Edcgov.us Mail - 12/15/20 BOS Open Forum: Notification of Legal Responsibility - DelGado/Andy Nevis





12/15/20 BOS Open Forum: Notification of Legal Responsibility - DelGado/Andy Nevis

Melody Lane <melody.lane@reagan.com>

Tue, Dec 15, 2020 at 9:50 AM

To: edc.cob@edcgov.us, Kim Dawson <Kim.Dawson@edcgov.us>

. ..

Cc: john.hidahl@edcgov.us, sue.novasel@edcgov.us, shiva.frentzen@edcgov.us, lori.parlin@edcgov.us, Donald Ashton <don.ashton@edcgov.us>, Sheriff DAgostini <john.dagostini@edso.org>, Vern R Pierson <vern.pierson@edcgov.us>, Richard Esposito <resposito@mtdemocrat.net>, charles.delgado@waterboards.ca.gov, eileen.sobeck@waterboards.ca.gov, bosfive@edcgov.us, bosfour <bosfour@edcgov.us>, bosone@edcgov.us, bosthree@edcgov.us, bostwo@edcgov.us

Please ensure the entirety of this correspondence, including the attached affidavit addressed to Charles Delgado, is entered into the 12/15/20 BOS Open Forum.

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During yesterday's Taxpayers Association Business meeting, Andy Nevis again announced that he will be conducting a "secret ballot meeting" on Saturday, January 9[,] 2021, at an "undisclosed location" with Directors of the Taxpayers Association. The purpose of the secret tribunal is to take disciplinary action against me. Andy made his announcement in the virtual presence of **Supervisors John Hidahl and Lori Parlin, and Tax Assessor Karl Weiland** who is a Director of the Taxpayers Association. It should be evident by now that the Taxpayers Association is a fraudulent Good Old Boys Club who have no intention of ensuring that that the "blessings of freedom are forever perpetuated." In actuality, their ideologies resemble a communist move for greater power and control.

On December 9, 2019, Andy Nevis stated during the Taxpayers meeting, *"If we are going to be holding government accountable, then we need to make sure our internal process is as tight as possible."* That internal process requires Andy's own adherence to the Bylaws and Policies and Procedures which he has habitually violated.

It has been factually established that I have done absolutely nothing to merit the discriminatory and defamatory actions of Andy Nevis who apparently is retaliating against me - a third generation evangelical senior citizen – for holding his feet to the fire. Mr. Nevis has egregiously harmed me through his <u>discrimination</u>, <u>defamation</u>, and by <u>conspiring with county officials and other members</u> <u>of the Taxpayers Association</u>, to suppress my inherent right of free speech, preventing and/or restricting my access to government officials, and depriving me of information or services necessary to assist my efforts for redress of grievances—<u>all lawful actions on my part that fall</u> <u>under the protections of the First Amendment</u>.

Charles DelGado is the supervisor of Andy Nevis at the CA Water Resources Control Board. When any public official has knowledge of wrong doing, but fails to take remedial action against their subordinate, then they become complicit and liable for aiding and abetting their unconstitutional

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actions. The repeated attempts of Andy Nevis to bully, discredit, defame, and censor me are in defiance of the Constitution. Furthermore, Andy has violated First Amendment guarantees, betrayed the Public Trust, and perjured his oaths of office. Thus Charles DelGado, as an individual, can also be held personally accountable and liable for any and all harm inflicted upon me and my inherent, constitutionally secured rights by his failure to take remedial action against Andy Nevis, to wit:

"Personal involvement in deprivation of constitutional rights is prerequisite to award of damages, but defendant may be personally involved in constitutional deprivation by direct participation, **failure to remedy wrongs after learning about it,** creation of a policy or custom under which unconstitutional practices occur or **gross negligence in managing subordinates who cause violation."**

I will be entering into the public record a notification of legal responsibility addressed to Charles DelGado in regard to his moral, ethical, and lawful obligation to take remedial action against Andy Nevis whose affidavit was entered into the public record last week. An unrebutted affidavit stands as truth and fact before any court in America. As Jesus said in John 8:32, "And ye shall know the truth, and the truth shall make you free." And, hopefully, The Truth will keep us a free nation.

