

ITEM 28 BOS PUBLIC COMMENT 001

From: [Gia Boscacci](#)
To: [Clerk of the Board Public Email](#)
Subject: Agenda item 28
Date: Tuesday, October 20, 2020 9:58:41 AM

EXTERNAL EMAIL: If unknown sender, **do not** click links/attachments.

Dear Staff Members,

I am writing this in opposition to the continuation to the Lock Down in Sacramento County.

I am living in Susan Peters district of Arden Arcade.

I would suggest you open our county using Placer County as an example.

To my understanding this virus has flattened as of May 2020. Your continuation is hiring residents financially, mentally and parents are stressed using zoom for means of education.

Revenues have been lost. Small businesses closed.

I too have been hurt in my own pocketbook. Only three day jobs within the last 6 months as an independent contractor in the pet and dog walking business. My bank account is dwindling as I am aware of many neighbors and local friends are also in financial dismay.

I urge you, please consider reopening. Using guidelines as Placer County as an example.

This virus will be around for years. Like the common flu it may mutate. We need to build up our immune systems not with masks. Not with social distancing. Not with contact

tracing.....with I understand is going against our constitutional as well as God given rights.

This is a continuous step towards socialism. Which I indeed oppose.

We are a Free society.

Reopen our County. Reopen our State!

Respectful, Gia Boscacci

ITEM 28 BOS PUBLIC COMMENT 002

From: [Fish Chris](#)
To: [Clerk of the Board Public Email](#)
Subject: Public comment for Oct. 20th meeting, agenda item 28 Covid 19
Date: Tuesday, October 20, 2020 9:21:54 AM

EXTERNAL EMAIL: If unknown sender, **do not** click links/attachments.

My name is Chris Wolfgram. I am a resident of Rosemont, in Sacramento County. I want my opinions on this matter to be heard. NEVER did any Dr. say we were going to "beat" Covid 19. The best they hoped for, was to flatten the curve, as to prevent the overwhelming of the health care system. We have done that.

However, at this point, it is time to reopen ALL of our businesses, for full, regular service. Also, masks, which are proving more and more, to be largely ineffective, need to be done away with. Even at this point, there have been exactly "ZERO LAWS" passed which force me to wear a mask, and to force me to do so, is a violation of my constitutional rights !

Suicide rates, and domestic violence rates have skyrocketed. Countless jobs have been lost, or seriously impacted, including my own. Children are struggling with learning from a distance, and of course, one of the biggest lessons children can learn (especially in the age of cell phones and the internet), is how to interact with people directly "In person" ! Long story short, it has gotten to a point where the "fixes" are far more dangerous and destructive, than the virus itself.

The absolute fact of the matter is, Covid 19 is here to stay ! Get used to living with it, just as you did with the common cold, or the Influenza Virus. So far in 2020, scientists have still never found a "cure" for ANY virus, and it's extremely unlikely they will ever find a cure for this one either, leastwise, in our life times. The good news is, our populations as a whole, will build some immunities to Covid 19 as time goes on (herd immunity) and it will likely become even less deadly, so instead of being slightly more deadly than the common flu, it might end up the same, or even less.... and we NEVER wore a mask for the common flu, or a cold ?

Please end all of this Covid 19 madness !!!

Thank you.

ITEM 28 BOS PUBLIC COMMENT 003

From: [Maddie Brown](#)
To: [Clerk of the Board Public Email](#)
Subject: Public Comment for October 20th meeting, Agenda item 28: COVID19
Date: Monday, October 19, 2020 8:33:50 PM

EXTERNAL EMAIL: If unknown sender, do not click links/attachments.

Hello,

As a resident of the 6th Assembly District, I am reaching out urging you to end the local health emergency regarding COVID 19. I have been personally affected in a multitude of ways, most especially as an educator watching students decline academically, emotionally, and mentally as they are cut off from peer and teacher connection and the rhythms and educational support that can not be provided in full virtually. Not only that, but children strengthen their immune systems and physiology by surrounding themselves with others and fighting off the many viruses and bacteria that they encounter in this connected environment. By isolating them, we are furthering the decline of the single best resource they have to fight off viruses like COVID-19: their immune system.

Please consider this, along with the many businesses and livelihoods that have been taken by the extensive and overreaching measures made in the name of Covid, as just a few of the plethora of reasons to end the "health emergency" in Sacramento county. There are many areas locally such as Placer County which are taking a much more logical and successful approach to the current situation, and, Sacramento County would be wise to do the same.

