

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

	)	
In re:	)	Chapter 11
	)	
ENDURO RESOURCE PARTNERS LLC, <i>et al.</i> ,	)	Case No. 18-11174 (KG)
	)	
Debtors. <sup>1</sup>	)	(Jointly Administered)
	)	
	)	

**AFFIDAVIT OF PUBLICATION OF THE NOTICE OF ENTRY OF ORDER  
CONFIRMING THE JOINT PLAN OF LIQUIDATION OF ENDURO RESOURCE  
PARTNERS LLC AND ITS DEBTOR AFFILIATES UNDER CHAPTER 11 OF THE  
BANKRUPTCY CODE IN THE STAR-TELEGRAM**

<sup>1</sup> The debtors in these chapter 11 cases, along with the last four digits of each debtor’s United States federal tax identification number, if applicable, or other applicable identification number, are: Enduro Resource Partners LLC (6288); Enduro Resource Holdings LLC (5571); Enduro Operating LLC (7513); Enduro Management Company LLC (5932); Washakie Midstream Services LLC (7562); and Washakie Pipeline Company LLC (7798). The debtors’ mailing address is 777 Main Street, Suite 800, F



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STATE OF TEXAS  
COUNTY OF TARRANT

Before me, a Notary Public in and for said County and State, this day

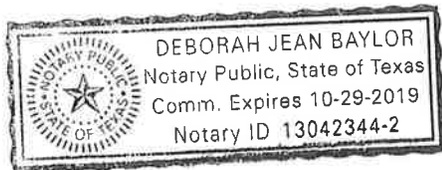
personally appeared Christine Lyett, Advertising Representative for the Star-Telegram, published by the Star-Telegram, Inc. at Fort Worth, in Tarrant County, Texas and distributed in other surrounding Counties; and who, after being duly sworn, did dispose and say that the following clipping of an advertisement was published in the above named paper on the following dates:

8/9/18

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Subscribed and sworn to before me, this the 14 Signed Chaper day of Aug 20 18

Notary Public Deborah Baylor  
Tarrant County, Texas



# Gates' credibility attacked as he concludes testimony in Manafort trial

BY KENNETH P. VOGEL AND NOAH WELAND  
New York Times

ALEXANDRIA, VA.

Lawyers for Paul Manafort accused his longtime deputy Rick Gates of having four extramarital affairs and lying about them, a last attempt by the defense to undermine the credibility of the government's star witness at the fraud trial of Manafort on Wednesday.

Kevin Downing, the lead lawyer for Manafort, offered no evidence of either the affairs or Gates' misrepresentation of them, and the judge, T.S. Ellis III, cut off the questioning before Gates could directly respond to the allegations.

The exchange marked a dramatic conclusion to Gates' testimony against his former boss, which spanned three days in federal court in the trial of Manafort on bank and tax fraud charges brought by the special counsel.

Gates provided hours of damning testimony against Manafort related to their decade of work together on behalf of Russia-aligned Ukrainian politicians and oligarchs. Gates accused Manafort of deliberately hiding income from the Ukraine work in foreign bank accounts to evade federal taxes, as well as personally directing the falsification of financial statements to obtain bank loans.

The defense had worked to cast Gates, not Manafort, as the driving force behind the financial

crimes and questioned his agreement with the special counsel to plead guilty to lying to investigators in exchange for his cooperation.

The key elements of that effort were highlighting Gates' admitted embezzlement of funds from Manafort's companies as well as his personal integrity, including an affair to which Gates admitted during his testimony Tuesday.

On Wednesday morning, Greg Andres, the lead prosecutor for the special counsel's office, led the testimony back to the affair in an effort to demonstrate that it did not bother Manafort.

Gates testified that he and Manafort had discussed the relationship — which he said occurred more than a decade ago and lasted five months — and that Manafort not only did not fire him but also remained supportive of him. Additionally, Gates said that his wife also was aware of the affair, during which he lived with his lover in an apartment in London.

Gates testified that he discussed the affair with the special counsel's office during preparatory sessions for the trial, prompting Downing to ask whether Gates told investigators that he actually engaged in four extramarital affairs.

When Andres objected, challenging the relevance of the question, Downing asserted that Gates may have lied about the number of affairs, which could invalidate his plea agreement.



J. SCOTT APPLEWHITE AP file

Rep. Chris Collins, R-N.Y., was indicted on charges that he used inside information about a biotechnology company to make illicit stock trades.

