

0

NOTICE OF LIABILITY

**of San Bernardino County California & Big Bear Valley
School District & Its Employees !**

NOTICE OF VIOLATIONS !

We, the People
P.O. Box 1989-121
Big Bear Lake, California (92315)

February 2, 2022

To all of the following:

Cathy Herrick & Betrothed/Spouse and/or Domestic Partner
Physical Address: 42271 Moonridge Road, Big Bear Lake, California (92315)
Mailing Address: P.O. Box 1529, Big Bear Lake, California (92315)
Certified Mail No. 7020 3160 000 7389 1678

7020 3160 0000 7389 1678

Susan Smartt & Betrothed/Spouse and/or Domestic Partner
Physical Address: 42271 Moonridge Road, Big Bear Lake, California (92315)
Mailing Address: P.O. Box 1529, Big Bear Lake, California (92315)
Certified Mail No. 7020 3160 000 7389 1661

7020 3160 0000 7389 1661

Paul Zamoyta & Betrothed/Spouse and/or Domestic Partner,
Physical Address: 42271 Moonridge Road, Big Bear Lake, California (92315)
Mailing Address: P.O. Box 1529, Big Bear Lake, California (92315)
Certified Mail No. 7020 3160 000 7389 1654

7020 3160 0000 7389 1654

Stephen D. Foulkes & Betrothed/Spouse and/or Domestic Partner
Physical Address: 42271 Moonridge Road, Big Bear Lake, California (92315)
Mailing Address: P.O. Box 1529, Big Bear Lake, California (92315)
Certified Mail No. 7020 3160 000 7389 1647

7020 3160 0000 7389 1647

Jack Roberts & Betrothed/Spouse and/or Domestic Partner,
Physical Address: 42271 Moonridge Road, Big Bear Lake, California (92315)
Mailing Address: P.O. Box 1529, Big Bear Lake, California (92315)
Certified Mail No. 7020 3160 000 7389 1630

7020 3160 0000 7389 1630

Mary Suzuki & Betrothed/Spouse and/or Domestic Partner,
Physical Address: 42271 Moonridge Road, Big Bear Lake, California (92315)
Mailing Address: P.O. Box 1529, Big Bear Lake, California (92315)
Certified Mail No. 7020 3160 0000 7389 1630-85

7020 3160 0000 7389 1685

NOTICE OF LIABILITY
**of San Bernardino County California & Big Bear Valley
School District & Its Employees !**

NOTICE OF VIOLATIONS !

Linda Rosado & Betrothed/Spouse and/or Domestic Partner

Physical Address: 42271 Moonridge Road, Big Bear Lake, California (92315)

Mailing Address: P.O. Box 1529, Big Bear Lake, California (92315)

Certified Mail No. 7020 3160 0000 7389 1623

7020 3160 0000 7389 1623

Sue Nunes, & Betrothed/Spouse and/or Domestic Partner,

Physical Address: 42271 Moonridge Road, Big Bear Lake, California (92315)

Mailing Address: P.O. Box 1529, Big Bear Lake, California (92315)

Certified Mail No. 7020 3160 0000 7389 1616

7020 3160 0000 7389 1616

To All men make these Presents Known:

This Notification of liability is the first essential element of due process of law. You are required to respond in rebuttal to these presentments in writing if you do not agree. If you choose to respond, you must include Bonafide evidence that supports your positions. Merely reciting court cases does not constitute giving a response to this Administrative Notice and Administrative Due Process; and any rebuttals that do not include supporting strict evidence will be our mutual agreement that said unsupported statements made by you are frivolous! As silence is acquiescence under the law (tacit), silence can only be equated with fraud where there is a lawful or moral duty to speak, or, where an inquiry left unanswered would be misleading, whether intentionally or not. Your refusal, neglect or failure to respond in writing forthwith time limit mutually agreed to herein shall be our mutual agreement and your express admission(s) to all that I state herein/hereafter.

Be it therefore known by these presents, that We, the People, supra, are competent natural born men upon the land, and we hereby and herein give each of you formal Notice of Acceptance of your Oaths of Office for named "public servants: Cathy Herrick, Susan Smartt, Paul Zamoyta, Stephen Foulks, Jack Roberts, Mary Suzuki, Linda Rosado, Sue Nunes and all of the employees of Bear Valley Unified School District.

