Understanding Brown Act Open Meeting Requirements

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The Brown Act What?

- * Establishes the procedural framework for embers of local governmental decision-making bodies enly meet, debate, and act.
- * Provides the means for the public to be informed the views, discussions and actions of its locally ele and appointed government representatives.

The Brown Act Why?

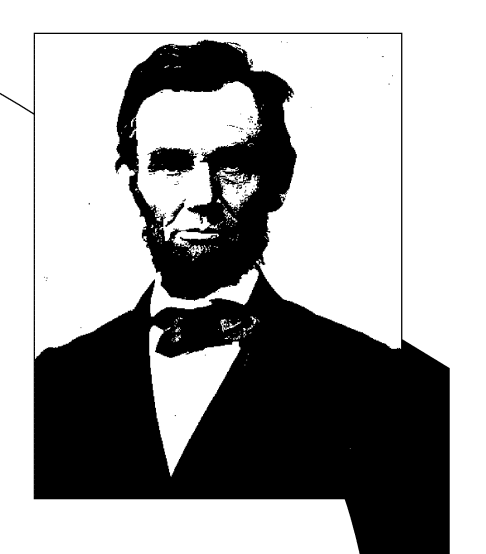
X Government officials are elected by the people, represent the people, and govern on thalf of the people.

★ The public needs to observe, monitor, and evaluate its elected representatives

★ The Brown Act is designed to encourage publication in local government.

"...government of the people, by the people, for the people."

Abraham Lincoln, Gettysburg Address November 19, 1863



The Brown Act

- Legislature's stated intent -

"... the public commissions, boards and councils...
in this State exist to aid in the conduct of people's business. It is the intent of the latter actions... and... deliberations be conopenly.

"The people of this State do not yield heir sovereignty to the agencies which serve them. The people, in delegating authority, do not go their public servants the right to decide what is for the people to know and what is not good them to know.

"The people insist on remaining informed so that they may retain control over the instruments they have created."

- Government Code § 54950

The Brown Act History

- ★ Introduced by Modesto Assemblyman Joh M. Brown more than 50 years ago.
- * Legislature has *frequently* added to the requirements of the Act over the years.
- **★** Requirements are detailed, comprehensive and complex.

The Brown Act Who (is Covered)?

- ★ All governing boards of local governme agencies.
- ★ The advisory and standing sub-committees creating by such governing boards.
- **★** All boards, committees and bodies created by federal or state law.

The Brown Act - How?

- *All meetings of government bodies must be fully open and accessible to the put
- **★**Boards must discuss, deliberate and act the public's business openly.
- **X** Exceptions to the rule of openness are few and narrowly construed.

The Brown Act What is a Meeting?

A meeting is:

A majority of board members present same time and place to "hear, discuss deliberate" government business.

The Brown Act

- 3 Important Points -

- ➤ Only "face-to-face" meetings of a natiority of board members are authorized meeting
- **★** Collective decision-making is a process with different aspects.
- *Any gathering of a majority of board members that involves any aspect of the *decision-making* process triggers Brown Act open meeting requirements.

The Brown Act What is not a Meeting?

X Conferences, training, workshops.

X Community forums, and meetings of oth government bodies.

*Social or ceremonial occasions.

The Brown Act What is an Illegal Meeting?

A majority of members cannot:

- *Use a telephone, fax machine, e-mail, chat room, an intermediary or other devices it velop consensus, agreement, or a decision.
- **X** A "*serial meeting*" is a series of meetings to develop a decision, each of which involves less than a majority of members, but which taken together involve a majority of board members.

The Brown Act Examples of Prohibited Meetings

*"Polling" of board members by nother board member (personally or through staff or technology) is strictly prohibited.

*Staff can meet individually with a majorit of board members if no info re other board members' views provided.

The Brown Act What is not an illegal meeting?

X Attorney-client communication.

***** "One-way" communication by staff to solitary board members.

X A board member individually may confer with constituents, staff, consultants, or a colleague.

The Brown Act What about E-Mail?

A majority of board members cannot

★ Use e-mail to develop a collective consensus, agreement, or decision.

X Exchange information in e-mail about their views or positions on public business.

The Brown Act Specifics

Meetings must:

- **X** Be noticed in advance;
- **X** Include only business described in the a
- **X** Take place within agency boundaries;
- * Be completely accessible by the public.

The Brown Act Notice Requirements

Notice and agenda for regular meeting pust be:

- **X** Posted 72 hours in advance;
- **X** Posted in an accessible location;
- **X** Mailed to persons who request notice.
- **★** Special meetings may be called by posting an agenda at least 24 hours before the meeting.

The Brown Act Agenda Requirements

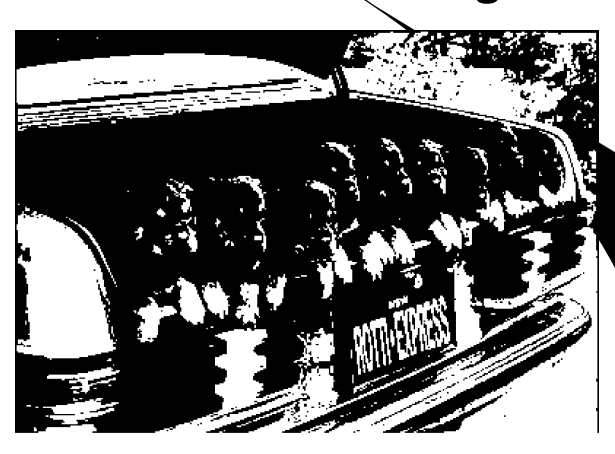
- * Agendas must contain a brief description of every item to be discussed, including closed strion items.
- ➤ Descriptions must be clear enough to be understood by members of the public.
- * Agendas for regular meetings must include a time for public comment.

