Claims/Lawsuit Routing Slip

Re: Claim/Lawsuit of: Paul Kingsto	N/I
The attached Claim/Lawsuit was filed in the Las	ssen County Clerk's
office on Dec 13, 1014	and forwarded to County
Personnel on <u>DCC 23, 2024</u>	

Paul T. Kingston 11 Silvercreek Ln. Ballwin, MO 63011

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FILED

JULIE SUSPASSANTE

December 18, 2024



220 S. Lassen Street, Suite 5

Susanville, CA 96130

Dear Supervisors,

This letter serves as my claim and request for early settlement pursuant to California Government Code, Title 1, Division 3.6 (Sections 810-996.6). Please respond within 45 days to avoid the necessity of initiating a civil lawsuit against Lassen County and the individuals named herein. Lassen County is liable for the actions of Lassen County District 5 Supervisor Jason Ingram because he used the title of his office and Lassen County resources to attempt to intimidate and coerce Rainbow Gathering participants from exercising our rights guaranteed by the laws and constitutions of the United States and California.

On or about June 19, 2024 Mr. Ingram initiated a publicity campaign of citizen opposition to the Rainbow Gathering occurring in the Plumas National Forest in adjacent Plumas County, California. Mr. Ingram summoned local citizens to go to the Rainbow Gathering site to protest. During protest visits, Mr. Ingram used a machete to destroy water pipes gravity feeding spring water to serve the Rainbow Gathering. Mr. Ingram supervised several other local citizens while they similarly vandalized water pipes. Mr. Ingram and his companions used derogatory statements and threatening body language toward Rainbow Gathering volunteers during the water pipe vandalism.

On my best information and belief, Mr. Ingram also abused his title of office and Lassen County resources to covertly conspire with Plumas National Forest Supervisor Chris Carlton to issue a closure order for the purpose of depriving Rainbow Gathering participants from exercise of our rights. Federal criminal defense litigation is pending to challenge the constitutionality of the Closure Order issued on June 25, 2024 for which I and others were cited for violating.

The disruption of water supplies and atmosphere of intimidation caused by Mr. Ingram's actions caused me harms from substantial mental and emotional distress of the acute anxiety of exercising my legal rights in the threatening social atmosphere; and the continuing costs associated with challenging my citation for noncompliance with the Closure Order. I estimate my total actual and civil damages to be in excess of \$25,000 but am willing to accept that amount in exchange for release of Lassen County and Mr. Ingram from further liability. If civil litigation is necessary to resolve this claim, I anticipate that it will be an unlimited civil action seeking exemplary damages in excess of \$35,000 in addition to actual and civil damages.

Please feel free to have your insurance adjusters or attorneys contact me at the above mailing address, or by e-mail at picasso.dilly@gmail.com if you have any questions or concerns.

Sincerely, PAILL KINGSTON