If you have any questions or comments, please make them at this time.

Melody Lane

Founder – Compass2Truth

"... in America, we have achieved the Orwellian prediction - enslaved, the people have been programmed to love their bondage and are left to clutch only mirage-like images of freedom, its fables, and fictions. The new slaves are linked together by vast electronic chains of television that imprison not their bodies but their minds. Their desires are programmed, their tastes manipulated, their values set for them. " \sim Gerry Spence, From Freedom to Slavery \sim

From: Melody Lane [mailto:melody.lane@reagan.com]
Sent: Monday, December 14, 2020 4:21 PM
To: charles.delgado@waterboards.ca.gov
Cc: eileen.sobeck@waterboards.ca.gov; Andy Nevis; andy.nevis@waterboards.ca.gov
Subject: Notification of Legal Responsibility - DelGado/Andy Nevis

Edcgov.us Mail - 12/15/20 BOS Open Forum: Notification of Legal Responsibility - DelGado/Andy Nevis

On December 4, 2020 and on December 7, 2020 you received notifications of legal responsibility in the form of an Affidavit of Truth relevant to the unlawful actions of your employee, Andy Nevis, who conspired with El Dorado County officials and other individuals to deprive me of my constitutional rights under color of law. All actions by public employees whether conducted in the performance of their official duties, *or in their individual capacities*, either support and defend the national and state Constitutions, or oppose and violate them.

When you, Mr. DelGado, have knowledge of wrong doing, but fail to take remedial action against your employee, Andy Nevis, then you become complicit and liable for aiding and abetting his retaliatory and unconstitutional actions against me, a third generation evangelical senior citizen. The repeated attempts of Andy Nevis to bully, discredit, defame, and censor me are in defiance of the Constitution(s). Furthermore, Andy has violated First Amendment guarantees, betrayed the Public Trust, and perjured his oaths of office. Thus you, Charles DelGado, as an individual, can also be held personally accountable and liable for any and all harm you have inflicted upon me and my inherent, constitutionally secured rights by your failure to take remedial action, to wit:

"Personal involvement in deprivation of constitutional rights is prerequisite to award of damages, but defendant may be personally involved in constitutional deprivation by direct participation, failure to remedy wrongs after learning about it, creation of a policy or custom under which unconstitutional practices occur or gross negligence in managing subordinates who cause violation." (Gallegos v. Haggerty, N.D. of New York, 689 F. Supp. 93 (1988). [Emphasis added]

Lawful notification has been provided to you stating that if you do not rebut the statements, charges and averments made in the attached Affidavit/Declaration, then you tacitly agree with and admit to them. Pursuant to that lawful notification, if you disagree with anything stated under oath in this Affidavit/Declaration of Truth, then rebut to me that with which you disagree, with particularity, within fifteen (15) days of receipt thereof, by means of your own written, sworn, notarized affidavit of truth, based on specific, true, relevant fact and valid law to support your disagreement, attesting to your rebuttal and supportive positions, as valid and lawful, under the pains and penalties of perjury under the laws of the United States of America and this state of California.

Sincerely,

Melody Lane

Founder – Compass2Truth

There is nothing so delightful as the hearing, or the speaking of truth. For this reason, there is no conversation so agreeable as that of the man of integrity, who hears without any intention to betray, and speaks without any intention to deceive. ~ Plato ~

~ . .

ML_DelGado Affidavit-Nevis.pdf 4562K

AFFIDAVIT/DECLARATION OF TRUTH

Charles DelGado CA Water Resources Control Board 1001 | Street Sacramento, CA 95814

I, Melody Lane, the undersigned, make this Affidavit/Declaration of Truth of my own free will, and I hereby affirm, declare and swear, under my oath and under the pains and penalties of perjury under the laws of the United States of America and of this state, that I am of legal age and of sound mind and hereby attest that the statements, averments and information contained in this Affidavit/Declaration are true and correct to the best of my knowledge.

