

12513

**Julie Patterson-Hunter**

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**From:** Maile Gagliardi [REDACTED]  
**Sent:** Monday, July 27, 2020 3:13 PM  
**To:** bdofsupervisors  
**Subject:** NO PASSING OF ORDINANCE TO SHUTDOWN FRIAR TUCKS OR ANY INDOOR DINING WITHOUT A PUBLIC REFERENDUM

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.

**To: All Public Officials of Nevada County**

Board or Supervisors: Heidi Hall, Ed Scofield, Dan Miller, Sue Hoek, Richard Anderson

Mayor & City Council: **Erin Minett, Duane Strawser, David Parker, Daniela Fernández**

**Sherriff: Shannon Moon**

**Public Health Directors: Jill Blake, Glennah Trochet, Ryan Gruver, Ken Cutler**

Environmental Health: Amy Irani

County Executive: Alison Lehman

Police: Chad Ellis

**URGENT MESSAGE: DO NOT PASS THE "UNCODIFIED TEMPORARY ORDINANCE AUTHORIZING COUNTY ENFORCEMENT OFFICERS TO ENFORCE ORDERS ISSUED BY THE PUBLIC HEALTH OFFER REGARDING THE NOVEL CORONAVIRUS"**

I am writing to you with an urgent request to stop the proposed Ordinance on the agenda July 28, 2020. We ask that you take this off the agenda until there can be a public meeting to discuss the matter.

Friar Tuck's has been the heart and soul of the downtown community for community and fellowship. We have 35 employees & 1000's of loyal community folks who have a history build in our restaurant. To require us to close down our indoor dining would be the end of an institution! Now add in the PG&E shutdowns we are expecting Friar Tucks' has a tombstone waiting. We cannot financially survive with out-door dining, the upcoming PG&E shutdowns and 40% of our revenue is during the months of November and December. We have the capacity for 185 indoor customers and moving outside dining would provide at the maximum 40. To ask us to survive outside with an 80% reduction in revenue until the rain arrives in the

fall is financial suicide and what I am now seeing as an act of terrorism on our rights.

**Our County is currently NOT experiencing a pandemic. Not even close. As of midnight, July 25<sup>st</sup> the current COVID-19 facts are these:**

1. 255 total cases BUT ONLY 116 in Western Nevada County!
2. 41 active cases.
3. 1,090 total cases per 100,000 for CA vs 255 per 100,000 for Nevada County. 76% less!
4. 1 Death per 100,000 in Nevada County vs 21 per 100,000 for CA. 95.2% less!
5. For comparison we had 30 flu deaths for the last year we have data (2017-2018) which comes to 30 deaths per 100,000 people in Nevada County or THIRTY TIMES THE DEATH RATE WE HAVE FOR COVID! 300% more!! And we NEVER shut down ONE Restaurant!!

Consider these FACTs: The declaration of a State of Emergency for the COVID-19 diagnosis criteria for a series of pneumonia and influenza related symptoms and the allegations of the existence of a “novel coronavirus” **is based on a series of assumptions that are patently false.**

1. According to the International Committee on Taxonomy of Viruses’ (ICTV) Coronaviridae Study Group (CSG) publication on March 2, 2020, the preliminary data suggesting that there was sufficient variation to determine this to be a novel virus vs. a mutation of known coronaviruses, **was not based on established scientific principles but was responsive to the World Health Organization’s prior unfounded declaration of novelty of both the virus and a new disease;**
2. There could be **no independent verification of the epidemiologic models** predicting dire infection and mortality rates as the underlying models and data were not published, and when sought, were reportedly corrupted so as to make their examination impossible;
3. In violation of State law, **no medical or scientific evidence was provided** to establish even causal links between the SARS CoV-2 and the symptoms of COVID-19, relying instead on foreign government hearsay and conjecture;
4. Since 2003, the U.S. Department of Health and Human Services and their subordinate organizations – the National Institute of Allergy and Infectious Diseases (NIAID) and

the Centers for Disease Control and Prevention (CDC) – maintained a patent preventing any independent organization from testing for the presence of coronavirus transmissible to humans through 2018 resulting in **a complete lack of testing technologies;**

5. **No State official reviewed for accuracy or veracity any of the causal statements made in the Declaration of Emergency which contain false, misleading, and terror inducing statements;**
6. In violation of well-established legal precedent from *Jew Ho v. Williamson*, 103 F. 10, 26 (C.C.N.D. Cal. 1900) and subsequent public health law, **arbitrary and capricious rules were inflicted upon a part of the population** that were not applied generally, resulting in the **unlawful confinement of a healthy population with no basis in science or fact;**
7. The Governor failed to provide adequate testing to confirm or deny the presence or absence of “a novel coronavirus” and, based on recent reports from testing of incarcerated persons reported by Reuters, 96% of prisoners testing positive for coronavirus are asymptomatic, **demonstrating a failure to establish even a statistical link between the virus and the disease;**
8. **Neither the Governor nor any public health officer has followed evidence-based, peer-reviewed, clinical science** showing that neither social distancing (of up to 6 feet of separation), nor the wearing of masks has any clinical effect in a healthy population and that instituting such policies is exclusively for the inducement of fear and terror in the population;

We do hope you see and understand we want this for our community. No Friar Tuck's the heart of the community is gone. Friar Tuck's will remain open! We are here to bless the community and we do not plan close as long as we have the resources to do do.

We love our community!!!

We will continue with our Extensive Covid-19 procedures in Place – \_\_\_\_\_

**We have made Friar Tuck's the safest place to be! i**

**Friar Tuck's announces “Bipolar Ionization” 99.4% of all viral particles destroyed**

**Friar Tuck's has invested & installed new technology into their air & heating conditioned units that makes the restaurant 99.4% viral free. This will allow our customers to feel very safe when they come inside to dine.**

**The easiest way to understand this is to think of sunbeams that you see coming through your windows. These sunbeams are comprised of asthma and allergy triggering small particles that include mold, pollen, pet dander and many other organic contaminants. In fact, they are so small that when you walk through the sunbeam, you can't detect the particles moving. If the particles were like snow, the NPBI technology is the snow plow! In layman's terms, when you have sunbeams coming through your windows in your home or apartment, after 2-3 days of operating GPS' NPBI system, you will no longer see sunbeams, and there will be much less particles and dust in the indoor air.**

**The GPS Needlepoint Bipolar Ionization product used the SARS-CoV-2 virus samples. Based on the results it has been determined that using the GPS model DM-48 or FC-48-AC will result in a 99.4% reduction of viral particles on a stagnant surface in 30 minutes. This investigation demonstrated the presence of SARS-CoV-2 RNA at multiple locations within 172 mechanical AHUs, and more specifically, AHUs serving multiple floors of a hospital tower in which COVID-19 patients were housed.**

**Based on these test results it was determined hydrolysis via positively charged hydrogen binding to peplomers of SARS-Cov-2 virus can render 99.4% or viral particles are inactivated on a stagnant surface at 30 minutes. These tests have demonstrated the ionizers ability to neutralize the pathogen namely SARS-Cov-19, on a static surface**



Dist 3

**Julie Patterson-Hunter**

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**From:** Debbie Roberts [REDACTED]  
**Sent:** Monday, July 27, 2020 9:23 PM  
**To:** CEO; Richard Anderson; Sheriff; Amy Irani; bdofsupervisors; Chad Ellis; Dan Miller; danielafornevadacity@gmail.com; [REDACTED]; duanestrawser@gmail.com; ed.schofield@co.nevada.ca.us; Env.Health; erin4nevadacity@gmail.com; Glennah Trochet; Heidi Hall; HHSA; Ken Cutler; Public Health; Sue Hoek  
**Subject:** Friar Tucks

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.

To Whom It May Concern,

We do not support the unconstitutional ordinance being voted on to force Friar Tucks closure on the agenda. Friar Tucks has been in complete compliance until the recent closure by Governor Newsom which he ordered with zero factual data that the uptick in cases arose from indoor dining. He has provided a death sentence to fine dining establishments across the state including Friar Tucks.

Friar Tucks was compliant with regard to sanitation, separation, masks and even went above and beyond to ensure customer safety to kill 99.4% of viruses in their establishment. No other place of business in our county has gone to these great lengths to ensure safety. We personally feel safer in their restaurant than we do at the grocery stores and many other business where mask wearing has not been enforced or they are worn incorrectly under the nose or chin rendering their space contaminated. They also do not enforce 6 ft separation, there are guidelines and it is suggested but not enforced and the sanitation is little to nil since masks became mandatory.

As concerned citizens and residents of this county for 48 years, this will not effect us financially but will effect us emotionally that our county does not care about the the very institutions that make our community great. We feel strongly to support their right to their livelihood. What is this was your income? Remember that when you're voting. Would you agree with a county enforcing your means to live? And for what? This county has been flatlined for months. Everyone is for safety. Not one person supporting them nor the establishment owners and employees supports ignoring the mandate because of callousness or ignorance. You will bankrupt these people for nothing. You will give in to political pressure when our numbers don't add up and aren't an issue. Please consider due process. The options that have been provided to them by you are not sustainable and I'm positive you are aware of this. We can be the county that sets the precedence for safety by remaining open. Other establishments will follow their lead. This restaurant is safe and if you vote for closure, you will financially ruin a family.

Thank you for your time.

Sincerely,

Curtis & Deborah Roberts  
Of Grass Valley

Dist 3

**Julie Patterson-Hunter**

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**From:** MARSTON A SCHULTZ [REDACTED]  
**Sent:** Tuesday, July 28, 2020 12:28 AM  
**To:** bdofsupervisors; erin4nevadacity@gmail.com; duanestrawser@gmail.com; [REDACTED] danielafornevadacity@gmail.com; Sheriff; Public Health; Env.Health; Chad Ellis; Glennah Trochet; CEO; Heidi Hall; Dan Miller; Sue Hoek; Richard Anderson; Ken Cutler; Amy Irani  
**Subject:** masks

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.

I beg you to please watch these three videos and read this short article before you make any decision on the requiring the mandatory wearing of masks

Marston Schultz  
319 Columbia Ave.  
Grass Valley

[Wearing masks Dr Andrew Kaufman | YOU NEED TO HEAR THIS !! - YouTube](#)

[Are Mandatory Masks "OSHA"-Approved?](#)

<https://www.bitchute.com/video/INGtBiXxA88V/>

By [Dr. Russell Blaylock](#)  
Global Research, May 12, 2020

*"By wearing a mask, the exhaled viruses will not be able to escape and will concentrate in the nasal passages, enter the olfactory nerves and travel into the brain." — Russell Blaylock, MD*

Researchers found that about a third of the workers developed headaches with use of the mask, most had preexisting headaches that were worsened by the mask wearing, and 60% required pain medications for relief. As to the cause of the headaches, while straps and pressure from the mask could be causative, the bulk of the evidence points toward hypoxia and/or hypercapnia as the cause. That is, a reduction in blood oxygenation (hypoxia) or an elevation in blood CO<sub>2</sub> (hypercapnia).

It is known that the N95 mask, if worn for hours, can reduce blood oxygenation as much as 20%, which can lead to a loss of consciousness, as happened to the hapless fellow driving around alone in his car wearing an N95 mask, causing him to pass out, and to crash his car and sustain injuries. I am sure that we have several cases of elderly individuals or any person with poor lung function passing out, hitting their head. This, of course, can lead to death.

A more recent study involving 159 healthcare workers aged 21 to 35 years of age found that 81% developed headaches from wearing a face mask. Some had pre-existing headaches that were precipitated by the masks. All felt like the headaches affected their work performance.

Unfortunately, no one is telling the frail elderly and those with lung diseases, such as COPD, emphysema or pulmonary fibrosis, of these dangers when wearing a facial mask of any kind—which can cause a severe worsening of lung function. This also includes lung cancer patients and people having had lung surgery, especially with partial resection or even the removal of a whole lung.

#### Fashion Fetishism, Surgical Masks and Coronavirus

The importance of these findings is that a drop in oxygen levels (hypoxia) is associated with an impairment in immunity. Studies have shown that hypoxia can inhibit the type of main immune cells used to fight viral infections called the CD4+ T-lymphocyte. This occurs because the hypoxia increases the level of a compound called hypoxia inducible factor-1 (HIF-1), which inhibits T-lymphocytes and stimulates a powerful immune inhibitor cell called the Tregs. This sets the stage for contracting any infection, including COVID-19 and making the consequences of that infection much graver. In essence, your mask may very well put you at an increased risk of infections and if so, having a much worse outcome.

People with cancer, especially if the cancer has spread, will be at a further risk from prolonged hypoxia as the cancer grows best in a microenvironment that is low in oxygen. Low oxygen also promotes inflammation which can promote the growth, invasion and spread of cancers. Repeated episodes of hypoxia have been proposed as a significant factor in atherosclerosis and hence increases all cardiovascular (heart attacks) and cerebrovascular (strokes) diseases.

There is another danger to wearing these masks on a daily basis, especially if worn for several hours. When a person is infected with a respiratory virus, they will expel some of the virus with each breath. If they are wearing a mask, especially an N95 mask or other tightly fitting mask, they will be constantly rebreathing the viruses, raising the concentration of the virus in the lungs and the nasal passages. We know that people who have the worst reactions to the coronavirus have the highest concentrations of the virus early on. And this leads to the deadly cytokine storm in a selected number.

It gets even more frightening. Newer evidence suggests that in some cases the virus can enter the brain. In most instances it enters the brain by way of the olfactory nerves (smell nerves), which connect directly with the area of the brain dealing with recent memory and memory consolidation. By wearing a mask, the exhaled viruses will not be able to escape and will concentrate in the nasal passages, enter the olfactory nerves and travel into the brain.”

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Note to readers: please click the share buttons above or below. Forward this article to your email lists. Crosspost on your blog site, internet forums. etc.

**Dr. Russell Blaylock**, author of *The Blaylock Wellness Report* newsletter, is a nationally recognized board-certified neurosurgeon, health practitioner, author, and lecturer. He attended the Louisiana State University School of Medicine and completed his internship and neurological residency at the Medical University of South Carolina. For 26 years, practiced neurosurgery in



D:513

**Julie Patterson-Hunter**

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**From:** Holli Diel [REDACTED]  
**Sent:** Monday, July 27, 2020 4:51 PM  
**Subject:** I am in OPPOSITION TO ITEM 37

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.

**I demand the Board of Supervisors vote against Item 37**, the temporary Urgency Ordinance related to enforcement of COVID-related health department orders.

Item 37 is the worst unconstitutional power grab by the governor and health department, and thus by Nevada County I've ever witnessed, and I've lived here for 40+ years!

Keep your greedy mitts off of our hard-working local businesses, they have suffered enough!

**A MUST SEE!**

**AMERICAN FRONT LINE DOCTORS - CAPITOL HILL - STREAMED LIVE 4 HOURS AGO!**

[https://www.youtube.com/watch?time\\_continue=569&v=oaX8-JbaacE&feature=emb\\_logo](https://www.youtube.com/watch?time_continue=569&v=oaX8-JbaacE&feature=emb_logo)

Hydroxychloroquine had been demonized in the media because Big Pharma wants to bring in a COVID vaccine! TRILLIONS are to be made by the few, Gates and Fauci to name two! No more Profits over Humanity!

The second doctor speaking in the above video, out of Huston, Texas, actually treated 350 COVID patients, she put them on low dose Hydroxychloroquine (200mg twice a week for prophylactics) plus Zinc daily and NOT ONE PERSON DIED, in fact EVERYONE OF THEM GOT BETTER! Not only is it proven to work, and it's also safer than aspirin, Tylenol, and Motrin!

Our County is currently NOT experiencing a pandemic, in fact, it's a Plandemic!

**As of midnight, July 25st the current COVID-19 facts in Nevada County are these:**

1. 255 total cases BUT ONLY 116 in Western Nevada County!
2. 41 active cases. (Highly debatable given the faulty tests)
3. 1,090 total cases per 100,000 for CA. vs. 255 per 100,000 for Nevada County. 76% less!
4. 1 Death per 100,000 in Nevada County vs. 21 per 100,000 for CA. 95.2% less!
5. For comparison we had 30 flu deaths for the last year we have data (2017-2018) which comes to 30 deaths per 100,000 people in Nevada County or THIRTY TIMES THE DEATH RATE WE HAVE FOR COVID! 300% more!! And we NEVER shut down ONE Restaurant, Church, or Salon!!

Governor Newsom is a Gulag Dictator hell-bent of ushering in communism, period! This Governor has failed to provide adequate testing to confirm or deny the presence or absence of "a novel coronavirus!"



How about the fact that COVID-19 has NEVER even been proven to exist using the Gold Standard of Koch's Postulates!?!? A shocker, I know!! That is the POWER of PROPAGANDA and the corporations who stand to profit actually owning the MEDIA networks!

Speaking of "profiting" I fear your recent actions are very telling. Is the recent 10 MILLION COVID FUNDING a bribe? Could this be the reason for your attacks against our local businesses??? Hmmm...

I have never worn a face muzzle and I never will! I will not comply with this BS! Not one of you will dictate to me what I will or won't do with my body in order for you to feel safe!

I have one rhetorical question for all of you all, "Tuberculosis kills 1.5 million people per year! Are businesses closed because of TB? Are people quarantined because of TB? Do people have to wear face muzzles because of TB? The answer to this rhetorical question is a big fat "NO!"

Sick people are quarantined, Prisoners are put in lockdown!

Any intelligent individual can see that this is political control, this is for financial gain and that there is a far more nefarious agenda afoot!

Neither the Governor nor any public health officer has followed evidence-based, peer-reviewed, clinical science showing that neither social distancing (of up to 6 feet of separation), nor the wearing of masks has any clinical effect in a healthy population and that instituting such policies is exclusively for the inducement of fear and terror in the population; As a result of these and other established facts, the Governor's state of emergency orders are in violation of the State Constitution is illegal and unenforceable!!!!

There is no law! The mandate by Governor Newsome is TYRANNICAL OVERREACH of our constitutional rights!

I hereby demand that you immediately cease and desist in your suspension of my Constitutional rights and those of the common citizenry!

Holli Diel, local business owner  
578 Sutton Way STE: 390  
Grass Valley, CA. 95945

**"The more people deny the truth the more they will persecute those who speak it." - J. Rawson**

**"The obedient always think of themselves as virtuous rather than cowardly." - Robert Anton Wilson**

Dist 3

**Julie Patterson-Hunter**

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**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:12 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Item 37 Urgency Ordinance - No

-----Original Message-----

**From:** Cheryl Wicks [REDACTED]  
**Sent:** Tuesday, July 28, 2020 11:11 AM  
**To:** Heidi Hall <Heidi.Hall@co.nevada.ca.us>; Ed Scofield <Ed.Scofield@co.nevada.ca.us>; Dan Miller <Dan.Miller@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>; BOS Public Comment <BOS.PublicComment@co.nevada.ca.us>; Amy Irani <Amy.Irani@co.nevada.ca.us>; HHSA <HHSA@co.nevada.ca.us>; Sheriff <Sheriff@co.nevada.ca.us>  
**Subject:** Item 37 Urgency Ordinance - No

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.

Hello -

I urge you to vote against Item 37 Urgency Ordinance. I don't feel that punitive measures against our hard working people in this community is the right course of action. You know what will happen - we will lose at least 3 restaurants. Most restaurants are hanging on by a thread and praying every day that they can just make it through another day. This will lead to many more unemployed people, more unrest and animosity. People are fed up with Governor Newsom and count on our level headed compassionate local officials through collaboration and discussion to solve problems so that the community benefits. Please approach this in a more effective way.

Sincerely,

Cheryl Wicks  
[REDACTED]

D, st 3

**Julie Patterson-Hunter**

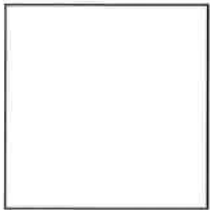
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**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:44 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Voting on Item 37, Urgency Ordinance

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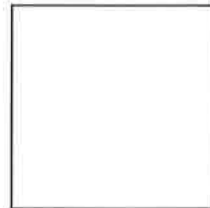
**From:** Heidi Emmett [REDACTED]  
**Sent:** Monday, July 27, 2020 4:15 PM  
**To:** Ed Scofield <Ed.Scofield@co.nevada.ca.us>  
**Subject:** Voting on Item 37, Urgency Ordinance

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o Hall



Dear Mr. Scofield,  
I would urge you and all the supervisors to vote AGAINST Item # 37, The Urgency Ordinance at the Tuesday meeting.

How are you planning to enforce this? And the cost to your constituency and the businesses if we mess up and don't wear a mask?

Please vote NO!  
Thank you for your time.  
Sincerely,  
Heidi Emmett  
Cedar Ridge, CA

Dist 3

**Julie Patterson-Hunter**

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**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:50 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: AGAINST ITEM 37 EMERGENCY ORDINANCE

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**From:** Jolena Caulfield [REDACTED]  
**Sent:** Monday, July 27, 2020 3:38 PM  
**To:** Heidi Hall <Heidi.Hall@co.nevada.ca.us>; Ed Scofield <Ed.Scofield@co.nevada.ca.us>; Dan Miller <Dan.Miller@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>; Amy Irani <Amy.Irani@co.nevada.ca.us>; HHSA <HHSA@co.nevada.ca.us>; Sheriff <Sheriff@co.nevada.ca.us>  
**Cc:** Jolena Caulfield [REDACTED]  
**Subject:** AGAINST ITEM 37 EMERGENCY ORDINANCE

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.

I strongly oppose item 37, uncodified, temporary Urgency Ordinance. The proposal to authorize local enforcement of covid restrictions is an overreach of government which poses a risk to the economic well being of individuals and businesses within our community. The proposed Ordinance is in itself a threat to constitutional rights within our community and reflects a disregard for said rights nationally. Please vote No on item 37.

