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FC 7.23.20 Julie Saylor <julie.saylor@edcgov.us>

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Planning Department <planning@edcgov.us> To: Julie Saylor <julie.saylor@edcgov.us> Fri, Jul 24, 2020 at 7:25 AM

------Forwarded message ------From: Melody Lane <melody.lane@reagan.com> Date: Thu, Jul 23, 2020 at 6:58 PM Subject: Follow up to 7/23/20 Special Joint BOS - Planning Commission meeting To: <brian.veerkamp@edcgov.us>, <david.livingston@edcgov.us> Cc: <sue.novasel@edcgov.us>, <lori.parlin@edcgov.us>, <john.hidahl@edcgov.us>, <shiva.frentzen@edcgov.us>, Donald Ashton <don.ashton@edcgov.us>, Tiffany Schmid <Tiffany.Schmid@edcgov.us>, <planning@edcgov.us>, <bosthree@edcgov.us>, <PRC@edcgov.us>, <bosthree@edcgov.us>, <b

Chairman Veerkamp,

Prior to today's special joint meeting of the BOS & Planning Commission I received an email from one of my SOFAR prayer team members that you may find of interest. This is an excerpt from his message:

For those of us who live within El Dorado County, it appears that we have been living in a political vacuum. Even in our socalled conservative County the wheels of "globalism" and Agenda 21 are making major strides forward. This is not good for our citizens and certainly is not good for other States and our nation. I plan on lending "moral support" for Melody as she wages a lonely battle against the shenanigans of our "Good old Boy" Board of Supervisors. They appear to be operating in violation of the law and are consciously or unconsciously allowing outside forces to manipulate them to our demise. Please read Melody's email below and if you can't come and attend a BOS Meeting, please be in sincere prayer for her.

With that being said, now it is time to address the perpetual elephant in the room. There was a lot of talk today about ethics and transparency, but actions speak much louder than words. The duplicity that you and other county staff demonstrated during today's Zoom call speaks volumes about the lack of Good Governance protocols, respect for the public's rights, accountability, and adherence to your Constitutional oaths of office.

During public comments you again demonstrated your bias and discrimination when you interrupted my closing two sentences which were relative to the three affidavits that I had submitted earlier for the public record:

However, when public officers harm the Citizens by their errant actions, and then refuse to respond to or rebut petitions from Citizens, then those public officers are acting in sedition and insurrection to the declared Law of the land and <u>must be opposed, exposed and lawfully removed from office</u>. Such action does NOT necessitate legal action as Counsel expressed, IF in fact, you are "doing the right thing" as stated in the EDC Core Values.

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Read those last two sentences again and let them sink in. They were pertinent to the fact that you and Shiva refused to remove Commissioners Gary Miller and Kris Payne as REQUIRED BY LAW for blatantly violating the Brown Act, their Principal Agent Oaths of Office and the rights of the people.

Was it the Commissioner Gary Miller quote that motivated you to retaliate against me like you have done in the past? "One of the unique things about being a **Chairman** is you don't get to tell me what I can do!...Sounds like you are threatening to take me to court...County Counsel was right there. I assure you, that if I was in violation of the Brown Act he would have said something."

This bears repeating: These **APPOINTED** representatives ae **NOT VOLUNTEERS** as certain individuals consistently portray!! What County Counsel neglected to address is that all Commissioners and Advisory Committee members are appointed by the BOS and therefore are bound by their **Principal Agent Oaths of Office**. This is further validated by County Code sections 2.20.600 and 2.20.630 which were included in the meeting materials.

Kris Payne was the second of four people to speak during public comments, but it did not go unnoticed by others when you let your *appointed* Commissioner, Kris Payne, continue to speak beyond three minutes *without interruption*!!! Was that your favoritism, bias, duplicity...or just plain dirty politics??? Perhaps you need to revisit this portion of today's presentation as it applies to Mandatory Ethics Training for Public Officials as required under AB1234:

Ethics

The residents and businesses of the County of El Dorado are entitled to have **fair**, **ethical**, **and accountable** local government, which includes **appointed committees and commissions**. Such a government requires that public officials and appointed committees and commissions adhere to the following:

•Comply with both the letter and spirit of the laws and policies affecting operations of the government;

•Be independent, impartial and fair in their judgment and actions;

•Prioritize the public good when fulfilling duties as a public servant and avoid any appearance that title or position is used for personal gain; and

•Conduct public deliberations and processes openly, unless legally confidential, in an atmosphere of **respect and civility**.

As you heard when I quoted straight from the Brown Act, the public has broad constitutional rights. By your habit of foreclosing *meaningful public dialog* you demonstrated that the EDC culture of censorship and corruption is spreading faster than COVID-19.

