

From: [Robin Ehlers](#)
To: [BOS Public Comment](#)
Subject: OPEN OUR COUNTY
Date: Tuesday, March 23, 2021 7:51:10 AM

Dist 1

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I request for the public record that the Board of Supervisors rescind out current state of emergency now because the truth is evident and continued state job emergency is unwarranted.

I request the Nevada County Supervisors immediately rescind The Resolution 2c-062 proclaiming a local Emergency for Nevada County dated 10, 2020 signed by Heidi Hall for the following reasons:

1). The aforesaid conditions of the Signed Resolution are no longer applicable today one year later.

- We no longer live under a condition of extreme peril beyond the control, capacity and resources on the services, personnel, equipment, and facility of our county
- and we are able to cope. There are MANY therapeutics proven successful and readily available.

Whereas, the aforesaid conditions of extreme peril warrant and necessitate the Proclamation of the Existence of the Local Emergency; and

Whereas, these conditions are likely to be beyond the control, capacity, and resources of the services, personnel, equipment, and facilities of Nevada County, and local resources are unable to cope with the effects of said emergency

2) I request the County Officer rescind The Declaration of Local Health Emergency declaring a local Emergency for Nevada County dated March 3, 2020 signed by Ken Cutler MD. for the following reasons:

The aforesaid conditions of the Signed Declaration are no longer applicable today one year later & must reviewed.

- While there is a virus, there is no longer an imminent and proximate threat to our community
- Under Health & Safety code 101080 this declaration must NOT remain in effect for longer than 7 days unless reviewed and ratified by the Nevada County Supervisors & must be reviewed every 30 days UNTIL the local emergency is terminated.

Whereas, Health & Safety Code section 101080 allows a local health officer to declare a local health emergency in the health officer's jurisdiction, or any part thereof, whenever the health officer reasonably determines that there is an imminent and proximate threat on the introduction of any contagious, infectious or communicable disease.

pursuant to Health & Safety code 101080, the Nevada County Health Officer declares.

1) The potential introduction of covid-19 is a threat to the public health within the meaning of Health and Safety code 10108

2) This declaration shall remain in effect for no longer than seven days unless it has been ratified by the Nevada County Board of Supervisors

Health and Safety code 10108 States:

Whenever a local health emergency is declared by a local health officer pursuant to this section, the local health emergency shall not remain in effect for a period of seven days unless it has been ratified by the board of supervisors, or city council, whichever is applicable to the jurisdiction. The board of supervisors, of city council, if applicable, shall review, at least every 30 days until the

local health emergency is terminated, the need of continuing the local health emergency and shall proclaim conditions warrant the termination.

3) The Proclamation of the State of Emergency by Governor Gavin Newsom dated March 4, 2020 waived code section 8625(a) and did not waive section 8625(d), which specifically states:

The governing body shall proclaim the termination of the local emergency at the earliest possible date that the condition warrants.

Therefore, because you now know the truth, it is incumbent upon you our Board of Supervisor to review and rescind out current state of emergency now because it is unwarranted.

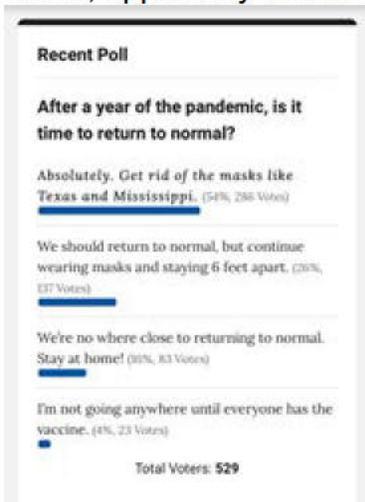
Robin Ehlers

From: [Susan Frisbie](#)
To: [Heidi Hall](#); [Ed Scofield](#); [Sue Hoek](#); [bdofsupervisors](#); [BOS Public Comment](#); [Dan Miller](#); [Hardy Bullock](#) **Dist 1**
Subject: By What Authority?
Date: Monday, March 22, 2021 10:55:26 PM
Attachments: [Union Poll w 529 votes.png](#)

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Dear Board of Supervisors,

That was really cute what you did on March 9th at your last meeting, in which you tabled your vote on the *Healthy Communities Resolution*, and then posted a SURVEY in *The Union*, apparently to find out how public opinion falls on this matter. See survey, below.



