TWIN RIVERS UNIFIED SCHOOL DISTRICT POLICE DEPARTMENT

INTRODUCTION

The Twin Rivers Police Department has a 24/7 operation, 365 days a year, including summer school hours, covering 27,000 students, 110 sites, and 120 square miles, including 3 park Districts. The Department serves schools, parks, and northern communities of the City and County of Sacramento. The Twin Rivers Unified School District Police Department’s mission statement is “to inspire each student to extraordinary achievement every day by ensuring a safe and secure environment for all students, staff, and community.” The Grand Jury interviewed police officers and staff members who are dedicated to these goals and are a credit to their community.

However, the Grand Jury identified deficiencies in the Police Department as well as the Twin Rivers Unified School District administration that warranted our attention. Some of the deficiencies we identified appear to be illegal. As a civil Grand Jury our powers are limited to investigating and reporting on local government. Information pertaining to apparent illegal activity was turned over to the District Attorney’s office.

Our report reflects as much as we could do given our time constraints.

REASON FOR THE INVESTIGATION

The Grand Jury received several complaints regarding Twin Rivers Unified School District Police Department, hereafter referred to as the Twin Rivers Police Department. The complaints questioned the training of officers, selection of officers, and policies and procedures used by the department. Other areas of concern were the tactics and the use of equipment in making arrests, excessive force used, and shooting policies.

Through the Grand Jury’s investigation we learned of additional complaints concerning the harassment of citizens by some Twin Rivers Police Department officers, “vehicles-towing” practices, media reporting, paid administrative leave, and jurisdictional powers.

The Grand Jury found that the information provided by the Chief of the Twin Rivers Police Department (Chief) did not address many of the shortcomings of the department, such as the use of deadly force and excessive force by some officers.
METHOD OF INVESTIGATION

Considering the seriousness of the complaints the Grand Jury voted to open an investigation. We questioned all members of the jury to determine if there was anything that might appear to be a conflict of interest, if anyone had worked for the District or had served with any District officer. Initially two members and later a third recused themselves from any involvement regarding the investigation. Rather than have an appearance of impropriety involving Twin Rivers Unified School District or the Twin Rivers Police Department these jurors did not participate in any part of this investigation. Later during the term, one more member was recused from any work on the investigation.

The Grand Jury inspected the Twin Rivers Police Department facility on three different occasions and toured several buildings in the District. The Grand Jury obtained substantial materials for reference and interviewed many witnesses, a number under subpoena, and several others who would be considered whistleblowers.

The following is a list of people interviewed:

- Police personnel from the former Grant Joint Union High School District Police Department.
- Twin Rivers Unified School District Superintendent, Assistant Deputy Superintendent, Associate Superintendent of Human Resources, Manager of Facilities, and additional staff.
- Twin Rivers Police Department Police officers.
- Members of the Twin Rivers Unified School District Board of Education.
- Members of the former Grant Joint Union High School District Board of Education.
- Twin Rivers Unified School District teachers
- Twin Rivers Police Department union official.
- Twin Rivers Police Department police officers on paid and unpaid administrative leave.
- Twin Rivers Unified School District teachers and administrative personnel on paid and unpaid leave.
- Local law enforcement officials not connected to the Twin Rivers Police Department.
- Former Twin Rivers Unified School District administrative personnel and former police officials.
- Community leaders.
- Citizens from the Twin Rivers Unified School District.
- Past and present employees volunteered to appear before the Grand Jury (whistleblowers) without a subpoena.
The following documents were reviewed during the investigation:

- Fuel records from the Twin Rivers Police Department.
- Personnel records and evidence logs from the Twin Rivers Police Department.
- The Public Safety Officers Bill of Rights and the Education Code.
- Minutes from Twin Rivers Unified School District Board of Education meetings.
- Reports, e-mails, and correspondence from police officials and private citizens.
- Articles from local papers and media reports.
- Personal and personnel files.
- Documents from Grant Joint Union High School District Police Department.

HISTORICAL BACKGROUND

On November 7, 2007, the voters of the Rio Linda Union, North Sacramento and Del Paso Heights Elementary School Districts, and Grant Joint Union High School District, passed “Measure B” which unified the four Districts into one. A seven member Board of Education was elected in November, 2007, on the same ballot that Measure B was passed. This Board was elected with the ultimate responsibility and decision-making power to lead the newly unified Districts. The Board also hired and employed the Superintendent, who was charged with implementing the Board’s directives and managing day-to-day operations of the District.

California Education Code, section 38000(a), allows for the creation of a school Police Department. The section states (in part), “It is the intention of the legislature in enacting this section that a school District police or security department is supplemental to city and county law enforcement agencies and is not vested with general police powers.”

Before unification, only the Grant Joint Union High School District had their own Police Department, as did approximately 20 other school Districts in the State. The other three (Rio Linda Union, North Sacramento, and Del Paso Heights Elementary School Districts) utilized the services of local law enforcement. In March, 2008, after much discussion, the newly elected Twin Rivers Unified School District Board of Education voted to establish the Twin Rivers Unified School District Police Department.

From the March 2008 vote of the Twin Rivers Police Department Board of Education, a police consultant was hired to make recommendations on how to consolidate the Grant Joint Union High School District Police Department into what would become the newly formed Twin Rivers Police Department. According to the police consultant, the Twin Rivers Police Department should be expanded from the former Grant Joint Unified High School Police Department and renamed "Twin Rivers Police and Security Services.”
The Superintendent along with the Deputy Superintendent were in direct control of the Police Department from its inception. (See Twin Rivers Unified School District organization chart in Appendix.) The former Chief of Police of Grant Joint Union High School District testified before the Grand Jury that the Superintendent made an agreement with him to resign during the unification and receive one year's additional pay. However, after the former Chief left office, Twin Rivers rescinded the agreement. The former Chief has filed a lawsuit in Superior Court.

The new Chief was sworn in and presented a Certificate of Oath, signed and dated by the Superintendent on May 14, 2008, weeks before Twin Rivers Police Department came into existence. It became apparent to the Grand Jury this was an oversight as a Superior Court Judge swore the Chief of Police in a second time on July 1, 2008, the same day members of the Twin Rivers Board of Education were sworn in.

There appears to be confusion regarding which school District funds were used to pay the Chief’s salary between May 14, 2008, and July 1, 2008. There was also confusion regarding the $5000 paid to the Associate Superintendent of Human Resources for work she did prior to unification before it was legally in place. No one could answer the Grand Jury’s question of how payment was made.

Prior to the new Chief being sworn in he disclosed to the Superintendent that his wife was a patrol officer in the Grant Joint Unified High School District Police Department. The Superintendent as well as the Associate Superintendent of Human Resources agreed that nepotism did not apply, and the Chief’s wife would report to Student Services rather than the Police Department.

On July 1, 2008, Twin Rivers Unified School District Police Department came into being. Most of the Grant Joint Unified High School Police Department was to become Twin Rivers Police Department. The newly formed police force consisted of a Chief of Police, a Captain, Lieutenant, Sergeants, Detectives, uniformed police officers, and support staff.

During interviews with the Chief of Police, the Grand Jury was told that the Twin Rivers Police Department had 19 full time officers, 13 reserve officers, and 5 administrative personnel. Officers doubled in positions, as detectives, traffic unit patrol officers, and School Resource Officers (SRO).

The primary responsibility of the Twin Rivers Police Department is protection of the students, teachers, and the assets of the new Twin Rivers Unified School District. The police officers are Post Certified, and are covered by the Public Safety Officers Bill of Rights, 3300-3312 of the Government Code (POBR), and the Education Code of the State of California.
One of the recommendations from the consultant was the deployment of police officers as SROs within the K-12 District.

It became vital for the new Twin Rivers Police Department to clearly establish the mission and direction for the SRO. The following roles for SROs were established:

- The SRO should be considered as a member of the school's administrative team helping to solve problems within the schools.
- The SRO should be considered as an educational resource for students, teachers, administrators, and parents.
- The SRO should be a positive role model for students while projecting a balanced view of law enforcement.
- The SRO should be a proactive and reactive law enforcement officer dealing with law related issues on campus.
- The SRO should be a mentor and counselor for students.

**ISSUES**

1. **EVIDENCE ROOM**

One of the tasks during unification was to remove all evidence from the Grant Joint Unified High School Police Department and relocate it to the Twin Rivers Police Department Evidence Room. The Twin Rivers Police Department did not inventory the equipment, confiscated property, narcotics, weapons, and other recovered property either before or after the move. In testimony taken from the Chief and officers, their first concern was to have the department operational and staffed. The Superintendent and the Deputy Superintendent hired a consultant to establish guidelines for the new department. The new Chief was to have guidance from a manual developed by this consultant. The Grand Jury asked for a copy of this manual, but it has not been provided.

The Evidence Room at the Twin Rivers Police Department had video surveillance in the halls and modern evidence collection lockers; however, still no inventory control was in place until early 2011. When the Grand Jury toured the facility, because of lack of organization, it could not be determined if all the evidence was in the room.

One incident uncovered by the Grand Jury was that regarding weapons. A private citizen phoned the Chief and reported that his relative was leaving the city and wanted to turn in several guns he had at his home. The relative lived in Carmichael, which is outside the school District. The Chief assigned a detective to go to the home to pick up the weapons and take them to the police Evidence Room. The officer retrieved four weapons and did not question the man as to where the weapons were found and did not give a receipt for the weapons. Once the guns were in his
custody, he made a property slip for the four weapons. He ran the serial numbers to see if they were stolen, and then ran the numbers again to find the name of the owner. He placed the guns in the secure property locker. It was the responsibility of the property officer to log the weapons into the Evidence Room. The guns reportedly retrieved are listed below:

- Semi-Automatic Colt, AR-15, 223 caliber, Model SP1
- Semi-Automatic Uzi, 9MM, Model A
- Beretta, 380 caliber, Model 84
- Smith & Wesson, 357 Magnum, Model 28-2

Upon learning of this incident the Grand Jury made a second inspection of the Evidence Room with an Acting Sergeant. The weapons were subsequently located and produced for the Grand Jury. The Evidence Room Lieutenant was on paid administrative leave.

The Acting Sergeant explained he knew very little about the Evidence Room because he had only worked there a few weeks.

The Grand Jury requested copies of the security tape for the time period the weapons were received, logged, and stored to determine which officer was responsible. The Interim Chief and the Chief’s Administrative Assistant assisted the jury in its quest to find the tape but without success. It was discovered that the tape was missing or erased and removed from the IT server. The server used to record movements in this area is now under scrutiny. A period of time had elapsed, the Chief was on paid administrative leave, and the detective who handled the case was on sick leave and unavailable for interview.