Sincerely,  
Jolena Caulfield  
Nevada County resident



Dist 3

## Julie Patterson-Hunter

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**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:57 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Nevada Co Fine Ordinance on July 28th Agenda

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**From:** Stephanie Statler [REDACTED]  
**Sent:** Monday, July 27, 2020 3:13 PM  
**To:** CEO <ceo@co.nevada.ca.us>; Dan Miller <Dan.Miller@co.nevada.ca.us>;  
districtrichards.anderson@co.nevada.ca.us; Ed Scofield <Ed.Scofield@co.nevada.ca.us>; Heidi Hall  
<Heidi.Hall@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>  
**Subject:** Nevada Co Fine Ordinance on July 28th Agenda

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Nevada County Supervisors,

I am 100% against the new ordinance that opposes a fine to businesses for non mask wearers.

Please do not impose mandates that take away our rights as a US citizen.  
This pandemic does not warrant these restrictions.

Sincerely,  
Stephanie  
Lifetime Nevada Co resident ~ 45yrs  
Small Business Owner ~ 22years.

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## Stephanie Harvey-Statler

Interior Designer  
Stephanie's Custom Interiors ~ Since 1997  
Voted Best Interior Designer 9x's

Dist 3

**Julie Patterson-Hunter**

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**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:57 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Public Health Order

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**From:** Karena Laubinger [REDACTED]  
**Sent:** Monday, July 27, 2020 6:49 PM  
**To:** Karena Laubinger Johnstone [REDACTED]  
**Subject:** Public Health Order

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 Sheriff, Supervisors and Dept. Heads,

I am writing to oppose Item 37, the temporary Urgency Ordinance related to enforcement of COVID-related health department orders.

There are several grounds upon which this is at best a bad idea and at worst an unconstitutional power grab by the governor and our health department, and thus by our County.

1. The Governor's emergency power in March was triggered by a need to prevent overloading our urgent care capabilities. That risk has long passed, and under the CA Constitution, the Governor's emergency power has ended. No such risk of overwhelming our care capacity exists now.
2. Therefore, his recent orders are illegal and unenforceable. As are the orders of our Health Department, which has no new emergency authority than the Governor possesses, which is inadequate to force such a draconian measure.
3. Wearing cloth face masks does not protect the wearer. COVID virus droplets, which to survive must be surrounded by a lipid (fat), can easily pass through the cotton mask cloth or simply pass around the mask periphery, as these are not sealed respirator-type masks.
4. Cotton mask proponents falsely argue that if someone is an asymptomatic carrier of the virus (no one has actually ever been identified as being one) and they breathe or sneeze, the virus will not escape the mask. Just as the virus can pass into the mask, it can pass out. So, they offer little to no protection to anyone.
5. Cotton masks are therefore useless to prevent the spread of the virus and are nothing more than a "virtue signaling" ploy to self-proclaim as a "caring" individual. And a compliant member of the sheeple.
6. Masks are not just merely a virtue symbol, they degrade the health of the wearer. Breathing one's CO2 and bacteria-laden breath for long periods of time can actually cause health risks including degraded immunity capability--the exact opposite of what we as a society are striving for.
7. OSHA has strict regulations for workplace use of masks and respirators to guard against these types of risks (CO2 toxicity and bacteria ingestion), but these regulations have been illegally ignored in the current mass application of masking in the business workplace setting.
8. In Asian countries, often cited as examples for effective mask use, the masks have traditionally only been worn by INFECTED persons who venture out into society.
9. We have adopted the draconian CCP practice of forcing everyone to wear an ineffective mask AS IF EVERYONE IS INFECTED as a way to blindly force obedience to power-hungry officials. What is the minuscule percentage of actually infected people in our county?? A VERY VERY low number. Yet we are all being treated as infected criminals, commanded to kill our local businesses, and to kowtow to "authority" with actually NO scientific basis.
10. When will this insanity end?

11. When will our Health Department enforce OSHA mask regulations to protect the health of workers and the public from excessive mask usage resulting in CO2 toxicity and bacteria overload?

PLEASE allow us to breathe, and allow business owners to do what is best for their staff and their life's work. No one is doing this perfectly, but we also don't have a crisis.

Sincerely,  
Karena Laubinger

Disr3

## Julie Patterson-Hunter

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**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:57 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Public comment for 7-28-2020

-----Original Message-----

**From:** Denise Reynolds [REDACTED]  
**Sent:** Monday, July 27, 2020 4:58 PM  
**To:** BOS Public Comment <BOS.PublicComment@co.nevada.ca.us>; Heidi Hall <Heidi.Hall@co.nevada.ca.us>; Ed Scofield <Ed.Scofield@co.nevada.ca.us>; Dan Miller <Dan.Miller@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>  
**Subject:** Public comment for 7-28-2020

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.

Intended for Public Comment for BOS meeting Tuesday July 28, 2020 To whom it may concern on the BOS,

As County Supervisors, you need to do your job of adjusting your response to the CURRENT situation. Most of those who don't support the continued mask mandates and shut down activities are not Trump supporters, as so is often assumed, but are people who believe that we each have a sovereign right over our bodies and believe in supporting the body's natural defenses. The BOS, however, has made this very political; no longer making logical decisions based on evidence. We all sheltered in place when the situation was unknown and everyone did their part to flatten the curve. Now we have data, and there are plans, and back up plans, in case things shift. Rather than adjust, the BOS has encouraged the shaming of businesses and of people who do not agree with the mandates. However, the curve has been flattened. There is no state of emergency which requires the continuation of mask mandates and indoor restaurant closures based on the statistics of our county. You have been provided the scientific studies many times over that prove, at the very least, that there is debate about whether masks work to stop the spread, and on the other end of the spectrum, can cause serious side effects. You have been put on notice regarding those side effects, and it being against the OSHA requirements to make anyone wear a mask without being medically tested. The BOS do not have a legal right, given the current non-emergency in the county, to restrict citizens in this way. It is wrong to fine businesses trying to stay afloat during these times and to fine private citizens making decisions they feel are best for their health, when the data shows that our county is doing so well through all of this. Please stop the divisiveness and be a voice that brings our county together.

I implore you to vote NO on Item 37, the Temporary Urgency Ordinance, in relation to enforcement of COVID-related health department orders.

Sincerely,  
Denise Billberg



Dist 3

**Julie Patterson-Hunter**

---

**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:58 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Please Vote no on Item 37

---

**From:** Evan Glasco [REDACTED]  
**Sent:** Monday, July 27, 2020 1:58 PM  
**To:** Heidi Hall <Heidi.Hall@co.nevada.ca.us>; Ed Scofield <Ed.Scofield@co.nevada.ca.us>; Dan Miller <Dan.Miller@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>  
**Cc:** BOS Public Comment <BOS.PublicComment@co.nevada.ca.us>; Amy Irani <Amy.Irani@co.nevada.ca.us>; HHSA <HHSA@co.nevada.ca.us>; Sheriff <Sheriff@co.nevada.ca.us>  
**Subject:** Please Vote no on Item 37

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I know this is an uncertain time for our society, there is seemingly violence and sickness everywhere. I understand people are scared and what we are being told is that these masks are our saving grace. However I strongly urge you to Vote Against Item 37 Urgency Ordinance at your upcoming meeting tomorrow 7/28/20 for the following reasons.

Our economy is on the verge of the largest collapse we have ever seen in history of the world. Our leaders have completely dropped the ball (both republicans and democrats) with this entire situation. There have been costly mistakes made left and right. We are hanging on by a thread.

Forcing people to wear masks is not only a violation of OSHA (they cause a dangerously low oxygen environment which can lead to further complications) but are a violation to our rights as free human beings. I have attached a website which I would appreciate you all to take a look at. They have compiled multiple expert witnesses who are very concerned about these mandates and precautions. There are some serious health, legal, and moral issues to mandating, and fining both local business owners and your citizens for not wearing masks.

If these masks aren't sized properly, have the correct filtration, or do not have a tight seal (to the face), they do more harm than good. I strongly urge you to dig deeper than what you've been briefed.

[www.questioningcovid.com](http://www.questioningcovid.com) Please take a look at some of this information compiled here for yourselves

I was born and raised in Nevada county and I have always looked at our county as a safe haven from the madness of the world. Please Vote NO on Item 37.

With the mortality rate at 1.9% over all of California this should not be an urgent matter. Let alone classified as a pandemic and if passed, this would be a gross overreach of government.

Thank you for your time,



Dist 3

**Julie Patterson-Hunter**

---

**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 4:03 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Friar Tucks

---

**From:** Debbie Roberts [REDACTED]  
**Sent:** Monday, July 27, 2020 9:25 PM  
**To:** Ed Scofield <Ed.Scofield@co.nevada.ca.us>  
**Subject:** Friar Tucks

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.

To Whom It May Concern,

We do not support the unconstitutional ordinance being voted on to force Friar Tucks closure on the agenda. Friar Tucks has been in complete compliance until the recent closure by Governor Newsom which he ordered with zero factual data that the uptick in cases arose from indoor dining. He has provided a death sentence to fine dining establishments across the state including Friar Tucks.

Friar Tucks was compliant with regard to sanitation, separation, masks and even went above and beyond to ensure customer safety to kill 99.4% of viruses in their establishment. No other place of business in our county has gone to these great lengths to ensure safety. We personally feel safer in their restaurant than we do at the grocery stores and many other business where mask wearing has not been enforced or they are worn incorrectly under the nose or chin rendering their space contaminated. They also do not enforce 6 ft separation, there are guidelines and it is suggested but not enforced and the sanitation is little to nil since masks became mandatory. As concerned citizens and residents of this county for 48 years, this will not effect us financially but will effect us emotionally that our county does not care about the the very institutions that make our community great. We feel strongly to support their right to their livelihood. What is this was your income? Remember that when you're voting. Would you agree with a county enforcing your means to live? And for what? This county has been flatlined for months. Everyone is for safety. Not one person supporting them nor the establishment owners and employees supports ignoring the mandate because of callousness or ignorance. You will bankrupt these people for nothing. You will give in to political pressure when our numbers don't add up and aren't an issue. Please consider due process. The options that have been provided to them by you are not sustainable and I'm positive you are aware of this. We can be the county that sets the precedence for safety by remaining open. Other establishments will follow their lead. This restaurant is safe and if you vote for closure, you will financially ruin a family.

Thank you for your time.

Sincerely,

Curtis & Deborah Roberts  
Of Grass Valley

Dist 3

**Julie Patterson-Hunter**

---

**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 4:05 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Vote no

-----Original Message-----

**From:** Bob [REDACTED]  
**Sent:** Monday, July 27, 2020 8:48 PM  
**To:** Ed Scofield <Ed.Scofield@co.nevada.ca.us>  
**Subject:** Vote no

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Vote no on the "uncodified temporary urgency ordinance"



Dist 3

**Julie Patterson-Hunter**

---

**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 4:06 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Agenda Item #37, Urgency Ordinance. District 3 resident urges support.

---

**From:** Eric Robins [REDACTED]  
**Sent:** Monday, July 27, 2020 8:58 PM  
**To:** Dan Miller <Dan.Miller@co.nevada.ca.us>  
**Cc:** Ed Scofield <Ed.Scofield@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>; Heidi Hall <Heidi.Hall@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>  
**Subject:** Re: Agenda Item #37, Urgency Ordinance. District 3 resident urges support.

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 Supervisor Miller and Colleagues,

Given the hard work of many businesses that are attempting to maintain compliance with safety protocols, the decision of other businesses to flaunt common sense safety protocols should not be overlooked. Not only do their actions endanger the health and wellbeing of our populace, but they damage the community's reputation as a tourist destination. If there are state or federal support measures to keep them solvent while maintaining compliance then we should use them, but we can NOT let them play fast and loose with our community's health. I urge a Yes vote on item #37, that will increase potential fines for noncompliance to an amount of up to \$10,000.

Best Wishes,  
Eric Robins  
District 3 Voter

Dist 3

**Julie Patterson-Hunter**

---

**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 4:10 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: I am against fines and shutdowns

-----Original Message-----

**From:** Claudia Jeffers [REDACTED]  
**Sent:** Monday, July 27, 2020 6:06 PM  
**To:** Dan Miller <Dan.Miller@co.nevada.ca.us>; Ed Scofield <Ed.Scofield@co.nevada.ca.us>  
**Subject:** I am against fines and shutdowns

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.

Of our local businesses

!!!! I cannot attend tomorrow, as I have a broken ankle.

More constructive solutions and dialogue is preferable to punitive divisive actions . Support our businesses!!!!

Claudia Jeffers

Grass Valley

Sent from my iPhone

Dist 3

**Julie Patterson-Hunter**

---

**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 4:10 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Agenda Urgent #37

---

**From:** Melynda Ruckels [REDACTED]  
**Sent:** Monday, July 27, 2020 5:50 PM  
**To:** Ed Scofield <Ed.Scofield@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>; Dan Miller <Dan.Miller@co.nevada.ca.us>; Heidi Hall <Heidi.Hall@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>  
**Cc:** 'steve ruckel' [REDACTED]  
**Subject:** Agenda Urgent #37

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 of Nevada County,

I am writing to you as I am AGAINST the proposed emergency ordinance #37 that will increase potential fines for noncompliance to an amount of up to \$10,000. Our small community and our small businesses have struggled enough to stay in business during the Governor's selfish mandates. He knows not a thing about survival of small businesses in our county, especially Nevada City and Grass Valley. To "enforce state health mandate" as currently written to "suppress spread of coronavirus" is false, out of line and medically incorrect. I do not support heavy-handed mandates such as this one that some people are promoting. Our restaurants have every right to carry on business as usual and WE THE PEOPLE have every right to CHOOSE which restaurants we want to support and not support. You are encouraging loss of freedoms, infringing upon human and constitutional rights. These small business owners are already struggling and if fined up to \$10,000.00/day will surely kill them. Do you really want our small town businesses to fold? Please do not allow the indictive and heartless to even consider such a tactic. How dare the governor and these others go against our hard-working small business owners that are trying to make a living and serve our community!

I am a Masters Prepared Public Health Nurse and I ask that you join me in NOT supporting this Agenda item #37 all in the name of a falsification of information and statistics of C-19. This is a witch hunt upon certain individuals in our town. Wrong.

Nevada County restaurants are working hard to comply with health and safety regulations intended to protect residents and move Nevada County to a place where all businesses may safely reopen.

Please join me in NOT supporting this emergency ordinance which will hurt our small businesses trying to keep their heads above water and survive in our beautiful home town.

Sincerely,

Melynda Ruckels RN MSN PHN (Assessor's Parcel Number)



Melynda Ruckels RN MSN  
Certified Patient Advocate  
Certified Hypnotherapist  
Holistic Nurse Educator/Mentor  
Nursing Professor American River College



*"There is no profit in curing the body, if in the process, we destroy the soul."* Samuel H. Golter, City of Hope's early leader.





Dist 3

**Julie Patterson-Hunter**

---

**From:** Jessica Launier  
**Sent:** Tuesday, July 28, 2020 9:20 AM  
**To:** Julie Patterson-Hunter; Jeffrey Thorsby  
**Subject:** FW: Emergency Ordinance

---

**From:** HHSA <HHSA@co.nevada.ca.us>  
**Sent:** Monday, July 27, 2020 4:10 PM  
**To:** PIO Team - COVID-19 <PIOTeam-COVID-19@NevCounty.onmicrosoft.com>  
**Cc:** Ryan Gruver <Ryan.Gruver@co.nevada.ca.us>  
**Subject:** FW: Emergency Ordinance

---

**From:** Dylan Brooke [REDACTED]  
**Sent:** Monday, July 27, 2020 4:07 PM  
**To:** HHSA <HHSA@co.nevada.ca.us>  
**Subject:** Emergency Ordinance

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.

**Director Gruver,**

I am writing to you with an urgent request to stop the proposed Ordinance, Item 37, on the agenda for July 28, 2020.

Our County is currently NOT experiencing a pandemic. I check the numbers daily, as I'm sure you do, so I'll skip how low they are.

The Constitution of The United States of America, Amendment X. The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.

The Governor is out of touch with Northern California. He's playing politics and does not have the interest of our County in mind while governing. Since Nevada County is not in a pandemic, we now need our local officials to rise up to the interests of the people. Or as Amendment X states, "...or to the people," we the people will take the powers.

I would also like to point out that I believe it is against my religion to wear a mask. Refer to Corinthians 3:18. Spiritually the mask is stripping us of our humanity, while desensitizing us to the

will of the government. If I have to enter a hospital or patient care center of any kind, I of course will wear a mask, even though they are proven to not stop a virus. But as a healthy human, under God, I will not allow myself to do something I believe inherently evil forces are pushing on us for much bigger purposes.

Thank you for listening.

Dylan Brooke

Resident of Nevada County since 1986

Sent from Yahoo Mail for iPhone

Dist 3

**Julie Patterson-Hunter**

---

**From:** Jessica Launier  
**Sent:** Tuesday, July 28, 2020 9:19 AM  
**To:** Julie Patterson-Hunter; Jeffrey Thorsby  
**Subject:** FW: Do not pass new ordinances

-----Original Message-----

**From:** HHSA <HHSA@co.nevada.ca.us>  
**Sent:** Monday, July 27, 2020 4:07 PM  
**To:** PIO Team - COVID-19 <PIOTeam-COVID-19@NevCounty.onmicrosoft.com>  
**Cc:** Ryan Gruver <Ryan.Gruver@co.nevada.ca.us>  
**Subject:** FW: Do not pass new ordinances

-----Original Message-----

**From:** Max Paunovic [REDACTED]  
**Sent:** Monday, July 27, 2020 2:36 PM  
**To:** HHSA <HHSA@co.nevada.ca.us>  
**Subject:** Do not pass new ordinances

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 Public Servant,

Our entire family of Nevada county is asking you not to pass the uncodified temporary ordinance that is on the agenda for July 28, 2020. We do not support authorizing county enforcement officials to enforce orders by the public health officers regarding the novel coronavirus. At the bare minimum, there needs to be a public meeting to discuss the matter. You will find that there is much less support for this than you think. People in opposition to this, have been much more silent, due to not wishing to incur the wrath of those on the side of this type of ordinance. You will destroy the fabric of our community and our businesses, in doing such a rash act. This will further enrage people on both sides and create an even deeper divide than what already now exists.

Nevada county is not experiencing the pandemic the way that other places are. Due to density, we will never never be at high risk, just like the entire country of New Zealand, was never going to suffer a strong pandemic. Even there, they had fearful beyond reason people shutting down an entire economy, which has now taken a devastating financial toll on its people. My heart bleeds for my home country and I would hope that my home of Nevada County would learn from this lesson. Despite everything, New Zealanders never wore masks en masse, and are shocked that we have chosen to follow this bad science.

Please do the right thing, as you were entrusted with the power to protect and serve us the people, without bias.

We do not consent to a law passed without representation.

Sincerely,

Dean & Maxine Paunovic  
Residents of Grass Valley, Ca.

Sent from my iPhone

Sent from my iPhone



Dist 4

**Julie Patterson-Hunter**

---

**From:** Aaron Brown [REDACTED]  
**Sent:** Monday, July 27, 2020 1:57 PM  
**To:** bdofsupervisors; erin4nevadacity@gmail.com; duanestrawser@gmail.com; [REDACTED] danielafornevadacity@gmail.com; Sheriff; Public Health; Env.Health; Chad Ellis; CEO; Heidi Hall; ed.schofield@co.nevada.ca.us; Dan Miller; Sue Hoek; Richard Anderson; Glennah Trochet; HHSA; Ken Cutler; Amy Irani  
**Subject:** Fwd: Friar Tuck's Future

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----- Forwarded message -----

**From:** Friar Tucks [REDACTED]  
**Date:** Sun, Jul 26, 2020 at 11:33 PM  
**Subject:** Friar Tuck's Future  
**To:** [REDACTED]

[View this email in your browser](#)



To All!

Friar Tuck's is at a major cross road in history. We want to keep you posted and ask you to get involved if you feel the same way we do. **Please send this to all the emails listed at the bottom of this message and PLEASE SHOW UP on TUESDAY MORNING AT THE ROOD CENTER WHEN THEY WILL TAKE A VOTE ON THIS ORDINANCE THAT COULD CLOSE US!**

Tuesday is a day for the Board of Supervisors to Vote on creating an Ordinance to enforce our closure!

We are asking you to support us in this message and below is our reason why! Please take the time to read it and see our heart.

**To: All Public Officials of Nevada County**

Board or Supervisors: Heidi Hall, Ed Scofield, Dan Miller, Sue Hoek, Richard Anderson

Mayor & City Council: **Erin Minett, Duane Strawser, David Parker, Daniela Fernández**

**Sherriff: Shannon Moon**

**Public Health Directors: Jill Blake, Glennah Trochet, Ryan Gruver, Ken Cutler**

Environmental Health: Amy Irani

County Executive: Alison Lehman

Police: Chad Ellis

**URGENT MESSAGE: DO NOT PASS THE “UNCODIFIED TEMPORARY ORDINANCE AUTHORIZING COUNTY ENFORCEMENT OFFICERS TO ENFORCE ORDERS ISSUED BY THE PUBLIC HEALTH ORDER REGARDING THE NOVEL CORONAVIRUS”**

I am writing to you with an urgent request to stop the proposed Ordinance on the agenda July 28, 2020. We ask that you take this off the agenda until there can be a public meeting to discuss the matter.

Friar Tuck's has been the heart and soul of the downtown community for community and fellowship. We have 35 employees & 1000's of loyal community folks who have a history build in our restaurant. To require us to close down our indoor dining would be the end of an institution! Now add in the PG&E shutdowns we are expecting Friar Tucks' has a tombstone waiting. We cannot financially survive with out-door dining, the upcoming PG&E shutdowns and 40% of our revenue is during the months of November and December. We have the capacity for 185 indoor customers and moving outside dining would provide at the maximum 40. To ask us to survive outside with an 80% reduction in revenue until the rain arrives in the fall is financial suicide and what I am now seeing as an act of terrorism on our rights.

