

Lisa Enourato

From: Neil Bradshaw
Sent: Thursday, December 30, 2021 5:26 PM
To: Tara Fenwick
Cc: Suzanne Frick; Jade Riley; Lisa Enourato
Subject: Fwd: Comment regarding the STR article in Mt Express

Public comment

NEIL BRADSHAW | CITY OF KETCHUM

Mayor

P.O. Box 2315 | 480 East Ave. N. | Ketchum, ID 83340

o: 208.727.5087 | m: 208.721.2162

nbradshaw@ketchumidaho.org | www.ketchumidaho.org

Begin forwarded message:

From: Diane Barker <dianebarkeridaho@gmail.com>
Subject: Comment regarding the STR article in Mt Express
Date: December 30, 2021 at 1:22:53 PM MST
To: nbradshaw@ketchumidaho.org, chamilton@ketchumidaho.org, abreen@ketchumidaho.org, mdavid@ketchumidaho.org, jslanetz@ketchumidaho.org

I sure hope no one gets to thinking that the condominium complexes around the Wood River Valley are a source of affordable housing. Having been a director on a complex similar to the ones around the WRV, and having to see the HOA through extensive and costly repairs, I can tell you condos the age of the ones in WRV are a financial time bomb. Having been built 30-40 years ago, there is typically a lot of deferred maintenance to catch up on that the typical affordable housing owner cannot afford. Take Sunburst Condos, my recollection is that recently they had to replace decks, to the tune of over \$40,000 per owner (this information is from an owner). Waterside Condos, in Boise, where I was a director, had to replace siding, some windows, waterlines and then repair the landscaping. This cost \$25,000 for a small one bedroom and up to \$65,000 for the larger 1,500 sq ft units. That was in 2020 and it was in Boise where labor is less expensive. In the WRV the labor continues to get more expensive. Many associations will tell you they have "reserves" for major repairs. But upon close examination most condos actually do not have adequate reserves for the upcoming repairs. Condo's are directed by the owners and owners do not want to pay high dues each month to adequately fund future repairs. So the reserves go woefully underfunded. So in my opinion, the best thing for the community is to allow short term rentals in these condo complexes because the cash thrown off from the STR is about the only reasonable source of money to make repairs. Affordable housing homeowners cannot afford it. Second

home owners cannot (many times) afford it. Really, only STR ownership gives a real source of funding. I am a CPA, and I do not own any rental property. I just want the community to make wise financial decisions. Please consult financial and management professionals before you do the community the disservice of taking STR out of the aging condos.

Diane Barker
PO Box 788
Hailey, ID 83333
208-720-3438

Lisa Enourato

From: James Hungelmann <jim.hungelmann@gmail.com>
Sent: Saturday, January 01, 2022 12:47 AM
To: Neil Bradshaw; Amanda Breen; Jim Slanetz; Courtney Hamilton; Michael David; Participate
Subject: Public Comment/ For the Record / Ketchum City Council Meeting of January 3, 2022 Genera

December 31, 2021

Dear Mayor Bradshaw and City Councilors:

For the Record /

Ketchum City Council Meeting of January 3, 2022

1. Report Card 2021 Ketchum Mayor and City Council
2. New Year's Resolution 2022

I Report Card 2021/ Ketchum Mayor and City Council:

Ketchum has experienced a hostile, fascist and criminal takedown of city government and the rule of law at the hands of the mayor and city council which has inflicted immense suffering on the public, exposing the City and officials to massive civil liability to the victim class.

A

As pointed out in legal detail in writing on the record to the Mayor and Council on many prior occasions throughout 2020-21:

Any statutory authority for a mandate of masking or of any other government “health measures” relating to covid expired long before the start of 2021, no later than May 2012. Further, masking and all other covidMeasures are unprecedented and grave deprivations of liberty and life imposed without due process of law, rendering them absolutely *null and void*. Nonetheless, they continue to impact miserably those persons who lack the means to recognize the illegality and to refuse compliance. Due Process of Law is the most treasured inheritance from Mother England, of Magna Carta magnificence, the most distinguishing character at the foundation of the United States of America, and the one mechanism that protects us from complete Dictatorship. *We must cherish and protect it and never again allow it to be threatened.*

