Martinez, Mia

From:	Shelly Snyder
Sent:	Monday, May 17, 2021 3:29 PM
То:	ClerkoftheBoard
Cc:	Shelly Snyder
Subject:	l oppose vaccine passports

Shelly Snyder

Westlake Village CA 91361 Ventura County Resident

1. Digital vaccine passports of any kind are discriminatory against those based on their medical status, religious beliefs and more. Requiring a vaccine as a condition to participate in society is unlawful, immoral, unethical and unthinkable.

2. Private businesses are NOT above the law and they are PROHIBITED from implementing any such verification program as a condition of doing business.

- 3. We are demanding that this board:
 - a. Publicly state its opposition to the vaccine passport;
 - b. Cancel the OTHENA contract which was unlawfully approved; and
 - c. Prohibit businesses from requiring a vaccine verification to get service

4. **California Government Code 12926 (q)** protects one's religious liberty and practice, including the ability to NOT PARTICIPATE in practices that violate one's sincerely held religious beliefs

5. **California Government Code 37100** states that NO county, municipality or legislative body may pass or enforce a law that violates the laws of this state or the laws of the United States.

6. It is unlawful, unethical, immoral and unthinkable to state that private businesses can require a vaccine passport or vaccine verification as a condition for conducting business. Is it even possible that you are this ignorant of the law?

California Civil Code 51 states that:

<u>All persons within the jurisdiction of this state are free and equal</u>, and no matter what their sex, race, color, **religion**, ancestry, national origin, **disability**, **medical condition**, genetic information, marital status, sexual orientation, citizenship, primary language, or immigration status <u>are entitled to the full and equal accommodations</u>, advantages, facilities, privileges, or services in all business establishments of every kind whatsoever.

7. **California Health and Safety code 101080** states that a local health emergency *can only be called* where there is an 'IMMINENT AND PROXIMATE THREAT of the INTRODUCTION of a contagious disease..." and this local health emergency EXPIRES AFTER SEVEN DAYS. The local health emergency was called in Feb of 2020; this is 15 months later. THERE IS NO EMERGENCY! There is no imminent and proximate threat of an introduction of a contagious disease.

8. There is no emergency, and there never has been. The numbers don't add up. You are participating in this charade to get money – which is fraud; to implement the emergency vaccines (also fraud): and to impose authoritarian control. Fraud is a felony, and felonies carry a prison sentence. Many public servants are behind bars serving hard time for their crimes.

9. You don't go into the emergency room with a broken leg and *stay* in the EMERGENCY until your leg is healed. You get a cast on your leg – and then <u>you are released from the EMERGENCY room</u> – because IT IS NO LONGER AN EMERGENCY, even though your leg is not yet healed.

10. Requiring a Covid vaccine (which is a medical experiment) as a condition to participate in society is UNLAWFUL COERCION according to CA law.

24170: This is the Protection of Human Subjects in Medical Experimentation Act

24171: The Legislature hereby finds and declares ... the right of individuals to determine what is done to their own bodies.

24172 (j) This is the "experimental subject's bill of rights," and states that individuals Be given the opportunity to decide to consent or not to consent to a medical experiment <u>without the intervention</u> of any element of force, fraud, deceit, duress, coercion, or undue influence on the subject's decision.

Sent from my iPhone