John (Jack) R. Venrick

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

Sent: Friday, February 13, 2009 4:57 PM

Subject: The City of Enumclaw Mayor Must Step Down



You will notice there is no mention of the rural property owners who were extorted by this trail.

To: Attorney General Rob McKenna
Washington State House & Senate
Washington State Supreme Court
Washington Courts Ethics Advisor Committee
King County Council
Pierce County Council

Pierce County Parks

bcc: Citizen Alliance For Property Rights

National Association for Rural Land Owners Property Rights & Freedom Foundations

I would like to add my experiences regarding the Enumclaw City Mayor expanding further on Councilman Mike Ennis recent concerns. Please see article AND comments following the Enumclaw Courier Herald article -

http://www.courierherald.com/articles/2009/02/05/news/news3.txt

This story starts when I attended a meeting representing Citizen Alliance for Property Rights to help a fellow rural property owners. They were voicing their concerns against the City of Enumclaw and King County for strong arming rural private property owners threaten by a nearly complete Foothills Trail section along their property.

Please find my documentation regarding these experiences here with Enumclaw Mayor, King County Assistant PA and a Facilities Capital person at my web site http://www.freedomforallseasons.org/FreedomFromRailsToTrailsTakings.dwt.asp.

Bottom-line, ruthless local, county, state and federal government tyranny has become the government green railroad way of doing business to railroad their personal agendas. This is done in part by shutting down the rural areas with urban pleasures such as trails and parks against adjacent property owners wishes while further extorting home, land and business owners out of their business, homes and land with fines, fees, codes, permits, licenses, etc.

One crime leads to another, using unconstitutional funding sources which further extort private property owners and businesses via unconstitutional property taxes and our wages and illegitimate forced collection of till taxes and conditional grants by the federal government.

King County sent out hundreds of letters to rural property owners along this Foothills trail basically giving them no choices but to accept the trail taking or be sued. This is abuse, strong arming and arrogance, totally unjustifiable and needless. One CONgressional taking act does not justify the perpetuation of more takings of property rights for mere recreational use let alone any public use.

These trails and parks turn quiet and peaceful traditional rural and urban communities into green light districts which attract highways of humanity running through our once quiet, rural and urban homes and land. This is an overt invasion of our privacy, safety and the sanctity of basic traditional life styles. Those whose property is impacted are never consulted or involved until the end stage, if then, via a two minute statement and/or a letter from the county PA office stating "sign here or else". Do NOT let these

green moths come into your community and destroy your traditional way of life.

It is the same cookie cutter taking process used against Ms. Susette Kelo who spoke yesterday at the Evergreen Freedom Foundation Luncheon. One greedy government hand, shuts down the sovereign property owners use and improvement of their own homes and land, while the other dirty green hand takes up more private property and converts it into recreational nonsense to increase the density. The City of Enumclaw and King County Assistant PA and the Facilities budget person were reminded several times of this double standard. All of the Puget Sound county councils use and abuse this cookie cutter taking process.

Just because Congress passes an Act does not legitimize the taking of a property owner's privacy and safety for recreational use. These rails to trails are well known attractive public nuisances. Again check out my web site documentation above, if you believe I am over exaggerating. CONgress is infamous for passing nonsense vote pandering lobbied bills. Government servants are sworn by oath to protect our basic freedoms and liberties including our property rights, NOT war on them. No UN agenda, city, county, state or government agenda can long railroad American traditions.

Thousands of innocent property owners abutting and near these trails are victimized because of this Polly Anna misaligned thinking. Converting abandoned railroads on or near unsuspecting rural property owners into a "highway of humanity" is an ACT of perversion not a legitimate act of Congress. Property owners lives are destroyed.

In fact, this is how Washington State and King County are playing this game called the Foothills Trail. They have declared it a highway to further justify their confiscations. Any Grand or trial jury of the local property owners would never support these actions that the corrupt courts are silently rubber stamping for their urban buddies.

There are other unending problems with the process by which the government is going about these takings. Especially note Section VI of "Urgent Solutions Needed" titled "Rural Property Owner Tells Enumclaw Mayor & King County the Hard Truth" via the link above.

Here is just a sample FYI. There is no full disclosure to the adjoining or nearby property owners. There is no divulging of the agenda, history and the legal rights to the impacted property owners. The local cities and counties more often use stealth and strong arming practices. So called public meetings are more a ceremony and charade for the government to brow beat the property owners calling them public coordination meetings. The property owners are given 2 minutes while the government takes 10 years and all your private property to orchestrate the taking for some nonsense urban play ground. While we are regulated to death, the Washington State Outdoor Interagency and various park departments are given license to steal for their recreational pleasure.

The county PA's threaten property owners with legal action that few can afford. Fewer still do not know what to do and where to turn to fight these government land grabs. Families are overwhelmed. The average family have all they can do to survive let alone fight a corrupted government that has mutated into a deadly cancer. The government is mandated and takes an oath to protect our rights NOT war on us and our way of life.

The original intent by even the pro central government Federalists founders was to protect our rights NOT war upon them.

