

RECEIVED JUN 09 2022

Tim Kersten
20359 Marquette St.
Burney, Calif. 96013 takdds@juno.com
9 June 2022

BURNEY WATER DISTRICT
Board of Directors/District Manager
20222 Hudson St.
Burney, CA 96013

AMERICA IS AT WAR

THE FACTUAL BASIS OF SUCH CONCLUSION WAS THE PRESIDENTIAL DECLARATION OF WAR STATING THE FABRIC OF OUR REPUBLIC WAS DIRECTLY ATTACKED BY FOREIGN INTERFERENCE IN THE 11/03/2021 PRESIDENTIAL ELECTION IN COMBINATION WITH AN ACTUAL FRONTAL ATTACK UPON THE AMERICAN PEOPLE THROUGH THE RELEASE OF A SYNTHETICALLY-ENGINEERED BIO-TERRORIST WEAPON, COVID-19. (The relevance of the declaration of "war" becomes an essential element pursuant to military and civil law.)

If your only concept of war/invasion is with ground troops, tanks, planes and bombs—welcome to the reality and unseen terror of cyber-warfare. During war the civil/commercial law is suspended and the rules of engagement with the enemy are proscribed by the Department Of Defense (DOD) Law of War Manual. Those identified as the enemy whether foreign (extrinsic) or domestic (intrinsic--enemies within giving aid and support to the enemy or viewed as "sympathizers") will be arrested and tried in Military Tribunals pursuant to the provisions of the War Manual. Historically, the adjudication within such jurisdiction is swift, and any appearance of complicity or conspiracy to defeat the successful efforts to preserve and/or restore American sovereignty and rule of law may rise to treason.

The infiltration, deception and implementation of socialistic/communistic principles/actions reaches into all levels of society/"government" and appears omnipresent, even down to local Boards. Therein lies the relevance of this NOTICE/letter. Such NOTICE as a community member, customer and concerned friend to some on the Board is proffered out of a reasonable anticipation of prior legal precedent(s), the dynamic conditions during war and the published provisions of the War Manual.

Be very cautious in dismissing the verity of the above and following advisements, as your lack of awareness of the severity of the assertions and their consequences will in NO way indemnify breach of responsibilities in protecting this community and nation. If you are ignorant of the true situation, because you have elected to rely only upon the deceiving operatives in the mainstream media, you function NOT as a part of the solution—you exacerbate the problem! If you trust that the current regime/"government" knows best, refer to Wikipedia's discussion of the term referred to as Democide).

IMMEDIATE ACTION REQUIRED

As discussed in the enclosed 16 December 2021 e-mail, circulated per response by Stephanie McQuade (also forwarded to InterMountain News), to each Board Member (selected vs. elected) prior to the purported/alleged Public Hearing (12/16/21), in fact and law, provides advance/prior NOTICE to the "acting" Board and the District Manager of the potential and imminent threat to genetically unmodified and un-damaged (not injected with synthetically-engineered mRNA gene-altering serum) community

members AND the peril of re-opening the pool, as it would serve as a transmission vector of such bio-weapon technology (aiding the enemy). The alleged "CovID-19 vaccine" fails to meet ANY of the prior published immunological criteria and operational functions of a true vaccine and has been objectively established, via reported CDC death rates, as a genocidal attack upon humanity.

The enclosed first page of a 10-page publication referencing a release from University of Colorado scientists citing Pfizer's own research, WARNS that the experimental "bioweapon-Vaxxed" subjects "shedding" via aerosolized and skin/tissue exfoliation (skin is the largest organ of elimination of toxins) will act as a cross-contaminating vector to others not knowingly consenting to be injected or genetically modified/contaminated. Herein lies the duty and undeniable responsibility of the Board and the District Manager to ACT timely to protect the "un-Vaxxed" community members. The overriding concern is whether your collective FAILURE TO ACT will/could be viewed as COMPLICITY as defined as "international terrorism" pursuant to 18 U.S. Code 2331 (5)(A): [where] "the term "domestic terrorism" means activities that "(A)" involve acts (failure to act) dangerous to human life that are a violation of the criminal [negligence] laws of the United States or of a State;"

Individually, the "acting" Board members and the District Manager hold a fiduciary mandate to protect "human life", and a willful refusal to do so may be viewed as a crime against humanity actionable pursuant to military adjudication, exclusive to any civil tribunal machinations/obfuscations.