This act on the Board's part confirms a TOTAL lack of leadership at the helm. Why? Because our form of government is a Constitutional Republic, not a Democracy (democracy = mobocracy). Article IV, Section 4 of the Constitution of the United States states, "The United States shall guarantee to every State in this Union a Republican Form of Government,...." How is it that you are deciding policy by using a poll in the local newspaper? What gives you the authority to try to base what our county does on a survey? What gives you the authority to implement a democratic form of government in our county in lieu of the guaranteed Constitutional Republic? And by what authority have you had to violate the Bagley Keene Act?

Speaking of authority, at your last meeting on March 9th, I requested at the kiosk that each one of you five Board members publish your required Oath of Office and your required Bond on your County of Nevada website. I forgot to say at that time that you have 10 days to do so, so I'm bringing it up again. You have 10 business days to get this done, which means this needs to be done by Tuesday, April 6th. So far as of this moment in time, your required Oath of Offices and your required Bonds have not been published. We the People from on the land of Nevada County, who have formed a **Community of Safety**, have requested your transparency, and apparently thus far it has not been forthcoming. We the people are gravely concerned about gathering violations of the peoples' unalienable rights during this so-called Pandemic. We require you to publish within the next 10 business days your required Oath of Offices and your required Bonds by the **Constitution of the United States**, given at **Article VI, Clause 3**, and the **California Constitution, Article XX, Section 3**, and as mandated in

California Government Code, Section 1360, and as mandated in California Government Code, Sections 1450-1653.

Your time to state and prove by what authority you are acting upon is running out. If you cannot prove your Oath and Bond, you are impersonating government, and there will be consequences.

The emperors are appearing to not be wearing any clothes.

Susan Frisbie

"The price of Liberty is eternal vigilance." Thomas Jefferson

"Those who would give up essential liberty to purchase a little temporary safety deserve neither liberty or safety." - Benjamin Franklin

"Our Constitution was made only for a moral and religious people. It is wholly inadequate for the government of any other." - John Adams

"We can persuade and reason with the people, but we cannot force them." - Thomas Jefferson

Sent with [ProtonMail](#) Secure Email.

From: [REDACTED]
To: [BOS Public Comment](#)
Subject: No Declared State of Emergency
Date: Monday, March 22, 2021 10:30:21 PM

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It has become obvious to me that the number of people dying of covid is pretty damned low. As you can see in the attached picture from Fox news, we have a 99.5% survive rate if we are under 70. I am asking my public servants who work for we the people to have a request for the public record that it is incumbent upon you, our Board of Supervisors to review and rescind our current state of emergency because you know the truth and it is not true at all for the following reasons:

1) I request the Nevada County Supervisors immediately rescind The Resolution 2c-062 proclaiming a local Emergency for Nevada County dated 10, 2020 signed by you for the following reasons:

The aforesaid conditions of the Signed Resolution are no longer applicable today one year later.

We no longer live under a condition to have our hospital ER overflowing with people dying of covid. In fact, the ER is mostly empty except if there is a car accident or something like that. The declared states of emergencies happen when something goes beyond the power of the county and State to control, and beyond the capacity and resources on the services, personnel, equipment, and facility of our county. Mandates and orders are then put out to end the emergency within 60 days or less.

We don't need our restaurants with people sitting outside. There is no sane reason to do this. There is no emergency any more, and you are a public servant of we the people and you must abide by the law. Mandates and orders are not laws, they are suggestions from the State or county health departments, and we can legally ignore suggestions.