This Affidavit/Declaration of Truth is lawful notification to you, Charles DelGado, and is hereby made and sent to you pursuant to the national Constitution, specifically, the Bill of Rights, in particular, Amendments I, II, IV, V, VI, VII, IX and X, and The Bill of Rights of the California Constitution, in particular, Article 1, Sections 1, 2, 3, 9, 10, 11, 21, 23 and Article 3, section 1, which requires your written rebuttal to me, in kind, specific to each and every point of the subject matter stated herein, within 15 days, via your own sworn and notarized affidavit, using true fact, valid law and evidence to support your rebuttal of the specific subject matter stated in this Affidavit/Declaration.

You are hereby noticed that your failure to respond, as stipulated, and rebut, with particularity and specificity, anything with which you disagree in this Affidavit/Declaration, is your lawful, legal and binding tacit agreement with and admission to the fact that everything in this Affidavit/Declaration is true, correct, legal, lawful, and fully binding upon you in any court in America, without your protest or objection and that of those who represent you. Your silence is your acquiescence. See: Connally v. General Construction Co., 269 U.S. 385, 391. Notification of legal responsibility is "the first essential of due process of law." See also: U.S. v. Tweel, 550 F. 2d. 297. "Silence can only be equated with fraud where there is a legal or moral duty to speak or where an inquiry left unanswered would be intentionally misleading."

When I use the term "public officer(s)", this term includes you, Charles DelGado, an employee of the CA Water Resources Control Board and Supervisor for technician Andy Nevis. Any act committed by you either supports and upholds the Constitutions, national, and state, or opposes and violates them. Your oath of office requires you to support and uphold the national and state Constitutions, and therefore you are constitutionally mandated to abide by that oath in the performance of your official duties. You have no Constitutional authority, or

any other form of valid, lawful authority, to oppose and violate the very documents to which you swore or affirmed your oath and by which you were delegated by the people the limited authority to conduct the duties of your office. These three above stated positions are true, factual, lawful and constitutionally ordained.

Please note that, as stated above and below, if you fail to specifically rebut, in kind, any of the charges, claims and positions set forth in this Affidavit/Declaration, by means of your own sworn notarized Affidavit, supported by truth, fact, valid law and evidence, then you tacitly admit to them, and these admissions will be lawfully used against you.

CLAIMS AND AVERMENTS:

 You, Charles DelGado, are employed by the CA Water Resources Control Board whose responsibility it is to supervise technician Andy Nevis. On December 4, 2020 and on December 7, 2020 you received notifications of legal responsibility in the form of an Affidavit of Truth relevant to the unlawful actions of your employee, Andy Nevis, who conspired with El Dorado County officials and other individuals to deprive me of my constitutional rights under color of law.

"The Oath of Office is a quid pro quo contract in which clerks, officials, or officers of the government pledge to perform (Support and uphold the United States and State Constitutions) in return for substance (wages, perks, benefits). Proponents are subjected to the penalties and remedies for Breach of Contract, <u>conspiracy</u> under Title 28 U.S.C., Title 18 Sections 241, and 242, <u>treason</u> under the Constitution at Article 3, Section 3, and intrinsic <u>fraud</u>..."

All actions by public employees whether conducted in the performance of their official duties, or in their individual capacities, either support and defend the national and state Constitutions, or oppose and violate them. All public employees must demonstrate the highest standards of morality and ethics consistent with the requirements of their positions and consistent with the law. Any enterprise undertaken by any public employee that tends to weaken public confidence and undermines the sense of security for individual rights is against public policy. Fraud, in its elementary common-law sense of **deceit**, is the simplest and clearest definition of that word. You are aware that Andy Nevis has committed fraud and defamation against me on numerous occasions, as specifically detailed in the aforementioned Affidavit of Truth addressed to Mr. Nevis.

By the aforementioned notifications of legal responsibility, you were made aware that Andy Nevis has violated all of the above lawful positions, the Constitutions, his oath of office, acted against the public good by violating the public trust and committing sedition and insurrection. In so doing, Andy perjured his oath by violating my constitutionally guaranteed Rights, particularly those secured in the Bill of Rights, including but not limited to my 1st Amendment Rights. By his unlawful actions, Andy Nevis acted in sedition and insurrection against the Constitutions, both national and state, and in treason against the People, in the instant case, me. *See: USC Title 18, § 241-Conspiracy Against Rights*.