# Lawmaker charged with insider trading

BY RENAE MERLE AND MIKE DEBONIS  
Washington Post

WASHINGTON

Federal prosecutors charged Rep. Chris Collins, R-N.Y., one of President Donald Trump's earliest congressional supporters, with insider trading on Wednesday, alleging the congressman schemed with his son to avoid significant losses in a biotechnology investment.

Collins' son, Cameron Collins, and Stephen Zarsky, the father of Cameron Collins' fiancée, were also charged.

The indictment, secured by the U.S. attorney in Manhattan, is related to Collins' relationship with Innate Immunotherapeutics, an Australian biotech company that was devel-

oping a treatment for multiple sclerosis. Collins was the company's largest shareholder and on its board of directors, giving him access to confidential corporate information.

The congressman illegally shared with his son bad news about a drug trial the company had been anticipating before it was announced publicly, according to prosecutors. Cameron Collins traded on the information and passed the news along to Zarsky. The trades allowed Cameron Collins and Zarsky to avoid \$768,000 in losses, according to the indictment.

"Collins, who, by virtue of his office, helps write the laws of this country, acted as if the law did not apply to him," U.S. Attorney Geoffrey Berman said at a news conference.

Collins, his son and Zarsky appeared before a federal judge in Manhattan on Wednesday afternoon. Each was to be released on \$500,000

bond. They were ordered to turn over their passports and any firearms.

Collins, wearing a dark suit and white button-down shirt open at the collar, sat next to his attorney when asked by the judge how he would plead. He responded, "I plead not guilty."

Cameron Collins and Zarsky also pleaded not guilty.

Later Wednesday, Collins said in a statement that he will remain on the ballot for re-election despite the insider-trading indictment, according to Associated Press reports.

In an earlier statement, attorneys representing the congressman said they "will mount a vigorous defense to clear his good name." The statement said: "It is notable that even the government does not allege that Congressman Collins traded a single share of Innate Therapeutics stocks. We are confident he will be completely vindicated and exonerated."

Collins faces multiple counts of securities and wire fraud and is also accused of lying to the FBI. The congressman turned himself in to the FBI on Wednesday morning.

"Here's a better inside tip for those who think they can play by different rules: Access to this kind of information carries with it a significant responsibility, especially for those who hold a position of trust in our society. Act honorably and in accordance with the law, and do not lie to a special agent of the FBI," said FBI Assistant Director-in-charge William F. Sweeney Jr.

The Securities and Exchange Commission filed similar charges against Collins, his son and Zarsky on Wednesday.

House Speaker Paul Ryan, R-Wis., announced that Collins would be subject to an investigation by the House Ethics Committee and would be removed from the House Energy and Commerce Committee.

# Federal judge delays ruling in DACA case

BY MOLLY HENNESSY-FISKE  
Los Angeles Times

HOUSTON

A federal judge in Texas on Wednesday deferred ruling on a closely watched case that could affect legal protections for thousands of immigrants in the Deferred Action for Childhood Arrivals program.

U.S. District Judge Andrew Hanen asked both sides to file briefs by Monday addressing questions he raised during the hearing.

Some immigrant advocates feared Hanen would rule from the bench in favor of Texas' request for an injunction suspending the program, known as DACA, nationwide.

The program was created by President Barack Obama in 2012, after failed congressional efforts to fix the country's immigration system. Nearly 800,000 people living in the U.S. illegally with otherwise clean records applied to receive two-year reprieves from deportation.

Then last September, the Trump administration announced it was ending the program. Two months later, U.S. District Judge William Alsup in San Francisco ruled in favor of the program, faulting the administration's legal reasoning. Federal judges in Brooklyn and Washington, D.C., issued similar decisions.

But immigrant advocates were still concerned about Hanen, who in 2015 ended another Obama effort to expand protections for immigrants in the U.S. illegally. After Hanen postponed the ruling, attorneys with the Mexican American Legal Defense and Educational Fund representing 22 DACA recipients and others said they were encouraged by the judge's curiosity.

"I'm encouraged he'll come to the same conclusion other courts have come to in protecting our DACA recipients," said New Jersey Attorney General Gurbir Grewal, who intervened in the case on behalf of the state's 17,000 DACA recipients and attended the hearing.

Texas Attorney General Ken Paxton, who filed the case on behalf of Texas and other states, issued a statement calling DACA "unconstitutional because it rewrote federal law over the objections of Congress."

## NOTICE OF 2018 TAX YEAR PROPOSED PROPERTY TAX RATE FOR CITY OF CROWLEY

A tax rate of \$0.719000 per \$100 valuation has been proposed by the governing body of City of Crowley. This rate exceeds the lower of the effective or rollback tax rate, and state law requires that two public hearings be held by the governing body before adopting the proposed tax rate. The governing body of City of Crowley proposes to use revenue attributable to the tax rate increase for the purpose of increasing city services.