Each of you have been required to take the following oaths:

1. Article XI, section 13 of the California Constitution (1849*):

Sec. 3. Members of the Legislature, and all officers, executive and judicial, except such inferior officers as may be by law exempted, shall, before they enter on the duties of their respective offices, take and subscribe the following oath or affirmation:

NOTICE OF LIABILITY

of San Bernardino County California & Big Bear Valley
School District & Its Employees!

NOTICE OF VIOLATIONS !

" I do solemnly swear (or affirm, as the case may be,) that I will support the Constitution of the United States, and the Constitution of the State of California, and that I will faithfully discharge the duties of the office of _____, according to the best of my ability."

And no other oath, declaration, or test, shall be required as a qualification for any office or public trust.

2) Statute I, June 1, 1789, Section 3, requires the following oath to be taken, as well:

And be it further enacted, That the members of the several State legislatures, at the next sessions of the said legislatures, respectively, and all executive and judicial officers of the several States, who have been heretofore chosen or appointed, or who shall be chosen or appointed before the first day of August next, and who shall then be in office, shall within one month thereafter, take the same oath or affirmation, except where they shall have taken it before; which may be administered by any person authorized by law of the State, in which such office shall be holden, to administer oaths. And the members of the several state legislatures, and all executive and judicial officers of the several States, who shall be chosen or appointed after the said first day of August, shall, before they proceed to execute the duties of their respective offices, take the foregoing oath or affirmation¹, which shall be administered by the person or persons, who by the law of the State shall be authorized to administer the oath of office; and the person or persons so administering the oath hereby required to be taken, shall cause a record or certificate thereof to be mad, in the same manner, as, by the law of the State, he or they shall be directed to record or certify the oath of office.

3) The Political Code § 904. Oath, form of. Before any officer enters on the duties of his office, he must take and subscribe the following oath:

"I do swear [or affirm] that I will support the constitution of the United States and the constitution of the state of California, and that I will faithfully discharge the duties of the office of _____ according to the best of my ability." En. March 12, 1872. Cal. Rep. Cit. 75, 452; 79, 109. Provision constitutional: See California Const. (1849), Art. XI, sec. 3.

1 "I, A.B. do solemnly swear or affirm (as the case may be) that I will support the Constitution of the United States."

NOTICE OF LIABILITY

of San Bernardino County California & Big Bear Valley
School District & Its Employees!

NOTICE OF VIOLATIONS !

If you have taken any other oath besides the one Required pursuant California Constitution (1849) Article XI, section 3, then you are not qualified to be in said Office, and employment by the State/County, and your Offices are vacant and have been vacant for failures to timely take the proper (1849) oaths, and file them with the County Recorder's Office, and the Secretary of State. If you are Jewish and have taken and performed "The Prayer of Kol Nidre," or a Mason and taken "The Masonic Oaths," or the "Jesuit Oath" you are not qualified, as after had taken the Prayer of Kol Nidre, the Masonic Oath and/or the Jesuit Oath, your having taken any other Oaths aforementioned, it means that you have perjured your Oath of Office, and lied. It also shows your intent not to be honorable and that you do not feel any obligation to the Solemn Oaths of Office you undertook, prior to entering office within San Bernardino County. If you have done any acts without having entered Office by first taking said required oaths, then all acts you have performed are in fact void, and we hold them for naught, and you will be prosecuted for exercising the Office(s) improperly and prosecuted for impersonating a State Officer and/or Political Subdivision Employee, known as San Bernardino county/County of San Bernardino. It does not matter what the Court of Appeals have said, as the fundamental law is the federal Constitution (1789) as well as the Constitution for the State of California (1849). We do not honor anything contrary to our fundamental laws !

The Political Code §907, provides:

Oath, when taken. Whenever a different time is not prescribed by law, the oaths of office must be taken and subscribed, and filed within ten days after the officer has notice of his election or appointment, or before the expiration of fifteen days from the commencement of his term of office, when no such notice has been give. En. March 12, 1872. Cal. Rep. Cit. 57, 621; 63, 128; 63, 176; 79, 109; 85, 511; 85, 512; 85, 513, 127, 350; 127, 351. When must qualify: See post, sec. 947. See mandatory section: Post, sec. 947.

