

Nipomo water misinformation

Posted: Thursday, February 16, 2012 12:00 am

A recent letter writer is partially accurate. My 2005 statement said there was no court order — at that time — to mandate our purchase of supplemental water. She left out the fact that the court order came in 2008.

The January 2008 final judgment after trial provides, “The court approves the stipulation, orders the stipulating parties only to comply with each and every term thereof, and incorporate the same herein as though set forth at length.”

Note the words, “court” and “orders.”

The NCS D, Golden State Water, Woodlands Mutual Water and Rural Water companies are stipulating parties who are the cooperating water purveyors in the Nipomo Mesa Supplemental Water Project.

If that letter writer feels “hoodwinked and scammed,” she should complain to the source that provided her with selectively incomplete and misleading information.

Thorough and accurate information about the Supplemental Water Project can be found at ncsd.ca.gov.

Ed Eby

NCS D director