**Our County is currently NOT experiencing a pandemic. Not even close. As of midnight, July 25<sup>st</sup> the current COVID-19 facts are these:**

1. 255 total cases BUT ONLY 116 in Western Nevada County!
2. 41 active cases.
3. 1,090 total cases per 100,000 for CA vs 255 per 100,000 for Nevada County. 76% less!
4. 1 Death per 100,000 in Nevada County vs 21 per 100,000 for CA. 95.2% less!
5. For comparison we had 30 flu deaths for the last year we have data (2017-2018) which comes to 30 deaths per 100,000 people in Nevada County or THIRTY TIMES THE DEATH RATE WE HAVE FOR COVID! 300% more!! And we NEVER shut down ONE Restaurant!!

Consider these FACTs: The declaration of a State of Emergency for the COVID-19 diagnosis criteria for a series of pneumonia and influenza related symptoms and the allegations of the existence of a “novel coronavirus” **is based on a series of assumptions that are patently false.**

1. According to the International Committee on Taxonomy of Viruses’ (ICTV) Coronaviridae Study Group (CSG) publication on March 2, 2020, the preliminary data suggesting that there was sufficient variation to determine this to be a novel virus vs. a mutation of known coronaviruses, **was not based on established scientific principles but was responsive to the World Health Organization’s prior unfounded declaration of novelty of both the virus and a new disease;**
2. There could be **no independent verification of the epidemiologic models** predicting dire infection and mortality rates as the underlying models and data were not published, and when sought, were reportedly corrupted so as to make their examination impossible;
3. In violation of State law, **no medical or scientific evidence was provided** to establish even causal links between the SARS CoV-2 and the symptoms of COVID-19, relying instead on foreign government hearsay and conjecture;
4. Since 2003, the U.S. Department of Health and Human Services and their subordinate organizations – the National Institute of Allergy and Infectious Diseases (NIAID) and the Centers for Disease Control and Prevention (CDC) – maintained a patent

preventing any independent organization from testing for the presence of coronavirus transmissible to humans through 2018 resulting in **a complete lack of testing technologies;**

5. **No State official reviewed for accuracy or veracity any of the causal statements made in the Declaration of Emergency which contain false, misleading, and terror inducing statements;**
6. In violation of well-established legal precedent from *Jew Ho v. Williamson*, 103 F. 10, 26 (C.C.N.D. Cal. 1900) and subsequent public health law, **arbitrary and capricious rules were inflicted upon a part of the population** that were not applied generally, resulting in the **unlawful confinement of a healthy population with no basis in science or fact;**
7. The Governor failed to provide adequate testing to confirm or deny the presence or absence of “a novel coronavirus” and, based on recent reports from testing of incarcerated persons reported by Reuters, 96% of prisoners testing positive for coronavirus are asymptomatic, **demonstrating a failure to establish even a statistical link between the virus and the disease;**
8. **Neither the Governor nor any public health officer has followed evidence-based, peer-reviewed, clinical science** showing that neither social distancing (of up to 6 feet of separation), nor the wearing of masks has any clinical effect in a healthy population and that instituting such policies is exclusively for the inducement of fear and terror in the population;

We do hope you see and understand we want this for our community. No Friar Tuck's the heart of the community is gone. Friar Tuck's will remain open! We are here to bless the community and we do not plan close as long as we have the resources to do do.

We love our community!!!

We will continue with our Extensive Covid-19 procedures in Place – \_\_\_\_\_

We have made Friar Tuck's the safest place to be! i

**Friar Tuck's announces “Bipolar Ionization” 99.4% of all viral particles destroyed**



**Friar Tuck's has invested & installed new technology into their air & heating conditioned units that makes the restaurant 99.4% viral free. This will allow our customers to feel very safe when they come inside to dine.**

**The easiest way to understand this is to think of sunbeams that you see coming through your windows. These sunbeams are comprised of asthma and allergy triggering small particles that include mold, pollen, pet dander and many other organic contaminants. In fact, they are so small that when you walk through the sunbeam, you can't detect the particles moving. If the particles were like snow, the NPBI technology is the snow plow! In layman's terms, when you have sunbeams coming through your windows in your home or apartment, after 2-3 days of operating GPS' NPBI system, you will no longer see sunbeams, and there will be much less particles and dust in the indoor air.**

**The GPS Needlepoint Bipolar Ionization product used the SARS-CoV-2 virus samples. Based on the results it has been determined that using the GPS model DM-48 or FC-48-AC will result in a 99.4% reduction of viral particles on a stagnant surface in 30 minutes. This investigation demonstrated the presence of SARS-CoV-2 RNA at multiple locations within 172 mechanical AHUs, and more specifically, AHUs serving multiple floors of a hospital tower in which COVID-19 patients were housed.**

**Based on these test results it was determined hydrolysis via positively charged hydrogen binding to peplomers of SARS-Cov-2 virus can render 99.4% or viral particles are inactivated on a stagnant surface at 30 minutes. These tests have demonstrated the ionizers ability to neutralize the pathogen namely SARS-Cov-19, on a static**

## surface

Here are the email of all the folks that need to know. Do IT.

\_\_\_\_\_, \_\_\_\_\_,  
\_\_\_\_\_, \_\_\_\_\_,  
\_\_\_\_\_, \_\_\_\_\_,us,  
\_\_\_\_\_, \_\_\_\_\_,  
\_\_\_\_\_, \_\_\_\_\_,  
\_\_\_\_\_, \_\_\_\_\_,  
\_\_\_\_\_, \_\_\_\_\_,  
\_\_\_\_\_, \_\_\_\_\_,

~ Ken & Chad



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*Copyright © 2020 Friar Tucks, All rights reserved.*  
you are receiving this email because you signed up on

**Our mailing address is:**

Friar Tucks  
111 N. Pine St.  
Nevada City, CA 95959

D. 574

**Julie Patterson-Hunter**

---

**From:** Esther Collins [REDACTED]  
**Sent:** Tuesday, July 28, 2020 5:16 AM  
**To:** bdofsupervisors  
**Subject:** Opposing 37

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 Board of Supervisors,  
Please do not pass ordinance 37 that is on the agenda today. I feel it is unconstitutional.

Thank you,  
Esther Collins

Dist 4

**Julie Patterson-Hunter**

---

**From:** Richard Dejesus [REDACTED]  
**Sent:** Monday, July 27, 2020 10:10 PM  
**To:** bdofsupervisors; erin4nevadacity@gmail.com; duanestrawser@gmail.com; [REDACTED] anielafornevadacity@gmail.com; Sheriff; Public Health; Env.Health; Chad Ellis; CEO; Heidi Hall; Dan Miller; Sue Hoek; Richard Anderson; Ken Cutler; Amy Irani  
**Subject:** Temporary Urgency Ordinance

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.

To Whom It May Concern,

I am writing to voice my opposition to the proposed temporary urgency ordinance related to Covid. I understand this it to be heard tomorrow July 28th. An action of this magnitude deserves further study, public input and additional hearings. I truly hope this action is taken off of tomorrows agenda,

Sincerely,

**Richard Dejesus**



Dist 4

**Julie Patterson-Hunter**

---

**From:** Melissa Hawk [REDACTED]  
**Sent:** Monday, July 27, 2020 8:24 PM  
**To:** Dan Miller; Sue Hoek; bdofsupervisors; Sheriff  
**Subject:** Urgency Ordinance 37

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.

Please vote against this ordinance. Choose freedom. We are adults. Allow businesses and individuals the freedom to choose for themselves. God gave us our own brains for a reason. We don't need more governmental bureaucracy to play parent to us. We need leaders that stand up for the people not stand against them.

Melissa Hawk

Sent from my iPhone

Dis+4

**Julie Patterson-Hunter**

---

**From:** Sarah Myers [REDACTED]  
**Sent:** Monday, July 27, 2020 9:24 PM  
**To:** Env.Health; Glennah Trochet; Ken Cutler; Richard Anderson; Sheriff; Amy Irani; bdofsupervisors; Dan Miller; danielafornevadacity@gmail.com; ed.schofield@co.nevada.ca.us; erin4nevadacity@gmail.com; HHSA; Public Health; Sue Hoek  
**Cc:** Heidi Hall  
**Subject:** Stop!

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.

URGENT MESSAGE: DO NOT PASS THE "UNCODIFIED TEMPORARY ORDINANCE AUTHORIZING COUNTY ENFORCEMENT OFFICERS TO ENFORCE ORDERS ISSUED BY THE PUBLIC HEALTH OFFER REGARDING THE NOVEL CORONAVIRUS"

I am writing to you with an urgent request to stop the proposed Ordinance on the agenda July 28, 2020. We ask that you take this off the agenda until there can be a public meeting to discuss the matter.

No only is this a hardship on the business owners you are taking Monday from all local businesses in Downtown Grass Valley and Nevada city. As the manager of The UPS Store downtown Grass Valley Friar Tucks closer alone forces us to lose revenue as the are important clients of ours as well as Sirgios. Ken Paige and Sergio are the most kind honest Godly people I've had the pleasure of doing business with. This must stop as you are torturing local business with this absurd ordinance.

STOP

Sarah Myers  
[REDACTED]

D.3+4

**Julie Patterson-Hunter**

---

**From:** Daniel Renfro [REDACTED]  
**Sent:** Monday, July 27, 2020 3:25 PM  
**To:** bdofsupervisors  
**Subject:** Fwd: URGENT: BOS Agenda, Tues. 7/28, Item 37

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.

----- Forwarded Message -----

**From:** Sue McGuire [REDACTED]  
**Sent:** Mon, 27 Jul 2020 03:30:34 -0400 (EDT)  
**Subject:** URGENT: BOS Agenda, Tues. 7/28, Item 37

Supervisor Heidi Hall has placed an Urgency Ordinance on the Tuesday, July 28 Board agenda. This measure, if passed, would impose a fine on for-profit and not-for-profit businesses for failure to comply with County Health orders, which tend to parallel those of the Governor. Fines start at \$1,000 daily and rise to \$5,000, then \$10,000 daily. In addition, fines on individuals could be assessed up to \$500 daily for simply not wearing a mask in public, even while social distancing.

This is an outrageous escalation and power grab.

Using local Republican Chair Bob Hren's model, I modified his letter & sent the following email to the Board of Supervisors. I hope you will also do so & ask your friends to do so as well. Flood them with letters & appearances for the Tuesday meeting. This is so crucial. We must set aside fear & unify. United We Stand, divided we fall.

Sue McGuire  
[REDACTED]

"In the beginning of change, the patriot is a scarce man, and brave and hated and scorned. When his cause succeeds, the timid join him, for then it costs nothing to be a patriot." Mark Twain, 1904

Begin forwarded message:

> **From:** Sue McGuire <[REDACTED]>  
> **Date:** July 27, 2020 at 12:08:23 AM PDT  
> **To:** bdofsupervisors@co.nevada.ca.us, bos.publiccomment@co.nevada.ca.us  
> **Cc:** Dan Miller <dan.miller@co.nevada.ca.us>, Heidi.Hall@co.nevada.ca.us, Sue.Hoek@co.nevada.ca.us, Scofield Ed <ed.scofield@co.nevada.ca.us>, Anderson Richard <richard.anderson@co.nevada.ca.us>  
> **Subject:** BOS Agenda, Tues. 7/28, Item 37  
>  
>  
> Dear Supervisors Hall, Scofield, Miller, Hoek & Anderson:  
>  
> I am writing to strongly oppose Item 37, the temporary Urgency Ordinance related to enforcement of COVID-related health department orders.  
>

- > There are several grounds upon which this is at best a bad idea and at worst an unconstitutional power grab by the governor and health department, and thus by Nevada County.
- >
- > 1. The Governor's emergency power in March was triggered by a need to prevent overloading our urgent care capabilities. That risk has long passed, and under the CA Constitution the Governor's emergency power has ended. No such risk of overwhelming our care capacity currently exists. Accurate data support this conclusion.
- >
- > 2. As a result, the Governor's recent orders are illegal and unenforceable, as are the orders of our Health Department, which has no new emergency authority than the Governor's and which is inadequate to force such draconian measures. No emergency exists.
- >
- > 3. Substantial scientific evidence proves that wearing cloth face masks does not protect the wearer. COVID virus droplets, which to survive must be surrounded by a lipid (fat), can easily pass through the cotton mask cloth or simply pass around the mask periphery, as these are not sealed respirator-type masks.
- >
- > 4. Cotton mask proponents falsely argue that if someone is an asymptomatic carrier of the virus (no one has actually ever been identified as being one) and they breathe or sneeze, the virus will not escape the mask. Just as the virus can pass into the mask, it can pass out. So, they offer little to no protection to anyone.
- >
- > 5. Cotton masks are therefore useless to prevent the spread of the virus, and are nothing more than a "virtue signalling" ploy to self-proclaim as a "caring" individual. And a compliant member of the sheeple.
- >
- > 6. Masks are not just merely a virtue symbol, they degrade the health of the wearer. Breathing one's CO2 and bacteria-laden breath for long periods of time can actually cause health risks including degraded immunity capability-- the exact opposite of what we as a society are striving for.
- >
- > 7. OSHA has strict regulations for PPE workplace use of masks and respirators to guard against these types of risks (CO2 toxicity and bacteria ingestion), but these actual "safety" regulations have been illegally ignored in the current mass application of masking in the business workplace setting.
- >
- > 8. We have adopted the draconian CCP practice of forcing everyone to wear an ineffective mask, AS IF EVERYONE IS INFECTED as a way to blindly force obedience to power-hungry officials. What is the miniscule percentage of actually infected people in our county? Less than one percent (-0.1%). Yet, we are all being treated as infected criminals, commanded to kill our local businesses and to kow-tow to our elected "representatives" who serve solely with our consent, who are forcing dangerous measures with NO scientific support.
- >
- > 9. When will this insanity end?
- >
- > 10. When will our Health Department enforce OSHA mask regulations to protect the health of workers and the public from excessive mask usage resulting in CO2 toxicity and bacteria overload? The argument that medical professionals suffer no adverse effects also is not supported. OSHA provides hospital and health professional that do wear masks for lengthy periods to be medically tested and extensive additional oxygen enhancing equipment provided.
- >
- > 11. When will our County Supervisors exercise appropriate control over staff and require independent investigation of legal, scientific and other appropriate considerations, as well as tailoring based upon local considerations?
- >
- > 12. PLEASE ACCEPT THIS AS NOTICE THAT Failure to vote no on Item 37 and continued use of force, under color of law, upon individuals and businesses by county departments of these counter-scientific unwarranted un-Constitutional measures will most certainly expose the county and individuals therein to corporate and personal liability.
- >
- > Sincerely,
- >

> Susan Kay McGuire



>

> "In the beginning of change, the patriot is a scarce man, and brave and hated and scorned. When his cause succeeds, the timid join him, for then it costs nothing to be a patriot." Mark Twain, 1904



Dist 4

**Julie Patterson-Hunter**

---

**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:13 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Opposition to Item 37

-----Original Message-----

**From:** Devin Eliason [REDACTED]  
**Sent:** Tuesday, July 28, 2020 10:24 AM  
**To:** Ed Scofield <Ed.Scofield@co.nevada.ca.us>  
**Subject:** Opposition to Item 37

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 Ed Scofield,

I am writing to oppose Item 37, the temporary Urgency Ordinance related to enforcement of COVID-related health department orders. This ordinance is not constitutional and ignores basic human rights of bodily autonomy. The Governor's emergency power in March was triggered by a need to maintain capacity in our hospitals. Our hospitals have plenty of capacity (we currently have ample capacity in our Nevada County hospitals), so this emergency declaration is now ended under the California Constitution. Therefore, Governor Newsom's recent guidelines are illegal and unenforceable.

Why is our County implementing stricter rules than Governor Newsom's current guidelines? Specifically, why does this ordinance propose to fine people for not wearing masks outside in public spaces? Mask wearing has been shown to be physically dangerous in numerous studies (especially for those having to wear them for extended periods of time). It is dangerous for the general public to wear masks without being properly trained in sanitation methods. In addition, there are many who experience psychological trauma when they try to wear a mask. If you choose to pass this ordinance, what accommodations will you be making for individuals who can not wear masks? Who will be held liable for injury resulting from this ordinance? Two children in our community have already passed out after wearing masks for short periods of time.

I implore you to conduct a cost benefit analysis to look at what will be lost in our community versus the benefit of wearing masks. We have had teen suicides, our small businesses are hanging on by a thread, there is now a generation of children who don't know how to socialize and aren't being educated, and we are losing our own right to medical autonomy. Why are we considering an ordinance that will allow the vulnerable, weak, and fearful to feel comfortable walking around our community while those who are healthy are forced to stay home because they do not want to compromise their health by wearing a mask? The logic in this moment has been overtaken by fear.

Our community is already fighting over this issue. Please don't tear it apart further by passing this unreasonable and unconstitutional ordinance.

Sincerely,  
Devin Eliason, District IV

D, s+4

## Julie Patterson-Hunter

---

**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:15 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Fining Business's

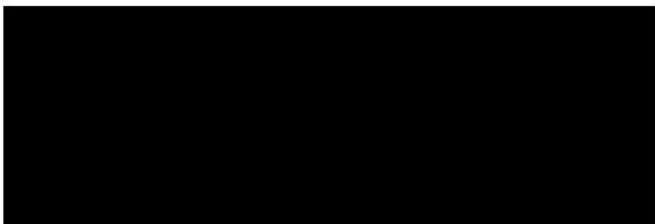
---

**From:** Ted Fike [REDACTED]  
**Sent:** Tuesday, July 28, 2020 9:27 AM  
**To:** Dan Miller <Dan.Miller@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>; Heidi Hall <Heidi.Hall@co.nevada.ca.us>; Ed Scofield <Ed.Scofield@co.nevada.ca.us>  
**Subject:** Fining Business's

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.

All,  
I understand you will be voting on an Emergency Ordinance to fine business's who are not complying with State Guidelines.  
The solution to the virus problem cannot be bigger than the virus itself. As you know, our community is suffering horribly from this, please don't add to the suffering.

**TED FIKE** | SAFETY DIRECTOR



Dist 4

**Julie Patterson-Hunter**

---

**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:46 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Today's Supervisor meeting

---

**From:** Lindsay Betz [REDACTED]  
**Sent:** Tuesday, July 28, 2020 4:27 AM  
**To:** Heidi Hall <Heidi.Hall@co.nevada.ca.us>; Ed Scofield <Ed.Scofield@co.nevada.ca.us>; Dan Miller <Dan.Miller@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>; Amy Irani <Amy.Irani@co.nevada.ca.us>; HHSA <HHSA@co.nevada.ca.us>; Sheriff <Sheriff@co.nevada.ca.us>  
**Subject:** Today's Supervisor meeting

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.

Good morning.

Unless I am mistaken (I'm rusty in the language of legalese), it looks like you are all voting today on whether or not to reinforce Governor Newsom's stay-at-home order. I'm asking you to vote against it. Our businesses have suffered enough. People are scared about whether or not they can feed their families. We can't live off federal help. It's also unConstitutional (per the 1st amendment) to prevent the attendance of church (both in terms of peaceful assembly as well as preventing the free exercise of religion). Elderly shut-ins are lonely, and in some cases, haven't seen anyone in months.

We have had one death in Nevada County. That was a sad event, but from what I understand, he was an elderly gentleman with health problems. We cannot throw aside religious freedom, the economy, and even our immune systems.

Thank you.  
-- Lindsay



Dist 4

**Julie Patterson-Hunter**

---

**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:51 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: item 37

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**From:** Carianne Beauchesne [REDACTED]  
**Sent:** Monday, July 27, 2020 12:30 PM  
**To:** Ed Scofield <Ed.Scofield@co.nevada.ca.us>  
**Subject:** item 37

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 Ed

I am a mom of a 3 yo, healthcare worker for 17 years. bachelor of science, degrees in psychology, womens studies, gerontology, womens health and wellness, pediatric health, global health and more.

I am writing to oppose Item 37, the temporary Urgency Ordinance related to enforcement of COVID-related health department orders. This ordinance is not constitutional and ignores basic human rights of bodily autonomy. The Governor's emergency power in March was triggered by a need to maintain capacity in our hospitals. Our hospitals have plenty of capacity (we currently have ample capacity in our Nevada County hospitals), so this emergency declaration is now ended under the California Constitution. Therefore, Governor Newsom's recent guidelines are illegal and unenforceable.

Why is our County implementing stricter rules than Governor Newsom's current guidelines? Specifically, why does this ordinance propose to fine people for not wearing masks outside in public spaces? Mask wearing has been shown to be physically dangerous in numerous studies (especially for those having to wear them for extended periods of time). It is dangerous for the general public to wear masks without being properly trained in sanitation methods. In addition, there are many who experience psychological trauma when they try to wear a mask (I know you may scoff at this, but I see it with our very young, disabled and also others with anxiety disorders and depression). If you choose to pass this ordinance, what accommodations will you be making for individuals who can not wear masks? Who will be held liable for injury resulting from this ordinance? Two children in our community have already passed out after wearing masks for short periods of time. Many other workers are reporting new onset respiratory infections and more that are not COVID rather mask related

I implore you to conduct a cost benefit analysis to look at what will be lost in our community versus the benefit of wearing masks. We have had teen suicides, our small businesses are hanging on by a thread, there is now a generation of children who don't know how to socialize and aren't being educated, but the biggest loss is our own right to bodily autonomy. Why are we considering an ordinance that will allow the vulnerable, weak, and fearful to feel comfortable walking around our community while those who are healthy are forced to stay home because they do not want to compromise their health by wearing a mask? The logic in this moment has been overtaken by fear.

Why are we ignoring the multitude of science, health care and workers, naturopaths, herbalists and doctors in this community that are giving of their time and not benefitting from fighting this at all except bc we care about the community, our kids and businesses. What does the CDC and the WHO know about our community? I urge you to listen to local moms, healers, doctors and more in regards to the rational and science behind all this. I was once like you, I made decisions based on the WHO and CDC bc I didn't know any better, they were the leading forces. Well for at least the past 10 years I have known better, and I am humbled to support my clients in the manner that they see is best for their own health and not be led by the CDC in all things. It is good to question, it shows critical thinking, it shows humility to listen to others and even to change your stance. Please I know health and science is not your background, listen to us as community members that do have that background.