A detective said the Evidence Room was cleaned up for the jury tour. He told the Grand Jury members that none of the recovered property has ever been purged, destroyed, or inventoried. He believed that more money is missing and narcotics may have also been stolen. He indicated that over several years he has been questioned regarding thefts of property. He never heard about the person who is suspected of stealing from the room. He did not take a polygraph test regarding his testimony during any of his interrogations.

**Finding F 1.1**

The Evidence Room was sloppy, unkempt, and lacked the necessary information to maintain the chain of evidence. There is no inventory of the Evidence Room and a purge has never been done.

**Recommendation R 1.1**

The Twin Rivers Police Department needs training on how to process evidence, and to organize and maintain an Evidence Room.
Recommendation R 1.2

The Chief of Police should assign two people to care for the Evidence Room. They should log in and out all evidence when needed for court and lock up all narcotics and money. These two staff members are then accountable for anything missing or destroyed. The evidence should be purged according to rules and regulations. An NCIC/AFIS records check should be conducted on any recovered weapons.

2. TAKE HOME VEHICLE POLICY

The Grand Jury received citizen complaints of Twin Rivers Police Department vehicles driven for private use. Further, due to the request for new vehicles because of the high number of miles on the present vehicles, the Grand Jury questioned if the take home cars added to the problem of the need for new vehicles. One investigation conducted by the Grand Jury centered on why department vehicles were being driven home by officers.

A number of witnesses testified that at least eleven officers drove vehicles home on a daily basis. Vehicles were used during the officers' shifts, and then driven home. The officers include the Chief, Lieutenant, three Sergeants, the Public Information Officer, three detectives, and the K-9 Unit. Some of these officers lived as far as 35 miles from Twin Rivers Police Department. A detective testified he had been called out several times in the past two years.

Vehicle mileage records were studied as were vehicle maintenance and repair records. The Chief testified that the average vehicle has 165,000 miles and the annual cost of repairs is approximately $65,000 per vehicle. It was stated by the Twin Rivers Police Department Chief that one company was certified under contract for repairs of the vehicles.

Reasons given for the use of take home vehicles:

- For an officer on call
- K-9 officer
- Command Officers
- Discretion of the Chief

During testimony the Chief of Twin Rivers Police Department stated he allowed officers with take home vehicles to use them for personal use. Family members were allowed to accompany the officers, but they had to stay within a 35 mile radius. Twin Rivers Police Department officers used six department vehicles to attend a family funeral. There was precedence for using police vehicles in cases of officer's family situations. Such use was considered a form of team support. Regulations to support such use were not available to the Grand Jury.
Finding F 2.1

Over 50% of the officers on Twin Rivers Police Department had taken home cars. Detailed rules and procedures were not available concerning “take-home” and off-duty use of police vehicles. Present policy on the use of take home cars has generated unnecessary vehicle mileage which in turn inflates fuel, repair, maintenance, and replacement costs.

Recommendation R 2.1

The Twin Rivers Police Department must establish and enforce rules governing “take-home” and "non-duty use" vehicles.

Finding F 2.2

"Ride along" passengers and family members have been allowed to travel in Twin Rivers Police Department vehicles with on and off-duty officers. There are no regulations regarding family member travel in police vehicles.

Recommendation R 2.2

If family members or "ride-along" passengers travel with the officer, each must have signed and filed a liability release form prior to doing so. Exceptions for emergencies and holidays must be clearly delineated in governing regulations.

3. HOW DID THE POLICE DEPARTMENT ACCOUNT FOR THE FUEL?

The Twin Rivers Police Departments’ Administrative Assistant took care of the fuel log. However, with the structure of the department, it was very difficult to keep a proper record on which vehicle might be using excessive amounts of fuel. Through testimony, the Grand Jury learned it was not uncommon to fill a car and then fill another car the same day using one officer's identification number, making fuel use difficult to track. The use by undercover and command vehicles use the generic number 2040 to fill their cards with fuel without the proper identification of the car’s designated number, made accurate tracking impossible.

A detective testified that he would fuel up at the school's fuel station on site. He would use his car number and the last four numbers of his social security number when getting fuel, then fill his car. This was the only record kept as best he could recall. He also testified he would fill up the Police Chief's department vehicle which was an unmarked SUV. In doing so he would use his number for his car and then follow the regular routine.
The Grand Jury reviewed over 800 fuel documents trying to track fuel consumption. This task was impossible. The Grand Jury was never able to understand the use of fuel cards or where the vehicles filled their tanks outside the TR area.

The police cars are assigned numbers, and when filling the vehicles with fuel at the District garage they must put their car number, mileage, date and officer badge number on the fuel log. Originally the District provided 21 fuel credit cards to be used by the officers. However, the Chief issued only 9 cards to command officers of the department. The fuel cards could be used by the unmarked and some marked cars at contract stations around the state, when they were on special assignment, or traveling back and forth to their homes within a 35 mile radius from the station. When police cars were used for travel to schools for in-service within the state, the cards could be used at contract stations. Different rules applied to these cars. A generic number could be used by these cars when filling up at any contract station in or out of the county. The assigned car number was not required and the code 2040 was used to fill the vehicle at the pump.

Since most of the cars were assigned to special units, or to the ranking officers of the department, no one in the transportation office of the District ever questioned the amounts of fuel being used by these vehicles. The receipt was stamped to go to the finance department for payment without questions. The Grand Jury, with the help of an administrative aide from the District, attempted to determine what cars were filled by times and dates, but this daunting task was impossible to accomplish. The Grand Jury learned that since the start of its investigation, fuel used by police vehicles has reduced by 500 gallons per month. Also, credit cards are no longer issued and the cars are filled at the transportation pumps at the school bus garage. We suggested to the Acting Chief during our tour of the Police Department that the rules and procedures for using vehicle numbers should be followed to establish an accurate record of the number of miles driven and gallons of fuel used per shift.

**Finding F 3.1**

No procedures or controls were in place to account for the number of miles driven and/or gallons of fuel used per shift or by which officer. Also, an accurate record of the officer badge number and the shift log reporting any damage or mechanical problems of the vehicle could not be determined.

**Recommendation R 3.1**

Immediately establish a record keeping system to track police officer fuel usage by the amount of fuel used, miles driven, and badge number. The department must review the fuel log and make sure all officers are maintaining records. The clerk must immediately bring any irregular use of fuel for a vehicle to the attention of the day shift commander. It should also be rechecked by both the maintenance department and finance office.
4. HARASSMENT OF CITIZENS

The Grand Jury received a complaint from a citizen who is the property manager of a housing complex at McClellan Park. The complex is an experimental program designed for people who are on parole or probation. The guidelines for residency in these units are very strict and regulated: no loud parties, and no use of alcohol or illicit drugs on grounds. The program gives these individuals and their families a second chance to become productive and good citizens.

The Grand Jury received testimony from the property manager who related the following. Four Twin Rivers Police Department officers in 2 different patrol cars came to the complex. With guns drawn the officers went to a residence. They shouted at some of the residents who were outside their quarters. A male was on a grassy area playing softball with several children. They took him into custody, handcuffed him and took him over to one of the police vehicles. After about ten minutes he was un-handcuffed and allowed to return to the grassy area. A short time later, another officer returned to the grassy area, grabbed the man, handcuffed him again, and started back to police vehicle.

A young woman was taking photos of the incident when an officer screamed at her and said "…put that (expletive) camera away or I will break it over your head." After several minutes the cuffs were again removed and the man was allowed to return to the children. The officers then left the complex. (It was later learned they were looking for a parole violator who they believed had a girlfriend in the complex.) The property manager was apprised of the incident the following day when he came to the complex for a graduation ceremony.

Because the property manager received so many complaints from residents about the officers’ actions, he decided to go to the District Superintendent’s Office. He was told by District staff to put his complaint in writing and submit it to the Superintendent’s office. It was suggested by an Administrative Assistant that he should also go to the Twin Rivers Police Department and ask to see the Chief.

The property manager went to Twin Rivers Police Department and upon exiting his car he saw one of the officers involved in the incident. The manager asked the officer if he could tell him what caused the problem at the complex. He was told by the officer, "If you believe what those people tell you then you are as stupid as they are."

The property manager went in to the see the Chief and requested a report of the incident. He was told that he did not have standing and could not receive the requested report. The manager explained that the report could help at the weekly meeting held by the management team at the complex. The request was refused again. The property manager wrote a lengthy letter to the Superintendent, a copy of which is in the possession of the Grand Jury. He has never received a copy of the incident report nor has he received a reply from the Superintendent or any member of the school administration.
Finding F 4.1

The Superintendent and the Police Department mishandled a citizen complaint alleging harassment and police misconduct at a local housing complex. Officials were dismissive of his complaints and made crude remarks as to the complainant’s intelligence.

Recommendation R 4.1

An internal and/or outside review of the incident should be conducted. Findings of such review should be provided to the citizen complainant.

Recommendation R 4.2

Written protocol should be in place to address citizen complaints, and if necessary training should be provided to prevent officer misconduct.

5. THE HIRING OF ANOTHER CONSULTANT

There have been several consultants hired by Twin Rivers Unified School District to address The Twin Rivers Police Department since 2008. The first paid consultant, an officer from a local law enforcement agency, wrote a 3 page document detailing recommendations for the Twin Rivers Police Department. The Grand Jury could find no record that his recommendations had been passed by the Board or adopted by Twin Rivers Police Department.

The Superintendent, through the District’s legal counsel, hired another consultant who was a former FBI agent (retired) to do work for the District. He questioned police officers and other staff in the administration. The District’s legal counsel advised the Grand Jury that the consultant was not submitting a written report of his findings. We have not received the consultant’s invoices for the work he performed for the District or legal counsel.

The next consultant was a local retired police officer who had a meeting with the Superintendent regarding the Twin Rivers Police Department. It was explained to the Grand Jury that the Superintendent wanted to insert his thoughts into the final report to determine the outcome. The Superintendent was quoted a price of $160 an hour. They could not reach an agreement on the structure of the report and the hourly fee.

Another consultant was brought in to do a report on the Twin Rivers Police Department. The Grand Jury has not been told the details of the meeting with the Superintendent or the price per hour for the final report. At this time the Grand Jury has not received a copy of the recommendations and findings or any part of the report.
Finding F 5.1

When the Twin Rivers administration took control of the new consolidated District it hired several consultants. The Grand Jury spoke to one of the consultants and also the former Chief of Grant Unified High School District. They told us of the findings and recommendations given to the Superintendent. It is our understanding that only 2 recommendations were implemented. The Grant Chief wrote a 40 page document regarding issues that should be addressed at the new Twin Rivers Police Department. Another consultant was hired to do investigations of the Police Department for the District. According to testimony, no recommendations were made from his investigations.

Recommendation R 5.1

It should be a top priority of the District to hire a qualified new Chief with supervisory experience. Allow the new Chief time to consult with other police chiefs and study this department and build a comprehensive and effective school District Police Department.

