

Notification of legal responsibility is the first essential of due process of law. On May 22<sup>nd</sup> Kris Payne received a notarized affidavit stating charges for violating his Principle Agent Oaths of Office. Vickie Sanders, Don Ashton, and Brian Veerkamp have received similar notifications. An un rebutted affidavit stands as truth and evidence in any court of law in America. Additionally, both principal Veerkamp and agent Payne can be held liable.

Kris Payne's involvement and collusion with county staff to promote special interest groups *to the exclusion of Citizens* who don't share his political ideologies demonstrates bias, conflict of interest, and disrespect for the people whom he theoretically serves, maintains the corrupt status quo and constitutes deceptive, criminal behavior which harms me and other EDC Citizens.

During the December Parks and Recreation meeting when I attempted to exercise my rights Kris became argumentative and falsely accused me of "name calling", apparently intending to slander me and discredit my statements. His discrimination and repeated attempts to slander, discredit, and censor me, and control how I frame my remarks was a direct assault and violation of my First Amendment rights. He has similarly abused his position, interrupted and harassed me during Taxpayer Association meetings.

During the February 3<sup>rd</sup> meeting when I commenced my prepared comments, Kris disrespectfully talked over me and refused to permit me to finish my remarks, abruptly called a recess, and again violated the Brown Act by flagrantly depriving me of my rights secured in the First Amendment.

Mr. Payne's self-serving "statement" during the March 2<sup>nd</sup> meeting about the suspiciously missing February 3<sup>rd</sup> audio obviously appeared to be prepared for Kris by county counsel to cover up his incrimination. In other words, Kris LIED. Then during the June 18th P&R Zoom meeting Kris became argumentative and ordered the microphone shut off, thus my First Amendment rights to further participate in the meeting were AGAIN denied without justification. Not surprisingly, the incriminating audio still has not been posted to the government calendar.

The aforementioned issues were discussed during a meeting with Brian Veerkamp on February 6th, when he agreed to set a date as to when Kris Payne would be removed from the Parks and Rec Commission. One of the first things you said to me during our audio recorded meeting was that you shared my Christian values, therefore you urged me to remove the "log" in my own eye and "forgive" Mr. Payne for his transgressions. Brian, not only was your tactic inappropriate and against all public policy, it was ethically and morally reprehensible, as well as hypocritical. Any public officer, such as you, who upholds and sanctions **unconstitutional actions** committed by his appointed agent, and who attempts to exonerate and hold the agent harmless, is complicit, aids and abets them, commits misprision of the crimes, is directly responsible for them and can be held liable for them.

However, the email I received from you, Brian, on March 2nd regarding the removal of Commissioner Payne, appeared to be composed by county counsel and was lacking the customary signature and title that was expected, and as we discussed during our audio recorded February 6<sup>th</sup> meeting. As I warned before, Mr. Payne remains out of control and needs to be removed from office for the numerous unconstitutional, unlawful actions he has committed as stated to him, you and others. Furthermore, I don't believe you were being truthful when you stated, *"In an effort to ascertain the appropriateness of the facilitation, I attended the 2/20 P&R meeting and found it to be facilitated appropriately."* Given the way Kris Payne conducted that meeting, then, if you had actually attended it, you should have realized that Payne again violated the Brown Act.

My audio recording and correspondence with Parks and Recreation staff corroborates that your statement was another one of your deceptive fabrications, demonstrates that the minutes were deliberately falsified and further demonstrates that you publicly and privately LIED to me concerning your lawful obligation to remove Kris

Payne from the Parks and Recreation Commission for blatantly violating his Principal Agent Oath of Office. Your knowledge of his wrongdoing and your failure to take remedial action violates numerous constitutionally secured rights and due process, including, but not limited to, my First Amendment right to petition government for redress of grievances.

Both affidavits for Kris Payne and Brian Veerkamp will be distributed electronically to staff to be entered into the public record. And please, no more Bureaucratic Shenanigans like happened last week with the Sheriff D'Agostini Affidavit of Fact.

If you have any questions or comments, please make them at this time. Your silence is your acquiescence.

1) This transcript 2) Payne Affidavit 3) Veerkamp Affidavit