

To: Tulare County Board of Education
President Tom Link
6200 S. Mooney Blvd
Visalia, CA 93277

To: Tulare County Office of Education
Superintendent Tim Hire
6200 S. Mooney Blvd.
Visalia, CA 93277

To: Tulare County Board of Supervisors
Chairman Eddie Valero
2800 W. Burrell Ave
Visalia, CA 93291

To: Sergio Mendoza
George Eddy
Nate Nelson
Doug Cardoza
Brian Hollinghead
Lucy Van Scyoc

Cc: Tulare County Sheriff’s Department
Sheriff Mike Boudreaux
833 S. Akers St.
Visalia, CA 93277

From: Adrienne Trovao
1218 E Fairview Avenue
Tulare Ca 93274

**Notice to Show Clean Hands and Federal Partnerships
[Demand to Cease and Desist Enforcing Unconstitutional Covid Injection and Mask
Mandates]**

Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent

I, Adrienne Trovao, (one of the People of the State of California as found in **Article 1 § 2, California Constitution 1849**), Sui Juris, in this Court of Record, giving you notice of the following claims and facts that you and your agents may provide due care.

Please take Notice, the People hold all power in this state, and their Constitutional rights are being violated by Governor Newsom’s unlawful vaccination order; first it was ‘guidance,’ then it was a ‘standard,’ and finally it was a ‘mandate’. Policy by press release is not Constitutional ([see Gov.ca.gov for reference](http://see.Gov.ca.gov)). The rights of the people to determine their own personal choices are preserved by the U. S. Constitution and those rights are common to all the People across the nation regardless of there being no specific provision included in any single state constitution. See references below for authority held by the People:

Constitution of the State of California, 1879, Declaration of Rights, Article II, § 1
“All political power is inherent in the people. Government is instituted for their protection, security, and benefit, and they have the right to alter or reform it when the public good may require.”

U.S. Constitution Art. IV, § 2, p. 1
“The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States.” [Emphasis by Highlight Added]

Please take further Notice, although it is generally accepted, even in numerous case precedents, that the 10th Amendment to the US Constitution is widely interpreted to give the States higher Constitutional authority than the Federal government, the truth is that the People have superior standing, above the federal government and above that of the State. The State governments were all created by the People of their state and that places the People in the highest standing of all. The People drafted the Constitutions for each state and these Constitutions empower the different branches of government for all fifty states.

US Constitution Bill of Rights Amendment X

“The powers not delegated to the United States by the Constitution nor prohibited by it to the States are reserved to the States respectively, or to the people.” [Emphasis by Highlight Added]

Constitution of the State of California, ART. I, § 1. INHERENT AND INALIENABLE RIGHTS:

“All men are by nature free and independent, and have certain inalienable rights, among which are those of enjoying and defending life and liberty, acquiring, possessing, and protecting property: and pursuing and obtaining safety and happiness.” [Emphasis by Highlight Added]

Please take Notice, any company, School Board or District, and/or any other entity is hereby ordered to publicly report total federal monies received or promised as a contractual condition in exchange for adopting federal compliance policies, i.e. requiring Covid 19 injections as a condition of continued employment and/or a condition of attending public schools. These payments are subject to Constitutional provisions as follows: Under a test provided in **South Dakota v. Dole, 483 U.S. 203 (1987)**, Congress placed conditions on the receipt of federal funds by a state requiring the following conditions be met:

- the spending must serve the general welfare, the condition placed on the state must be unambiguous,
- the condition must relate to the particular federal program,
- unconstitutional action cannot be a contingency of receipt of the funds, [Emphasis by highlight added.]

Please take Notice, Affiant instructs the reader of the following facts re: **Cui Bono? (Who benefits?)**

- **Data from USASpending.gov**, the State of California has received \$27.6 Billion from the Department of the Treasury in the fiscal year 2021.
- **Becker's Hospital CFO Report**, in April of 2020, California hospitals were to receive \$145,000.00 per Covid patient from the first \$30 billion of emergency funding designated for hospitals in the Coronavirus Aid, Relief, and Economic Security Act.
- **Healthcare Financial Management Association** announced in July of 2020, an additional \$10 Billion in Federal Covid-19 aid, bringing the total Provider Relief to \$178 Billion. This is in addition to the \$15 Billion Medicaid paid out to providers that serve Medicaid patients.

Please take further Notice that the State of California has received Covid funding from the Federal government in an amount so great as to be unprecedented in the history of this Nation, which has coerced the State government (comprised of governor, legislators, agencies, departments, employees, and contractors) into enacting unlawful mandates, policies, and restrictions that Trample on the Constitutional rights of the People.

