

I'd like to begin by addressing the topics of bullying, retaliation and discrimination by reading excerpts out of two recent letters. Take heed that these laws & principles are applicable to ALL public employees and elected officials.

2/23/15 Ed Knapp letter re: Al Hamilton:

“The **OBJECT** of the Bylaws of the Taxpayers Association of EDC states:

*The object of the Taxpayers Association of El Dorado County is the creation and maintenance of a forum within which to study the **issues of government** and the **problems of those who are governed**...These discussions shall be directed by the Association in an effort to educate all taxpayers as to the current issues, how they may be affected, how to reveal and understand the true costs of government, and to encourage awareness of individual responsibility. **The Association shall monitor and be involved in the process of governance to help insure that the blessings of freedom shall be forever perpetuated.***

Contrary to your claim that I made ‘certain allegations’ *I actually provided substantive proof of a libelous email* distributed by County employee Alfred Hamilton to the Directors of the Taxpayers Association of El Dorado County. Most of those individuals play a significant role on county committees, public services and/or have contracts with the County of El Dorado. As such they possess great influence with the Board of Supervisors for the benefit of all EDC citizens. Furthermore Mr. Hamilton’s inappropriate conduct was witnessed by Supervisors Mikulaco, Veerkamp, Sweeney, Assistant CAO Kim Kerr and Tax Assessor Karl Weiland.

Please be advised that during the December 9 and December 16, 2013 meetings of the Taxpayers Association Mr. Hamilton again used his position of self-proclaimed ‘dictatorship’ as a **BULLY PULPIT** to make a public spectacle about the distribution of his libelous email when candidates for public office were in attendance. His inappropriate actions were viewed by all women present to be intimidating, discriminating and exceptionally offensive.

It is further refuted that this is a private dispute. County Counsel and the Human Resources Director have an obligation to investigate matters concerning a public employee who is in breach of their oath of office or has committed ethics violations described in the County of El Dorado Personnel Rules as follows (edited as applicable for brevity):

COUNTY OF EDC PERSONNEL RULES - 1203. DISCIPLINE:

- (c) On-duty or off-duty conduct, including without limitation crimes that do not fall within subsection (b) above, that (i) tends to bring the County service into disrepute, or (ii) is a direct hindrance to the effective performance of County functions;
- (q) Violation of the County's Code of Ethics;
- (x) Unlawful harassment or unlawful discrimination or retaliation against another employee, an applicant for employment, or anyone using County services;

THE ABOVE ISSUES WARRANT THAT THE COUNTY ACTIONS DO NOT VIOLATE THE PUBLIC TRUST!

2/4/14 Sheriff D'Agostini Official Request:

"I'm sure by now you are aware of the legal, moral and fiduciary concerns expressed by citizens in recent months regarding the gross abuse by elected officials who've violated their oaths of office and the PUBLIC TRUST. In that regard I've attached a segment of the American Jurisprudence - Public Officers and Employees §247 which states in part:

*[5] Furthermore, it has been stated that any enterprise undertaken by the public official who tends to weaken public confidence and undermine the sense of security for individual rights is against public policy. FRAUD is its elementary **common law** sense of DECEIT and this is one of the meanings that FRAUD bears [483 U.S. 372] in the statute.*

If the items listed above are not adequately addressed then it appears you leave the citizens of El Dorado County with limited options. One of the available options is to seek legal recourse and filing an official complaint with the CA Attorney General's office."

The Sheriff did not respond, nor has Al Hamilton. Their conduct is unacceptable and will not be tolerated. Do you have any questions or comments at this time?

Mr./Madam Clerk: I order you to enter these materials into the public record:

1. This transcript
2. 2/23/14 Ed Knapp/Hamilton Letter
3. 2/4/14 D'Agostini Official Request
4. Bounced EDSO emails
5. 2/18/14 email @ 2:48 PM to HR Director Pamela Knorr email
6. **CPRA –Bonding Ins. Statutes - 10 days to reply**

M. Lane 2-X-14
#30/31



Compass2Truth

Citizens Serving God in Truth and Liberty

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

February 4, 2014

To: Sheriff John D'Agostini
CC: D.A. Vern Pierson
County Counsel Ed Knapp
Pamela Knorr, Director of Human Resources

OFFICIAL REQUEST
RE: River Management Plan & CPRAs

Dear Sheriff D'Agostini,

Since its inception in 2009 **Compass2Truth** has been striving to deal proactively in resolving the many volatile issues concerning residents adjacent to the Marshall Gold Discovery Historic State Park and the South Fork American River (SFAR).