Our community is already fighting over this issue. Please don't tear it apart further by passing this unreasonable and unconstitutional ordinance.

Sincerely,  
Carianne Boucher  
district 4



Dist 4

**Julie Patterson-Hunter**

---

**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:56 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Immediate and overwhelming

-----Original Message-----

From: Melissa Walker [REDACTED]  
Sent: Monday, July 27, 2020 9:54 PM  
To: Ed Scofield <Ed.Scofield@co.nevada.ca.us>  
Subject: Immediate and overwhelming

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.

Mr. Scofield,

There have never been more eyes on you.

If you vote to approve the Emergency Ordinance tomorrow, you will torch your future as a "public servant."

The people of Nevada County are rarely so galvanized. I assure you that if this measure is approved, there will be an immediate and overwhelming movement in Nevada County to recall and replace you.

Blessings,  
Melissa Walker

District 4

**Julie Patterson-Hunter**

---

**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 4:06 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Tuesday morning vote on temporary urgency ordinance

---

**From:** F'kir Eldercake [REDACTED]  
**Sent:** Monday, July 27, 2020 8:42 PM  
**To:** Ed Scofield <Ed.Scofield@co.nevada.ca.us>  
**Subject:** Tuesday morning vote on temporary urgency ordinance

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 Mr. Scofield,

I am writing to oppose Item 37, the temporary Urgency Ordinance related to enforcement of COVID-related health department orders. This ordinance is not constitutional and ignores basic human rights of bodily autonomy. The Governor's emergency power in March was triggered by a need to maintain capacity in our hospitals. Our hospitals have plenty of capacity (we currently have ample capacity in our Nevada County hospitals), so this emergency declaration is now ended under the California Constitution. Therefore, Governor Newsom's recent guidelines are illegal and unenforceable.

Why is our County implementing stricter rules than Governor Newsom's current guidelines? Specifically, why does this ordinance propose to fine people for not wearing masks outside in public spaces? Mask wearing has been shown to be physically dangerous in numerous studies (especially for those having to wear them for extended periods of time). It is dangerous for the general public to wear masks without being properly trained in sanitation methods. In addition, there are many who experience psychological trauma when they try to wear a mask. If you choose to pass this ordinance, what accommodations will you be making for individuals who can not wear masks? Who will be held liable for injury resulting from this ordinance? Two children in our community have already passed out after wearing masks for short periods of time.

I implore you to conduct a cost benefit analysis to look at what will be lost in our community versus the benefit of wearing masks. We have had teen suicides, our small businesses are hanging on by a thread, there is now a generation of children who don't know how to socialize and aren't being educated, and we are losing our own right to medical autonomy. Why are we considering an ordinance that will allow the vulnerable, weak, and fearful to feel comfortable walking around our community while those who are healthy are forced to stay home because they do not want to compromise their health by wearing a mask? The logic in this moment has been overtaken by fear.

Our community is already fighting over this issue. Please don't tear it apart further by passing this unreasonable and unconstitutional ordinance.

Sincerely,  
Richard Milligan, District IV



Dist 4

## Julie Patterson-Hunter

---

**From:** Sally Ramsey [REDACTED]  
**Sent:** Tuesday, July 28, 2020 9:58 AM  
**To:** bdofsupervisors  
**Subject:** Oppose Measure 37

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.

Supervisors,

I am writing to you to express my strong opposition to Measure 37 proposed by Heidi Hall. This measure would impose fines of up to \$10,000 on businesses and \$500 on individuals not wearing masks.

Please do not put any additional financial hardship onto our struggling business owners and citizens. Just as additional regulations and now higher operating costs, that too will have a 'trickle down' effect causing more hardship. My husband and I are residents of Lake Wildwood, faithful patrons of area businesses and restaurants, law abiding citizens and in the age group 60-64. We also keep up-to-date with Nevada County Covid-19 stats and feel keeping the hospitalized/ICU cases (Covid-19 and other health issues) under control are the most important figures to watch. Keeping patients with Covid-19 well cared for with enough hospital beds and enough respirators if needed, was the purpose of closing down our country in March. We all complied with these demands for every 'non-essential' business/church/restaurant/service/schools to completely stop in order to not have any one with Covid-19 to be turned away or not get the care they needed. Our economy needs to move forward and our country/cities/towns need to be productive again before "the cure is worse than the virus", although sadly I fear we already are beyond that. Additionally my opinion on the 4 most important virus spreading deterrents (masks, social distancing, hand washing, not touching your own face), is that mask wearing is the least effective. This is why - 'face mask' is defined as any face covering. Ok? People DO realize that includes a thin/open-weave piece of tissue placed on your face, that would protect no one, fits that requirement? It gives the wearer, wanting to keep others' germs out of their eyes, nose and mouth, a false sense of protection. Plus you must consider how much mask wearers move, adjust, take off, put on this mask, wherein the whole time TOUCHING this 'germy' mask surface while touching their face. For these reasons, the most important virus protection is:

- social distance(keeping infection risk very low if you are spit/coughed/sneezed on by an infected person)
  - wash hands frequently
  - DO NOT TOUCH YOUR FACE UNLESS YOU HAVE JUST WASHED YOUR HANDS!!! To me this last one is the MOST IMPORTANT action, or non-action, and my power to not put germs that could be on my hands, into my own body!!
- Wearing a face mask is the least effective of these ways to prevent germs from entering your body.

To force any business or person to wear a mask, that most of the time is worthless because it's not a specific medical-grade face mask, is complete government over reach. Another thing to point out is that all of the people making these decisions of whether a business can make a living, have a normal income, possibly being charged large 'non face mask compliant' fees, are all still getting regular/full paychecks!! Where is the kindness and compassion there?

The statistics are all clear that unless you are in the 65+ age group, immune compromised, obese, or other health issue putting you at High Risk of Covid-19 complications/hospitalization/death, you have over a 99% recovery rate for this virus!! Yes we need to not overload our hospitals while this virus continues through our country, however fines for not wearing face masks is wrong. The county should be strongly encouraging the other preventative measures more, along with strongly encouraging those folks in high risk groups to stay home!

We firmly believe that our community's businesses/churches/restaurants should be able to be open normally, if they wish. If someone does not like the practices of a particular business/restaurant/church and doesn't feel safe if they were to go there, they have the right to not go there. But our community leaders need to allow these businesses to make a living. \*\*If liquor stores are open for business, then restaurants should have inside dining operational.\*\* Churches should be able to have inside services while practicing social distancing.\*\*

When we see someone without a face mask: how do we know they haven't already had Covid-19, quarantined themselves, and are back out living their lives negative of the virus with the anti-bodies? Or someone who can not tolerate a face mask because of a mental health issue? Or someone who can not wear a face mask because of another health issue? Seriously, who has the right to ask them? If someone has that right to ask why a person is not wearing a face mask, then there should be the right to ask another person why they are out in public if they have so much fear of getting Covid-19? Would we also have the right to tell them that since perhaps they have put themselves in a high-risk health category that they should be at home? Of course not!

My goodness, do our restaurants or grocery stores take food away or put down a smaller amount of food in front of an obese person, because they shouldn't over eat? Or sell only 1 bottle of vodka to a frequent, perhaps obviously an alcoholic, customer instead of their requested 3 bottles? Or not sell cigarettes to a customer who they know has almost 70% chance of dying from their smoking habit? The answer again, no!! Although hopefully their personal physician could have such conversation with them to make better choices, but ultimately it is their own decision.

I believe we would be punishing healthy people, who make healthy decisions, by not allowing our lives to get back to normal now. The science statistics are very important and we need to keep the stats categorized appropriately in order to keep our economy healthy while preventing a bad scenario of too many patients to care for. We do keep in mind the risks of Covid-19, although we have faith that by making good decisions to keep ourselves in very good health, physically and spiritually, we have 99%+ chance of complete recovery if we were to get this virus!!! Personally we don't fear going out in public without a face mask, because we fervently practice 1) social distancing 2) frequent hand washing and we 3) keep germs out of our eyes, nose and mouth by keeping our hands off of our face!

What these past 4 months have taught us is that it is very easy for folks to get all necessities delivered to their homes safely. Even here in our small town of Penn Valley. This gives people the peace of mind and freedom to stay safely at home, if they wish. We should also allow people the freedom to live normally and smartly, if they wish.

Respectfully submitted,

Sally Ramsey



Dist 4

**Julie Patterson-Hunter**

---

**From:** Tine Mathiasen  
**Sent:** Tuesday, July 28, 2020 11:07 AM  
**To:** bdofsupervisors  
**Subject:** Constituent call

Mattt Enright [REDACTED] called to urge you to not adopt a mask ordinance.

**Tine Mathiasen**  
Board Clerk · County of Nevada  
[REDACTED]



Dstf

**Julie Patterson-Hunter**

---

**From:** Jessica Launier  
**Sent:** Tuesday, July 28, 2020 9:19 AM  
**To:** Julie Patterson-Hunter; Jeffrey Thorsby  
**Subject:** FW: Negative vote tomorrow

-----Original Message-----

From: HHSA <HHSA@co.nevada.ca.us>  
Sent: Monday, July 27, 2020 4:08 PM  
To: PIO Team - COVID-19 <PIOTeam-COVID-19@NevCounty.onmicrosoft.com>  
Cc: Ryan Gruver <Ryan.Gruver@co.nevada.ca.us>  
Subject: FW: Negative vote tomorrow

-----Original Message-----

From: Georgia tomlinson [REDACTED]  
Sent: Monday, July 27, 2020 2:47 PM  
To: HHSA <HHSA@co.nevada.ca.us>  
Cc: Sheriff <Sheriff@co.nevada.ca.us>  
Subject: Negative vote tomorrow

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.

Please I frantically urge you to vote no tomorrow on Item 37 Urgency Ordinance. This is unfair and unconstitutional and should be a personal choice Thank you

Sent from my iPad

D's+4

**Julie Patterson-Hunter**

---

**From:** Jessica Launier  
**Sent:** Tuesday, July 28, 2020 9:16 AM  
**To:** Julie Patterson-Hunter; Jeffrey Thorsby  
**Subject:** FW: Covid ordinance

---

**From:** HHSA <HHSA@co.nevada.ca.us>  
**Sent:** Monday, July 27, 2020 12:56 PM  
**To:** PIO Team - COVID-19 <PIOTeam-COVID-19@NevCounty.onmicrosoft.com>  
**Cc:** Ryan Gruver <Ryan.Gruver@co.nevada.ca.us>  
**Subject:** Fw: Covid ordinance

---

**From:** Danielle Etl CCHT [REDACTED]  
**Sent:** Monday, July 27, 2020 12:48 PM  
**To:** HHSA <HHSA@co.nevada.ca.us>  
**Subject:** Covid ordinance

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.

Hi!

I am a home owner and business owner in the field of mental health. I reside in Nevada City.  
While I understand the desire to keep people safe and to try to enforce that depriving people of their livelihoods and property by placing a lien if they don't comply is morally wrong and potentially unconstitutional.

I am asking you to vote in favor of liberty and goodness and not pass this ordinance tomorrow.

Thank you for your service,  
Danielle Etl

Dst 4

**Julie Patterson-Hunter**

---

**From:** Jessica Launier  
**Sent:** Tuesday, July 28, 2020 9:16 AM  
**To:** Julie Patterson-Hunter; Jeffrey Thorsby  
**Subject:** FW: Friar Tucks

---

**From:** HHSA <HHSA@co.nevada.ca.us>  
**Sent:** Monday, July 27, 2020 12:20 PM  
**To:** PIO Team - COVID-19 <PIOTeam-COVID-19@NevCounty.onmicrosoft.com>  
**Cc:** Ryan Gruver <Ryan.Gruver@co.nevada.ca.us>  
**Subject:** Fw: Friar Tucks

---

**From:** carol jaques [REDACTED]  
**Sent:** Monday, July 27, 2020 12:00 PM  
**To:** HHSA <HHSA@co.nevada.ca.us>  
**Subject:** Friar Tucks

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.

Please do not vote to shut down Friar Tucks and other restaurants that are struggling to survive. The state requirement to ban all indoor dining is arbitrary and completely unfair to business owners and their employees who are just trying to make a living to support themselves and their families.

The purpose of the shut down was to avoid overloading the hospitals. Since none of the hospitals in our county or any of our surrounding counties, are overwhelmed with Covid patients, shutting down our restaurants or requiring them to operate with only outdoor dining is completely unnecessary.

Restaurants have been doing an excellent job of abiding by the many new and changing rules including social distancing, wearing masks and gloves, and additional cleaning. They should not be singled out and penalized while other businesses are allowed to continue operating as normal.

Please Vote to keep our restaurants open and our Downtown business area vibrant.

Thanks,  
Colin and Carol Jaques  
Lake Wildwood.

Dst+4

## Julie Patterson-Hunter

---

**From:** Jessica Launier  
**Sent:** Tuesday, July 28, 2020 9:14 AM  
**To:** Julie Patterson-Hunter; Jeffrey Thorsby  
**Subject:** FW: Friar Tucks

Hello,

I had about 70 emails sent to the HHSA inbox. Many of them were also sent to the BOS but I wanted to make sure to forward the emails that only sent to HHSA to make sure you had them.

## Jessica Launier

Human Services Specialist I  
Public Information Officer



*Wash. Cover. Clean. Stay In. - Stay Home & Stay Well!*

**Stay Informed:** [www.mynevadacounty.com/coronavirus](http://www.mynevadacounty.com/coronavirus)

---

**From:** HHSA <HHSA@co.nevada.ca.us>  
**Sent:** Monday, July 27, 2020 8:15 AM  
**To:** PIO Team - COVID-19 <PIOTeam-COVID-19@NevCounty.onmicrosoft.com>  
**Cc:** Ryan Gruver <Ryan.Gruver@co.nevada.ca.us>  
**Subject:** Fw: Friar Tucks

---

**From:** Jennifer Lee [REDACTED]  
**Sent:** Monday, July 27, 2020 2:01 AM  
**To:** HHSA <HHSA@co.nevada.ca.us>  
**Subject:** Friar Tucks

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.

### To: All Public Officials of Nevada County

Board or Supervisors: Heidi Hall, Ed Scofield, Dan Miller, Sue Hoek, Richard Anderson

Mayor & City Council: **Erin Minett, Duane Strawser, David Parker, Daniela Fernández**

**Sherriff: Shannon Moon**

**Public Health Directors: Jill Blake, Glennah Trochet, Ryan Gruver, Ken Cutler**

Environmental Health: Amy Irani  
County Executive: Alison Lehman  
Police: Chad Ellis

**URGENT MESSAGE: DO NOT PASS THE “UNCODIFIED TEMPORARY ORDINANCE AUTHORIZING COUNTY ENFORCEMENT OFFICERS TO ENFORCE ORDERS ISSUED BY THE PUBLIC HEALTH OFFER REGARDING THE NOVEL CORONAVIRUS”**

I am writing to you with an urgent request to stop the proposed Ordinance on the agenda July 28, 2020. We ask that you take this off the agenda until there can be a public meeting to discuss the matter. Friar Tuck's has been the heart and soul of the downtown community for community and fellowship. We have 35 employees & 1000's of loyal community folks who have a history build in our restaurant. To require us to close down our indoor dining would be the end of an institution! Now add in the PG&E shutdowns we are expecting Friar Tucks' has a tombstone waiting. We cannot financially survive with out-door dining, the upcoming PG&E shutdowns and 40% of our revenue is during the months of November and December. We have the capacity for 185 indoor customers and moving outside dining would provide at the maximum 40. To ask us to survive outside with an 80% reduction in revenue until the rain arrives in the fall is financial suicide and what I am now seeing as an act of terrorism on our rights.

**Our County is currently NOT experiencing a pandemic. Not even close. As of midnight, July 25<sup>th</sup> the current COVID-19 facts are these:**

1. 255 total cases BUT ONLY 116 in Western Nevada County!
2. 41 active cases.
3. 1,090 total cases per 100,000 for CA vs 255 per 100,000 for Nevada County. 76% less!
4. 1 Death per 100,000 in Nevada County vs 21 per 100,000 for CA. 95.2% less!
5. For comparison we had 30 flu deaths for the last year we have data (2017-2018) which comes to 30 deaths per 100,000 people in Nevada County or THIRTY TIMES THE DEATH RATE WE HAVE FOR COVID! 300% more!! And we NEVER shut down ONE Restaurant!!

Consider these FACTS: The declaration of a State of Emergency for the COVID-19 diagnosis criteria for a series of pneumonia and influenza related symptoms and the allegations of the existence of a “novel coronavirus” **is based on a series of assumptions that are patently false.**

1. According to the International Committee on Taxonomy of Viruses' (ICTV) Coronaviridae Study Group (CSG) publication on March 2, 2020, the preliminary data suggesting that there was sufficient variation to determine this to be a novel virus vs. a mutation of known coronaviruses, **was not based on established scientific principles but was responsive**



**to the World Health Organization's prior unfounded declaration of novelty of both the virus and a new disease;**

2. There could be **no independent verification of the epidemiologic models** predicting dire infection and mortality rates as the underlying models and data were not published, and when sought, were reportedly corrupted so as to make their examination impossible;
3. In violation of State law, **no medical or scientific evidence was provided** to establish even causal links between the SARS CoV-2 and the symptoms of COVID-19, relying instead on foreign government hearsay and conjecture;
4. Since 2003, the U.S. Department of Health and Human Services and their subordinate organizations – the National Institute of Allergy and Infectious Diseases (NIAID) and the Centers for Disease Control and Prevention (CDC) – maintained a patent preventing any independent organization from testing for the presence of coronavirus transmissible to humans through 2018 resulting in **a complete lack of testing technologies;**
5. **No State official reviewed for accuracy or veracity any of the causal statements made in the Declaration of Emergency which contain false, misleading, and terror inducing statements;**
6. In violation of well-established legal precedent from *Jew Ho v. Williamson*, 103 F. 10, 26 (C.C.N.D. Cal. 1900) and subsequent public health law, **arbitrary and capricious rules were inflicted upon a part of the population** that were not applied generally, resulting in the **unlawful confinement of a healthy population with no basis in science or fact;**
7. The Governor failed to provide adequate testing to confirm or deny the presence or absence of “a novel coronavirus” and, based on recent reports from testing of incarcerated persons reported by Reuters, 96% of prisoners testing positive for coronavirus are asymptomatic, **demonstrating a failure to establish even a statistical link between the virus and the disease;**
8. **Neither the Governor nor any public health officer has followed evidence-based, peer-reviewed, clinical science** showing that neither social distancing (of up to 6 feet of separation), nor the wearing of masks has any clinical effect in a healthy population and that instituting such policies is exclusively for the inducement of fear and terror in the population;

We do hope you see and understand we want this for our community. No Friar Tuck's the heart of the community is gone. Friar Tuck's will remain open! We are here to bless the community and we do not plan close as long as we have the resources to do do.

We love our community!!!

We will continue with our Extensive Covid-19 procedures in Place – [learn more](#)

We have made Friar Tuck's the safest place to be! i

**Friar Tuck's announces “Bipolar Ionization” 99.4% of all viral particles destroyed**

**Friar Tuck's has invested & installed new technology into their air & heating conditioned units that makes the restaurant 99.4% viral free. This will allow our customers to feel very safe when they come inside to dine.**

The easiest way to understand this is to think of sunbeams that you see coming through your windows. These sunbeams are comprised of asthma and allergy triggering small particles that include mold, pollen, pet dander and many other organic contaminants. In fact, they are so small that when you walk through the sunbeam, you can't detect the particles moving. If the particles were like snow, the NPBI technology is the snow plow! In layman's terms, when you have sunbeams coming through your windows in your home or apartment, after 2-3 days of operating GPS' NPBI system, you will no longer see sunbeams, and there will be much less particles and dust in the indoor air.

The GPS Needlepoint Bipolar Ionization product used the SARS-CoV-2 virus samples. Based on the results it has been determined that using the GPS model DM-48 or FC-48-AC will result in a 99.4% reduction of viral particles on a stagnant surface in 30 minutes. This investigation demonstrated the presence of SARS-CoV-2 RNA at multiple locations within 172 mechanical AHUs, and more specifically, AHUs serving multiple floors of a hospital tower in which COVID-19 patients were housed.

Based on these test results it was determined hydrolysis via positively charged hydrogen binding to peplomers of SARS-Cov-2 virus can render 99.4% or viral particles are inactivated on a stagnant surface at 30 minutes. These tests have demonstrated the ionizers ability to neutralize the pathogen namely SARS-Cov-19, on a static surface

Dist 5

**Julie Patterson-Hunter**

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**From:** Roby Pracht [REDACTED]  
**Sent:** Monday, July 27, 2020 5:21 PM  
**To:** bdofsupervisors; erin4nevadacity@gmail.com; duanestrawser@gmail.com; [REDACTED] danielafornevadacity@gmail.com; Sheriff; Public Health; Env.Health; Chad Ellis; Glennah Trochet; CEO; Heidi Hall; Dan Miller; Sue Hoek; Richard Anderson; Ken Cutler; Amy Irani  
**Subject:** Urgency Ordinance for July 28 2020 Meeting

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 Heidi Hall,

Please withdraw this urgency ordinance from the Agenda on July 28, 2020. The statistics on the county website itself shows how few infections there are and fortunately only 1 death in our County. We can't continue to have open and shut business, loss of sales tax, hotel tax and livelihood in what is becoming a ghost town. Not sure how you are planning to collect the fines that you are attempting to force on businesses that are already struggling? Liens on their business? That will be interesting and more expense for the taxes payers when you attempt to take them to court. In addition, there will be more police wages to enforce these infractions. Our police are having a difficult enough time defending the good people against the bad with current pay cuts. By the way, how are you planning to enforce this on the protestors that wear no mask that frequent our area? I would be in favor of fining the protestors before any of our local businesses.

