

**STATE OF FLORIDA  
DIVISION OF ADMINISTRATIVE HEARINGS**

**POLK REGIONAL WATER COOPERATIVE,** )

Petitioner, )

vs. )

**PEACE RIVER MANASOTA REGIONAL  
WATER SUPPLY AUTHORITY, and  
SOUTHWEST FLORIDA WATER  
MANAGEMENT DISTRICT,** )

Respondents. )

**POLK COUNTY, FLORIDA,** )

Petitioner, )

vs. )

**PEACE RIVER MANASOTA REGIONAL  
WATER SUPPLY AUTHORITY, and  
SOUTHWEST FLORIDA WATER  
MANAGEMENT DISTRICT,** )

Respondents. )

**CITY OF BARTOW, FLORIDA,** )

Petitioner, )

vs. )

**PEACE RIVER MANASOTA REGIONAL  
WATER SUPPLY AUTHORITY, and  
SOUTHWEST FLORIDA WATER  
MANAGEMENT DISTRICT,** )

Respondents. )

**CITY OF FT. MEADE, FLORIDA,** )

Petitioner, )

vs. )

**DOAH CASE NO. 18-3276  
WUP No. 20010420.010**

**DOAH CASE NO. 18-3278  
WUP No. 20010420.010**

**DOAH CASE NO. 18-3280  
WUP No. 20010420.010**

**DOAH CASE NO. 18-3282  
WUP No. 20010420.010**

PEACE RIVER MANASOTA REGIONAL )  
WATER SUPPLY AUTHORITY, and )  
SOUTHWEST FLORIDA WATER )  
MANAGEMENT DISTRICT, )

Respondents. )

CITY OF LAKELAND, FLORIDA, )

Petitioner )

vs. )

**DOAH CASE NO. 18-3283**  
**WUP No. 20010420.010**

PEACE RIVER MANASOTA REGIONAL )  
WATER SUPPLY AUTHORITY, and )  
SOUTHWEST FLORIDA WATER )  
MANAGEMENT DISTRICT, )

Respondents. )

CITY OF WAUCHULA, FLORIDA, )

Petitioner, )

vs. )

**DOAH CASE NO. 18-3288**  
**WUP No. 20010420.010**

PEACE RIVER MANASOTA REGIONAL )  
WATER SUPPLY AUTHORITY, and )  
SOUTHWEST FLORIDA WATER )  
MANAGEMENT DISTRICT, )

Respondents. )

CITY OF WINTER HAVEN, FLORIDA, )

Petitioner, )

vs. )

**DOAH CASE NO. 18-3289**  
**WUP No. 20010420.010**

PEACE RIVER MANASOTA REGIONAL )  
WATER SUPPLY AUTHORITY, and )  
SOUTHWEST FLORIDA WATER )  
MANAGEMENT DISTRICT, )

Respondents. )

**MODIFIED MOTION TO INTERVENE – SUPPORTING EVIDENCE**

US SUPREME COURT WRIT OF CERTERARI

WITH

SARASOTA LAWSUITS TIED TO THIS REGIONAL WATER SUPPLY SYSTEM

**Comes Now**, Florida Professional Engineer Joseph Gilberti P.E. (“Petitioner”), by pursuant to Section 120.569(2)(c), Florida Statutes (“F.S.”), and Rule 28-106.204(2), Florida Administrative Code (“F.A.C.”), moves on the following grounds for a Motion to Intervene provides Sarasota ongoing cases where agencies in this case are being added to litigation in Sarasota county to also include Tampa to Miami municipalities via Florida North South Water conflict pursuant to Jeb Bush National Resource Defense Council as related to and on Petitions for Formal Administrative Hearing filed by the Polk Regional Water Cooperative (“PRWC”), Polk County (“Polk County”), the City of Bartow (“Bartow”), the City of Fort Meade (“Fort Meade”), the City of Lakeland (“Lakeland”), the City of Wauchula (“Wauchula”), and the City of Winter Haven (“Winter Haven”) (collectively, “Petitioners”):

**Sarasota County Case No. 1**

IN THE CIRCUIT COURT OF THE 12<sup>TH</sup> JUDICIAL CIRCUIT  
IN AND FOR SARASOTA COUNTY, FLORIDA

LANDTECH DESIGN GROUP, INC., a  
Florida Corporation, Joseph D Gilberti PE

Plaintiff

vs.

