

Melody Lane

From: Melody Lane <melody.lane@reagan.com>
Sent: Monday, November 09, 2015 3:03 PM
To: Vickie Sanders; edc.cob@edcgov.us; michael.ranalli@edcgov.us; Donna Mullens
Cc: Pamela Knorr; Paula Frantz; Robyn Drivon; Roger Trout; Sheriff DAgostini; bosfive@edcgov.us; bosfour@edcgov.us; bosone@edcgov.us; bosthree@edcgov.us; bostwo@edcgov.us
Subject: 11/9/15 RMAC Public Comment
Attachments: 10-12-15 RMAC CPRA.pdf; 9-22-15 BOS OF ARC.pdf; 9-29-15 See Hear Speak no evil.docx; 10-13-15 OF RMAC Brown Act Violations.docx; 10-27-15 Trout Ranalli EDSO RMAC falsification.docx; Sweeney Wade v ARC 5-5-15 BOS.pdf
Importance: High

Since it is uncertain whether I'll be able to attend tonight's RMAC meeting, please ensure the entirety of this correspondence and attachments are publicly posted ASAP to the BOS calendar.

It has become apparent over the years that RMAC representatives do not operate in the best interests of the river community or in accordance with the RMP. Their predetermined outcomes and maintenance of illicit control was again made glaringly apparent during the September 14, 2015 RMAC meeting.

The BOS has an ethical duty to constituents to demonstrate leadership by authentic transparency and accountability of their delegated RMAC representatives. Without the support of the BOS the RMAC lacks credibility or authorization to make recommendations to the Planning Commission insofar as it pertains to the revocation of the Coloma Resort and American River Resort Special Use Permits.

It is a matter of public record that Roger Trout, county staff and RMAC reps have remained uncooperative and openly hostile over the years toward certain residents. The reoccurring RMP issues involve the following:

1. Censoring of RMAC minutes
2. Blatant lying by county staff and RMAC representatives
3. Frequent arson fires
4. Trespassing
5. Vandalism
6. Littering/dumping
7. Egress
8. Public Safety
9. Lack of Code and Law Enforcement along the SFAR
10. No valid Oath of Office on file with HR for Noah Rucker or Vickie Sanders. *or Roger Trout*
11. Failure to respond appropriately to CPRAs as required by law
12. Retaliation, bullying and harassment

Presently taxpayers are bearing the burden for unnecessary lawsuits relevant to the RMP. The most significant involves Chili Bar, county employee Noah Rucker, and American River Conservancy. Note this lawsuit represents a threat to every SFAR resident as presented by Jack Sweeney during the 5/15/15 BOS (attached).

Also note there has been no response to the attached CPRA which was due 10/26/15.

The solution is very simple: *Just do the right thing.*

Melody Lane

Founder - Compass2Truth

~ By identifying the people's sovereign will not with its latest but its oldest expression, the Framers succeeded in identifying the people's authority with the Constitution, not with the statutory law made by their representatives. ~

J. Sweeney Open Forum BAS 5/5/15

Statement to Board of Supervisors at Open Forum by James R. "Jack" Sweeney Date May 5, 2015

Subject:: County Property at Chili Bar

On March 12, 2015 the American River Conservancy (ARC) advertised that they were seeking a Park Aide to work at Chili Bar. This raised my curiosity and prompted the following remarks. It also raises the question as to whether the ARC disregards the authority of the County and if they will continue to get away with such disregard?

When the American River Conservancy sold the property to the County all previous reserved rights merged and no rights were reserved upon that sale. Hence, the ARC retained absolutely no authority nor authorization to remain on the property. Since that sale, the ARC has been squatting on the Public Property owned by the County. ARC refused agreements for occupancy offered by the County.

Unless there has been an agreement made between the County and ARC since January 2013, they are still squatters and should not be offering employment on County Property. I have not seen any such agreement on the open public agenda! The County should immediately stop ARC from using Chili Bar or reach an appropriate agreement that is considered through the public agenda process.

While this matter was rising to the filing of a lawsuit, the County DOT Staff had reached a solution that would have been amicable to all parties; the Board was not given that solution!

The County is already involved in one lawsuit over the ARC misuse of Chili Bar and has countersued for use of an easement to which the County has absolutely no rights.

The County should withdraw the countersuit for the easement; I consider that action to be inappropriate and/or illegal!

The County should settle the original suit out of court.

I would be willing to work with the County to seek these solutions!

The case is Wade v. County of El Dorado and American River Conservancy PC20120264

James R Sweeney

1 of 1

Emminent Domain & Harassment

8/3/15 RMAC Meeting

Parks & Recreation – Vickie Sanders

I. Personnel Issues

- A. Noah Rucker
- B. RMAC minutes/Brown Act violations/Audio recordings
- C. Conspiracy/harassment/discrimination
- D. Remedial action

II. Next RMAC Meeting

- A. Rescheduled Date?
- B. May 2010 Brown Act – Ciccozzi/Briggs/Mtn. Demo
- C. Wording of agenda > Bullying
- D. EDSO