

On May 9, 2017 a memo was distributed by the Chief Administrative Office announcing that the River Management Advisory Committee would be dissolved by the end of 2017. However for years RMAC has continued to conduct serial meetings which are strictly prohibited by the Brown Act. Their unlawful behavior was described by Larry Weitzman in one of his columns as “mob rule.” The public administration of their self-serving plan mirrors the ill-concerted and incongruous projects of Parks and Recreation, rather than a policy which supports and defends Constitutional principles for all El Dorado County residents. This Resolution deceptively empowers the River Mafia Mob and American River Conservancy to represent Coloma-Lotus residents, only under a new and misleading name.

The CLNews Steering Committee is comprised of American River Conservancy members Mike Bean, Howard Penn, and Greg Jorgensen to name just a few who have been interviewed by the Sheriff’s Office for their criminal acts against me. The Board of Supervisors and county counsel are very familiar with their sordid history of hacking, libel, pornography, threats, assaults, antisemitism, harassment, and lies as a means to prevent community members from exercising their 1st Amendment Rights. They were also responsible for composing the biased “**community**” survey that Lori distributed only to certain individuals. Not surprisingly, the majority of the responses to the survey came from **outside of the county**. Consequently Lori’s advocacy of CLNews and the River Mafia Mob calls into question her personal ethics and political motives.

On March 18, 2019 Lori Parlin announced during a serial RMAC meeting held at Coloma Grange Hall that “**...not enough RMAC members showed up for a quorum to have a Brown Act meeting...so everybody could now speak freely.**” Lori’s handouts before the meeting started made it apparent that her bait-and-switch was deliberately set up so the River Mafia Mob could conduct themselves *outside the restrictions of the Brown Act*. She then stated that RMAC was “**officially disbanded in early 2018.**”

During the next serial RMAC meeting held April 8th at Coloma Grange Lori retracted her previous statement about RMAC having been officially disbanded when she announced, “**RMAC WILL BE dissolved when the BOS approves the resolution.**” Lori then publicly stated that she wants to empower the Mob, “**I will support you with the help of county counsel. You can do anything.**” It was disturbing when she added, “**You can try it and then change it a few months later if you want to.**”

During the May 6th Fire Safe meeting when Chief Ogan was the guest speaker at the Coloma Grange, Lori announced that the resolution to form the new Coloma Lotus

Advisory Committee had just been approved by county counsel. It is significant that 80% of the attendees walked out of that meeting early in disgust.

It is a fact that Lori Parlin, Sue Taylor, and Parks and Recreation Commissioner Kris Payne have colluded with county staff and actively participated in serial RMAC meetings in order to hone the wording of this Resolution. None of them live anywhere near the river or Coloma-Lotus.

It is important to understand that Advisory Committee representatives and Parks & Rec Commissioners are NOT mere *volunteers*. They are appointed by the Board of Supervisors, and as such they are bound by their **Principle Agent Oaths of Office** and are required to operate lawfully within the restrictions of the Brown Act. The history and evidence of RMAC fraud is contained in the affidavit addressed to **Vickie Sanders** and entered into the public record. It is well established that an unrebutted affidavit stands as fact and truth before the court.

Any enterprise undertaken by any public official that tends to weaken public confidence and undermines the sense of security for individual rights is against public policy. When public officers take oaths and then fail to abide by them in the performance of their official duties, this suggests that they may have had no intention of ever honoring their oaths, and their signatures upon the oath documents constitute fraud. ***Fraud vitiates any action.***

CLAC embodies the same problems that RMAC always had, only under a different name. The negative legal repercussions of adopting this resolution would only empower American River Conservancy and the River Mafia Mob thus enabling them to continue their illicit business as usual without any transparency or accountability.

###

In closing, our Founding Fathers saw the danger of majority/mob rule at the expense of individual rights. If you move forward with the approval of this resolution, it constitutes treason by the entire jurisdiction against Coloma Lotus residents, and based upon the actions taken and what exists on the public record, it is impossible for any public officer to defend themselves against treason committed.