The victimization of this illegality includes –

1. Savage beatdown of children: We are now going on two years of Council subjugation and choke-out which has ruined children’s physical and mental health, shortened lives, and sabotaged their pursuit of their human potential and happiness based on verifiable reality and free of ruinous tyranny, all in gross violation also of inalienable parental rights strongly protected by Idaho law and constitution. What could be more deceptive and despicable than a government forcing masking and pushing experimental “vaccination” as a “health solution” for all children? What we must be insisting as the most Essential learning for all children is that in the USA, no governmental entity at any level has the right to call the shots and loosen and tighten restrictions on Inalienable Rights as it sees fit, like the right to breathe, speak freely, and be free from any type of invasion or violation of the body.

2. Malicious attack on Mental Health: You may Proclaim your sensitivity to “mental health awareness” (during which month was it?) but your reality is the opposite. Your covid Orders and Recommendations amount to a brutal attack on the most essential protection of liberties at the heart of American democracy. Due Process is also the protection against an insane societal adaptation to a blatantly false reality that involves serious government deprivations of civil liberties, the justification for which has never been shown and yet can never be challenged, even though every aspect of the covid narrative collapses on the simplest of inquiry and would never hold up in a court of law. How many lives have been lost or ruined by your Grand Choke out and Poisoning? Can one who by decree imposes choking out and poisoning all people as some “health measure” be other than a deranged psychopath?
3. Classist, racist attack on vulnerable workers with a disproportionate minority makeup who take the brunt of the hit of the covidMeasures and who are typically least able to recognize and defend against deceptive government predation. As perceived by the Hispanic public, the Council’s Proclamation of “appreciation” of Hispanic culture is a farcical insult; everything about your covidMeasures has been an enslaving affront to what it means to be Hispanic.
4. Vile attack on spirituality and on Native American heritage: The “Choke-out and Poison” KCC Wrecking Crew also appears to be trumpeting the march to mandated “vaccines”. Mandated masking and vaccination, alone or together, constitute a most serious sacrilege for so many whose most fundamental spiritual conviction is that the human body is the tabernacle of God through which the Great Spirit must flow without molestation or contamination. Beyond that, the vaccine story is beginning to look at lot like genocide, as so many experts have assured would be the case.
5. Hiding and blocking investigation into other sources of toxicity contributing to erosion of health including radiofrequency radiation/5G and aerial “cloudseeding”/weather engineering activities. This mayor and council sanctioned as “essential” the expansion of “telecom” infrastructure at the same time they ordered the public to shut down all private businesses and limit movement; even though they have known that many independent experts maintain that the march to 5G will cripple and kill man and nature in short order including with symptoms claimed by the usurping medical “authorities” to indicate covid. Shamefully, our mayor and council have refused even to ask the telecoms and associates to explain what installations they made in this era of preferential treatment for them; what if any health risks those installations represent; and how the public might protect.
6. Sabotage of Brand Ketchum and the outstanding and diverse professional capabilities of the citizenry to build and protect health naturally, in harmony with our natural surroundings.

B

The conduct of the recent “election” of mayor and councilpersons was fatally flawed, effectively excluding a significant segment of the population. The most significant activity of the campaign, the mayoral public debate, was held at a facility that arduously and illegally blocked public access and participation by those unable to tolerate masking and/or vaccination on religious or medical grounds. Despite advance notice of this illegality, the mayor, candidates, and councilpersons raised no objection. By their participation in this sham “debate” at which known dissent to the covidScam Narrative would be present and likely voiced but for the illegal restrictions, all candidates endorsed this fascist orchestration. The net result is that Ketchum has three illegitimately “elected” office holders - and a ship run onto on the rocks.

C

All Ketchum city council meetings in 2021 were conducted illegally, in blatant violation of Idaho Open Meeting Law, with restrictions on in-person attendance including blocking attendance by those with religious or medical intolerances for masking. By dictate of law, all actions of the council taken in such meetings are null and void. This council’s claim of covidEmergency! **as determined** solely by you and without any Due Process to

any of your victims provides no legal justification for the ongoing Open Meeting Law violations that have produced illegal mandates like masking that continue to cause immense suffering on the public at large, worsening daily.

