

APPENDIX I
Lower Court Opinions

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA**

JOSEPH D. GILBERTI, JR.,

Plaintiff,

v.

FEDERAL RESERVE SYSTEM, *et al.*,

Defendants.

Civil Action No. 19-cv-0738 (KBJ)

MEMORANDUM OPINION

Pro se plaintiff Joseph D. Gilberti, Jr. has filed the instant complaint against 17 public and private defendants, including the Board of Governors of the Federal Reserve System, Barack Obama, Nancy Pelosi, Mitch McConnell, the Environmental Protection Agency, the Department of the Interior, and the Federal Emergency Management Agency. (Compl., ECF No. 1, at 1.)¹ Gilberti's complaint alleges that Defendants are engaged in a "massive Florida Statewide, US Interstate and Global Elite" conspiracy and are "hiding secret underground critical National Defense and US drinking Water & Energy production Resources, stealing these Resources using the Department of Justice, FBI & CIA employees, Seminole Tribe Casino owners, Power Corps like FPL, Duke Energy with corrupt Florida and US Judge, Lawyers and Police Departments for

¹ Page numbers herein refer to those that the Court's electronic case filing system automatically assigns. In addition to the aforementioned groups and individuals, Gilberti has also named as defendants Mosaic Company, Mosaic Fertilizer, Inc., the Florida Department of Environmental Protection, the Army Corps of Engineers, the Southwest Florida Water Management District, the Peace River Manasota Regional Water Supply Authority, the Hillsborough County State Attorneys Office, Moffit Cancer Centers, Luis Rivera II Trustee, and 72 Partners, LLC. All of the named defendant are collectively referred to as "Defendants" in this Memorandum Opinion.

Foreign and Domestic Terrorist Groups.” (*Id.* ¶ 1; *see also id.* ¶ 172 (asserting that **“Defendants . . . are purposely causing higher cancer rates at the Tap and Bottled water by hiding secret unique underground Rivers of Natural ready to drink and ENDLESS Alkaline spring water”**); *id.* ¶ 179 (alleging that Gilberti “was kidnapped by **DEFENDANTS** approximately 12 days after finding the secret underground Resource and its abilities”).)² Gilberti asserts claims for violation of the Racketeer Influenced and Corrupt Organizations Act (“RICO”), violation of Florida’s Pollutant Discharge Prevention and Control Act, strict liability for abnormally dangerous activity, and nuisance (¶¶ 101–246), and he requests various forms of relief, including “requir[ing] **the Federal Reserve IMF Banks and Rothschild World Bank [to] halt all Interest payments of over \$600 billion/year to the American tax payer, [and] remove all \$22 Trillion in US Debts”** (*id.* ¶ 247); “**monies . . . to pay for the 300mile Pipeline for THE PEOPLE and the US Military to help install per Gilberti KT Hypothesis and US Infrastructure plan[,]”** (*id.* ¶ 249); and that “the homes that were foreclosed by **DEFENDANTS** across Florida and the United States that would have increased in value if this World Water knowledge was disclosed during 9-11 attacks when **DEFENDANTS** knew, be returned to families or an equal home in value be provided in value paid for in full (A FREE Home)” (*id.* ¶ 251).

² The Complaint goes on to allege that Defendants are an

Enterprise [that] for decades with **Moffitt Camer Centers, St. Joseph’s and Moffitt-Research-USF in Tampa and many US and World Universities hid critical US National Defense and an ENDLESS underground Antioxidant Spring Water Resource with NASA and EPA showing critical geological indicators that teach America and other Nations how to find many more in Days, essentially ending World Hunger and many reasons for migration and Wars.**

(Compl. ¶ 2.)

Because Gilberti's claims are patently insubstantial, this Court concludes *sua sponte* that it lacks subject matter jurisdiction, and the complaint must be **DISMISSED**.

ANALYSIS

Federal courts are courts of limited jurisdiction, possessing “only that power authorized by Constitution and statute.” *Kokkonen v. Guardian Life Ins. Co. of Am.*, 511 U.S. 375, 377 (1994). “It is to be presumed that a cause lies outside this limited jurisdiction, and the burden of establishing the contrary rests upon the [plaintiff].” *Id.* (citation omitted). It is also clear that a federal judge may act *sua sponte* to dismiss claims pursuant to Fed. R. Civ. P. 12(b)(1) for lack of subject matter jurisdiction, *see Hurt v. U.S. Ct. of Appeals for the D.C. Cir.*, 264 F. App'x. 1, 1 (D.C. Cir. 2008), including claims so “patently insubstantial” that no federal question suitable for decision can be discerned. *Best v. Kelly*, 39 F.3d 328, 330 (D.C. Cir. 1994).

“Patently insubstantial” claims are those that are “essentially fictitious” and “absolutely devoid of merit,” including “bizarre conspiracy theories[.]” *Id.* at 330–31 (quotation marks omitted); *see also, e.g., Widfeldt v. Internal Revenue Serv.*, 317 F. Supp. 3d 281, 283–84 (D.D.C. 2018) (dismissing as patently insubstantial a complaint that made “vague and unsupported allegations of government-created epidemics, ‘break-ins,’ partisan conspiracies, and bribery”), *aff'd*, No. 18-5242, 2019 WL 479846 (D.C. Cir. Jan. 28, 2019); *Hu v. U.S. Dep't of Def.*, No. 13-5157, 2013 WL 6801189, at *1 (D.C. Cir. Dec. 11, 2013) (finding that district court properly dismissed complaint under Fed. R. Civ. P. 12(b)(1), where “its factual allegations were ‘essentially fictitious,’ involving a fantastic scenario of a vast government conspiracy to interfere in appellant’s daily life”), *cert. denied* 135 S. Ct. 90 (Oct. 6, 2014); *Kaufman v. IRS*, 787

F. Supp. 2d 27, 33 (D.D.C. 2011) (holding that court lacked subject matter jurisdiction over complaint alleging “a wide conspiracy between the IRS and Defendants (many of whom are judges, law enforcement or other government officials. . .) [to] convert[] Plaintiffs’ value sweat equity to private money by secretly issuing and trading bonds and similar private instruments hypothecated against Plaintiffs’ future labor for enrichment of Defendants, thereby subjecting Plaintiffs to involuntary servitude” (internal quotation marks omitted)).

In the instant case, given the nature of the claims alleged, Gilberti has failed to meet his burden to establish that this Court has subject matter jurisdiction, even under the “less stringent standards” to which federal courts hold *pro se* litigants. *Haines v. Kerner*, 404 U.S. 519, 520 (1972). The allegations that Gilberti makes—*e.g.*, that Defendants have engaged in a decades long conspiracy to hide an endless supply of underground drinking water for their own monetary benefit (*see, e.g.*, Compl. ¶¶ 99–100)—are clearly of the type that courts routinely dismiss as patently insubstantial under Fed. R. Civ. P. 12(b)(1). *See, e.g., Widtfeldt*, 317 F. Supp. 3d at 283–84; *Hu*, 2013 WL 6801189, at *1; *Kaufman*, 787 F. Supp. 2d at 33. Thus, this Court will dismiss the instant petition for this same reason.

A separate, final Order accompanies this Memorandum Opinion.

DATE: April 29, 2019

Ketanji Brown Jackson
KETANJI BROWN JACKSON
United States District Judge

United States Court of Appeals
FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 19-5264

September Term, 2019

1:19-cv-00738-KBJ

Filed On: April 22, 2020

**Joseph D. Gilberti, an Individual and Licensed
Professional Engineer,**

Appellant

v.

**Federal Reserve System, Board of
Governors, et al.,**

Appellees

BEFORE: Tatel and Millett, Circuit Judges; Sentelle, Senior Circuit Judge

ORDER

Upon consideration of the petition for rehearing, it is

ORDERED that the petition be denied.

Per Curiam

**FOR THE COURT:
Mark J. Langer, Clerk**

**BY: /s/
Daniel J. Reidy
Deputy Clerk**

United States Court of Appeals
FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 19-5264**September Term, 2019****1:19-cv-00738-KBJ****Filed On: April 22, 2020**

Joseph D. Gilberti, an Individual and Licensed
Professional Engineer,

Appellant

v.

Federal Reserve System, Board of
Governors, et al.,

Appellees

BEFORE: Srinivasan, Chief Judge, and Henderson, Rogers, Tatel, Garland,
Griffith, Millett, Pillard, Wilkins, Katsas, and Rao, Circuit Judges,
and Sentelle, Senior Circuit Judge

ORDER

Upon consideration of the petition for rehearing en banc, and the absence of a request by any member of the court for a vote, it is

ORDERED that the petition be denied.

Per Curiam

FOR THE COURT:
Mark J. Langer, Clerk

BY: /s/
Daniel J. Reidy
Deputy Clerk

United States Court of Appeals
FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 19-5264**September Term, 2019****1:19-cv-00738-KBJ****Filed On: March 3, 2020**

Joseph D. Gilberti, an Individual and
Licensed Professional Engineer,

Appellant

v.

Federal Reserve System, Board of
Governors, et al.,

Appellees

BEFORE: Tatel and Millett, Circuit Judges; Sentelle, Senior Circuit Judge

ORDER

Upon consideration of the motion to stay proceedings, the motions for summary affirmance, and the opposition thereto, it is

ORDERED that the motions for summary affirmance be granted and the district court's order be affirmed. The merits of the parties' positions are so clear as to warrant summary action. See Taxpayers Watchdog, Inc. v. Stanley, 819 F.2d 294, 297 (D.C. Cir. 1987) (per curiam). The district court correctly dismissed appellant's complaint because it alleged no plausible facts that would entitle him to relief. See Ashcroft v. Iqbal, 556 U.S. 662, 678 (2009). It is

FURTHER ORDERED that the motion to stay be dismissed as moot.

Pursuant to D.C. Circuit Rule 36, this disposition will not be published. The Clerk is directed to withhold issuance of the mandate herein until seven days after resolution of any timely petition for rehearing or petition for rehearing en banc. See Fed. R. App. P. 41(b); D.C. Cir. Rule 41.

Per Curiam

FOR THE COURT:

Mark J. Langer, Clerk

BY: /s/

Manuel J. Castro
Deputy Clerk

APPENDIX II
Permit Correspondence

**UNITED STATES DISTRICT COURT
FOR CENTRAL DISTRICT OF CALIFORNIA
WESTERN DIVISION**

Civ. No.

**JOSEPH D. GILBERTI, JR., P.E., an
Individual and Licensed Professional Engineer,**

Plaintiff,

v.

**COMPLAINT
DEMAND FOR JURY TRIAL**

**CENTER OF DISEASE CONTROL (CDC),
WORLD HEALTH ORGANIZATION-PAN
AMERICAN HEALTH ORGANIZATION (WHO-
PAHO), SENATOR RICK SCOTT,
DEPARTMENT OF JUSTICE, UNITED STATES
DISTRICT COURT FOR THE DISTRICT OF
COLUMBIA, US MIDDLE DISTRICT COURT
OF FLORIDA, US DISTRICT COURT OF
APPEALS 11TH CIRCUIT, THIRTEENTH
JUDICIAL CIRCUIT COURT OF FLORIDA,
TWELFTH JUDICIAL CIRCUIT COURT OF
FLORIDA, SARASOTA CLERK OF COURT,
SEVENTEENTH JUDICIAL CIRCUIT COURT
OF FLORIDA, SECOND DISTRICT COURT OF
APPEALS FLORIDA, FLORIDA DEPARTMENT
OF LAW ENFORCEMENT, FLORIDA
DEPARTMENT OF HEALTH, FLORIDA
DEPARTMENT OF ENVIRONMENTAL
PROTECTION, DEPARTMENT OF
EDUCATION, PARKLAND HIGH SCHOOL,
BROWARD COUNTY SCHOOL BOARD,
MARK OBER, PAM BONDI, FLORIDA STATE
ATTORNEY ASHLEY MOODY,
HILLSBOROUGH COUNTY STATE
ATTORNEYS OFFICE, FLORIDA BOARD OF
ENGINEERS, BROWARD COUNTY STATE
ATTORNEYS OFFICE, ATTORNEY
CHRISTOPHER SHAW, HILLSBOROUGH
COUNTY PUBLIC DEFENDERS OFFICE,
DEPARTMENT OF CORRECTIONS, 72
PARTNERS, LLC.**

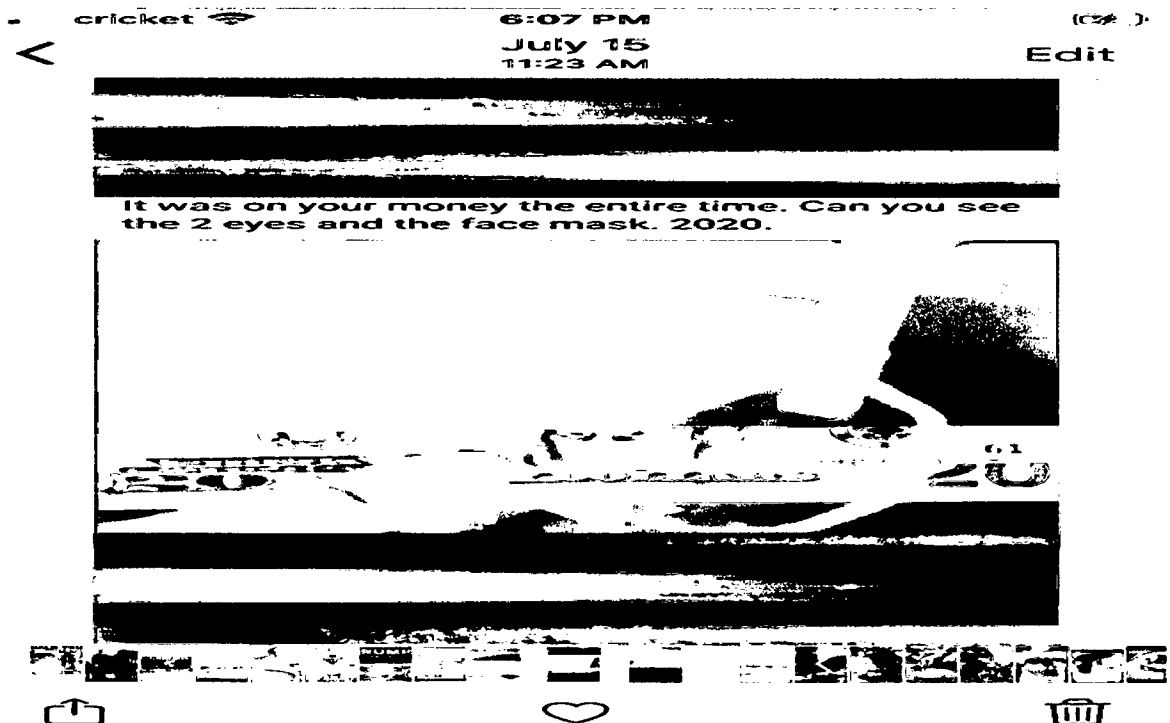
Defendants.