We are not in a state of extreme peril that warrants and necessitates the Proclamation of the Existence of the Local Emergency; and we are not in a position where so many people have covid that we have to shut down schools, and restaurants and all other forms of outdoor or indoor activities where people mingle like at church or a concert at the Center for the Arts. It currently is not beyond the control, capacity, and resources of the services, personnel, equipment, and facilities of Nevada County, and local resources that require said emergency.

2) I request the County Officer rescind The Declaration of Local Health Emergency declaring a local Emergency for Nevada County dated March 3, 2020 signed by Ken Cutler MD. for the following reasons:

The aforesaid conditions of the Signed Declaration are no longer applicable today one year later & must reviewed and honestly considered as to the harm it is causing so many businesses.

- While there is a virus, there is no longer an imminent and proximate threat to our community
- Under Health & Safety code 101080 this declaration must NOT remain in effect for longer than 7 days unless reviewed and ratified by the Nevada County Supervisors & must be reviewed every 30 days UNTIL the local emergency is terminated.

Whereas, Health & Safety Code section 101080 allows a local health officer to declare a local health emergency in the health officer's jurisdiction, or any part thereof, whenever the health officer reasonably determines that there is an imminent and proximate threat on the introduction of any contagious, infectious or communicable disease, **which right now does not exist.**

Pursuant to Health & Safety code 101080, the Nevada County Health Officer declares.

1) The potential introduction of covid-19 is a threat to the public health within the meaning of Health and Safety code 10108

2) This declaration shall remain in effect for no longer than seven days unless it has been ratified by the Nevada County Board of Supervisors

Health and Safety code 10108 States:

Whenever a local health emergency is declared by a local health officer pursuant to this section, the local health emergency shall not remain in effect for a period of seven days unless it has been ratified by the board of supervisors, or city council, whichever is applicable to the jurisdiction. The board of supervisors, of city council, if applicable, shall review, at least every 30 days until the local health emergency is terminated, the need of continuing the local health emergency and shall proclaim conditions warrant the termination. I would also like to add that as if by magic, the cases of deaths from the flu, heart attacks and strokes have dropped down in record numbers. I feel the record of deaths are being falsified. Any person who has had a cold will show this as corona virus in their blood. So the second someone sees corona, they make an official record that says a lot of people died of covid, when this is completely false.

3) The Proclamation of the State of Emergency by Governor Gavin Newsom dated March 4, 2020 waived code section 8625(a) and did not waive section 8625(d), which specifically states:

The governing body shall proclaim the termination of the local emergency at the earliest possible date that the condition warrants.

Therefore, because you now know the truth, it is incumbent upon you our Board of Supervisor to review and rescind out current state of emergency now because it is unwarranted. Please be a good law abiding public servant and end all covid mandates and orders, or prove to the people that we are indeed in an emergency with facts that can back up that claim. As a Vietnam war veteran, I love my country, and I see what is going on and it is a complete fraud. I have eaten outside in the cold at several restaurants, and only one person I know got covid, and she survived. It is now a mild cold, not an emergency.

Karl Meyers

[REDACTED]

Rough and Ready

[REDACTED]

From: noreply@granicusideas.com
To: [BOS Public Comment](#)
Subject: New eComment for Nevada County Board of Supervisors March 23, 2021, Meeting
Date: Monday, March 22, 2021 10:15:38 PM

Dist 4

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[SpeakUp](#)

New eComment for Nevada County Board of Supervisors March 23, 2021, Meeting

Lynn Lumiere submitted a new eComment.

Meeting: Nevada County Board of Supervisors March 23, 2021, Meeting

Item: SR 21-0224 Members of the public shall be allowed to address the Board on items not appearing on the agenda that are of interest to the public and are within the subject matter jurisdiction of the Board during the meeting by using one of the options listed on pages #8 and #9.

eComment: "Rescind Resolution 2c-062 proclaiming a local Emergency for Nevada County; Amend the Healthy Communities Resolution supporting reopening Nevada County safely in response to COVID-19 in coordination with our County Health authorities."