6. THE CALL IS OUTSIDE OUR BOUNDARIES

Accusations were made by citizens that officers used marked and unmarked department vehicles to pull over individuals in areas outside the Twin Rivers Police Department jurisdiction.

Interviews revealed that many officers made traffic stops outside the Twin Rivers Police Department District. A report revealed that at 7:30 one morning, a marked Twin Rivers Unified School District Police District vehicle was observed making a traffic stop on I-80 near Vacaville. The stop was for excessive speed.

Some officers interviewed believed that they have the same power given to certified community police officers, CHP officers, municipal police, or the Sheriff’s officers. As previously noted in this report, Education Code 38000 clearly states: "...school District police or security department is supplemental to city and county law enforcements and is not vested with general police powers."

A Grand Jury review of the Penal Code suggests that once officers receive a Police Officers Standards and Training (POST) certificate that they can enforce the law anywhere in the State, even though the Education Code states that they are not vested with general police powers. High ranking officers from local law enforcement agencies reaffirmed that enforcement of the law outside of their school District jurisdiction should be left to the local police/sheriff/CHP departments.
There is the prevailing belief within the Twin Rivers Police Department that when an officer observes something wrong, or hears a report on their radio regarding local criminal activity in progress, that they are obligated to make a stop or answer the call, even if the call is reporting activity out of the Twin Rivers Unified School District jurisdiction. The Twin Rivers Police Department officers believe it would be a "dereliction of duty" to do otherwise. Penal Code 830.32 says that Police Departments have general police powers and should always be ready to enforce the law. For this reason, Twin Rivers Police Department officers believe they have been vested with police power to respond to other law enforcement agency calls to enforce the law. However, Twin Rivers Police Department officers are school police officers, designated under Education Code Section 38000 to be School Resource Officers (SROs), assigned to the boundaries of their school District. One officer testified it was the Chief's unwritten policy for officers to: "Go forth and enforce the law."

In a local newspaper editorial on October 28, 2011, a former Sacramento County Sheriff was quoted as worrying about "mission creeping," and calling Twin Rivers "...a disaster waiting to happen. They far exceed the scope of their intended purpose." In an article appearing on the same date, the former Sheriff noted the Education Code says a school police officer is to protect school students, staff and property. That code also describes school police forces as "...supplemental to city and county law enforcement agencies and...not vested with general police powers."

There is an exception made for sworn school police officers: they should respond to something such as a burglary that takes place in the vicinity of a Twin Rivers school. In his testimony, the Twin Rivers Chief of Police said that he believed his officers were within their authority to stop cars, issue tickets, make arrests, and tow cars, anytime, anywhere, if someone was breaking the law. In late 2008 the Chief sought the opinion of the Attorney General and was told that his department had general powers under Penal Code Section 830.32. So, the Chief felt: "...satisfied with the primary mission of (their) Police Department...within the authoritative jurisdiction to make sure that the public was safe."

Police officers from Twin Rivers Police Department patrol their Districts routinely. Their police vehicles are equipped with the latest police radios and computer systems. Twin Rivers has a specific frequency on which they operate and is connected to their Dispatch Center. The officers have the ability to switch channels and monitor the Sacramento Sheriff's, the California Highway Patrol's, and the Sacramento Police Department's frequencies. All police agencies have mutual aid agreements; however, there are specific regulations and rules to be followed when mutual aid is requested. When an agency needs assistance, a call is generated requesting mutual aid which is recorded at both Dispatch Centers. This aid request then covers the officers and their agency in case a responding officer is injured in the line of duty, or property damage occurs as a result of police cars speeding to the scene or engaged in a pursuit that might take place.
Following the Chief’s unwritten policy of protecting the public, the Twin Rivers Police Department routinely monitored the Sacramento Police Department’s and the Sacramento County Sheriff's radio channels which are linked to their patrol cars and Dispatch Center. By keeping their radio channels open to law enforcement agency calls, patrol officers are able to pick up calls in progress and emergency calls anywhere in the county. By asking the Twin Rivers dispatcher where a local call was going, they were able to respond to the call in a marked unit, often unannounced, unrequested, and unwanted. The officers are responding to another agency’s call to which they are not dispatched or asked to "officer assist." It was not uncommon for Twin Rivers Police Department officers to go to a crime scene that was outside their jurisdiction.

**Findings F 6.1**

Twin Rivers Police Department officers have been reported to have stopped private vehicles for traffic violations while off duty enroute to or from home while in Twin Rivers Police Department vehicles. The patrol officers feel that they have authority and responsibility, under Penal Code Section 830.32, to enforce traffic laws for public safety reasons. Critics of the Twin Rivers Police Department, citing Education Code 38000, contend that the patrol officers are exceeding their "school police" authority.

The California Education Code Section 38000, under which the Twin Rivers Police Department was authorized, sets forth the legislative intent that a school District police or security department is supplemental to city and county law enforcement agencies and is not vested with general police powers. Section 830.32 of the Penal Code of California says that "Any peace officer employed by a K-12 public school District...who has completed training as prescribed by Section 832.3 shall be designated a school police officer. An officer so trained is vested with general police powers.

**Recommendation R 6.1**

In view of the apparent conflicting regulations, it is the Grand Jury’s recommendation that the meeting proposed between the Superintendent of the Twin Rivers Unified School District, the Sacramento County Sheriff, the Sacramento Chief of Police, and the Chiefs of Police of other county municipalities, be convened immediately to mutually agree on procedures for implementation of “mutual aid” and "officer assist" programs.

**Finding F 6.2**

There appears to be no coordination between Dispatch Centers or guidelines in place for the Twin Rivers Police Department Dispatcher or Twin Rivers Police Department officers regarding “mutual aid” calls.
**Recommendation R 6.1.1**

Agency Dispatch procedures must be standardized and coordinated. It is recommended that officers not be dispatched into an adjoining law enforcement agency's jurisdiction until a request is received from the primary responder for assistance.

**Recommendation R 6.1.2**

When a dispatcher receives a call for “mutual aid,” an officer must determine the number of officers requested, special equipment required, location of reporting point, name of officer in command, and the name of the officer or PIO with authority to supply information to the media as it is generated. Until this information is received no officer should be dispatched to assist and no officer will leave the assigned jurisdiction unless on specific orders.

7. JUMPING CALLS OR PROVIDING A SUPPLEMENTARY SERVICE?

Twin Rivers Police Department officers routinely monitor the Sacramento Police Department’s and the Sacramento Sheriff's frequencies. As they monitor the burglary calls, suspicious person or property calls, break-ins, fights, and other crimes in progress, they often respond to the scene, out of their jurisdiction and before a call for “mutual aid” is broadcast.

One such incident occurred when a “burglary in progress” Sheriff's Department jurisdiction was broadcast. A Twin Rivers Police Department officer jumped the call getting to the area ahead of the assigned Sheriff's officers. Rather than wait for the Sheriff's officers, a Twin Rivers Police Department officer drove to the scene and observed the suspect on foot. The Twin Rivers Police Department officer attempted to make contact with the suspect as the suspect approached a parked vehicle and entered it. The Twin Rivers Police Department officer was on foot positioned in front of the suspect vehicle and demanded the suspect “stop,” the suspect turned on the engine and accelerated toward the officer. The officer subsequently fired 2 shots at the suspect who sustained non-life threatening injuries. The responding Sheriff’s Department officers then investigated an officer involved shooting as well as a burglary. This is an example of the officers from Twin Rivers Police Department committing what is referred to as "jumping a call.”

Sacramento Police Department and the Sheriff’s Department received complaints that Twin Rivers Police Department patrol officers were "jumping calls." In 2009, the Sheriff wrote a letter to the Chief of Twin Rivers Police Department concerning his departments handling calls outside their jurisdiction. The memo stated that Twin Rivers Police Department was acting like a municipal Police Department and going beyond their jurisdiction; straying from their duties of SROs. The shooting of a victim on a bike in an area near a District school, was cited as another
It has been stated in testimony from Del Paso Heights residents, that they would rather Twin Rivers Police Department handle calls in Del Paso Heights, even though that area may be out of Twin Rivers Police Department jurisdiction. They believe the Twin Rivers Police Department knows the citizens and their community better than the officers of the Sheriff's Department or the Sacramento Police Department. In an editorial in a local newspaper on October 28, 2011, the president of one local neighborhood association is quoted as saying: "Twin Rivers Police Department police do a great job," and that she has never seen them "...overstep their bounds."

Another citizen stated that “...in her "North Sacramento neighborhood (they) had been told that the city police will not respond unless there is a crime in progress. We are trying to get together and pay $75 a quarter for private security." She added "...most of us would like to save that money and have Twin Rivers Police Department respond." Another citizen said: "With budget cuts and slow response times from the overworked Sheriff's Department, I am extremely grateful to have Twin Rivers Police Department available. More than once I have called them to take care of potentially dangerous situations, and they responded immediately."
At a community meeting held in Del Paso Heights Fall of 2011, the Sacramento Police Chief responded to a statement that Twin Rivers Police Department, rather than the Sacramento police, sometimes respond to emergency calls. He said: "The Sacramento Police Department (Sacramento Police Department) is the Police Department for Del Paso Heights. If you call us, we come. If Twin Rivers Police Department responds, they shouldn't be there." He said that the "Twin Rivers Police Department has no general policing authority, and that officers who want to be street cops should not be part of the school District Police Department."

The Twin Rivers Police Department PIO (Public Information Officer) has repeatedly said that the department's officers have the same training and authority as city and county officers. She says this disconnect needs to be resolved: "Officers do not 'call jump' [or respond to calls to which they are not dispatched outside their jurisdiction.] If the concern is that we are poaching calls, we are not. The officers are not out there patrolling streets, as it might appear."

The Sacramento Police Chief has asked for data from Twin Rivers Police Department from July 1, 2008 (which is the time when Grant Joint Union High School District Police Department became Twin Rivers Unified School Police Department) through 2011. The request was for all the radio calls that came in which have Twin Rivers Police Department in them, and those that didn't, and where Twin Rivers Police Department showed up on the scene anyway. He also wants to look at Twin Rivers Police Department self-initiated calls put in the Sacramento Police Department's log. These calls may have been initiated from the common belief among Twin Rivers Police Department officers that even though there is a mutual aid MOU between the school District, the Sacramento Police Department, and the Sheriff's Department, Twin Rivers Police Department officers need to be self-sufficient because they can't always depend on the Sheriff or the Sacramento Police Department to respond. It becomes necessary in the minds of the Twin Rivers Police Department officers, to keep all channels open in case there's a crisis situation. The Chief of the Sacramento Police Department feels the Twin Rivers Police Department "jumps calls" because there are inconsistencies between policies and protocols of local agencies. The Chief said Twin Rivers Police Department Officers did not receive the data concerning a problem before they jump in.