**CIVIL RIGHTS VIOLATIONS, FRAUD ON THE COURTS, RACKETEER
INFLUENCED AND CORRUPT ORGANIZATION ACT ("RICO")**

Plaintiff JOSEPH D. GILBERTI, JR., P.E., hereinafter "THE ENGINEER," is an Individual, filing for a complaint against DEFENDANTS or "Enterprise", allege as follows:

NATURE OF THE ACTION

This is a 42 U.S. Code § 1983 federal civil rights case under the First and Fourth Amendments of the United States Constitution as applied to the States under the United States Constitution's Fourteenth Amendment for the Defendants' individual and collective personal, malicious, and unlawful violations under color of state law of Plaintiffs' individual and collective constitutional rights to free speech and protection against unreasonable search of Plaintiff's bodies as well as state tort claims for civil conspiracy. See *Gilberti vs Federal Reserve, et al*, headed to US Supreme Court for Racketeering by Florida Department of Justice, State and US Judges, Florida Department of Law Enforcement, Florida Dept of Education & US Leaders being paid by large foreign corporations such as but not limited to Israel Chemical LTD/Mosaic Phosphate of Florida hiding Global Water & Medicine Resources with EPA and Federal Reserve Board/Central Banks. This Resource has reading never seen on Earth that affects Medicine and National Defense.



This mask has been on the \$20bill since 2003 and is part of the same Smith-Mundt Modification pattern used to subdue Engineer Gilberti with various Terrorist attacks shown in this complaint and multiple filed related cases throughout Florida and Washington DC.

Defendants are working with U.S. Federal Reserve, EPA, FEMA, CDC, WHO, Hollywood Producers, Israel Mosaic Phosphate, corrupt Judges, Court clerks, law-firms, Florida leaders, EPA and foreign Terrorist to subdue Plaintiff who found a hidden underground Natural resource in Medicine, Energy and Water Supply production and National Defense. Defendants are working in a Racketeering Enterprise with Leaders, agencies and Land Developers to destroy water supply and Americans with higher rates of Cancers, Viruses and Diseases as well as destroying the Environment, Fish & Wildlife, Tourism, Jobs and Macroeconomic growth in Florida, America and abroad. This unique property has Geological indicators that show America how to find more in days and create millions of Jobs, new medicine and economic sustainability.

Below is a diagram of major concerns by thousands of citizens who asked Plaintiff to be the West Florida expert at Desoto County against this Enterprise and Mosaic Phosphate and Plaintiff was approved for said expert to protect millions of Floridian and Americans from this Enterprise.

Defendants committed these unlawful violations of Plaintiff's constitutional and state rights under color of state law in bad faith and with malicious purpose in reckless, wanton, and willful disregard of Plaintiff's human, safety, and property rights.

A Judiciary without honesty has little chance of executing its moral and constitutional duties, no matter how many rules of ethics exist. This is especially true in America, where the judiciary is afforded wide discretion. Every decision left up to the discretion of a judge—is a potential opportunity for corruption. Today, oil, gas, minerals, drinking water and natural resources and their entitlements are often decided by judges making decisions without the ability

to understand the long term engineering and infrastructure affects of hiding massive drinking water resources of the health quality. The Judges are often influenced by local Corporations, Law-firms and bribes if the stakes are so economically high in the region, no salary could compare to the monetary corrupt bribes or offers.

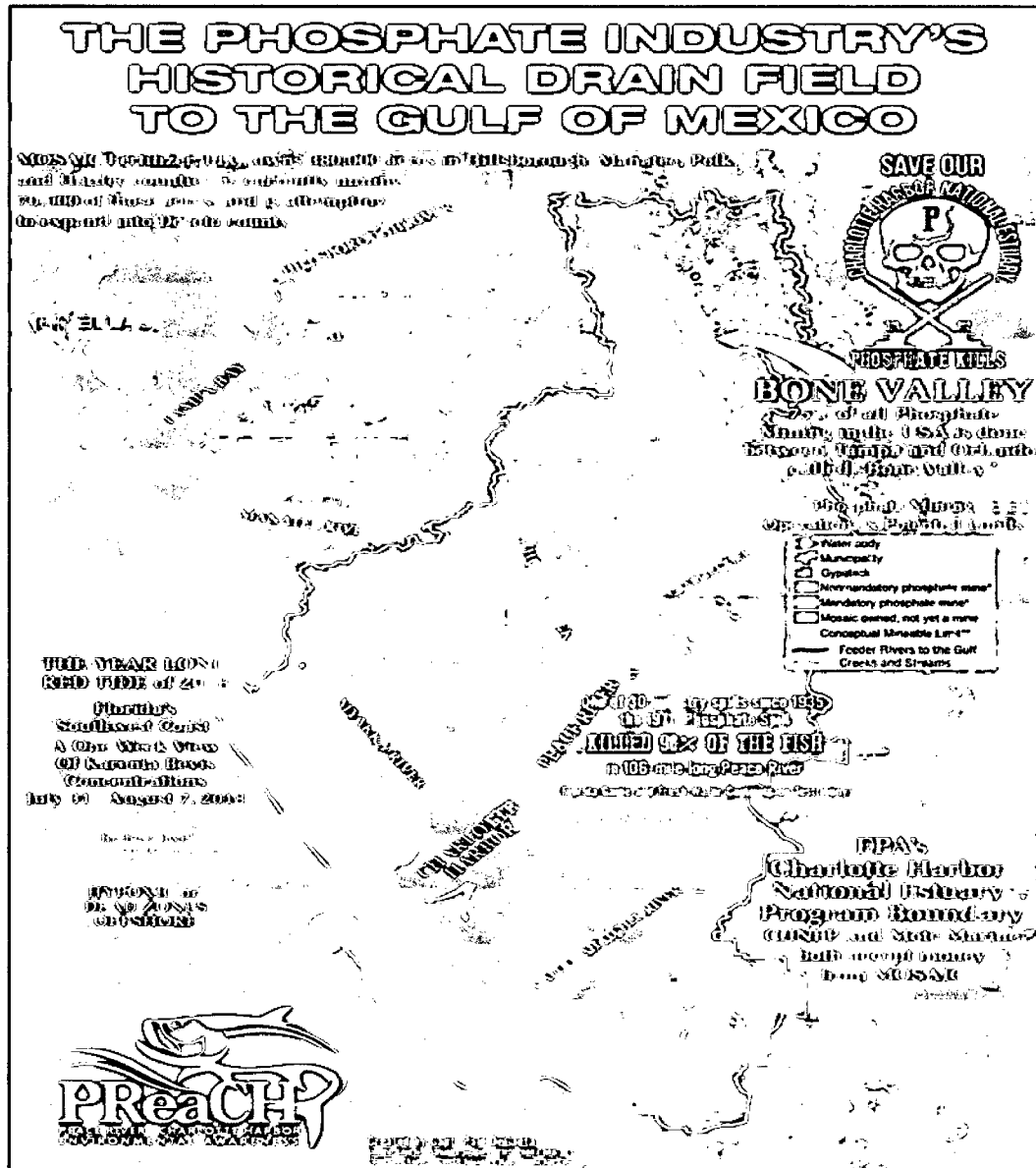


Figure 1 – Israel Chemical LTD/Mosaic destroy massive surface rivers used for Raw Drinking Water Resources, Economy, Fish & Wildlife at West Florida Rivers with Phosphate mining with Defendants and Agencies in Racketeering Enterprise to fill Cancer Centers with Treated Water vs Gilberti Endless Alkaline spring water.

The case involves the Defendants in a massive Enterprise which consist of Judicial courts, Judges, State attorneys, public defenders, Police officers, Utility directors, water and health agencies, hard money loan sharks, local law-firms and developers who have teamed up against THE ENGINEER to steal a hidden underground resource which more valuable than Gold, in an effort to hide it and its knowledge to find more like it from THE AMERICAN PEOPLE; and keep cancer and diseases rising in the region from Water supply being treated from polluted rivers and corporate dumping at the Taps.

By this suit, Plaintiff seeks federal district court review of the federal and Florida constitutionality of Defendants' actions for both on their face and as applied, which:

- (i) Deny an impartial tribunal;
- (ii) Violate United States Code, Title 4 §§101 and 102;
- (iii) Violate Florida Statute §876.05(1)
- (IV) **CRIMES OF GENOCIDE/EUGENICS**
General Assembly resolution 260 A(III) of 9 December 1948 Entry into force: 12 January 1951, in accordance with article XIII

Having considered the declaration made by the General Assembly of the United Nations in its resolution 96 (I) dated 11 December 1946 that genocide is a crime under international law, contrary to the spirit and aims of the United Nations and condemned by the civilized world, Recognizing that at all periods of history genocide has inflicted great losses on humanity, and being convinced that, in order to liberate mankind from such an odious scourge, international co-operation is required, Hereby agree as hereinafter provided:

Article I

The Contracting Parties confirm that genocide, whether committed in time of peace or in time of war, is a crime under international law which they undertake to prevent and to punish.

Article II

In the present Convention, genocide means any of the following acts committed with intent to destroy, in whole or in part, a national, ethnical, racial or religious group, as such:

- (a) Killing members of the group;**
- (b) Causing serious bodily or mental harm to members of the group;**
- (c) Deliberately inflicting on the group conditions of life calculated to bring about its physical destruction in whole or in part;**
- (d) Imposing measures intended to prevent births within the group;**
- (e) Forcibly transferring children of the group to another group.**

Article III

The following acts shall be punishable:

- (a) Genocide;**
- (b) Conspiracy to commit genocide;**
- (c) Direct and public incitement to commit genocide;**
- (d) Attempt to commit genocide;**
- (e) Complicity in genocide.**

THE ENGINEER brings this action against DEFENDANTS for a Violation of RICO, 18 U.S.C. § 1961-1968, et seq (a), (b), (c) and (d). THE ENGINEER seeks damages from DEFENDANTS who are working in a massive Enterprise tied to water supply eugenics across Florida, USA and the World with the World Health Organization in MOU agreements with the Environmental Protection Agency, FDEP in Tallahassee at the Florida Marjorie Stoneman Douglas State Revolving Fund, 2001-2010 Florida Forever Trust Funds, ESLAPP in Sarasota Florida, Global Cooperative Agreements of combined Environmental and Global Healthcare

sustainability crimes by essentially hiding and/or stealing secret underground critical National Defense Resources of 'Blue Gold' or ready to drink Alkaline Spring Water from Earth not Manmade.

The Defendants with other Racketeering Enterprises are manipulating the Department of Education and Courtroom Judges, Police, Fire and University personal and systems to subdue Appellant timed with civil cases, permitting, investment proposals to hide critical a unique drinking water and resource 2000ft below the plaintiff's Sarasota land, verified by third party consultants.

This unique resource was hidden 50yrs by NASA and EPA, to stall new energy production resources and new science to depopulate Humanity, increase costs, pollutions, and attack THE ENGINEER from exposing the knowledge and resource to THE PEOPLE of the United States of American and Florida; preventing his ability to Due process in courtrooms, taking his 1st, 2nd, 4th, 5th, 6th, 8th and 14th Constitutional Amendments with multiple Judges in multiple jurisdictions working together to hide the US Resource for foreign corps like Israel Chemical LTD, Mosaic Phosphate and more; retroactive with the unique resource discovery. A full blown attack on the Engineer, his clients, his family, children, bank accounts, reputation and business has been taking place continuously from 2011 to present time, with fake AR-15 emails created by the Tampa State Attorney office and ex-public defenders. .

Defendants are attacking a National Security resource and future Blue Gold pipeline project that produces millions in profits per day. While damaging millions of US Citizens with lower level of service water supply from poor raw drinking water resources that are heavily treated with chemicals vs. natural endless alkaline spring water; causing higher Cancer Rates at the home and business taps, bottling plants, parks, schools, and more. While increasing the possibilities of Viruses like Zika and Coronavirus, hiding answers to Vaccines, medicine solutions, energy solutions, and new technologies by hiding secret underground critical US

Resources such as this resource with never seen endless new Water mixtures that are unique to Human health.

JURISDICTION AND VENUE

Plaintiffs bring this action pursuant 42 U.S.C. § 1983 for violations of civil rights under the First, Fourth, and Fourteenth Amendments to the United States Constitution.

1. This Court has subject-matter jurisdiction over this matter pursuant to 28 U.S.C. § 1331 (federal question) and 28 U.S.C. § 1343(a)(3) (civil rights); 28 U.S.C. § 1367 provides supplemental jurisdiction over the state law tort claims that arose from the same common nuclei of facts.

2. Jurisdiction of this Court is invoked pursuant to (i) Article III of the United States Constitution, (ii) the provisions of 28 U.S.C. §1331, §1343(a)(3) and (4), §2201 and §2202 and 42 U.S.C. §1983, and (iii) the provisions of 28 U.S.C. §1367.

3. Venue is proper pursuant to 28 U.S.C. § 1391.

4. At all material times, Defendants committed these unlawful violations under color of state law in bad faith and with malicious purpose in reckless, wanton, and willful disregard of Plaintiffs' human, safety, and property rights.

5. These constitutional law violations are "capable of repetition, yet evading review." *Roe v. Wade*, 410 U.S. 113, 125 (1973) (citing *Southern Pacific Terminal Co. v. ICC*, 219 U. S. 498, 515 (1911), *Moore v. Ogilvie*, 394 U. S. 814, 816 (1969), *Carroll v. Princess Anne*, 393 U. S. 175, 178-179 (1968), *United States v. W. T. Grant Co.*, 345 U. S. 629, 632-633 (1953)).

6. THE ENGINEER was kidnapped timed with the FDEP SRF Marjory Stoneman Douglas funding application just 17days prior to the Marjory Stoneman Douglas Shooting in Broward where 17 were shot and 17 wounded in game tied to Smith-Mundt act where Hollywood in Los Angeles sells stories to Government to sells Manufactured news for their

Propaganda agenda to attack other nations and now America since its Congressional approval under Obama in 2012 via the H.R. 5736 The Smith-Mundt Modernization Act of 2012, initiated days after our World Resource find by Tampa Central command and this Florida Enterprise of Terrorist civil servants and Developers tied to huge Corporations like Walt Disney owners, Seminole Tribe Casinos, Federal Reserve Bank and corrupt Judges in land grabs and coercion on tax base grants for their Enterprise which includes a front called 72 Partners LLC and BFSL Holdings LLC.

PARTIES

PLAINTIFF

7. Plaintiff, **Joseph D. Gilberti, Jr., P.E.**, hereinafter "Plaintiff" (aka THE ENGINEER) is a Professional Licensed Civil Engineer and Land Consultant located in Lee County, Florida with a mailing zip code of 33931 whose President, of LandTech Design Group, Inc. with access to land in Sarasota County with a critical underground Aquifer with medicine changing readings that are capable of delivering Antioxidant Spring water supply to over 10million taps from Tampa to Miami. See Plaintiff's Engineering, Consulting and whistleblowing website at <https://gilbertibluegold.com/>. Plaintiff is a property owner who has access to a secret hidden endless underground spring river approximately 2000ft below his Ranch, tied to a much deeper Global vast Ocean from geological and water quality indicators shown in public record engineer reports, permit petitions, consultant presentations and third party lab results.

DEFENDANTS

8. **Center of Disease Control (CDC) - Centers for Disease Control and Prevention**, 1600 Clifton Road, Atlanta, GA 30329 – The CDC has hidden this resource with the Enterprise since the first permit submittals in 2012 and 2013. They regulate pathogens in Water supply and diseases and purposely hid this resource and purposely faked a Coronavirus Pandemic with the

Federal Reserve, Media and this Racketeering Enterprise of Florida civil servants and more who are hiding this World Medicine production for the Rich to kill the Poor and Middle Class with arsenic treated waters for years. They all knew since 1991 and killed millions of People and now the mask game.

9. World Health Organization – Pan American Health Organization (WHO-PAHO) – The World Health Organization works to promote Clean Water help protect the Health and Welfare of Humanity with the EPA and other Nations. The EPA and WHO-PAHO have worked together to hide this Global Water and Thermodynamic knowledge from Humanity to create a health crisis and unneeded Vaccines with Bill Gate Foundation. They both have worked together with Defendants and Florida Leaders to hide this Resource and Global Water knowledge under Plaintiff's land for years with Courts, Judges, Police, Leaders, Media and EPA.