- 2. It is my duty to demand that you and other government officials uphold their oaths to the Constitution(s) and abide by all constitutionally-imposed mandates of their oaths. On December 8, 2020 during the Open Forum segment of the El Dorado County Board of Supervisors meeting I entered into the public record the aforementioned sworn Affidavit of Truth addressed to Andy Nevis. Also entered into the public record was other correspondence with Andy Nevis alluding to his secret tribunal to be held January 9, 2021 at an undisclosed location. That correspondence, in which you and Eileen Sobeck were included in the distribution, is hereby attached as Exhibit A, made part hereof as if fully incorporated herein.
- 3. During the December 14, 2020 Taxpayers Association Zoom meeting, Andy Nevis again announced that he will be conducting a "secret ballot meeting" on Saturday, January 9 2021, at an "undisclosed location" with Directors of the Taxpayers Association. Andy made his announcement in the virtual presence of Supervisors John Hidahl and Lori Parlin, and Tax Assessor Karl Weiland who is a Director of the Taxpayers Association. It has been clearly established that I have done absolutely nothing to merit the discriminatory and defamatory actions against me by Andy Nevis who apparently is retaliating against me for holding his feet to the fire. Mr. Nevis has egregiously harmed me by conspiring with county officials, and other members of the Taxpayers Association, to suppress my inherent right of free speech, preventing and/or restricting my access to government officials, and depriving me of information or services necessary to assist my efforts for redress of grievances-all lawful actions on my part that fall under the protections of the First Amendment. See Miller v. U.S., 230 F.2d. 486,489 "The claim and exercise of a Constitutional right cannot be converted into a crime." See also USC 18 § 241 and USC 18 § 242, respectively, Conspiracy Against Rights and Deprivation of Rights Under Color of Law.
- 4. When you, Mr. DelGado, have knowledge of wrong doing, but fail to take remedial action against your employee, Andy Nevis, then you become complicit and liable for aiding and abetting his retaliatory and unconstitutional actions against me. The repeated attempts of Andy Nevis to bully, discredit, defame, and censor me are in defiance of the Constitution(s). Furthermore, Andy has violated First Amendment guarantees, betrayed the Public Trust, and perjured his oaths of office. Thus you, Charles DelGado, as an individual, can also be held personally accountable and liable for any and all harm you have inflicted upon me and my inherent, constitutionally secured rights by your failure to take remedial action, to wit:

"Personal involvement in deprivation of constitutional rights is prerequisite to award of damages, but defendant may be personally involved in constitutional deprivation by direct participation, **failure to remedy wrongs after learning about it**, creation of a policy or custom under which unconstitutional practices occur or **gross negligence in managing subordinates who cause violation."** (Gallegos v. Haggerty, N.D. of New York, 689 F. Supp. 93 (1988). [Emphasis added]

See also: TANZIN v. TANVIR (a) Stewart v. Dutra Constr. Co., 543 U. S. 481, 487 (2005). The phrase "persons acting under color of law" draws on one of the most well-known civil rights statutes: 42 U. S. C. §1983. That statute applies to "person[s] under color of any statute," and this Court has long interpreted it to permit suits against officials in their individual capacities. See, e.g., Memphis Community School Dist. v. Stachura, 477 U. S. 299, 305–306, and n. 8 (1986). In 1871 Congress passed the precursor to §1983, imposing liability on any person who, under color of state law, deprived another of a constitutional right. 17 Stat. 13; see also Myers v. Anderson, 238 U. S. 368, 379, 383 (1915); See: Procunier v. Navarette, 434 U. S. 555, 561–562 (1978); Siegertv. Gilley, 500 U. S. 226, 231 (1991) [Emphasis added]

Lawful notification has been provided to you stating that if you, Charles DelGado, do not rebut the statements, charges and averments made in this Affidavit/Declaration, then you tacitly agree with and admit to them. Pursuant to that lawful notification, if you disagree with anything stated under oath in this Affidavit/Declaration of Truth, then rebut to me that with which you disagree, with particularity, within fifteen (15) days of receipt thereof, by means of your own written, sworn, notarized affidavit of truth, based on specific, true, relevant fact and valid law to support your disagreement, attesting to your rebuttal and supportive positions, as valid and lawful, under the pains and penalties of perjury under the laws of the United States of America and this state of California. An unrebutted affidavit stands as truth and fact before any court. Your failure to respond, as stipulated, is your tacit agreement with and admission to the fact that everything in this Affidavit/Declaration of Truth is true, correct, legal, lawful, and is your irrevocable admission attesting to this, fully binding upon you in any court of law in America, without your protest, objection and that of those who represent you.