The Brown Act What are the Public's Rights?

Members of the public have the right to:

- *address the board on both agenda and agenda items;
- *be accommodated, if disabled, so they ca access and participate in the meeting;
- **x** get copies of written materials distributed to the board, except privileged items.

The Brown Act Location of Meetings



The Brown Act Location of Meetings

Boards must meet within the boundaries or jurisdiction of the government agency.

Certain exceptions:

- **★** Inspect real/personal property;
- ★ Meet with federal/state officials to discuss legislative or regulatory issues;
- **★**Hold a closed session meeting with legal counsel.

The Brown Act Are Closed Door Meetings Allowed?

X Closed sessions are narrowly authorized for specific matters.

*Special disclosures have to be made by the board before and after holding a closed session.

The Brown Act Closed Session – Personnel

✓ To consider the employment, excluation of performance, discipline or dismissatifa public employee.

✓ To hear complaints or charges against an employee by another person or employee.

The Brown Act Closed Session – Student Matters

✓ To consider the expulsion, suspension, discipline, or any other action concerning a pupil that would divulge pupil inform

✓ Written notice must be provided to the parent and pupil of their right to request the the matter be considered in an open session.

The Brown Act Closed Session – Labor Negotiations

✓ To meet with bargaining representations to review the agency's negotiating position and instruct its representatives regarding represented or unrepresented employees.

The Brown Act Closed Session – Pending Litigation

✓ To consult with or receive advice free legal counsel concerning pending litigation a public discussion of such matters would prejudice the local agency in the litigation

The Brown Act Closed Session – Real Property Matters

✓ To grant authority to the agency's cotiator regarding price and terms of payment or to the purchase, sale, exchange, or lease oproperty.

✓ A discussion of potential sites is <u>not</u> authorized.

The Brown Act Closed Session – Security of Public Facilities

To meet with law enforcement or security consultants on matters posing a threat

- ✓ the security of public buildings;
- ✓ the security of essential public services; of
- ✓ the public's right of access to public services or public facilities.

The Brown Act Limited Scope of Closed Sessions



Caveat:

*Discussions in closed session must not g beyond the limited scope of the closed session.

The Brown Act Special Requirements for Closed Sessions

- * Agenda must include a brief descript, n of the nature of the closed session.
- **★** The board must disclose, in open session, the items to be discussed in closed session.

★ The board must make a public report of certain actions taken in closed session.

The Brown Act Closed Session – Confidentiality

*Except for reporting-out requirements, confidentiality of closed session in there must be preserved.

➤ Sanctions — violation can result in a laws to enforce confidentiality, disciplinary action against an employee, or referring the matter to the grand jury.

The Brown Act Can you be sued?

Civil Remedies:

- **★**Compliance with the Brown Act can be enforced by civil lawsuit.
- **X**A court can declare board actions void that not in compliance with the Act, if not cured.
- ★The agency can be liable for significant costs and attorneys' fees.

The Brown Act Criminal Penalty

★A violation of the Brown Act magina misdemeanor if a member participal board action with the "wrongful intendeprive the public of information."

The Brown Act Quiz Answers

True or False?

- 1. A meeting as defined in the Brown A occurs only when some action is taken. FALS.
- 2. Board members may poll each other by e-n on any issues which may come before the bo FALSE
- 3. A telephone conference between two members of a five-member board is a meeting under the Brown Act if they discuss district business. FALSE

The Brown Act **Quiz**

- 4. The board may take a vote by secret ballot: in open session; FALSE in closed session. FALSE
- 4. Any person may record an open meeting of board via audio or video tape recordings.
- 5. A member of the public may address the board a <u>regular</u> meeting on any item of interest to the public provided the matter is within the jurisdiction of the board. TRUE

The Brown Act **Quiz**

- 7. The board may limit the amount of time members of the public are allowed to speak on manys of public interest. TRUE
- 8. The board is not required to announce in operathe the items to be discussed in closed session. FAL
- 9. When considering the discipline of employees, the board must provide the employee 24 hours notice of his/her right to request a public session. TRUE

The Brown Act **Quiz**

- 10. In general, <u>reportable</u> action taken in closed session must be reported out in open session at the same meeting. TRUE
- 11. The board may hold its meetings at any lo it chooses within the county provided the puis notified, even if the agency is not countywin FALSE
- 12. A board member may divulge closed session information provided that he/she so advises the board before adjournment. FALSE

Conclusion

• Board members are representatives of the people whom the people entrust to manage rovernment affairs.

• The Brown Act is for the benefit of the publication board members represent.

• The Brown Act must be taken seriously: failure do so can result in legal penalties and public criticism.