<https://statecodesfiles.justia.com/us/2011/title-18/part-i/chapter-13/section-241/document.pdf>

2011 U.S. Criminal Code, Title 18, Crimes and Criminal Procedure Part 1-CRIMES (§§1 - 2725) Chapter 13-CIVIL RIGHTS (§§ 241 - 249) Section 241(Amended in 1994 to include fines): Conspiracy Against Rights of Citizens. “If two or more persons conspire to injure, oppress, threaten, or intimidate any citizen in the free exercise or enjoyment of any right or privilege secured to him by the constitution or laws of the United States, or . . . prevent or hinder his free exercise or enjoyment of any right or privilege so secured. They shall be fined not more than \$10,000, or be imprisoned not more than 10 years or both and if death results, they shall be subject to imprisonment for any term or years or for Life.”

Please take further Notice, any company, School Board or District, and/or any other entity drafting and requiring these California State Covid-19 Masking and Vaccine Mandates or policies is acting as a de facto agent of the federal and state government and has therefore taken

on the mantle of “servant” to the People of this state of California; that by voluntarily taking on the role of a government agent, it (they) is/are constrained by the provisions of the Constitutions of the United States and California by their Oath of Office:

California Constitution Article XX § 3

“I, __, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of California against all enemies, foreign and domestic; that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of the State of California; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties upon which I am about to enter.” . . . [Emphasis by Highlight Added]

Please take further Notice that Tulare County School Board, school districts, CEOs, company, owner, other officers, superintendent, principal, or other entity, and any and all involved decision makers adopting this mandate that it is unconstitutional and unlawful. The Constitutions of both the U.S. and the state of California carry severe penalties for government maladministration and malfeasance related to misuse of authority. Statutes and Laws carry criminal penalties for bribery, assault, practicing medicine without a license, medical malpractice (“professional negligence”), and getting paid for enforcing Unconstitutional mandates under “Color of Law”. **Government Code section 1090** provides in pertinent part: “Members of the Legislature, state, county, district, judicial district, and city officers or employees shall not be financially interested in any contract made by them in their official capacity, or by any committee or other type of body or board of which they are members.”

Please take further Notice, the following citations, including precedents, describe the Unconstitutional and unlawful status of President Biden’s **E. O. 14042 and E. O. 14043**; and Governor Newsom’s unconstitutional vaccination mandate for California state workers, teachers, healthcare workers, and children. OSHA’s regulations have been stopped by the 5th Circuit Court of Appeals and the 6th Circuit Court of Appeals has consolidated 34 state suits against the listed executive orders and is debating their Constitutional Status. This School Board, company or entity will be violating several U.S.A. civil rights laws, and GINA, ADA, and HIPAA by implementing any of these unlawful mandate proposals.

Please take further Notice, regarding mandates of participation in an experimental program such as the Covid 19 injection effort, any mandate violates government regulations in which the **U. S. Department of Health and Human Services, Title 45 CFR part 46** applies. According to Federal Law (**45 CFR Subtitle 46.116**), detailed requirements for consent must be included to obtain the participation of human subjects. The state of California also has strict regulations defining informed consent. **California Health & Safety Code § 24172**, one federal Supreme Court Precedent and one of several federal statutes are listed below.

CALIFORNIA HEALTH AND SAFETY CODE – HSC, DIVISION 20. MISCELLANEOUS HEALTH AND SAFETY PROVISIONS, CHAPTER 1.3. Human Experimentation

“(j) Be given the opportunity to decide to consent or not to consent to a medical experiment without the intervention of any element of force, fraud, deceit, duress, coercion, or undue influence on the subject’s decision.” [Emphasis Added by Highlight]

Zinerman v. Burch, 494 U.S. 113 (1990)

“Supreme Court Justice Blackmun noted that Florida’s law explicitly requires the patient to give **“express and informed consent. . .”** [Emphasis Added by Highlight]

Federal Food and Drug and Cosmetic Administration, Title 21, §360-bbb-3(e)(1)(A)(ii)(III):
“Employers are required to inform employees: (III) of the option to accept or refuse
administration of the product and of the consequences, if any, of refusing administration of
the product and of the alternatives to the product that are available and of their benefits and
risks.” [Emphasis Added by Highlight]

Please take further Notice, adoption of the gubernatorial Vaccine Mandate violates federal
Laws, and these codes and laws carry stiff financial costs for entities who violate Constitutional
rights of the “People” including full liability for injury sustained as a result. Any action taken
under **“Color of Law”** that discriminates against and deprives the People of their Constitutional
rights gives the injured party the legal right to redress their grievances. See references below.