The Twin Rivers Unified School District Superintendent has said that it's time for school officials, the Police Chief, and Sheriff to define the precise limits of Twin Rivers Police Department authority. He says he welcomes the conversation with the Chief of the Sacramento Police Department and the Sheriff's department about the scope of Twin Rivers Police Department services. The Superintendent: "We maintain a 5-minute response time, and if I can get the City police and Sheriff's Department to commit to a 5-minute response time every day, 24/7, I am ready to have them come in and do this."

In January, 2012, to clarify the position of the prior Chief and the policy of the Twin Rivers Police Department, an inter-departmental correspondence was sent to all Twin Rivers Police Department personnel. It ordered when any employee becomes aware of a pending or in-
progress call for service with any outside law enforcement agency, that employee must respect the fact that another agency has taken the responsibility for the call. Twin Rivers Police Department officers will not answer a call without having first contacted the Twin Rivers Police Department dispatcher who would then confirm with the other agency's Dispatch Center that assistance is necessary and/or requested. If said agency's dispatch calls for service, then a Twin Rivers Police Department officer can respond. The only exception to this would be in the case of the imminent loss of life of an officer or citizen, foot pursuit in progress, etc. Even then, without exception, an officer would notify the Twin Rivers Dispatch Center of the incident. At that time the Twin Rivers Police Department dispatcher would contact the outside agency's dispatcher to confirm their assistance is needed. If it is not needed, the Twin Rivers Police Department dispatcher would advise the officers and they will immediately terminate response.

While officers are willing to help other officers at routine stops and accidents, the problem over the past two years has worsened. In our interviews with the Twin Rivers Police Department Chief, he stated that he did not condone his officers “jumping calls,” and that he had sent out communications to stop this practice. However, after further testimony from the Chief he recognized the problem and admitted it still happens routinely.

**Findings F 7.1**

It became a routine practice for the officers of Twin Rivers Police Department to routinely “jump calls” in areas near schools. They monitor the dispatchers from the Sacramento Police Department and the Sacramento Sheriff’s Department’s radio frequencies. They immediately go to the call sometimes arriving before the other agency. Some citizens believe the Twin Rivers Police Departments response time was much quicker than the city police or sheriff’s officers.

**Recommendation R 7.1**

The Twin Rivers Police Department must follow their “Mission Statement” that all Twin Rivers Police Department officers must follow. All officers must understand that their primary responsibility is the protection of the students, staff and facilities of the Twin Rivers Unified School District.

**Recommendation R 7.2**

To limit financial liabilities from engaging in activities outside Twin Rivers Police Department boundaries, Police Department regulations must clearly establish District patrol vehicle response and action boundaries, as well as patrol officer law enforcement authority.

**Recommendation R 7.3**

In view of the apparent conflicting regulations, it is recommended that the meeting proposed between the Superintendent of the Twin Rivers Unified School District, the Chief of Twin Rivers
Police Department, the Sacramento County Sheriff, and the Sacramento City Chief of Police be convened immediately to mutually agree on procedures for “jumping calls.”

8. TOWS, TOWS AND MORE TOWS

Citizen complaints were made that police officers were towing their car for unreasonable causes. They believed that Twin Rivers Police Department officers went beyond the duties of a SRO and unfairly exercised their police authority by excessively towing numerous cars each day. Through testimony, officers stated they were not satisfied only doing school policing and utilized their powers to tow cars. It was learned that many minor infractions such as a crack in a windshield or brake lights not working, as well as a judgment about the manner a person was operating a motor vehicle, was enough to draw an officer’s attention. Once a vehicle was stopped, then the scrutiny of the person and the vehicle began. Often a citation was issued, the vehicle was towed by a privately owned tow company to their tow yard, or both.

Prior to unification, obtaining a release from the Police Department after a car had been towed cost the driver/owner of the vehicle a little more than $100.00. But, after unification the department recognized more money could be brought into their supplemental account by increasing the tow fees. The command staff of the department, with the approval of the Assistant Superintendent and the knowledge of the Superintendent, raised the price for release of the vehicle to $200.00. This new fee was documented in a memo dated October 24, 2011. However, these fees were in effect from early 2009. The Grand Jury was unable to obtain earlier documentation of the rate increase. It could not determine if the Board of Education approved the increase. Through sworn testimony of Twin Rivers Police Department officers, the Grand Jury learned that increasing the number of cars towed would ensure there was ample money in the Twin Rivers Police Department supplemental fund, and the increase tow fees were a way to generate additional funding.

This $200 fee for a release from the Police Department was the first step in recovering the vehicle. Additional fees were charged by the towing company. The towing fees varied from $75 to $100, and one towing company did the majority of the tows. To obtain a vehicle from the towing company the owner would also be charged for storage. The first day the car was brought to the storage company there was a $50 minimum charge. Then each day an additional charge of $50 to $100 was placed against the vehicle. It was learned from citizens that many vehicles were abandoned because of the high fees.

The Superintendent’s Administrative Assistant’s daughter’s car was towed. She was a teacher in Twin Rivers Unified School District. The $200 fee was paid for the release of the vehicle. Subsequently, the Chief’s Administrative Assistant received an email from the Superintendent to refund the $200 payment for the tow release. The Chief’s Administrative Assistant followed the order of the Superintendent and refunded the money. The teacher had allowed an unlicensed 17-year old student to drive her car. The student and the teacher became the subjects of a Twin
There are certain rules when one places a police officer on leave. These are spelled out in the POBR and union regulations. During our investigation the Grand Jury discovered that at one time approximately 7 of 20 officers were on paid administrative leave. One officer had been on administrative leave for over 500 days, during which time he was paid over $120,000. This officer remained on leave until March of 2012, at which time he was reinstated. It was found that the Superintendent, Deputy Superintendent, and the Chief, approved paid administrative leave in a manner contrary to the rules and regulations of POBR and the police officers’ union. These rules and regulations must be adhered to while an agency investigates the allegations of a

Finding F 8.1

Towing a vehicle became common place with many of the officers. Once a vehicle was towed the owner would often lose the vehicle due to the expense of recovery. Tow release fees that were collected were deposited in the supplemental police fund which could be spent at the discretion of the Chief of Police.

Recommendation R 8.1

Towing should be limited unless a vehicle’s location is a hazard or impedes free flow of traffic. Tow release fees should not be increased for the sole purpose of supplementing the Twin Rivers Police Department’s budget.

Finding F 8.2

The Twin Rivers Police Department established a quota policy for towing cars in violation of the California Penal Code.

Recommendation R 8.2

The Department operating procedures must clearly forbid establishment of quotas for vehicle stops, searches and tows by any member of the Police Department.

9. PAID ADMINISTRATIVE LEAVE

There are certain rules when one places a police officer on leave. These are spelled out in the POBR and union regulations. During our investigation the Grand Jury discovered that at one time approximately 7 of 20 officers were on paid administrative leave. One officer had been on administrative leave for over 500 days, during which time he was paid over $120,000. This officer remained on leave until March of 2012, at which time he was reinstated. It was found that the Superintendent, Deputy Superintendent, and the Chief, approved paid administrative leave in a manner contrary to the rules and regulations of POBR and the police officers’ union. These rules and regulations must be adhered to while an agency investigates the allegations of a
complaint against an officer. In the above case cited, a Skelly hearing, part of the process for putting an officer on leave, was held almost a year after the officer was placed on leave. However, records indicate a decision to fire the officer was made 11 months before the hearing.

According to the POBR and the union regulations, the first step for putting an officer on paid administrative leave is for the issuing department, in this case the Twin Rivers Unified School District Department of Human Resources, to issue an official letter in person which states the reason the officer is being placed on leave. However, testimony from the Associate Superintendent of Human Resources stated she did not understand or have knowledge of the POBR process for putting officers on leave. What she did would be to call the officer in and tell him/her that this person was on paid leave under the direct order of the Superintendent. The reason for the paid leave, as required by law, was usually never explained to the officer. Again, an official letter should have been sent to the officer.

According to the Associate Superintendent of Human Resources’ testimony, she was not aware when an officer is placed on leave, the common practice is to return all District issued and owned property to the District until a final decision is made about the status of the officer. The badge, duty weapon, identification card, and other credentials are to be turned in for safekeeping. The officer has no police authority until the case is resolved. Sometimes one's police equipment was confiscated, other times the officer was left in possession of his/her badge, weapon and police identification. She stated this process was not part of a formal policy for the Twin Rivers Police Department. She further testified she was not used to dealing with POBR and relied on the Education Code to guide her.

Under direction of the Department of Human Resources, while an officer is on leave the officer is required to remain home and call in every morning to the Dispatch Center or the officer in charge, and to have no contact with any other police personnel or employee of the District. The officer is not allowed on school property and must have permission (which is rarely given) to attend any school functions or sporting events. One officer on paid administrative leave said his son was playing a sport at a Twin Rivers Unified School District facility and the officer was not allowed to attend the sporting event. He stated he sat in his car off school property and watched the game.

At the time we inquired about the officer who was on paid leave for over 500 days, investigations were to be conducted by the Internal Affairs Officer. However, the investigation was stopped for several months when the Internal Affairs Officer was on paid administrative leave. The Internal Affairs officer told us he was contacted once or twice during his 10-month leave. This officer stated he was contacted and asked if he would come back to help with the internal investigations of some other officers that were also on paid administrative leave. He declined to go in until his own case was settled.
Findings F 9.1

The Associate Superintendent of Human Resources has no knowledge of the POBR or the police union rules and regulations nor is there a copy of POBR in her department.

Recommendation R 9.1

Make available to the Twin Rivers Police Department and District administration all documents that describe the process of putting an officer on leave. A copy of the POBR and the union rules and regulations must be on file in the Human Resources Department.

Findings F 9.2

Many of the Twin Rivers Police Department officers are unaware of POBR and union rules and regulations.

Recommendation R 9.2

All Police Department personnel must be made aware of the administrative requirement of implementing POBR and union rules and regulations that ensure their rights are protected. The union representative of the Police Department should provide all officers with a copy of POBR and the union rules and regulations.

Findings F 9.3

Too many officers are on paid administrative leave for an unacceptable period time. One officer was placed on administrative leave and paid a salary of over $120,000 before being brought back to work. Another officer filed suit and was paid over $200,000 before he subsequently returned to the force.

Recommendations R 9.3

When an officer is accused of a violation of a law, rule or regulation, it is in the best interest of the school District and the accused officer who has been laid off, to conduct and complete an internal investigation within a reasonable period of time.

10. COMMUNITY RELATIONS AND INFORMING THE MEDIA

There were citizen complaints that the Twin Rivers Police Department was not fostering good community relations, but was more concerned with towing cars, harassing citizens, and giving speeding tickets than informing the public about incidents and events in the community. The media complained they were not always informed of what was happening in the Twin Rivers Police Department.
The position of a Twin Rivers Police Department Public Information Officer (PIO) was established by the Chief in the winter of 2008-2009. The primary purpose of the position was to foster positive relationships between the Twin Rivers Police Department and the communities of the 4 school Districts that unified to become Twin Rivers Unified School District. The Chief felt the Twin Rivers Police Department needed to have a "voice" and a presence in the community.