**Case No.: 15-006544 CA NC**

72 PARTNERS, LLC, a Florida limited  
Liability Company; CECIL DAUGHTREY,  
JR., and individual; and PATRICIA  
DAUGHTREY, an individual,

Defendants,

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## NOTICE OF FILING

Defendant Joseph Gilberti Jr, pursuant to the applicable Florida Rules of Procedure, hereby provides notice of filing of evidence dated November 20, 2018. Evidence to support upcoming Counterclaim to Southwest Florida Water Management District, Florida Department of Environmental Protection, Luis Rivera Trustee, Andrew Rosen Trustee Receiver, EPA, Peace River Manasota Water Supply, Mosaic Phosphate, Florida Department of Environmental Protection, Sarasota, Hillsborough, Pinellas, Manatee, Charlotte, Desoto, Polk, Hardy, Lee, Collier, Broward, Dade & Palm Beach Counties and local municipalities within for Regional Water supply eugenics related to Medicaid fraud Racketeering within the West Florida Regions to millions of Taps and People. These Tax based entities and consultants that serve them have files and engineering plans, Public Presentations and data that supports this hidden US Resource, tied to Terrorism acts, FAKE News to deter and defame the truth about this critical medicine changing underground formation via Alkaline River tied to an Ocean with over \$150million in a 300mile Transmission solving the North South Water Conflict. A submitted FDOT multi-county transmission costing approximately \$20Billion can bring essentially free healthcare to over 10million citizens to the Tap and would have stopped all Foreclosures and created a Alkaline Housing boom, but was deterred by Leader, media and local entities while creating false police reports and more to slow down and hide the value of Work provided on public records in an effort to lower the Level of Service of Water Supply to steal Medicaid and create a massive Cancer cluster for Universities, Hospitals and more to steal tax base.

## CERTIFICATE OF SERVICE

**I HEREBY CERTIFY** that a true and correct copy of the foregoing was furnished via email this 20<sup>th</sup> day of November, 2018 to:

Ryan L. Snyder, Esq.  
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**Sarasota County Case No. 2**

IN THE CIRCUIT COURT OF THE 12TH JUDICIAL CIRCUIT  
IN AND FOR SARASOTA COUNTY, FLORIDA

72 PARTNERS, LLC,  
Plaintiff

vs.

**Case No.: 2016 CA 000205 NC**

JOSEPH D. GILBERTI, JR., ROBERTI J. FLINT, and  
FLINT PROPERTIES II, LLC,  
Defendants,

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**NOTICE OF FILING**

Defendant Joseph Gilberti Jr, pursuant to the applicable Florida Rules of Procedure, hereby provides notice of filing of evidence dated November 19, 2018. Evidence to support upcoming Counterclaim to Southwest Florida Water Management District, EPA, Peace River Manasota Water Supply, Mosaic Phosphate, Florida Department of Environmental Protection, Sarasota, Hillsborough, Pinellas, Manatee, Charlotte, Desoto, Polk, Hardy, Lee, Collier Counties and municipalities within for Water supply eugenics related to Medicaid fraud Racketeering within the West Florida Regions to millions of Taps and People.

**CERTIFICATE OF SERVICE**

**I HEREBY CERTIFY** that a true and correct copy of the foregoing was furnished via email this 19<sup>th</sup> day of November, 2018 to:

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No. \_\_\_\_\_

In The  
**Supreme Court of the United States**

Cecil & Patricia Daughtrey, Jr.

Petitioner(s)

v.

Luis E. Rivera, II Trustee

Respondent(s)

On Petition for Writ of Certiorari  
To The Appeal Decision of 11<sup>th</sup> District Court  
Case# **15-14544**

