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March 20, 2008

Ronald J. Cozad
Law Offices of Ronald J. Cozad
2006 Palomar Airport Road, Suite 214
Carlsbad, CA 92008

Sent Via Facsimile and U. S. Mail
(760) 431-1244

Re: Page v. MiraCosta CCD, Richart
Our File: GI20498

Dear Mr. Cozad:

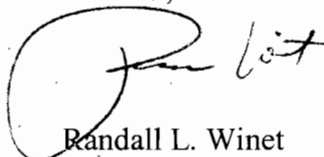
I am in receipt of your March 18, 2008 letter. I found your comments remarkably and tremendously inaccurate. Rather than go through banter back and forth, **I have set an *ex parte* with the court for April 10, 2008 at 9:00 a.m. in Department 30** to address this issue.

Our office is also preparing a summary judgment motion based upon the testimony and information provided by Dr. Richart. It is clear that the allegations made in the Writ of Mandate are not accurate and do not have justification. More remarkably, I was surprised by Mr. Page's conduct in immediately submitting an email transcript from the court reporter to the press after Dr. Richart's second deposition when he knew the transcript had not been reviewed or signed by her and after we had objected to his conduct following the first deposition transcript.

If you have any questions regarding the *ex parte* set for April 10, 2008 or this letter, please do not hesitate to contact me.

Sincerely,

WINET, PATRICK & WEAVER



Randall L. Winet

RLW:cr

cc: Victoria Richart
Robert Otilie