Affiant further sayeth naught.

All rights reserved,

Melody Lane, Affiant/Declarant Founder, **Compass2Truth** P.O. Box 598 Coloma, CA 95613

12/14/20

Date

(See attached California Notarization) τ_{A}

Attachments:

Exhibit A – December 8, 2020 BOS Open Forum – Nevis Correspondence

CC: Eileen Sobeck - Executive Director, CA Water Resources Control Board

Sheriff John D'Agostini District Attorney Vern Pierson Dist. #1 Supervisor John Hidahl Dist. #2 Supervisor Shiva Frentzen Dist. #3 Supervisor Brian Veerkamp Dist. #4 Supervisor Lori Parlin

Dist. # 5 Supervisor Sue Novasel

Media and other interested parties

CALIFOR	INIA JURAT
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document, to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.	
STATE OF CALIFORNIA }	, .
COUNTY OF <u>El Donito</u>	
Subscribed and sworn to (or affirmed) before me on thi	is light day of December, 2020 Date Month Year
by Melidy Lane	
Name of Sig	
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Signature:	TOMI ABIOLA OJO COMM # 2332745 EL DORADO County California Notary Public Comm Exp Aug. 31, 2024
Signature:	EL DORADO County
Signature of Notary Public	COMM # 2332745 EL DORADO County California Notary Public Comm Exp Aug. 31, 2024 Seal
Signature of Notary Public Though this section is optional, completing this information attachment of this form to an unintended document.	COMM # 2332745 EL DORADO County California Notary Public Comm Exp Aug. 31, 2024 Seal Place Notary Seal Above IONAL ation can deter alteration of the document or frauduler
Signature of Notary Public Though this section is optional, completing this information attachment of this form to an unintended document. Description of Attached Document Title or Type of Document: <u>Attached Jecturate</u>	COMM # 2332745 EL DORADO County California Notary Public Comm Exp Aug. 31, 2024 Seal Place Notary Seal Above IONAL ation can deter alteration of the document or frauduler

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

Sent: Tuesday, December 8, 2020 9:59 AM

To: edc.cob@edcgov.us; john.hidahl@edcgov.us

Cc: <u>shiva.frentzen@edcgov.us</u>; <u>sue.novasel@edcgov.us</u>; <u>lori.parlin@edcgov.us</u>; <u>Sheriff DAgostini</u>; 'Donald Ashton'; Vern R Pierson; <u>charles.delgado@waterboards.ca.gov</u>; <u>eileen.sobeck@waterboards.ca.gov</u>; 'bosfive@edcgov.us'; bosfour (<u>bosfour@edcgov.us</u>); 'bosone@edcgov.us'; 'bosthree@edcgov.us'; 'bostwo@edcgov.us' **Subject:** 12/8/20 BOS Open Forum - Notification of legal responsibility RE: Andy Nevis & Taxpayers Association

Please ensure the entirety of the correspondence is entered into the 12/8/20 BOS Open Forum.

###

Andy Nevis is a public servant employed by the CA Water Resources Control Board and whose salary is paid for via my taxes; therefore he works for me and the other tax paying Citizens of El Dorado County. Andy has publicly professed his aspirations to run for public office, yet he has used and abused the Taxpayers Association to further his own political platform.

It is a matter of public record that I have been actively holding local officials' "feet to the fire" for violating their Constitutional oaths of office, including but not limited to: **Sheriff D'Agostini, Parks and Recreation Commissioner Chris Payne, Sr. Services attorney AI Hamilton, Supervisors Shiva Frentzen, Sue Novasel, Brian Veerkamp, Commissioner Gary Miller, and Assemblyman Frank Bigelow.**

It is also a matter of public record that the following Directors of the Taxpayers Association have threatened me, discriminated against me, or unlawfully deprived me equal benefits of membership: Sr. Services Attorney Al Hamilton, V.P. Chris Payne, Secretary Todd White, former Supervisor Jack Sweeney, and former Association Presidents Bill George and Bill Carey. Andy Nevis has demonstrated their same dysfunctional biases by discriminating against me, a well-known third generation evangelical senior citizen and Constitutional activist.

