

## commentletters

---

**From:** TrinityWolf@aol.com  
**Sent:** Friday, May 13, 2016 4:23 PM  
**To:** commentletters  
**Subject:** Emergency Rule Making



Pursuant to the SWRCB's May 13th Notice of Proposed Rulemaking and Emergency Regulation Digest, I do make the following comments:

1. The unfortunate period of drought has had an obviously additional adverse impact on businesses and the public here in California. It is clear that the SWRCB has used the drought as an opportunity to foist unwanted and unnecessary regulations beyond those that could be reasonably deemed to be "emergency" actions. Emergencies tend to be short-lived but the regulations sponsored and enacted by the SWRCB seem to go on in perpetuity.
2. In continuing to proclaim the continuance of California's drought particularly when more recent weather patterns suggest otherwise seems to be transparently self-serving and politically motivated. Governor Brown, the democrats in the legislature and the administrative minions of the SWRCB have use the circumstance of the drought in enact laws and regulations that encroach upon historical water rights.
3. In the context of the above-referenced paragraphs, in my opinion, the SWRCB has undercut its credibility. It is more believable that the SWRCB is continuing to immerse itself in a continued power-grab to regulate the exercise of private water rights. To this end, the SWRCB has been nothing less than disingenuous.

In conclusion, I doubt that there will be any effort undertaken to roll back the anti-business attitudes that now infect California's political system nor to curtail the abuses of regulatory fiat. The regulatory overburden in California has become too great. Once I can effectively shed my real estate holdings I intend to dissolve my LLC and move out of this god-forsaken state. My only misgiving is that this can't happen soon enough.

Arnold Sargent  
13513 CR 90A  
Woodland, CA 95695