North Carolina State Constitution, Article I, Section 7: Suspending Laws

**“All power of suspending laws or the execution of laws by any authority, without the consent
of the representatives of the people, is injurious to their rights and shall not be exercised.”**

42 U.S. Code § 1983. Civil Action for Deprivation of Rights.

**“Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any
State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen
of the United States or other person within the jurisdiction thereof to the deprivation of any
rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the
party injured in an action at law, suit in equity, or other proper proceeding for redress, . . .”**
[Emphasis Added by Highlight]

Color of Law

**“The appearance or semblance, without substance, of legal right. Misuse of power, possessed
by virtue of state law and made possible only because wrongdoer is clothed with authority of
state, is action taken under “color of law.” (Black’s Law Dictionary 5th Edition)**

Please take further Notice, summarizing the previous information as follows: (1) ethical
guidelines for biomedical research (**U. S. Department of Health and Human Services, Title
45 CFR part 46)**), set forth and state that it is forbidden to **coerce, influence or force** any human
being to take an **experimental** medical treatment and that fully informed consent obtained by the
physician is mandatory; (2) mandating **unlawful, unwritten and unsigned verbal Executive
Order**, ‘guidance,’ ‘standard,’ or mandate, of these medical interventions as a condition of
employment, whether they are under a EUA designation or full FDA approval, **places the
liability** and other penalties for **injury burden** squarely upon any School Board, Corporation
Board, Board of Governors, owner, CEO, executive, officer and/or worker through
Constitutional violations of the following statutes;

Title 42 U. S. C. Section 1983:

**“When two or more persons conspire to use force, intimidation or threat or to injure a person,
and deprive them of their rights and privileges as a United States Citizen, the party injured
may have an action for the recovery of damages, occasioned by such injury or deprivation,
against any one or more of the combination.”**

<https://statecodesfiles.justia.com/us/2011/title-18/part-i/chapter-13/section-241/document.pdf>

2011 U.S. Criminal Code, Title 18, Crimes and Criminal Procedure Part 1-CRIMES
(§§1 - 2725) Chapter 13-CIVIL RIGHTS (§§ 241 - 249) Section 242 (Amended 1994 to
include fines): Deprivation of Rights under Color of Law **“Whoever, under color of any law,**
statute, ordinance, regulation or custom, willfully subjects any inhabitant of any state,
territory, or district to the deprivation of any **rights, privileges, or immunities** secured or
protected **by the Constitution or Laws of the United States. . .shall be fined not more than**
\$1,000 or imprisoned not more than one year, or both and if death results shall be subject to
imprisonment for any term of years or for life.”;

(3) mandating these medical interventions as a condition of attendance of classes and/or employment, is clearly a violation of Constitutionally secured, protected and God-given rights to bodily sovereignty. See references below:

California Constitution, Declaration of Rights, Article I, § 4, Religious Freedom:
“The free exercise and enjoyment of religious profession and worship, **without discrimination or preference**, shall forever be allowed in this State: . . . The Legislature **shall make no law respecting an establishment of religion**” [Emphasis by Highlight Added]

North Carolina State Constitution, Article I Declaration of Rights, § 13. Religious liberty.
“All persons have a natural and inalienable right to worship Almighty God according to the **dictates of their own consciences**, and no human authority shall, in any case whatever, control or **interfere with the rights of conscience.**” [Emphasis by Highlight Added]

Miranda v. Arizona, 384U.S. 46 (1966) Supreme Court Decision “Where rights secured by the Constitution are involved, **there can be no rule making or legislation** which would abrogate them.” [Emphasis Added by Highlight]

Lemon v. Kurtzman, 403U.S.602 (1971) Supreme Court Decision “Government cannot entangle **itself in the exercise of religion**”

Madison v. Marbury, 5 U.S. 137 (1803) Chief Justice John Marshall noted, “. . . **A law repugnant to the Constitution is void**, and that court, as well as other departments, are bound by that instrument.” [Emphasis Added by Highlight]

Please take further Notice that as a grandparent, parent, taxpayer, and / or concerned citizen, this document serves as the first step in your re-education about your responsibilities as representatives for these school districts and charter schools, by “We the People”. We are voters. We are the parents, grandparents, extended family, employees, and all other concerned people having regard for these school districts and charters. Our children are precious, and we will no longer tolerate the Unconstitutional extortion of their rights by authoritarian edicts.

Please take Notice that this is a **Remonstrance** of this board which is comprised of elected **trustees** who have been placed in their positions by “We the People”. As such, you are hereby ordered presently and into the future, to **Cease and Desist** the following activities: 1) mandating the following actions: experimental Covid-19 injections as a requirement for continued employment and/or for continued attendance in classrooms, including if required, presentation of a document proving such vaccinations have been obtained; 2) discarding and/or disregarding Constitutional choices and rights regarding creeds, religious objections, personal choice and previous exposure and recovery from the disease when presented either verbally or in document form, and 3) ignoring federal and state laws that guard the Constitutional rights of the People including their children to remain safe and secure from harm, and further, it is hereby ordered that the total amounts of federal funds that have been received in exchange for the adoption of these unlawful and Unconstitutional Executive and Gubernatorial Orders, is to be publicly and prominently displayed and the agreement/contracts be made available for viewing by the public without fees or any other impediment required.

Autograph:  Signed at: _____ Date: 02-07-2022
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