



Date 2-20-16

location Modesto, CA

We the People of Stanislaus County for Constitutionally Limited Government

A Declaration of Unalienable Rights, Water is Private Property,

and Constitutional Law

To: The California State Water Resources Control Board Members

When in the course of human events we the people find our unalienable rights, our water, our livelihoods, our lands and properties, our homes and families to be threatened by abuses of government power, it becomes necessary to reestablish our unalienable rights and the U.S. Constitution as the supreme laws and principles upon which this Country was founded, and to call upon the law of justice against those who abuse government power and cause damages.

WHEREAS

The Declaration of Independence

"We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty, and the pursuit of Happiness", which includes the security of their water rights and their other properties.

The purpose of government is to protect the rights and properties of the people. "That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed," We the people do not give our consent for government to take our water.

"That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or abolish it, and institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness"

"But when a long train of abuses and usurpations, pursuing invariably the same Object envinces a design to reduce them under absolute Despotism, it is their right, it is their duty, to throw off such Government, and to provide new Guards for their future security."

The best solution is to return to the US Constitution, by nullifying unconstitutional laws, and demanding justice and personal accountability and restitution for the abuses of government powers.

The Constitution of the United States

That the people are the authority over the government, and the purposes, and conditions for government activities are stated in the first sentence of the constitution "We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defense, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America"

Article 1 Section 8 lists the specific powers and scope of lawmaking authority which were delegated by the People to the U.S. Congress. <u>Everything not specifically included in this Constitutionally enumerated list is intentionally not an authorized function for the government</u>.

"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" 10th Amendment

Article 4 section 4, requires that every State in this Union be a Republican form of government, in other words the laws established in the Constitution, based upon persons unalienable rights, are the supreme laws that dictate the operations of federal and state government, not the votes of legislatures or of the people, or policies of government officials, which are not fully supported by the limited authority in the Constitution. Therefore the States are not democracies and votes of the people cannot be legally used for one group or area to impose their will on another group or area, or to use government to take from another group or area.

The Constitutional protection of individual's unalienable rights is the supreme law. Any law, regulation, government policy, or vote of the people not fully in compliance with the purposes and limited scope of government specified in the Constitution has no legitimate government authority and is therefore Constitutionally nullified.

As documented in the 7th Amendment, justice is provided by jury for any person if they are deprived of \$20.00 in value. "In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law." This means that all contemporary law and legal procedures are over ruled by common law, and the law of justice.

Article 6 "the Senators and Representatives before mentioned and the members of the several State legislatures and all executive and judicial officers both of the United States and all the several States shall be bound by oath and affirmation to support this Constitution"

Elected Representatives and government officials should be doing their Constitutional duty, not implementing political agendas at the expense of the people.

The Second Amendment "a well regulated militia, being necessary to the security of a free State, the right of the people to keep and bear arms shall not be infringed", refers to the fundamental rights, sovereignty, and duty of the people to defend their families, their properties, their resources, their areas, and their Counties, and to bear arms and to work together as a militia if necessary.

The Constitution of the State of California

The California State Constitution Section 1. States <u>"All people are by nature free and independent and have inalienable rights.</u> Among these are enjoying and defending life and liberty, acquiring, possessing, and protecting property, and pursuing and obtaining safety, happiness, and privacy". The SWRCB water controlling and taking activities are a violation of the California Constitution.

The Constitution states "It is hereby declared that because of the conditions prevailing in this State the general welfare requires that the water resources of the State be put beneficial use to the fullest extent to which they are capable, that the waste or unreasonable use or unreasonable method of use of water be prevented". Denying people the beneficial use of their water is a violation of the Constitution.

Water is private property every drop of it. There is no such thing as government water in free America. All water is available for the beneficial use of man and is therefore private property, and government has no right to tamper with people's rights. America is founded upon individual's unalienable rights, private property, free enterprise, the people's beneficial use of water, land, and resources, and on liberty and justice. There is no authorization in the Constitution, or even any concept, of government owning, controlling, or regulating water, resources, land, or restricting the people's use of any of it.

<u>Sovereignty</u> is the application of individuals' unalienable rights over themselves, their homes and families, properties, livelihoods, resources, communities, and political subdivisions. Sovereignty comes from the bottom level upward as proper government is re-established to establish local jurisdiction, justice, and govern the Counties, States, and Country for the people and with their consent

We the people are the supreme authority and decision makers. Demanding justice and Constitutional law and holding people personally accountable are the tools we the people will be using.

We are a Republic not a democracy. The majority has no right to impose its will on a minority. Persons' unallenable rights, their sovereign homes and lands, and Common Law, are Constitutionally protected and cannot be infringed upon, no matter how many people vote for something to the contrary.

Violation of people's rights or property is a crime even if it's done with government sanctions.

Politicians or government exceeding the limited constitutional authorization and using government power to infringe on persons rights, or to damage their property or resources, are criminals.

It doesn't matter how long an unconstitutional law or agency has been in place, or how many abuses and usurpations of power the people have tolerated, it is still a violation of person's unalienable rights and the US Constitution, and the persons in charge of it are accountable under the law of Justice.

Stealing is a crime and has been since the beginning of civilization and always will be as long as people are free to own property. Environmentalists begin tampering with American law the 1970s. Those laws are unconstitutional, but even if they were they would not overrule senior water rights, or the law of justice, and they can never make stealing legal even if it is done by government.

