

**Subject:** James Cherry- informedcynic -- Trustee information request- Pending Litigation  
**From:** "Charlie Wagner" <cawagner@gilanet.com>  
**Date:** 6/19/2014 10:00 PM  
**To:** "Joseph Herrera" <jherrera@socorroelectric.com>, "Anne Dorough" <doroughal@gmail.com>, "Melissa Amaro" <melissab1973@msn.com>, "Dave Wade" <district4@socorroelectric.com>, "Leo Cordova" <district1@socorroelectric.com>

Dear Joseph,

Mr. Cherry informed me that you failed to respond to his complaint over missing documents, and grossly redacted documents, from those he requested through the IPRA provisions of the bylaws. Instead, he received a letter from Lorna Wiggins. The excuse she used for the redacted and missing documents was "Attorney-Client privilege" and "pending litigation". I am aware of only one pending case. **Please send me by reply, the list of pending litigation involving the co-op.** Please include the Courts involved, the Case numbers and titles. This is information to which all trustees are entitled, and of which the membership should be informed.

Anne Dorough, Pres. has claimed that the co-op is complying with the bylaws over which the members were sued. She is obviously not aware of either, your practice of refusing to comply with the bylaw, or of Mr. Cherry's complaint and his letter to the editor published in the 'Chieftain.

As we all agree, the "Members Democratically Control" the co-op. The board has a duty to inform the members. They must be informed as to how their property is being managed. Their expectation is that it is being managed in their best interest. They may believe that if they can see how each dollar spent really benefits them. That means they have a right to look at every invoice the co-op pays un-redacted, even if the co-op pays through a conduit.

Your quick response to my request of the litigation list is expected and appreciated.

Sincerely,

Charlie Wagner, Trustee  
Socorro Electric Cooperative, Inc.