



# California State GRANGE

The Order of the Patrons of Husbandry

Grab your favorite beverage, sit back, and read the Final Judgment that was posted on 11/16/2015.

The Sacramento Superior Court entered final judgment on the National Grange's claims in the state court lawsuit. That judgment mirrors the Court's order granting summary judgment to the National Grange. In particular, the following three rulings were made and entered as final:

- 1) The McFarland Group (or "Now Unchartered State Grange," as the Court termed it) "has no standing to retain any real and personal property belonging to the Grange."
- 2) The California State Grange (or "Newly Chartered State Grange," as the Court termed it) "is the only Grange entity entitled to use and control Grange property in California."
- 3) The McFarland Group "has the obligation to transfer to the Newly Chartered State Grange all Grange property in its possession or control as of the date its Charter was revoked."

These issues are now final in the trial court. The McFarland Group is not a Grange and has no right to Grange property. You can read the full judgment here:

: [Final Judgement 11/16/15](#)

[California State Grange Web Site](#)