It's no time for protesting at this time in our lives. Our children are becoming lonely, uneducated and there is more domestic violence than ever along with financial distress at many homes, this would only exacerbate the current problems we are facing. Let people make their own decision on how safe or not safe it is to wear a mask without more scare tactics.

Hope the other Supervisors vote NO on this urgency ordinance.

Thank you,  
Dave & Roby Pracht

[REDACTED]

Dist 5

**Julie Patterson-Hunter**

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**From:** linda roemisch [REDACTED]  
**Sent:** Monday, July 27, 2020 4:20 PM  
**To:** Heidi Hall; bdofsupervisors  
**Subject:** Urgent

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 Heidi and the board of supervisors,

I live in district one and I am disturbed by your attempt to put in place Urgency Ordinance on Tuesday, July 28th regarding the fine amounts you are proposing. I have read the your ordinance and I have researched the HSC orders you referenced. I do acknowledge you have the authority pursuant to the Governors executive order and HSC 120275 and 120295 to bring this to a vote. However in doing my research I didn't find in the codes you referenced any fines as extreme as yours. During these terrible times for those that are struggling to survive, I find your ordinance not only disturbing but non caring and unrealistic. To fine a struggling business as you have stated in your ordnance could lead to more of a financial crisis and mental anguish on a business. I only see this as an objective to impose extreme hardships on ALL businesses that might defaulter or make a mistake after all the rules on Covid-19 can change day by day. I truly believe our fellow Nevada county residents are doing everything they can and to use such a scare tactic is something I just don't understand.

Please withdraw this and I hope the rest of the supervisors vote NO.

Sincerely, Linda Roemisch

I have copied the codes you referenced in your ordnance.

**CHAPTER 4. Violations [120275 - 120305]**

*( Chapter 4 added by Stats. 1995, Ch. 415, Sec. 7. )*

120275: Any person who, after notice, violates, or who, upon the demand of any health officer, refuses or neglects to conform to, any rule, order, or regulation prescribed by the department respecting a quarantine or disinfection of persons, animals, things, or places, is guilty of a misdemeanor.

120295: Any person who violates Section 120130 or any section in Chapter 3 (commencing with Section 120175, but excluding Section 120195), is guilty of a misdemeanor, punishable by a fine of not less than fifty dollars (\$50) nor more than one thousand dollars (\$1,000), or by imprisonment for a term of not more than 90 days, or by both. He or she is guilty of a separate offense for each day that the violation continued.

Referenced Government Code 25132:

(a) Violation of a county ordinance is a misdemeanor unless by ordinance it is made an infraction. The violation of a county ordinance may be prosecuted by county authorities in the name of the people of the State of California, or redressed by civil action.

(b) Every violation that is an infraction is punishable by the following:

(1) A fine not exceeding one hundred dollars (\$100) for a first violation.

(2) A fine not exceeding two hundred dollars (\$200) for a second violation of the same ordinance within one year of the first violation.

(3) A fine not exceeding five hundred dollars (\$500) for each additional violation of the same ordinance within one year of the first violation.

(c) Notwithstanding any other law, a violation of local building and safety codes that is an infraction is punishable by the following:

(1) A fine not exceeding one hundred thirty dollars (\$130) for a first violation.

(2) A fine not exceeding seven hundred dollars (\$700) for a second violation of the same ordinance within one year of the first violation.

(3) (A) A fine not exceeding one thousand three hundred dollars (\$1,300) for each additional violation of the same ordinance within one year of the first violation.

(B) A fine not exceeding two thousand five hundred dollars (\$2,500) for each additional violation of the same ordinance within two years of the first violation if the property is a commercial property that has an existing building at the time of the violation and the violation is due to failure by the owner to remove visible refuse or failure to prohibit unauthorized use of the property.



Virus-free. [www.avg.com](http://www.avg.com)



Dist 5

## Julie Patterson-Hunter

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**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:15 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Urgency Ordinance July 28, 2020

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**From:** Erica Petrosky [REDACTED]  
**Sent:** Tuesday, July 28, 2020 9:21 AM  
**To:** Ed Scofield <Ed.Scofield@co.nevada.ca.us>  
**Subject:** Re: Urgency Ordinance July 28, 2020

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.

I am writing to ask that you vote NO on the urgency ordinance during the board of supervisors meeting on July 28th.

I am angered and frustrated to hear that the board of supervisors is proposing to pass an urgency ordinance that will fine businesses and people for not following the governors guidance word for word.

Small businesses in Nevada County are in survival mode and many are on the verge of failing because of the wholly chaotic introduction of "guidance" issued by our government officials. Of course all of us want to protect our clients, customers, patients, families, and selves; however, our leaders are failing us by not understanding that one size does not fit all. We are all taking measures and making major sacrifices to minimize contact and opportunities for spread in our businesses. This overreach of government power is unacceptable

I strongly oppose this ordinance and again urge you to vote "no".

-Mrs. Erica Smakulski  
Nevada County Resident

On Tue, Jul 28, 2020, 9:06 AM Erica Petrosky [REDACTED] wrote:

I am writing to ask that you vote NO on the urgency ordinance during the board of supervisors meeting on July 28th.

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I strongly oppose this ordinance and again urge you to vote "no".

-Mrs. Erica Smakulski

Dist 5

**Julie Patterson-Hunter**

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**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 4:03 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Vote NO on the urgency ordinance during the board of supervisors meeting on July 28th

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**From:** Lindsay Rojas [REDACTED]  
**Sent:** Monday, July 27, 2020 9:43 PM  
**Subject:** Vote NO on the urgency ordinance during the board of supervisors meeting on July 28th

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I strongly oppose this ordinance and again urge you to vote no.

Lindsay Rojas,  
Truckee Resident

Dist 5

## Julie Patterson-Hunter

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**From:** Jessica Launier  
**Sent:** Tuesday, July 28, 2020 9:24 AM  
**To:** Julie Patterson-Hunter; Jeffrey Thorsby  
**Subject:** FW: One size does not fit all, Oppose the Urgency Ordinance.

---

**From:** HHSA <HHSA@co.nevada.ca.us>  
**Sent:** Tuesday, July 28, 2020 8:35 AM  
**To:** PIO Team - COVID-19 <PIOTeam-COVID-19@NevCounty.onmicrosoft.com>  
**Cc:** Ryan Gruver <Ryan.Gruver@co.nevada.ca.us>  
**Subject:** Fw: One size does not fit all, Oppose the Urgency Ordinance.

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**From:** Jason Davis [REDACTED]  
**Sent:** Monday, July 27, 2020 9:22 PM  
**To:** HHSA <HHSA@co.nevada.ca.us>  
**Subject:** One size does not fit all, Oppose the Urgency Ordinance.

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> I am writing to ask that you vote NO on the urgency ordinance during the board of supervisors meeting on July 28th.  
>  
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>  
> I strongly oppose this ordinance and again urge you to vote NO.  
>  
> Thank you,  
> Jason Davis

*Cannot identify Disr*

**Julie Patterson-Hunter**

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**From:** Sherrie Quinn [REDACTED]  
**Sent:** Monday, July 27, 2020 6:22 PM  
**To:** bdofsupervisors; erin4nevadacity@gmail.com; duanestrawser@gmail.com;  
[REDACTED] danielafornevadacity@gmail.com; Sheriff; Public  
**Subject:** Health; Env.Health; Chad Ellis  
Fw: Friar Tuck's Future

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.

----- Forwarded Message -----

**From:** Friar Tucks [REDACTED]  
**To:** [REDACTED]  
**Sent:** Sunday, July 26, 2020, 11:33:34 PM PDT  
**Subject:** Friar Tuck's Future

[View this email in your browser](#)



To All!

Friar Tuck's is at a major cross road in history. We want to keep you posted and ask you to get involved if you feel the same way we do. **Please send this to all the emails listed at the bottom of this message and PLEASE SHOW UP on TUESDAY MORNING AT THE ROOD CENTER WHEN THEY WILL TAKE A VOTE ON THIS ORDINANCE THAT COULD CLOSE US!**

Tuesday is a day for the Board of Supervisors to Vote on creating an Ordinance to enforce our closure!

We are asking you to support us in this message and below is our reason why! Please take the time to read it and see our heart.

**To: All Public Officials of Nevada County**



Board or Supervisors: Heidi Hall, Ed Scofield, Dan Miller, Sue Hoek, Richard Anderson  
Mayor & City Council: **Erin Minett, Duane Strawser, David Parker, Daniela Fernández**

**Sherriff: Shannon Moon**

**Public Health Directors: Jill Blake, Glennah Trochet, Ryan Gruver, Ken Cutler**

Environmental Health: Amy Irani

County Executive: Alison Lehman

Police: Chad Ellis

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**Our County is currently NOT experiencing a pandemic. Not even close. As of midnight, July 25<sup>st</sup> the current COVID-19 facts are these:**

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Consider these FACTs: The declaration of a State of Emergency for the COVID-19 diagnosis criteria for a series of pneumonia and influenza related symptoms and the allegations of the existence of a “novel coronavirus” **is based on a series of assumptions that are patently false.**

1. According to the International Committee on Taxonomy of Viruses’ (ICTV) Coronaviridae Study Group (CSG) publication on March 2, 2020, the preliminary data suggesting that there was sufficient variation to determine this to be a novel virus vs. a mutation of known coronaviruses, **was not based on established scientific principles but was responsive to the World Health Organization’s prior unfounded declaration of novelty of both the virus and a new disease;**
2. There could be **no independent verification of the epidemiologic models** predicting dire infection and mortality rates as the underlying models and data were not published, and when sought, were reportedly corrupted so as to make their examination impossible;
3. In violation of State law, **no medical or scientific evidence was provided** to establish even causal links between the SARS CoV-2 and the symptoms of COVID-19, relying instead on foreign government hearsay and conjecture;
4. Since 2003, the U.S. Department of Health and Human Services and their subordinate organizations – the National Institute of Allergy and Infectious Diseases (NIAID) and the Centers for Disease Control and Prevention (CDC) – maintained a patent preventing any independent organization from testing for the presence of coronavirus

transmissible to humans through 2018 resulting in **a complete lack of testing technologies;**

5. **No State official reviewed for accuracy or veracity any of the causal statements made in the Declaration of Emergency which contain false, misleading, and terror inducing statements;**
6. In violation of well-established legal precedent from *Jew Ho v. Williamson*, 103 F. 10, 26 (C.C.N.D. Cal. 1900) and subsequent public health law, **arbitrary and capricious rules were inflicted upon a part of the population** that were not applied generally, resulting in the **unlawful confinement of a healthy population with no basis in science or fact;**
7. The Governor failed to provide adequate testing to confirm or deny the presence or absence of “a novel coronavirus” and, based on recent reports from testing of incarcerated persons reported by Reuters, 96% of prisoners testing positive for coronavirus are asymptomatic, **demonstrating a failure to establish even a statistical link between the virus and the disease;**
8. **Neither the Governor nor any public health officer has followed evidence-based, peer-reviewed, clinical science** showing that neither social distancing (of up to 6 feet of separation), nor the wearing of masks has any clinical effect in a healthy population and that instituting such policies is exclusively for the inducement of fear and terror in the population;

We do hope you see and understand we want this for our community. No Friar Tuck's the heart of the community is gone. Friar Tuck's will remain open! We are here to bless the community and we do not plan close as long as we have the resources to do do.

We love our community!!!

We will continue with our Extensive Covid-19 procedures in Place – \_\_\_\_\_

We have made Friar Tuck's the safest place to be! i

**Friar Tuck's announces “Bipolar Ionization” 99.4% of all viral particles destroyed**

**Friar Tuck's has invested & installed new technology into their air &**

heating conditioned units that makes the restaurant 99.4% viral free. This will allow our customers to feel very safe when they come inside to dine.

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Based on these test results it was determined hydrolysis via positively charged hydrogen binding to peplomers of SARS-Cov-2 virus can render 99.4% or viral particles are inactivated on a stagnant surface at 30 minutes. These tests have demonstrated the ionizers ability to neutralize the pathogen namely SARS-Cov-19, on a static

## surface

Here are the email of all the folks that need to know. Do IT.

\_\_\_\_\_, \_\_\_\_\_,  
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\_\_\_\_\_, \_\_\_\_\_,

*~ Ken & Chad*

x

x

x

*Copyright © 2020 Friar Tucks, All rights reserved.*  
you are receiving this email because you signed up on [friartucks.com](http://friartucks.com)

**Our mailing address is:**



*Cannot identify Dist*

Dear Supervisors Hall, Scofield, Miller, Hoek & Anderson:

Grass Valley and Nevada City have been my communities for almost 20 years. They are where my many friends live and where I have participated in countless community activities, including Fairgrounds events, Center for the Arts, Miners Foundry, the Vet's halls, the Nevada Theater, wonderful dining, music and entertainment. I served several years as Board President of the Sierra Nevada Deep Ecology Institute. I have worked to support and improve our community.

I see the willful devastation that is being wrought upon our communities in the name of safety as a form of insanity. Has there been any cost/benefit analysis?

Everyone eagerly banded together to "flatten the curve" in order to insure that the hospitals didn't get overwhelmed. The fact that hospitals never did get overwhelmed should have been the end of it. I am afraid that the issue now is, authorities are throwing a tantrum over the fact that they are not being blindly obeyed. They are employing a scorched earth policy, devastating lives and livelihoods, and destroying the towns they were elected to enrich and protect, in order to demonstrate that their orders cannot be questioned.

**I am writing to strongly oppose Item 37**, the temporary Urgency Ordinance related to enforcement of COVID-related health department orders.

There are several grounds upon which this is at best a bad idea and at worst an unconstitutional power grab by the governor and health department, and thus by Nevada County.

1. The Governor's emergency power in March was triggered by a need to prevent overloading our urgent care capabilities. That risk has long passed, and under the CA Constitution the Governor's emergency power has ended. No such risk of overwhelming our care capacity currently exists. Accurate data support this conclusion.
2. As a result, the Governor's recent orders are illegal and unenforceable, as are the orders of our Health Department, which has no new emergency authority than the Governor's and which is inadequate to force such draconian measures. No emergency exists.
3. Substantial scientific evidence proves that wearing cloth face masks does not protect the wearer. COVID virus droplets, which to survive must be surrounded by a lipid (fat), can easily pass through the cotton mask cloth or simply pass around the mask periphery, as these are not sealed respirator-type masks.
4. Cotton mask proponents falsely argue that if someone is an asymptomatic carrier of the virus (no one has actually ever been identified as being one) and they breathe or sneeze, the virus will not escape the mask. Just as the virus can pass into the mask, it can pass out. So, they offer little to no protection to anyone.



5. Cotton masks are therefore useless to prevent the spread of the virus, and are nothing more than a "virtue signaling" ploy to self-proclaim as a "caring" individual. And a compliant member of the sheeple.

6. Masks are not just merely a virtue symbol; they degrade the health of the wearer. Breathing one's CO<sub>2</sub> and bacteria-laden breath for long periods of time can actually cause health risks including degraded immunity capability--the exact opposite of what we as a society are striving for.

7. OSHA has strict regulations for PPE workplace use of masks and respirators to guard against these types of risks (CO<sub>2</sub> toxicity and bacteria ingestion), but these actual "safety" regulations have been illegally ignored in the current mass application of masking in the business workplace setting.

8. We have adopted the draconian CCP practice of forcing everyone to wear an ineffective mask, AS IF EVERYONE IS INFECTED as a way to blindly force obedience to power-hungry officials. What is the miniscule percentage of actually infected people in our county? Less than one percent (~0.1%). Yet, we are all being treated as infected criminals, commanded to kill our local businesses and to kow-tow to our elected "representatives" who serve solely with our consent, who are forcing dangerous measures with NO scientific support.

9. When will this insanity end?

10. When will our Health Department enforce OSHA mask regulations to protect the health of workers and the public from excessive mask usage resulting in CO<sub>2</sub> toxicity and bacteria overload? The argument that medical professionals suffer no adverse effects also is not supported. OSHA provides hospital and health professional that do wear masks for lengthy periods to be medically tested and extensive additional oxygen enhancing equipment provided.

11. When will our County Supervisors exercise appropriate control over staff and require independent investigation of legal, scientific and other appropriate considerations, as well as tailoring based upon local considerations?

12. PLEASE ACCEPT THIS AS NOTICE THAT Failure to vote NO on Item 37 and continued use of force, under color of law, upon individuals and businesses by county departments of these counter-scientific unwarranted un-Constitutional measures will most certainly expose the county and individuals therein to corporate and personal liability.

Sincerely,

William Nolan

*Cannot identify Dist*  
**Julie Patterson-Hunter**

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**From:** Star S. [REDACTED]  
**Sent:** Monday, July 27, 2020 7:01 PM  
**To:** Bill Gaffney; Clerk of Board  
**Subject:** Item 37

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.

I want to ask each and every one of the Supervisors:

Since the CDC has found no evidence that masks are effective in stopping COVID19 spread AND they have published the results in their own publication (see link below):

- 1). What is the justification for this mandate? Is it to take advantage of funding from the state or private corporations? Is it to take advantage of a political agenda? Do any of the Supervisors benefit financially, politically or otherwise from this mandate? Please request responses from each and every Supervisor.
- 2) Who will be accepting liability for damages to businesses and/or individuals caused by this mandate? Will the Supervisors be putting the County and its citizens in harms way will this mandate? Are each and every one of the Supervisors willing to be held liable for damages?

[https://needtoknow.news/2020/07/cdc-study-based-on-14-clinical-trials-shows-face-masks-do-not-work/?utm\\_source=rss&utm\\_medium=rss&utm\\_campaign=cdc-study-based-on-14-clinical-trials-shows-face-masks-do-not-work](https://needtoknow.news/2020/07/cdc-study-based-on-14-clinical-trials-shows-face-masks-do-not-work/?utm_source=rss&utm_medium=rss&utm_campaign=cdc-study-based-on-14-clinical-trials-shows-face-masks-do-not-work)

This email is written by: Bill Gaffney

This email was sent to Nevada County B.O.S. by: Star Schoen

--  
Star Schoen

*Cannot identify Dist*

**Julie Patterson-Hunter**

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**From:** Equine Sports Therapy Info [REDACTED]  
**Sent:** Tuesday, July 28, 2020 5:49 AM  
**To:** bdofsupervisors  
**Cc:** erin4nevadacity@gmail.com; danielafornevadacity@gmail.com; Sheriff; Public Health; Env.Health; Chad Ellis; CEO; Heidi Hall; ed.schfield@co.nevada.ca.us; Dan Miller; Sue Hoek; Richard Anderson; Glennah Trochet; hhsa@co.nevada.ca.ca.us; Kenb.Cutler@co.nevada.ca.us; amv.iran@co.nevada.ca.us; duanestrawser@gmail.com; [REDACTED]  
**Subject:** Coronavirus Enforcement Meeting

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To: All Public Officials of Nevada County Board or Supervisors: Heidi Hall, Ed Scofield, Dan Miller, Sue Hoek, Richard Anderson Mayor & City Council: Erin Minett, Duane Strawser, David Parker, Daniela Fernández  
Sherriff: Shannon Moon  
Public Health Directors: Jill Blake, Glennah Trochet, Ryan Gruver, Ken Cutler Environmental Health: Amy Irani County Executive: Alison Lehman

Police: Chad Ellis

From: John and Alyssa Mayo, Penn Valley, CA July 25, 2020

URGENT MESSAGE: DO NOT PASS THE "UNCODIFIED TEMPORARY ORDINANCE AUTHORIZING COUNTY ENFORCEMENT OFFICERS TO ENFORCE ORDERS ISSUED BY THE PUBLIC HEALTH OFFER REGARDING THE NOVEL CORONAVIRUS"

I am writing to you with an urgent request to stop the proposed Ordinance on the agenda July 28, 2020. We ask that you take this off the agenda until there can be a public meeting to discuss the matter.

Friar Tuck's has been the heart and soul of the downtown community for community and fellowship. We have 35 employees & 1000's of loyal community folks who have a history build in our restaurant. To require us to close down our indoor dining would be the end of an institution! Now add in the PG&E shutdowns we are expecting Friar Tucks' has a tombstone waiting. We cannot financially survive with out-door dining, the upcoming PG&E shutdowns and 40% of our revenue is during the months of November and December. We have the capacity for 185 indoor customers and moving outside dining would provide at the maximum 40. To ask us to survive outside with an 80% reduction in revenue until the rain arrives in the fall is financial suicide and what I am now seeing as an act of terrorism on our rights. Our County is currently NOT experiencing a pandemic. Not even close. As of midnight, July 25st the current COVID-19 facts are these:

1. 255 total cases BUT ONLY 116 in Western Nevada County!
2. 41 active cases.
3. 1,090 total cases per 100,000 for CA vs 255 per 100,000 for Nevada County. 76% less!
4. 1 Death per 100,000 in Nevada County vs 21 per 100,000 for CA. 95.2% less!

5. For comparison we had 30 flu deaths for the last year we have data (2017-2018) which comes to 30 deaths per 100,000 people in Nevada County or THIRTY TIMES THE DEATH RATE WE HAVE FOR COVID! 300% more!! And we NEVER shut down ONE Restaurant!!

Consider this: The declaration of a State of Emergency for the COVID-19 diagnosis criteria for a series of pneumonia and influenza related symptoms and the allegations of the existence of a "novel coronavirus" is based on a series of assumptions that are patently false.