10. Florida Department of Environmental Protection (FDEP) – Adopted in 1983 with later revisions of Rules for Water supply and Resource permitting regulations, pursuant to the EPA Clean Water Act of 1974. Critical terrorism acts are timed with FDEP emails within hours, submittals within days, with civil servants as witnesses within the State of Florida available, as FDEP is hiding endless spring water to millions of taps for decades causing cancer and disease rate increases. Website can be found at <https://floridadep.gov/>

11. Thirteenth Judicial Circuit, Hillsborough County. Hillsborough County State attorneys office, with Public Defenders office worked with Judges to and falsified police reports to subdue the Engineer timed with land cases in other court jurisdictions. <https://www.fljud13.org/>

12. Twelfth Judicial Circuit, Sarasota County. Hillsborough County Judges worked with Sarasota County clerks and other court Jurisdictions to hide trial notifications, subdue the ENGINEER, while harboring the timed Terrorist acts filed on record and falsified police reports to with land cases, illegal mortgages, rotating judges, retired judges for Trials, to hide the US

Resource and timed Terrorism that subdued the Engineer and stalled the cases and projects.

<https://www.jud12.flcourts.org/>

13. United States District Court for the District of Columbia, Washington DC.

Judge Ketanji Brown Jackson avoided all discovery, harbored Terrorism acts timed with attacks on US Resource with Lawyers, Media and School Board propaganda to subdue the Engineer timed with land cases in other court jurisdictions. All other courts and law-firms are piggy backing on this Order that was another attack on THE ENGINEER, the US Resource and millions of Floridians, their children in growth, macroeconomics this resource provides.

<https://www.dcd.uscourts.gov/>

14. 72 Partners LLC is a Florida Limited Liability Corporation group of west Florida bankers, real estate and appraisers consisting of Lee Pallardy, Thomas Howze, Kenneth Harrison and Lawrence Hall or are also named individually on the complaint. The website can be found at <https://www.leepallardyinc.com/>. Kenneth Harrison of 72 Partners LLC leases land from Southwest Florida Water Management District at the Peace River RV Griffin Reserve since 1974, sits on the Babcock Ranch board where both entities have targeted THE ENGINEERS land and his clients land Daughtrey for decades with the Lisa and Kimberly Carlton (Sarasota Chief Judge), at Carlton Ranch where the Carlton Water Treatment Plant exists next to this resource. Kenneth Harrison has been a neighbor of this land for decades and knew of the US Resource before THE ENGINEER and the Hurricane Charlie disaster recovery funds installing RV Griffin, 6 billion gallon open to the sky Reservoir in Desoto County.

IV. FACTUAL ALLEGATIONS

14. Plaintiff is located and does business within the State of Florida and United States of America.

15. Defendants are located and do business within the State of Florida and United States of America.

16. All defendants are State actors, and as such, the United States Constitution governs their individual and collective actions when acting on Tax payer behalf to protect the public.

17. Defendants formal and informal policies, written or unwritten, allowed, encouraged or enabled Defendants to violate Plaintiffs' individual constitutional rights and conspire to commit these constitutional violations.

18. This issue is a matter of great public concern. A Global hidden underground Drinking Water, new Medicine and Energy Resource has been found and is being attacked by a pool of Judges, Agency personnel, Law Firms and Court Circuits in West Florida and Washington DC to hide this critical National Defense Resource from America for foreign owned corporations infiltrating Florida Politicians, having a great impact upon Florida students, their families, and Florida's citizenry.

19. Defendants retaliated against Plaintiff who was exercising his free speech rights when Defendants in a Racketeering Enterprise to sell bottling, Cancer Centers and Pharmaceutical medicine due to Low Level of Service drinking water supply at the tap from very low level of Service RAW WATER RESOURCES. Defendants attacked his land in Sarasota, his family, his clients and projects when Plaintiff was whistleblowing the US Resource with permitting submittals, mass emails, and social media posts in an effort of Redress of Grievance.

20. Defendants illegally with falsified police reports involving AR-15 death threats to Plaintiffs 1st, 2nd, 4th, 5th, 6th, 8th and 14th Amendment rights under the United States Constitution.

21. Plaintiffs continued to suffer Defendants' individual and collective retaliation for voicing their concerns over this unconstitutional forced low level of service of water supply causing higher cancer rates, diseases and viruses to millions of Americans in the West and South Florida Regions.

22. These deprivations under color of state law are actionable under and may be redressed by 42 U.S.C. §1983. Plaintiffs will seek their attorneys' fees and costs under 42 U.S.C. §1988 if and when they prevail.

V. COUNT 1 - CIVIL RIGHTS ALLEGATIONS

23. Plaintiff sent files, plans, and readings with email copies to several recipients, local agencies, County attorneys, media and consultants, to expose this World hidden underground Resource by attaining transparency, and properly exercising his First Amendment rights.

24. Plaintiff's civil rights, freedom, projects, incomes were attacked by Defendants, their court influences, Judges, local police, law firms with fake police reports and time terrorist attacks to raise bonds timed with civil land cases to subdue him. These court docket games with software turnover in other county circuits, timed with Judges and law-firms, who are all harboring the terrorism and hiding access to secret underground endless Oceans of unique spring to millions of Taps and Earth Science critical to Humanity. See Timeline of Events below:

CONFIDENTIAL TIMELINE OF FLORIDA TERRORIST ACTS BY CIVIL SERVANTS AND LEADERS

TIMELINE CONFIDENTIAL AND SUBMITTED SEPERATELY IN CONFIDENCE FOR THE COURT IN A PRIVATE VAULT AND HAS BEEN COPIED TO PRESIDENT TRUMP'S OFFICE, ATTORNEY GENERAL BARR AND CONGRESS DUE TO CORROUPT FLORIDA AND US LEADERS, JUDGES, ENGINEERING FIRMS, CIVIL SERVANTS AND LAWYER NAMES INVOLVED IN US TERRORISM AND EUGENICS OPERATION WITH FEDERAL RESERVE BANKS, CDC, EPA, NASA, WORLD HEALTH ORGANIZATION, FEMA AND CORPORATE LEADERS AND DRINKING WATER-ENVIROMENTAL FUNDING AGENCY BOARDS

25. Below is an rough indicator of the unbelievable corruption that took place in front of everyone while they watched in fear just like the masks for the FAKE CORONVIRUS PANDEMIC by the same group and more.

2011 year

June - hired Greenberg Traurig through help of Scott Freyre who was going to help us get funding from hard money note that was stealing the land for pennies with Foley Lardner attorneys who are head of Florida Water forum

August - fired Greenberg due to friends 72 partners taking note 12 days into litigation and the fact they are Israel Mosaic Phosphates chief council doing Political mining compacts with Gov Scott and west Florida counties from Sierra vs ACOE litigation for phosphate mines from Tampa to Lee County. Sarasota never signed due to Lee county for 57million as I have the only mining permit in phosphate district in Sarasota with deep well. two essentials for fertilizer plant. Mosaic is largest phosphate and potash corp. in world controlling farming with Monsanto and all food production in World.

2012 year

April - Found water at deep well and sent plan showing spring water to Peace River WTP and RV Griffin reservoir to all leaders in mass email. Ross Morton of SWFWMD ombudsman responded 52minutes later to block staff contact.

July 4th Holiday - Arrested for cyberstalking or really 1st amendment rights for whistleblowing water resource with plans next to a 5 county polluted Peace River Manasota water plant in Desoto county pumping to Sarasota, Charlotte, Manatee, Desoto and now Lee. Victims were three Greenberg Traurig Lawyers, Dave Weinstein, Vin Marchetti and Don Crawford. Vin was friends with Scott Freyre and used to work for Foley Lardner. Dave Weinstein is chief council for Mosaic for decades! Major conflict against USA under attack by foreign corporations with Nestle and more.

August - submitted \$10,300 application and fee to FDEP in Sarasota and Ft Myers for Pipeline and filtration to bring millions Alkaline Mineral spring water to region. still didn't realize about the real value and uniqueness of underground RIVER and meteor stuff.

Presented to Peace River on Aug 1st on aquifer with spring water to four county commission. Public record.

December - Florida pass HB1099 new cyberstalking laws to felony issues while Greenberg changes windows to bullet proof with Board of Engineers to make me look like a terrorist

2013 year

March 27 presented to City of North Port in Sarasota with kids on spring water to taps in six months construction as they get is first as they are six miles away. sent plans to Sarasota and Venice churches and all hospitals.

April 3rd - Jim Murray of Amps Well Maintenance comes to site and says emails being deleted off his computer in front of his eyes within seconds of sending email of water readings and story. He said cleanest water on earth ever seen over 3rd of world after drilling Oil 50yrs. says we are next to a tilted platform from Yucatan meteor impact

April 15 - I wrote hypothesis, emailed FDEP in Leon County Tallahassee FDLE Torch run with mass email at 10:54 am and Boston Bomb blows 5hrs later and my \$500 bond for a misdemeanor with Greenberg Lawyers skyrockets to \$300,000 and surrounded by secret service and helicopters at Hillsborough County government building with Secret Service flying all over the building with a huge ACT by Cops, Judges and Hillsborough County staff, leaders and Pam Bondi.

2014 to 2020 years

Detailed in Vault of timed Terrorism with FDEP funding on Parkland shooting, Cousin Cory Gilberti setup by Broward Cops and State Attorney with actual AR-15 shooting of entire building to attack my family. Then he gets PTI and dropped charges, hidden by the news within months of Parkland shooting, while THE ENGINEER is attacked with FABRICATED AR-15 EMAILS by the Hillsborough State Attorneys Mark Ober, Pam Bondi, Ashley Moody and Andrew Warren. Forced to take a Guilty plea just to save the land control to get the permitting after being kidnapped for the 23 time by Tampa and Lee County corrupt Judges, Cops and more

THE ENGINEERS children were attacked by School teachers and choked to scare his family away and create local dissention and fear with Cops and corrupt Florida leaders and civil servants.

Yet not one Leader, Engineer or person will dare test this water and its capacity that now has a 9-mile transmission FDEP Permit finalizing with Jon Iglehart the Director in Fort Myers, who is a witness with many others of this US TREASON by hundreds of Leaders, Judges, Cops, Media groups, Large developers, Bottling Corps, Big Pharma groups, General Electric, Dow Chemical, Mosaic Phosphate, Monsanto seed, Hospital Boards and Lawyers.

Why is this Mask on the \$20bill for the past 17yrs hidden at the 2020 RNC and DNC by all Leaders, Federal Reserve and Media just like this World Resource and knowledge?

25. Plaintiff found the secret underground resource and started whistleblowing and permitting the pipeline, resource and project, suddenly falsified threats by attorneys and police started with cyberstalking arrest tied to Greenberg Taurig Law, Dave Weinstein, chief council for Mosaic Phosphate next door in the Phosphate district. Mr. Weinstein was fired from the project due to conflict cases with Mosaic, Sierra vs Fort Meade, 11th District courts and Sarasota courts due to the resource and phosphate mining permits owned by THE ENGINEER and political mining compacts in west Florida.

26. Plaintiff was illegally subdued with bond hikes using new cyberstalking laws, ~~timed with civil and county and court circuits away to stop the exposure and permitting~~.

27. Plaintiff as a Professional Licensed Civil engineer permitted the resource and ~~pipeline connections adjacent to a 5 County regional Water Supply infrastructure while~~ whistleblowing the location, characteristics of the underground river and its ability to produce unique spring water to over 10million taps from West Florida to South Florida, solving Florida ~~Water Wars~~. This effort was intended for a vast investigation to avoid emails to select recipients- many of which were public officials-with the specific goal of informing these ~~officials of an illegal political conspiracy, and persuading them to enforce laws within their~~ jurisdiction. Therefore, Plaintiff is exercising his constitutional right to petition the government for a redress of grievances.

The right to petition the government for a redress of grievances is one such constitutionally protected activity, and one of the most precious liberties "safeguarded by the Bill of Rights." United Mine Workers of Am., Dist. 12 v. Illinois State Bar Ass'n, 389 U.S. 217, 222, 19 L. Ed. 2d 426, 88 S. Ct. 353 (1967). The history of the right to petition for the redress of grievances is ancient, stretching back in time to before the Magna Carta, see A.D. Bedell Wholesale Co., Inc. v. Philip Morris Inc., 263 F.3d 239, 252 (3rd Cir. 2001), to a petition by English leaders in 1013 to "Aethelred the Unready." J Norman B. Smith, "Shall Make No Law Abridging ... ": An Analysis of the Neglected, but Nearly Absolute, Right of Petition, 54 U. CIN. L. REV. 1153, 1154 (1986). The right to petition has evolved to its current place in both the federal and Florida constitutions, which protect the right of the people to petition the government for redress of grievances. See U.S. Const., amend. I.; Art. I, § 5, Fla. Const.

THE ENGINEER'S SPEECH IS PROTECTED BY THE FIRST AMENDMENT, BECAUSE IT IS POLITICAL SPEECH, ADDRESSING A MATTER OF PUBLIC CONCERN – TAKEN BY THE DEFENDANTS IN A CORRUPT RACKETEERING ENTERPRISE

28. The First Amendment to the United States Constitution guarantees freedom of speech, the right to peacefully assemble, and the right to petition the government. Those rights are protected from infringement by state governments by the Due Process Clause of the Fourteenth Amendment to the United States Constitution. Further, under Article 1, Section 4, of the Constitution of the State of Florida, citizens are guaranteed freedom of speech.

29. The First Amendment protects speech even when its subject or manner of expression is uncomfortable and challenges conventional religious beliefs, political attitudes or standards of good taste. United States v. Stevens, 130 S.Ct. 1577, 1585 (2010). Specifically, First Amendment jurisprudence has time and time again demonstrated that political and religious speech should be afforded special protections. One such case is Cantwell v. Connecticut, 310 U.S. 296, 310 (1940), in which the U.S. Supreme Court overturned the conviction of three individuals for passing out religious leaflets in violation of a Connecticut statute that made it a crime to solicit and breach the peace:

In the realm of religious faith, and that of political belief, sharp differences arise. In both fields the tents of one man may seem the rankest error to his neighbor. To persuade others to his own point of view, the leader, as we know, at times, resorts to exaggeration, to vilification of men who have been, or are, prominent in church or state, and even to false statement. But the people of this nation have ordained in the light of history, that, in spite of the probability of excesses and abuses, these liberties are, in the long view, essential to enlightened opinion and right conduct on the part of the citizens of a democracy.

30. The Supreme Court has consistently classified emotionally distressing or outrageous speech as protected, especially when that speech touches on matters of political, religious or public concern. The Supreme Court has said that this is because 'in public debate our own citizens must tolerate insulting, and even outrageous, speech in order to provide adequate breathing space to the freedoms protected by the First Amendment.' Boos v. Barry, 485 U.S. 312, 322 (1988). Emotionally distressing speech will be entitled to special protection under the First Amendment, when expressed at a public place on a matter of public concern; such speech cannot be restricted simply because it is upsetting or arouses contempt. Snyder v. Phelps, 131 S.Ct. 1207, 1219 (2011).

31. Uncomfortable expression touching on political or religious matters sent through email is equally protected under the First Amendment as there is "no basis for qualifying the

level of First Amendment scrutiny that should be applied to online speech." Reno v. Am. Civil Liberties Union, 521 U.S. 844, 870 (1997). Despite the challenges of applying the Constitution to ever-advancing technology, basic principles of freedom of speech and press, like the First Amendment's command, do not vary when a new and different medium for communication appears." Brown v. Entm't Merch. Ass'n, 131 S.Ct. 2729, 2733 (2011). Plaintiff was exposing the hidden US Resource with a mass addy technique using select agency and local influence, since Plaintiff knows who is supposed to utilize a resource of regional or even Global Health importance.