Andy's actions reveal he has apparently chosen to follow in the footsteps of self-proclaimed "dictator" Al Hamilton, who has publicly harassed and threatened to "destroy" me. It is a matter of public record that Al Hamilton brazenly threatened me and at least five other women during Taxpayers meetings. These facts are backed up by multiple witnesses and by an unrebutted Affidavit of Truth that includes the sworn Affidavit of Lori Parlin.

On November 16th I entered the Taxpayers Association meeting and <u>silently</u> handed Sheriff D'Agostini three (3) Affidavits addressed to Sheriff D'Agostini. The blonde woman who *unlawfully* grabbed the legal documents is a **retired** member of the Sheriff's clerical staff. She had no lawful authority to interfere with due process of law. Chris Payne intensified the scene by loudly shouting that I was disrupting the meeting when, in fact, the Sheriff had maliciously retaliated against me for publicly holding his feet to the fire—*exactly as he encouraged me to do when he first took office*--and which is my duty as an American Citizen.

Later that day, I received a 1-minute video clip of the aforementioned incident that was apparently posted on Facebook and distributed by Andy Nevis, in which he tagged Sheriff D'Agostini, Supervisors Shiva Frentzen, Brian Veerkamp, Sue Novasel, John Hidahl, District Attorney Vern Pierson, and Commissioners James Williams and Gary Miller. All except one of the aforementioned individuals have been served with notifications of legal responsibility which is the first essential of due process of law. Andy's distribution of the one-minute video clip was a malicious and defamatory attack on my character. The blonde also falsely reported to Andy that I committed a crime by "touching" her when it was evident she interfered with due process of law by apparently acting as an <u>unauthorized agent on behalf of the Sheriff</u> to impede my lawful actions protected in the First Amendment.



On November 11th Andy sent me an email subject title of "Notice of Potential Taxpayers Association Disciplinary Action." Andy has no lawful authority to hold a tribunal/kangaroo court, to take disciplinary action against me, or to act as judge, jury and executioner when I have appropriately exercised my Constitutional rights. It is Andy Nevis who has violated his oaths of office and maliciously maligned my good name in an attempt to "destroy" my reputation by evidently <u>picking up the gauntlet that Al Hamilton laid down</u>. In fact, Andy's email appears to be written by a lawyer who has an axe to grind. Andy egregiously harmed me by conspiring with county officials and other individuals to suppress my inherent right of free speech, preventing and/or restricting my access to government officials—all lawful actions on my part that fall under the protections of the First Amendment.

Mr. Nevis acted outside the lawful scope of his limited duties and constitutional authority; therefore, he acted on his own, as a private Citizen, outside of any governmental protection or immunity. Andy will be sued for his wrongdoing against me, personally, privately, individually and in his professional capacity, as can all those in his jurisdiction, including his supervisors and anyone having oversight responsibility for Andy, if, once they are notified of his wrongdoing, they fail to take lawful actions to correct it.

If you have any questions or comments, please make them at this time.

Madam Clerk: You will receive an email containing documents to be publicly posted.

Melody Lane

Founder - Compass2Truth

"Government is not reason, it is not eloquence, it is force. And force like fire, is a demanding servant and a fearful master. A fire not to be quenched, it demands a uniform vigilance to prevent its bursting into a flame, lest instead of warming it should consume. Never for a moment should it be left to irresponsible action." ~ George Washington ~