1. According to the International Committee on Taxonomy of Viruses' (ICTV) Coronaviridae Study Group (CSG) publication on March 2, 2020, the preliminary data suggesting that there was sufficient variation to determine this to be a novel virus vs. a mutation of known coronaviruses, was not based on established scientific principles but was responsive to the World Health Organization's prior unfounded declaration of novelty of both the virus and a new disease;
2. There could be no independent verification of the epidemiologic models predicting dire infection and mortality rates as the underlying models and data were not published, and when sought, were reportedly corrupted so as to make their examination impossible;
3. In violation of State law, no medical or scientific evidence was provided to establish even causal links between the SARS CoV-2 and the symptoms of COVID-19, relying instead on foreign government hearsay and conjecture;
4. Since 2003, the U.S. Department of Health and Human Services and their subordinate organizations – the National Institute of Allergy and Infectious Diseases (NIAID) and the Centers for Disease Control and Prevention (CDC) – maintained a patent preventing any independent organization from testing for the presence of coronavirus transmissible to humans through 2018 resulting in a complete lack of testing technologies;
5. No State official reviewed for accuracy or veracity any of the causal statements made in the Declaration of Emergency which contain false, misleading, and terror inducing statements;
6. In violation of well-established legal precedent from *Jew Ho v. Williamson*, 103 F. 10, 26 (C.C.N.D. Cal. 1900) and subsequent public health law, arbitrary and capricious rules were inflicted upon a part of the population that were not applied generally, resulting in the unlawful confinement of a healthy population with no basis in science or fact;
7. The Governor failed to provide adequate testing to confirm or deny the presence or absence of "a novel coronavirus" and, based on recent reports from testing of incarcerated persons reported by Reuters, 96% of prisoners testing positive for coronavirus are asymptomatic, demonstrating a failure to establish even a statistical link between the virus and the disease;
8. Neither the Governor nor any public health officer has followed evidence-based, peer-reviewed, clinical science showing that neither social distancing (of up to 6 feet of separation), nor the wearing of masks has any clinical effect in a healthy population and that instituting such policies is exclusively for the inducement of fear and terror in the population;

As a result of these and other established facts, the Governor's state of emergency orders are in violation of the State Constitution, are illegal and unenforceable. Therefore, I am asking YOU our Nevada County officials who see and know the factual evidence "in our County" STOP this ordinance, do what is right and allow a 50-year institution to continue to contribute to the wellbeing of our great community. I hereby demand that you immediately cease and desist in your suspension of my Constitutional rights and those of the common citizenry.

Sincerely,

John and Alyssa Mayo

Sent from my iPhone

*Cannot identify Dist*

**Julie Patterson-Hunter**

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**From:** Kate Pieper [REDACTED]  
**Sent:** Tuesday, July 28, 2020 12:29 AM  
**To:** bdofsupervisors  
**Subject:** Covid-19 Regulations for businesses

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.

Please vote no on a county enforcement officers to regulate Covid-19 recommendations by the Public Service Officer.

Businesses are trying to stay afloat and these punitive fines will only add more burden to businesses.

With respect,

Kate Pieper LMFT

Sent from my Verizon, Samsung Galaxy smartphone

Get [Outlook for Android](#)

Confidentiality Notice: This email and the enclosed materials with this transmission are the private property of the recipient and sender. The materials are privileged communications intended solely for the recipient indicated above. If you are not the intended recipient or their authorized designate, you are hereby notified that any review, disclosure, copying, distribution or the taking of any action in reliance on the contents of this transmission is strictly prohibited, and may result in legal liability on your part. If you have received this transmission in error, please notify me immediately.



**From:** Ed Scofield  
**Sent:** Monday, July 27, 2020 5:20 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: My opposition against item 37

-----Original Message-----

From: Anna Fernandez [REDACTED]  
Sent: Monday, July 27, 2020 4:16 PM  
To: Heidi Hall <Heidi.Hall@co.nevada.ca.us>; Ed Scofield <Ed.Scofield@co.nevada.ca.us>; Dan Miller <Dan.Miller@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>; Amy Irani <Amy.Irani@co.nevada.ca.us>; HHSA <HHSA@co.nevada.ca.us>; Sheriff <Sheriff@co.nevada.ca.us>  
Subject: My opposition against item 37

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To whom it may concern,

I am writing to oppose Item 37, the temporary Urgency Ordinance related to enforcement of COVID-related health department orders.

There are several grounds upon which this is at best a bad idea and at worst an unconstitutional power grab by the governor and our health department, and thus by our County. I am writing this email in response to the threat of the severe fines that our local businesses and citizens are facing who do not comply to the draconian measures that the county and the government are trying to enforce. It is embarrassment to this community that you would threaten \$10,000 worth of fines, loss of property or any other punishment to a local business that is simply trying to keep afloat what they have put so much hard work into while surviving this "crisis".

Through my last 14 years of living in Grass Valley, I have seen many businesses thrive as well as fail due to various reasons. To see their businesses fail at the hands of the county and at the fear of massive fines that they unjustly demand is an outrage to all who care for this community. If we let our local business fail what will be left of our community to come back to when this is over? Why aren't you working intelligently towards finding a solution instead of punishments? You cannot ask a business, especially a restaurant to survive at 50% capacity or less because of the outside dining only restrictions you were putting in place. The people of Grass Valley and Nevada City have been generous in supporting these businesses because of the connection they feel in this community.

It's easy to sit at the top and say this is what we have to do to keep the people safe, but it takes a system with bravery and integrity to come down with the citizens to help their voice be heard and acted upon. To fight for keeping the businesses open instead of shutting them down. The actions you are about to take in this community must be reconsidered. You're pushing people to the edge and only so much can be tolerated. We are peaceful and intelligent community so let's look for a peaceful and intelligent solution instead of divulging straight into punishments.

Thank you in advance for taking the time to read this, Anna Fernandez

*Unable to identify Dist*  
**Julie Patterson-Hunter**

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**From:** Bill Gaffney [REDACTED]  
**Sent:** Monday, July 27, 2020 5:10 PM  
**To:** Heidi Hall; Dan Miller; Sue Hoek; Richard Anderson; bdofsupervisors; Alex Gammelgard; Sheriff  
**Cc:** Glennah Trochet; CEO; Chad Ellis; Public Health  
**Subject:** Nevada County Supervisors Meeting July 28, 2020, Re: Agenda Item 37, SR -20-3312

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Dear Nevada County Board of Supervisors and Department Officers and Employees;

As a citizen of the Nevada County community, and domiciled in Nevada City, I request that each and every one of the Five Nevada County Supervisors, the Community Development Agency Director, the County Executive Officer, the County Health Director, the County Sheriff, and the County Council clarify and individually respond to the following questions and concerns.

From an examination of available verifiable scientific studies, I am concerned that the proposed ordinance (SR -20-3312) does not have any basis in science or medicine that justifies it being created as an ordinance in Nevada County. My questions below are an attempt to find the source of logic and/or motivation for the creation of this over-reaching ordinance by the County Supervisors.

Since the CDC has found no evidence that masks are effective in stopping COVID19 spread AND they have published the results (see link below) in their own publication (CDC, Emerging Infectious Diseases ISSN: 1080-6059, Volume 26 Number 5 May 2020), I request answers and/or illuminating comments for the following questions:

- 1). What is the scientific or medical justification for this ordinance?
- 2) Is this ordinance intended to take advantage of funding from the state or private corporations?
- 3) Is this ordinance intended to take advantage of a political agenda?
- 4) Do any of the Supervisors or County employees directly or indirectly benefit financially, politically or otherwise gain any personal benefit from this ordinance ?
- 5) Who will be accepting liability for probable damages to businesses and/or individuals caused by this ordinance?
- 6) Will the Supervisors be putting the County and/or its citizens in harms way or thrusting liability upon them with this ordinance?
- 7) Are each and every one of the Supervisors and employees receiving this email willing to be held liable for damages as a result of this ordinance and willing to sign an affidavit to that effect.

[https://needtoknow.news/2020/07/cdc-study-based-on-14-clinical-trials-shows-face-masks-do-not-work/?utm\\_source=rss&utm\\_medium=rss&utm\\_campaign=cdc-study-based-on-14-clinical-trials-shows-face-masks-do-not-work](https://needtoknow.news/2020/07/cdc-study-based-on-14-clinical-trials-shows-face-masks-do-not-work/?utm_source=rss&utm_medium=rss&utm_campaign=cdc-study-based-on-14-clinical-trials-shows-face-masks-do-not-work)



## CDC Study Based on 14 Clinical Trials Shows Face Masks do Not Work!

A new study that reviewed 14 randomized controlled trials, appeared in a journal published by the CDC that states that despite use of face masks, there was no proof that it stopped the spread of influenza.

[needtoknow.news](http://needtoknow.news)

Thanks

Bill Gaffney

Please feel free to call me to discuss details.



*Cannot identify District*

**Julie Patterson-Hunter**

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**From:** Ed Scofield  
**Sent:** Monday, July 27, 2020 5:07 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Sanctioning Local Businesses

---

**From:** Tina Sherman [REDACTED]  
**Sent:** Monday, July 27, 2020 5:01 PM  
**To:** Ed Scofield <Ed.Scofield@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>; Dan Miller <Dan.Miller@co.nevada.ca.us>; Heidi Hall <Heidi.Hall@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>  
**Subject:** Sanctioning Local Businesses

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Greetings:

With regards to the upcoming subject matter at tomorrow's Supervisor's meeting to address actions of local business owners who are choosing to remain open, finding themselves in opposition to arbitrary and capricious orders from the California governor and public health officials - I want to voice my support for these local businesses and any other business who wish to exercise their right to do business; after already suffering through 4+ months of financial hardship, where they have been following the rules, obeying orders, and generally complying with what has been asked of them, at GREAT EXPENSE. Many businesses have already called it quits during this period as they did not have sufficient resources with which to remain a viable enterprise. But now, the governor has again moved the goal posts due to a supposed resurgence of the virus. This is a virus that has a survival rate of 99.96% or better. There are now treatment regimens already being employed which allow doctors to give patients with moderate to severe symptoms a very high recovery rate. We have many more cases now because the amount of testing has increased dramatically. This is fantastic news! But you'd never know that if all you do is get your news from the TV. It's FEAR on nearly every news channel. When you are in fear, you can't think clearly, and bad decisions inevitably rise as a result of being in that state.

How many small businesses will there be left once the smoke clears from all this unwarranted hysteria? At this point, the virus is far from the biggest threat we face. My main concern is the mass mental illness that has taken hold over so many people, which affects many aspects of our lives. And, we thought that the PSPS nonsense was devastating last year, that has nothing on this current iteration of insanity.

Please, do the right thing. Allow our businesses to operate without sanction or penalty. Passing an ordinance to punish businesses would further the destruction already wrought. The governor does not make law. He has bypassed the legislature to rule by decree. He has overstepped his authority way past any acceptable bounds. There will be lawsuits arising out of this, and I would not want to see the county have to go through any protracted legal battles, as there are many lawyers who would love to recover damages that these businesses may suffer in the event of an adverse ruling against them.

Respectfully ~ Tina Sherman

Unable to identify District

Julie Patterson-Hunter

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**From:** Barbara Vickery [REDACTED]  
**Sent:** Monday, July 27, 2020 9:42 AM  
**To:** bdofsupervisors; Ken Cutler; erin4nevadacity@gmail.com; Env.Health;  
[REDACTED] duanestrawser@gmail.com; Glennah Trochet;  
Richard Anderson; Amy Irani; HHSA; Sue Hoek; ed.schofield@co.nevada.ca.us; Heidi Hall;  
danielafornevadacity@gmail.com; public.health@co.nevada.ca; Dan Miller; Sheriff; Chad  
Ellis; CEO  
**Subject:** Fwd: Friar Tuck's Future

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I am forwarding this email because I feel very strongly about businesses being totally shut down during this time. Businesses cannot survive if they cannot operate. Many of them have spent high dollar amounts in order to keep their businesses safely open. Friar Tuck's has always been immaculate and thoughtful in their attempts to keep their patrons safe.



Unable to identify Dist

Julie Patterson-Hunter

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**From:** Brooke D [REDACTED]  
**Sent:** Monday, July 27, 2020 10:37 AM  
**To:** bdofsupervisors  
**Subject:** Friar Tucks Restaurant

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.

Hello,

I am writing to ask you to please vote to keep Friar Tucks Restaurant open. This restaurant is a mainstay of downtown Nevada City and without its business our little town will suffer. I see businesses who will not be reopening and the long term affect of this on our town will be profound. After being affected by Pg&e shut downs, and the upcoming to be expected for this restaurant, has a tombstone waiting. Friar Tucks cannot financially survive with outdoor dining. Please vote to keep Friar Tucks open and keep our town strong!

Thank you,  
Brooke DeAlba

*Unable to identify Dist*  
**Julie Patterson-Hunter**

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**From:** Ed Scofield  
**Sent:** Wednesday, July 29, 2020 5:21 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: NO to Fines, YES to following the CA Constitution and Science

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**From:** Dallan Packard [REDACTED]  
**Sent:** Wednesday, July 29, 2020 8:53 AM  
**To:** Dallan Packard [REDACTED]  
**Subject:** NO to Fines, YES to following the CA Constitution and Science

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Honorable NCBS,

I am a health professional in this area.  
I have been practicing as a Chiropractor for the last 17 yrs.

These times and issues, and the responses to it, are unprecedented. We have been presented with a virus that initially appeared to have great potential for causing great harm. In Recent weeks we have see, however, that while it continues to infect people, it appears to be rather impotent to the vast majority of the population, and instead of taking a more balanced approach we continue to use a chainsaw instead of a scalpel. This time has brought to surface other very concerning ideologies:

We have current mandates and orders from our governor that far exceed the constitutional limits given to California Governors to execute emergency orders without going to the legislature to grant continuance of such orders. If the county should do anything, we should, out of concern for our liberties and freedoms, and the rule of law, and not giving too much power into the hands of one man or woman, require Newsom to actually follow the California Constitution and go the our Legislature, and get this codified into law before we even consider enforcing his mandate - this should be a serious concern for us all, as this would most likely be easily done. Gov Insee of Wa was just taken to court to be sued for not following the WA State constitution in the manner I have just described and Gov Inslee admitted in the initial hearings that he could not be sued because he has not enforced it nor would he enforce it. To this the courts agreed and dismissed it, while he could have been sued if he had. We are in the same situation, and if this county attempts to enforce a mandate that is not supported by the CA State CONstitutional process, then you are leaving yourselves open to litigation and the County, as well - which would be our tax money that you would be playing with in this litigation - I am sure you don't want this to be at issue.

But, I feel that you are acting in good faith, so here are some positions and facts to consider. before attempting to enforce a clearly unconstitutional mandate...

We have a virus that, while real and is causing some problems, according to the data coming out of some of our most respected scientific research institutions, namely UCLA and Stanford, as well as numerous other data you can glean from right off the TV news rooms, show this virus is not severe enough to warrant this kind of response. We are being over reactionary and destroying the future of millions of lives - some of those are our kids and grandkids.

IN the beginning of this pandemic, the course of action was to slow the spread to give time to our hospitals to get ready. It would only be a closure of 4 weeks, it was told. Now the issue is about number of infections - an interesting place to put our focus, usually the point of focus is placed on deadlines. Here is the major concern:

- Hospitals are NOT inundated, there are still many doctors and nurses furloughed
- The tents and buildings which were repurposed have all been and shuttered - returned to their original dedication prior to their conversion for the supposed wave of deaths.
- We need leaders who are more wise and balanced in their approach - why have 100% of the population do measures that can be very effectively done by those who are at risk?
- All stats from the WHO, Stanford, UCLA, show that the vast majority - 90% of those infected show no signs of sickness, and 8% get very sick, but recover. It is only 2% that are truly at risk.
- The data, and not just one set of data - as opposed to just one set of data - current rate of infection, are presented and listed below:

DEATH RATE - calculated by number of deaths divided by number of known infections. While there are serious issues considering the accuracy of both numbers above, If we take these as they stand currently, the actual death rate currently is at .89%. And we know that if the infection rate is so severe that we have 16,500,000 infections in just 4 mths we will have many many more infected individuals, probably more than 3-4 times what we are seeing now reported, this lowering the already very low death rate 3-4 times.

#### SIMILAR COMPARISON:

If "infection rates" are so important for our policy consideration here, then it might be helpful to gain perspective by considering something for which we have great familiarity - FLU. Now they are different virus', they do different things in the body, this is admitted. But as far as **deadliness** it is very similar -

- **Flu has a .14% death rate**, according to the CDC
- and using current numbers off CNN, FOX, or any website, **COVID19 death rates stands at .89% in the USA**. While it appears higher than flu, we have dealt with flu for much longer and have a much better data set over time. We are still only a few months into this, and we are still seeing a very low death rate. And now we know that COVID has been with us since September last year, meaning it had been infecting others prior to our knowledge it was among us. As we continue to see COVID's pervasiveness in our society, we will begin to see it is even less deadly than .89% - as Stanford and UCLA have both shown to be true, Stanford being one of the worlds top research institutions.

Comparing **infection rates**, roughly the flu infects, according to the CDC, roughly 40,000,000 to 70,000,000 people per year in the US alone.

The flu season is roughly 7 months. If you take an average, or a less than average number between 40 million and 70 million, and say that 50 million people per year and become infected with influenza that leaves you with 1 million people per state that get the flu each year. When you divide that by seven months that is roughly 143,000 people per month that get infected with influenza. Now if you take it further to infections/day that brings us to roughly 4600 infections per day. The way we are being scared by 2000 infections reported per day in California, or 3000 infections reported per day in Texas, is shocking compared to what happens with influenza. Now, while, influenza virus is different, and what it does to us is also different to COVID-19 virus, The comparison is helpful especially when we see the death Rate to be somewhat similar and infection rates, really don't matter - it is death rates that matter.

Data and facts should actually matter, after all this is science, that which civilization has fought so hard to bring to bear in making decisions instead of just ideologies and beliefs, and even fears, and this appears to be riving our current policies - which is how the dark ages were ruled, and we don't want to risk going back into the dark

ages. All of this leads me to the last and final point

#### A MORE BALANCED & TARGETED APPROACH -

There are severe issues with what we are doing. When the economy and peoples lives are being affected in such a severe manner, schools being shut down, college is being shut down, colleges going out of business, small businesses that have been lost and years and years of work and effort are being lost, 40 million jobless - and the list goes on and on - **there are other health concerns that come because of this: depression, anxiety, spousal abuse because of these things, suicide, increase in drug abuse and drug dependence**, all of these things will bring consequences that will last **generations**.

A more targeted approach will keep those who are truly at risk, safe, while not demolishing everything else - we need to put away the chainsaw and use a scalpel! According to all data, it is the elderly, and not just elderly, but the elderly with severe comorbidities that are at risk. This is indisputable, it is not capable of siding this from any other angle. This precise reality and truth, led 18 former Canadian health experts, and former Gov cabinet members, etc. to just author a letter to Prime Minister Trudeau calling for a more balanced approach: isolating the 2% of the people who are at risk while allowing the rest of society to go on as normal - very sane thinking. [https://www.theepochtimes.com/mkt\\_app/health-experts-urge-governments-to-adopt-balanced-approach-in-fighting-covid-19\\_3418284.html?fbclid=IwAR0X7S8-WFxMfq9mKDNkdjR11nqYN0ENMA6g4Y71\\_RxLhxM6rOU5GvHjw1s?v=ul](https://www.theepochtimes.com/mkt_app/health-experts-urge-governments-to-adopt-balanced-approach-in-fighting-covid-19_3418284.html?fbclid=IwAR0X7S8-WFxMfq9mKDNkdjR11nqYN0ENMA6g4Y71_RxLhxM6rOU5GvHjw1s?v=ul)

As such, It would be better to advise the elderly to mask and to be careful when going out in public. This would be a good public policy, this would solve the issues at hand. It would allow all normal activity to resume. If we had a grandmother who was vulnerable, we could respectfully mask when around them - and NO ONE would refuse that kind of sane, data and science driven advice. There would be no need for punitive measures or laws, as people would just do this sound advice.

Now, admittedly, you are not in an easy position, admittedly. However, nor was Lincoln when he finally realized that the union could no longer stand for slavery. So to did Warren G Harding during his Presidential Election of 1920, when in the Pandemic of 1918 - a true pandemic BTW, where 100 million people worldwide had died as a result. Harding campaigned off "returning to normalcy", when all around were calling for drastic changes to the way we lived life due to fear - and their fear was truly founded! I wonder what our great grandfathers and mothers are thinking of us right now! You have an obligation to the society now, and to future generations. **Faith and facts must govern our actions and cause us to create what WILL BE, as opposed to the current direction of fear, drama, and overreaction leading us to effectively do nothing and create major major problems that will last long into the future..**

If you may be interested, here is what Warren G Harding, in 1920, campaigned and won on:

"America's present need is not heroics, but healing; not nostrums, but normalcy; not revolution, but restoration; not agitation, but adjustment; not surgery, but serenity; not the dramatic, but the dispassionate; not experiment, but equipoise; not submergence in internationality, but sustainment in triumphant nationality.<sup>[2]</sup>"

It was instructful to me to familiarize myself with the definitions of some of his words:

**Nostrum** - a medicine, especially one that is not considered effective, prepared by an unqualified person.

**Equipoise** - balance of forces or interests.

We know you were having many calls from many lines of thinking, and being a leader right now is tough. Many say being a leader would be for you to require masks, and to continue the draconian measures in the name of safety and health. Others like me are asking you to be a leader and look at the facts. I appeal to your faith, I lay the facts at your feet, and pray that all of us will act in good faith and with courage to move us forward. There will always be those who allow fear to rule in their

lives - this is not who most of us are. It is faith and facts that will rule our lives and decisions! And those of little faith will begin to see, and their fear will soon leave them!

Let's consider the true optimism to which the current facts truly lead us, and take courage, and trust in the medical abilities we have - the best in the world, I know I have lived in another country - and be more balanced in our approach:

1. Addressing the health concerns with a scalpel - masking and isolating the at risk population, while still...
2. Respecting freedom and liberty and the current California State Constitution
3. All the while not destroying the economic future we have built thus far

If you did this, you will have all following you, and those who have been hyped up with fear will come to reason and be very grateful. And you will be greatly respected, and for good reason!

I give this to you in respect to your positions, and trusting that we are all in this together! Lets be more balanced!

