

Compass2Truth

Citizens Serving God in Truth and Liberty

P.O. Box 598 Coloma, CA 95613 (530) 642-1670 melody.lane@reagan.com

August 26, 2013

To: El Dorado County Board of Supervisors

CA Public Records Act Request

Pursuant to my rights under the California Public Records Act (Government Code Section 6250 et seq.), I ask to obtain a copy of the following:

- 1. A copy of the current **EDC Fee Waiver Policy & Procedure**, the history of Fee Waiver Policy changes submitted and/or approved by the Board of Supervisors, and all fees and/or fee waivers for amplified outdoor music events specific to **American River Music Festival** and **American River Festival** held at **Henningson-Lotus Park** between the years 2003 to 2013 inclusive.
- 2. Please include any justifications for exemptions made to the above Fee Waiver policy between the years 2003 to 2013 inclusive.
- 3. Copies and/or a list of <u>all</u> event requests, corresponding permits (SUP/TSUPs) and fees for amplified outdoor events held at **Henningson-Lotus Park** between the years 2000 to 2013 inclusive.
- 4. A copy of the **Henningson-Lotus Park Focus Committee** members and their selection process, rules and regulations by which the Committee will be functioning, and by what authority.
- 5. A copy of all correspondence*, contracts and invoices associated with the **Henningson-Lotus Park**Conceptual Plan as it pertains to County Parks & Recreation, Marshall Gold Discovery Historic State
 Park, Foothill Associates, and <u>stakeholders</u> between the years 2005 and 2013 inclusive.
- 6. Copies of all correspondence* relevant to real estate purchases, easements, plans for annexation to the Marshall Gold Discovery Historic State Park, contracts and/or agreements concerning property directly adjacent to **Henningson-Lotus Park** between the years 2000 to 2013 inclusive.
- (*) Such writings and communications to include any handwriting, typing, printing, photocopying, transmitting by facsimile or electronic mail, any form of communication or representation including letters, words, pictures,

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sounds or symbols, or combination thereof, and any record thereby created, regardless of the manner in which the record has been stored.

It is requested that your determination is made within 10 days of your receipt of this CPRA. If you determine that some but not all of the information is exempt from disclosure and that you intend to withhold it, I ask that you provide a signed notification citing the legal authorities on which you rely.

Thanks for your anticipated cooperation.

Melody Lare

Founder / Compass2Truth P.O. Box 598

Coloma, CA 95613



Compass2Truth Citizens Serving God in Truth and Liberty

P.O. Box 598 Coloma, CA 95613 (530) 642-1670 melody.lane@reagan.com

August 25, 2013

To: El Dorado County Board of Supervisors

CA Public Records Act Request

Pursuant to my rights under the California Public Records Act (Government Code Section 6250 et seq.), I ask to obtain a copy of the following:

- 1. All applications, writings and communications* relevant to the status of Special Use Permits (SUPs) and Temporary SUPs for amplified outdoor events issued by the Planning-Code Enforcement and/or the El Dorado County Sheriff's Office within the Quiet Zone of the S. Fork American River described in Sections 6-8 of the River Management Plan (RMP) between the years 2000 and 2013 inclusive pertaining specifically to the following:
 - American River Resort
 - Coloma Resort
 - Ponderosa Resort
 - Camp Lotus
 - Private Events (i.e. weddings, parties, etc.)
- 2. All communications*, invoices, profits, TSUP authorizations and records of complaints submitted during the years 2009 to 2012 inclusive either to the Planning/Code Enforcement and/or the El Dorado County Sheriff's Office pertaining to the July 25, 2012 Toe Up Cup event at Troublemaker Rapids held at the American River Resort.
- 3. A copy of the Temporary SUP (if it exists) as claimed by campground owner Mariel Faieta and all correspondence relevant to El Dorado Sheriff Office Case #13-6887 for the amplified karaoke event that took place on or about August 3, 2013 at the Coloma Resort.
- 4. Copies of all minutes, noise surveys, decibel charts, reports and communications* submitted to the county relevant to the Community Clamor Committee (a subcommittee of RMAC) as described in the River Management Plan Annual Report during the years 2003 to 2011 inclusive.
- 5. A copy of the EDC Policy & Procedures for penalties as well as the Revocation Process of campground SUPs for violation of noise ordinances described in Sections 6-8 of the River Management Plan (RMP).

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- 6. A copy of all correspondence* from the year 2000 to 2013 inclusive relevant to Planning-Code Enforcement concerning the formal petition of signatures dated June 4, 2002 requesting the revocation of the American River Resort SUP #S91-06 and the Coloma Resort SUP #S93-03 for repeated violations of sound/noise ordinances submitted by Melody Lane on behalf of local residents to Conrad Montgomery, and again submitted during a meeting held on August 9, 2012 with Pierre Rivas and Roger Trout.
- (*) Such writings and communications to include any handwriting, typing, printing, photocopying, transmitting by facsimile or electronic mail, any form of communication or representation including letters, words, pictures, sounds or symbols, or combination thereof, and any record thereby created, regardless of the manner in which the record has been stored.

It is requested that your determination is made within 10 days of your receipt of this CPRA. If you determine that some but not all of the information is exempt from disclosure and that you intend to withhold it, I ask that you provide a signed notification citing the legal authorities on which you rely.

Thanks for your assistance.

