



STAND FOR JUSTICE

Mayor Cari Thomas
City Hall
116000 Air Expressway
Adelanto, CA 92301
cthomas@ci.adelanto.ca.us

Todd Liftin
City Attorney, Adelanto
Rutan & Tucker
611 Anton Boulevard
Suite 1400
Costa Mesa, CA 92626-1931
TLitfin@rutan.com

November 20, 2014

Mayor Hart and Mr. Liftin,

The City of Adelanto's permitting scheme for events at public parks violates the First Amendment. Among other flaws, the City's permitting scheme provides the City Manager with virtually unbridled discretion to determine whether to require the applicant to purchase an insurance policy, and in what amount. Under well-established Supreme Court case law, the lack of objective factors to guide the City Manager's discretion renders the permitting scheme unconstitutional. Because the permitting scheme is unconstitutional, the City should (1) immediately dismiss the charges against our client, a protest organizer who was cited for not abiding by the unconstitutional permitting scheme, and (2) develop policies and procedures for permits on public parks that comply with the First Amendment. If the City agrees to take these steps, we are willing to wait to take any legal action against the City to provide it time to develop a permitting scheme that is consistent with the First Amendment

Facts

In July 2014, Community Initiatives for Visiting Immigrants in Confinement (CIVIC) launched the Defund Detention in Adelanto Campaign (www.defunddetention.org) to call for an end to the expansion of prisons, jails, and immigration detention facilities in the City of Adelanto, California. As part of that campaign, CIVIC organizer Victoria Mena organized a "Schools Not Jails" demonstration scheduled for August 16, 2014. The event was announced at an Adelanto City Council meeting on August 13, 2014 and advertised on signs posted in and around the City.

Chair Shari Leinwand **1st Vice Chair** Richard Barry **2nd Vice Chair** Susan Adelman
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Director of Policy Advocacy Clarissa Woo **Director of Community Engagement** Elvia Meza **Executive Director Emeritus** Ramona Ripston *deceased

On Thursday August 14, 2014, Ms. Mena spoke by phone with City Project Works Coordinator Nathan Coapstick about the event. After Ms. Mena informed Mr. Coapstick that the “Schools Not Jails” event would take place on the lawn in front of City Hall, Mr. Coapstick stated that the group would need to obtain a permit. Mr. Coapstick subsequently emailed Ms. Mena a park rental application, and the city code provisions that purportedly required the group to obtain a permit for the “use of recreational parks, facilities and public places.” Shortly thereafter, Ms. Mena filled out the application and returned it to Mr. Coapstick.

Later that afternoon, at approximately 5 p.m., Mr. Coapstick contacted Ms. Mena and stated that Adelanto City Manager James Hart had determined that CIVIC must obtain a \$1,000,000 General Limited Liability, Special Event Insurance Policy that names the “City of Adelanto, its elected officials appointed officials and agents, and employees as additional insured.” Because City Hall closes on Thursday at 6 p.m. and is closed every Friday, the group effectively had only one hour to obtain the necessary insurance policy and submit proof to the City. Even if there had been sufficient time to obtain the insurance policy, neither Ms. Mena nor CIVIC had the financial means to obtain a million dollar insurance policy.

In light of the City’s determination, CIVIC decided to move the “Schools Not Jails” demonstration from in front of City Hall to a vacant lot, across the street from City Hall. The group chose this location because they believed the municipal code only required a permit for events held in city parks and facilities, but not for other types of public property. *See* Muni. Code 9.35.060 (requiring a permit for events “in any park within the City” with groups of 25 people or more); 9.35.020 (defining a “park” to include a “park, playground, recreation center, tennis courts, swimming facilities, sports field, ballfield and/or open space or other area, structure or facility, owned or used by the City and devoted to active or passive recreation”).