As you were apprised when we initially met in your office shortly after you were elected, the Sheriff's Office plays a significant role in code and law enforcement as mandated by the River Management Plan (RMP). It was for this reason I provided you a copy of the RMP and carefully prepared an agenda to ensure each of our subsequent meetings remained focused. SFAR residents were very grateful to finally have the cooperation and commitment of EDSO to address their concerns and properly coordinate services. The understanding was that we were to conduct follow-up meetings every 3 months in your office in order to keep concerned citizens properly updated.

However since our last meeting on September 4, 2012 with Planning Director Roger Trout, MGD Park Superintendent Jeremy McReynolds and Lt. Tim Becker it appears you've rescinded that commitment to the SFAR community by refusing to schedule follow-up meetings or answer written correspondence.

During the January 28th RMAC meeting the issue of censoring of the minutes and lack of EDSO representation to RMAC came up once again. Steve Lyles insisted that there is no EDSO representative to RMAC. Parks Manager Vicki Sanders corrected Mr. Lyles by indicating Jim Byers and Tim Becker are the appointed EDSO representative/alternate. Additionally you failed to respond to the 12/15/13 RMAC letter concerning lack of code & law enforcement which I submitted to the BOS and RMAC for the public record. Your written response is required to clear up this matter for before the Annual November minutes can be approved during the February RMAC meeting and the Annual RMP submitted to the Planning Commission.

Furthermore since September 18, 2013 until February 3, 2014 I've remained blocked from sending any emails to EDSO staff. All my correspondence, calls and material evidence delivered to EDSO have been legitimate and need to be properly addressed. During the October 23rd "*We Work for You*" community meeting held at Garden Valley High School you even acknowledged my inquiry by stating, "*You're taking up too much of my staff's valuable time.*"

How so Sheriff? YOU work for US and thereby have a fiduciary duty to be accessible to your constituents. As a representative for the community my email access to EDSO staff needs to be remedied ASAP.

I'm sure by now you are aware of the legal, moral and fiduciary concerns expressed by citizens in recent months regarding the gross abuse by elected officials who've violated their oaths of office and the public trust. In that regard I've attached a segment of the American Jurisdiction - Public Officers and Employees §247 which states in part [See Exhibit A]:

[5] Furthermore, it has been stated that any enterprise undertaken by the public official who tends to weaken public confidence and undermine the sense of security for individual rights is against public policy. Fraud is its elementary *common law* sense of deceit and this is one of the meanings that fraud bears [483 U.S. 372] in the statute.

Pertaining to the matter of California Public Record Act Requests (CPRA) submitted to EDSO I made a presentation to the Board of Supervisors on October 22, 2013:

*The specific CPRA submitted to the BOS on 9/24/13 regarding the American River Resort was **never received at all.** Note it was **due October 8th**.*

*Here's my favorite example: On **October 1st** I submitted a very specific CPRA to the Sheriff's Office requesting an appointment to view 2 case files. A response was due 10/15/13. The response I received from Lt. Golmitz was dated **September 23rd** prior to my CPRA submission on 10/1 yet it was postmarked the very day I submitted it to the BOS. Additionally his letter included 2 other CFS numbers that I did NOT request via that CPRA.*

*On October 8th I received another response to the same CPRA from Lt. Golmitz. This one was dated October 4th. In his letter he refers to Government Code Section 54985 and an El Dorado County **Resolution 113-95** dated May 16, 1995.*

That resolution no longer exists on the EDC Resolution website because it was superseded by AB1234 which was signed by the Governor October 7, 2005.

*AB1234 is the **Ethics Training bill** that stipulates agencies may charge the direct cost of producing a copy of a record.*

The direct cost of duplication includes the pro-rata (proportionate cost) of copying equipment as well as the pro-rata cost of the person running the equipment.

The direct costs of duplication do not include costs affiliated with the research, retrieval, or redaction of a record as Sheriff D'Agostini claimed on September 18th when he addressed a group of us in El Dorado Hills.

