our fields, remodel our homes, subdivide our land for our relatives, relatives, etc.

P.S. #3. Here is another example of how King County Council and government meddles and extorts rural private property

"Picture a dairy farm with no diary cows"...

King County Council sells a multimillion dollar bond to the King County citizen citizens. Seattle voters and environmental extremists who do not live out here want to park park out the Enumclaw Plateau but do not want to pay for it themselves. So they raise the the money through a bond that everybody pays for the rest of their life to buy out the development rights of a few farms. They distort and misrepresent the wording and advertising in the bond measure. It is the primarily the green crowd in Seattle pushing these unconstitutional takings. The dairy farm near me was given \$400,000 and has since since gone out of business. Milk prices were too unstable. He sells off half the farm and contracts to stay alive and raises corn. All of which probably barely pay for the property taxes and his living expenses. This is government social engineering at its "finest".

This is why our Founding Fathers designed a limited government. These are just a few local examples or how big government has created a long rope of takings of our constitutional and natural rights. Big government and big special interest are weaving a rope of taking that is hanging us all out to dry.

P.S. #4. The cities, with the help of Association of Washington Cities and State and counties grab rural farm land to grow their tax base.

- Local inc. & uninc. towns eat up rural farm land for higher and best tax revenue while while they systematically,
- sue, fine, brutalize, jail, lien, trespass, extort property improvements upon tens of thousands of rural property owners.
- Then they use much of this money for their own inner city projects.

- City of Renton soon grows out to Maple Valley,
- Maple Valley soon connects to Black Diamond,
- Black Diamond connects to Enumclaw,
- Enumclaw connects to Buckley,
- Buckley connects to Lake Wilderness & Lake Tapps & Sumner & Puyallup & Fife & & Tacoma & Olympia
- Picture rural private property owners squeezed out of their life and their rights
- If you can't see this picture, come out here and I will show it to you
- This is the agenda of Washington State, County and City governments, Association of of WA Cities, all of the green groups including the courts, the legislature and the executive.
 - o e.g.
 - City of Enumclaw grabs half of Rainier Horse Stable directly on SR 169 with a traffic count of 12,000 a year for a middle school
 - o and they take two 100 acre farms to sell to a developer to build \$350,000 cracker cracker box homes 12 feet apart with no play ground for the kids,
 - o now they are trying to eminent domain more rural farm land west of the city

It won't be long before there is no rural land because the local cities will take it for their own coffers. The Growth Management Act is not what you think. It is an unconstitutional unconstitutional taking of private property for the sole benefit of government at all levels PLUS their partners in crime, i.e. the green extreme groups and the green businesses.

Few will see the following:

- rural property owners cannot use their land or have only limited use,
- nor afford the insane and unconstitutional illegitimate taxes on private property including their wages,
- nor cannot sell their land at commercial value for their own retirement.
- nor tolerate the never ending escalation of illegitimate taxation without represe representation
- including zoning changes and DDES and county district and superior court Gestapo tactics.
- the media both conservative and liberal turn their mics away because their audience and funding are city based.

ACTION ITEMS

- Demand an open government including public disclosure of government and non government AGENDAS
- Demand policy changes stopping all government action against local private propert property owners
- Demand any government or non government action requires direct approval of the local property owners.
- Demand a shift in government taking, to a government that respects and honors honors local communities first and foremost.
- Demand major changes in the county and state courts;
 - including Prosecuting Attorneys, District, Superior, Court of Appeals & Supreme Court Judges
 - o oath of office to obey the State and U.S. Constitution must be beefed up to
 - o Much stiffer penalties and easier prosecution
 - o Judges and PA's must disclose any agenda they are given
 - o Judges and PA's and their staff must be monitored and held personally accountable.
 - o all property related violations must have strict limitations on penalties,
 - no open ended tampering of bail bond, jail time, avoidance of pleas, et al
 - o Property Owners are witnessing District and Superior Court corruption especial especially in Pierce and King County
- Demand an INDEPENDENT whistle blower and watch dog groups inside all government departments that touch private property
- Demand expanded powers of the Attorney General's office to take complaints from citizens groups to investigate and prosecute any government corruption regarding private property takings.
- Demand stiff sentences against any government employee,
 - o including stiff fines and imprisonment of government employees giving excessive excessive code enforcement and
 - o the same for all court personnel that violate & harasses the rights of private property owners
- Demand stiff sentences against any green extreme groups that pressure government at at any level to exercise private property takings, e.g.
 - Washington Environmental Council, Futurewise, CELP, Nature Conservancy, Autobahn, etc.
- Demand government wide investigations of departments that are overly zealous of private property owners, e.g.
 - o Pierce and King County court system
 - King and Pierce County code enforcement, DDES.

- King County Council extortion of unconstitutional permitting fees on top of unconstitutional property taxes.
- Demand new legislation allowing personal liability suits against any government employee who breeches his/her oath and code of conduit.
- Demand the establishment of a Independent Office of Freedom and Liberty at State and county levels
 - o where any government employee may be summoned and held accountable
 - o before an independent group of private property owners and/or victims
 - o from any acts including excessive legislation, regulations and enforcement upon private property owners.
- Demand impact statements on the basic constitutional rights of all impacted rural property owners.

The so called Growth Management Act, Critical Area Ordinance, Endangered Species Act, Act, et al, are an environmental ponzi scheme, taking and redistributing basic God given, natural and constitutional rights from every honest man and women in America.

American government at all levels has become a deadly cancer against all our freedoms and liberties. We have reached a flash point between the takers and the taken. Socialism and Communism in Washington State cannot coexist with free people.

"Russian servitors had no guarantees of personal rights, which is why they cannot be called called nobles: their landed estates, indeed their ranks and very lives, were dependent on the the goodwill of the tsar and his officials. No charters were issued to them before the modern era (1785) of the kind that were familiar in medieval Poland, Hungary, England and Spain. From this point of view, the status of a Russian noble" was no different from that of the lowest commoner, and so it comes as no surprise that in addressing the tsar the the highest dignitaries of the realm referred to themselves as his slaves. Land tenure entailed not so much rights as obligations, and there were even cases heavily punishable under a law of 1642 of dvoriane trying to evade state service by bonding themselves as slaves to other landlords.

How extreme was the hostility of the Russian monarchy to private property can be seen from the fact that it refused to acknowledge as inviolate property even personal belongings, belongings, recognized as such by the most primitive societies. Russians had no certainty that government agents would not seize any object of value in their possession and forbid trade in any commodity by declaring it a state monopoly. Fletcher thus describes the anxiety he encountered among Russian merchants:

"The great oppression over the poore Commons, maketh them to have no courage in following their trades: for that the more they have, the more daunger they are in, not onely onely of their goods, but of their lives also......"

Property And Freedom, pg. 178-179
Richard Pipes

Jack Venrick
Rural & Watching
My Freedom & Liberties
Being Taken
Unjustly, ungodly, unnaturally,
And Unconstitutionally
Enumclaw, WA

"The wise man says, " I am looking for the truth," and the fool, "I have found the truth". truth".

Russian Proverb