On August 16, 2014, CIVIC held the “Schools Not Jails” demonstration on the vacant lot across from City Hall. At approximately 6 p.m., a San Bernardino Sheriff deputy and an Adelanto code enforcement officer, Mr. Poole, approached Ms. Mena and asked if the group had a permit. Ms. Mena replied that no permit was necessary under the municipal code because the lot did not qualify as a City park and offered to show him the email from Mr. Coapstick. Mr. Poole replied that he had already read the email and that he would have to cite her.

Ms. Mena objected that the City had not required CIVIC to obtain permits for demonstrations they previously held on a vacant public lot across the street from the Adelanto Detention Facility. Mr. Poole responded that those events were not as “high profile.” Ms. Mena replied that those events had been twice as large, including one event attended by a U.S. Congresswoman. Mr. Poole then stated that “it wasn’t like I disagree with what you’re doing,” and that they could likely get the citation dismissed.

Mr. Poole issued a citation to Ms. Mena, charging her with misdemeanor violations of city codes 9.35.050, 9.35.060, and 9.35.100. *See* Exhibit A (Copy of Citation). Ms. Mena is scheduled to appear in court on December 10, 2014.



In October 2014, the ACLU submitted a Public Records Act (“PRA”) request to Adelanto seeking all documents related to the City’s permitting scheme for public parks, the permit denial to CIVIC and citation of Ms. Mena. In response, the City provided a copy of the municipal code provisions related to permits on public parks, but no other documents that indicate that the City has any policies, standards, or other guidance for the issuance of permits. Indeed, emails disclosed in response to the PRA reveal that the City’s decision to require a \$1,000,000 insurance policy was made solely by the City Manager in his discretion, without any stated basis or rationale, and without any consideration of alternative measures. *See* Exhibit B. These emails further reveal that, as discussed *infra*, the City Manager discussed the content of the protest, and registered his disagreement with its message, at the time he decided to condition the permit on the purchase of an insurance policy.

Legal Analysis

“Political speech,” like CIVIC’s protest, “is core First Amendment speech, critical to the functioning of our democratic system.” *Long Beach Area Peace Network v. City of Long Beach*, 574 F.3d 1011, 1021 (9th Cir. 2009); *Edwards v. South Carolina*, 372 U.S. 229, 235 (1963) (noting that “peaceably assembl[ing] at the site of the State Government” to protest government action is the “most pristine and classic form” of First Amendment expression). For this reason, the First Amendment “applies with particular force” to a “march and other protest activities.” *United States v. Baugh*, 187 F.3d 1037, 1042 (9th Cir. 1999).

A requirement to obtain a permit before engaging in speech is a prior restraint and carries a “heavy presumption” of invalidity. *Forsyth County v. The Nationalist Movement*, 505 U.S. 123, 130 (1992). “Advance notice or registration requirements drastically burden free speech.” *Rosen v. Port of Portland*, 641 F.2d 1243, 1247, 1249 (9th Cir. 1981). The government therefore bears a heavy burden to justify any requirement to obtain a permit before engaging in speech in a public forum, especially political speech. *See NAACP Western Region v. City of Richmond*, 743 F.2d 1346, 1355 (9th Cir. 1984).

Courts have developed an extensive body of law to ensure that permitting schemes do not unduly burden First Amendment protected expression. Among other requirements, permitting ordinances “(1) must not delegate overly broad discretion to a government official; (2) must not be based on the content of the message; (3) must be narrowly tailored to serve a significant governmental interest; and (4) must leave open ample alternatives for communication.” *Santa Monica Food Not Bombs v. City of Santa Monica*, 450 F.3d 1022, 1037 (9th Cir. 2006).

The City’s denial of a permit to CIVIC and subsequent citation of Ms. Mena violated these core First Amendment protections in at least four respects.