The Twin Rivers Police Department PIO is the communications coordinator or spokesperson for the department whose primary responsibility is to provide information to the media and public according to the standards of the profession. His PIO responsibilities included establishing and building strong relationships with reporters and the media. As well as being a spokesperson for the District, he also was a sworn peace officer serving in the capacity of a SRO.

The Grand Jury learned that he did numerous things in the schools and communities. As examples, he worked on special projects, did research, designed brochures, and made PowerPoint presentations. As a SRO and PIO he attended community and neighborhood watch meetings and events as a representative for the District.

The PIO testified he was instructed by the Chief when there was an incident he was to speak with other officers before going to a press conference. The Chief did not instruct the PIO what to say nor did the Chief review what the PIO had written. If the PIO didn't have time to call officers to learn the details of an incident, he was told to call the Chief and the Twin Rivers Unified School District PIO after he gave a release to the media to let them know what he had reported. It was considered acceptable if he was in the field to just give the media the facts as he saw them. He stated he did "not entirely like" this lack of direction, and felt that "he could do better." He said he had not been given formal training about school District/media relations.

Testimony from the Chief revealed it was not his policy to write a press release. Specifically, dealing with an incident where a suspect shot an officer and the suspect subsequently died in the back of a Sacramento Police Department patrol car, the PIO “scribbled” notes about what happened and reported to the media without a prepared statement from the Chief. He testified that there was little, if any, communication between the Twin Rivers Police Department PIO, the Chief and the Twin Rivers PIO. This resulted in erroneous, invalidated or untrue media statements sometimes being released. This affected community relationships and presented a negative impression of the Twin Rivers Police Department and Twin Rivers Unified School District.

We heard testimony that the PIO was instructed not to make public any case involving employees who had been accused of or arrested for misconduct.

**Finding F 10.1**

There was no PIO job description or guidelines regarding protocols, responsibilities, or communication outreach. There were only verbal guidelines. There was no specified chain of
command for review of written releases or verbal communiqués to the media. Media statements were not coordinated so that a single statement was made for the District pertaining to serious incidents or crimes. We found uncoordinated responses leads to confusion and irresponsibility.

**Recommendation R 10.1**

The Twin Rivers Police Department should have a manual specifically describing the PIO’s duties and responsibilities, including when to notify and coordinate with the Chief and the District PIO concerning media releases. The operational protocol of both the Police Department PIO and the school District PIO must require timely coordination of all news related releases. No one department should be responsible for any incident that pertains to the whole District. The Police Department does not speak for the District or vice versa.

**Finding F 10.2**

There were no regularly held press conferences and community meetings to update the community about events to create partnerships with the community, to foster positive relationships, and to become co-fighters in crime reduction.

**Recommendation R 10.2**

Periodic press conferences and community meetings should be held.

**11. USE OF TASER**

A Twin Rivers Police Department officer responded to a citizen who told him two women were fighting in front of a local market. When the officer arrived at the scene one of the women was swinging a bat, and a man was trying to hold onto the woman. The officer shouted to the man: "Let her go." Without warning, the officer shot a Taser into the body of the man. A second man came out of the market and jumped into the fight. Sacramento Police, who had jurisdiction, and additional Twin Rivers Police Department officers arrived at the scene to assist in breaking up the fight. An arrest was made of the two women and the man who jumped into the fight.

Subsequently, a Twin Rivers Police Department Sergeant arrived and ordered the officer who fired the Taser to remove the darts. The officer removed the darts from the man and sent him on his way rather than administering the medical attention required by standard Taser training. The Twin Rivers Police Department Sergeant at the scene did not call for medical assistance. It was told to the Grand Jury from another officer of Twin Rivers Police Department not involved in this incident that the officer who fired the dart was told by the Sergeant to alter his report regarding the removal of the darts.
Finding F 11.1

At the time of the incident Twin Rivers Police Department did not have a manual or guidelines on the use of the Taser weapon and the deployment of darts. The Grand Jury was concerned about the policy and procedure of the Twin Rivers Police Department or lack thereof concerning the use of a Taser and subsequent procedure after one has been used.

Finding F 11.2

We found no evidence that all officers in Twin Rivers Police Department had Taser training.

Recommendation R 11.2.1

It is recommended that all officers receive approved training in the use of the Taser and a record of such training be entered in the officers’ file.

Recommendation R 11.2

The policy covering the use of weapons must conform to statewide standards used by law enforcement agencies. An incident report must be written and filed after the deployment of a Taser.

12. THE CHIEF

The first Chief of Police of the Twin Rivers Unified School District Police Department was placed on paid administrative leave in November, 2011. At that time he had served approximately three and a half years. The Grand Jury recognizes that establishing a new Police Department is a monumental task. However, most of the 11 above-mentioned issues must be at least partially attributed to him. To our list of concerns about the Chief, the Grand Jury would like to add the following information.

Once the department was established the word “School” was deleted from the stationary, business cards, officers’ uniforms, badges, and marked police vehicles. It became known as the Twin Rivers Police Department. One aspect of our investigation focused on this change. Testimony revealed that the Chief took responsibility for implementing the change without the Board of Education’s knowledge or authorization. The name change occurred along with a change in the duties of the Twin Rivers Police Department beyond ensuring the safety of students, staff and facilities.

The Chief sometimes assigned Twin Rivers police officers to other law enforcement agencies. Some assignments were funded by federal and state grants. The grant money was paid to the District general fund and then was transferred to the supplemental account of the Police Department. The Grand Jury was told when an officer was put on special assignment, usually a
reserve officer was chosen to fill the position. It is unclear at this time if the Superintendent or the Assistant Superintendent had direct control of the placement of the full time officers and personnel authorized by temporary transfers. However, reserve officers were used to fill in for the duration of the temporary assignment. It was learned through testimony that one assignment placed a female officer from Twin Rivers Police Department to the County Sheriff’s Department undercover duty on the "hooker detail" to stop prostitution on Watt Avenue near Longview Drive. Another officer worked on the high crime detail with the Sacramento Sheriff’s Department.

The Grand Jury learned that Twin Rivers Police Department had taken control of Grant Joint Union High School District contracts and assumed responsibility for security at three parks located in the District. Over the next few years, at the direction of the Superintendent, the Police Chief was told to solicit more parks for police coverage by Twin Rivers Police Department. Some of these additional parks were not within the Twin Rivers District. The officers patrolling the parks had the responsibility to open, patrol and close the parks as described in the contracts. Several schools, outside the Twin Rivers District, were also under contract to Twin Rivers School District. However, even though the Twin Rivers Police Department investigated incidents that happened in the parks, in many cases the Sheriff’s office or the Sacramento Police Department oversaw the complaint, completed the investigation and filed the reports.

These contracts, while establishing an income stream for the Twin Rivers Police Department, create a potential liability for incidents that occur in the parks, and take officers away from their primary responsibility of protecting the 52 District schools, District property, students and employees.

An officer testified to the Grand Jury that on several occasions he was asked to do personal tasks for the Chief. While on duty he made repairs to the Chief's home, including installing a water closet, and built a fence around the Chief's yard at his second home, and on occasion bought cigars for the Chief. He stated on many occasions he would act as a driver for the Chief and his wife when going to special events. He said that he did not act as a bodyguard; the Chief liked to have the presence of a driver. He was reluctant to talk about these times or other things he did for the Chief while on duty and not related to his job assignment.

According to the testimony of the Administrative Assistant to the Chief, she doubles for other duties around the police station. She is the “go-to” person when the Dispatch Center is having troubles with radio or video equipment. She handles the time sheets for the officers and staff. It is her responsibility to have payroll submitted on time. When the Finance Department makes errors in paychecks (which happens on a regular basis), it is her duty to seek out and solve the problem. She stated that many officers submitted a large amount of overtime to the payroll department. She reported that one officer reported over 100 hours in one month. The Administrative Assistant and someone in the Finance Department brought this to the attention of upper management. Nothing was resolved.
The Chief’s Administrative Assistant was questioned about volunteer SROs who were used as community volunteers. These “volunteers,” serving in a police capacity, learned that they were entitled to wages and have filed a claim against the District for unpaid wages. We also learned that American River Community College entered into a contract with Twin Rivers Unified School District for the use of classrooms located behind the Twin Rivers Police Department. Some of these American River Community College students had served time, were on parole, or were being monitored. These units are directly across from the police station, and both the Chief’s Administrative Assistant and officers complain that there has been vandalism to their cars attributed to these students.

Finding F 12.1

The detective testified about working for the Chief of Police on personal projects while on duty.

Recommendation R 12.1

No officer should be ordered to perform personal work for the Chief or any other officer while on duty. This conduct must be stopped immediately.

13. TWIN RIVERS UNIFIED SCHOOL DISTRICT BOARD OF EDUCATION

“THEY DON’T KNOW WHAT THEY DON’T KNOW”

A seven member Board of Education was elected in November, 2007, on the same ballot that Measure B was passed to unify North Sacramento, Rio Linda and Del Paso Heights Elementary School Districts and Grant Joint Union High School District. This Board was elected with the ultimate responsibility and decision-making power to lead the newly unified Districts. The Board also hired and employed the Superintendent, who is charged with implementing the Board’s directives and managing day-to-day operations of the District. Since unification, there have been some good things happening in the District, most importantly, test scores have risen and the budget is balanced. However, the Grand Jury investigation has revealed the Superintendent functioned independently from the Board relating to the Twin Rivers Police Department, as heard from the testimonies of 3 Board members who were unaware of police matters overseen by the Superintendent. He had made decisions involving personnel issues, spending allocations, contracts, facilities, police policies, weaponry, and liability for alleged illegal activities without their knowledge.

One member testified she thought the Superintendent and the Twin Rivers Police Department were doing a good job, but she was unaware of many things she was asked. One member testified he knew very little about what was going on because he was kept out of the loop. The third member, the Board President, was unaware of most of what the Grand Jury asked him.
The President of the Board said he had no knowledge if either the Superintendent or the Deputy Superintendent had any training in police administration. The company hired to write a manual regarding the organization of the new District put nothing in about the Police Department. Thus, the Board had no help in writing regulations for the Police Department to pass on to the Superintendent. The Grand Jury never saw a policy manual for the Police Department because it did not exist.

These three Board members were unclear what services the Police Department provided. At Board meetings the Chief and the Superintendent told them little. Two members testified they had no knowledge the word “school” has been removed from the logo of Twin Rivers Unified School Police Department. The Chief diminished the primary function of School Resource Officers, and had them function as a local law enforcement agency without notifying the Board.