The theory is that these costs must be born by the agency as part of its duty to serve the public. In other words, charging \$10 for a report requested via a CPRA that actually costs 10-15 cents per page is referred to as **AN UNJUST ENRICHMENT.**

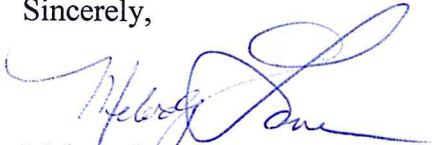
Please inform Lt. Golmitz that the two certified letters I received from him on January 27, 2014 [**See Exhibit B**] do not lawfully satisfy the requirements outlined in the CPRAs submitted to the Board of Supervisors on January 14th concerning the Coloma Resort and the American River Resort. Furthermore the unnecessary expense of mailing those two certified letters at a cost in excess of \$12 is a gross misuse of taxpayer funds which could have been avoided had he responded via email.

I am still awaiting a reply to my previously written requests for an appointment to view two specific EDSO case files and make photocopies of the applicable reports for 10-15 cents per page as stated by the clerk when I initially filled out an EDSO form and submitted the request in person.

Sheriff, your staff is a reflection of you. You are hereby given **fourteen (14) calendar days** in which to personally reply in writing and remedy the situations outlined above.

If the items listed above are not adequately addressed then it appears you leave the citizens of El Dorado County with limited options. One of the available options is to seek legal recourse and filing an official complaint with the CA Attorney General's office.

Sincerely,



Melody Lane

Founder – Compass2Truth

Exhibits Attached:

- A. American Jurisdiction - Public Official Trustee Duties & Authorization
- B. 1/22/14 Lt. Golmitz Letters (2)

DUE 2/18/14

From: Melody Lane [mailto:melody.lane@reagan.com]

Sent: Tuesday, February 18, 2014 2:48 PM

To: 'Pamela Knorr'

Cc: Ron Briggs; Vickie Sanders; Terri Daly; Kimberly Kerr; Vern Pierson; 'Sheriff D'Agostini'; Bryan Golmitz; Laura Lyons; bosfive@edcgov.us; bosone@edcgov.us; bosthree@edcgov.us; bostwo@edcgov.us

Subject: RE: 2/18/14 RMAC Meeting - Request to Pull Items from Consent

Hi Pam,

I respectfully disagree to your assessment that this is not an HR matter...

Please refer to the EDC Org Chart and note Sheriff D'Agostini works for the citizens of El Dorado County. Therefore the Sheriff is subject to the SAME Personnel Policies & Procedures as ALL other county employees under the jurisdiction of the Human Resources Office.

Refer to my public comments made during your presentation to the BOS January 21, 2014 Agenda Item #4 – Respectful Workplace/Anti-Bullying. Note the following specific excerpts from the County of El Dorado Personnel Rules pertain to Sheriff D'Agostini and his staff:

102. CODE OF ETHICS: The County has adopted a Code of Ethics to guide County officers & employees in the performance of their duties. The Code of Ethics in effect as of the date of adoption of these Rules reads as follows:

(b) Be cognizant that private promises of any kind may conflict with one's public duty and responsibilities.

(e) Outside activities should be compatible with the objective performance of your duties or delivery of government service.

(i) Faithfully comply with all laws and regulations applicable to the County and impartially apply them to everyone.

(j) Promote the public interest through a responsive application of public duties.

(k) Demonstrate the highest standards of personal integrity, truthfulness and honesty in all public activities.

(l) Uphold these principles being ever conscious that public office is a public trust.

103. RESPONSIBILITIES OF PUBLIC SERVICE – County officers and employees serve for the benefit of the public. They shall uphold and adhere to the Constitution of the United States, the Constitution of the State of California, and the Charter of the County of El Dorado as well as County rules, regulations and policies, and shall carry out impartially the laws of the nation, state, and County. In their official acts, they shall discharge faithfully their duties, recognizing that the public interest is paramount. All County officers and employees must demonstrate the highest standards of morality and ethics consistent with the requirements of their positions and consistent with the law.

104. DEDICATED SERVICE – County officers and employees shall adhere to work rules and performance standards established for their positions. The County requires all county officers and employees to be courteous and considerate, to be accurate and truthful in statement, and to exercise

sound judgment in the performance of their work. **County officers and employees shall neither exceed their authority nor breach the law, nor shall they ask others to do so.** They shall work in full cooperation with other County officers and employees unless prohibited from so doing by law or by officially recognized confidentiality of the work. (Applies to EDSO representation in RMAC as well as refusing to enter material evidence into Case Files)

106. NONDISCRIMINATION IN DELIVERY OF SERVICES – In the course of their employment, no County officer or employee shall grant any special consideration, **treatment, or advantage to any person beyond what is available to every other person in similar circumstances.** (Compass2Truth has been discriminated against and denied EDSO email access.)