First, there was no basis for the City to require a permit for such a small protest. While a municipality can permissibly require a permit “to regulate competing uses and provide notice to the municipality of the need for additional public safety and other services,” “[o]nly for quite



large groups are these interests implicated.” *Santa Monica Food Not Bombs*, 450 F.3d at 1042. The Ninth Circuit has indicated that permits are only warranted for groups of 75 people or larger. *Long Beach Area Peace Network*, 574 F.3d at 1034 (“Although it is a close question, we hold that a group of seventy-five people using a public open space in Long Beach is large enough to warrant an advance notice and permitting requirement.”). CIVIC’s proposed 25-person protest fell well below this threshold.

Second, even if a permit could be permissibly required for the event, there was no basis for the City to require such an expensive insurance policy. The Ninth Circuit has upheld municipal policies that require insurance for public events, but only where (1) those policies generally exempt protests or marches involving political expression, and (2) also provide for “valid alternatives” to the insurance requirement for speakers who are unable to afford insurance. *Santa Monica Food Not Bombs*, 450 F.3d at 1057; *Long Beach Area Peace Network*, 574 F.3d at 1031. Adelanto’s permitting scheme lacks both of these features. Moreover, the City failed to justify the need for such an expensive insurance policy, particularly given the small size of the protest, and that CIVIC had previously conducted larger events on Adelanto city property without incident. *See E. Conn. Citizens Action Group*, 723 F.2d 1050, 1057 (2d Cir. 1983) (invalidating state transportation department’s \$750,000 liability insurance requirement for political march); *Collin v. Smith*, 578 F.2d 1197, 1208-09 (7th Cir. 1978) (finding \$300,000 liability insurance requirement unconstitutional as applied to group that could not afford it).

Third, the City’s permitting scheme impermissibly provides the City Manager with unbridled discretion to determine whether to require an applicant who wants to hold a protest or other First Amendment protected activity to purchase insurance. The Municipal Code provides that:

All permits are subject to such kinds and coverage of liability insurance and security requirements, alcoholic beverage control license (if applicable) and such other conditions and requirements imposed for the permitted event as found necessary by the City Manager to protect the public health, safety and welfare, and in accordance with such rules and regulations as may be adopted to implement the provisions of this Chapter.

Muni. Code 9.35.100. The City’s response to the ACLU’s PRA request confirms that there are no other policies or guidelines that constrain the City Manager’s exercise of his discretion to require an insurance policy, even when the applicant is seeking to exercise First Amendment rights. Indeed, the disclosed documents indicate that the City Manager chose to require the \$1,000,000 insurance policy entirely in his discretion, without providing any justification as to the need for insurance or the amount of the policy.

It is well-established that the First Amendment prohibits a government official from exercising unbridled discretion to impose conditions on public expression, as the City allowed here. *See, e.g., Forsyth County*, 505 U.S. at 133. “Regulations must contain narrow, objective, and definite standards to guide the licensing authority, and must require the official to provide [an] explanation for his decision.” *Long Beach Area Peace Network*, 574 F.3d 1011 at 1025 (internal citations and quotation marks omitted). “This requirement applies to an official’s authority to



condition the permit on any additional terms not stated in the ordinance.” *Id.* The City’s permitting scheme lacks all of these procedural safeguards.

Fourth, and perhaps most troubling, it appears that the City imposed the insurance requirement in part because it disagreed with the protestors’ message. In response to the ACLU’s PRA request, the City disclosed an email exchange between City Manager James Hart and Mr. Coapstick regarding CIVIC’s application for a permit. In that exchange, Mr. Coapstick asked Mr. Hart whether “you want to require any additional conditions (Insurance, etc) before approving the event,” and he responded: “Nathan: also, does [Ms. Mena] know the City has nothing to do with the schools?” Exhibit B. Shortly thereafter, Ms. Mena was informed of Mr. Hart’s decision to require CIVIC to purchase insurance.