18 U.S. Code 2331(4)(A): "the term "act of war" means any act occurring in the course of (A) "declared war"; President Trump, while in office, DECLARED that the Chinese Communist Party's involvement in the "China-Virus"/CovID -19" were ACTS OF WAR making any complicity in advancing the treachery [cross-contamination via contaminated pool water] of this bio-weapon as crimes against humanity and giving support/aid to the enemy! This country is in uncertain times and you, as "legislative" and corporate members of the Water District, are afforded NO indemnification for failing to apprehend the scope of your duties and responsibilities!

Sunday, June 5, 2022, I drove past the pool and frightenly observed kids and others playing in and around the pool; ,yet, I observed NO WARNINGS POSTED on the entrance area of potential irreversible genetic HAZARDS resulting from contact with potentially contaminated pool water.

Presently, as a community member and customer I have not been informed that the pool's present filtration and chlorination systems have been updated to denature anything other than "ORGANIC" compounds. Specifically, customers, myself included, have NOT been NOTIFIED the pool's sanitization systems are SOMEHOW NOW operationally capable to fully and completely remove all/any of the yet unidentified synthetic and chimerically-engineered compounds subject to "shedding" (again, for reference see first page of the 10-page document; if you are unable to Goggle the full report I will happily provide it). The injected serums misbranded as the CovID-19 "vaccine" are daily being clinically/objectively documented to generate within the "experimental-subjects/humans" exfoliated toxins, expectorated synthetic parasitic life forms and unidentified mysterious self-assembling Electro-Magnetic Frequency (EMF) sensitized internal structures. In ignoring the good-faith NOTICE contained in the 16 December 2021 letter to the Board it appears you already breached your known duty to investigate through due diligence the aforementioned potential hazards? Wait no longer!!!

Sincerely CONCERNED,
Tim Kersten



enc. (4) : 16 December Letter to Board; Letter to Stephanie McQuade with her response; Notice to Craig at news@northstatenews; Cover page of "new study" proving COVID "VACCINE SHEDDING"
cc: Craig Harrington InterMountain News

DECLARATION OF SERVICE

I, Sharon Kersten, am over the age of 18, not a party to this action, and I live at 20359 Marquette St., Burney, within the county of Shasta, California where the service took place.

I delivered a copy of June 9, 2022 **Letter to Burney Water District** by enclosing it in an envelope and depositing the sealed envelope in the Burney Water District secure payment "dropbox" located at 20222 Hudson St., Burney, California 96013

The envelope was addressed as follows:

Burney Water District
20222 Hudson Street
Burney, California 96013

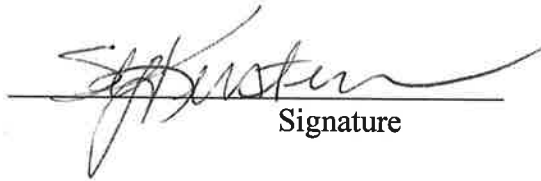
Date : 9 June 2022

Place of Delivery: Burney Water District
20222 Hudson Street
Burney, California 96013

I declare under penalty of perjury under the laws of California that the foregoing is true and correct

Date: 9 JUNE 2022

Sharon Y. Kersten
Print Name


Signature

16 December 2021

I now make an expressed request the Burney Water District meeting set for this evening (12-16-21) be Postponed for GOOD CAUSE SHOWN as follows: 1.) Severe weather conditions (2+ feet of snow in 36 hours) that defeats the "intent and purpose" of the PUBLIC HEARING by barring many customers from attending – myself included, significant snow removal limitations compounded by storm damage, combined with the risks of travel on snow-packed roads, hazardous walking conditions, especially for the elderly who are MOST DIRECTLY IMPACTED by the potential outcome of said MEETING due to non-use, being on fixed incomes and dangerously challenged by diminished mobility, balance and physical frailty. 2.) The necessity of the additional fee may be moot by the realistic possibility the pool may be closed due to the inability to decontaminate the water from excreted/secreted components now becoming known and documented contained in the synthetically-engineered gene modification serums injected in many people under the guise of the CoVID 19 vaccine. Until such time as all the ingredients in such serums are fully disclosed (FDA sought a 55-year stay in complying with full disclosure under a FOIA lawsuit) and demonstrated to be denatured and NON HAZARDOUS TO THE UN-VACCINATED (children included), the pool will serve as a bio-weapon and genocidal transfection vector. If all of this sounds bizarre, YOU HAVE NOT BEEN PAYING ATTENTION, AND IGNORANCE IS NO EXCUSE UNDER EITHER THE CIVIL OR UNIVERSAL LAW. Personal accountability will attach, if it is demonstrated such complicity constitutes crimes against humanity. 3.) Any extraction of funds (any pool fees) upon the risk of losing life-preserving water service and possible eviction from your home is but raw/unmitigated FORCE against the will of the INDIVIDUAL and the operation "principle" driving socialism/communism. Call it what it is—never forget there is NO 'GREATER GOOD' IN A TRUE REPUBLICAN FORM OF GOVERNMENT SEEKING A FREE MARKET AND SOCIETY THAN HONORING THE INTEGRITY AND SOVEREIGNTY OF THE INDIVIDUAL!