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From: [Paul Gilbert](#)
To: [Heidi Hall](#); [Ed Scofield](#); [Sue Hoek](#); [bdofsupervisors](#); [BOS Public Comment](#); [Dan Miller](#); [Hardy Bullock](#)
Subject: Rescinding Resolution 2c-062
Date: Monday, March 22, 2021 10:08:26 PM

Dist 1

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I request for the public record that it is incumbent upon you our Board of Supervisors to review and rescind out current state of emergency now because you know the truth and it is unwarranted (3 reasons):

1) I request the Nevada County Supervisors immediately rescind The Resolution 2c-062 proclaiming a local Emergency for Nevada County dated 10, 2020 signed by Heidi Hall for the following reasons:

The aforesaid conditions of the Signed Resolution are no longer applicable today one year later.

- We no longer live under a condition of extreme peril beyond the control, capacity and resources on the services, personnel, equipment, and facility of our county
- And we are able to cope.

Whereas, the aforesaid conditions of extreme peril warrant and necessitate the Proclamation of the Existence of the Local Emergency; and

Whereas, these conditions are likely to be beyond the control, capacity, and resources of the services, personnel, equipment, and facilities of Nevada County, and local resources are unable to cope with the effects of said emergency

2) I request the County Officer rescind The Declaration of Local Health Emergency declaring a local Emergency for Nevada County dated March 3, 2020 signed by Ken Cutler MD. for the following reasons:

The aforesaid conditions of the Signed Declaration are no longer applicable today one year later & must reviewed.

- While there is a virus, there is no longer an imminent and proximate threat to our community
- Under Health & Safety code 101080 this declaration must NOT remain in effect for longer than 7 days unless reviewed and ratified by the Nevada County Supervisors & must be reviewed every 30 days UNTIL the local emergency is terminated.

Whereas, Health & Safety Code section 101080 allows a local health officer to declare a local health emergency in the health officer's jurisdiction, or any part thereof, whenever the health officer reasonably determines that there is an imminent and proximate threat on the introduction of any contagious, infectious or communicable disease.

Pursuant to Health & Safety code 101080, the Nevada County Health Officer declares.

1) The potential introduction of covid-19 is a threat to the public health within the meaning of Health and Safety code 10108

2) This declaration shall remain in effect for no longer than seven days unless it has been ratified by the Nevada County Board of Supervisors

Health and Safety code 10108 States:

Whenever a local health emergency is declared by a local health officer pursuant to this section, the local health emergency shall not remain in effect for a period of seven days unless it has been ratified by the board of supervisors, or city council, whichever is applicable to the jurisdiction. The board of supervisors, of city council, if applicable, shall review, at least every 30 days until the local health emergency is terminated, the need of continuing the local health emergency and shall proclaim conditions warrant the termination.

3) The Proclamation of the State of Emergency by Governor Gavin Newsom dated March 4, 2020 waived code section 8625(a) and did not waive section 8625(d), which specifically states:

The governing body shall proclaim the termination of the local emergency at the earliest possible date that the condition warrants.

Therefore, because you now know the truth, it is incumbent upon you our Board of Supervisor to review and rescind our current state of emergency now because it is unwarranted.

Paul Gilbert



Nevada City, CA 95959

From: noreply@granicusideas.com
To: [BOS Public Comment](#)
Subject: New eComment for Nevada County Board of Supervisors March 23, 2021, Meeting
Date: Monday, March 22, 2021 9:20:13 PM

Unable to identify Dist

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[SpeakUp](#)

New eComment for Nevada County Board of Supervisors March 23, 2021, Meeting

Pam Custer submitted a new eComment.