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

Sent: Monday, December 7, 2020 10:47 AM

To: 'Andy Nevis'; <u>charles.deigado@waterboards.ca.gov</u>; <u>eileen.sobeck@waterboards.ca.gov</u> Cc: Todd White; Sheriff DAgostini; Vern R Pierson; <u>lori.parlin@edcgov.us</u>; <u>iohn.hidahl@edcgov.us</u>; <u>brian.veerkamp@edcgov.us</u>; <u>shiva.frentzen@edcgov.us</u>; <u>sue.novasel@edcgov.us</u>; Karl Weiland; 'Donald Ashton'; <u>david.livingston@edcgov.us</u>; Richard Esposito; Al Hamilton; <u>bosfive@edcgov.us</u>; bosfour; <u>bosone@edcgov.us</u>; <u>bosthree@edcgov.us</u>; <u>bostwo@edcgov.us</u>; James Sweeney; Bill George; Bill Carey; Kris Payne; Sweeney, Trish **Subject:** RE: Notification of legal responsibility RE: Andy Nevis & Taxpayers Association

Mr. Nevis,

There were no valid charges made against me. So quit imposing your liberal ideologies and satanic bully tactics upon an evangelical senior citizen. The Supreme Law of the Land trumps all lesser laws, ordinances, regulations, statutes or bylaws. The only evidence that is necessary for the Taxpayer Association Directors to review are the specific charges spelled out against you in the attached Affidavit of Truth explicitly describing your blatant defamation and discrimination against me, including USC Title 18 Sections 241 & 242 CRIMES.

The clock is ticking, so I'll reiterate it again in case you still don't understand: Rebut to me that with which you disagree, with particularity, within **fifteen (15)** days of receipt thereof, by means of your own written, sworn, notarized affidavit of truth, based on specific, true, relevant fact and valid law to support your disagreement, attesting to your rebuttal and supportive positions, as valid and lawful, under the pains and penalties of perjury under the laws of the United States of America and this state of California. Your failure to respond, as stipulated, is your tacit agreement with and admission to the fact that everything in this Affidavit/Declaration of Truth is true, correct, legal, lawful, and is your **irrevocable**



admission attesting to this, fully binding upon you in any court of law in America, without your protest, objection and that of those who represent you.

Sincerely,

Melody Lane

Compass2Truth

"Our forefathers in faith did not retreat from involvement in society and politics. They did not turn civil government, the making, enforcement, and adjudication of laws, over to Satan and those who serve him. They did not surrender the ministry of civil government to those who are in rebellion against God." ~ Benjamin F. Morris ~

From: Andy Nevis [mailto:andynevis@gmail.com] Sent: Sunday, December 6, 2020 10:56 PM To: Melody Lane Subject: Re: Notification of legal responsibility RE: Andy Nevis

Thank you for that clarification. Since this apparently wasn't your statement, I will once again reiterate then that per our bylaws you have the opportunity to provide written evidence and statements you would like the Directors to review.

Have a great holiday season.

-Andy Nevis

Sent from my iPhone

On Dec 6, 2020, at 10:17 PM, Melody Lane <<u>melody.lane@reagan.com</u>> wrote:

Mr. Nevis,

To the contrary, the notification of legal responsibility I addressed to you was in process long before your November 22nd email. You and your employer should receive the USPS packages containing the hard-copy notarized affidavit either Monday or Tuesday. It is you, Andy Nevis, who have violated your oaths of office and maliciously maligned my good name in an attempt to "destroy" my reputation by evidently picking up the gauntlet that Al Hamilton laid down. In fact, your email appears to be written by a lawyer who has an axe to grind.

As previously stated, pursuant to that lawful notification, if you disagree with anything stated under oath in the Affidavit/Declaration of Truth, *which you have already acknowledged that you received*, then rebut to me that with which you disagree, with particularity, within **fifteen (15) days of receipt thereof**, by means of your own **written**, **sworn**, **notarized affidavit of truth**, **based on specific**, **true**, **relevant fact and valid law** to support your disagreement, attesting to your rebuttal and supportive positions, as valid and lawful, under the pains and penalties of perjury under the laws of the United States of America and this state of California. Your failure to respond, as stipulated, is your tacit agreement with and admission to the fact that everything in this Affidavit/Declaration of Truth is true, correct, legal, lawful, and is your irrevocable admission attesting to this, fully binding upon you in any court of law in America, without your protest, objection and that of those who represent you.