This email exchange suggests that Mr. Hart impermissibly considered the content of the protestors’ message in deciding to impose an insurance requirement for the protest. *See Santa Monica Food Not Bombs*, 450 F.3d at 1037 (permitting decisions “must not be based on the content of the message”). There is absolutely no reason that Mr. Hart should have been concerned with the subject matter of the protest, or whether he agreed with the protestors’ message, in considering their application for a permit.

* * *

We are deeply troubled by the City’s actions. The City placed unconstitutional conditions on CIVIC and its members’ exercise of their First Amendment rights, and then criminally charged Ms. Mena when the group lawfully proceeded with the “Schools not Jails” protest. Worse still, it appears that City officials may have acted out of disagreement with the protestors’ message, and sought to use their powers under its permitting scheme to silence them. The City’s conduct raises the gravest of First Amendment concerns.

The City should take several steps to remedy these violations and to ensure that they do not occur in the future. First, the City should promptly dismiss the charges against Ms. Mena because they were brought pursuant to an unconstitutional permitting scheme.¹ If the charges have already been filed, the City should also consent to a determination of factual innocence and expungement of any record of the charges against Ms. Mena. Because Ms. Mena is scheduled to appear in court on December 10 and is currently attending college in Washington state, we request the City provide its position on dismissal of the charges no later than November 28, 2014 to ensure that Ms. Mena does not have to travel unnecessarily to attend the hearing.

Second, the City should adopt written policies or regulations for permits for events on public property that meet First Amendment requirements. The City’s current permitting scheme is

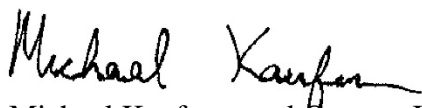
¹ In fact, it does not even appear that Ms. Mena violated the Municipal Code. Under the plain terms of the Code, a permit is required only for events on public parks or facilities “devoted to active or passive recreation.” Muni. Code 9.35.020. The lot on which the protest was held is not “devoted to active or passive recreation.”



woefully inadequate for reasons we explained above; nor is that list exhaustive. In developing a new policy, the City should ensure that its permitting scheme complies with all First Amendment requirements.

Before we take legal action, we are willing to provide the City with a reasonable amount of time to develop a new policy for permits, if the City is prepared to develop such a policy in good faith. We look forward to the City's response by November 28, 2104.

Regards,



Michael Kaufman and Carmen Iguina
ACLU of Southern California
1313 West 8th Street
Los Angeles, CA 90017
(213) 977-5232
mkaufman@aclusocal.org

cc:

D. James Hart, Ph.D.
City Manager, City of Adelanto
City Hall
116000 Air Expressway
Adelanto, CA 92301
jhart@ci.adelanto.ca.us

Sheriff John McMahon
San Bernardino County
Sheriff-Coroner Department
655 East Third Street
San Bernardino, California 92415
JMcMahon@sbcasd.org
paffairs@sbcasd.org

Deputy Paul Arce
San Bernardino County
Sheriff-Coroner Department
655 East Third Street
San Bernardino, California 92415
Parce@sbcasd.org



LIBERTY | JUSTICE | EQUALITY

District Attorney Michael A. Ramos
San Bernardino County
316 N. Mountain View
San Bernardino, CA 92415
da@sbcda.org



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Exhibit A

NOTICE TO APPEAR

MISDEMEANOR
 Traffic Nontraffic

Date: 02/18/14 Time: 1:00
 AM PM Day of Week: S M T W T F S Case #: 096048

Name (First, Middle, Last): MICHAEL WILSON

Address: 4720th Ave... State: CA Zip Code: 92304

City: Santa Ana

Driver's Lic. #: 209798 State: CA Class: B/D 07-23-10 Juvenile/(Tel. #): (927) 542-1384

Sex: M Hair: BL Eyes: BR Height: 5'8" Weight: 175 Race: Other Description:

Veh. Lic. No. or VIN: State: G.V. (V.C. 15210b)

Yr. of Veh.: Make: Model: Body Style: Color: H.M. (V.C. 353)