Sincerely,  
Dallan B. Packard





Cannot identify Dist

Julie Patterson-Hunter

**From:** Shannon Byrd [REDACTED]  
**Sent:** Wednesday, July 29, 2020 7:33 AM  
**Subject:** Please Watch & Read - VERY IMPORTANT  
**Attachments:** Dr Anthony Fauci at MLB.PNG

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.

Hello,

My name is Shannon & I am a long time local here in Nevada County. I am reaching out today to urge you to consider the data that front line doctors have gathered. They are speaking out with their experience with COVID 19 & need to be heard. Our mental health, childrens futures, economic wellness, & small businesses are all at risk with the gross abuse of government overreach that has taken place over the last months. Why is this still happening & there is consideration to even fine citizens for not wearing a mask? Upwards of \$500+ per violation? That is enough money to feed my family for the month!! :( How can this even be considered?

While it is very important to be mindful of good handwashing & staying home when sick, we have had enough. I know that everyone is doing their best in a tough and unknown situation, but our community needs to be better then this. I am petrified for my children's future with the path we are going down. As a community, we can mitigate these issues. Guidelines should be set in place in accordance to hospital capacity. NOT a "spike" in testing that has proven unreliable in accordance with a virus that has shown to have over a 99% recovery rate. Why is our community and small businesses' still on the brink of survival & in constant fear of the next "mandate" that will be forced upon us? (if not already closed completely & most likely facing homelessness, or worse) The government is further forcing the hand of the American people to collect unemployment, homeschool/distance learning for kids by parents who have to work full-time, in a state that already has one of the highest homeless issues in the WORLD.

Forget about the human aspect of what is being forced upon us & the inevitable spike in homelessness & depression, & suicide that has already happened and will continue to spike, no doubt. Consider the data being given by doctors who have had first hand experience with many COVID cases & visibly watched the recovery rate, as well as seeing the benefits of herd immunity.

I URGE you to read these and watch the video from front line doctors, in addition to testing of oxygen quality when wearing a mask conducted by OSHA:

<https://i-uv.com/osha-oxygen-level-test-for-masks/>

<https://www.nhs-corona-doctors-on-the-frontline.com/>

<https://heavy.com/news/2020/07/stella-immanuel-coronavirus/>

Full Video

here: <https://www.facebook.com/jenaca.lafontaine/videos/3212006938855413/UzpfSTEWMDAwMDI2MjEzODk5OTozNDI0MDA5Mjg3NjE3Nzc1/> (don't mind the Facebook fact check, that's just bias censoring - the video shows real doctors & is over 45 minutes, VERY informative)

I have also attached the image that is most likely seen by all, but please explain/justify why Dr. Fauci does not have to social distance or follow proper mask wearing while attending an MLB game - anyone? But our kids & community continue to suffer the government overreach.

The video is testimony of REAL doctors that are dealing with COVID patients every day. We need to be freed & heard & stop living in fear. We should be able to make decisions regarding our own personal health & safety. I personally wear a mask when requested & required, wash my hands more & am mindful of any cold I may have to stay home, along with many, many others I know. That is my choice and we all need to be empowered to make our own choices to be responsible for overall health and wellness for themselves and others.

Please consider the future of our community, children, families, and economy. Thank you.

Best,



unable to identify D.st

**Julie Patterson-Hunter**

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**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:42 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: AGAINST ITEM 37 EMERGENCY ORDINANCE

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**From:** Travis George [REDACTED]  
**Sent:** Monday, July 27, 2020 12:18 PM  
**To:** Heidi Hall <Heidi.Hall@co.nevada.ca.us>; Ed Scofield <Ed.Scofield@co.nevada.ca.us>; Dan Miller <Dan.Miller@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>; Amy Irani <Amy.Irani@co.nevada.ca.us>; HHSA <HHSA@co.nevada.ca.us>; Sheriff <Sheriff@co.nevada.ca.us>  
**Subject:** AGAINST ITEM 37 EMERGENCY ORDINANCE

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.

To all concerned,

Forcing people to wear a mask is not constitutional and should be left to the choice of each individual. Fining people for something that is not a state or federal law is wrong. I urge you to vote and speak against item 37 and preserve freedom in our county.

Thank you,

Travis.



*Unable to identify Dist*

**Julie Patterson-Hunter**

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**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:42 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Item 37

---

**From:** Kaitlyn Keyt [REDACTED]  
**Sent:** Monday, July 27, 2020 9:37 PM  
**To:** Amy Irani <Amy.Irani@co.nevada.ca.us>; Heidi Hall <Heidi.Hall@co.nevada.ca.us>; Dan Miller <Dan.Miller@co.nevada.ca.us>; Ed Scofield <Ed.Scofield@co.nevada.ca.us>; HHSA <HHSA@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>; Sheriff <Sheriff@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>  
**Subject:** Item 37

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.

To whom it may concern:

I am a business owner in NEVADA CITY.

I am writing to oppose Item 37, the temporary Urgency Ordinance related to enforcement of COVID-related health department orders.

There are several grounds upon which this is at best a bad idea and at worst an unconstitutional power grab by the governor and our health department, and thus by our County.

1. The Governor's emergency power in March was triggered by a need to prevent overloading our urgent care capabilities. That risk has long passed, and under the CA Constitution the Governor's emergency power has ended. No such risk of overwhelming our care capacity exists now.

2. Therefore, his recent orders are illegal and unenforceable. As are the orders of our Health Department, which has no new emergency authority than the Governor possesses, which is inadequate to force such a draconian measure.
3. Wearing cloth face masks does not protect the wearer. COVID virus droplets, which to survive must be surrounded by a lipid (fat), can easily pass through the cotton mask cloth or simply pass around the mask periphery, as these are not sealed respirator-type masks.
4. Cotton mask proponents falsely argue that if someone is an asymptomatic carrier of the virus (no one has actually ever been identified as being one) and they breathe or sneeze, the virus will not escape the mask. Just as the virus can pass into the mask, it can pass out. So, they offer little to no protection to anyone.
5. Cotton masks are therefore useless to prevent the spread of the virus, and are nothing more than a "virtue signalling" ploy to self-proclaim as a "caring" individual. And a compliant member of the sheeple.
6. Masks are not just merely a virtue symbol, they degrade the health of the wearer. Breathing one's CO<sub>2</sub> and bacteria-laden breath for long periods of time can actually cause health risks including degraded immunity capability--the exact opposite of what we as a society are striving for.



7. OSHA has strict regulations for workplace use of masks and respirators to guard against these types of risks (CO2 toxicity and bacteria ingestion), but these regulations have been illegally ignored in the current mass application of masking in the business workplace setting.

8. In Asian countries, often cited as examples for effective mask use, the masks have traditionally only been worn by INFECTED persons who venture out into society.

9. We have adopted the draconian CCP practice of forcing everyone to wear an ineffective mask, AS IF EVERYONE IS INFECTED as a way to blindly force obedience to power-hungry officials. What is the miniscule percentage of actually infected people in our county?? A VERY VERY low number. Yet we are all being treated as infected criminals, commanded to kill our local businesses and to kow-tow to to "authority" with actually NO scientific basis.

10. When will this insanity end?

11. When will our Health Department enforce OSHA mask regulations to protect the health of workers and the public from excessive mask usage resulting in CO2 toxicity and bacteria overload?

Thank you for taking my concerns into consideration.

In these times it is vital that we make decisions based on real data. The numbers that are used are using verbiage like died with Covid or deaths linked to Covid those twists of words Which translate to it was not necessarily a death that was caused from Covid. The from Covid are the only numbers that should matter.

It's these types of manipulation of facts that are Rampant and should have no place in deciding the life or death of our economy and our community.

Kaitlyn Keyt

*Unable to identify Dist*

**Julie Patterson-Hunter**

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**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:43 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Heavy is the Head...

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**From:** brendan brooks [REDACTED]  
**Sent:** Monday, July 27, 2020 1:04 PM  
**To:** Ed Scofield <Ed.Scofield@co.nevada.ca.us>  
**Subject:** Heavy is the Head...

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 Supervisor Scofield, I write to you today concerning the vote placed upon you tomorrow July 28th 2020. First I want to thank you for your service to the best County in the State of California. I am concerned that we are governing in a heavy handed way when it comes to our businesses and dealing with the virus. Especially our restaurant businesses that struggle each day to make single digit profit margins. We need to keep these businesses open. We have to find a way to keep people working in all facets of county industry. I understand what we are going through is unprecedented, but we need to make decisions based on the best way to keep our businesses continuing to operate. I understand the statistics, I also had a Statistic's professor once tell me that Statistics can be manipulated to favor one's narrative. I don't want to beat a dead horse here, but without our businesses there's no Nevada County. Please consider working with the people and finding a way to keep the doors open instead of finding ways to "fine" a business into extinction. I don't have the answer, It's going to take nuanced solutions, not hegemonic ones. It's not going to be figured out in a tweet or comment section in The Union. It is going to take hard work--the work that you've been elected to handle. If you have read this entire email then I thank you for your time. I wish you Peace.

Brendan Brooks

*Double "B"*

Unable to identify Dist

**Julie Patterson-Hunter**

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**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:50 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Vote NO on Urgency Ordinance

-----Original Message-----

From: Bethany Eisinger [REDACTED]  
Sent: Monday, July 27, 2020 10:10 PM  
Subject: Vote NO on Urgency Ordinance

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.

Nevada County Board of Supervisors,

I am writing to ask you to vote NO on the urgency ordinance that is on the agenda for your July 28th meeting.

Authorizing county enforcement officers to enforce public health officer orders is an overreach of government power is unacceptable and totalitarian. Please be guardians of democracy and listen to the people.

I strongly oppose this ordinance and again urge you to vote no.

Nevada County Resident,  
Bethany Eisinger

Unable to identify Dist

**Julie Patterson-Hunter**

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**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:51 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: AGAINST ITEM 37 EMERGENCY ORDINANCE

---

**From:** Tina Garner [REDACTED]  
**Sent:** Monday, July 27, 2020 2:22 PM  
**To:** Amy Irani <Amy.Irani@co.nevada.ca.us>; Heidi Hall <Heidi.Hall@co.nevada.ca.us>; Dan Miller <Dan.Miller@co.nevada.ca.us>; Ed Scofield <Ed.Scofield@co.nevada.ca.us>; HHSA <HHSA@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>; Sheriff <Sheriff@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>  
**Subject:** AGAINST ITEM 37 EMERGENCY ORDINANCE

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.

Please stop taking away our freedoms and choice! We as Americans can choose for ourselves how to protect our families!



Unable to identify Dist

## Julie Patterson-Hunter

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**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:51 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: I strongly oppose Fining Businesses and Individuals

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**From:** Margaret Kunkel [REDACTED]  
**Sent:** Tuesday, July 28, 2020 7:56 AM  
**To:** Heidi Hall <Heidi.Hall@co.nevada.ca.us>; Ed Scofield <Ed.Scofield@co.nevada.ca.us>; Dan Miller <Dan.Miller@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>; Amy Irani <Amy.Irani@co.nevada.ca.us>; HHSA <HHSA@co.nevada.ca.us>; Sheriff <Sheriff@co.nevada.ca.us>  
**Cc:** Margaret Skillicorn [REDACTED]  
**Subject:** I strongly oppose Fining Businesses and Individuals

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.

Tuesday, July 28 @ 7:53 a.m.

Good morning,

This email is for the Nevada County Board of Supervisors expressing my great opposition to fining any business or individual who exercises his/her/their rights to decide not to wear a facial covering in public or to keep his/her place of business open, including indoor dining, hair dressers, etc. I believe that business owners along with places of religious worship have a constitutional and personal right to be open and to congregate.

Each person is responsible for his/her own personal health safety. If they don't want to attend a service, eat at a restaurant or get a haircut, etc. then they decide not to.

How about during this time with COVID-19 being the main focus world-wide, schools and public officials and entities put their time and money toward educating our youth and adults about personal health/hygiene? For example, instead of our public schools spending days and hours teaching children about climate change and the detriments of dams to the natural environment, they spend some hours teaching kids good hygiene, good nutrition, how to boost their immune systems through good healthy foods, vitamins, exercise? Teach kids and young adults at an early age the effects of excessive amounts of sugar and processed foods on the body. Teach them how to build strong immune systems knowing the likelihood that flus/viruses will come and go year after year. Prepare your bodies to be strong fighting machines!

Please focus **on how to allow people to keep their personal freedoms, their financial livelihood, their respect, not on how to enforce a governor's "mandate", "order"....**Please put your time and money toward new health and hygiene educational programs like those noted above. And whatever you do, please make certain that the message is CLEAR...not confusing.

Thank you for your consideration.

Margaret Skillicorn  
Nevada County full-time resident

Unable to identify Dist

**Julie Patterson-Hunter**

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**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:51 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: AGAINST ITEM 37 EMERGENCY ORDINANCE

---

**From:** katekwilliams [REDACTED]  
**Sent:** Monday, July 27, 2020 4:06 PM  
**To:** Ed Scofield <Ed.Scofield@co.nevada.ca.us>; Dan Miller <Dan.Miller@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>; Amy Irani <Amy.Irani@co.nevada.ca.us>; HHSA <HHSA@co.nevada.ca.us>; Sheriff <Sheriff@co.nevada.ca.us>  
**Subject:** AGAINST ITEM 37 EMERGENCY ORDINANCE

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 Board of Supervisors,

I am writing to oppose item 37, the temporary Urgency Ordinance. It is an unconstitutional idea.

Sincerely,

Kate Williams

Sent with ProtonMail Secure Email.



Unable to identify Dist

**Julie Patterson-Hunter**

---

**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:52 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: opposition to item 37

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**From:** Michael Batrano [REDACTED]  
**Sent:** Monday, July 27, 2020 4:39 PM  
**To:** BOS Public Comment <BOS.PublicComment@co.nevada.ca.us>; Sheriff <Sheriff@co.nevada.ca.us>; Public Health <PublicHealth@co.nevada.ca.us>; Heidi Hall <Heidi.Hall@co.nevada.ca.us>; Amy Irani <Amy.Irani@co.nevada.ca.us>; Ed Scofield <Ed.Scofield@co.nevada.ca.us>; Dan Miller <Dan.Miller@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>; HHSA <HHSA@co.nevada.ca.us>; erin4nevadacity@gmail.com; duanestrawser@gmail.com; [REDACTED] danielafornevadacity@gmail.com; Env.Health <Env.Health@co.nevada.ca.us>; Chad Ellis <Chad.Ellis@nevadacityca.gov>; Glennah Trochet <Glennah.Trochet@co.nevada.ca.us>; CEO <ceo@co.nevada.ca.us>; Ken Cutler <Ken.Cutler@co.nevada.ca.us>; Amy Irani <Amy.Irani@co.nevada.ca.us>  
**Subject:** RE: opposition to item 37

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 Hall, Scofield, Miller, Hoek & Anderson:

I am writing to strongly oppose Item 37, the temporary Urgency Ordinance related to enforcement of COVID-related health department orders.

There are several grounds upon which this is at best a bad idea and at worst an unconstitutional power grab by the governor and health department, and thus by Nevada County.

1. The Governor's emergency power in March was triggered by a need to prevent overloading our urgent care capabilities. That risk has long passed, and under the CA Constitution the Governor's emergency power has ended. No such risk of overwhelming our care capacity currently exists. Accurate data support this conclusion.
2. As a result, the Governor's recent orders are illegal and unenforceable, as are the orders of our Health Department, which has no new emergency authority than the Governor's and which is inadequate to force such draconian measures. No such emergency exists.
3. Substantial scientific evidence proves that wearing cloth face masks does not protect the wearer. COVID virus droplets, which to survive must be surrounded by a lipid (fat), can easily pass through the cotton mask cloth or simply pass around the mask periphery, as these are not sealed respirator-type masks.
4. Cotton mask proponents falsely argue that if someone is an asymptomatic carrier of the virus (no one has actually ever been identified as being one) and they breathe or sneeze, the virus will not escape the mask. Just as the virus can pass into the mask, it can pass out. So, they offer little to no protection to anyone.
5. Cotton masks are therefore useless to prevent the spread of the virus, and are nothing more than virtue signaling ploy to self-proclaim as a caring individual.
6. Masks are not just merely a virtue symbol; they degrade the health of the wearer. Breathing ones CO2 and bacteria-laden breath for long periods of time can actually cause health risks including degraded immunity capability--the exact opposite of what we as a society are striving for.

7. OSHA has strict regulations for PPE workplace use of masks and respirators to guard against these types of risks (CO2 toxicity and bacteria ingestion), but these actual "safety" regulations have been illegally ignored in the current mass application of masking in the business workplace setting.

8. We have adopted the draconian CCP practice of forcing everyone to wear an ineffective mask, AS IF EVERYONE IS INFECTED as a way to blindly force obedience to power-hungry officials. What is the miniscule percentage of actually infected people in our county? Less than one percent (-0.1%). Yet, we are all being treated as infected criminals, commanded to kill our local businesses and to kowtow to our elected

"representatives" who serve solely with our consent, who are forcing dangerous measures with NO scientific support.

9. When will this insanity end?

10. When will our Health Department enforce OSHA mask regulations to protect the health of workers and the public from excessive mask usage resulting in CO2 toxicity and bacteria overload? The argument that medical professionals suffer no adverse effects also is not supported. OSHA provides hospital and health professional that do wear masks for lengthy periods to be medically tested and extensive additional oxygen enhancing equipment provided.

11. When will our County Supervisors exercise appropriate control over staff and require independent investigation of legal, scientific and other appropriate considerations, as well as tailoring based upon local considerations?

12. PLEASE ACCEPT THIS AS NOTICE THAT Failure to vote NO on Item 37 and continued use of force, under color of law, upon individuals and businesses by county departments of these counter-scientific unwarranted un-Constitutional measures will most certainly expose the county and individuals therein to corporate and personal Liability. We will be holding you liable.

I ask that you consider these pieces of information with a balanced and loving approach.

Michael Batrano  
Resident of Nevada county



*Unable to identify Dist*

**Julie Patterson-Hunter**

---

**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:56 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: -A Citizen's Vote- Supervisors to Vote on Penalties for Covid-10 Violations

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**From:** Lisa [REDACTED]  
**Sent:** Monday, July 27, 2020 9:34 PM  
**To:** Ed Scofield <Ed.Scofield@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>; Dan Miller <Dan.Miller@co.nevada.ca.us>; Heidi Hall <Heidi.Hall@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>  
**Subject:** -A Citizen's Vote- Supervisors to Vote on Penalties for Covid-10 Violations

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No, I strongly disagree with issuing steep fines to noncompliant businesses and citizens. Most community members are navigating this trying time with thoughtfulness to our most vulnerable. How many times have you sat down with the recently noncompliant small business owners? You can't know your stance until you understand the other side.

Nevada County is not like the metropolitan Bay or more specifically Marin County, it is also not on Gov. Newsom's watchlist. Businesses are struggling and desperate to stay afloat yet locals are encouraged to busy themselves by turning into neighborhood snitches. Turning on each other does little to aid health and safety — though it may aid Heidi Hall in obtaining an invite to Newsom's wine cave.

It's infuriating to witness how our leaders actually view us if this is passed. This is a dangerous trend to join and makes our County look timid, short-sighted, and reactionary, rather than informed, compassionate and fair. We are your neighbors and friends, yet our livelihood means nothing in the face of compliance.

Please vote No.

-LM

Unable to identify Dist

## Julie Patterson-Hunter

**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 3:58 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: I oppose Item 37! Keep our businesses open.

---

**From:** Raina ~Satori~ Stewart [REDACTED]  
**Sent:** Monday, July 27, 2020 4:00 PM  
**To:** BOS Public Comment <BOS.PublicComment@co.nevada.ca.us>  
**Cc:** Sheriff <Sheriff@co.nevada.ca.us>; Public Health <PublicHealth@co.nevada.ca.us>; Heidi Hall <Heidi.Hall@co.nevada.ca.us>; Amy Irani <Amy.Irani@co.nevada.ca.us>; Ed Scofield <Ed.Scofield@co.nevada.ca.us>; Dan Miller <Dan.Miller@co.nevada.ca.us>; Sue Hoek <Sue.Hoek@co.nevada.ca.us>; Richard Anderson <Richard.Anderson@co.nevada.ca.us>; HHSA <HHSA@co.nevada.ca.us>; erin4nevadacity@gmail.com; duanestrawser@gmail.com; [REDACTED] danielafornevadacity@gmail.com; Env.Health <Env.Health@co.nevada.ca.us>; Chad Ellis <Chad.Ellis@nevadacityca.gov>; Glennah Trochet <Glennah.Trochet@co.nevada.ca.us>; CEO <ceo@co.nevada.ca.us>; Ken Cutler <Ken.Cutler@co.nevada.ca.us>  
**Subject:** I oppose Item 37! Keep our businesses open.

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 Hall, Scofield, Miller, Hoek & Anderson:

I am writing to strongly oppose Item 37, the temporary Urgency Ordinance related to enforcement of COVID-related health department orders.

There are several grounds upon which this is at best a bad idea and at worst an unconstitutional power grab by the governor and health department, and thus by Nevada County.

1. The Governor's emergency power in March was triggered by a need to prevent overloading our urgent care capabilities. That risk has long passed, and under the CA Constitution the Governor's emergency power has ended. No such risk of overwhelming our care capacity currently exists. Accurate data support this conclusion.
2. As a result, the Governor's recent orders are illegal and unenforceable, as are the orders of our Health Department, which has no new emergency authority than the Governor's and which is inadequate to force such draconian measures. No such emergency exists.
3. Substantial scientific evidence proves that wearing cloth face masks does not protect the wearer. COVID virus droplets, which to survive must be surrounded by a lipid (fat), can easily pass through the cotton mask cloth or simply pass around the mask periphery, as these are not sealed respirator-type masks.
4. Cotton mask proponents falsely argue that if someone is an asymptomatic carrier of the virus (no one has actually ever been identified as being one) and they breathe or sneeze, the virus will not escape the mask. Just as the virus can pass into the mask, it can pass out. So, they offer little to no protection to anyone.
5. Cotton masks are therefore useless to prevent the spread of the virus, and are nothing more than virtue signaling ploy to self-proclaim as a caring individual.
6. Masks are not just merely a virtue symbol; they degrade the health of the wearer. Breathing ones CO2 and bacteria-laden breath for long periods of time can actually cause health risks including degraded immunity capability--the exact opposite of what we as a society are striving for.
7. OSHA has strict regulations for PPE workplace use of masks and respirators to guard against these types of

risks (CO2 toxicity and bacteria ingestion), but these actual "safety" regulations have been illegally ignored in the current mass application of masking in the business workplace setting.