The budget of $3.7 million for the Police Department was not known by these Board members. This fact was especially evident when they didn’t know a large amount of sophisticated electronic equipment was purchased and installed in patrol cars. It was unknown to them that the Armory at one time had unregistered weapons in it and money and guns had been reported missing from the Evidence Room.

A Board member reported there were many complaints from Police officers about their treatment by the District. That member did not ask the Superintendent to check into these matters. The consultant (SAGE) hired by the District for the unification made no reference to the POBR. The Board President said he had some knowledge of the POBR, but not enough to know it was illegal if its mandates weren’t followed. This placed the District in a position for a potential lawsuit.

As the Board members were questioned by the Grand Jury they repeatedly answered “I didn’t know that” or “I was not aware of that” in reference to the operations of the District and activities carried out by their Police Department and Human Resources Department. Even though all 3 members have been on the Board since unification, it became apparent to them during questioning that the Superintendent made decisions for the Board without their knowledge. The Grand Jury had more knowledge of decisions made and occurrences that took place in those two departments than the Board members had. The current President testified that the facts, events, and personnel matters that the Grand Jury revealed to him should have been brought to the Board’s attention by the Superintendent.

Specifically, the Grand Jury heard from these witnesses, they were unaware of the number of police officers on paid administrative leave, “deals” made to secure a towing contract, the details of officer-involved shootings, police officer alcohol-related traffic accidents, the supplementary fund, and the use of take home police vehicles, to name just a few issues.

The Board President said up until 2010 they were pleased with their Twin Rivers Police Department and its operation. He became aware of the problems with Twin Rivers Police Department through the Grand Jury and local media. He testified that he learned from TV and the local newspaper about controversial issues such as the Twin Rivers Police Department Union authorized “U RAISE ‘EM, WE CAGE ‘EM” T-shirts, demolishing of Harmon Johnson School, illegal Adult Education background checks, questionable towing practices, and personnel issues
involved officers being put on paid administrative leave for over 500 days. When the Grand Jury informed the Board President that other Board members testified they were also unaware of these issues, he stated: “They didn’t know what they didn’t know.”

The President acknowledged he should have been informed about officer-involved shootings or their improper use of weapons, and if the Police Department held a review of these shooting incidents. It was stated that one member of the Board had no knowledge if any disciplinary measures were ever taken against any of the officers involved in the 3 District shootings; however, one member did state that the incidents were reported to them as “officers’ lives were threatened.” The President said the Chief should not have handled the disciplinary hearings.

All three members testified they were unaware that the Chief’s wife as a police officer was transferred to Student Services the summer of 2008 to avoid the charge of nepotism. They were also unaware and did not give authority for her to be loaned to the Sheriff’s Department as part of what was called a “hooker detail” to curtail prostitution on Watt Avenue. It was also an unknown that the Deputy Superintendent approved sending additional police officers to accompany the Chief when he and his wife went to community or political events. It was reported in prior testimony that the Chief wanted it to appear that he had an entourage who supported him.

All three members testified they had no knowledge of the conversation that took place between the Superintendent, legal counsel, the Chief and his wife at a Folsom restaurant. They were visibly uncomfortable hearing this. It was stated that an evaluation of the Police Chief had not come before the Board. The Board President appeared alarmed when he heard the Chief’s computer and others had been seized by the Sacramento Police Department and possibly many files and emails had been deleted.

The Board President testified several times the Superintendent’s job was to take care of the day-to-day operations of the District, and the Superintendent should have responded to the complaint from the manager of the McClellan Housing Complex.

We found there was no Request for Proposal (RFP) to hire an in-house legal counsel. According to an account by a local newspaper, the District has paid millions to their legal counsel’s firm, much of which is believed to be for matters concerning the Twin Rivers Police Department. It was told to the GJ that their legal counsel did not inform the Board about potential lawsuits if someone had been hurt or shot in the parks the Twin Rivers Police Department patrolled, or when students were allegedly “roughed up.” The 3 Board members stated they did not feel legal counsel was adequately informing them, the Superintendent, and their insurance carrier of police and other matters effecting the District.

Because of the importance of maintaining good community relations and a positive image of the District, the three Board members acknowledged their concern about the Twin Rivers Police Department and its abuse of power. The President of the Board stated he felt he was ignorant about issues and that the Superintendent and Deputy Superintendent should have kept the Board informed about all the important issues affecting their policy and decision making.
Finding F 13.1

The Superintendent functioned independently from the Board and exceeded his authority. The Superintendent did not keep the Board informed about District issues.

Recommendation R 13.1.1

The Board should conduct an inclusive and transparent nationwide Superintendent search in order to find a new leader who will win the trust and confidence of the Twin Rivers Unified School District staff, students, and community. The Board needs to clearly establish what their expectations are of a new Superintendent and who has the ultimate decision-making authority for the Twin Rivers Unified School District.

Recommendation R 13.1.2

It is important that the community be involved in the selection of a new Superintendent. Community forums should be held to learn what the Twin Rivers community desires in a Superintendent.

Finding F 13.2

The Board learned about District issues and incidents from the local media.

Recommendation R 13.2

The Superintendent must inform the Board of all pertinent events going on within the District. The Superintendent should not allow the District PIO or the Twin Rivers Police Department PIO to release anything to the media before the Board President or representative is sent the release.

Finding F 13.3

There was no involvement of the Board and the community in the selection and hiring of the Twin Rivers Unified School District Police Chief.

Recommendation R 13.3

The Superintendent and the Board should gather information regarding the qualifications that the community desires in a new Twin Rivers Unified School District Chief of Police. The Board and the community should be involved in the selection of the Twin Rivers Unified School District Police Chief. The Board needs to pick someone who can be a good role model and has the skills to be an effective leader in order to restructure and reinvigorate the Police Department, and to rebuild the trust and confidence in the Twin Rivers Police Department.
Finding F 13.4

The Board did not effectively ensure that good management practices were being followed by the Superintendent and his top management staff when overseeing the Twin Rivers Police Department and Human Resources Department.

Recommendation R 13.4.1

Newly elected Board members should enroll in The California School Board Association’s workshop for new Board members to understand their governance role and oversight of the Twin Rivers Unified School District.

Recommendation R 13.4.2

Regular reports should be made at Board meetings regarding the operation and status of both the Police and Human Resources Departments.

Finding F 13.5

Legal counsel charged the District millions of dollars to defend the District and the Twin Rivers Police Department.

The Board was not apprised of alleged illegal matters and issues of liability.

Recommendation R 13.5

The new Board must become informed of all past and present Twin Rivers Police Department legal affairs and lawsuits. They should obtain and review all legal expense records that pertain to the Twin Rivers Police Department, and find ways to streamline costs. A RFP should be used for future hiring of legal counsel.

Finding F 13.6

The Board was uninformed about the Twin Rivers Police Department budget and how their monies were spent.

Recommendation R 13.6

The Grand Jury recommends a total audit of all Police Department accounts by a forensic audit team, going back to the formation of the Twin Rivers Police Department. The Board should review the audit and insure the money is being spent appropriately.
CONCLUSIONS

- The Twin Rivers Unified School District Board of Education must be held accountable for problems within their Police Department and the effects of the Police Department’s actions on the communities they serve.

- As their first order of business the Board should consider replacement of the Superintendent, Deputy Superintendent, the Associate Superintendent of Human Resources, and Assistant Superintendent of Facilities Services. It is imperative that the Board do an extensive assessment of the above stated Twin Rivers Unified School District employees, to determine if they have the integrity, knowledge, experience, and skills to continue in their positions.

- The Twin Rivers Unified School District Police Department must adhere to their mission statement that reads: “Inspire each student to extraordinary achievement every day by ensuring a safe and secure environment for all students, staff and community.”
  
  o Focus on positive community relations
  o Build strong relationships with local law enforcement agencies
  o Provide current information and clear written guidance to all Twin Rivers Police Department staff
TWIN RIVERS UNIFIED SCHOOL DISTRICT ADMINISTRATION

During our investigation of the Twin Rivers Police Department the Grand Jury determined that the Twin Rivers Unified School District needs a total review of the administration and operations. The handling of the Twin Rivers Police Department documented above provides evidence for our statement.

As a result of our inquiry the Grand Jury concludes that members of the Twin Rivers Unified School District, individually or collectively, have:

- Actively destroyed the careers of individuals who reported unlawful acts and who disagreed with them
- Violated the rights of employees and peace officers
- Abused their fiduciary responsibilities
- Showed favoritism in issuing large contracts
- Talked of taking kickbacks
- Misled the public with erroneous information
- Authorized illegal background checks of students
- Acted unprofessionally
- Violated POBR and the Skelly hearing process

It is imperative that there be an extensive assessment of top administrative positions. The Board must determine if these individuals have the integrity, knowledge, experience, and skills, for their position.

SUPERINTENDENT’S DINNER WITH THE CHIEF

These following events are based on testimony of the Twin Rivers Unified School District Superintendent, the Twin Rivers Police Department Chief of Police and the Chief’s wife.

A dinner meeting for the Twin Rivers Unified School District Superintendent and the Twin Rivers Police Department Chief was set for 6:30 pm on November 7, 2011. When the Chief arrived at the restaurant, he was greeted by the Superintendent and a legal advisor for the Twin Rivers Unified School District. Shortly thereafter, the Chief’s wife, a sworn Twin Rivers Police Department officer, joined the others at the table. Wine was ordered by the District Superintendent. The discussion centered on the Chief’s position with the Twin Rivers Police Department. The discussion started with the great job the Chief had done with the department. His evaluations reflected the high marks he had received on his yearly evaluation form. Each evaluation had been followed by an increase in salary.
The Grand Jury reviewed his evaluations and, until the recent turmoil in the department, he had received outstanding evaluations. Both the Superintendent and Assistant Superintendent signed the evaluation reports. After each evaluation the Chief received pay increases, approved by the Board of Education.

The Superintendent brought up the subject of the Chief’s tenure with the department. The Chief stated, in sworn testimony to the Grand Jury, that the Superintendent again commended him on the job that he had been doing for the District. However, with the events surrounding the Police Department that were unfolding at that time, the Superintendent was prepared to make three offers to the Chief for his immediate consideration. One of the aspects of the evening is the way the options were presented to the Chief. He was told that the Superintendent would have to have an answer to the proposal before the Chief and his wife left the restaurant. The Chief was told this was necessary to maintain the integrity of the Police Department. There were just too many problems within the department, and the Superintendent indicated with new leadership the department would be able to better serve the community, teachers, and students.

The Superintendent proposed to the Chief the following 3 options:

- Resign immediately from the Police Department.
- Take a demotion to Captain.
- Be terminated from the department.