Please circulate this NOTICE and request for postponement to each Board Member.

I would be happy to assist the Board in working toward a safe and healthy solution to this real and emerging danger. I have spent nearly 50 years in an awareness of the necessities of sterilizing, disinfecting and ensuring we not endanger one another – this is a NEW BALLGAME, AND IF YOU DON'T GET UP TO SPEED—YOU AS A BOARD MEMBER AND INDIVIDUALLY WILL BE the PROBLEM, NOT THE SOLUTION - EXPLAIN THAT TO YOUR CHILDREN AND GRANDCHILDREN—GOOD LUCK.

Most Sincerely,

Tim Kersten

smcquade@burneywater.org

Stephanie.....thanks for your response.....please copy and share the following with the Board Members as attachment to previous e-mail for this evening's meeting.....thanks.....

Sharon shared that you returned her earlier phone call--and though it is NOT presently snowing, my shoveled driveway is slippery--(I am still 10 ft from the street/Marquette). In my standing close to the road I watch numerous vehicles slide and swerve as they come through the curve--I would easily imagine the roads and driveways will be worse, NOT better, following the Meeting. I apprehend the desire to move forward with the noticed Hearing; however, such a forced continuum agenda, despite an "un-noticed" snow storm, renders "FOR GOOD CAUSE" the alleged PUBLIC HEARING a sham under restricted attendance, possessing the potential of financial gain to the District. The fact the Public Hearing met the 45-day Notice is IRRELEVANT UNDER THE EXISTING CONDITIONS. Note, I am not suggesting the roads are impassable, nor some limited number of customers would not be able to navigate their way to the Hearing, but, CLEARLY, SUCH EXISTING ICY CONDITIONS PRECLUDE A LEGITIMATE PUBLIC HEARING. In other words, the Noticed hearing satisfies the FORM of a PUBLIC HEARING, but the restricting conditions suggest that such Hearing would LACK SUBSTANCE. Only the Pharisees (manipulators) might argue FORM SUPERCEDES SUBSTANCE.

Sincerely,
Tim Kersten
Supplement/Attachment to previous email...

smcquade@burneywater.org

5:03 PM (52 minutes ago)
Hello,

I have printed out this email and given it to all Board members to review during item 4 on the agenda.

Regards,

Stephanie McQuade
Burney Water District
Office: (530) 335-3582

Fax: (530) 335-2189

news@northstate.news

Craig.....FYI....in the event you plan to attend this evening's Board meeting at the Burney Water District and the purported Public Hearing (agenda #4) for a compelled increase fee/levy upon their water bill--(customer's not having the right to vote upon or opt out of such increase or prior assessment.)

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New Study & Confidential Pfizer Docs. prove COVID "Vaccine Shedding" has been and still is occurring with dangerous consequences

expose-news.com/2022/05/10/study-confidential-covid-vaccine-shedding/

By The Exposé

May 10, 2022

New Study & Confidential Pfizer Docs. prove COVID "Vaccine Shedding" has been and still is occurring with dangerous consequences

8.3.3.1. Exposure During Pregnancy

An EDP occurs if:

- A female participant is found to be pregnant after discontinuing study intervention.
- A male participant who is receiving the study intervention exposes a female partner prior to or around the time of conception.
- A female is found to be pregnant while being exposed or having skin-to-skin contact with a study intervention due to environmental exposure. Below are examples of environmental exposure during pregnancy:
 - A female family member or healthcare provider reports that she is pregnant after having been exposed to the study intervention by inhalation or skin contact.
 - A male family member or healthcare provider who has been exposed to the study intervention by inhalation or skin contact then exposes his female partner prior to or around the time of conception.



A new study conducted by scientists at the University of Colorado confirms the vast majority of humanity have had absolutely no choice in the matter of whether they wish to get the Covid-19 injection or not because the vaccinated have been transmitting antibodies generated by the injections through aerosols.

The findings should however come as no surprise, because a confidential Pfizer document had already confirmed exposure to the mRNA injections was perfectly possible by skin-to-skin contact and breathing the same air as someone who had been given the Covid-19 jab.

They also unfortunately add weight to the claims made by Dr Phillippe van Welbergen, who demonstrated that graphene, an alleged undisclosed ingredient of the Covid-19 injections, is being transmitted from the vaccinated to the not-vaccinated and destroying red blood cells and causing dangerous blood clots.