

In America we assign to government, lawful processes. These are NOT picky rules or OBSTACLES to getting things done. The Law is written for the protection of individual liberties and for governing by decent and predictable order.

On December 23, 2014, The official conversation between Board of Commissioners Howard, Frazier, Wantz, and Weaver on accepting any of Carroll 2030's work give clear evidence that each of them viewed the lawful processes as irrelevant. Their statements testify that they have dubious procedural behaviors which indicate that lawful processes don't matter in governing; as expressed by one saying "don't see what's wrong if Carroll 2030 is a good tool."

We ask the Public: How appropriate is it to have sitting commissioners who clearly demonstrate that they do not understand the law's purpose?

The processes required in the Law guarantee the People a more open, representational, and participatory process, and provide the safeguards for restraining those in government from doing their own will. Commissioners do not have the authority to bypass the Law for the sake of accomplishing higher goals, even for us. In America we assign to government lawful processes.

Stealthy-political-class-abuse of law is mis-use of law

As an example of political-class-stealthy-law, here is the developing implementation in the middle of a family oriented local shopping center. How do governments take advantage of the People in this way? POLITICS!

Stealthy-politics is what this website is about:

http://www.catheyallison.com

Our primary remedy is at the Ballot Box. Fire them all!