• PROPOSED TAX	\$0.719000 per \$100
• PRECEDING YEAR'S TAX RATE	\$0.719000 per \$100
• EFFECTIVE TAX RATE	\$0.670313 per \$100
• ROLLBACK TAX RATE	\$0.722870 per \$100

The effective tax rate is the total tax rate needed to raise the same amount of property tax revenue for City of Crowley from the same properties in both the 2017 tax year and the 2018 tax year. The rollback tax rate is the highest tax rate that City of Crowley may adopt before voters are entitled to petition for an election to limit the rate that may be approved to the rollback rate.

YOUR TAXES OWED UNDER ANY OF THE ABOVE RATES CAN BE CALCULATED AS FOLLOWS:

property tax amount = (rate) x (taxable value of your property) / 100

For assistance or detailed information about tax calculations, please contact:

Lori M. Watson, Assistant City Manager/Finance Director  
City of Crowley • 201 E. Main Street Crowley TX 76036  
• 817-297-2201 • lwatson@ci.crowley.tx.us • ci.crowley.tx.us

You are urged to attend and express your views at the following public hearings on proposed tax rate:

First Hearing: 08/16/2018 7:00 PM at City Hall 201 E. Main Crowley TX 76036

Second Hearing: 09/06/2018 7:00 PM at City Hall 201 E. Main Crowley TX 76036

Notice is hereby given that, acting under and pursuant to the Ordinance of the City of Fort Worth, on the 20<sup>th</sup> day of August, TEP Barnett USA, LLC will file with the Gas Well Inspector of the City of Fort Worth, an application to drill, complete and operate one or more wells on the 4<sup>th</sup> Street North lease located at approximately 2291 East 1<sup>st</sup> Street. To obtain information regarding this proposed site, or general questions concerning Gas Well Drilling in Fort Worth, please visit [www.fortworthgov.org/gaswells](http://www.fortworthgov.org/gaswells) or call 817-392-2851.

Notice is hereby given that, acting under and pursuant to the Ordinance of the City of Fort Worth, on the 20<sup>th</sup> day of August, TEP Barnett USA, LLC will file with the Gas Well Inspector of the City of Fort Worth, an application to drill, complete and operate one or more wells on the Cardenlease located at approximately 693 Haltom Road. To obtain information regarding this proposed site, or general questions concerning Gas Well Drilling in Fort Worth, please visit [www.fortworthgov.org/gaswells](http://www.fortworthgov.org/gaswells) or call 817-392-2851.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE  
In re: ) Chapter 11  
ENDURO RESOURCE PARTNERS LLC, et al., ) Case No. 18-11174 (KG)  
Debtors. ) (Jointly Administered)  
Ref. Docket No. 345

### NOTICE OF ENTRY OF ORDER CONFIRMING THE JOINT PLAN OF LIQUIDATION OF ENDURO RESOURCE PARTNERS LLC AND ITS DEBTOR AFFILIATES UNDER CHAPTER 11 OF THE BANKRUPTCY CODE

#### PLEASE TAKE NOTICE OF THE FOLLOWING:

1. **Confirmation of the Plan.** On August 1, 2018, the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court") entered an order (the "Confirmation Order") confirming the Joint Plan of Liquidation of Enduro Resource Partners LLC and its Debtor Affiliates Under Chapter 11 of the Bankruptcy Code (as modified or amended, the "Plan"), in the Chapter 11 Cases of the above-captioned debtors and debtors-in-possession (collectively, the "Debtors"). Unless otherwise defined in this Notice, capitalized terms and phrases used herein have the meanings given to them in the Plan and the Confirmation Order. This Notice is intended solely to provide notice of the entry of the Confirmation Order and it does not, and shall not be construed to, limit, modify or interpret any of the provisions of the Confirmation Order. The following paragraphs identify some of the provisions of the Confirmation Order for the convenience of creditors; however, creditors should refer to the full text of the Confirmation Order and should not rely upon the summary provided below.