109. USE OF PUBLIC PROPERTY – County Officers and employees are prohibited from using County-owned equipment, materials, or property for personal benefit or profit or for **political purposes.** (Applies to the Sheriff using county IT equipment to block email access to EDSO staff.)

110. POLITICAL ACTIVITY - ...**Department heads seeking election to office** are admonished to refrain from attempting to influence County employees' political attitudes while those employees are engaged in their duties for the County.

Regards,

Melody Lane

Founder – **Compass2Truth**

Conservatives Serving God in Truth and Liberty

Democracy is two wolves and a lamb voting on what to have for dinner. Liberty is a well-armed lamb contesting the vote.

From: Pamela Knorr [<mailto:pamela.knorr@edcgov.us>]

Sent: Tuesday, February 18, 2014 10:17 AM

To: Melody Lane

Subject: Re: 2/18/14 RMAC Meeting - Request to Pull Items from Consent

Hi Melody

This matter is not something that would involve Human Resources but I will forward your message to the Sheriffs Office so that they are aware of the problem.

Thank you

Pamela

On Tuesday, February 18, 2014, Melody Lane <melody.lane@reagan.com> wrote:

Hi Pam,

Thanks for your reply.

Note the attached bounced email from EDSO relevant to the RMAC request to pull items from Consent. It appears the Sheriff has not yet remedied the situation or responded appropriately to numerous notices.

As this is a violation of EDC Personnel Policies & Procedures I believe this falls within the purview of Human Resources to address and resolve accordingly. You may also wish to remind Sheriff D'Agostini that he works for *us*.

Regards,

Melody Lane

Founder – **Compass2Truth**

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Democracy is two wolves and a lamb voting on what to have for dinner. Liberty is a well-armed lamb contesting the vote.

From: Pamela Knorr [mailto:pamela.knorr@edcgov.us]

Sent: Tuesday, February 18, 2014 8:18 AM

To: Melody Lane

Subject: Re: 2/18/14 RMAC Meeting - Request to Pull Items from Consent

Thank you Melody.

On Sun, Feb 16, 2014 at 6:54 PM, Melody Lane <melody.lane@reagan.com> wrote:

Please see the attached reply to Kim Kerr's letter received Saturday, 2/15/14 and post it accordingly via Legistar prior to the Tuesday, February 18th RMAC meeting held at the Lotus Firehouse.

Melody Lane

Founder – **Compass2Truth**

Conservatives Serving God in Truth and Liberty

Democracy is two wolves and a lamb voting on what to have for dinner. Liberty is a well-armed lamb contesting the vote.

Melody Lane

From: MAILER-DAEMON (Mail Delivery System)
Sent: Tuesday, February 18, 2014 2:48 PM
To: melody.lane@reagan.com
Subject: Undelivered Mail Returned to Sender
Attachments: details.txt; Undelivered Message Headers.txt

This is the mail system at host smtp6.relay.ord1c.emailsrvr.com.

I'm sorry to have to inform you that your message could not be delivered to one or more recipients. It's attached below.

For further assistance, please send mail to postmaster.

If you do so, please include this problem report. You can delete your own text from the attached returned message.

The mail system

<lyonsl@edso.org>: host edso.org.s9a1.psmtmp.com[74.125.148.10] said: 550-5.7.1

The user or domain that you are sending to (or from) has a policy that 550-5.7.1 prohibited the mail that you sent. Please contact your domain 550-5.7.1 administrator for further details. For more information, please visit 550 5.7.1 <http://support.google.com/a/bin/answer.py?answer=172179> bp2si19721746pab.127 - gsmtmp (in reply to end of DATA command)

<golmitzb@edso.org>: host edso.org.s9a1.psmtmp.com[74.125.148.10] said:

550-5.7.1 The user or domain that you are sending to (or from) has a policy that 550-5.7.1 prohibited the mail that you sent. Please contact your domain 550-5.7.1 administrator for further details. For more information, please visit 550 5.7.1 <http://support.google.com/a/bin/answer.py?answer=172179> yn1si6923458pab.255 - gsmtmp (in reply to end of DATA command)