Melody Lane

Founder - Compass2Truth

P.O. Box 598

Coloma, CA 95613

Melody Lane – Founder, Compass2Truth 8/20/13 RMAC Meeting

I want to bring to your attention that the 7/16/13 RMAC minutes you are about to approve are <u>again in error</u> despite numerous requests to ensure relevant public comments and documents be posted for the public record.

During last month's meeting the issue of EDSO jurisdiction relevant to the RMP was <u>not</u> initiated by RMAC appointee Steve Liles as falsely portrayed when he requested to switch the order of <u>Items 5 & 6</u> on the Agenda. During Open Forum Vickie Sanders was handed 3 relevant documents and requested that she ensure Noah Rucker-Triplett properly reflected my comments concerning the <u>lack of Code & Law Enforcement</u> in the minutes. I again voiced my concerns during the appropriate item number which were <u>not reflected in the minutes</u>.

Since 2011 **Compass2Truth** has met regularly with Sheriff D'Agostini, CA State Parks and county staff to address the apparent lack of Resident Representation in addition to the apparent lack of Code and Law Enforcement as stipulated within the RMP.

The Brown Act preamble states in part: "The people, in delegating authority, do <u>not</u> give their public servants the right to decide what is good for the people to know and what is <u>not</u> good for them to know. The people do <u>not yield their sovereignty</u> to the bodies that serve them..." Additionally citizens have broad Constitutional rights as stated in Section 54954.3(b) of the Brown Act.

Government employees and elected officials are well aware they are bound by their <u>oath of office and civic duty</u> to uphold the Constitution. When a public servant has knowledge of wrong doing and they <u>fail to take corrective action</u> they essentially aid and abet the acts.

"The Oath of Office is a quid pro quo contract in which clerks, officials, or officers of the government pledge to perform (Support and uphold the United States and State Constitutions) in return for substance (wages, perks, benefits). Proponents are subjected to the penalties and remedies for Breach of Contract, conspiracy under Title 28 U.S.C., Title 18 Sections 241, 242., treason under the Constitution at Article 3, Section 3., and intrinsic fraud..."

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Public Comment - m. Jone 8/27/13

Noah has regularly censored & deliberately falsified minutes despite repeated requests to correct information submitted to the BOS and the RMAC annual report. In so doing he has stepped over the line of public service ethics into criminal activity for which there are civil remedies and criminal sanctions.

Please enter into the public record and post on the RMAC-BOS calendar the following documents:

- 1. This RMAC Public Comments Transcript
- 2. 9/2012 email entitled "RMAC, Planning, Parks & EDSO"
- 3. 11/2012 Annual RMAC Meeting request
- 4. 2010 Grand Jury Action Request for Investigation into illicit RMAC operations & Supervisor Briggs' complicity
- 5. 7/18/13 Parks & Recreation Commission Meeting Transcript
- 6. 7/23/13 email to Vickie Sanders: "Thursday's Parks & Recreation Commission Meeting"
- 7. 8/19/13 email to Sheriff D'Agostini: "EDSO Jurisdiction RMP"

Last, I wish to make my request be made part of these minutes for a written explanation of the words & effects of changes made to the proposed **Institutional Group Permit Update to the River Management Plan Executive Summary** discussed during last month's RMAC meeting.

Cc: Sheriff John D'Agostini & D.A. Vern Pierson

Melody Lane – Founder, Compass2Truth 8/21/13 Parks & Recreation Commission Meeting

Last month I requested Donna Mullens enter 5 specific documents into the Parks & Recreation minutes for the public record. Those 5 items do <u>not</u> appear posted as attachments nor are my public comments properly reflected in the minutes as I requested of Vickie Sanders. The CAO and County Counsel have an ethical obligation to ensure the minutes are corrected in a timely manner and those 5 items are appropriately posted to the July BOS calendar.

As a reminder, government employees and elected officials are bound by their <u>oath of office</u> and civic duty to uphold the Constitution. When a public servant or their delegate has knowledge of wrong doing and they <u>fail to take corrective action</u> they essentially are complicit in the fraudulent acts.

"The Oath of Office is a quid pro quo contract in which clerks, officials, or officers of the government pledge to perform (Support and uphold the United States and State Constitutions) in return for substance (wages, perks, benefits). Proponents are subjected to the penalties and remedies for Breach of Contract, conspiracy under Title 28 U.S.C., Title 18 Sections 241, 242., treason under the Constitution at Article 3, Section 3., and intrinsic fraud..."

I voiced similar concerns about the necessity of corrections to the minutes during last night's RMAC meeting. Rather than making the corrections, the minutes were <u>unanimously approved</u> and were submitted by the CAO for your approval under today's Consent Calendar. Should you follow their example, Commission members can be held liable under the aforementioned Title 28 and Title 18 Government Codes for which there are civil remedies and criminal sanctions. In other words, County Counsel cannot lawfully expend public funds for your defense as non-government appointees to this Commission. I suggest you weigh the consequences carefully and forestall the approval of these erroneous minutes.

I hereby direct the CAO-Clerk to enter into the public record the following documents and post them accordingly on the August BOS calendar:

- 1. Request to Remove Items #1 & #4 from Consent for Public Discussion
- 2. This P&R Public Comments Transcript
- 3. 8/20/13 RMAC Public Comment Transcript

Do you have any questions or comments at this time?

CC: Sheriff D'Agostini & D.A. Vern Pierson

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Public Comment M. Lane 8/27/13