Meeting: Nevada County Board of Supervisors March 23, 2021, Meeting

Item: SR 21-0224 Members of the public shall be allowed to address the Board on items not appearing on the agenda that are of interest to the public and are within the subject matter jurisdiction of the Board during the meeting by using one of the options listed on pages #8 and #9.

eComment: Here's your chance to be a hero. Vote to open the county and start the healing process for our children.

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From: [Lisa Nowlain](#)
To: [BOS Public Comment](#)
Cc: [Katie King](#)
Subject: Public comment for Tuesday, March 23, 2021 BOS meeting
Date: Monday, March 22, 2021 5:33:45 PM

Dist 1

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

Dear Nevada County Board of Supervisors,

On February 4, two different people called 911 because they were concerned about a woman and two children in Alta Sierra. Neither of the callers seemed to fear for anything except the wellbeing and safety of this mother and her young daughters. We know how the story ends: Sage Crawford was killed by a sheriff's deputy a few minutes after he first made contact with her, in front of her children.

In the days after Sage's death, we all asked a lot of questions. Could the deputies have deescalated the situation? Why was Sage seen as such a threat that deadly gunfire was deemed necessary? Doesn't Nevada County have a mental health mobile crisis unit? While these questions are relevant, the Board of Supervisors and all Nevada County leaders and residents should be focused on a different one: *Why was the sheriff there at all?*

Law enforcement agencies were not designed to support people through a mental health crisis or traumatic experiences, yet they are continually overfunded at the expense of other County departments that are designed for that purpose. This approach does a disservice to the people who need and deserve help and care, to the responding officers, and to the community as a whole. Law enforcement is designed to funnel people into the judicial system and to impose punishment, whether through fines, arrests, or prison time. An individual officer may be respectful, have antibias education, and have a good relationship with much of the community, but punishment is nonetheless their primary tool. It's no surprise then that their very presence escalates a situation, particularly for those who have past experience with the carceral system. Sage's death is tragic, and it is unfortunately the outcome we see too often when we continue to respond to people's social and health needs with force, threats, and violence, rather than finding solutions that address the root causes of those needs.

We see the disconnects between what we need and what we have, and we have the opportunity to rise to this occasion and create something new. The creation of the Mobile Crisis Team shows that our leaders understand that we need a new approach, but its restricted hours and the continued presence of a sheriff's deputy limit its effectiveness in truly transforming our approach to caring for people in crisis. Legislation introduced in the

California state assembly would implement a suicide prevention and mental health crisis hotline as an alternative to calling 911. If the bill passes, counties would be responsible for providing the crisis services and response teams, so the time to think about what that would look like in Nevada County is now.

And we don't need to start from scratch. Eugene, OR and Denver, CO both have models that are working to support people in crisis without involving police, thereby saving money and lives. Sacramento County is also exploring alternatives to 911. And the Movement for Black Lives' BREATHE Act provides a blueprint for reallocating law enforcement resources toward solutions that prioritize non-punitive responses to public health and safety. The ideas are on the table; we simply have to be brave enough to reimagine how we treat all members of our community.

On a personal note, we are both mothers here in Nevada County. Sage's death felt personal to us as parents who have experienced the deep love and stressors that are part of having children. Professionally, one of us is a librarian and the other is an educator. We know that offering support is not always easy and requires courage when our society often believes that punishment is the best way to solve problems. The Nevada County Board of Supervisors has an opportunity to demonstrate that courage and begin rethinking roles and reallocating resources toward a healthier and safer community for all.

Katie King, Grass Valley
Lisa Nowlain, Grass Valley

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A black rectangular redaction box covering the signature of the author.

pronouns: she/her

From: noreply@granicusideas.com
To: [BOS Public Comment](#)
Subject: New eComment for Nevada County Board of Supervisors March 23, 2021, Meeting
Date: Monday, March 22, 2021 4:04:15 PM

Dist 1

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[SpeakUp](#)

New eComment for Nevada County Board of Supervisors March 23, 2021, Meeting

Joy Brann submitted a new eComment.

