



Attached you will find the National Grange's opposition (attached) to the McFarland Group's demurrer (motion to dismiss the National Grange's Complaint) I would like to point the membership to the third part of the argument **section on pp. 7-9**. That makes clear that the National Grange **only** wants property improperly in the possession or control of the McFarland Group to be returned to the Grange. The only Subordinate Grange property that includes is property held in trust for inactive Subordinate Granges (example, the El Camino Grange). The property of any Subordinate Grange with a Charter is not at issue in this lawsuit. Further no Subordinate / Community Grange has been suspended or revoked. So what will happen when we the California State Grange prevails in this case? **NOTHING** - just follow the Constitution, By-Laws and National Digest of Laws and if you don't like something use the procedures in place under those same laws to change them. Note: you can do that by being a part of the California State Grange Annual Convention starting on June 26th @ Orangevale Grange as long as you are a member in "good standing."

[National Grange opposition to the McFarland group- LINK](#)