

Exhibit 24

January 9th, 2009

To the County Recorder, the county commissioners, the county manager and ADA Laura Grant:

I am filing this nuisance complaint based on several sections of the NRS and Storey County Codes.

I'm enclosing copies of these statutes and codes along with a copy of a petition with over 100 signatures of Highlands's residents who think the radio towers are eyesores and want them taken down.

NRS 244.360 Abatement of nuisances: Complaint; notice; hearing; order; enforcement of order; costs; alternative procedures.

It states in part that the county clerk must inform the county commissioners who shall set a date to hear the proof of the complaint within 30 to 40 days.

It goes on in great detail, that's why I enclosed a copy of the entire statute. Obviously I would like this dealt with as soon as the law allows.

NRS 40.140 Nuisance defined; action for abatement and damages; exceptions.

*Section 1. (a)Anything which is injurious to health, or indecent and offensive to the senses, **or an obstruction to the free use of property, so as to interfere with the comfortable enjoyment of life or property.***

Emphasis added

*Section (E) is a nuisance and subject of an action. **The action may be brought by the person whose property is injuriously affected, or whose personal enjoyment is lessened by the nuisance and by the enjoiment abated, as well as damages recovered.***

Storey County Code 17.88 Section No (17.88.010) says the district attorneys shall, upon the finding that the property in question is unlawful and a nuisance to get the structure(s) removed.

The next section .20 allows for imprisonment and a \$1,000 fine for not removing the structures. (EACH DAY BEING CONSIDERED A SEPARATE VIOLATION)

Thank you,