Meeting: Nevada County Board of Supervisors March 23, 2021, Meeting

Item: SR 21-0224 Members of the public shall be allowed to address the Board on items not appearing on the agenda that are of interest to the public and are within the subject matter jurisdiction of the Board during the meeting by using one of the options listed on pages #8 and #9.

eComment: Adopt Healthy Communities Resolution, begin safely reopening our County. Rescind all emergency related orders, conduct a full uncensored audit of all losses of life (by all ages and causes) & property. Effects of restrictions have caused greater losses that far exceed anticipated & unrealized losses from Covid. Your constituents need true leadership that justly considers the full impacts of the COVID response upon all. You're not acting like adults when your behavior is killing our children. Thx

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From: [Cathe"](#)
To: [BOS Public Comment](#)
Subject: BofS Meeting 3/23/21
Date: Monday, March 22, 2021 4:01:50 PM

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Dear Board of Supervisors,
You have a lot to consider.

Can you please add the following to what you are considering? I am happy to provide add references and studies.

- The Contagion Myth is a Fairy Tale, proven in a 10 million people study.
- The CDC is a vaccine company controlled by the vaccine families including the Bill and Melinda Gates Foundation, and their vaccine foundation GAVI, who themselves are the largest donors to the CDC.
- You have the same medical training as Bill Gates and Governor Newsom.
- The CDC has no science. It is not an independent agency. It is primarily a vaccine company. It owns over 50 vaccine patents. It sells over \$5.6 billion worth of un-tested no-liability vaccines a year, including to the US military. It's primary metric for success in all its departments in the agency is vaccine sales.
- The CDC has no right to dictate to the State and County Health Departments.
- The CDC is also the most corrupt arm of the US Government. It is a very troubled agency.
- There have been many intensive federal investigations into the CDC by the US Congress. A three year investigation by US Senate Tom Coburn's Committee, by the HHS Inspector General of the US in 2008, by the Office of Research Integrity in 2014. These and other studies painted the CDC as a cesspool of corruption... as an agency who has become a sock puppet of the vaccine industry
- Please tell us when this fraud will be over, and what the end game plan is.

Sincerely, Catherine Fish
Sue Hoek's District

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From: [Lorraine Reich](#)
To: [BOS Public Comment](#)
Subject: Crises Response Team
Date: Monday, March 22, 2021 3:35:32 PM

Dist 1

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

Dear Supervisors,

While I understand the Board of Supervisors takes the position that the Nevada County Sheriff's Office is self-governed, I believe you hold the purse strings to the funds that pay for our NC Sheriff's services.

I am writing this public comment to urge you to require the NC Sheriff's Office to designate no less than \$150,000.00/year of its general budget funds to fund a viable two (2) member "crisis response team" comprised of solely mental health professionals, and professionals trained in non-excessive use of force and de-escalation tactics. We must stop these senseless killings in Nevada County of mentally deranged people like the young woman recently killed at the hands of sheriff's deputies. This sad event would never have happened if Nevada County had a program like the "CAHOOTS" program in Eugene, Oregon.

Thank you,

Lorraine Reich



JOY BRANN, MPH
HEALTH MANAGEMENT SERVICES

March 22, 2021

To: Public Officials of Nevada County

Board of Supervisors: Dan Miller, Heidi Hall, Ed Scofield, Sue Hoek, Hardy Bullock

Public Health Director: Jill Blake, Public Health Officer: Scott Kellerman, M.D.

Environmental Health: Amy Irani

County Executive: Alison Lehman, County Counsel: Kit Elliott

Chiefs of Police, Nevada City and Grass Valley: Chad Ellis, Alex Gammelgard, Sheriff Shannon Moon

Subject: Rescind Resolution 2c-062 proclaiming a local Emergency for Nevada County;
Agendize the Healthy Communities Resolution supporting reopening Nevada County
safely in response to COVID-19 in coordination with our County Health authorities.