Thank you

ITEM 28 BOS PUBLIC COMMENT 004

From: [Robert 1](#)
To: [Clerk of the Board Public Email](#)
Subject: Public Comment for October 20th Meeting. Agenda 28
Date: Tuesday, October 20, 2020 8:18:23 AM

EXTERNAL EMAIL: If unknown sender, do not click links/attachments.

WE THE PEOPLE of the COUNTY OF SACRAMENTO HEREBY DECLARE that

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> WHEREAS,

> There is no threat of an epidemic that overwhelms the resources of this state, and therefore according to the Emergency Services Act, section 8558(b), there are no grounds for a state of emergency in California

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> WHEREAS,

> 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.

> THEREFORE,

> 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" 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.

>

> THEREFORE,

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

> THEREFORE,

> our state resources are not overwhelmed.

> THEREFORE,

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

> THEREFORE,

> the current state of emergency in California is invalid and unlawful.

> The temporary suspension of any statute, ordinance, regulation, or rule shall remain in effect until the order or regulation is rescinded by the Governor, the Governor proclaims the termination of the state of emergency, or for a period of 60 days, 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.

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> IN THE MATTER OF:

> 11.0703 Adoption of Public Health Orders as County Law. All Public Health Orders issued during the declared

local health emergency related to COVID-19 are hereby adopted as the law of the County and shall apply to both incorporated cities and towns and unincorporated areas of the County. All Public Health Orders related to COVID-19 pandemic, issued during the COVID-19 local health emergency shall be deemed orders and regulations of the Board, pursuant to Government Code section 8634, and are determined to be necessary for the protection of life and property during the COVID-19 local health emergency.

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> WE THE PEOPLE HEREBY PROCLAIM AND AFFIRM:

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> Article III, Section 3 of the State of California constitution. Section 3 provides: “The powers of state government are legislative, executive, and judicial. Persons charged with the exercise of one power may not exercise either of the others except as permitted by this Constitution.”

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> Neither the Health Officer nor the Governor has any law-making authority, PERIOD.

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> WE THE PEOPLE HEREBY PROCLAIM AND AFFIRM::

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> Article IV, Section 1 of the California Constitution provides: “The legislative power of this State is vested in the California Legislature which consists of the Senate and Assembly, but the people reserve to themselves the powers of initiative and referendum.”

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> Further, WE THE PEOPLE HEREBY PROCLAIM AND AFFIRM::

> GOVERNMENT CODE - GOV

> TITLE 4. GOVERNMENT OF CITIES [34000 - 45345]

> (Title 4 added by Stats. 1949, Ch. 79.)

> DIVISION 3. OFFICERS [36501 - 41805]

> (Division 3 added by Stats. 1949, Ch. 79.)

> PART 2. LEGISLATIVE BODY [36801 - 40592]

> (Part 2 added by Stats. 1949, Ch. 79.)

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> CHAPTER 3. General Powers [37100 - 37200]

> (Chapter 3 added by Stats. 1949, Ch. 79.)

>
> 37100.

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> The legislative body may pass ordinances not in conflict with the Constitution and laws of the State or the United States.

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> WHEREAS,

> Pursuant to the California Constitution, sections 1, 2, 4, 6 and 7 and California Civil Code, 51(b) and Title II of the U.S. Civil Rights Act of 1964, and California Health and Safety Code sections 101080, 101040, 12075 and California Code section 8558(c) and the U.S. Constitution, amend I, IV, XIV

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> THEREFORE,

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> WE THE PEOPLE HEREBY PROCLAIM AND AFFIRM:

> Any Supervisor on this board who votes to pass this unlawful measure will be in violation of the following laws:

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> You are all in violation and operating outside of your “Oaths of Office” and both the California State and U.S. Constitutions;

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> You are all acting outside of the authority of your office and do not have the governing authority to shut down San Bernardino County or mandate anything;

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> You are all in violation of California State and Federal constitutional law;

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> You are all in violation of the People at Large’s Unalienable Rights;

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> You are all in violation of the following codes: 18 U.S. Code §241, 18 U.S. Code §242, 18 U.S. Code § 245, 18 U.S. Code § 1962, 18 U.S. Code § 1031, 18 U.S. Code § 1038, 18 U.S. Code § 1341, 42 U.S. Code §1983, 42 U.S. Code §1985, 42 U.S. Code § 3617 This is an official notification of your violations.