Property owners have rights for legitimate buffers for their privacy and security which more than trump green extreme and social taking privileges. These green light areas with their parks, trails, playgrounds, city golf courses, city RV parking lots, water buffers, etc. all stand down when there is any threat of trespass or objection of any kind upon the sanctity, privacy and security of adjacent or nearby private property owners.

An attorney involved told us, he was concerned about speaking out too much because they are all ruthless enough to take his license. The Mayor of Enumclaw and the King County agents tried to have me jailed for telling them that rural people were outraged and were not going to put up with these silent takings anymore. The fanaticism of these green government sustaining development, smart growth and GMA takings by deaf, dumb and blind government agents goes against the sovereignty and most basic rights of the natural born free state Citizens.

The City of Enumclaw has had other questionable strong arming incidents with local businesses and property owners. I understand from very reliable sources, there are a number of legal suits against the City of Enumclaw by local business owners according to various sources. I have lived outside of Enumclaw on 10 acres for some 33 years and not been aware of this degree of government corruption.

Anything you can do here is sorely needed. Even a letter from your office to ALL cities, counties and state offices who touch land, homes, vehicles directly or indirectly, need to be put on notice they have too long walked over our most basic rights and will be prosecuted and/or investigated. New much higher standards must be established not only for abused eminent domain but for all other unwanted groping of private property.

The solutions are not in the courts because they are corrupted beyond immediate repair. Solutions are not in the councils or with the mayors or the executives. The solutions are in the hands of the rural property owners who, if given chance will make it so hard, expensive and unpopular on any government agency to take or restrict private or public property, their incentives for profit and power are removed.

The sovereign people do NOT need ruthless government mayors, judges, attorneys,

councils, inter government green extreme agencies. There is no place for this type of behavior in public or private business. Governments are useless and do not contribute anything to their communities. Corrupt administrations lead the community to bankruptcy and oppression of traditional ways of life and business.

More communities are starting to out source their infrastructure which solves two problems immediately. This one act reduces much of the unnecessary nonproductive administrative overhead AND it greatly reduces the built in administrative corruption. We talked about this yesterday afternoon around our table at the Evergreen Freedom Foundation. One of the cities just north of Seattle is bankrupted as well as one of the Puget Sound Island towns. It is not uncommon that these are also the type of town that preys on the innocent rural and urban property and business owners. It is literally the mad dog eating the masters hand that feeds it.

We are at fork in the road. One road leads over a cliff and the other is wide open for discovery. The road to discovery is called free choice. The natural born sovereign and free state Citizens get the free choice. The government or what is left of it, gets a few bones called privileges. Government is an artificial entity with no more rights or privileges to tell the sovereign and free state Citizens how to use their property, than they have to tell us how to worship God.

This fork in the road is immediately before US. The road over the cliff has many names and trails over the last 233 years, all leading over the cliff, e.g. "reform", "change", "sustaining development", "smart growth", "growth management act", "critical area ordinance", "wetland", "endangered", "man caused global warming", "welfare", "social security", "New Deal", unending strangling regulation of private and business property.

The undiscovered road is open for all who want only total freedom and liberty. This road requires a completely new paradigm whereby urban and rural sovereign and free Citizens will be set free from all taxes, usurious interest rates, diluted titles and restrictions of any kind or color upon their property. The sovereign state Citizens will be given back their full Grand and Trial jury rights to decide what laws if any they see fit to decide on. When they purchase their private property it will be in allodial or land patent title that cannot be taken by anyone for any reason including any corrupt court or judge or attorney. Their wages are untouchable, as well as their land, homes, vehicles, animals, privacy, and all their 60 some unalienable rights. You may not touch the body or the private property of a natural born, sovereign and free natural Citizen without permission and without coercion. Government has gone mad with greed orchestrated by false fear.

There are no founding or fundamental laws of the land that can force a property owner into compliance against his or her will. There is no foundation which supports the enslavement and binding by force of the sovereign several states or their sovereign and

free Citizens. The perpetuation of municipal corporation legal fiction may only be used on other legal fiction corporations. These regulations have been grossly misapplied upon the sovereign several states AND the natural born, sovereign and free state Citizens. You cannot bind sovereign states or sovereign and free state Citizens against their will and against their God given birth rights even with perversions such as adhesion contracts.

Governments can no longer war upon their own sovereign states and sovereign and free state Citizens without collapse. We have no choice but free choice. The orchestration of this madness of taking other peoples private property for urban gratification cannot happen in America by definition. Since we all know these taking are not only happening but escalating, the sources and the networks through which these takings are flowing, are not American, i.e. they are un-American! They are un-American activities within and without our borders to take down the founding AND fundamental infrastructure set up beyond our young age of 233 years to protect us from invasion from within.

First we must have the truth, then the Spirit of freedom will fly free again.

Sincerely,

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30 Years Retired

P.S.

If you pick up a copy of the "Little Pink House" by Jeff Benedict you will experience second hand the unnecessary tragedy of a mild mannered wonderful women and her neighbors who were literally and needlessly bull dozed out of their homes by pompous bureaucrats. This is atypical of government arrogance that is happening at alarming rates across our land. And this WAS a land where people would flee to become free NOT enslaved.

"Truth is stranger than fiction, but it is because fiction is obliged to stick to possibilities; truth isn't." Mark Twain