

## Communication from Public

**Name:** Goat Puppet  
**Date Submitted:** 09/12/2021 12:18 AM  
**Council File No:** 21-0970  
**Comments for Public Posting:** Baaah! Baahhh! Good idea! Should get the City sued and burden the LAPD even more with this garbage. The "urgency" is based upon an event that occurred OUTSIDE the jurisdictional limits of the City's municipal corporate legislative domain. The City Attorney had sufficient time to take up this matter on A SPECIAL MEETING AGENDA. The faith in the 300 foot sister-city ordinance occurred in 1995, City of San Jose. But since March 15, 2020, the City Council has locked out 4 million Angelinos from their Government. Compare Hibbs v. Neighborhood Organization to Rejuvenate Tenant Housing, 433 Pa. 578, 252 A.2d 622 (1969). The court held that tenants' peaceful and orderly picketing could not be enjoined solely because the situs of the picketing was the landowner's home. "When a landlord conducts his business in a manner to avoid detection and not at a regular place of business, informational picketing may not be enjoined for the sole reason that tenants and others resorted to picketing the landlord's home." We could in September 2021 state nearly the same logic "When the City Council conducts its business in a manner to avoid the voices, faces, and signs from 4 million Angelinos since March 15, 2020, and never holds regular meetings to the public or ever holds live events, informational picketing may not be enjoined for the sole reason that Nury Martinez, Joey Buckets-Buscaino, Keven De (the) Lion, Mitch Farrell, Bleeb Blowbenbield, and Markeezy, aka Huizar 2.0 chair of Plum don't want their homes picketed." Cities all over L.A. County are open for LIVE meetings. Only 2 places are closed off to 10 million people who reside in L.A. County since March 2020: The County of Los Angeles and the City of Los Angeles! Rather than Wait till September 30, 2021 (the last day the City and County can shut out their constituents from Gov't according to Gov. Gavin Newsom's orders regarding Brown Act meetings) and see if these tensions subside ONCE in person REGULAR meetings are held, the Council wishes to rush in this ordinance. AND ONE OTHER ONE TOO revived from a Mitchell Englander (convicted felon) 2017 motion, CF: 17-0363 that will allow the public to be harassed by "trespassing" them whenever they feel like it. (Nury Martinez snuck that in August 31, 2021 to "revive" the 2 year old expired statute.) The best part of the motion, IRONICALLY: IT WILL GET RID OF ALL

HOMELESS ENCAMPMENTS WITHIN 300 FEET OF A RESIDENCE!! Once homeless people "protest" any business or home, or sidewalk, as long as its WITHIN 300 FEET OF A RESIDENCE then all the homeowners can sue, sue, sue if "damaged" by the homeless "protest." Larry Elder would be able to sue the City, and the residences around the attack on Mr. Elder in Venice under this statute! So that's why Goats love it! The City elected officials want to get paid essentially to: LIE, CHEAT, AND HIDE from the 4 million people they are supposed to "represent." This motion is a prime example of the most corrupt City Council IN U.S. HISTORY at it worse once again trying to insulate themselves from "criticism" yet in the end it WON'T WORK. Ms. Raman was the sole NO vote. She proves she's unfit to serve on the Council and should be recalled, because she demonstrated ACTUAL HUMAN INTELIGENCE on that vote. Baaah Baaah (I'm a goat, that's how I speak.) Thank you.