Evidence of Financial Responsibility

Registered Owner or Lessee: Same as Driver

Address: Same as Driver

City: State: Zip Code:

Correctable Violation (Veh. Code § 40610) Booking Required

Yes No Fine 9.35.030 Cont. use of motor vehicle without license

Fine 9.35.040 Penalties Required for use of license

Fine 9.55.100 Permits

Speed Approx. PF/Max Veh. Lmt. Safe Radar Cont. Form Issued

Location of Violation(s) at: 4720th Ave / 4725 City of Occurrence: Adelanto CA 92301

Comments (Weather, Road & Traffic Conditions): fine 25, no permit on file with the city Accident

Violations not committed in my presence, declared on information and belief.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Arresting or Issuing Officer: S. Pook Serial #: 701027

Name of Arresting Officer, if different from Issuing Officer: Serial #:

WITHOUT ADMITTING GUILT, I PROMISE TO APPEAR AT THE TIME AND PLACE INDICATED BELOW.
Signature: [Handwritten Signature]

Before a judge or clerk of the Municipal Court
 OF VICTORVILLE Dept. J-14 Tel. # (760) 241-9529
14455 Chic Dr
Victorville, CA 92382

On: Monday 10:00 AM 2014 Time: 9:30 am Day of Week: Mon

Or: Appear at:
On: Time: Day of Week:

WHAT TO DO: FOLLOW THE INSTRUCTIONS ON THE REVERSE.

To Be Notified

RE:
APN:
Case
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Exhibit B

RE Public Records Request Fue 10-26.txt

From: Nathan A. Coapstick
Sent: Monday, October 20, 2014 5:27 PM
To: Brenda Lopez; Walter Jue; Benjamin Pina
Cc: James Hart; 'Litfin, Todd'
Subject: RE: Public Records Request Fue 10-26
Attachments: Park Rental Application2.27.14.docx; AMC17.70.pdf; AMC9.35.pdf; SchoolsnotJails8.14.14.docx

Brenda,

Attached is the application I have on file for reserving a park facility. Also attached is the City code sections for park usage and the section in regards to signage. From what I recall on this event we did not receive much in the way on notice about the event until the last minute, I sent the a copy of the application, which they returned (also attached), but the insurance (which they were notified via a phone conversation that it was required) was never received. Below is also a copy of the e-mails that I have in regards to this event.

From: James Hart
Sent: Thursday August 14, 2014 7:57 PM
To: Nathan A. Coapstick

Nathan: I'm not sure if you get work emails after hours, but if you do, you should let Victoria know the event isn't permitted and cannot occur. Thanks, Jim

Sent from my iPhone

On Aug 14, 2014, at 6:02 PM, "Nathan A. Coapstick" <ncoapstick@ci.adelanto.ca.us> wrote:
John,

I still have not received any insurance info for the attached event, No permit was issued for the attached application.

Nathan Coapstick
Public Works Project Coordinator
City of Adelanto- Engineering Department

From: Vickie Mena [mailto:v.mena80@gmail.com]
Sent: Thursday, August 14, 2014 3:41 PM
To: Nathan A. Coapstick
Cc: vmena@uw.edu
Subject: Re: FW: Facility usage permit application (schools not Jails event)

RE Public Records Request Fue 10-26.txt

Thank you so much Nathan, attached is the completed permit. Please let me know if there is anything else needed. Thank you for your help with this!

