

Good Evening Members of the San Diego County Citizens Law Enforcement Review Board,

My name is Timothy Reeser and I am here to represent myself in regards to Case No. 20-060.

Due to the disservices that have been going on in the state of California, brought on by Gavin Newsom, Health Officials, San Diego County, and now unfortunately the Citizens Law Enforcement Review Board I felt it only right to speak openly on these matters as it seems the voice of "**We The People**" is under attack. Although, I cannot say you did me an entire disservice as you justified the basis for why in fact the actions of [REDACTED], Gavin Newsom, Health Officials, San Diego County and yes even the actions of the Citizens Law Enforcement Review Board are illegal.

You see in Section 4. of the CLERB's findings you found the actions of the Deputy to be "**Justified**" and in so saying "the deputy was justified in violating my "**Constitutional Rights**" on the basis that I violated Gavin Newsom's Executive Order N-33-20 and the County Public Health Order. You all went as far to say, "Law enforcement officials are tasked with enforcing lawful orders; constitutional issues are matters to be challenged in court of law. The BWC evidence showed Deputy 1's conduct was lawful, justified, and proper." Well, I am here to stand up and say, "These matters have been addressed by the courts". That the courts found these type of actions to not be lawful, justified, and proper. Below are the cases and findings.

Section 242 of Title 18 makes it a crime for any person acting under color of any law to '**willfully**' deprive a person of a right or privilege protected by the Constitution or laws of the United States. A Police Officer, Deputy, Sheriff, federal, state, or local officials swear by Oath to uphold the "**United States Constitution**" as an officer, deputy, or official of Law. Supreme Court Decisions are considered the Law of the Land In Regards to Constitutionally Protected Rights, and they cannot be interpreted, or re-interpreted, as they are '**stare decisis**'.

Marbury v. Madison, 5 US 137;

"The Constitution of these United States is the supreme law of the land. Any law that is repugnant to the Constitution is null and void of law."

Cooper v. Aaron, 358 U.S. 1, 78 S. Ct. 1401 (1958);

"No state legislator or executive or judicial officer can war against the Constitution without violating their undertaking to support it."

Murdock v. Penn., 319 US 105;

"No state shall convert a liberty into a privilege, license it, and attach a fee to it."

Shuttlesworth v. Birmingham, 373 US 262;

"If the state converts a liberty into a privilege, the citizen can engage in the right with impunity."

Boyd v. U.S., 116 U.S. 616;

"The court is to protect against any encroachment of Constitutionally secured liberties."

Howlett v. Rose, 496 U.S. 356 (1990);

“Federal law & Supreme Court cases apply to state court cases.”

Owen v. Independence, 100 S. C. T. 1398, 445 US 622;

“Officers of the court have no immunity, when violating a Constitutional right, from liability.
For they are deemed to know the law!”

You see as the Citizens Law Enforcement Review Board you should do the same and protect “***We The People’s***” rights. Executive Orders cannot go against the Constitution it is laid out very clearly in Article II of the Constitution. Gavin Newsom’s Executive Order was made to assert power and it is an overreach of his authority and it directly goes against the Constitution, which Supreme Court has clearly ruled above in favor of the Constitution and the rights of the people.

Now before you make the refutation that everyone was acting in the people’s best interest or to keep everyone safe and healthy let me lay out some factual information.

World Health Organization;

‘Healthy people should wear masks only when ***‘taking care of*** coronavirus patients.’

“Only sick individuals should wear masks to prevent spreading the coronavirus to healthy individuals”

From April 12, 2009 to April 10, 2010, CDC estimated there were 60.8 million cases (range: 43.3 – 89.3 million), 274,304 hospitalizations (range: 195,086 – 402,719), and 12,469 deaths (range: 8,868 – 18,306) in the United States due to the (H1N1) pdm09 virus. Yet there was no outcry, no lockdowns, no executive orders, no mask, no violations, no attacks, no inflation, no riots, and no conspiracies.

As of 04 August 2020 there are only 4.83 million confirmed cases and 159,000 deaths, yet this virus is plagued with outcry, lockdowns, executive orders, masks, violations, attacks, inflation, riots, and conspiracies.

IF YOU WILL SIT THERE AND DO NOTHING I WILL STAND HERE AND DO SOMETHING. I WILL CONFIDENTLY EXERCISE AND IF NEEDED DEFEND MY UNELIENABLE RIGHTS WITH IMPUNITY

AN OLD ROMAN MAXIM APPLIES TO THESE TIMES:

“HE WHO WOULD BE DECIEVED - LET HIM!”

Thank you for your time,

Respectfully,

Timothy Reeser