Public Comment, March 23, 2021, District 1, Supervisor Hall

Greetings,

I have been a public health professional for over 25 years, first as a community health educator and more recently in health policy. I represent organizations in our community and our state, focusing on advocacy and legal defense.

I ask that you 1) Rescind the Resolution 2c-062 proclaiming a local Emergency for Nevada County, and 2) Adopt the Healthy Communities Resolution, supporting reopening Nevada County safely.

It is incumbent upon you, our Board of Supervisors, to review and rescind the current state of emergency now. The emergency declaration is not only unwarranted, but unlawful, causing loss of life and property from the effects of restrictions that far exceed anticipated and unrealized losses from Covid.

I request the County Health Officer, Dr. Kellerman, rescind The Declaration of Local Health Emergency for Nevada County, dated March 3, 2020, signed by Ken Cutler MD, for the following reasons:

One year later, it is clear that the conditions of the Signed Resolution are no longer applicable. We do not live under a condition of extreme peril beyond the control, capacity and resources on the services, personnel, equipment, and facility of our county, and we are able to cope.

While there is a virus, there is no longer an imminent and proximate threat to our community.

Under Health & Safety code 101080 this declaration must NOT remain in effect for longer than 7 days, unless reviewed and ratified by the Nevada County Supervisors; and, must be reviewed every 30 days UNTIL the local emergency is terminated.

Health & Safety Code section 101080 allows a local health officer to declare a local health emergency in the health officer's jurisdiction, or any part thereof, whenever the health officer reasonably determines that there is an imminent and proximate threat on the introduction of any contagious, infectious or communicable disease.

Pursuant to Health & Safety code 101080, the Nevada County Health Officer declared,

- 1) The potential introduction of covid-19 is a threat to the public health within the meaning of Health and Safety code 101080
- 2) This declaration shall remain in effect for no longer than seven days unless it has been ratified by the Nevada County Board of Supervisors

Health and Safety code 101080 States:

Whenever a local health emergency is declared by a local health officer pursuant to this section, the local health emergency shall not remain in effect for a period of seven days unless it has been ratified by the board of supervisors, or city council, whichever is applicable to the jurisdiction. The board of supervisors, of city council, if applicable, shall review, at least every 30 days until the local health emergency is terminated, the need of continuing the local health emergency and shall proclaim conditions warrant the termination.

As our local governing body you have abdicated your power to terminate the "local emergency" at the earliest possible date according to actual conditions. It is incumbent upon you, our Board of Supervisors, to review and rescind the current state of emergency now because it is unwarranted and unlawful.

Adopt the Healthy Communities Resolution and begin the process of safely reopening our County. Rescind all emergency related orders, and conduct a full uncensored audit of all losses and all deaths by all causes and all ages. In service to our community, inform your constituents of the full impacts of the COVID response. More than ever, we need true leadership that justly considers all. You're not acting like adults when your behavior is killing our children.

Thank you, Joy Brann, MPH

From: [Strong Women Movement](#)
To: [BOS Public Comment](#)
Subject: BOS public comment 3/23/21
Date: Monday, March 22, 2021 2:10:12 PM

Dist 4

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3/23/21

Homelessness, poverty, and lack of access to basic health care and mental health treatment resulted in the tragic shooting incidents in which Sage Crawford lost her life at the hands of Sheriff's Deputies. There is much public concern regarding Nevada County law enforcement personnel not adhering to excessive use of force and de-escalation training as required by California State law. As well as the mobile crisis unit not being available or dispatched.

The need for behavioral health crisis response programs is growing daily in this county. The county's lack of prioritization of programs that could reduce law enforcement's interactions with those suffering from crisis is inappropriate.

By addressing the circumstances that lead to Sage's death, lack of secure housing, poverty and access to health care will prevent further tragedies in our county.

