

M. Lane #20 BOS 10/16/2018

1) Purpose

The S\*T\*O\*P Formula Grant Program promotes the development and the implementation of effective, victim-centered law enforcement, prosecution, and court strategies to address violent crimes against women and the development and enhancement of victim services in cases involving violent crimes against women. States and communities are encouraged to restructure and strengthen the criminal justice system response to domestic violence, sexual assault, and stalking, drawing upon the experience of all participants in the system.

Head of Women’s Ministry & coordinated with other churches & WEAVE. Their motto was “Break the silence, break the cycle.” But most women will not report violent crimes for fear of being re-victimized by the system. (Kavanaugh vs Blasey-Ford)

3/2017 Taxpayers speaker, David Groth Victim Witness Program Specialist/ DA office

Shared w/David when I was sexually assaulted by a local resident & was discouraged by friends from reporting to law enforcement. Never thought it could happen to me. Instead I reported to my pastor due to distrust of the system. Shortly thereafter he assaulted another woman but she too was afraid to report it to law enforcement.

When he started stalking me and harassing me at RMAC meetings, I was strongly encouraged by pastor to serve him with a TRO. He refused to give up guns as required by law. Went to court & he brought in members of the rafting community & owner of the Coloma Resort. I had two pastors, a chaplain, three close friends, a neighbor, two representatives from WEAVE accompany me for support. My lawyer was formerly on staff with the D.A. who negotiated for a non-Kletz TRO.

The TRO expired but that’s when the harassment & threats resumed. The following individuals know the identity of the individual and the circumstances:

- Mtn. Demo publisher Richard Esposito CA State Parks personnel
- BOS – past & present RMAC – River Mafia Mob Asm. Bigelow
- County Counsel – past & present Sheriff D’Agostini and EDSO staff
- Church & Capitol ministries staff D.A. Vern Pierson & staff

\*David Groth & Vern Pierson– **Never responded to meeting request.**

Everyone has the right to live in peace & safety. ATRO does not stop violence, and in many cases it aggravates the individual to harass, threaten...or worse. Lack of law enforcement is worse than no law at all. This program is only as good as the people who enforce the law. Questions/comments? RMAC/Ranalli – “I don’t believe that.”

8/6/18 CPRA CF#EG18-06720, EG18-0098, EG15-5698 & EG15-5793 8/14/18 BOS Bigelow Affidavit

In January we met with Assemblyman Frank Bigelow and his legislative director in his Capitol office. Our purpose was to bring to their attention evidence of unlawful and criminal actions by the “River Mafia Mob” and other county officials, including law enforcement. The assemblyman was presented with factual evidence that included photos and other documents relevant to El Dorado County corruption involving the River Management Plan, the Marshall Gold Discovery Historic State Park, and graphic acts of violence reported to Sheriff John D’Agostini and District Attorney Vern Pierson.

Notification of legal responsibility is “the first essential of due process of law.” The evidence is condensed in this legal notification received recently by Bigelow, and a CPRA that was presented to Sheriff D’Agostini during last week’s Taxpayers Association meeting. Pay particular attention to the names mentioned in both these documents being entered into the public record which you’ll also receive via email.

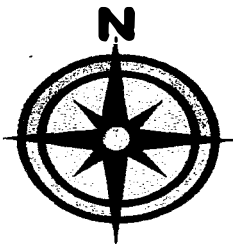
Mr. Bigelow clearly appeared to understand his legal, moral and ethical responsibility to act upon the issues that we presented when he summoned his Chief of Staff, Katie Masingale, into the room and ordered her to **shut the door** while he gave her specific directions to assist us. Note he voluntarily offered his political leverage to persuade EDC officials to lawfully respond to CA Public Record Act requests for information. As we exited his office with complimentary copies of the CA and U.S. Constitutions tucked under our arms, Bigelow invited us to return for another appointment to discuss the issues in greater depth.

Loyal American public officers uphold their oaths, take the concerns of their constituents seriously and respond in kind to their communications. Ultimately Bigelow betrayed us and proved by his actions that he is a fraud and a domestic-enemy-traitor to the national and state Constitutions, to California and to the people.

\* Essentially Bigelow committed “legislative violence” upon constituents by failure to properly and constitutionally use his legislative authority to resolve our complaints and charges that are based on Constitutional violations committed by members of the Board of Supervisors and other local public officials.

\* His betrayal of the publics’ trust encourages the perpetration of threats and physical acts of violence against women, senior citizens and conservative political activists such as me. It is thus political bigotry and abuse of the public trust damages all citizens and their inherent secured rights. Questions/comments? BOS agenda item #36 = BOS political power tactic & a ploy of the Communist Manifesto.

Madam Clerk: 1) Bigelow Affidavit 2) EDSO/Pierson CPRA 3) Brown Act Rights of the Public



# Compass2Truth

Citizens for Constitutional Liberty

P.O. Box 598  
Coloma, CA 95613

August 6, 2018

To: Sheriff John D'Agostini  
Vern Pierson

CC: El Dorado County Board of Supervisors Districts #1, 2, 3, 4 & 5  
EDC Clerk to the Board  
CAO Don Ashton

## CA PUBLIC RECORDS ACT REQUEST

I am the victim of multiple hate crimes and retaliation. Pursuant to my rights under the California Public Records Act (Government Code Section 6250 et seq.), I ask to obtain the following documentation:

1. EDSO Case File **EG18-06720** involving Greg Jorgensen.
2. All EDSO documentation, reports and correspondence pertaining to **EG18-0098** involving Greg Jorgensen and Robert Palacios.
3. All EDSO documentation, reports and EDSO correspondence pertaining to the investigation of Case Files **EG15-5698 & EG15-5793** by Deputy Bernie Brown. The investigation was reported to have been handed over to the District Attorney/Forensics IT. Please include all associated correspondence with the D.A.

**The agency must justify the withholding of any record by demonstrating that the record is exempt or that the public interest in confidentiality outweighs the public interest in disclosure. (§6255) The agency always bears the burden of justifying nondisclosure, and "any reasonably segregable portion... shall be provided...after deletion of the portions which are exempt." (§ 6253(a)) The agency must provide assistance by helping to identify records and information relevant to the request and suggesting ways to overcome any practical basis for denying access. (§ 6253.1)**

**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 specific legal authorities on whom you rely.**

To avoid unnecessary delays or costs of duplication, electronic responses and/or pdf copies of documents are acceptable and may be emailed to [melody.lane@reagan.com](mailto:melody.lane@reagan.com). Access is always free. Fees for "inspection" or "processing" are prohibited. (§ 6253) It is requested that your determination be made within **10 days—~~or sooner~~**—as stipulated within the California Public Records Act, Government Code 6253(c).

Thank you for your compliance and timely response.

Sincerely,

*Melody Lane*

Founder – Compass2Truth

*Due 8/17*