Best,
Vickie

~Victoria Mena
"You must be the change you want to see in the world."
--Mahatma Gandhi

Defund Detention Campaign Coordinator
www.DefundDetention.org
VMena@EndIsolation.org

Masters of Public Administration Candidate 2015
Evans School of Public Affairs at The University of Washington
vmena@uw.edu

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c. (352) 562-1386

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From: James Hart
Sent: Thursday August 14, 2014 4:53 PM
To: Nathan A. Coapstick

Nathan: also, does she know the City has nothing to do with the schools?
Thanks, Jim

Dr. D. James Hart, Ph.D.
City Manager/Executive Director
City of Adelanto
11600 Air Expressway
Adelanto, CA 92301
(760) 246-2300 ext. 3016

RE Public Records Request Fue 10-26.txt

City Hall is open M-Th 7:00 am to 6:00 pm and is closed every Friday

From: Nathan A. Coapstick
Sent: Thursday, August 14, 2014 3:55 PM
To: James Hart
Subject: FW: FW: Facility usage permit application (schools not Jails event)

Jim,

Attached is the application for the Schools not Jails Event, they are looking to have around 25 people per the permit. Let me know if you want to require any additional conditions (Insurance, ect) before approving the event.

Nathan Coapstick
Public Works Project Coordinator
City of Adelanto- Engineering Department

From: Vickie Mena [mailto:v.mena80@gmail.com]
Sent: Thursday, August 14, 2014 3:41 PM
To: Nathan A. Coapstick
Cc: vmena@uw.edu
Subject: Re: FW: Facility usage permit application (schools not Jails event)

Thank you so much Nathan, attached is the completed permit. Please let me know if there is anything else needed. Thank you for your help with this!

Best,
Vickie

~Victoria Mena
"You must be the change you want to see in the world."
--Mahatma Gandhi

Defund Detention Campaign Coordinator
www.DefundDetention.org
VMena@EndIsolation.org

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RE Public Records Request Fue 10-26.txt

the intended recipient(s) and contain information that may be confidential and/or legally privileged. If you have received this email in error, please notify the sender and delete the message. Any disclosure, copying, distribution, or use of this communication by someone other than the intended recipient is prohibited.

On Thu, Aug 14, 2014 at 3:22 PM, Nathan A. Coapstick
<ncoapstick@ci.adelanto.ca.us> wrote:
Victoria,

Attached is the standard public facilities usage application (its geared towards the parks facilities since that is the most common usage, but it is intended for all public owned land & facilities). According to AMC 9.35.060 any groups of 25 or more people using public land for any activity must first get a permit to do so (the attached application is the way to receive the permit). Once I receive the application I can submit the details for the City Manager to review and see if he is going to require any additional conditions be attached to the permit (typically insurance can be required for some event depending on the size and nature of the event).

Feel free to write in the location as "front area of City hall" for the location, and if you can provide brief description of what will be happening at the event in the description box provided (I.E. small gathering of approximately ___ people to discuss strategies to improve the community, or similar description would be fine) if you are planning on setting up any equipment please list that in the description (I.E. will be setting up some pop-up shade covers, using an amplified sound system, ect.). The more detailed you can be the better we can analyze the event which can help reduce permitting conditions to what should be required for this type of function, instead of it being geared for the worst case scenario (which we would have to do without proper details).

Thank you for your help in getting this completed, I will be here until 6:00pm so I will need the application back ASAP so that I can get it before the City manager and make sure that all required additional conditions are provided to you, and you have sufficient time to respond to any of these conditions (if we do need insurance, you can get it to us before close up for the week).

Chapter 9.35

USE OF PARKS, RECREATION FACILITIES AND OTHER PUBLIC PLACES

9.35.050 Confining or Prohibiting Activities.

The City Manager may prohibit or confine to posted areas within a park or facility any activities to the extent necessary so that it will not be detrimental to the health, safety and welfare of the general public or

RE Public Records Request Fue 10-26.txt

damaging to the property of the City.

9.35.060 Permission Required for Groups of Twenty-five (25) or More.
No person, company, society, organization, gathering or group of more than twenty-five (25) persons shall hold or conduct any picnic, celebration, parade, event, gathering, assembly or meeting in any park within the City without first obtaining a written permit to do so by the City Manager; and no person shall attend, take part in or be a participant in any such picnic, celebration, parade, exercise, gathering, assembly or meeting in a park unless the permission has first been obtained.

