

Serious concerns about Mono County Policies

From: William Wallace (mammothgroup@yahoo.com)

To: ibraun@monosheriff.org

Date: Monday, August 3, 2020, 02:50 PM PDT

Dear Sheriff Ingrid Braun, as the subject states, myself and others have serious concerns over the policies being dictated to our county. I'll just cut to the point and make it short as I am sure you are very busy these days.

Under TITLE 18, U.S.C., SECTION 242 our county health official Dr. Boo is in my view, and others views, clearly in violation of this code. Since Dr. Boo is the local health authority, he is the primary culprit dictating the mandates which violate TITLE 18, U.S.C., SECTION 242.

My question to you is are you going to enforce this law, as you have sworn an oath to uphold the Unites States Constitution?

-Your timely response is greatly appreciated.

Sincerely, Mammoth Group.

RE: Serious concerns about Mono County Policies

From: Ingrid Braun (ibraun@monosheriff.org)

To: mammothgroup@yahoo.com

Date: Tuesday, August 4, 2020, 12:01 PM PDT

Mr. Wallace,

Title 18 United States Code, Section 242, **Deprivation of Rights under the Color of Law**, states in full:

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

Please explain what Constitutionally or lawfully protected rights, privileges or immunities are being deprived by the State and Local public health orders.

I would appreciate more candor about who you are and whom you represent.

Ingrid Braun, Sheriff-Coroner

Mono County Sheriff's Office

PO Box 616 / 49 Bryant Street

Bridgeport, California 93517

760-932-7549



From: William Wallace <mammothgroup@yahoo.com>

Sent: Monday, August 3, 2020 2:51 PM

To: Ingrid Braun <ibraun@monosheriff.org>

Subject: Serious concerns about Mono County Policies

Re: Serious concerns about Mono County Policies

From: William Wallace (mammothgroup@yahoo.com)

To: ibraun@monosheriff.org

Date: Tuesday, August 4, 2020, 02:22 PM PDT

Dear Sheriff Ingrid, The mandate to wear masks and social distance is color of law. I am speaking not just for myself and our group but for all Americans and residents of Mono County whether they are aware of their rights or not. It is your right as an American not to wear a mask period. Whether you want to claim religious, health, (physical or mental), or any discriminatory reasons. It is a deprivation of our God given rights as human beings and is protected under the Constitution. For example, preventing or restricting church services is a deprivation of peoples religious rights. Another example is the most recent order from Dr. Boo and the limitation of wedding gatherings to 30 people or less. That also is a deprivation of peoples first amendment rights to peaceably assemble. As well as preventing restaurants, hair salons, and bars etc. from operating their business. That is also a violation of the 1st amendment of the Constitution and peoples right to peaceably assemble. These Deprivations of rights are quite clear and are being deprived under color of law. I hope this is as clear to you as it is to me.

As to being more candid about who I am and our group. I understand your position on this but we wish to stay anonymous at this time. We are residents of Mono County and because it is a small population we feel it is best to stay anonymous while we try get our redress of grievances heard.

Thank you for getting back to me quickly. It is very much appreciated.

-Mammoth Group

On Tuesday, August 4, 2020, 12:01:22 PM PDT, Ingrid Braun <ibraun@monosheriff.org> wrote:

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Ingrid Braun, Sheriff-Coroner

RE: Serious concerns about Mono County Policies

From: Ingrid Braun (ibraun@monosheriff.org)

To: mammothgroup@yahoo.com

Date: Wednesday, August 5, 2020, 10:39 AM PDT

Mr. Wallace,

The courts do not agree with your interpretation. The applicable case law is Jacobson v. Massachusetts, which states: "But the liberty secured by the Constitution of the United States to every person within its jurisdiction does not import an absolute right in each person to be, at all times and in all circumstances, wholly freed from restraint. There are manifold restraints to which every person is necessarily subject for the common good."

In July the Supreme Court upheld the State of Nevada's restriction on attendance at religious services. In May the Supreme Court upheld California's similar restriction. There have been several lawsuits filed nationwide regarding face covering orders, business restrictions and other COVID requirements. None have been upheld as yet. No Public Health Officer has been arrested or charged with violating Title 18 USC, Section 242, because there are no legal grounds to do so.

Sheriff Braun

Ingrid Braun, Sheriff-Coroner

Mono County Sheriff's Office

PO Box 616 / 49 Bryant Street

Bridgeport, California 93517

760-932-7549



From: William Wallace <mammothgroup@yahoo.com>
Sent: Tuesday, August 4, 2020 2:22 PM
To: Ingrid Braun <ibraun@monosheriff.org>
Subject: Re: Serious concerns about Mono County Policies