Also, this council in 2021 conducted an unprecedented number of “special meetings” held behind closed doors. Given all developments, one must suspect that the secret agendas likely have included topics that under the law demand full transparency, such as -

- Planning further covid lockdown measures to impose on the public, under legal advice paid for by taxpayers to which the public is denied access;
- How council members can protect themselves from criminal and/or civil liability connected with their illegal actions, such as in the form of class action by all minor children trapped under mask orders and vaccine pressure, for reckless endangerment, infliction of emotional distress, battery, and the like.

Because of this illegal violation of Open Meeting Law, all projects currently in varying stages of City evaluation and approval, such as Bluebird and Ketchum Tribute, are tainted and subject to being halted at any time in the future by proper legal challenge.

II *Recommended* New Year’s Resolution 2022/ Ketchum Mayor and City Council –

The mayor and city council will rescind masking mandates and recommendations and will never again do anything that either sabotages the Due Process cornerstone of the American democracy and constitutional framework or that runs counter to Idaho or US laws. Further,

1. All masking orders and recommendations are rescinded (Ketchum Public Health Emergency Order 21-02.) While health recommendations and guidelines from governmental or private “experts” are welcomed, any future proposed Deprivations of civil liberties must have legitimate statutory authorization and must meet strict Due Process requirements substantiating a grave threat and the absolute need to impose such restrictions, where the public is given fair opportunity to challenge. We will not enforce any law of state or federal authority that violates fundamental constitutional rights of the Ketchum public.
2. All vestiges of covid mandates including face coverings and any messaging relating to covid vaccines must be removed from all city properties and operations including city offices and council meetings. No mention of the covid or any claimed variant is allowed at council meetings unless pursuant to agenda at which conflicting points of view are equally accommodated.
3. Likewise, Ketchum City will not endorse or facilitate covid “vaccinations”. Vaccination is a personal decision in which city government will not be involved in any capacity.
4. Any Ketchum City worker who chooses to wear a face covering that interferes with normal breathing is not allowed to engage in activities potentially dangerous to self or others such as driving a motor vehicle. We will not tolerate oxygen-impaired drivers anywhere in Ketchum.
5. At the risk of revocation of business license, private businesses in Ketchum must comply with Public Accommodation and Anti-Discrimination laws assuring equal access to all members of the public including those with disabling health conditions or religious beliefs. We are committed to protecting the health and safety of public and private employees, and, in that regard, we ban private business mandates on customers and/or employees requiring face coverings or covid vaccination.
6. Until illegal masking mandates and vaccine messaging are ended in public schools, Ketchum City will help fund home schooling for those parents who oppose masking and/or vaccination for health, religious or other personal reasons.

7. We require those telecoms and associates who expanded wireless facilities and installations in the covid Lockdown, under grant of being considered “Essential”, to make public presentation of what new capabilities and facilities they put in place; what risks if any the installations entail; and what measures the public should take to protect health and safety.
8. We will work with the Idaho Department of Water Resources and the US weather agencies to understand ongoing cloud seeding and weather modification activities; the chemical and biological makeup of the ingredients, and what hazard, if any, they represent for public health and safety in Ketchum.
9. The following projects will be suspended and re-opened from the start to allow meaningful public inquiry and challenge per open meeting law requirements - Bluebird Village, Ketchum “Tribute” Hotel.
10. While measures like masking and vaccination may be the private choice of some, everything about covidScam has taught us the vital importance of emphasizing natural means of strengthening health and immune and respiratory systems. Our community has a plethora of world-class “health care” professionals of diverse capabilities that must be engaged as we move to protect health and safety beyond the covid era, in complement to the capabilities of St Luke’s and the medical establishment.

Lastly, please understand that public pressure on the mayor and council will intensify and never relent until you voluntarily retract your blatantly illegal restrictions on fundamental civil liberties or until you are forced to do so by criminal and/or civil process. *Please rescind City of Ketchum Public Health Emergency Order 21-02 by the end of the day, January 3, 2022.*

Breathe Free, Idaho, forever!