All three of these options were on the table and discussed in the presence of the Chief’s wife, also a sworn Twin Rivers police officer. The Chief stated that he was astonished to hear this proposal, and said that he would like to think about these options. In order to give the Chief time to consider the offer the Superintendent and the legal advisor for the District went to the bar. In testimony from the Associate Superintendent of Human Resources, the Grand Jury was told she was surprised about this turn of events and that this was not the proper setting to make such an offer. The Superintendent should have used his office to have this discussion. She further testified that she did not believe it should have been discussed with another police officer present, even though that officer was the Chief’s wife.

After about 15 minutes, the Superintendent and the legal advisor returned to the table and requested the Chief’s decision. The Chief told them that he would not accept their proposal, and according to the Chief’s and the officer's testimony, the Superintendent, who had been drinking at the bar, became visibly upset and even spilled his glass of wine on the legal advisor. The Chief and his wife left the restaurant. The Superintendent, under oath, stated that he paid the bill for the evening using his personal credit card and did not use the District credit card.

The next day, the Chief was summoned to the office of the Associate Superintendent of Human Resources and informed that he was being placed on paid administrative leave effective immediately. The Chief did not receive a written notice as to why he had been put on leave, but was told that the order was from the Superintendent.
When the Grand Jury questioned the Associate Superintendent of Human Resources about the POBR, which delineates the proper process in which an officer is taken off duty, she said she was unaware of this process. She also testified that when the Chief was put on leave, he retained the keys to his office, his weapons, cell phone, police identification card, badge, and all other material associated with his job. It was 10 days later that a formal letter was presented to the Chief and the police items listed were turned over to the Human Resources Department.

During Grand Jury hearings seeking information as to why the Chief had been placed on administrative leave, the Chief and his wife testified that the charges against the Chief had never been discussed.

Another example of the lack of knowledge of process exemplified by the Associate Superintendent was the confusion regarding the Chief's wife, a Detective on the Twin Rivers Police Department. The Grand Jury was informed she had been out on medical leave. Then we were told that she was on paid leave, but she said “she was not being paid.” When retired officers from outside the Police Department were brought in to take over the vacated positions, the Grand Jury became more confused about the position of the Chief's wife and why she is on paid - or unpaid - leave. The answers by the Associate Superintendent were unclear. There was nothing in her response as being logical or conforming to any type of a formal policy.

**THE HIGH SCHOOL VICE PRINCIPAL**

The Vice Principal testified to the Grand Jury that he was demoted because he reported he was victim of a sexual assault at the hands of a former Principal, a friend of the Superintendent.

On December 11, 2009, six months after the Vice Principal agreed to an out-of-court settlement for the sexual assault, the Twin Rivers Superintendent had his Senior Special Assistant call the High School Vice Principal to his office for an appointment. When the Vice Principal inquired why he was being summoned to the Superintendent’s office, the Assistant reportedly replied: “I would be worried too if my boss called me into his office.”

The Vice Principal decided to take a notepad to the meeting. The Grand Jury viewed the Vice Principal’s notes taken during the meeting with the Superintendent. The following statements attributed to the Superintendent are based on testimony of the Vice Principal.

What appeared to be a defense of the new principal, the Superintendent informed the Vice Principal that “being a new Principal could be challenging,” referring to the high school’s new Principal. He also stated, if the Community Forum on School Closures (that was held two days earlier on 12/9/2009) was any indication, he wasn’t certain that the school’s new Principal was
going to be capable of getting his feet underneath him and might have to be replaced at the end of the year.

During the meeting the Superintendent told the Vice Principal “I have people that have my back, and I don’t trust you.” The Superintendent also said, “A person I trust told me that you were encouraging parents to speak out against the District at the forum.” The Superintendent shared “that he was aware of what the Highlands community once was and what it had evolved into.” The Vice Principal shared with the Grand Jury that when he asked the Superintendent who the alleged “trusted person” was, the Superintendent refused to respond.

The Vice Principal asked the Superintendent to look at the video of the community forum recorded by the camera located in the school’s cafeteria. The Superintendent responded, “There are no video cameras in the school’s cafeteria.” Through other witnesses’ testimony, the Grand Jury learned there is a camera in the school’s cafeteria. The camera recorded the events of that evening. From the Vice Principal’s testimony, the recorded events contradict the accusations made by the Superintendent.

The video shows he didn’t enter the cafeteria where the forum was being held until the second and final hour of the forum. The Vice Principal is witnessed briefly standing and talking to a woman and a small child, then stands against a wall with the school’s Principal for the remainder of the forum.

The Superintendent asked the soon-to-be demoted Vice Principal if “he knew what a bootstrap community was?” The Superintendent told the Vice Principal that “many families in the attendance area are now from places like Oakland and Los Angeles and haven’t taken advantage of some of the opportunities they have been given and have to pull themselves up by the bootstraps.” The Vice Principal interpreted this statement as a “clear reference to minorities.” The Superintendent then stated: “I have a plan to revamp the community and I don’t think you’re on board.”

The Superintendent demanded that the Vice Principal give him the names of specific community members and teachers that “spoke out against the District and whose comments ended up on the 11:00 news.” The Superintendent then “slipped up” in the words of the Vice Principal and stated: “I believe her name is ------- and she teaches math at your school.” What was even more troubling according to the Vice Principal was the Superintendent’s next question: “How much seniority does she [the teacher] have?”

The Grand Jury learned that the Superintendent ended his session in the following manner: The Superintendent told the Vice Principal, “I think you should know something. When the Districts merged I received a phone call from a friend who believed he had some valuable skills and wanted to be a part of the District again, but before that could happen I had to do some research. When I concluded my research I determined that because of the litigation you propagated [against my friend] that couldn’t happen.”
The Grand Jury heard and reviewed an overwhelming amount of evidence including internal emails, video, and sworn testimony that clearly implicated the Superintendent and the Associate Superintendent of Human Resources in a plan to demote the high school Vice Principal. On June 25, 2010, three months after the March 15th deadline had passed, the Vice Principal’s wife was first notified by Human Resources that he was being demoted to the position of “Adult School Administrator on Special Assignment,” an obvious violation of “Education Code 44951” that states:

Unless a certificated employee holding a position requiring an administrative or supervisory credential is sent written notice deposited in the United States registered mail with postage prepaid and addressed to his or her last known address by March 15 that he or she may be released from his or her position for the following school year, or unless the signature of the employee is obtained by March 15 on the written notice that he or she may be released from his or her position for the following year, he or she shall be continued in the position.

The Grand Jury viewed an internal correspondence from the Associate Superintendent of Human Resources regarding the Vice Principal that stated, “We could say it [the demotion] was due to budget cuts.”

The Associate Superintendent of Human Resources attempted to change the title of the Vice Principal’s contract from “Administrator on Special Assignment” to “High School Vice Principal, Adult School” and blamed the confusion “due to a clerical error.” There’s only one problem with this action: The employee was a high school Vice Principal, and high schools are designated as secondary schools. Adult Education schools are designated as Post-Secondary Schools.

The Associate Superintendent of Human Resources signed a document, viewed by the Grand Jury, thanking the Vice Principal for interviewing for one of the vacant Vice Principal positions the District was advertising while they were simultaneously demoting him for a second straight year. However, the Vice Principal told the Grand Jury he was never granted an interview for any of the Vice Principal vacancies that the District was offering. It was his testimony that candidates with no previous experience in school administration were given Vice Principal positions.

**DIRECTOR OF FACILITIES, PLANNING, AND CONSTRUCTION**

The Grand Jury also heard testimony from the Director of Facilities, Planning, and Construction, who formally complained that he has been targeted for retaliation. The Facilities Director was a whistleblower reported financial irregularities and illegal activities within Twin Rivers. Over several months, the Facilities Director became aware of the misappropriation of school District funds and an improper relationship between the Assistant Superintendent of Facilities Services...
and outside consultants. After reporting numerous questionable activities on June 15, 2011, he was placed on paid leave. He was told that “he was being placed on leave for his own protection.”

The Grand Jury also learned that before the Director of Facilities, Planning, and Construction was placed on leave he was questioned about his Grand Jury appearance by his immediate supervisor and Legal Counsel for the District. The Director of Facilities, Planning and Construction testified he was compelled to participate in a “coaching session,” by the Deputy Superintendent of Educational Services and the Assistant Superintendent of Facilities in preparation for his testimony in front of the Grand Jury.

At the time of this report the Facilities Director has remained on paid administrative leave of absence for nearly one year. In fact, the Director went more than 334 days without being made aware of any charges against him. Additionally, the school District failed to accommodate his requests for information regarding his alleged investigation and he has been directed not to enter school grounds, or to contact District vendors or personnel, including family members and close friends. When the Facilities Director filed a formal administrative complaint through the District’s Legal Counsel, they refused to provide information about the reason for his leave of absence and threatened to take the Director of Facilities’ Counsel to the State Bar.

ASSISTANT SUPERINTENDENT OF FACILITIES SERVICES

The Grand Jury received testimony and learned of the unauthorized and noncompliant modifications made to a parking lot at the Smythe Academy School in 2008, followed by the death of a young student in November, 2009. Prior to the 2008 unification, the North Sacramento School District designed and engineered improvements to the parking lot at Smythe Academy. The construction work occurred in the summer of 2008 under the direction of the Assistant Superintendent of Facilities. The approved plans showed vehicle ingress and egress at City of Sacramento approved driveway curb cuts along Northgate Boulevard. During the fall of 2008, the Twin Rivers Maintenance Department made alterations that allowed the egress of vehicles at the southern end of the parking lot at a location without an approved driveway. Approximately one year later, while exiting the parking lot on the unapproved driveway, a vehicle struck and killed a student. No investigations were initiated by the Superintendent or the Deputy Superintendent.

The Assistant Superintendent of Facilities made a habit, according to sworn testimony, of accepting favors and preferential treatment from outside vendors. Since he joined the Facilities Department the Assistant Superintendent of Facilities commented to many people that he and his family have enjoyed the use of a lead facility consultant’s North Tahoe home. District accounting records indicate a total in excess of $700,000 was paid to the lead consultant from 7/1/2008 through 5/4/2011. Approximately 53% of this sum was paid through the business
office from the general fund with no transparency to the public. These contract assignments were not put out for bid to the general public as required by labor law. The Assistant Superintendent of Facilities ordered a small building from a manufacturing company, without soliciting or receiving bids from approved vendors.

The Grand Jury heard testimony from a detective who investigated the theft of building material from the schools by maintenance department employees. He recalled that these employees were paid $17,037 by the salvage company for the stolen items. He said the maintenance department employees had an unofficial salvage fund established for lunches and other items. The employees were arrested. The Grand Jury has since learned that one of the employees was rehired.

The Superintendent and the Assistant Superintendent were, in the words of witnesses interviewed, “very excited” about entering into an agreement with a company called Go Green. Ostensibly a sustainable, self-generating power initiative, the initiative was introduced in 2009 and again on August 17, 2010. The Assistant Superintendent of Facilities obtained a Board approved Memo of Understanding (MOU) between Twin Rivers and Go Green Consultants, LLC. This was a no bid agreement in violation of California Public Contract Code.