<john.dagostini@edso.org>: host edso.org.s9a1.psmtmp.com[74.125.148.10] said:

550-5.7.1 The user or domain that you are sending to (or from) has a policy that 550-5.7.1 prohibited the mail that you sent. Please contact your domain 550-5.7.1 administrator for further details. For more information, please visit 550 5.7.1 <http://support.google.com/a/bin/answer.py?answer=172179> yn1si6923458pab.255 - gsmtmp (in reply to end of DATA command)



Compass2Truth

Citizens Serving God in Truth and Liberty

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

February 23, 2014

TO: Edward Knapp, El Dorado County Counsel
Pamela Knorr, Human Resources Director
Board of Supervisors – Districts 1, 2, 3, 4 & 5

CC: Al Hamilton, EDC Senior Citizen's Attorney III
President Taxpayers Association of El Dorado County

**RE: EDC POLICIES & PROCEDURES
ALFRED LAURENCE HAMILTON JR.
CA BAR ASSOCIATION #41385 – CASE #14-10427**

Dear Mr. Knapp,

This letter is in response to your February 6th letter which was received February 13th pertaining to the above captioned County employee Al Hamilton. It is the *duty* of County Counsel, the Board of Supervisors as well as HR Director Pamela Knorr to respond in a timely manner when violations requiring *administrative action* are brought to your attention such as described in the Notice of Fault publicly submitted to the BOS on February 3, 2014.

As per the county Org Chart, the Board of Supervisors and all other public servants are accountable to the citizens of El Dorado County whose taxes pay their salaries.

The **OBJECT** of the Bylaws of the Taxpayers Association of EDC states:

*The object of the Taxpayers Association of El Dorado County is the creation and maintenance of a forum within which to study the **issues of government** and the **problems of those who are governed**. This shall occur through an ongoing weekly discourse that will be open to members of the Association, the public, and those who govern. These discussions shall be directed by the Association in an effort to educate all taxpayers as to the current issues, how they may be affected, how to reveal and understand the true costs of government, and to encourage awareness of individual responsibility. **The Association shall monitor and be involved in the process of governance to help insure that the blessings of freedom shall be forever perpetuated.***

Contrary to your claim that I made 'certain allegations' I actually provided substantive proof of a libelous email distributed by County employee Alfred Hamilton to the Directors of the Taxpayers Association of El Dorado County. Most of those individuals play a significant role on county committees, public services and/or have contracts with the

County of El Dorado. As such they possess great influence with the Board of Supervisors for the benefit of all EDC citizens. Furthermore Mr. Hamilton's inappropriate conduct was witnessed by Supervisors Mikulaco, Veerkamp, Sweeney, Assistant CAO Kim Kerr and Tax Assessor Karl Weiland.

Please be advised that during the December 9 and December 16, 2013 meetings of the Taxpayers Association Mr. Hamilton again used his position of self-proclaimed 'dictatorship' as a *bully pulpit* to make a public spectacle about the distribution of his libelous email when candidates for public office were in attendance. His inappropriate actions were viewed by all women present to be intimidating, discriminating and exceptionally offensive. Be it further advised that the Bylaws of the Taxpayers Association state:

Directors shall refrain from any self-dealing or the appearance of self-dealing. Directors shall conduct themselves in a manner consistent with the goals and objectives of the organization as set forth in the formation documents, operating policies and with all applicable law.

It is further refuted that this is a private dispute. County Counsel and the Human Resources Director have an obligation to investigate matters concerning a public employee who is in breach of their oath of office or has committed ethics violations described in the County of El Dorado Personnel Rules as follows (edited as applicable for brevity):

Appendix B

County Organization

- Know, promote and model County's Vision and **Code of Ethics**
- Represent the highest personal integrity in all interactions; accept responsibility
- Support implementation of County policies and procedures
- Represent broader County interests as well as department's interests when participating in meetings with other agencies and community members

102. CODE OF ETHICS: The County has adopted a Code of Ethics to guide County officers & employees in the performance of their duties. The Code of Ethics in effect as of the date of adoption of these Rules reads as follows:

- (e) *Outside activities should be compatible with the objective performance of your duties or delivery of government service.*
- (i) *Faithfully comply with all laws and regulations applicable to the County and **impartially apply them to everyone.***
- (j) *Promote the public interest through a **responsive application of public duties.***
- (k) *Demonstrate the highest standards of **personal integrity, truthfulness and honesty in all public activities.***
- (l) *Uphold these principles being ever conscious that **public office is a public trust.***