32. The fundamental importance of the free flow of ideas and opinions on matters of public concern is the core of the First Amendment protections, even where speech includes vehement caustic and sometimes unpleasantly sharp attacks. New York Times Co. v. Sullivan, 376 U.S. 254, 271 (1964). Surely, the government's interest in preventing the use of electronic communications to inflict emotional distress would still undoubtedly be furthered even if some State statute did not apply to the type of discourse the Plaintiff may or may not of engaged in political speech on matters of public concern, aimed at alerting government officials, and exposing wrongdoers.

COUNT II - FRAUD ON COURTS ALLEGATIONS

33. Defendants worked between Judicial circuits in a select Enterprise of Judges, civil servants to time dockets on both illegal civil foreclosure cases and criminal cases, in an effort to subdue THE ENGINEER in Hillsborough County courts and expedite illegal trials to steal the land and hide the secret underground critical health resource.

34. Below is a copy of email correspondence proving THE ENGINEER was setup and kidnapped by Hillsborough County District 13 staff (with help of Lee County and Sarasota County Dist 12 and 20, as well as Broward County District 17) where Public Defender Chris Shaw, the entire State Attorneys office, Mark Ober, Andrew Warren, Pam Bondi and Judges

during the 2016 Election pulled a fake arrest to subdue THE ENGINEER when land cases were up in Middle District, 11th District Court of Appeals, and Sarasota Courts.

35. The Enterprise worked with Cops, Media, Pulse Bar, Commissioners, Hospital boards and these lawyers, Judges and police to attack America. They filled out fake AR-15 death threats on Pulse bar week. Chris Shaw was the Public Defender for the Plaintiff for the Boston Bomb bond hike on April 15, 2013 for Mosaic chief council case with Dave Weinstein at Greenberg Traurig disappeared two day before trial.

36. Attorney Chris Shaw is an arch Criminal with the Enterprise and Judges on the payroll of the Enterprise in with the DEFENDANTS. See exhibit below which ties to an entire case(s) of lies to attack the Plaintiff, his land, America and kill millions with Cancer Rates at the Tap in a major Cancer cluster of America in retired West Florida.

From: Catisha Smith <SmithC@PD13.STATE.FL.US>
Date: 9/4/18 3:33 PM (GMT-05:00)
To: christine Gilbert <gilbert14@hotmail.com>
Subject: FW: Zachary Self

-----Original Message-----
From: Mosakowski, Robert T. [mailto:mosakowski.R@SAQ13th.com]
Sent: Friday, August 31, 2018 3:24 PM
To: Catisha Smith <SmithC@PD13.STATE.FL.US>
Subject: FW: Zachary Self

Catisha, attached is the report written by US Marshall Zachary Self. Additionally, Mr. Shaw brought in his computer this afternoon. Our IT department spent over an hour going through it attempting to find the email but could not find it.

Thank you,

Robert T. Mosakowski
Assistant State Attorney
Deputy Chief of Felony Division B
(813) 274-1732

Proof no AR-15 threat was found but Judge Wolfe and State attorney forced plea to get to Sarasota case after 6months of Torture and confinement

FAKE POLICE REPORTS WITH AR-15 TIMED WITH PULSE BAR SHOOTING BY

HILLSBOROUGH COUNTY DISTRICT 13
Figure

37. Compare **U.S. v. Throckmorton**, 98 U.S. 61, 25 L.Ed 93 (1878)E, **Hazel-Atlas Glass Co. v. Hartford Empire Co.**, 64 S. Ct. 997 (1944); **Demjanjule v. Petrovsky**, 10 F. 3d 338 at 352 (6th Cir 1993)

38. A cause of action for fraud on the court may be brought at any time, and any order, judgment or decree, obtained by fraud upon the court may be recalled and set aside at any time, whether entered in a civil or criminal case. See, **State v. Booker**, 314 So. 2d 136 (Fla. 1975).

39. Judges and attorneys are officers of the Court. A State judge is a state judicial officer, paid by the state to act impartially and lawfully. A federal judge is a federal judicial officer, paid by the federal government to act impartially and lawfully. State and federal attorneys fall into the same general category and must abide by the rules. A judge is not the court. **People v. Azjic**, 88 Ill.App.3d 477, 410 N.E.2d 626 (1980).

40. In **Bullock v. United states**, 763 F.2d 1115, 1121 (10th Cir. 1985), the court stated "Fraud upon the court is fraud which is directed to the judicial machinery itself and is not fraud between the parties or fraudulent documents, false statements or perjury...where a judge has not performed his/her judicial function — thus where the impartial functions of the court have been directly corrupted."

41. "Fraud upon the court" has been defined by the 7th Circuit Court of Appeals to "embrace that species of fraud which does, or attempts to, defile the court itself, or is a fraud perpetrated by officers of the court so that the judicial machinery cannot perform in the usual manner its impartial tasks of adjudging cases that are presented for adjudication."

42. **Kenner v C.I.R.**, 387 F.3d 689(1968); 7 **Moore's Federal Practice**, 2d ed., p. 512, 60:23. The 7th Circuit further stated "a decision produced by fraud upon the courts not in essence a decision at all, and never becomes final."

43. “Fraud upon the court” makes void the orders and judgments of that court. It is also clear and well-settled that any attempt to commit “fraud upon the court” vitiates the entire proceeding. The People of the State of Illinois v. Fred E. Sterling, 357 Ill.354;192 N.E. 229 (1934) (“The maxim that fraud vitiates every transaction into which it enters applies to judgments as well as to contracts and other transactions.”); In re Village of Willowbrook, 37 Ill. App.2d 393 (1962) (“It is axiomatic that fraud vitiates everything.”).

44. The Following State and Federal cases in Florida, Georgia and Washington have knowledge of the timeline and hidden US and Global Drinking Water Resource, knowledge and crimes of Genocide/Eugenics in US potable water supply vs Alkaline filtered spring water supply.

US Supreme Court case: 18-1110 Cecil Daughtrey, et ux., vs Rivera

US Federal Court

District of Columbia case: 19-cv-00738 Gilberti vs Federal Reserve, et. al

Florida US Middle Dist case: 9:13-bk-14831-FMD Daughtrey vs Rivera

9:19-ap-00104-FMD Gilberti vs Rivera, et. al,

Georgia 11th Dist case: 2:15-cv-35-Ftm-29 Daughtrey vs Rivera

Sarasota Cases:

2011 CA 004209 NC BSFL Holdings vs Daughtrey

2015 CA 006544 NC Gilberti vs 72 Partners LLC

2016 CA 000205 NC 72 Partners vs Joe Gilberti

Hillsborough Cases:

12-CM-011299-A State of Florida vs Joe Gilberti

13-DR-006408 David Weinstein vs Joe Gilberti

13-DR-007061 Vincent Marchetti vs Joe Gilberti

13-CM-008278-A State of Florida vs Joe Gilberti

16-CF-010976-A State of Florida vs Joe Gilberti

18-CF-004829-A State of Florida vs Joe Gilberti

18-CF-005038-A State of Florida vs Joe Gilberti

Broward County Cases: CACE 18-008568 Borges vs Cruz

CACE 18-009607 Pollack vs Cruz

18001958CF10A State of Florida vs Cruz

17002130CF10A State of Florida vs Cory Gilberti
19-005019 Israel vs Desantis

Florida DOAH Cases: 17-003257PL –Fla Board of Engineers vs Gilberti
18-003276 – Polk Regional vs Peace River-Swfwmd

Florida Board of Eng Case: 2016-029320 – Board of Engineers vs Joe Gilberti

RICO ACTION ALLEGATIONS
**PLAINTIFFS' RICO CASE STATEMENT PURSUANT TO THE LOCAL
RULES' STANDING ORDER IN CIVIL RICO CASES**

Plaintiffs hereby file their RICO Case Statement as required by Local Rules as follows:

1. The alleged conduct that is claimed to be in violation of 18 U.S.C. 196 (a), (b), (c) and/or (d).

45. Plaintiff asserts claims listed in Introduction and below for violations of 18 U.S.C. Sec. 1962 (a), (b), (c) and (d).

46. The individual RICO Defendants named herein formed a strategic alliance with THE MOSAIC COMPANY (aka Mosaic Fertilizer), Environmental Protection Agencies, Center of Disease Control, Greenberg Traurig Law, Southwest Florida Water Management District, Sarasota County, Manatee County, Hillsborough County, Desoto County, Lee County, Collier County, Pinellas County, Polk County, Broward County, Dade County, Palm Beach County, local water supply regulatory Agencies, Hospitals, Hospital Foundations, Leaders, Banks and Pharmaceutical groups to keep Cancer rising from Water Supply LOW Level of Service with poor raw drinking water resources.

47. DEFENDANTS collectively and politically through local Engineering, Environmental and Consulting selections by Hillsborough, Pinellas, Polk, Pasco, Manatee, Desoto, Charlotte, Lee, Hendry, Polk County(s), as well as Municipal Cities within, Peace River Manasota Water Authority, Tampa Bay Water and Southwest Florida Water Management worked together to collect massive amounts of Revenues by making millions sick with higher

cancer rates, more Medicine sales, bad medicine production with poor water resources and inflating Medicaid cost and Water bills (see Gilberti vs Ardurra, et. al., RICO filed in Middle District where discovery was skipped to hide the US Resource by their Continuing Service engineers for local counties and agencies).

Clean Water Act

Section 505(a)(2) of the Clean Water Act (CWA) and
Section 1449(a)(2) of the Safe Drinking Water Act (SDWA)

i. Failure to Utilize Higher Level of Service for Raw Water Resources from EPA and Peace River Manasota Water Authority Florida hidden Underground Alkaline Endless Spring Water River and improper use of State Revolving Funds, US Grants to build potential Terror attack above Sky Reservoirs (ZIKA Ponds) via RV Griffin Reservoir after Hurricane Charlie pursuant to Title 42 U.S.C. to protect the Public Safety and Welfare of US citizens at the Tap of a 4 to 6 County Regional System.

ii. Harboring known US Terrorist Attacks surrounding this critical medicine changing Unique underground Spring water mixture and Resource and its court docket timing to kidnap THE ENGINEER Gilberti while attacking his land and his clients land with Florida Dept of Justice and Leaders.

2. **The identity of each defendant and the alleged misconduct and basis of liability for each.**
3. **List the alleged wrongdoers, other than the defendants listed above, and state the alleged misconduct of each wrongdoer:**

48. See related cases of Racketeering cases on common defendants and agencies listed in this complaint and past that are headed to the US Supreme Court and more to be filed as this World Resource is not leaving or moving anytime in the next 100million years.

4. **Identity of the alleged victims and the manner in which each victim was allegedly injured.**
5. **A description of the pattern of racketeering activity or collection of unlawful debts**

alleged for each RICO claim:

50. See attached.

5. **A detailed description of the alleged enterprise for each RICO claim:**

51. The individual enterprise Defendants acted as an enterprise within the meaning of 18 U.S.C. 1961(4) which defines “enterprise” as “any individual, partnership, corporation, associations or other legal entity, and any union or group of individuals associated in fact and although not a legal entity”

- a. The Individual RICO defendants are named at the top of the Complaint and Parties listed. Defendants here are employees and/or agents of various levels of State and Local government in the State of Florida and US Congress as well as major Wall Street groups, and local land developers, bankers, appraisers, environmental and Engineering consultants, bottling corps, Hospital foundations and more. Together, and through their various government roles formed an association in such as but not limited to the Florida Water Forum, Enterprise Florida and Sarasota Tiger Bay Club. The DEFENDANTS consisting of the individual RICO defendants named herein set forth in this complaint, used their authority and power to develop and carry out the fiscal scheme to use toxic polluted, radioactive Peace River water and arsenic Ground water raw resources instead of Alkaline endless spring water underground rivers (ready to drink). The Peace River was known to be unsuitable for use and expensive to properly treat, and DEFENDANTS want to steal the land, hide the volumes and sell medicine. They want to hide the knowledge that finds many more in days.
- b. DEFENDANTS purposely hid US Resources from millions of People that affect National Security, Economics and Government overspending and borrowing from the Rothschild IMF Banks at the Federal Reserve by holding back the sustainability and FREE Energy and Medicine this US Unique Resource provides to billions of World People.
- c. DEFENDANTS held up years of good Trade with other nations keep Wars moving as this site shows mankind how to find Endless Clean Water, hence endless food and reasons for World Peace and no enemies or boundaries. Why would Nations fight with endless Free Energy and Food this World Resource and its knowledge opens.
- d. DEFENDANTS working with the Federal Reserve collect over \$600 billion in Interest each year from \$20 Trillion in Debt that was only \$1 Trillion when RV Griffin Reservoir was installed instead of exposing this World Water and Energy knowledge this resource teaches the University system and all the innocent in the government. The rotate tax base to Judges with large land tracts making decisions on cases and working in the same circuit like Judge Hall, Judge Kimberly Carlton Bonner and many more, attacking America.
- e. DEFENDANTS manipulated Tampa Central Command and Local Leaders,

Police, Judges, EPA, Swfwmd and Tampa Bay Water Authority to hide this Resource with the Bush Family who invests in Water Resources to hide them with Coke and Nestle to keep War Machines going and Migration of immigrants who don't have resources in their town for food and Water due to Weather and climate in colder areas.

- f. The CDC and World Health Organization with World Bank/Federal Reserve Central Banks of this World Water and Health knowledge with this Enterprise, Obama, Trump, Biden, Bush Clinton and EPA administration for decades to kill Americans and cause more viruses through pathogens in water by hiding this Global resource and it knowledge to find the rest in days, hidden by the same Florida and Tampa Central command enterprise of idiot Judges, Cops and Lawyers lost now.

6. **State whether you allege and describe in detail how the pattern of racketeering activities and the enterprise are separate or have merged into one entity:**

52.

7. **The alleged relationship between the activities of the enterprise and the pattern of racketeering activity, including a description of the manner in which the racketeering activities differs, if at all, from the usual and daily activities of its employees.**
8. **The benefits, if any, the alleged enterprise receives or has received from the alleged pattern of racketeering.**

53. Judges surrounding the property and Commissioners have worked with FDEP and Leaders to hide this resource as Lennar, Culverhouse, Palmer Ranch, Lakewood Ranch, Benderson Development, DeBartolo, Bottling corps and more hid it to sell medicine, bottled water, cancer centers and arsenic homes to US Citizens. Filling the tap of Hospitals with treated Radioactive rivers from Peace River, the worst Water plant in Florida right next to this underground river! They all knew and killed American kids who never had a chance! For Money! And Votes!

54. DEFENDANTS have capitalized on military spending as Wars and Hunger would be massively reduced once this site opens the knowledge to find more via Meteor impacts to Oceans beneath Earth.

55. Describe the effect of the activities of the enterprise on interstate or foreign

commerce.

9. If the complaint alleges a violation of 18 U.S.C. Section 1962(a), provide the following information:

56. The Vault and timeline will detail out the coordination with Judges, Circuit Courts, Federal court in Tampa and abroad working with a network tied to US and Florida Leaders, Developers and Media to subdue the Engineer timed with civil cases, permitting the resource and whistleblowing the resource in a Petition of Redress using Social Media, emails and more as a Utility to expose Earths No1 Health and Energy Resource and Global knowledge hidden from Humanity! These Judges and Courts all need to be arrested and replaced with REAL AMERICANS! The Leaders, Cops, Teacher and more were too scared to help, like what you see with the masks and nobody exposing this \$20bill crap!! Grow up Judges and Courts as your done. And if this courts dismisses this or allows a sale to proceed with Terrorist on this land and attacking this land, then this Court is next on the list for a civil case until we go through 50 States and everyone is detained by the masses. Nobody is above the Law and the lawyers, Judges and their game is OVER!