Best wishes to all for the year ahead,

Jim Hungelmann

Lisa Enourato

From: Kendall Nelson <kendalltnelson@gmail.com>
Sent: Monday, January 03, 2022 12:33 PM
To: Neil Bradshaw; Amanda Breen; Jim Slanetz; Courtney Hamilton; Michael David; Participate
Subject: Heart issues and COVID shots

Dear Ketchum Mayor and City Council,

As several businesses in our community are creating two classes of citizens through their policies and the local newspaper refuses to cover perspectives, science, and reports which conflict with the mainstream narrative, I wanted to share this important recent information with you documenting the connection between heart issues and the COVID shots. It is imperative that elected officials understand there is a great deal of information which is not being reported by our local paper or the major media and in order to make the best decisions for our community, you need to be aware of it.

Below, please find several important studies and reports.

Thank you for your consideration.

Sincerely,

Kendall Nelson
Ketchum Resident

1) [Autopsy video and email](#): Bhakdi/Burkhardt pathology results: Fifteen bodies were examined (all died from 7 days to 6 months after vaccination; ages 28 to 95). The coroner or the public prosecutor didn't associate the vaccine as the cause of death in any of the cases. However, further examination revealed that the vaccine was implicated in the deaths of 14 of the 15 cases. The most attacked organ was the heart (in all of the people who died), but other organs were attacked as well. This analysis confirms the findings of the paper abstract copied below.

2) Ongoing list of healthy, young, world-class athletes (some of the fittest people on the planet) who've collapsed and/or died from heart issues/heart attacks. According to the German Heart Foundation there are between .7 and 3 deaths per 100,000 athletes per year and we are way above that. In no other year have more soccer players died than this year. <https://goodsciencing.com/covid/athletes-suffer-cardiac-arrest-die-after-covid-shot/>

3) [Anecdotal data from a pediatric cardiologist](#) shows an estimated 100X increase in myocarditis rates in his patients. Cardiologists can't speak out without risking retribution. "Pre-jab, one or two cases **per year** of myocarditis. Now, half his waiting room." [Emphasis added]

4) [Circulation](#)

Abstract 10712: Mrna COVID Vaccines Dramatically Increase Endothelial

Inflammatory Markers and ACS Risk as Measured by the PULS Cardiac Test: a Warning

Steven R Gundry

Originally published 8 Nov 2021 *Circulation*. 2021;144:A10712

Abstract

Our group has been using the PLUS Cardiac Test (GD Biosciences, Inc, Irvine, CA) a clinically validated measurement of multiple protein biomarkers which generates a score predicting the 5 yr risk (percentage chance) of a new Acute Coronary Syndrome (ACS). The score is based on changes from the norm of multiple protein biomarkers including IL-16, a proinflammatory cytokine, soluble Fas, an inducer of apoptosis, and Hepatocyte Growth Factor (HGF) which serves as a marker for chemotaxis of T-cells into epithelium and cardiac tissue, among other markers. Elevation above the norm increases the PULS score, while decreases below the norm lowers the PULS score. The score has been measured every 3-6 months in our patient population for 8 years. Recently, with the advent of the mRNA COVID 19 vaccines (vac) by Moderna and Pfizer, dramatic changes in the PULS score became apparent in most patients. This report summarizes those results. A total of 566 pts, aged 28 to 97, M:F ratio 1:1 seen in a preventive cardiology practice had a new PULS test drawn from 2 to 10 weeks following the 2nd COVID shot and was compared to the previous PULS score drawn 3 to 5 months previously pre- shot. Baseline IL-16 increased from 35 \pm 20 above the norm to 82 \pm 75 above the norm post-vac; sFas increased from 22 \pm 15 above the norm to 46 \pm 24 above the norm post-vac; HGF increased from 42 \pm 12 above the norm to 86 \pm 31 above the norm post-vac. These changes resulted in an increase of the PULS score from 11% 5 yr ACS risk to 25% 5 yr ACS risk. At the time of this report, these changes persist for at least 2.5 months post second dose of vac. We conclude that the mRNA vacs dramatically increase inflammation on the endothelium and T cell infiltration of cardiac muscle and may account for the observations of increased thrombosis, cardiomyopathy, and other vascular events following vaccination. https://www.ahajournals.org/doi/10.1161/circ.144.suppl_1.10712
