

**CALIFORNIA JURAT**

GOVERNMENT CODE § 8202

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California

County of Contra Costa

Subscribed and sworn to (or affirmed) before me on

this 14<sup>th</sup> day of December, 2021, by  
Date Month Year(1) Michelle Blaslingame(and (2) \_\_\_\_\_),  
Name(s) of Signer(s)proved to me on the basis of satisfactory evidence to  
be the person(s) who appeared before me.Signature Julia Tamayo  
Signature of Notary Public

Place Notary Seal and/or Stamp Above

**OPTIONAL**

Completing this information can deter alteration of the document or  
fraudulent reattachment of this form to an unintended document.

**Description of Attached Document**Title or Type of Document: Official Notice of DemandDocument Date: December 2021 Number of Pages: 3

Signer(s) Other Than Named Above: \_\_\_\_\_

## **Official Notice of Demand**

**To: Dana Eaton, Roxane Jablonski-Liu, Robyn Schmitt, Scott Dudek, Steve Gursky, Emil Geddes, Thuy Dao Jensen, and Stephanie Williams-Rogers**

**From: Michelle Blasingame**

**Created December 2021**

**Official Notice of Demand to Dana Eaton, Roxane Jablonski-Liu, Robyn Schmitt, Scott Dudek, Steve Gursky, Emil Geddes, Thuy Dao Jensen, and Stephanie Williams-Rogers**

As a school board trustee/superintendent/assistant superintendent/board member/or other, you have failed to exercise statutorily mandated compliance and are hereby put on notice to comply with the Child Endangerment Law California Penal Code §273a(a)&273d, California Education Code § 49005.8(3), 51101(a)(7), and 66252(a)(c)(d), California Constitution's Declaration of Rights Article 1, SEC. 7(a), the Constitution of the United States 4th, 5th and 14th Amendment, 42 U.S. Code § 3631 and the Nuremberg Code<sup>1</sup>, and are directed to immediately halt all COVID Vaccine, COVID Vaccines, COVID Vaccinations, COVID Passports, COVID tests, COVID Social Control methods such as masking, lockdowns, quarantines, and/or any surveillance, harassment, detention, detention centers, arrests, forced confinement, coercion, forced Independent Study or District homeschool, or any other measures, henceforth known as "COVID measures" in your Jurisdiction.

Please be advised that any and all persons in your jurisdiction are guaranteed Safe Conduct and Health Safety under the protection of the Law. Any attempts, in contravention of the above incontrovertible mandates of Local, State, Federal and International Law, will be in direct violation of the School Board's statutorily derived authority to regulate public school districts as it pertains to all COVID measures thereby preventing students from exercising their fundamental right to schooling and daily life functions free from control.

We invoke the right to a safe school environment for all students devoid of toxic COVID measures while a child is in school. Actively employing hazardous administrative procedures around the COVID measures include, but are not limited to, COVID vaccine coercion, incentivized vaccines, acquisition, administration, distribution, insertion or infusion into human bodies, modification, placement, operations, tracking and use, on school properties is in breach of the aforementioned laws.

Peer reviewed scientific studies prove harm results due to exposures to all kinds of COVID measures including those used in a school environment. The health of students is a constitutional right and parental rights may not be usurped as per the California Constitution's Declaration of rights Article 1, SEC. 7(a) which states: "maximizing the educational opportunities and protecting the health and safety of all public-school pupils, enhancing the ability of parents to participate in the educational process, preserving harmony and tranquility in this State and its public schools". The presence of the COVID measures in schools, is in direct violation of California Education Code Sec. 51101(a)(7) which mandates that it is a parent's decision as to what is best for their child's school environment.

According to California Penal Code 273a(a) and d, the Child Endangerment Law, you will be held criminally and personally liable when you willfully subject, permit or cause children to be placed in a situation where their health is endangered and genetic integrity is compromised. This shall be punished by imprisonment in a county jail not exceeding one year, or in the state prison for two, four, or six years. Additionally, Cal Ed Code § 49005.8(3) adds civil liability to your misdemeanor or felony when, "a physical restraint technique that obstructs a pupil's respiratory airway" is employed on your school premises.

---

<sup>1</sup> <https://history.nih.gov/display/history/Nuremberg+Code>

You should also be aware that Cal Ed Code § 66252(a)(c)(d) state “(a) All students have the right to participate fully in the educational process, free from discrimination and harassment. (c) Harassment on school grounds directed at an individual on the basis of personal characteristics or status creates a hostile environment and jeopardizes equal educational opportunity as guaranteed by the California Constitution and the United States Constitution. (d) There is an urgent need to prevent and respond to acts of hate violence and bias-related incidents that are occurring at an increasing rate in California’s public schools.” The November 8, 2021 ruling on the lawsuit brought by Let Them Breathe and Reopen California Schools against the California Department of Public Health and Governor Newsom over California’s masking, quarantining and testing protocols sheds light on this subject. San Diego Superior Court Judge Cynthia Freeland’s ruling states, “There simply is no language in the Guidance, however, that requires, directs, or otherwise authorizes schools to force students into an independent study program.” Judge Freeland also stated that quarantine and testing guidance for students was only a recommendation which school districts remain free to implement or not.

In summary, your school district is subject to the Child Endangerment Law California Penal Code 273a(a) & d, California Education Code § 49005.8(3), 51101(a)(7), and 66252(a)(c)(d), California Constitution’s Declaration of Rights Article 1, SEC. 7(a), the Constitution of the United States 4th, 5th, and 14th Amendment, 42 U.S. Code § 3631, and the Nuremberg Code<sup>2</sup>. You are personally liable under the Law and must commit your school district to compliance to International, Federal, State and Local law and prove procedural compliance for any past, current and future COVID Vaccine deployment of all kinds. Any administrative procedures related to the COVID measures on school facilities will be immediately considered Child Endangerment and an infringement on parental rights, and contravention of Federal and state law, as set forth, herein.

You have all the legal capabilities to make lawful and legal decisions to eliminate COVID mandates from the schools in your jurisdiction<sup>3</sup>. Your inaction to eliminate this offending toxin is deemed to be complicit in illegal activities subject to assault and Child Endangerment. I accept your oath of office to protect the children. You have been put on notice. Kindly inform me of your intent to refrain from the above activities within 14 days to ensure lawful and legal compliance and avoid further legal action.

Regards,

  
Michelle Blasingame

---

<sup>2</sup> <https://history.nih.gov/display/history/Nuremberg+Code>

<sup>3</sup> Cal Ed Code § 35160 – 35160.2; *American Civil Rights Foundation v. Berkeley Unified School Dist.*, 172 Cal. App. 4th 207, 216