2. **Bar Dates.**  
a. *Fee Claims.* On or prior to forty-five (45) days after the Effective Date, each Professional shall file with the Bankruptcy Court its final fee application seeking final approval of all fees and expenses from the Petition Date through the Effective Date; provided that the Debtors may pay retained Professionals or other Entities in the ordinary course of business after the Effective Date. Objections to any Fee Claim must be filed and served on the Debtors and the requesting party no later than twenty (20) days after such Fee Claim is filed with the Bankruptcy Court. To the extent necessary, the Plan and the Confirmation Order shall amend and supersede any previously entered order regarding the payment of Fee Claims. Within ten (10) days after entry of a Final Order with respect to its final fee application, each Professional shall remit any overpayment to the Debtors and the Debtors shall pay any unpaid amounts to each Professional.  
b. *Holder of a Fee Claim that is required to file a request for payment or proof of such Claims and that does not file such requests or proofs of Claim on or prior to forty-five (45) days after the Effective Date shall be forever barred from asserting such Claims against any of the Debtors, their Estates, or the Plan Administration Trust.*

3. *Administrative Claims Other Than Tax and Fee Claims.* Other than with respect to (i) Administrative Claims for which the Bankruptcy Court previously has established a Bar Date and (ii) Fee Claims, any and all requests for payment or proofs of Administrative Claims must be filed and served on the Plan Administrator and its counsel no later than thirty (30) days after the Effective Date (the "Administrative Claims Bar Date"). Objections to any such Administrative

Expense Claims must be filed and served on the claimant no later than sixty (60) days after the Administrative Expense Claims Bar Date, which date may be extended by application to the Bankruptcy Court. The Plan Administrator shall use reasonable efforts to promptly and diligently pursue resolution of any and all Disputed Administrative Claims.

Any Holder of an Administrative Claim that is required to file a request for payment or proof of such Claims and that does not file such requests or proofs of Claim on or before the Administrative Claims Bar Date shall be forever barred from asserting such Claims against any of the Debtors, their Estates, or the Plan Administration Trust.

c. *Rejection Damages Claims.* All Claims arising from the rejection of Executory Contracts or Unexpired Leases must be filed with the clerk of the Bankruptcy Court and served upon the Plan Administrator and counsel for the Debtors within thirty (30) days of the occurrence of the Effective Date. Any Claim arising from the rejection of Executory Contracts or Unexpired Leases that becomes an Allowed Claim is classified and shall be treated as a Class 3 General Unsecured Claim.

3. **Bankruptcy Court Address.** For purposes of filing requests for payment of Administrative Claims and applications for allowance of Professional Fee Claims, the address of the Bankruptcy Court is 824 North Market Street, 3rd Floor, Wilmington, Delaware 19801.

4. **Copies of Confirmation Order.** Copies of the Confirmation Order and the Plan may be obtained by written request to Enduro Resource Partners LLC, c/o KCC, 2335 Alaska Ave., El Segundo, CA 90245, and may be examined by any party in interest during normal business hours at the Office of the Clerk of the Court, United States Bankruptcy Court, 824 Market Street, 3rd Floor, Wilmington, Delaware 19801. You may also obtain copies of the Confirmation Order or of any pleadings filed in these Chapter 11 Cases for a fee at: <http://www.deb.uscourts.gov> or free of charge at <http://www.kccdc.net/enduro>.

Dated: August 6, 2018, Wilmington, Delaware  
/s/ Kara Hammond Coyle, Michael R. Nestor (No. 3526), Kara Hammond Coyle (No. 4410), YOUNG CONAWAY STARGATT & TAYLOR, LLP, Rodney Square, 1000 North King Street, Wilmington, Delaware 19801, Telephone: (302) 571-6600, Facsimile: (302) 571-1253, Email: mnestor@yct.com, kcoyle@yct.com -and- George A. Davis (admitted pro hac vice), LATHAM & WATKINS LLP, 885 Third Avenue, New York, New York 10022, Telephone: (212) 906-1200, Facsimile: (212) 751-4864, Email: george.davis@lw.com -and- Caroline A. Recker (admitted pro hac vice), Matthew L. Warren (admitted pro hac vice), Jason B. Gott (admitted pro hac vice), LATHAM & WATKINS LLP, 330 North Wabash Avenue, Suite 2800, Chicago, Illinois 60611, Telephone: (312) 876-7700, Facsimile: (312) 993-9767, Email: caroline.recker@lw.com, matthew.warren@lw.com, jason.gott@lw.com, Counsel for Debtors and Debtors in Possession

<sup>1</sup> The debtors in these chapter 11 cases, along with the last four digits of each debtor's United States federal tax identification number, if applicable, or other applicable identification number, are: Enduro Resource Partners LLC (6288); Enduro Resource Holdings LLC (5571); Enduro Operating LLC (7513); Enduro Management Company LLC (5932); Washakie Midstream Services LLC (7562); and Washakie Pipeline Company LLC (7798). The debtors' mailing address is 777 Main Street, Suite 800, Fort Worth, Texas 76102.