> San Bernardino County Officials, you are mandated to come within CA State and U.S. Constitutional compliance in the next 10 days or give a lawful rebuttal for your actions.

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> Your non-compliance signifies under a tacit agreement of acceptance. If you fail to come into compliance we will file complaints on your bonds with the State and have you removed from office. (No Bond, No Office!)

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> You all are in violation of the following: 18 U.S. Code §241 CONSPIRACY AGAINST RIGHTS If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State in the free exercise or enjoyment of any right, they shall be fined under this title or imprisoned not more than ten years, or both.

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> 18 U.S. Code §242 DEPRIVATION OF RIGHTS Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State the deprivation of any rights, shall be fined under this title or imprisoned not more than one year, or both.

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> 18 U.S. Code § 245 Federally protected activities to name a few. The Constitution is the supreme law of the land and no one has the right to violate the Constitution or Federal Laws.

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> 18 U.S. Code § 1962 Prohibited activities (participating in mount of corruption) 18 U.S. Code § 1031 Major fraud 18 U.S. Code § 1038 False information and hoaxes 18 U.S. Code § 1341 Frauds and swindles, Subversive Theft, Treason, Sedition, Counterfeiting the securities 42 U.S. Code §1983 DEPRIVATION OF RIGHTS Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State subjects, or causes to be subjected, any person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law. 42 U.S. Code §1985 CONSPIRACY TO INTERFERE If two or more persons in any State or territory conspire for the purpose of depriving, either directly or indirectly any person's rights the party so injured or deprived may have an action for the recovery of damages against any one or more of the conspirators. 42 U.S. Code § 3617 - Interference, coercion, or intimidation Also, take note of the following: NO ONE IS ABOVE THE LAW and legislators have an obligation under 42 USC § 1986 a duty "to prevent a wrong from being done" and 18 USC § 1621 citing the "neglect to protect" by individuals under oath.

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> 16 American jurisprudence 2d, section 98, "While an emergency cannot create power and no emergency justifies the violation of any of the provisions of the United States Constitution or States Constitutions...." NO EMERGENCY has just cause to suppress the constitution or the People at Large Unalienable rights. From the 16th American Jurisprudence, Second Edition, Section 177: "The general misconception is that any statute passed by legislators bearing the appearance of law constitutes the law of the land. The U.S. Constitution is the supreme law of the land, and any statute, to be valid, must be in agreement. It is impossible for both the Constitution and a law violating it to be valid; one must prevail." Any court, government or government officer who acts in violation of, in opposition to or contradiction of the foregoing, by his, or her, own actions, commits treason and invokes the self-executing Section 3 of the 14th Amendment and vacates his, or her, office. • Abusing your power by creating law, when you have no authority to do so (this includes and not limited to, all schools, churches, small businesses, nature centers), mandating sovereign healthy people in San Bernardino County to stay at home and issue a mask mandate. County Officials and Governors do not have the legal authority to create laws and mandates. They are administrators of state agencies, not lawmakers. • County Officials mandating masks is providing medical treatment without a medical license and is 100% a violation of the law. • Mandating medical treatment for healthy individuals who do not require treatment is also against the law. • Forcing medical treatment and ignoring the right to refuse medical treatment is against the law. • Civil Citations for fines on violation of mask mandate is unconstitutional and illegal as CA receives Federal funding and money cannot be made on fines for mandates that are not laws. • Lying about the facts of illness to a patient, fabricating an illness that does not exist within the patient, or giving them false treatment, is against the law. • But MORE importantly, the San Bernardino County Supervisors cannot advise, implement treatment or force you to abide by the specific doctor they are getting their information from because people get second opinions of diagnosis all the time. • It is also a violation of the constitution to force anyone to publicly disclose their medical history for exemption purposes as it forces the patient to waive doctor/patient confidentiality and their private person. Has stated above so stated below: This is an official notification of your violations. San Bernardino County Officials you are mandated to come within CA State and U.S. Constitutional

compliance in the next 10 days or give a lawful rebuttal for your actions. Your non-compliance signifies under a tacit agreement of acceptance. If you fail to come into compliance we will file complaints on your bonds with the State and have you removed from office. (No Bond, No Office!)

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> IT IS THUS PROCLAIMED on THIS DATE

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> October 20, 2020

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> WE THE PEOPLE HEREBY PROCLAIM AND AFFIRM that the Sacramento County Board of Supervisors vote To terminate the Sacramento Health Emergency Regarding COVID 19.

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> Sacramento Resident of Susan Peters District

> Robert Sharp