Confused about the legal maneuverings surrounding the APR case? Here is what our attorneys Doug Meiklejohn and Jaimie Park say:

- 1 Judge Reynolds issued a Memorandum Decision on Motions for Summary Judgment on July 24
- 2 Judge Reynolds requested that Community Protestants and Catron County submit a *proposed* final order by August 15
- 3 He requested that if any party disagrees with the proposed final order they must submit their own proposed order by **August 20**

The Judge can select an order or he can write his own. There is no deadline for the Judge

Once the Judge issues an order the APR will have 30 days to file an appeal to the Court of Appeals, if they choose to do so

It is still a bit up in the air when it comes to knowing for sure what will happen when, and no one is predicting what the Judge or what APR will do. After 12 years, we can wait a little while longer.

Note: A **court** order is an official proclamation by a judge that defines the legal relationships between the parties to a hearing, a trial, an appeal or other **court** proceedings. A **final order concludes the court actions.**