12. If the complaint alleges a violation of 18 U.S.C. Section 1962(b), provide the following information:

57. Racketeering through a long time known Tri-State Florida Water wars in the panhandle involving water supply groups hiding these secret underground Rivers in Alabama, Georgia and Florida to pay lawyers and tax Citizens while hiding the true water resources. Kidnapping THE ENGINEER with corrupt Judges and shooting building up with Broward Cops and faking Parkland shooting. The timing is so obvious and millions know. And soon many Parkland kids are going to cross as promised. Then all Judges involved are arrested as we have the Petitions building now.

13. If the complaint alleges a violation of 18 U.S.C. Section 1962(c), provide the following information:

a. The individuals who are employed or associated with the enterprise:

58. See Defendants, Introduction and list of groups described in the Complaint that will grow with discovery and other lawsuits tied to this complaint throughout Florida and the United States.

b. Whether the same entity is both the liable "person" and the "enterprise" under Section 1962(c)

15. If the complaint alleges a violation of 18 U.S.C Sections 1962(d), describe in detail the alleged conspiracy.

16. The alleged injury to business or property

17. The direct causal relationship between the alleged injury and the violation of the RICO Statute.

59. THE ENGINEER has suffered loss of Home, business, Reputation, monies, family members, emotional damages as well as his client from the DEFENDANTS massive Torts and US Terrorism acts to the United States of America and the US Resource. DEFENDANTS took almost 15 years of the Plaintiff's life and time with his Children to kill Americans with Cancer rates and overcharge for Medicine.

60. See damages stated in Vault that will show monies and pumping rates in the Millions of dollars per day. But nobody can put a price on lost time with family, death of family members by this Enterprise as they killed my father while I'm in the Tampa Hole, as he had the down the Hole video disks that show the endless capacity. All Judges are harboring Terrorism and Murder with 72 Partners and Florida Leaders, Washington Leaders, including Obama, Bush, Clinton, Trump, Biden, Pence and all Congress who have known since 2012 and helped Attack America and this World resource to KILL Children.

18. The damages sustained for which each defendant is liable.

61. See above. TBD. Exceeding \$15,000.00 US Dollars.

19. A description of the Federal causes of action, if any, and citation to the relevant statutes.

- i. 42 U.S.C. § 1983 – SUBSTANTIVE DUE PROCESS – DEPRIVATION OF CONTRACTUALLY CREATED PROPERTY RIGHT
- ii. 42 U.S.C. §1983 – PROCEDURAL DUE PROCESS – DEPRIVATION OF CONTRACTUALLY CREATED PROPERTY RIGHT
- iii. 42 U.S.C. §1983 –SUBSTANTIVE DUE PROCESS– STATE CREATED DANGER
- iv. 42 U.S.C. §1983 – SUBSTANTIVE DUE PROCESS – BODILY INTEGRITY
- v. Section 505(a)(2) of the Clean Water Act (CWA) and Section 1449(a)(2) of the Safe Drinking Water Act (SDWA)
- vi. Florida Deceptive and Unfair Trade Practices Act (“FDUTPA”).
- vii. Florida Fair Lending Act, section 494.0078, *et seq.* (“FFLA”)
- viii. Florida Consumer Collections Practices Act (“FCCPA”)
- ix. CIVIL CONSPIRACY

20. A description of pendent state claims in the complaint, if any.

- i. Fraud on the Courts and Terrorism using Smith-Mundt Act.
- ii. Breach of Fiduciary Duty as an US Agency to Protect the Public Safety, Welfare and Security of THE PEOPLE
- iii. Nuisance
- iv. Negligence
- v. Gross Negligence
- vi. Unjust Enrichment
- vii. Conspiracy and Racketeering of Federal Funds to pump Radioactive water and sell medicine to millions of innocent People. To fill Cancer centers with dead children.
- viii. Trespass
- ix. Intentional Infliction of Emotional Distress

x. Negligent Infliction of Emotion Distress

21. Any additional information plaintiff feels would be helpful to the Court in processing the RICO claim.

61. Plaintiffs believe and wish to emphasize that a significant volume of highly relevant evidence supporting the claims herein will be obtained through discovery. Plaintiffs reserve their right to supplement this form as this information comes to light so as to provide the Court with these additional facts. For example, criminal investigations into this matter are pending and have yet to disclose their findings or reports. In addition, plaintiffs had not had the chance to obtain email correspondence that will likely further reinforce every fact and allegation contained herein, as many of the individual defendants named herein have been moving to new companies, relieved from duty, rotated to new municipalities or firms, retired, etc.

62. Plaintiffs reserve the right to amend the DEFENDANTS and actions set forth above if discovery and/or further investigation reveal that any should be expanded, divided into specific enterprises regarding said issues that collectively are working in a mob, or modified in any way.

VI. COUNTS

COUNT I: § 1983 CLAIM OF RETAILIATION FOR EXERCISE OF FIRST AMENDMENT PROTECTED FREE SPEECH ACTIVITY AGAINST DEFENDANTS

63. Plaintiffs (THE ENGINEER) re-allege and incorporates by reference all of the preceding paragraphs in this complaint.

64. Defendants personally, maliciously, and under color of state law deprived Plaintiffs of Plaintiffs' rights under the First Amendment to the United States Constitution, which are secured through the Fourteenth Amendment, by maliciously retaliating against Plaintiffs for Plaintiffs' exercise of the constitutional right of free speech to protest government activity of great public interest of which Plaintiffs disapproved and protested peacefully without interfering with the State's operations.

65. In depriving Plaintiffs of these rights, Defendants committed these unlawful violations under color of state law in bad faith and with malicious purpose in reckless, wanton, and willful disregard of Plaintiffs' human, safety, and property rights.

66. This deprivation under color of state law is actionable under and may be redressed by 42 U.S.C. §1983.

COUNT II: § 1983 CLAIM OF FOURTH AMENDMENT ILLEGAL SEARCH AND SEIZURE OF PLAINTIFFS' BODY AND PROPERTY AGAINST DEFENDANTS

67. Plaintiffs re-allege and incorporate by reference all of the preceding paragraphs in this complaint.

68. Defendants personally, recklessly, maliciously, and under color of state law deprived Plaintiff of Plaintiff's liberty rights under the Fourth Amendment to the United States Constitution, which are secured through the Fourteenth Amendment, by forcing Plaintiffs to into jails and subduing his family members without a warrant or any probable cause to believe Plaintiff committed any crime.

69. In depriving the Plaintiffs of these rights, Defendants committed these unlawful violations under color of state law in bad faith and with malicious purpose in reckless, wanton, and willful disregard of Plaintiff's human, safety, and property rights.

70. This deprivation under color of state law is actionable under and may be redressed by 42 U.S.C. §1983.

COUNT III: STATE TORT OF CIVIL CONSPIRACY AGAINST DEFENDANTS

71. Plaintiffs re-allege and incorporate by reference all of the preceding paragraphs in this complaint.

72. Defendants conspired together to commit illegal searches of Plaintiffs' body and property in violation of the United States Constitution's Fourth Amendment as applied to the States via the Fourteenth Amendment. These probes by State employees were done without a warrant and with reckless indifferences to Plaintiffs' rights.

73. Defendants conspired to retaliate against Plaintiffs for Plaintiffs' clearly established First Amendment constitutional right to voice disapproval of Defendants actions on Water Supply.

74. Defendants, together, retaliated against Plaintiffs by attacking Plaintiff's family members, threatening Plaintiffs from local government buildings to stop permitting and exposure of the US hidden Resource so Plaintiffs could not obtain transparency, and ultimately forcing Plaintiffs to o take pleas in duress with timed fake criminal cases with civil land and lien cases in other circuits counties apart to otherwise injure Plaintiff.

75. The actions underlying this conspiracy are illegal under the United States Constitution's First and Fourth Amendments as applied to the States via the Fourteenth Amendment.

76. This deprivation under color of state law is actionable under and may be redressed by 42 U.S.C. §1983 and 28 U.S.C. §1367.

**COUNT IV: 42 U.S.C. § 1983 CLAIM AGAINST DEFENDANTS FOR RECKLESS
INDIFFERENCE TO PLAINTIFFS' CLEARLY ESTABLISHED
CONSTITUTIONAL RIGHTS**

77. Plaintiffs re-allege and incorporate by reference all of the preceding paragraphs in this complaint.

78. Defendant's encouraged, caused, allowed, and/or enabled Defendants to violate Plaintiffs' constitutional and state rights without fear of discipline for those violations. See *Monell v. Department of Soc. Svcs.*, 436 U.S. 658 (1978).

79. Defendants demonstrated a policy of deliberate indifference to such civil rights violations. See *City of Canton v. Harris*, 489 U.S. 378, 389 (1989).

80. Defendants callous, reckless, wanton, and malicious actions under color of state law before, during, and after this loss, have caused Plaintiffs to suffer and continue to suffer the damages Plaintiffs have described.

81. These deprivations under color of state law are actionable under and may be redressed by 42 U.S.C. §1983.

RELIEF REQUESTED

WHEREFORE, Plaintiffs respectfully request the following relief:

- A. Plaintiffs re-alleges and incorporates by reference all of the preceding paragraphs in this complaint,
- B. Trial by jury on all issues so triable;
- C. General and special compensatory damages;
- D. Punitive damages;
- E. Injunctive relief ordering Defendants to stop all Water infrastructure funding of in Florida until this resource is assessed and tied into the Peace River Manasota Water Supply system; Detain all Civil Servants, Engineers, Consultants, Lawyers and Police who falsified Police reports, water supply resources studies in the region, and ignored the timed Terrorism and called it 'Patently Insubstantial' or ignored it.
- F. Award to Plaintiffs of reasonable attorneys' fees and costs incurred in connection with this action from the Defendants pursuant to 42 U.S.C. §1988;
- G. Stay all Florida Court and US Court proceedings to with this case to move to discovery as Pipeline permit is finalizing and other case Judges, Courts and more lied and are being investigation for US Treason.
- H. Allow time to depose all Judges and persons of interest listed in the Vault to open the rest of these secret underground resources they hid for years to kill Americans and hid this knowledge from other Nations to keep starvation, wars and diseases rising.
- I. Initiate a Emergency Stay on the ILLEGAL Sale being processed by 72 Partners LLC and Sarasota County Clerk and the Sarasota Circuit 12 Judges caught in a Eugenics and Racketeering operation involving a US Critical medicine resource hidden by

Tampa Central Command, Bush Family and a long list of Florida leaders, developers
and Tampa Moffit Cancer centers.

G. Pretrial interest on compensable attorney's fees; and,

H. Such further and different relief as is just and proper or that is necessary to make the
Plaintiff whole

DEMAND FOR A JURY TRIAL

Plaintiffs, for themselves hereby demands trial by jury on all issues so triable as a matter
of right.

Date: September 4, 2020

Is/ Joe Gilberti

Joseph D. Gilberti, Jr., P.E.

Plaintiff

385 Donora Blvd

Ft Myers Beach, FL 33931

813-470-6000

gilbertiwater@gmail.com

www.gilbertibluegold.com

Cc: US House of Representatives
Administrative Council
Ford House Office Building
Room 217
Washington DC, 20515

Honorable William Pelham Barr
Attorney General
U.S. Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001

US Senate Committee on Homeland Security and
Government Affairs
340 Dirksen Senate Office Building
Washington DC, 20510

EXHIBIT A

Hundreds of US Citizens and Activist group Request Engineering Gilberti AS EXPERT

FACTS

Public records correspondences between Desoto County Commission, Charlotte County Congress and Sarasota Assembly and local Activists and Public requesting Engineering Gilberti as expert to expose Mosaic and this Water Supply under attack presented on February 18, 2020.

Hi Mandy, On February 4th 2020 at 12:22pm I sent you a request for an expert Witness to represent the stakeholders of Desoto county at the Mosaic workshop on February 18th and I've not heard back from you since. Please contact me before tomorrow's meeting.

Thank you

Mike Zarzano-county steward
Charlotte County Congress
941-800-7555

Sent from my iPhone

Begin forwarded message:

From: Charlotte County Congress <charlottecountycongress@gmail.com>
Date: February 4, 2020 at 12:22:12 PM EST
To: Desoto County Admin Mandy Hines <m.hines@desotobocc.com>
Cc: sarasotacountycongress@gmail.com
Subject: Expert Witness Request-LandTech Biography 2020.pdf

To Administrator Mandy Hines,

Pursuant to the rules for expert testimony-

This is a formal and official request by the concerned people and stakeholders of Desoto county and in adjacent Charlotte county to provide an expert witness at your Desoto county workshop on February 18,2020 at 9am and 1pm regarding Mosaic mining and the potential threat this activity poses to the surface water and the deep Floridan aquifer under Desoto county and all adjacent counties in the region and toward the southward direction of the natural water flow.

Attached you will find the bio, credentials and resume of Professional Engineer Joseph Gilberti. In the next email we will provide a sample of the subject matter and issues at hand on the table to be discussed.

Thank you.

I am sincerely,

Michael Zarzano

Admin-Charlotte County Congress (NGO)



LandTech Design Group, Inc., a state certified Professional Engineering firm, provides real estate planning and engineering consulting services, due diligence, permit expediting and construction management to clients in both the public and private sector. Our expertise lies mainly in the land development and real estate analysis areas with emphasis on permitting and business development in the areas of engineering and construction of planned residential neighborhoods, commercial and retail shopping centers, rock pits, roads, pump stations, railroads, and golf courses; access management, permitting; right of way acquisition; outdoor advertising; growth management and airport development. We also provide a broad array of due diligence consulting services and represent clients before the throughout the Eastern United States, predominately the State of Florida, as well as the Caribbean Islands.

LandTech Design Group, Inc. currently serves as business and program development consultants to various Corporations, Developers, Limited Partnerships and Joint Venture investors. The organization also provides eminent domain expertise to law firms and several public entities throughout the state. We provide consulting services for both private developers and public entities as to land utilization regarding growth management, permitting, condemnation, Acquisition Performas, airport development, funding, and grant assistance.

Our staff has served a variety of clients who have business interests in the planning and Real estate development field. Mr. Joseph Gilberti, P.E. is a native Floridian and second generation professional civil engineer who has been a sole proprietor in civil engineering and site development contracting for over 20 years. He has worked in South Florida within the Tri-County area for major engineering firms such as URS, Dames & Moore, Craig A. Smith & Associates, CCL Consultants and others under various contracts and as office manager leading both large and small developments.

Mr. Gilbert's has over 25 years experience with South Florida Water Management District, St. John Water Management District, Southwest Florida Water Management District, Lake Worth Drainage District, Florida Department of Environmental Protection and the Army Core of Engineers. Mr. Gilberti has also worked with Dade, Broward and Palm Beach County and all of the City's within these Counties throughout these past years and has now developed relationships with many west coast areas such as Collier County, Lee County, Charlotte and Sarasota Counties and many areas across Florida on both private and public sectors.

EXPERT RESUME

ACCEPTED FOR WATER SUPPLY BY LOCAL PUBLIC AND DESOTO COUNTY WORKSHOP ON CRITICAL WATER SUPPLY AFFECTED BY MINING CAUSING CANCERS

JOSEPH D. GILBERTI, P.E.