There is no Constitutional authorization for the EPA or for the endangered species act (ESA). There is no constitutional authorization or even concept of the federal government owning, controlling, or regulating water, land, or natural resources, or protecting the environment, or being involved in public health, or infringing on the use of private property; therefore the EPA is an unconstitutional, rogue, and un-American agency. The endangered species act is blatantly unconstitutional, and is automatically nullified by the supreme constitutional law. It is also an infringement on individual's unalienable rights, therefore it is criminal. Because the ESA has no constitutional legitimacy as a federal law those enforcing it, or using it to promote their agendas are personally guilty and accountable for the damages that are caused to persons, their properties, and to their livelihoods.

There is nothing legal about the ESA, it is completely outside to the Constitutional authorization for government activities. The expenditure of public funds is grand larceny and crimes against the taxpayers. Restricting the use of private property and taking of water and land for environmental habitat, in addition to being crimes against the victims, which is criminal personal liability under the laws of this land, and the law of justice, it is also a violation of person's unalienable rights and therefore a crime against humanity. Unconstitutional activities by government officials are crimes against the

Constitution which is the supreme law of the Country, therefore it is treason; in addition to civil and criminal crimes for the damages caused. Because there is no Constitutional authorization there is no government immunity or government involvement in restitution, and therefore the individuals involved are personally responsible for all damages. The ESA is abuse of government power, and also economic terrorism, which is a tool the left is using to Institute totalitarian government.

The only way the environmentalists can have any claim upon any water through the use of government power, is if they can prove that the U.S. Constitution has been completely revoked, that individual's unalienable rights and the American principles of private property, free enterprise, and the law of justice have been all eliminated; and that California government has legally become a communistic state, and can usurp all power from the people, take away private property, destroy livelihoods, and control the land, water, and resources as government property

The SWRCB is suggesting a settlement agreement be made because they have no legal basis or Constitutional authorization for what they're doing, and they want the peoples Representatives to give them permission to steal the people's water. Making agreements gives the leftists a legitimate position which they did not have before, and the people lose their unalienable rights, Constitutional law, and the law of justice, and therefore they have no protection from then on. No one has any authority to make an agreement with the government to give away any of people's water, property, or unalienable rights.

When the SWRCB makes their decision it will mean nothing, because they do not have the authority to make stealing water from the people legal. All of government does not have the authority to make transferring the water from the people to the government legal and legitimate. Any agreements with the government and environmentalists are not legitimate contracts because one side is gaining and one side is losing based on the intimidation and threat of government power.

The SWRCB has shown themselves to be dishonorable contract breakers by not delivering the water that was contracted for under the State water project.

The SWRCB has no constitutional authority for the exercise they are conducting, of deciding what to do with the people's water and they are trying to get the people to accept it as a legitimate government action. Until the SWRCB removes the word control from their title, stops using unconstitutional environmental laws to take from the people, and start to build dams to store the lost rainwater and spring runoff to create more water for the needs of a growing California population, they are not a Constitutional, legitimate government agency. Their agendas are against the people and not for the people's benefit.

The Bay Delta plan is based on taking people's water away from them, which is necessary for their livelihoods, therefore it is a declaration of war of destruction against the people, and it is a criminal indictment of everyone associated with it.

The Sheriff is the highest law enforcement official in the land because they are not part of the limited Federal or State government and do not answer to them. The Sheriff works directly for the people to defend their unalienable rights and enforce justice throughout the County.

THEREFORE - It is the Duty of the People to re-establish government that is within the purposes and limited scope defined in the US Constitution We must protect our livelihoods and our economy by

bringing the State Water Resources Control Board Members to justice for their abuse of government power and theft of water from the property owners.

At the County level, people must exercise their unalienable rights and reestablish proper government and local jurisdiction and demand justice be implemented at the County level.

Therefore

We the people of Stanislaus County hereby exercise our unalienable rights and reestablish the following:

- 1. Water is private property. Water rights is the essential component of the value and productivity of land.
- Persons who take water from the rightful owners are guilty of crimes even if they are associated with government. The State Water Resources Control Board members are personally guilty of crimes of theft of water, and for restitution of the civil damages.
- 3. The State Water Resources Control Board members are also personally guilty of the crimes of violating the Constitution and persons unalienable rights.
- 4. We are subject only to Constitutionally limited government and are not subject to unconstitutional environmental laws, socialism, or the voice of people in other areas.
- 5. It is the duty of the County Supervisors to enact ordinances officially nullifying unconstitutional laws and setting fines for promoting the nullified laws.
- 1. It is the duty of the Sheriff:
 - a. To fulfill their oath to protect the Constitution, which is the people's unalienable rights, from all enemies foreign and domestic
 - b. To establish and maintain justice
 - c. To be the highest law enforcement official in the County, and exercise jurisdiction on all law enforcement matters unless federal or state officials can demonstrate Constitutional jurisdiction in specific limited cases.
 - d. To defend the people from all unconstitutional Federal and State laws and agencies that the people have filed nullification orders against in the County
 - e. To protect the people from abuses of government power
 - f. Apprehend all persons, especially politicians or government officials, who violate person's unalienable rights or the Constitution.

Copies provided to; Stanislaus County Sheriff, Stanislaus County Supervisors, and to We the People of Stanislaus County for Constitutionally Limited Government

The following are residents of Stanislaus County who herby sign to declare that water is private property and that the members of the State Water Resources Control Board are criminals for taking it, and we are committed to bring them to justice; and to re-establish our unalienable rights and the Constitutional limits upon government.

Name	City or Area
Kerd Johnson	Modesto
Make a month policy and the angular design of the second s	