

June 8, 2016

Dear Mr. Hyde,

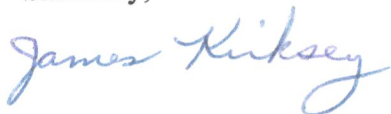
It has come to my attention that you published on your web site a letter that I wrote to the NWRAPOA dated June 1, 2016 and sent you a copy.

I do not appreciate you publishing my letter to third parties and using it as a part of your negative campaign. I wrote that letter in anger after listening to your advice. As it turns out, you misrepresented the facts. I now know that the POA did not illegally record deed restrictions against my property and Chapter 201 of the Texas Property Code doesn't even apply. My property is not a residential subdivision and is certainly not deed restricted to residential use only. More importantly, as far as I can tell Mitch Whatley, Scott Doores, or any other Board member has not done anything illegal, let alone criminal, as you claim.

The POA's Board of Directors acted quickly and professionally. I have amicably worked out all issues to my satisfaction. I applaud them for their volunteer efforts. I regret the mean spirit of my letter and I'm looking forward to being a good neighbor. I have authorized the POA to use this letter to help defuse any damage you might have caused with the unauthorized use of my letter.

I demand that you remove my letter from your web site and refrain from using it in any manner. Furthermore, I demand that you post this letter on the home page of your website or write a public retraction that includes this letter. I do not want to take anything away from the POA's accomplishments and good work. I wish them nothing but the best.

Sincerely,



James Kirksey
Trustee, Xtri Services

cc:

Mitch Whatley
Scott Doores
NWRAP Property Owners Association
Law Offices of Glenn R. Snyder
Denton County District Attorney's Office
Texas State Attorney General's Office