
From: William Wallace <mammothgroup@yahoo.com>

Sent: Friday, October 9, 2020 1:00:12 PM

To: Jennifer Kreitz <jkreitz@mono.ca.gov>; Jennifer Kreitz <jkreitz@mono.ca.gov>; Fred Stump <fstump@mono.ca.gov>; Fred Stump <fstump@mono.ca.gov>; Bob Gardner <bgardner@mono.ca.gov>; Bob Gardner <bgardner@mono.ca.gov>; John Peters <jpeters@mono.ca.gov>; John Peters <jpeters@mono.ca.gov>; Stacy Corless <scorless@mono.ca.gov>; Stacy Corless <scorless@mono.ca.gov>

Subject: The Established Science For Face Masks As A preventative Measure For Spread of Influenza

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Dear Mono County Board of Supervisors, I hope you guys are as excited as I am about Mono County moving into the Red and Purple restrictions for a safer economy.

In the Meantime, I thought you would enjoy a little reading and education that your appointed health officials don't want to talk about. Below is a link to one of your health authorities top resources, the Centers for Disease Control. Please read the section about FACE MASKS. I would also encourage you to read the paragraph below that one as well about Environmental Measures, about Surface and Object Cleaning. That \$70,000 for a deep cleaning in the Civic center and \$14,000 for sneeze guards was a complete misuse of CARES Act funds according to your own health officers top source. But you already know all of this don't you?

https://wwwnc.cdc.gov/eid/article/26/5/19-0994_article

Perhaps you would like to include and discuss this information in next weeks board meeting on 10/13/20 agenda item 7.D.? I would like to see this as public record.

Have a great weekend!,

-Mammoth Group.

From: William Wallace <mammothgroup@yahoo.com>

Sent: Monday, October 12, 2020 3:57:37 PM

To: Jennifer Kreitz <jkreitz@mono.ca.gov>; Jennifer Kreitz <jkreitz@mono.ca.gov>; Fred Stump <fstump@mono.ca.gov>; Fred Stump <fstump@mono.ca.gov>; Bob Gardner <bgardner@mono.ca.gov>; Bob Gardner <bgardner@mono.ca.gov>; John Peters <jpeters@mono.ca.gov>; John Peters <jpeters@mono.ca.gov>; Stacy Corless <scorless@mono.ca.gov>; Stacy Corless <scorless@mono.ca.gov>

Subject: End The Unlawful And Invalid Health Emergency In Mono County

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Dear Mono County Board of Supervisors, please add this to the public record as a supporting document for Mammoth Group Correspondence for agenda item 7.d, for the Oct. 13th 2020 board meeting.

According to the California Emergency Services Act (ESA) Section 8558-b: a state of emergency can only be called if the threat overwhelms the current resources of the state.

Furthermore, the state of emergency has to be terminated at the earliest possible date. Section 8558 (b) "State of emergency" means the duly proclaimed existence of conditions of disaster or of extreme peril to the safety of persons and property within the state caused by such conditions as air pollution, fire, flood, storm, epidemic, riot, drought, sudden and severe energy shortage, plant or animal infestation or disease, the Governor's warning of an California Emergency Services Act 4 California Governor's Office of Emergency Services earthquake or volcanic prediction, or an earthquake, or other conditions, other than conditions resulting from a labor controversy or conditions causing a "state of war emergency," which, by reason of their magnitude, are or are likely to be beyond the control of the services, personnel, equipment, and facilities of any single county, city and county, or city and require the combined forces of a mutual aid region or regions to combat.

THUS: A state of emergency related to public health can only be declared if the threat overwhelms the response capabilities of California's health care practitioners

Thousands of healthcare workers are being furloughed in California, so there is zero evidence of grounds for this state of emergency based on public health.

There is no "threat that overwhelms the current resources of the state" or Mono County, since the covid-related deaths (with inflated numbers) are fewer than the average seasonal flu.

Therefore, Covid-19 cannot lawfully be classified as an "epidemic". An epidemic is when there are disproportionately large numbers experiencing an outbreak of a disease. There is no evidence of this in California or in Mono County.

Therefore, the basis for the State of Emergency is invalid and unlawful (see section 8558 b). As we have clearly seen here in California and our County, with the virus fatalities, they are approximately 1/3 of the typical fatalities for a regular seasonal flu.

Therefore, our state and county resources are not overwhelmed.

Therefore the state of emergency should have been terminated according to California law, which states, at the earliest possible date that conditions warrant.

Therefore there are no legal grounds for an additional extension or a new state of emergency to be declared.

Thus, according to California law, the grounds for the state of emergency do not exist.

Therefore, the current state of emergency in California and in Mono County is invalid and unlawful.

Regarding the length of the state of emergency, the law is murky. For the declaration of local emergencies, a governing body is required to renew the state of emergency after 30 days. For a state-wide declaration of state of emergency, whereby the state is controlling the food and pharmaceuticals, the orders expire after 60 days. § 8627.5.