For the record, the following Directors of the Taxpayers Association have threatened me, discriminated against me, or unlawfully deprived me equal benefits of membership: Sr. Services Attorney Al Hamilton, V.P. Chris Payne, Secretary Todd White, former Supervisor Jack Sweeney, and former Association Presidents Bill George and Bill Carey. You, Mr.



Nevis, are demonstrating their same dysfunctional biases by discriminating against me, a *well-known* third generation evangelical senior citizen and Constitutional activist.

You have no lawful authority whatsoever to hold a tribunal, to take disciplinary action against me, or to act as judge, jury and executioner when I have done nothing other than to appropriately exercise my Constitutional rights. Your repeated attempts to bully, discredit, defame, and censor me are in defiance of the Constitution(s), and your discriminatory actions are a direct assault upon my due process rights in the Constitutions, including rights secured in the First Amendment. Constitutionally-secured inherent rights and due process of law are guaranteed to me and *all* American Citizens.

It is evident you are resorting to bully tactics because I held *your* feet to the fire. Should you proceed with your illicit tribunal/kangaroo court, then the current Directors of the Association, including your employer and other public officials, become equally complicit and liable for aiding and abetting your unlawful actions and deprivation of my Constitutionally-secured inherent rights.

Regards,

Melody Lane

Founder – Compass2Truth

"Resistance to tyranny becomes the Christian and social duty of each individual...Continue steadfast and, with a proper sense of your dependence on God, nobly defend those rights which heaven gave, and no man ought to take from us." \sim John Hancock \sim

From: Andy Nevis [mailto;andynevis@gmail.com] Sent: Sunday, December 6, 2020 8:01 PM To: Melody Lane Subject: Re: Notification of legal responsibility RE: Andy Nevis

Thank you Ms. Lane. I assume this is your response to my November 22 e-mail. I will share it with the rest of the Directors. As I previously mentioned the Board will be meeting in a closed session to consider the allegations against you and your reply. This meeting is tentatively scheduled for Saturday, January 9. You will be notified in writing of the outcome.

In the meantime, as was stated in my November 22 e-mail I believe there is fair reason to believe that if recognized during our meetings, you will not adhere to our policies and procedures. Your reply did not provide evidence to change that determination. Thus you will continue to not be recognized at our public meetings (Zoom or otherwise). It is my intent that during the Board's meeting on January 9, we will discuss whether and how your participation in our meetings may resume.

Sincerely,

Andy Nevis

President, Taxpayers Association of El Dorado County

On Fri, Dec 4, 2020 at 5:01 PM Melody Lane <<u>melody.lane@reagan.com</u>> wrote:

Mr. Nevis,



Notification of legal responsibility is the first essential of due process of law. By your stepping outside of your delegated authority, you lost any "perceived immunity" and you will be sued for your wrongdoing against me, personally, privately, individually and in your professional capacity, as can all those in your jurisdiction, including your supervisors and anyone having oversight responsibility for you, including any judges or prosecuting attorneys and public officers for that jurisdiction, if, once they are notified of your wrongdoing, they fail to take lawful actions to correct it, pursuant to their oaths and their duties thereto.

Lawful notification has been provided to you stating that if you, Andy Nevis, do not rebut the statements, charges and averments made in this Affidavit/Declaration, then you tacitly agree with and admit to them. Pursuant to that lawful notification, if you disagree with anything stated under oath in this Affidavit/Declaration of Truth, then rebut to me that with which you disagree, with particularity, within fifteen (15) days of receipt thereof, by means of your own **written, sworn, notarized affidavit of truth, based on specific, true, relevant fact and valid law** to support your disagreement, attesting to your rebuttal and supportive positions, as valid and lawful, under the pains and penalties of perjury under the laws of the United States of America and this state of California. An unrebutted affidavit stands as truth and fact before any court. Your failure to respond, as stipulated, is your tacit agreement with and admission to the fact that everything in this Affidavit/Declaration of Truth is true, correct, legal, lawful, and is your irrevocable admission attesting to this, fully binding upon you in any court of law in America, without your protest, objection and that of those who represent you.

Sincerely,

Melody Lane

Founder – Compass2Truth

All authority belongs to the people...in questions of power, let no more be heard of confidence in man, but bind him down from mischief by the chains of the Constitution. ~ Thomas Jefferson ~

EXHIBITH