(813) 470-6000

Title Senior Civil Project Manager/Owner

Expertise Civil Engineering and Project Management for small to very large scale land development projects. Permit expediting and due diligence. Owner of LandTech Design Group, Inc., a licensed Planning, Engineering and Consulting firm in Florida for approximately 20yrs – Certificate of Authorization #27894

Academic Background Bachelor of Science, Mechanical Engineering, University of Florida, 1993

Registration Professional Engineer Florida PE #56079
ASCE American Society of Civil Engineers
ASME American Society of Mechanical Engineers
FES Florida Engineering Society
Engineering Contractor CLASS A - Broward County CC#87-971

Experience Self employed for the last 20 years in the State of Florida. Civil engineering, planning, zoning and construction administration knowledge throughout the State of Florida for over 30 years. Similar consulting experience within the surrounding states such as GA, SC, NC and the Caribbean islands as well. Land development engineering projects within these areas including site feasibility studies; site planning; platting and regulatory approvals; value engineering; construction cost estimates; construction management and inspection; environmental issues, as well as complete engineering site work design including site planning and processing; due diligence; water distribution systems; sanitary sewer collection and transmission systems; surface water management and site drainage systems; paving and grading design; and pavement marking and signage. Similar project experience is as follows:

Project Experience

- \$ Plans and Resource access documents for a future 300mile Transmission System along U.S. Interstate I-75 providing Alkaline mineral spring water to existing municipalities, utility service areas to millions of Taps solving public needs via National Resource Defense Council issues regarding Florida North South Water Supply Conflict. Land owners with Resource and Engineer of Record to create over one million new jobs, new medicine and lower water utility cost to citizens.
- \$ River Hall Storm water management permitting - 1000 Acre Subdivision - Lee County, Florida
- \$ Somerset at Plantation - 500 Acre plus Subdivision along Treeline Ave- Fort Myers, Florida
- \$ Paseo Development - 850 acre plus Subdivision - Lee County, Florida
- \$ Multiple residential subdivisions, municipal projects, schools, parks and public facilities throughout Collier/Lee/Charlotte/Hendry Counties - List available
- \$ Murdock Transportation Facility – Charlotte County School District Bus transfer station

\$ Charlotte CTC Votec Educational Center – Port Charlotte, FL – Science building expansion/renovations and SWFWMD permitting
 \$ Gladiolus Drive - SWM Permit Modifications to CDD systems for LCDOT
 \$ Prima Luce - 105 Unit Twin Tower High Rise on River - Downtown First Street - Fort Myers, Florida
 \$ Hidden Lake Residential - Multifamily Subdivision - Bonita Springs, Florida
 \$ Treeline Preserve - Mixed Use - Commercial/Multifamily Mini Mall plaza - Fort Myers, Florida
 \$ Various Commercial Retail and Office projects – Charlotte and Sarasota County
 \$ 6000 Acre Due Diligence for Cammaretta Properties - DeSoto County, Florida
 \$ Multiple 2500 Acre plus Due Diligence within Hendry County, Florida
 \$ Paradise Shoppes of Estero - Commercial/Retail Plaza including Publix and Walgreens - Lee County
 \$ S.R. 80 Lighting LAPP Coordination - Continuing Service with CFM for downtown lighting renovations/repair and grant funding.
 \$ Various Civil design and permit expediting for Elementary/Middle and High School Projects within Collier/Lee/Charlotte Counties
 \$ Deering Bay Marina – Coral Gables, Florida – 35 slip Yacht marina – drainage, permitting, dredging and utilities
 \$ Doral Housing Development – Homestead, Florida – infrastructure for multifamily and single family residential areas with two parks
 \$ Florida International University – Miami, Florida – Student Housing Facilities
 \$ SSDI Storm Utility – Miami Beach, Florida – Utility construction within Portofino DRI
 \$ Mitsubishi Sales & Service – Miami, Florida – site engineering and Regulatory approvals
 \$ University of Miami – Due Diligence for future student housing
 \$ North Miami Beach – Various Traffic Calming analysis within city limits
 \$ Biscayne Boulevard – Various drainage studies for overall improvements
 \$ Silver Lakes and Silver Shores – Broward County – 1300 acres of platting and engineering including commercial and residential development, parks and roads.
 \$ Port Everglades Berth 30 Crane Rail Extension
 \$ Hollywood Fashion Mall - Alterations and Site Renovations
 \$ Land Section 8 - Plum Bay/Plum Harbor, Tamarac, Florida - 500 Units
 \$ Alhambra Springs - Pembroke Pines, Florida - 291 Unit Subdivision
 \$ Bonaventure Tract 13, 30, 31, Broward County, Florida - Town homes
 \$ Indigo Lakes, Coconut Creek, Florida - 450 Unit Subdivision
 \$ Coral Bay, Margate, Florida - Master Drainage Routing, Numerous Subdivision within
 \$ Cameron Waterways, Deerfield Beach, Florida - 300 Apartments
 \$ Sawgrass Exchange, Coconut Creek, Florida - 570 Units Subdivision with Commercial
 \$ Somerset at Jacaranda, Plantation, Florida - 150 Town homes
 \$ Village at Harmony Lakes, Davie, Florida - 572 Unit Subdivision
 \$ Palms at Sawgrass Mills, Sunrise, Florida - 400 Apartments
 \$ Jog Estates, P.U.D. in Palm Beach County - 104 Unit Subdivision
 \$ A-4 Lift station Restoration– Town of Palm Beach at the Breakers Hotel
 \$ Yacht Club at Highland Beach, Palm Beach, Florida - Mid-rise Apartments on A1A and Intercostals Waterway Areas
 \$ Barefoot Cove, Hypoluxo, Florida - 115 Apartments and US1 Turn lanes
 \$ Town of Palm Beach D-12 Pump Station
 \$ City of West Palm Beach Parks & Recreation – Numerous Parks and Cemeteries
 \$ Marriott Ocean Point – Palm Beach Shores, Florida – site civil engineering/permitting
 \$ Highland, Roosevelt & Addison Elementary, Palm Beach County, Florida
 \$ City Pahokee, Palm Beach County - Water & Sewer Infrastructure Improvements
 \$ Glades County Correctional Facility, Glades County, Florida - 750 Bed Prison
 \$ The Pavilion Parking Garages – Tampa, Florida – Multi-story parking garages
 \$ Crestwood, Royal Palm Beach, Florida - 218 Unit Subdivision
 \$ Hyatt Resort & Casino – St. Kitts, West Indies

- \$ Asian Village Antigua Island – 1800 acres of Resorts, golf courses, villas and homes.
- \$ Exuma Bay Island – Bahamas, FL – Multiple hotels and golf course development for entire island including desalinization plants, infrastructure and environmental permitting
- \$ Enron Nitrogen Power Plants – Dominican Republic, New Jersey, South Americas
- \$ ACOE Beach renourishment projects – Various cleanup earthwork dredging plans from Hurricane Hugo damages for the eastern United States.

Construction/Field Experience

- \$ Chapel Trails (800 acres) - Work drawings, survey, layouts for demucking fill, lake excavation and roadways. Estimated and supervised entire section contracted out.
- \$ Tamarac Public Service Complex - Installed parking lot and lake, subcontracted infrastructure for General Building Contractor.
- \$ Jones Intercable Complex - Work drawings, estimated and supervised off-site roadways, parking lot, water and sewer, and drainage.
- \$ Multiple field inspections pertaining to civil and utility issues for jobs listed above.

Citizenship United States. Born March 20, 1969, Miami, Florida.

EXHIBIT B
FDEP PERMIT AND APPROVED ENGINEERING PLANS FOR PHASE 1 SPRING WATER
PIPELINE TO WEST FLORIDA AND SOUTH FLORIDA REGIONS
HIDDEN BY DEFENDANTS DURING A NATIONAL CORONAVIRUS PANDEMIC

Applicant Name: ROBERT FLINT

Applicant Company: FLINT FARMS LLC / LANDTECH DESIGN GROUP, INC.

Permit File Number: 0078714-026-DS

Application Received Date: 05/01/2020

Project Name/Description: CLOSER TO THE HEART/Antioxidant Spring Water Transmission

Site Address: **

Dear Applicant:

Thank you for submitting your request for authorization to the Department regarding the above referenced project.

I am currently reviewing your request and will contact you as soon as possible. The Department values your time and wants you to know that we are working to streamline our review process and reduce the overall time needed to authorize activities.

If you did not include a full payment for this application's fees and would like to make an online payment for the outstanding balance, please visit the DEP Business Portal - <https://www.fldepportal.com> - and complete the online payment process for a submitted application. Please note that the following fee types may not be completed through this process:

- * Payments for annual fees
- * Payments processed by a local delegated program
- * Partial payments for application balances

If you feel you have received this email in error or if you have any questions, please contact me at Nolin.Moon@floridadep.gov or 239-344-5672.

Thank you and I look forward to working with you.

Regards,

Nolin Moon



Thu, Apr 30, 7:47 PM (7 days ago)

Gilberti Water USA Blue Gold <gilbertiwater@gmail.com>

to SRF_Reporting, South, Jon, Nolin, DOHSarasotaEH, LeeCHDEEFeedback, chd50feedb
ack, contact.miamidade, contact, Paul, peter.gaynor, Desantis.OpenGovernment, Robert, J
ohn, Don, commissioners, peaceriver, karen.west, Chris.Constance@CharlotteCountyFL.g
ov, board, whs.pentagon.em.mbx.communications, Wheeler.andrew, Post.CHD006, preside
nt, president, bcc: Charlotte, bcc: FOXaroundtheworld, bcc: 60m, bcc: mayor,

bcc: sarasotatigerbayclub, bcc: NYAG.Pressoffice, bcc: nytnews

Dear State Revolving Fund for FDEP Water infrastructure funding,

Please see attached Request for Inclusion on Florida Department of Environmental Protection Drinking Water Priority List, 9 mile Transmission plans for a proposed Service agreement for the Peace River Loop Option pumping arsenic radioactive treated Peace River with Mosaic and Phosphate mining spills, to be replaced with Alkaline spring water from a hidden endless underground river.

See attached permits, plans, water readings and application for inclusion funding. With viruses in Pathogens of Water, in a Coronavirus Pandemic, this economic and health resource goes to the TOP OF THE LIST.

This Water mixture is unique and so is this hidden underground river that can be validated in hours.

Please contact me if you have any questions or concerns. Please forward this to Ron Desantis and your office reviewers immediately so we can begin a alkaline housing boom in West Florida, new medicine and World Exposure as these hidden underground rivers are all over Florida, USA and Earth, see Gilbertibluegold.com.

https://youtu.be/0U_p22bQwLg Access to Underground River showing pure spring water ready to drink hidden for 50yrs by SWFWMD and more.

 Closer to the Heart - Alkaline Spring Water Ser...

Sincerely,

Joe Gilberti PE
813-470-6000
gilbertiwater@gmail.com

----- Forwarded message -----

From: **Gilberti Water USA Blue Gold** <gilbertiwater@gmail.com>
Date: Thu, Apr 30, 2020 at 5:37 PM
Subject: Re: Electronic Notification of receipt/CLOSER TO THE HEART/0078714-025-DSGP
To: Iglehart, Jon <Jon.Iglehart@floridadep.gov>, South District <SouthDistrict@dep.state.fl.us>
Cc: Moon, Nolin <Nolin.Moon@floridadep.gov>, Robert Flint <flintfarms5277@yahoo.com>, John Larry <asepls4349@gmail.com>, <SRF_Reporting@dep.state.fl.us>, <SouthDistrict.pws@dep.state.fl.us>

Dear Mr. Iglehart and Mr. Nolin,

Thank you very much for all your help expediting our permitting needs thus far. Its nice to see Government working so hard for citizens in trying times.

Attached is the individual FDEP permit application for the 9-mile Transmission for Closer to the Heart. Please withdraw the General Permit petition and replace it with this petition.

I can have the signed application, signed and sealed plans and fee by tomorrow or the same day we have the conference call to finalize the items early next week, which ever is best as this may be already fine filled out the way it is. I have question on minor items such as changes along the way during construction for the permit due to modifications and such.

We are available by phone conference anytime you wish. You have our numbers and information. I want to expedite this permit for our investors now. It looks like the fee is \$900 to process, please verify.

Please verify this application is the correct one, filed out appropriately, as I discussed this week, so we can file the fee, signed documents, and plans at your office immediately.

Thank you in advance for your assistance.

Sincerely,

Joe Gilberti PE

813-470-6000

gilbertiwater@gmail.com

■ Closer to the Heart - Alkaline Spring Water Ser...

On Wed, Apr 29, 2020 at 9:54 AM Iglehart, Jon <Jon.Iglehart@floridadep.gov> wrote:

Joe,

Our office is closed till further notice – at least till the middle of May. We can set up a telecon meeting. Nolin Moon will be reaching out to you to set that up and on the application that we received as a copy of what you submitted to Desoto county. Since it's a GP and did not have a fee and was not signed by the property owner, we cannot approve it as is, or send a request for additional info. Could you send a note to either indicate it was not yet meant to be submitted or withdraw it and then we can go over the criteria to get a successful application in during our telecon?

Thanks,

jon

From: Gilberti Water USA Blue Gold <gilbertiwater@gmail.com>

Sent: Wednesday, April 29, 2020 9:33 AM

To: Iglehart, Jon <Jon.Iglehart@FloridaDEP.gov>; John Larry <asepls4349@gmail.com>; Robert Flint <flintfarms5277@yahoo.com>

Subject: Fwd: Electronic Notification of receipt/CLOSER TO THE HEART/0078714-025-DSGP

Jon,

Can we get a meeting this week or next at your office. I want to go over this permit petition and application to maybe consider a individual permit. Didnt know Desoto was gonna waive review.

I also want to verify jurisdiction on Well Field permit at FDEP and some other tap issues for our Servicing System to multiple water supply Regions via the West and S Fla pipeline in FDOT permit now too in District 1,4,6.

I want to discuss review scenarios we have that tie to this permit via the large 300mile Transmission presented to Dade Commission in 2014 and Broward in 2016.

We are presenting to Palm Beach County and about 40 Cities this summer in South Florida and southwest Florida on Blue Gold to Tap and new Medicine and sustainability Resources.

EXHIBIT C

**Gilberti vs Ron Desantis et al – Racketeering Case
In Appeal at 11th District Court of Appeals Georgia**

GILBERTI WATER COMPANY

FEASIBILITY STUDY

A MULTICOUNTY COUNTY WEST FLORIDA SUSTAINABLE SPRING WATER SUPPLY

for

PEACE RIVER MANASOTA REGIONAL WATER AUTHORITY

at

**DAUGHTREY RANCH
9438 Daughtrey Road
Sarasota, Florida 34266**

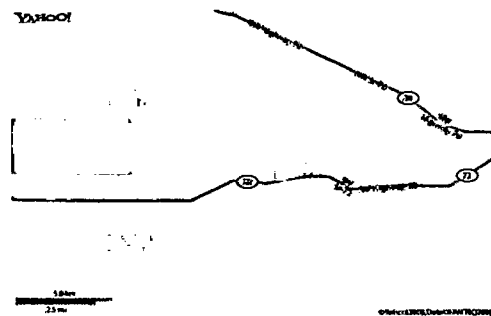
By

**LANDTECH DESIGN GROUP, INC
385 Denora Boulevard
Fort Myers Beach, Florida 33931
813-470-6000 direct
813-482-8512 main**

"Increasing home values, creating jobs and lowering health care cost with antioxidant spring water to the Tap"

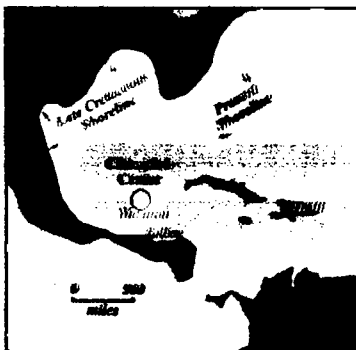
Introduction

Recently Joe GZberti PE a professional engineer from University of Florida discovered endless quantities of a new natural resource producing very unique antioxidant ready to drink spring water. The source is located approximately 1500 feet below ground, located within the Myakka Basin of Sarasota County, Florida just northwest of the Peace River Regional Water Treatment Facility - at the Daughtrey Ranch. The 2500 acre ranch is located along Clark Road (SR 72) east of Myakka Park at 9438 Daughtrey Road, Sarasota, Florida 34266.