And

To The U.S. Middle District Court of Florida.  
Case # **9:13-bk-14831**

**PETITION FOR WRIT OF CERTIORARI**

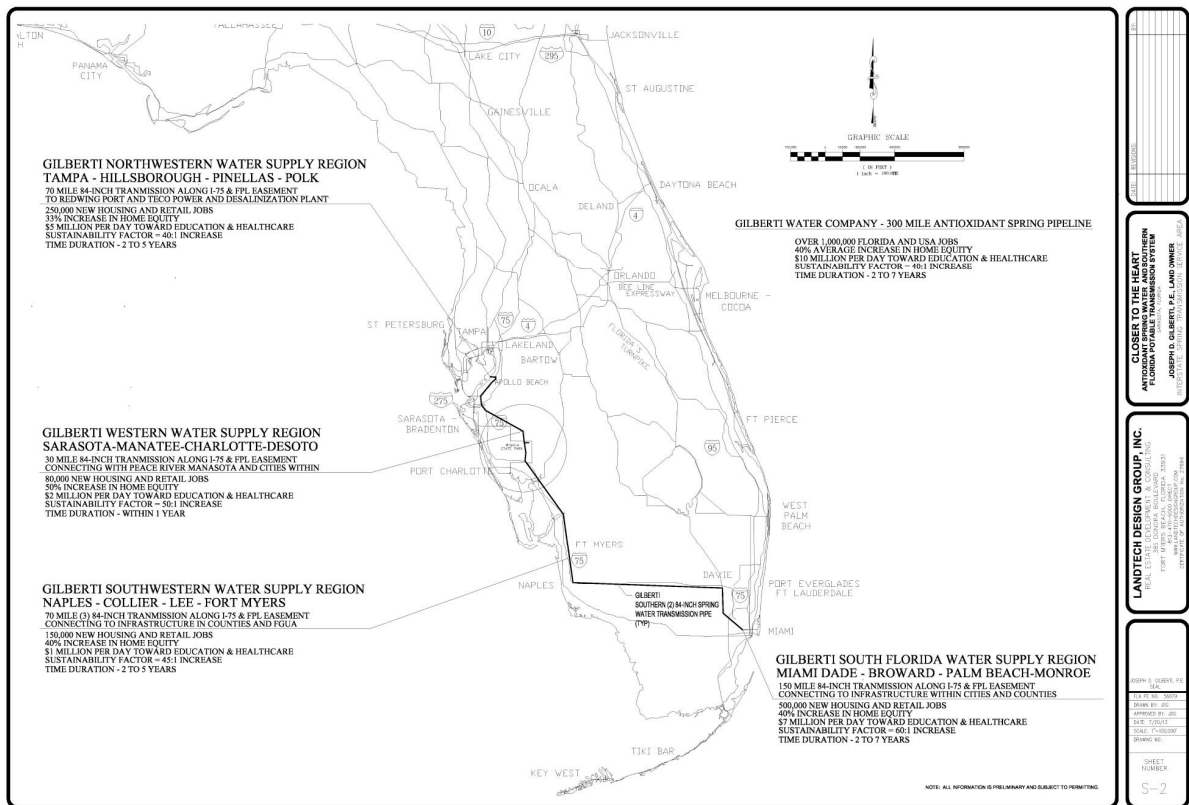
Cecil & Patricia Daughtrey, Jr.  
9438 Daughtrey Road  
Sarasota, Florida 34266  
863-441-REDACTED  
[Mrs.Pattyd@yahoo.com](mailto:Mrs.Pattyd@yahoo.com)

**US SUPREME COURT QUESTION(S)**

Why did the Luis Rivera Trustee, local Water Supply Boards, Peace River Manasota Water Supply, Southwest Florida Water Management District, US Bankruptcy Courts and 11<sup>th</sup> District Courts of Appeal Judges with Israel Mosaic Phosphate hide a Secret Underground Spring Water Ocean below Daughtrey Lands that creates millions of jobs, revenues and lowers cancer to the tap and region? Why is an endless unique water mixture, which changes medicine across the World labeled by the Trustee and Daughtrey lawyers simply as 'a Well'? This critical drinking water resource changes medicine

efficiencies, energy production and affects US National Defense. It provides Americans their Right to Life, Liberty and the Pursuit to Happiness through much healthier water supply to the Tap of their homes, schools, hospitals and businesses for overall Sustainability.

Many more of these secret underground rivers are hidden across America and the Globe, which can now be located from this lands geological indicators and critical knowledge, for all Mankind. Why would any Leader, President, Judge, Media or agency hide this unique endless Natural Spring Drinking Water Resource from America as its THE PEOPLES WATER?



**WHEREFORE**, the Joseph Gilberti respectfully requests that the Administrative Law Judge enter an Order granting the Petitioners' Motion to Intervene with supporting documentation that ties to all cases to move to discovery of all parties knowledge of this hidden US Resource critical to the Health of millions of home taps with a higher Level of Service for Raw Water Supply while lowering utility bills a potential hazards from Hurricanes pursuant to FDEP 62-555(310) F.A.C.

## CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing **Motion to Intervene with Supporting US Supreme Court case and Sarasota cases** was served via electronic mail upon the following this 20th day of November, 2018:

Respectfully submitted,

[Joe Gilberti](#)

s/\_\_\_\_\_

Joseph D. Gilberti, Jr., PE

Florida PE No. 56079

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