Whatever you wish to call it, your actions were still legally, morally and ethically reprehensible, not to mention they further fomented tensions between Citizens and their government representatives. Ultimately God will judge your actions and whether you were faithful to your Constitutional oaths.

Melody Lane

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South Fork American River Intercessors

"The condition of society is the report card of the church." Jackson Senyonga, Uganda Revival

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7/23/20 Public Comments submitted by Melody Lane - Founder, Compass2Truth

First of all, I'd like to commend you for making some good recommendations for necessary change, particularly as it concerns ethics & transparency.

Good governance begins with good leadership, and that requires good character and adherence to EDC Core values, in particular the EDC Core Value of Integrity -

Doing what is right legally and morally at all times regardless of whether or not someone is watching.

In 2010 a Californians Aware consultant attended several RMAC meetings at my request to witness just how out of control these public meetings were actually conducted. Since the Brown Act is the legal expertise of CalAware, Dr. Dale Smith literally laid down a copy of the Brown Act on the table causing two committee members to walk out of the building in anger and later submit their resignations.

Note the key sentences from the preamble of the Brown Act: *"The people, in delegating authority, do not give their public servants the right to decide what is good for the people to know and what is not good for them to know. The people do <u>not yield their sovereignty to the bodies that serve them. The people insist on remaining informed to retain control over the legislative bodies they have created."</u>*

RIGHTS OF THE PUBLIC: Care must be given to avoid violating the speech rights of speakers by suppressing opinions relevant to the business of the body. As such, <u>members of the public have broad</u> <u>constitutional rights</u> to comment on any subject relating to the business of the governmental body. These decisions found that prohibiting critical comments was a form of <u>viewpoint discrimination</u> and that such a prohibition promoted discussion artificially geared toward praising (and maintaining) the status quo, thereby <u>foreclosing meaningful **public dialog**</u>.

Members of a legislative body or its staff may briefly respond to <u>statements made or questions posed</u> <u>by persons exercising their public testimony rights</u> under Section 54954.3... <u>the item may be briefly</u> <u>discussed... The purpose of the discussion is to permit a member of the public to raise an issue or</u> <u>problem with the legislative body.</u>

Here is the root of the problem: County Counsel has a history of giving erroneous advice to the Commissions and Advisory Committees. THESE APPOINTED REPRESENTATIVES ARE NOT VOLUNTEERS! What County Counsel neglected to address is that all Commissioners and Advisory Committee members are <u>appointees</u> of the BOS and therefore are bound by their Principal Agent Oaths of Office. The Principal is the Supervisor, and the Agent is the Commissioner/Advisory rep, both whom are bound by their oaths to defend and support the state and national Constitutions.

One of the core issues mentioned by Counsel is to "err on the side of government transparency." The fact that audio/visual evidence of blatant Brown Act violations have conveniently "disappeared" from the public record is the reason I always personally audio record these public meetings. The three affidavits contained within this agenda item addressed to Supervisors Shiva Frentzen and Brian Veerkamp concern their lawful obligation to REMOVE Commissioners Gary Miller and Kris Payne for blatantly violating the Brown Act, their Principal Agent Oaths of Office and the rights of the people. For

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example this quote by <u>Commissioner Gary Miller</u> – "One of the unique things about being a Chairman is you don't get to tell me what I can do!...Sounds like you are threatening to take me to court...County Counsel was right there. I assure you, that if I was in violation of the Brown Act he would have said something."

The BOS have been apprised of regular violations of the Brown Act and rights of the citizens, and in fact, certain Supervisors have often been complicit in those violations. I have witnessed during several Planning Commission meetings when members of the public have stormed out in anger when the Chairman blatantly abused his position. Similar exits occurred during hearings and appeals when the applicant was denied due process undermine the public trust. When any public officer has knowledge of wrongdoing, yet fails to take corrective action, then that public officer aids and abets the unlawful action of the agent, thereby maintaining the status quo, and thus becomes <u>complicit and liable</u>. Both the principal and agent can be held responsible for misconduct, illegal activity, or violations of business standards.

However, when public officers harm the Citizens by their errant actions, and then refuse to respond to or rebut petitions from Citizens, then those public officers are acting in sedition and insurrection to the declared Law of the land and *must be opposed, exposed and lawfully removed from office.* Such action does NOT necessitate legal action as Counsel expressed, IF in fact, you are "doing the right thing" as stated in the EDC Core Values.

In closing I have one question that needs to be publicly addressed: Zoom meetings definitely have their limitations. Does EDC have any intention of returning in-person meetings, or are these Zoom meetings the "new normal"?

When law and morality contradict each other the citizen has the cruel alternative of either losing his sense of morality or losing his respect for the law. ~ Frederick Bastiat ~