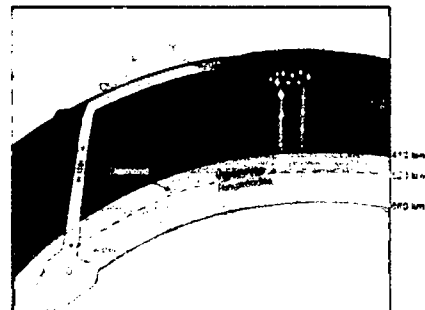


Location Map

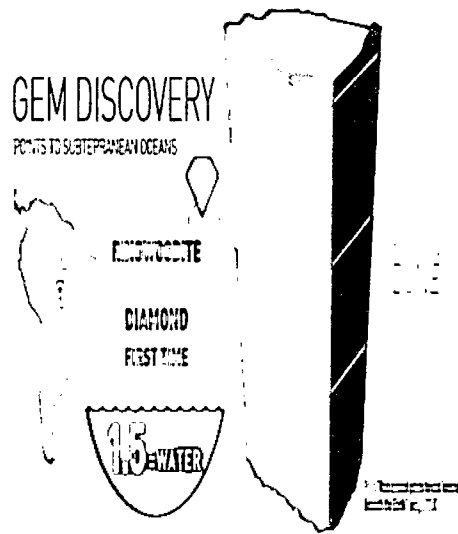
Our geological and quantitative research suggest a tilted wall from the Florida platform creating massive and multiple time rock bed fractures generated by forces from the KT Event or the Yucatan meteor impact ultimately giving access to what Scientist believe in recent releases of Oceans of Clean Water beneath the Earth. Scientist confirmed approximately 250 mdes below Earth's surface within its Mantel Oceans much greater than all the Oceans combined with Clean Spring Water released from diamonds. See reference to subterranean Oceans below from a Blue Diamond recently discovered called Ringwoodite:



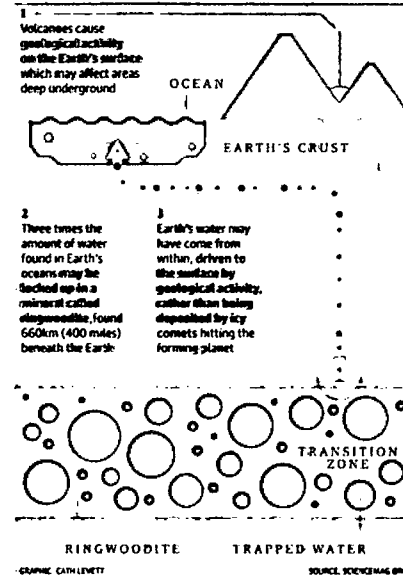
KT Event Lifts Florida out of Ocean causing spring



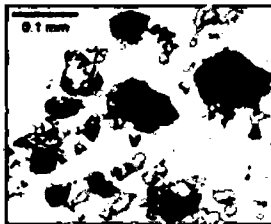
Connection to Subterranean Ocean at Surface



Bubbling under The Ringwoodite reservoir



Earth's true water cycle from a blue diamond causing subterranean precipitation



The Earth's actual water cycle is within the rocks transforming gravitational pressure creating energy cycles with water mixing with mineral rocks ranging from the surface oceans to the core through the mantle linked with a diamond called Ringwoodite.

Blue Diamond Ringwoodite hold water half its molecule structure deep below Earth crust within the Mantle

The spring was discovered with a deep Floridan Well drilled down 1509 feet which struck an underground high alkaline and mineral spring ready to drink. Multiple years and recent investigation suggest a tilt in huge underground formations from the KT meteor impact. This impact is well known for killing off dinosaurs over 65 million years ago and creating the Gulf of Mexico and essentially lifting Florida from its once Ocean bottom to the surface with multiple west coast subsurface changes.

This tilt in the underground meteor forces that affected the Florida platform is adjacent to the downstream sump, known as Myakka Park to the west of Daughtrey Ranch. In doing so this platform transformed energy striking the spring source that connects approximately 250 miles below where an Ocean of supply exists providing unique water with extremely health readings and enormous flow creating a sustainable resource within months to Floridians and more.

With this one of a kind antioxidant home values will soar and construction and demand for homes will increase with Jobs hand in hand. With Port shipping, proceeds can be mitigated back to the People for education and health care needs for Florida and US Citizens.

Existing Peace River RAW resources for Water Supply

NASA SATELLITES DETECT "GLOW" OF PLANKTON IN BLACK WATERS

For the first time, scientists may now detect a phytoplankton bloom in its early stages by looking at its red "glow" under sunlight, due to the unique data from two NASA satellites. According to a study conducted in the Gulf of Mexico, this phenomenon can forewarn fishermen and swimmers about developing cases of red tides that occur within plumes of dark-colored runoff from river and wetlands, sometimes causing "black water" events.

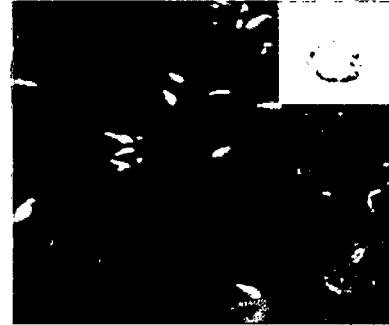
Dark-colored river runoff includes nitrogen and phosphorus, which are used as fertilizers in agriculture. These nutrients cause blooms of marine algae called phytoplankton. During extremely large phytoplankton blooms where the algae is so concentrated the water may appear black, some phytoplankton die, sink to the ocean bottom and are eaten by bacteria. The bacteria consume the algae and deplete oxygen from the water that leads to fish kills.

Chuanmin Hu and Frank Muller-Karger, oceanographers at the College of Marine Petersburg, Fla., used Resolution Imaging both NASA's Terra phytoplankton human eye cannot

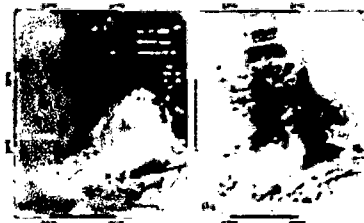
The ability to detect whether patches that form off impossible to dark river runoff that

Because colored dissolved organic matter that originates in rivers can absorb similar amounts of blue and green color signals as plants do, traditional satellites that simply measure ocean color cannot distinguish phytoplankton blooms within such patches.

Although satellites cannot directly measure nutrients in lakes, rivers, wetlands and oceans, remote sensing technology measure the quantities of plankton. Scientists can then calculate how much nutrient might be needed to grow those amounts of plankton.



Item 1



Item 2

Science of University of South Florida, St. fluorescence data from NASA's Moderate Spectroradiometer (MODIS) instruments aboard and Aqua satellites. MODIS detects the glow or fluorescence, from the plant's chlorophyll. The detect the red fluorescence.

glowing areas of water helps researchers identify phytoplankton are present in large dark water the coast of Florida. Without these data, it is differentiate phytoplankton blooms from plumes of contain few individual phytoplankton cells.



Item 3

Hu and others used dark phase event in Florida coast. species, were found

"Our study traces the 200 kilometers (124 suggest that the what happens on land Caloosahatchee, as conditions, such as 2003, may accelerate

These findings are used include satellite Field-of-view Sensor QuikSCAT satellite. Atmospheric Wildlife Research river discharge, and field survey information.

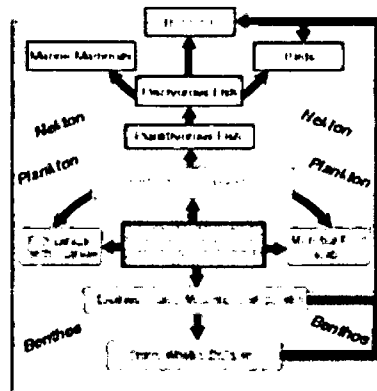
By knowing which way the winds blow and the currents flow, Hu and colleagues can predict where black water may move.

Red tides occur every year off Florida and are known to cause fish kills, coral stress and mortality, and skin and respiratory problems in humans. Previous studies show that prolonged "black water" patches cause water quality degradation and may cause coral death. The use of remote sensing satellites provides effective means for monitoring and predicting such events.

The link between coastal runoff and black water events is an example of how land and ocean ecosystems are linked together. "Coastal and land managers over large areas need to work together, to alleviate more black water events from taking place in the future," said Muller-Karger.

This study appeared in a recent issue of the American Geophysical Union's Geophysical Research Letters. Coauthors of the article include Gabriel Wango and Florida and Elizabeth Meteorological

NASA's Science humans through the system and the

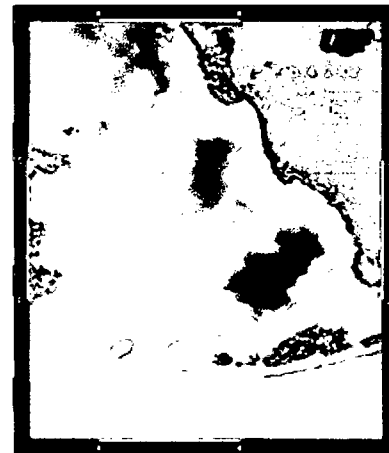


Item 4

this technique to study the nature and origin of a the fall of 2003 near Charlotte Harbor, off the south Moderate concentrations of one of Florida's red tide from water samples.

black water patches near the Florida Keys to some miles) away upstream," said Hu. "These results delicate Florida Keys ecosystem is connected to and in two remote rivers, the Peace and they drain into the ocean. Extreme climate abnormally high rainfall in spring and summer such connections," he added.

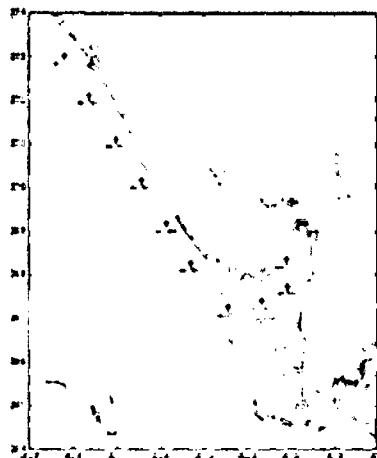
based on scientific analyses of several things. Data ocean color from MODIS and Sea-viewing Wide (SeaWiFS), and wind data from NASA's U.S. Geological Survey, National Oceanic and Administration (NOAA), Florida's Fish and Institute, and other organizations provided rain,



Item 5

Memie Beth Naeby from University of South Johns from NOAA's Atlantic Oceanographic and Laboratory.

Directorate works to improve the lives of all exploration and study of Earth's system, the solar Universe.



Item 6

Water Supply Connection Design Options

Two alternatives were designed in order to determine the most efficient way to replace the existing raw water resource of a polluted peace river to alkaline spring water.

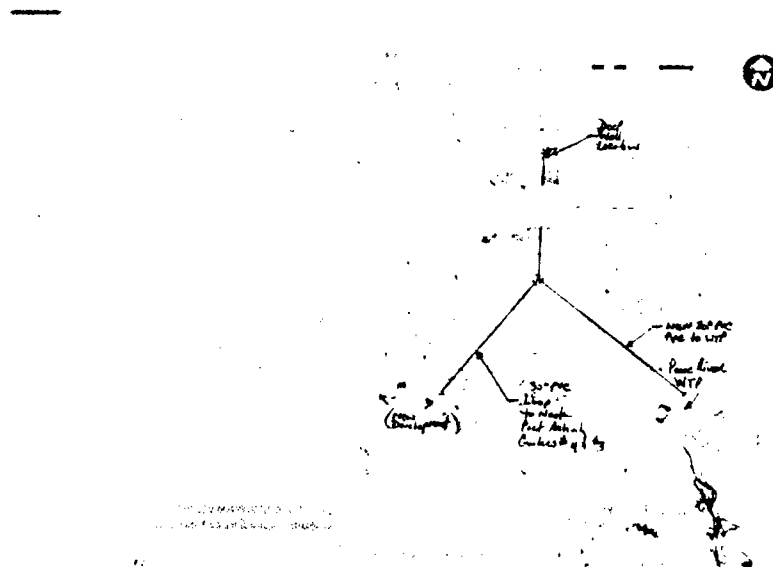
Option 1

Source piped from Daughtrey Ranch southwest through Walton Ranch to the existing treated transmission main near Toledo Blade and Interstate I-75 pumping from PRF to Carlton WTP to pump RAW spring water to both facilities with modifications of direction and point of disinfection for spring water.

Option 2

Source piped from Daughtrey Ranch southeast to Peace River Facility (PRF)

Ultimately both Options could be combined with a market strategy and some review of current Capital Improvement needs as well as modifications of approaching infrastructure improvements within the local Water supply and transmission area to insure money is spent efficiently as this source joins in for the public based on the US Federal Clean Water Act, Florida Department of Protection and 62-555, 62-560 and 62-550 F.A.C.



Option 1 and Option 2 for Peace River Manasota Service area

Federal Drinking Water Regulations

The United States Environmental Protection Agency (U.S. EPA) sets national standards for tap water, which help ensure consistent quality in our nation's water supply. U.S. EPA prioritizes contaminants for potential regulation based on risk and how often they occur in water supplies. U.S. EPA sets a health goal based on risk (including risks to the most sensitive people, e.g., infants, children, pregnant women, the elderly, and the immuno-compromised). U.S. EPA then sets a legal limit for the contaminant in drinking water or a required treatment technique as close to the health goal as feasible.

U.S. EPA sets primary drinking water standards through a three-step process:

- ① First, U.S. EPA identifies contaminants that occur in drinking water and may adversely affect public health and with a frequency and at levels that pose a threat to public health.
- ② Second, U.S. EPA determines a maximum contaminant level goal for contaminants it decides to regulate. This goal is the level of a contaminant in drinking water below which there is no known or expected risk to health. These goals allow for a margin of safety.
- ③ Third, U.S. EPA specifies a maximum contaminant level, the maximum permissible level of a contaminant in drinking water, which is delivered to any user of a public water system. These levels are enforceable standards, and are set as close to the goals as feasible. When it is not economically or technically feasible to set a maximum level, or when there is no reliable or economic method to detect contaminants in the water, U.S. EPA instead sets a required treatment technique that specifies a way to treat the water to remove contaminants.

Safe Drinking Water Act

Congress originally passed the SDWA in 1974 to protect public health by regulating the nation's public drinking water supplies. The law was amended in 1986, 1996 and 2002 and requires many actions to protect drinking water and its sources. The SDWA does not regulate private wells that serve fewer than 25 individuals.

The SDWA applies to every PWS in the United States. There are currently more than 170,000 PWSs providing water to almost all Americans at some time in their lives.

Essential components of the SDWA include protection and prevention. States and water suppliers must conduct assessments of water sources to see where they may be vulnerable to contamination. Water systems may also voluntarily adopt programs to protect their watershed or wellhead and states can use legal authorities from other laws to prevent pollution.