According to the Director of Facilities, Planning and Construction and to witnesses interviewed by the Grand Jury, Go Green would have compensated the Assistant Superintendent of Facilities a 2% commission if Twin Rivers Unified School District committed to a 20 year, $20 million energy supply agreement. The agreement would have established a preliminary set of deliverables to include energy conservation measures, and provided for the adoption of the energy supply agreement. The MOU was to be a no-cost initiative; however, if the District chose not to go forward with the energy supply agreement, a fee of up to $60,000 would be owed to Go Green.

Go Green was eventually paid $60,000 and no services were rendered. Had the agreement gone through as planned, the Assistant Superintendent of Facilities would have been paid “kickbacks” of roughly $400,000, a clear violation of the law. The Assistant Superintendent of Facilities told the Grand Jury that “this wasn’t an example of a kickback, as he stated he was just kidding about the 2%.” However, we have five people who corroborated in sworn testimony that he bragged about receiving a 2% “kickback.”

The Twin Rivers Board of Education stopped the East Natomas Education Complex (ENEC) project in 2008. The Grand Jury was surprised to learn a new contract, which did not go out for competitive bid, had been awarded in the amount of $546,000 to a construction company. Work has started again at the project site.

When the Superintendent was questioned about the hiring of someone from Southern California to draw new plans for the area, he told us this was correct, but did not go into detail. However, the Grand Jury received information that the individual was a friend of the Assistant
Superintendent of Facilities and Superintendent. The Assistant Superintendent of Facilities urged the Board and the Superintendent to retain his friend’s services.

THE TWIN RIVERS SERGEANT

A former Twin Rivers Police Department Sergeant testified that he was coerced into resigning after conducting an Internal Affairs investigation of the Twin Rivers Police Chief’s wife. The Chief’s wife also served as a member of the Police Department.

A superior officer of the Twin Rivers Police Department instructed the Sergeant to conduct an Internal Affairs investigation in which the Chief’s wife and a fellow Twin Rivers Police Department officer were implicated in wrongdoing, including the possession of two unregistered handguns. With the investigation still incomplete, the Chief and his Lieutenant mandated that the Sergeant take an extension of his probationary period beyond one year. Education Code section 45113 and Board Policy 4216 states classified employees shall serve a probationary period not to extend one year.

According to the Sergeant’s testimony, a few months later in July, 2009, he was asked to resign and told if he did it immediately, he would get 90 days’ severance pay. He talked to his lawyer who counseled him to resign. After he thought about it, he went back to the Department of Human Resources. There he saw his letter of resignation had already been filled out and it said that he was resigning for “personal reasons.” The next day he went to the Department of Finances where he was told there was no severance pay for public employees. He complained to the Superintendent, Deputy Superintendent, Associate Superintendent of Human Resources and the Director of Classified Personnel, but got no response, as of the date of his testimony. He was told by legal counsel for the District, as late as May 7, 2010, that “…he never asserted that he had completed all the elements of his probation.” The Grand Jury couldn’t find any of these so-called “elements” that District’s Legal Counsel alluded to in their letter to the Sergeant.

THE DISTRICT SPOKESPERSON

The Communications Director, who is the District spokesperson or PIO, has made erroneous public statements on several occasions when reporting to the community and the media on Twin Rivers Unified School District related matters.

On Saturday, April 28, 2012, KCRA 3 reported: “The co-location of Adult Education and Middle School students prompted concern among parents, who worried about the potential for sex offenders in the adult school population.” The District Spokesperson replied: “We were able to confirm that there were no sex offenders. I do not know what type of check was performed in order to confirm that.”
The Grand Jury heard from witnesses who testified that on April 28, 2012, when the PIO made the statement to KCRA, saying there were no sex offenders on the Middle School campus, there were, in fact, sex offenders there. They had been co-located to the Middle School campus with Middle School students. Background checks had been run on all these Adult Education students attending there without their permission.

Two weeks earlier, on April 11, 2012, the District spokesperson told KCRA 3: “Administrators do perform background checks, but only on adult students.” She further stated, “Such checks are legal and routine.” The Grand Jury learned from a spokesman for the California Attorney General's office that state law permits school Administrators to perform background checks only on people who belong to one of three categories: certificated employees, classified employees, and volunteers.

Upon review of the “background checks” the Spokesperson alluded to in her prior interview of April 11, 2012, when she admitted Administrators do run background checks on adult students, further demonstrated her lack of knowledge because she should have known student background checks are illegal. She contradicted her statement made on April 28, 2012. Sex offenders were co-located with the Middle School students prior to that date, and she said that had not happened. She had not confirmed if sex offenders had been placed on the Middle School campus or if she knew background checks had been run.

On April 7, 2010, the District spokesperson told KCRA 3 in response to two Twin Rivers Unified School District campuses being closed down, “The closure and restructuring decisions came after extensive input from the community.” After the Grand Jury spoke with District employees, it became apparent that the decision on what schools to close came long before (months, in some instances) “extensive input from the community” was ever given. In fact, one Administrator shared with us how the Executive Director of the Highland’s Neighborhood Network inadvertently stated: “The Superintendent has already decided what schools are closing anyway,” as one group of school Administrators met to discuss the issue.

In the December of 2010 Twin Rivers Unified School District’s “FACT or FICTION” portion of their website a question was posted:

“Is it true that the relocation of Harmon Johnson Elementary to Las Palmas and moving the Adult Program from Las Palmas to another site is costing the District millions of dollars?”

The Twin Rivers response posted in December of 2010 reads:

“The District is currently in negotiations with Pacific Gas and Electric to have them pay for the relocation of Harmon Johnson. In addition, the District filed paperwork with the Office of Public School Construction (OPSC) to assist with the cost of the emergency move. Any immediate expenses will be paid for with bond money - there will not be any impact on the District's General Funds.”
As the Director of Facilities Planning and Construction, alleged in the 19 page document he presented to the Board of Education in March, 2012, the “FACT or FICTION” as of 12/10/2010 indicates that PG&E asserted there was no negotiation to compensate the District for the cost of the Harmon Johnson relocation. In fact, no paperwork had been filed with the Office of Public Schools Construction. The Grand Jury learned that the District Spokesperson was directly responsible for the information that is disseminated on the schools “Fact or Fiction” portion of the District’s website.

**Finding F.1**

The District’s Spokesperson presented inaccurate and misleading facts concerning Twin Rivers Unified School District to the public and media.

**Recommendation R.1**

The Twin Rivers Unified School District should utilize a more qualified PIO who checks the facts and reports the truth.

**THE BUS DRIVER**

The Grand Jury viewed a written reprimand received by a Twin Rivers Unified School District bus driver. The reprimand allegedly accused the driver of encouraging other bus drivers to “come on, stand up, let’s do an uprising.” It was suggested by the Director of Classified Personnel that the bus driver attend the Employee Assistance Program (EAP). This program provides services designed to help employees, managers, and organizations meet life challenges and remain healthy, engaged, and productive. EAP can provide short-term counseling to employees having issues that impact their ability to work.

A portion of the bus driver’s reprimand states: “Failure to follow these directives will result in further disciplinary action up to and including dismissal.”

The Director of Classified Personnel also gave the Bus Driver an “Authorization to Release Client Information Form.” Essentially, this form states what information can be released by EAP regarding an employee, including “whether or not an employee attended proscribed counseling, and whether the employee complied with the EAP treatment plan.” Participation in EAP is voluntary.

**Finding 1.1**

The Director of Classified Personnel issued a reprimand which strongly suggested an employee attend EAP, a strictly voluntary program. The reprimand stated: “Failure to follow these directives will result in further disciplinary action up to and including dismissal.”
STUDENT SERVICES

The Attorney General’s office said state law does not allow student background checks. The Grand Jury received documentation that potentially implicates the Student Services Department of the Twin Rivers Unified School District for running over five hundred criminal checks on students. It appears as though these checks were run through CLETS, the California Law Enforcement Telecommunications System and NCIC, a computerized FBI index of criminal justice information (i.e., criminal record history information, fugitives, stolen properties, missing persons). It is available to Federal, State and local law enforcement and other criminal justice agencies. According to witness testimony, it was common practice for the Director and Coordinators of Student Services to direct certain members of Twin Rivers Police Department to conduct criminal background checks on students as young as twelve years of age.

The Grand jury learned that the Director of Student Services ordered a Student Services Technician to turn over a “Probation Notification List” that detailed a student’s criminal record over a one year period to a consultant. The Technician told the Director that we’re not supposed to have that information. The Director ordered the Technician to “give him everything he wanted.” When the Technician asked if that included the Probationary Notification List, the Director said “yes.”

This civil Grand Jury has turned the above information over to the local authorities for criminal investigation.

Findings F.1

It appears to be common practice for the Director of Student Services to order illegal background checks on students.

Recommendation R.1

Twin Rivers Unified School District, including the Twin Rivers Police Department, must not perform background checks on students without following the law.

THE DISAPPEARING COMPUTERS AND SERVER

The Grand Jury learned that the District’s legal counsel had taken the Chief’s computer as well as the District’s server, from their respective locations. According to the witnesses, the Chief’s computer ended up in the trunk of a car of an employee for the District’s legal counsel. It appears as though the same individual took the District’s server at another time. This was done despite subpoenas issued in October and November of 2011 that ordered emails, documents and voice mails pertaining to the Superintendent, Deputy Superintendent, Associate Superintendent...
of Human Resources, and the Chief of Police, be produced. No evidence was to be tampered with or destroyed.

We interviewed numerous witnesses that confided to the Grand Jury that they were aware that the Personal Assistant to the Chief was directed to listen to, transcribe, and delete the voicemails and emails of the first Twin Rivers Chief of Police, subsequent Chief, and a former Sergeant. The Superintendent’s Senior Special Assistant gave this order to the Chief’s Personal Assistant. The Chief’s Personal Assistant denied getting this request. However, it was confirmed by 3 other employees at the District. Knowing this action would prevent anyone from accessing the information in the future, District officials ordered the voicemails and emails deleted.

CONCLUSION

The top administrators of the Twin Rivers Unified School District, individually or collectively, have:

- Actively destroyed the careers of individuals who reported unlawful acts and who disagreed with them.
- Violated the rights of employees and peace officers.
- Abused their fiduciary responsibilities.
- Showed favoritism in issuing large contracts.
- Talked of taking kickbacks.
- Misled the public with erroneous information.
- Authorized illegal background checks of students.
- Acted unprofessionally.
- Violated POBR and the Skelly hearing process.

Final Recommendation

It is imperative that there be an extensive assessment of top administrators. The Board must determine if top administrators have the integrity, knowledge, experience, and skills for their positions.