

FAX COVER SHEET

Tim

Date: 8/21/18

This Fax is directed to: Chad Houck

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Number of Pages: (Including this page) 3 pages

Special Instructions: Comments

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August 21, 2018

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WRITTEN COMMENTS ON DOCKET NO. 34-0602-1801 (NEW CHAPTER)
IDAPA 34 - OFFICE OF THE SECRETARY OF STATE.

WRITTEN COMMENTS ON DOCKET NO. 10-0101-1801
IDAPA 10 - BOARD OF PROFESSIONAL ENGINEERS AND PROFESSIONAL LAND
SURVEYORS

WRITTEN COMMENTS ON DOCKET NO. 10-0102-1801
IDAPA 10 - BOARD OF PROFESSIONAL ENGINEERS AND PROFESSIONAL LAND
SURVEYORS

Since both Dockets involve private property rights and land titles, I am putting all three comments on the same letter.

One of a citizens most protected Constitution rights are property rights. These rights are protected in the Bill of Rights, the Contract Clause in the Constitution and in the Constitution itself.

In Idaho, landowners land titles, are under attack by the state government and the chaos it is causing is tremendous.

The original property boundaries are sacred. They are without error as defined by the United States Supreme Court. They are UNASSAILABLE through the courts. They are permanent but can never be changed. No surveyor or court, including the US Supreme court, has the legal authority to alter or modify a boundary line once it is created.

Federal and State judges are bound by the Constitution and no laws that limits the rights of the land owners, like adverse possession, boundary by agreement, etc. can be passed into law. It violates the landowners vested rights.

A survey is an opinion, not a fact, and is not binding to the landowner. Today's Idaho survey is a product using a math stakeout survey instead of a boundary survey.

In these math stakeout surveys, the surveyors are moving original corner and lines which is violating the landowners constitutional rights and are clouding the legal land titles of the citizens in Idaho.

Math stakeout surveys are not boundary retracement surveys so this could be considered consumer fraud. If the consumer then suffers damages as a result of her misplaced reliance on a stakeout survey, all the elements of deceptive trade practices are in place, which is a crime. This needs to be investigated.

The Idaho land survey licensing board members are not an elected agency, but they are using the power of the state government to pass illegal laws that are clouding the landowners property titles and violating their constitutional rights.

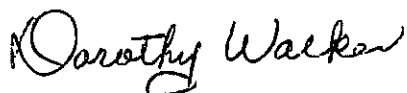
Allowing a GPS system to be used to record suspect documents into public records, may be violating the landowners rights. Using GPS to create documents of surveys that are only opinions, not facts, that are attacking private property bundle of rights, is a crime.

Under the rule of law, and the US Constitution, the federal government can protect the rights of citizens from state power and that is what is needed in Idaho.

The court rulings of the judges in Idaho, on land disputes, and their changing of the landowners legal titles, using illegal laws could have problematic consequence for other areas of the laws.

As a landowner, I am protesting the three rules mentioned above and am requesting a full investigation of this surveying fiasco.

Sincerely,



Dorothy Walker
Landowner

CC: others