8. We have adopted the draconian CCP practice of forcing everyone to wear an ineffective mask, AS IF EVERYONE IS INFECTED as a way to blindly force obedience to power-hungry officials. What is the miniscule percentage of actually infected people in our county? Less than one percent (-0.1%). Yet, we are all being treated as infected criminals, commanded to kill our local businesses and to kow-tow to our elected

"representatives" who serve solely with our consent, who are forcing dangerous measures with NO scientific support.

9. When will this insanity end?

10. When will our Health Department enforce OSHA mask regulations to protect the health of workers and the public from excessive mask usage resulting in CO2 toxicity and bacteria overload? The argument that medical professionals suffer no adverse effects also is not supported. OSHA provides hospital and health professional that do wear masks for lengthy periods to be medically tested and extensive additional oxygen enhancing equipment provided.

11. When will our County Supervisors exercise appropriate control over staff and require independent investigation of legal, scientific and other appropriate considerations, as well as tailoring based upon local considerations?

12. PLEASE ACCEPT THIS AS NOTICE THAT Failure to vote NO on Item 37 and continued use of force, under color of law, upon individuals and businesses by county departments of these counter-scientific unwarranted un-Constitutional measures will most certainly expose the county and individuals therein to corporate and personal Liability. We will be holding you liable.

I ask that you consider these pieces of information with a balanced and loving approach.

Rana Stewart  
Resident of Nevada county.

Unable to identify Dist

**Julie Patterson-Hunter**

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**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 4:01 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Ed, Don't piss in the soup

-----Original Message-----

From: walkers@nccn.net [REDACTED]  
Sent: Monday, July 27, 2020 11:20 PM  
To: Ed Scofield <Ed.Scofield@co.nevada.ca.us>  
Subject: Ed, Don't piss in the soup

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.

Ed,  
I've known you since you clerked at Foothill Mercantile.  
Leave the restaurants alone.  
You are not wanted in this fight.  
There are six months of bad faith arguments.  
Don't punish our businesses.

Mike Walker  
Grass Valley  
[REDACTED]



Unable to identify District

**Julie Patterson-Hunter**

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**From:** Ed Scofield  
**Sent:** Tuesday, July 28, 2020 4:06 PM  
**To:** Julie Patterson-Hunter  
**Subject:** FW: Oppose fining businesses

-----Original Message-----

**From:** Cathy Taylor [REDACTED]  
**Sent:** Monday, July 27, 2020 8:37 PM  
**To:** Ed Scofield <Ed.Scofield@co.nevada.ca.us>  
**Subject:** Oppose fining businesses

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I am in strong opposition to fining businesses in the circumstance that the governors guidance is not followed. Businesses have had a terrible challenge with doing their best during this time, are already financially taxed. If we are going to come out of this we need small businesses especially to survive. This proposal is over reaching, another financial and emotional drain particularly when the majority are doing their best. Please do not pass this in nevada county. I live here and this feels extremely oppressive.

Cathy Taylor

Sent from my iPhone



Unable to identify District

**Julie Patterson-Hunter**

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**From:** Jessica Launier  
**Sent:** Tuesday, July 28, 2020 9:22 AM  
**To:** Julie Patterson-Hunter; Jeffrey Thorsby  
**Subject:** FW: Oppose fining businesses

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**From:** HHSA <HHSA@co.nevada.ca.us>  
**Sent:** Tuesday, July 28, 2020 8:03 AM  
**To:** PIO Team - COVID-19 <PIOTeam-COVID-19@NevCounty.onmicrosoft.com>  
**Cc:** Ryan Gruver <Ryan.Gruver@co.nevada.ca.us>  
**Subject:** Fw: Oppose fining businesses

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**From:** Cathy Taylor [REDACTED]  
**Sent:** Monday, July 27, 2020 8:38 PM  
**To:** HHSA <HHSA@co.nevada.ca.us>  
**Subject:** Oppose fining businesses

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.

I am in strong opposition to fining businesses in the circumstance that the governors guidance is not followed. Businesses have had a terrible challenge with doing their best during this time, are already financially taxed. If we are going to come out of this we need small businesses especially to survive. This proposal is over reaching, another financial and emotional drain particularly when the majority are doing their best. Please do not pass this in nevada county. I live here and this feels extremely oppressive.

Cathy Taylor

Sent from my iPhone

*Unable to identify District*

**Julie Patterson-Hunter**

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**From:** Jessica Launier  
**Sent:** Tuesday, July 28, 2020 9:23 AM  
**To:** Julie Patterson-Hunter; Jeffrey Thorsby  
**Subject:** FW: To: All Public Officials of Nevada County

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**From:** HHSa <HHSa@co.nevada.ca.us>  
**Sent:** Tuesday, July 28, 2020 8:12 AM  
**To:** PIO Team - COVID-19 <PIOTeam-COVID-19@NevCounty.onmicrosoft.com>  
**Cc:** Ryan Gruver <Ryan.Gruver@co.nevada.ca.us>  
**Subject:** Fw: To: All Public Officials of Nevada County

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**From:** Vicki Marquet [REDACTED]  
**Sent:** Monday, July 27, 2020 7:49 AM  
**To:** HHSa <HHSa@co.nevada.ca.us>  
**Subject:** To: All Public Officials of Nevada County

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.

**To: All Public Officials of Nevada County**

Board or Supervisors: Heidi Hall, Ed Scofield, Dan Miller, Sue Hoek, Richard Anderson  
Mayor & City Council: **Erin Minett, Duane Strawser, David Parker, Daniela Fernández**  
**Sherriff: Shannon Moon**  
**Public Health Directors: Jill Blake, Glennah Trochet, Ryan Gruver, Ken Cutler**  
Environmental Health: Amy Irani  
County Executive: Alison Lehman  
Police: Chad Ellis

**URGENT MESSAGE: DO NOT PASS THE "UNCODIFIED TEMPORARY ORDINANCE AUTHORIZING COUNTY ENFORCEMENT OFFICERS TO ENFORCE ORDERS ISSUED BY THE PUBLIC HEALTH OFFER REGARDING THE NOVEL CORONAVIRUS"**

I am writing to you with an urgent request to stop the proposed Ordinance on the agenda July 28, 2020. We ask that you take this off the agenda until there can be a public meeting to discuss the matter.

Friar Tuck's has been the heart and soul of the downtown community for community and fellowship. We have 35 employees & 1000's of loyal community folks who have a history build in our restaurant. To require us to close down our indoor dining would be the end of an institution! Now add in the PG&E shutdowns we are expecting Friar Tucks' has a tombstone waiting. We cannot financially survive with out-door dining, the upcoming PG&E shutdowns and 40% of our revenue is during the months of November and December. We have the capacity for 185 indoor customers and moving outside dining would provide at the maximum 40. To ask us to survive outside with an 80% reduction in revenue until the rain arrives in the fall is financial suicide and what I am now seeing as an act of terrorism on our rights.

**Our County is currently NOT experiencing a pandemic. Not even close. As of midnight, July 25st the current COVID-19 facts are these:**

1 255 total cases BUT ONLY 116 in Western Nevada County!

2 41 active cases.

3 1,090 total cases per 100,000 for CA vs 255 per 100,000 for Nevada County. 76% less!

4 1 Death per 100,000 in Nevada County vs 21 per 100,000 for CA. 95.2% less!

5 For comparison we had 30 flu deaths for the last year we have data (2017-2018) which comes to 30 deaths per 100,000 people in Nevada County or THIRTY TIMES THE DEATH RATE WE HAVE FOR COVID! 300% more!! And we NEVER shut down ONE Restaurant!!

Consider these FACTs: The declaration of a State of Emergency for the COVID-19 diagnosis criteria for a series of pneumonia and influenza related symptoms and the allegations of the existence of a "novel coronavirus" **is based on a series of assumptions that are patently false.**

1 According to the International Committee on Taxonomy of Viruses' (ICTV) Coronaviridae Study Group (CSG) publication on March 2, 2020, the preliminary data suggesting that there was sufficient variation to determine this to be a novel virus vs. a mutation of known coronaviruses, **was not based on established scientific principles but was responsive to the World Health Organization's prior unfounded declaration of novelty of both the virus and a new disease;**

2 There could be **no independent verification of the epidemiologic models** predicting dire infection and mortality rates as the underlying models and data were not published, and when sought, were reportedly corrupted so as to make their examination impossible;

3 In violation of State law, **no medical or scientific evidence was provided** to establish even causal links between the SARS CoV-2 and the symptoms of COVID-19, relying instead on foreign government hearsay and conjecture;

4 Since 2003, the U.S. Department of Health and Human Services and their subordinate organizations – the National Institute of Allergy and Infectious Diseases (NIAID) and the Centers for Disease Control and Prevention (CDC) – maintained a patent preventing any independent organization from testing for the presence of coronavirus transmissible to humans through 2018 resulting in **a complete lack of testing technologies;**

**5 No State official reviewed for accuracy or veracity any of the causal statements made in the Declaration of Emergency which contain false, misleading, and terror inducing statements;**

6 In violation of well-established legal precedent from *Jew Ho v. Williamson*, 103 F. 10, 26 (C.C.N.D. Cal. 1900) and subsequent public health law, **arbitrary and capricious rules were inflicted upon a part of the population** that were not applied generally, resulting in the **unlawful confinement of a healthy population with no basis in science or fact;**

7 The Governor failed to provide adequate testing to confirm or deny the presence or absence of "a novel coronavirus" and, based on recent reports from testing of incarcerated persons reported by Reuters, 96% of prisoners testing positive for coronavirus are asymptomatic, **demonstrating a failure to establish even a statistical link between the virus and the disease;**

**8 Neither the Governor nor any public health officer has followed evidence-based, peer-reviewed, clinical science** showing that neither social distancing (of up to 6 feet of separation), nor the wearing of masks has any clinical effect in a healthy population and that instituting such policies is exclusively for the inducement of fear and terror in the population;

We do hope you see and understand we want this for our community. No Friar Tuck's the heart of the community is gone. Friar Tuck's will remain open! We are here to bless the community and we do not plan close as long as we have the resources to do do.

We love our community!!!

We will continue with our Extensive Covid-19 procedures in Place – [learn more](#)

**We have made Friar Tuck's the safest place to be! i**

Friar Tuck's announces "Bipolar Ionization" 99.4% of all viral particles destroyed

Friar Tuck's has invested & installed new technology into their air & heating conditioned units that makes the restaurant 99.4% viral free. This will allow our customers to feel very safe when they come inside to dine.

The easiest way to understand this is to think of sunbeams that you see coming through your windows. These sunbeams are comprised of asthma and allergy triggering small particles that include mold, pollen, pet dander and many other organic contaminants. In fact, they are so small that when you walk through the sunbeam, you can't detect the particles moving. If the particles were like snow, the NPBI technology is the snow plow! In layman's terms, when you have sunbeams coming through your windows in your home or apartment, after 2-3 days of operating GPS' NPBI system, you will no longer see sunbeams, and there will be much less particles and dust in the indoor air.

The GPS Needlepoint Bipolar Ionization product used the SARS-CoV-2 virus samples. Based on the results it has been determined that using the GPS model DM-48 or FC-48-AC will result in a 99.4% reduction of viral particles on a stagnant surface in 30 minutes. This investigation demonstrated the presence of SARS-CoV-2 RNA at multiple locations within 172 mechanical AHUs, and more specifically, AHUs serving multiple floors of a hospital tower in which COVID-19 patients were housed.

Based on these test results it was determined hydrolysis via positively charged hydrogen binding to peplomers of SARS-Cov-2 virus can render 99.4% of viral particles are inactivated on a stagnant surface at 30 minutes. These tests have demonstrated the ionizers ability to neutralize the pathogen namely SARS-Cov-19, on a static surface

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## Julie Patterson-Hunter

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**From:** Jessica Launier  
**Sent:** Tuesday, July 28, 2020 9:23 AM  
**To:** Julie Patterson-Hunter; Jeffrey Thorsby  
**Subject:** FW: Board of Supervisors regular meeting 7/28/2020, against item 37

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**From:** HHSA <HHSA@co.nevada.ca.us>  
**Sent:** Tuesday, July 28, 2020 8:23 AM  
**To:** PIO Team - COVID-19 <PIOTeam-COVID-19@NevCounty.onmicrosoft.com>  
**Cc:** Ryan Gruver <Ryan.Gruver@co.nevada.ca.us>  
**Subject:** Fw: Board of Supervisors regular meeting 7/28/2020, against item 37

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**From:** Luc Olrich [REDACTED]  
**Sent:** Monday, July 27, 2020 1:44 PM  
**To:** HHSA <HHSA@co.nevada.ca.us>  
**Subject:** Board of Supervisors regular meeting 7/28/2020, against item 37

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.

I strongly oppose item 37, uncodified, temporary Urgency Ordinance. The proposal to authorize local enforcement of covid restrictions is an overreach of government which poses a risk to the economic well being of individuals and businesses within our community. The proposed Ordinance is in itself a threat to constitutional rights within our community and reflects a disregard for said rights nationally. Please vote No on item 37. Sincerely, Luc Olrich, Nevada County resident



Unable to identify district

Following the consent calendar and public comment, Director of Human Resources Steven Rose will present the 2019/20 Employee Recognition Awards Program. The categories are: Employee of the Year, Supervisor of the Year, Innovative Employee of the Year, Above and Beyond Employee of the Year, Multiplier Employee of the Year, Collaborative Employee or Team of the Year, and Rookie of the Year.

Afterwards, the Board will hear a presentation on CalRecycle program and Organic Waste Reduction Requirements from Public Works. Then, the Board will hear a mid-year report on the specific initiatives and progress on the Board of Supervisor's 2020 policy objectives. Next, the Board will hear an update on wildfire preparedness from the Office of Emergency Services.

At 1:30 p.m., the Board will hear an informational presentation on COVID-19. Then, the Board will consider a resolution approving the Request for Applications (RFA) and award selection procedures for the "Economic & Community Resiliency Grants" Program, followed by a Resolution authorizing the County Executive Officer to enter into Memorandum of Understandings with the Town of Truckee, City of Grass Valley, and City of Nevada City to provide funding for municipal police services related to COVID-19 response as approved in the County of Nevada's Coronavirus Relief Fund Expenditure Plan. Lastly, the Board will consider an Urgency Ordinance authorizing County Enforcement Officers to enforce orders issued by the Public Health Officer regarding the Novel Coronavirus.

There are many ways the public are encouraged to participate during this meeting which are described in the Public Meeting Protocol.

#### Meeting Agenda

[https://legistar.granicus.com/nevco/meetings/2020/7/1660\\_A\\_BOARD\\_OF\\_SUPERVISORS\\_20-07-28\\_AGENDA.pdf](https://legistar.granicus.com/nevco/meetings/2020/7/1660_A_BOARD_OF_SUPERVISORS_20-07-28_AGENDA.pdf)

On Mon, Jul 27, 2020 at 8:55 AM Debbie Roeder [REDACTED] wrote:

Hello,

I was informed that there will be some discussion around fining restaurants and citizens for not complying with state guidelines. I know there is an argument that there are very few cases, etc. in Nevada county so residents don't feel there is a need to be as strict, therefore, not necessary to apply the guidelines. I understand that stance, and know that this approach is not appropriate in other counties that are more congested and a lot higher number of cases.

However, regardless of the county/city, these are guidelines for people to follow, they are not laws. Hopefully, people choose to continue to social distance if they are out in public and ideally, when in areas that have more people such as downtown and in shops, they wear a face mask. I DO NOT agree with any discussion of fining citizens if they don't wear a mask in public. This will drive people away from Grass Valley and other Nevada County businesses since it is not a consistent practice throughout the country. Honestly, it comes across as a way to make money for the county.

I understand the application for inside dining, as that is a requirement, but we have to support our businesses or we won't have any left by the end of this. They cannot survive with only outside dining and ToGo especially in the heat of the summer and cold of winter. There has to be a compromise. If they social distance in their restaurant and heavily sanitize, that should be acceptable.

I know this is an unprecedented time on our country, we have survived much more difficult times and we will survive this pandemic. Thank you for listening and I'm hopeful that the board makes a reasonable decision around this topic.

Thank you for listening,



Unable to identify District

**Julie Patterson-Hunter**

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**From:** Jessica Launier  
**Sent:** Tuesday, July 28, 2020 9:15 AM  
**To:** Julie Patterson-Hunter; Jeffrey Thorsby  
**Subject:** FW: Item 37 urgency ordinance

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**From:** HHSA <HHSA@co.nevada.ca.us>  
**Sent:** Monday, July 27, 2020 11:42 AM  
**To:** PIO Team - COVID-19 <PIOTeam-COVID-19@NevCounty.onmicrosoft.com>  
**Cc:** Ryan Gruver <Ryan.Gruver@co.nevada.ca.us>  
**Subject:** FW: Item 37 urgency ordinance

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**From:** Mary Holland [REDACTED]  
**Sent:** Monday, July 27, 2020 11:40 AM  
**To:** HHSA <HHSA@co.nevada.ca.us>  
**Subject:** Item 37 urgency ordinance

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Jill,

Please vote against the ordinance. I am a waitress and single mother of three minor children. I cannot afford the loss of wages if my job shuts down due to these ridiculous fines. I have not seen proof that eating in a tent outdoors vs eating indoors prevents any coronavirus cases.

Thank you for your time,  
Mary Holland



Unable to identify District

**Julie Patterson-Hunter**

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**From:** SSS [REDACTED]  
**Sent:** Wednesday, July 29, 2020 2:35 PM  
**To:** bdofsupervisors  
**Subject:** mailto:bdofsupervisors@co.nevada.ca.us  
**Attachments:** Corrected-Urgency Ordinance-Coronavirus Enforcement-final.pdf

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.

This is intended for each and every member of the Board of Supervisors. Please forward to each member and/or any persons you see fit. Please add to public comment for your next meeting if appropriate. Thank you.

Good Afternoon,

My name is Nikki and I live in Grass Valley. Yesterday I drove to your building to conduct business and was surprised to find the doors locked. My intentions had nothing to do with the BoS at the time and I was unaware that your offices were in this building beforehand.

Upon reading the reason for the locked doors I saw members in the large group of about 150 people that were speaking outside. I listened for a moment thinking they would explain the reason the doors were locked as there was not a representative outside to answer this question for me.

I was absolutely shocked to find out why the large group was there and equally as shocked to find out what is currently happening in this community. They were very organized and helpful at pointing me towards the information on the county website regarding the plans the BoS had on the agenda that day. I have since watched on your video meeting that this item was pulled but was discouraged the head Chair would not commit to waiting a full 30 days for a revisit. I was also extremely uneasy when she would not take a vote on removing the item. One can only be led to believe based on the Chair's actions that this was done to keep the public in the dark on where the rest of the Board members currently stood on the item.

Before yesterday I assumed the BoS had the best interest of the people they serve in mind. I assumed the Board was focusing their resources on helping our struggling small businesses during these times of uncertainty. I had no idea the time was focused on trying to pass items that take more money out of the pockets of anyone during such dire financial times for so many. It was unbelievable to see this item would potentially attach those fines to their property if not paid. Truly unprecedented were the monetary amounts of these fines for businesses and of individuals regarding the use of masks in public.

Gauging from the huge crowd outside and upon hearing how many people were also remote viewing the live feed. I know there are many more who agree. It seems to me that our community has rallied around the businesses and vowed to support them from the actions of the BoS. This is extremely disheartening as I always believed those elected by the people were there to serve the people.

I understand this group does not reflect the views of the entire community. However, I can not imagine anyone would think these outrageous and, one could make the argument, unlawful fines would in anyway help these businesses or the community at large. The Board should be using their time and resources towards helping all the businesses affected by this shut down instead of voting to issue fines on them.

We are a community, we should all stand up to what we know in our hearts to be unjust and while these are truly

unprecedented times, they are also times of understanding each other and our individual struggles. These businesses need you, now more than ever. Do not let them down.

I stayed and listened the entire time yesterday. I spoke to a gentleman named Sergio. Him and his wife left their respective countries for the American Dream; because their government did not hold individual rights in high regard. They became citizens of America and the love they have for this county oozed out of them. They still believe this is the best country in the world. I know we all believe that as well. We were taught to fight for our freedom, protect it at all costs as there is nowhere like it in the world. A place where no matter our ethnicity, religion or orientation we are all Americans. I believe that is important for all of us to remember especially during these trying times.

I ask the Board of Supervisors each separately to hear what your community is saying to you. This item is not the road to go down. It will not help anyone. If you simply wish to close down businesses then it might be best to reevaluate why that is your goal. If however your goal is to help then obviously this is not the item that accomplishes that.

We should all be able to make our own health decisions and that of the minor children we care for. Allowing that decision to fall on anyone else is, simply put, wrong. Let your community reopen. If people wish to not engage in commerce with certain businesses because they are choose to open then that is each individuals right to do so. It is not the duty of the BoS to keep businesses shut down because some are living in fear. Let each member of your community make their own choices. Do not let the cancel culture beat us into submission. Thats simply unAmerican.

There is as much literature on one side as there is on the other regarding what is happening in this country and while it is somewhat difficult to find, I employ you to read and hear from all sides so you are able to make the best decisions for your community.

In closing I would just like to end with a thank you to all the Board members for serving our community and hope you will continue to help those community members now and in the future.

With love and peace,  
Nikki