103. RESPONSIBILITIES OF PUBLIC SERVICE – County officers and employees serve for the benefit of the public. *They shall uphold and adhere to the Constitution of the United States, the Constitution of the State of California, and the Charter of the County of El Dorado as well as County rules, regulations and policies, and shall carry out **impartially the laws of the nation, state, and County.*** In their official acts, they shall discharge faithfully their duties, recognizing that the **public interest is paramount.** All County officers and employees must demonstrate the *highest standards of morality and ethics consistent with the requirements of their positions and consistent with the law.*

104. DEDICATED SERVICE – County officers and employees shall *adhere to work rules and performance standards established for their positions.* The County requires all county officers and employees to be courteous and considerate, to be *accurate and truthful* in statement, and to exercise sound judgment in the performance of their work. *County officers and employees shall neither exceed their authority nor breach the law, nor shall they ask others to do so.* They shall work in full cooperation with other County officers and employees unless prohibited from so doing by law or by officially recognized confidentiality of the work.

106. NONDISCRIMINATION IN DELIVERY OF SERVICES – In the course of their employment, no County officer or employee shall grant any *special consideration, treatment, or advantage to any person beyond what is available to every other person in similar circumstances.*

109. USE OF PUBLIC PROPERTY – County Officers and employees are prohibited from using County-owned equipment, materials, or property for personal benefit or profit or for political purposes. (*Applies to former candidate for public office Al Hamilton addressing his libelous email to Tax Assessor Karl Weiland.*)

110. POLITICAL ACTIVITY - ...*Department heads seeking election to office* are admonished to refrain from attempting to influence County employees’ political attitudes while those employees are engaged in their duties for the County.

PART 12
DISCIPLINARY ACTIONS

1201. GENERAL. Disciplinary action with respect to any employee with post-probationary status in the classified service shall comply with these Rules and shall be *reported to the Human Resources Department* in the manner and on the forms prescribed.


1202. CONDUCT. All County employees are expected to render the best possible service that will reflect credit upon the County. The highest standard of conduct is essential to the proper operation of the County service. The County has the right and authority to establish work standards for all officers and employees. *Any officer or employee may be dismissed, suspended or reduced in rank or compensation for cause.*

1203. DISCIPLINE. The appointing authority may suspend without pay, reduce in pay, demote or dismiss any employee who has attained post-probationary status for reasonable cause, including but not limited to:

- (c) On-duty or off-duty conduct, including without limitation crimes that do not fall within subsection (b) above, that (i) *tends to bring the County service into disrepute*, or (ii) is a direct hindrance to the effective performance of County functions;
- (d) Disorderly or immoral conduct;
- (f) Insubordination or willful disobedience;
- (j) Violation of any lawful or reasonable regulation or order given by a supervisor or department head;
- (k) Violation of any of the provisions of applicable law, these Rules or County policies;
- (q) Violation of the County’s Code of Ethics;
- (t) Discourteous treatment of the public or other employees;
- (x) Unlawful harassment or unlawful discrimination or retaliation against another employee, an applicant for employment, **or anyone using County services**; and
- (y) Any other conduct of equal gravity with the above.

THE ABOVE ISSUES WARRANT THAT THE COUNTY ACTIONS DO NOT VIOLATE THE PUBLIC TRUST!

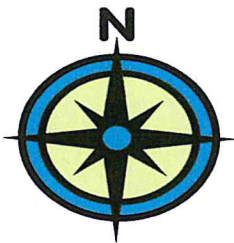
Sincerely,



Melody L. Lane
Founder – **Compass2Truth**

CC: Vern Pierson, EDC District Attorney
Bernard Carlson, 2014 Secretary – Taxpayers Association of EDC
CA BAR Association

M. Lane 2-25-14
#30131



Compass2Truth

Citizens Serving God in Truth and Liberty

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

February 25, 2014

To: El Dorado County Board of Supervisors
EDC Clerk to the Board

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 the following:

- The name, address and policy number of the Indemnity & Liability bonding agency for the **legislative statutes** for the county of El Dorado.

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 whom you rely.

It is requested that your determination be made within **10 days** as stipulated within the California Public Records Act.

Thanks for your anticipated cooperation.

Melody Lane
Founder – Compass2Truth
P.O. Box 598
Coloma, CA 95613