9.35.100 Permits.

All permits are subject to such kinds and coverage of liability insurance and security requirements, alcoholic beverage control license (if applicable) and such other conditions and requirements imposed for the permitted event as found necessary by the City Manager to protect the public health, safety and welfare, and in accordance with such rules and regulations as may be adopted to implement the provisions of this Chapter.

Nathan Coapstick
Public Works Project Coordinator
City of Adelanto- Engineering Department

Nathan Coapstick
Public Works Project Coordinator
City of Adelanto- Engineering Department

-----Original Message-----

From: Brenda Lopez
Sent: Monday, October 20, 2014 2:59 PM
To: Nathan A. Coapstick; Walter Jue; Benjamin Pina
Cc: James Hart
Subject: Public Records Request Fue 10-26
Importance: High

Good Afternoon Everyone

Please take a look at the records request below numbered 1-4. I know you were out of Town during this event Walt. I know John was the issuing officer, I am not sure if he has any files on his computer other than the case file.

Let me know if any of you have questions.

RE Public Records Request Fue 10-26.txt

Below are the recommendations by Todd.

Todd's suggestions.

No. 1 - probably our city parks ordinances/regulations and the park reservation policies. (Nathan?) No. 2 - probably our city sign code (Walt?) No. 3 - probably an email search on the topic (Ben?), or certain people with knowledge of event should just check computers/files. No. 4 - same as No. 3.

-----Original Message-----

From: Brenda Lopez [mailto:blopez@ci.adelanto.ca.us]
Sent: Thursday, October 16, 2014 4:53 PM
To: Litfin, Todd; James Hart
Cc: Cindy Herrera
Subject: FW: Public Records Requests (form) has been filled out on your site.
Importance: High

Good Afternoon

Can you take a look at this request. Please advise how to handle.

Thank you

Brenda Lopez, CMC
Assistant to the City Clerk
(760) 246-2300 ext. 3018
11600 Air Expressway
Adelanto, CA 92301
Mon-Thurs
7:00 a.m. 6:00 p.m.
Closed Every Friday

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RE Public Records Request Fue 10-26.txt

-----Original Message-----

From: Please Do Not Click Reply [mailto:support@govoffice.com]

Sent: Thursday, October 16, 2014 4:09 PM

To: Brenda Lopez

Subject: Public Records Requests (form) has been filled out on your site.

Your Site has received new information through a form.

Form: Public Records Requests

Site URL: www.ci.adelanto.ca.us

Name: Luis Nolasco

Phone Number: (909)723-7409

Address: 225 W. Hospitality Lane, San Bernardino CA 92408

E-Mail: lnolasco@aclusocal.org

Records Requested:

- 1) All documents reflecting or relating to the City's policies, procedures, manuals, training or other guidance regarding the use of recreational parks, facilities and public places by members of the public for public events, including protests.
- 2) All documents reflecting or relating to the City's policies, procedures, manuals, training or other guidance regarding the posting and/or removal of signs, flyers, posters, advertisements, banners or other written forms of communication in public places, such as telephone poles.
- 3) All documents reflecting any communications between City officials, City officials and local law enforcement officials (including the San Bernardino Sheriff's Department), or City officials and members of the public regarding the use of recreational parks, facilities and public places for the "Schools Not Jails" event from the dates of August 3, 2014 to August 17, 2014.
- 4) All documents reflecting communications between City officials, City officials and local law enforcement officials (including the San Bernardino Sheriff's Department), or City officials and members of the public regarding the posting and/or removal of signs/flyers/posters for the "Schools Not Jails" event from the dates of August 3, 2014 to August 17, 2014.

I would like::

the records to be e-mailed to me.

the records to be mailed to me.

Best way to contact you::

Phone

E-Mail

Do Not Click Reply - This e-mail has been generated from a super form.

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