The SDWA mandates that states have programs to certify water system operators and make sure that new water systems have the technical, financial, and managerial capacity to provide safe drinking water. The SDWA also sets a framework for the Underground Injection Control (UIC) program to control the injection of wastes into ground water. U.S. EPA and states implement the UIC program, which sets

standards for safe waste injection practices and bans certain types of injection altogether. All of these programs help prevent the contamination of drinking water.

National Secondary Drinking Water Regulations (NSDWRs or secondary standards) are non-enforceable guidelines concerning contaminants that may cause cosmetic effects (such as skin or tooth discoloration) or aesthetic effects (such as taste, odor, or color) in drinking water. U.S. EPA recommends secondary standards to water systems but does not require systems to comply. However, states may choose to adopt them as enforceable standards.

FDEP 62-555.310 Source and Siting Requirements for Public Water Systems.

(1) Suppliers of water shall obtain raw water from the best available source that is economically sensible and technically possible and shall make an effort to protect the source from contamination.

(2) To the extent practicable, suppliers of water and persons constructing public water systems shall avoid locating any part of a new public water system, and any expansion of an existing public water system, at any site that:

(a) Is subject to significant risk from contamination that could adversely affect the quality of drinking water or is subject to significant risk from floods, fires, or other disasters that could cause a breakdown of the public water system or any portion thereof; or

(b) Except for surface water impoundments, reservoirs, or intake structures (including pumping facilities) and except for underground piping and appurtenances, is within the floodplain of a 100-year flood or is lower than any recorded high tide.

History of Water Treatment

Hippocrates (460 – 354 BC), the father of modern medicine wrote “whoever wishes to investigate medicine properly should ... consider the water that the inhabitants use ... for water contributes much to health.

The history of water treatment dates back to ancient times. The first constructed sources of drinking water were shallow wells scooped out in wet areas. As tools were developed, deeper wells were constructed such as the ancient Egyptian Joseph’s well at Cairo dug to a depth of 297 feet in solid rock. It is two stories, the upper to a depth of 165 feet was 18 feet by 24 feet, and the lower was 132 feet and 9 feet by 15 feet. Water was raised in two lifts by means of buckets on endless chains.

Methods for improving the aesthetic qualities of drinking water were recorded as early as 4000 BC. In addition, there are references in Sanskrit dating back to 2000 BC that refer to boiling and filtering drinking water. Egyptians used alum for clarifying water in the 16th century BC and wick siphons to transfer water from one vessel to another to remove suspended contaminants in the 13th century BC.

Otto Warburg Nobel Peace Prize 1931 - Cancer Cells and pH in the Body

Scientific work and Nobel Prize



Otto Warburg, 1931

While working at the Marine Biological Station, Warburg performed research on oxygen consumption in sea urchin eggs after fertilization, and proved that upon fertilization, the rate of respiration increases by as much as sixfold. His experiments also proved iron is essential for the development of the larval stage.

In 1918, Warburg was appointed professor at the Kaiser Wilhelm Institute for Biology in Berlin-Dahlem (part of the Kaiser-Wilhelm-Gesellschaft). By 1931 he was named director of the Kaiser Wilhelm Institute for Cell Physiology, which was founded the previous year by a donation of the Rockefeller Foundation to the Kaiser Wilhelm Gesellschaft (since renamed the Max Planck Society).

Warburg investigated the metabolism of tumors and the respiration of cells, particularly cancer cells, and in 1931 was awarded the Nobel Prize in Physiology for his "discovery of the nature and mode of action of the respiratory enzyme."^[2] The award came after receiving 46 nominations over a period of nine years beginning in 1923, 13 of which were submitted in 1931, the year he won the prize.^[3]

In 1944, Warburg was nominated for a second Nobel Prize in Physiology by Albert Szent-Györgyi, for his work on nicotinamide, the mechanism and enzymes involved in fermentation, and the discovery of flavin (in yellow enzymes).^{[4][5]} Some sources reported he was selected to receive the award that year, but was prevented from receiving it by Adolf Hitler's regime, which had issued a decree in 1937 that forbade Germans from accepting Nobel Prizes.^{[6][7]} According to the Nobel Foundation, this rumor is not true; although he was considered a worthwhile candidate, he was not selected for the prize.^[4]

Three scientists who worked in Warburg's lab, including Sir Hans Adolf Krebs, went on to win the Nobel Prize. Among other discoveries, Krebs is credited with the identification of the citric acid cycle (or Szentgyörgyi-Krebs cycle).

Warburg's combined work in plant physiology, cell metabolism and oncology made him an integral figure in the later development of systems biology.^[8] He worked with Dean Burk in photosynthesis to discover the I-quantum reaction that splits the CO₂, activated by the respiration.^[9]

Cancer hypothesis

Main article: Warburg hypothesis

In 1924, Warburg hypothesized that cancer, malignant growth, and tumor growth are caused by tumor cells mainly generating energy (as e.g. adenosine triphosphate // ATP) by nonoxidative breakdown of glucose (a process called glycolysis) and the subsequent recycling of the metabolite NADH back to its oxidized form, for reuse in the glycolytic cycle to complete the process (known as fermentation, or anaerobic respiration). This is in contrast to "healthy" cells, which mainly generate energy from oxidative breakdown of pyruvate. Pyruvate is an end product of glycolysis, and is oxidized within the mitochondria. Hence, and according to Warburg, cancer should be interpreted as a mitochondrial dysfunction.

Cancer, above all other diseases, has countless secondary causes. But, even for cancer, there is only one prime cause. Summarized in a few words, the prime cause of cancer is the replacement of the respiration of oxygen in normal body cells by a fermentation of sugar.

—Otto H. Warburg,^[10]

Warburg continued to develop the hypothesis experimentally, and held several prominent lectures outlining the theory and the data.^[11]

The concept that cancer cells switch to fermentation in lieu of aerobic respiration has become widely accepted, even if it is not seen as the cause of cancer. Some suggest the Warburg phenomenon could be used to develop anticancer drugs.^[12] Meanwhile, cancer cell glycolysis is the basis of positron emission tomography (18-FDG PET), a medical imaging technology that relies on this phenomenon.^{[12][13]}

STATE OF FLORIDA
FLORIDA BOARD OF PROFESSIONAL ENGINEERS

FLORIDA BOARD OF PROFESSIONAL
ENGINEERS,
Petitioner,

v.

FEMC Case No. 2016029320

JOSEPH GILBERTI P.E.,
Respondent,

DOAH Case No. 17-3257PL

**Modified Motion to Vacate Order of Lifting Abeyance and Request Judge Johnston Recuse
himself for Conflict with this US Drinking Water Resource, FPL and Duke-Progress
Energy Power Corporations and Israel Mosaic Phosphate in West Florida**

COMES NOW, the Respondent JOSEPH GILBERTI pursuant to Section 120.57, Florida Statutes answers the alleged complaint by Petitioner, FEMC on behalf of Florida Board of Engineers complaint filed to hide this World and US Resource from THE PEOPLE using Terrorist acts with FPL, Duke Power Corps, Tampa to Sarasota Judges, Police Officers across Florida, New York and Boston, Gov Scott, Pam Bondi, Obama, Members of Congress and Florida Leaders with Hillsborough County Judiciary, Sarasota Judiciary, Mosaic Phosphate and other to be included as part of ongoing cases in Florida, US Middle District Florida and Georgia Courts as related to Water Wars and US Natural Resources hidden by US Colleges such at FSU, UF, USF, UM, USF, Notre Dame, Yale, Harvard, Northwestern University and various Medical Universities across America, UN, EPA and NASA.

Reasons to Reinstate Order are as follows:

1. The Petitioner, filed a complaint in house knowing with full notification, once Gmail account is obtained from the ISDN Google server in the Hillsborough FAKE Criminal case used again to kidnap Engineer Joe Gilberti to hide the Resource.
2. The current Hillsborough case involves Chris Shaw an ex-public defender who was working on the Karl Brooks case that Gilberti was forced to plead Guilty under duress and the outcome of the current case will result in a Civil RICO that becomes Criminal as Karl Brooks and Chris Shaw with Tampa District 13, worked with Mosaic, Greenberg Traurig, corrupt leaders, Mosaic Phosphate, Duke Energy and FPL to kidnap Gilberti with Sheriff Gee, Pam Bondi and Mark Ober, and now Andrew Warren State Attorneys.
3. The Karl Brooks case will be reversed once we actually get a Police report as that case ran tandem with the Greenberg Case involving Dave Weinstein the Chief Council of Mosaic Phosphate next to our property offering \$500,000,000 to hide it from THE PEOPLE!

4. Public Service commission complaints on FPL, Duke Energy and more were filed in 2012 by others **PSC Complaints 05400-13 and 02424-13 with Gilberti Water supply documents attached at the same time Duke and Progress Energy were assessing \$1.5billion to clean up a STILL EMITTING Nuclear Power plant in Crystal River which are the Headwaters of Hillsborough River pumping 65MGD of Radioactive Water to the Tampa Region to fill Moffitt cancer centers and USF Cancer Grants.**
5. **Judge Lawrence Johnston in this case is in Conflict with THE PEOPLES resource in that he is full aware based on this cases NOTICE OF EVIDENCE of Power and Water advantages this Resource gives millions of Floridians from Tampa to Miami as shown in case below:**

Administrative Law Judge J. Lawrence Johnston will conduct a hearing to consider the environmental effects and any other appropriate matters regarding whether to approve the site certification of the proposed Progress Energy Florida, Levy Nuclear Plant Units 1 and 2, application for site certification number PA08-51, DOAH Case number 08-2727EPP, DEP Office of General Counsel Case Number 08-1621, pursuant to the Florida Electrical Power Plant Siting Act, Sections 403.501-518, Florida Statutes. ...

Meeting: hearing

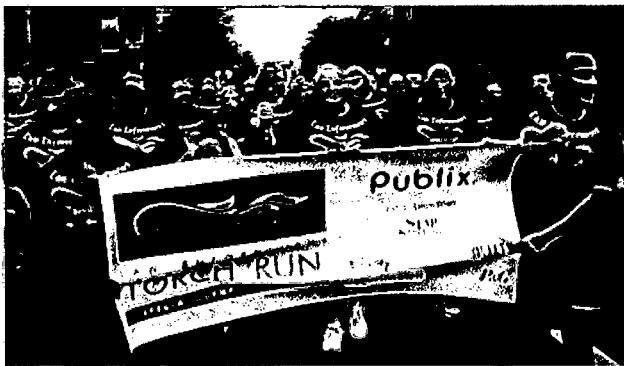
Contact: Mr. Michael P. Halpin, P.E., Marjory Stoneman Douglas Building, 3900 Commonwealth Boulevard, M.S. 48, Tallahassee, Florida 32399-3000, (850)245-2007.

6. Engineer Gilberti submitted FDEP application to Tallahassee Revolving fund to Marjorie Stoneman Douglas Building on Jan 31, 2018 via email to build phase 1 pipe and suddenly the School was shot up with an AR-15 at Parkland Marjorie Stoneman Building days later, very similar to the Boston Bomb case where Gilberti sent an FDEP email of Hershall Vinyard as stated below and his bond with Chris Shaw and Karl Brooks went from \$500 to \$300,000 and put in a Hole for 268 days while Sarasota District 12 attacked the land with many Leaders, Judges and Lawyers in the Region for Mosaic, FPL, Duke, PRECO, Nestle and many more we will show in Civil RICO to these Corps and Individuals.
7. A current Trustee Bond at US Middle District Florida via case 9:13-bk-14832-FMD to sue both Henderson Franklin and Grey Robinson Law for US Treason and Genocide worth \$50million is being sued by Gilberti and others to expose all this Corruption by Florida Judges, State Attorneys and large corps hiding Americas Nol Resource for National Defense and Healthcare. This case is now asking for ALL Engineer Gilberti land and lien cases that shows this Board of Engineers, Gov Scott, Florida Leaders and FDEP timed all their Motions and cases around US Terrorism to kidnap Engineer Gilberti and attack his License with FEMC, Board of Engineers, Jon Rimes, Wendy Anderson and Tampa to Ft Myers Judges and US Middle District, its Appeal Judges and more. They want to stop all permitting as all the Civil Engineers in the State of Florida working at Municipalities are hiding it with their Continuing Service Consultants for years.
8. Tap Water is based on Cancer Rates and Medicaid Fraud Gov Scott is taking pictures with my missing Cad Tech Rob Stampe below, before and after the Boston Terror attack that raised my bond retroactively with a Leon County Torch Run with FDEP Hershall Vinyard. See EPA Health

Advisories and common sense that Treated Water is less healthy and more expensive to the Tap than Endless Free Alkaline Mineral Spring Water. Humans take in a liter of Water in the Shower where Medicaid Fraud Trump, Obama, Florida Hospital Boards and Media hide this US TERRORISM with all Tampa to Miami Judges, Engineering Firms working for Municipalities and the EPA!



Rob Stampe is being deposed who worked on Gilberti plans and is taking pictures with Gov Scott two different times to testify on all said issues of Corruption against THE US PEOPLE on this Water Supply!



This FDEP Email was sent 5hrs before the Boston Bomb and suddenly Gilberti is kidnapped by Pam Bondi and Obama in District 13 with Judge Dominquez and Judge Conrad with Mark Ober and a slew of State Attorneys and Public Defenders

9. Why is President Trump with Trump ICE Bottled Water, EPA, NASA and all Florida Leaders, Media-and-FDEP-hiding this-US-Resource with the-Florida-Board-of-Engineers-Administrative-Law Judges and all Florida Cops and Firemen in our American FACES to kill our Children and Pets with Cancer Rates at the Tap with Hospitals stealing Medicaid fees with LOW LEVEL OF SERVICE Raw Water drinking resources containing Arsenic from Groundwater and Rivers polluted by Israel Mosaic Phosphate and their Political Mining Compacts from Tampa to Ft Myers?

403.851 Declaration of policy; intent.—It is the policy of the state that the citizens of Florida shall be assured of the availability of safe drinking water. Recognizing that this policy encompasses both environmental and public health aspects, it is the intent of the Legislature to provide a water supply program operated jointly by the department, in a lead-agency role of primary responsibility for the program, and by the Department of Health and its units, including county health departments, in a supportive role with specific duties and responsibilities of its own. Without any relinquishment of Florida's sovereign powers and responsibilities to provide for the public health, public safety, and public welfare of the people of Florida, the Legislature intends:

- (1) To give effect to Pub. L. No. 93-523 promulgated under the commerce clause of the United States Constitution, to the extent that interstate commerce is directly affected.
- (2) To encourage cooperation between federal, state, and local agencies, not only in their enforcement role, but also in their service and assistance roles to city and county elected bodies.
- (3) To provide for safe drinking water at all times throughout the state, with due regard for economic factors and efficiency in government.

History.—s. 2, ch. 77-337; s. 162, ch. 79-400; s. 425, ch. 94-356; s. 164, ch. 99-8.

With this information above we ask that Judge Lawrence Johnston and all Florida Board of Engineer Members turn themselves in for US Treason and that Judge Lawrence Johnston recuse himself from this case and turn evidence for the US People IMMEDIATELY!

I HEREBY CERTIFY that a true and correct copy of the above information and Motion has been furnished to the Petitioner, Board of Engineers at 2639 North Monroe Street, Suite B-112, Tallahassee, Florida 32303, related cases involving US Terrorism, School Boards, Federal Bureau of Investigation, local Police Stations across America, FDEP and the White House via email and court docket clerk on this 16th day of March, 2018.

Respectfully submitted,

Joe Gilberti

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