The temporary suspension of any statute, ordinance, regulation, or rule shall remain in effect until the order or regulation is rescinded by the Governor or a local legislative body. The local legislative body or Governor proclaims the termination of the state of emergency, or for a period of 30-60 days respectively, or whichever occurs first.

(Section 8567(b): Whenever the state of war emergency or state of emergency has been terminated, the orders and regulations shall be of no further force or effect.

This means that all of the orders that were created under the State of Emergency are also expired, including but not limited to: stay at home order, social distancing, wearing of masks, closing of businesses and schools, etc.

Mammoth Group would like to know what the Mono County Board of Supervisors are doing to address this invalid and unlawful state of emergency declaration. Please disclose all documentation regarding the 30 and or 60 day reassessments for continuing the health emergency in Mono County. Including all evidences, statistics, science, and data that convinced the Mono County Board of Supervisors to continue the health emergency in our county.

Thanks, Mammoth Group.

From: William Wallace <mammothgroup@yahoo.com>

Sent: Tuesday, October 13, 2020 12:59 PM

To: Jennifer Kreitz <jkreitz@mono.ca.gov>; Jennifer Kreitz <jkreitz@mono.ca.gov>; Fred Stump <fstump@mono.ca.gov>; Fred Stump <fstump@mono.ca.gov>; Bob Gardner <bgardner@mono.ca.gov>; Bob Gardner <bgardner@mono.ca.gov>; John Peters <jpeters@mono.ca.gov>; John Peters <jpeters@mono.ca.gov>; Stacy Corless <scorless@mono.ca.gov>; Stacy Corless <scorless@mono.ca.gov>

Subject: In Response to Fred Stumps acusation that I threatened him + Brown Act Violations

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Please add this to the Oct 13th board of supervisor meeting as a supporting document for correspondence from Mammoth group. agenda item 7.D

Dear Mono County Board of Supervisors, I would like to respond to the accusation that I threatened Fred Stump. It's unfortunate that Mr. Stump felt that I threatened him and misunderstood my intentions. I was simply trying to educate him about the laws in which he, and the other members of the board are in violation of. Perhaps at the end of my voice message to Mr. Stump, it sounded as if I gave an ultimatum, however that was not the intent, I was simply trying to get in contact with him. Representatives that choose not to engage the public and community in which they represent are a failure of our Democratic Republic. The fact that Mr Stump felt the need for additional legal assistance at the meeting certainly says a lot doesn't it? It is also unfortunate that he and the other members of the board are unwilling to engage in discussion about the health emergency. Making an accusation against someone and not letting them respond shows the character of Mr. Stump. Without free exchange of ideas and willingness to communicate, a society will stagnate and decay, eventually leading to systemic collapse.

Brown Act Violations. Both Fred Stump and John Peters violated the Brown act, a misdemeanor when asking me to identify myself at the board meeting on Sept 1st. Sheriff Ingrid Braun, also violated my privacy rights and the Brown Act at the same meeting.

Once again, the Board has violated the Brown Act at the 10/13/20 board meeting by not allowing a member of the public, to speak. My brother spent his valuable time waiting to voice his thoughts and concerns, in order to help educate the board about the Covid-19 response. However, he was denied the opportunity to speak at the meeting on the agenda item 7.D.

As for the litigation aspect to all of this. Mr Stump essentially said, so sue me.. I would like to inform Mr Stump that the laws that are being violated and the fact that you are a public servant, along with the other members of the board, means there is no statute of limitations. I am of the belief that one day, after the hysteria behind Covid-19 has abated, and the aftermath of destruction has been proven to be far worse than Covid-19 that justice will be served.

This is why I am trying to educate the board and members of the public about Covid-19. The facts, science and data about Covid-19. The fact that the Sars-Cov2 virus has not been isolated and identified and therefore can not be tested for, among many other things not being emphasized by our mainstream media, or our local representatives. Ignorance is no excuse, and myself and others will continue to educate the board about every law being violated and all the science behind Covid-19 so ignorance can be no excuse.

Despite my efforts to educate and inform the board about these topics, the board continues to propagate the health emergency and limits my ability to speak at meetings. This demonstrates a blatant disregard to hear opinions from

minorities of the community as well as the facts, science, and laws. I mean no disrespect when I say this, but all psychological trauma, suicides, loss of livelihoods, and negative outcomes from continuing the unlawful and invalid health emergency is your burden to bear. I have suffered and continue to suffer under these health orders that violate my god given rights. I have been assaulted twice for exercising my god given rights and standing up for what I believe in. Many people I know in the community are also suffering from the health emergency and mandates. The numbers of people suffering in Mono County from the Health Emergency will only grow as well. When the funds run dry, and the donations stop coming in, perhaps then you will recognize the errors of your policies? In time we shall see. Alas, the damage done will be irreversible, yet it was preventable. If only you had listened when it mattered.

-Mammoth Group