In order to promote public trust and transparency the District Attorney must release thoroughly researched and accurate investigative reports regarding Sage's death to the public in a timely manner following the event.

The report must include the training certificates of the sheriff's deputies, police officers and dispatch personnel and an analysis of whether excessive use of force and de-escalation training was followed during the incident. The DA's office must also release the incident reports of each officer, the incident reports of their supervisors, as well as any disciplinary reports the officers may have received in these incidents or any previous incidents.

I am requesting that the Board of Supervisors hold a special law enforcement forum to publicly address these issues.

Libby Woods
District 4

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Thank you!!
Libby Woods



Embodiment Is Empowerment!

From: [Steve Schulte](#)
To: [bdofsupervisors](#); [Heidi Hall](#); [Ed Scofield](#); [Dan Miller](#); [Sue Hoek](#); [Hardy Bullock](#)
Subject: meeting
Date: Monday, March 22, 2021 1:07:10 PM

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I request for the public record that it is incumbent upon you our Board of Supervisors to review and rescind out current state of emergency now because you know the truth and it is unwarranted (3 reasons):

1) I request the Nevada County Supervisors immediately rescind The Resolution 2c-062 proclaiming a local Emergency for Nevada County dated 10, 2020 signed by Heidi Hall for the following reasons:

The aforesaid conditions of the Signed Resolution are no longer applicable today one year later.

- We no longer live under a condition of extreme peril beyond the control, capacity and resources on the services, personnel, equipment, and facility of our county
- and we are able to cope.

Whereas, the aforesaid conditions of **extreme peril** warrant and necessitate the Proclamation of the Existence of the Local Emergency; and

Whereas, these conditions are likely to be **beyond the control, capacity, and resources** of the services, personnel, equipment, and facilities of Nevada County, and local resources are **unable to cope** with the effects of said emergency

2) I request the County Officer rescind The Declaration of Local Health Emergency declaring a local Emergency for Nevada County dated March 3, 2020 signed by Ken Cutler MD. for the following reasons:

The aforesaid conditions of the Signed Declaration are no longer applicable today one year later & must reviewed.

- While there is a virus, there is no longer an imminent and proximate threat to our community
- Under Health & Safety code 101080 this declaration must NOT remain in effect for longer than 7 days unless reviewed and ratified by the Nevada County Supervisors & must be reviewed every 30 days UNTIL the local emergency is terminated.

Whereas, Health & Safety Code section 101080 allows a local health officer to declare a local health emergency in the health officer's jurisdiction, or any part thereof, whenever the health officer reasonably determines that there is an **imminent and proximate threat** on the introduction of any contagious, infectious or communicable disease.

pursuant to Health & Safety code 101080, the Nevada County Health Officer declares.

- 1) The potential introduction of covid-19 is **a threat to the public** health within the meaning of Health and Safety code 10108
- 2) This declaration shall remain in effect for no longer than seven days unless it has been ratified by the Nevada County Board of Supervisors

Health and Safety code 10108 States:

Whenever a local health emergency is declared by a local health officer pursuant to this section, the local health emergency shall not remain in effect for a period of seven days unless it has been ratified by the board of supervisors, or city council, whichever is applicable to the jurisdiction. The board of supervisors, of city council, if applicable, **shall review, at least every 30 days** until the local health emergency is terminated, the need of continuing the local health emergency and shall proclaim conditions warrant the termination.

3) The Proclamation of the State of Emergency by Governor Gavin Newsom dated March 4, 2020 waived code section 8625(a) and did not waive section 8625(d), which specifically states:

The governing body shall proclaim the termination of the local emergency at **the earliest possible date that the condition warrants**.

Therefore, because you now know the truth, it is incumbent upon you our Board of Supervisor to review and rescind out current state of emergency now because it is unwarranted

Thank you,
Steve and Linda Schulte