The Political Code §909, provides:

Oath, where filed. Every oath of office certified by the officer before whom the same was taken, must be filed within the time required by law, except when otherwise specially provided as follows: First - The oath of all officers whose authority is not limited to any particular county, and of all officers whose duties are local, or whose residence in any particular county is prescribed by law, in the offices of the clerks of their respective counties. Second - The oath of all officers, elected or appointed for any county, and of all officers whose duties are local, or whose residence in any particular county is prescribe by law, in the offices of the clerks of their respective counties. Third - [omitted.]

NOTICE OF LIABILITY

of San Bernardino County California & Big Bear Valley
School District & Its Employees !

NOTICE OF VIOLATIONS !

The Political Code §910, provides:

Oath of deputies. Deputies, clerks, and subordinate officers must, within ten days after receiving notice of their appointment, take and file an oath in the manner required of their principals. En. March 12 1872. Cal. Re. Cit. 107, 233.

The Political Code §947, provides:

Time for filing bond. Every official bond must be filed in the proper office within the time prescribed for filing the oath, unless otherwise expressly provided by statute. En. March 12, 1872. Cal. Re. Cit. 57, 621; 63, 176.

The Political Code §950, provides:

Bonds of county and township officers. Unless otherwise prescribed by statute, the official bonds of county and township officers must be approved by the judge of the superior court, recorded in the office of the county recorder, and then filed in the county clerk's office. En. March 12 1872. Am'd. 1880, 20. Recording and filing of bonds: See post, secs. 951, 953, 986.

The Political Code §951, provides:

Record of official bond. Official bonds must be recorded in a book kept for that purpose, and entitled "Record of Official Bonds." En. March 12 1872.

The Political Code §961, provides:

Suit on bonds. Every official bond executed by any officer pursuant to law is in force and obligatory upon the principal and sureties therein to and for the state of California, and to and for the use and benefit of all persons who may be injured or aggrieved by the wrongful act or default of such officer in his official capacity; and any person so injured or aggrieved may bring suit on such bond, in his own name, without an assignment thereof. En. March 12, 1872. Cal. Re. Cit. 64, 217; 74, 375; 99, 499.

The Political Code §967, provides:

Liability of officers and sureties. The officer and his sureties are liable to any party injured by the breach of any condition of an official bond, after the execution of the additional bond, upon either or both bonds, and such party may bring his action upon either bond, or he may bring separate actions on the same cause of action, and recover judgement therefor in each suit. En. March 12, 1872.

NOTICE OF LIABILITY
of San Bernardino County California & Big Bear Valley
School District & Its Employees!

NOTICE OF VIOLATIONS !

The Political Code §975, provides:

Office declared vacant for want of official bond. IN ten days after the service of such notice, the judge, court, board, officer or other person with whom the same is filed, must make an order declaring such office vacant, and releasing such surety from all liability thereafter to arise on such official bond, and such office thereafter is in law vacant, and must be immediately filled by election or appointment, as provided for by law as in other cases of vacancy of such office, unless such officer has before that time given good and ample surety for the discharge of all his official duties as required originally. En. March 12, 1872. Cal. Rep. Cit. 59, 450.

The Political Code §996, provides:

Vacancies, how they occur. An office becomes vacant on the happening of either of the following events before the expiration of the term: 1-8 [omitted.] 9. His refusal, or neglect to file his official oath or bond within the time prescribed. En. March 12 1872. Cal. Rep. Cit. 55, 80; 57, 621; 5', 622; 62, 568; 63. 176;06, 656; 67. 12; 67, 118; 67, 119; 68, 283; 79, 111;79, 112; 87, 479; 100. 539; 100, 540; 100, 541; 107.240; 117, 620; 139, 681. Subd. 9—107, 241; 109, 389.Subd. 10—118, 395.

If you have valid Oaths of Offices (and bonds) then these said Oaths of Offices being your open, binding and irrevocable offer, to which Our acceptances does hereby ratify into a firm, binding, private, bilateral contract between us, the People, by which you agree to uphold the Supreme Law of the Land, also known as the Constitution for the united States of America (1789) with the Bill of Rights (1791), and the Constitution for the State of California (1849), which you must perform all of your duties as Public Servants. Further, you are required to uphold and to protect all of my rights, by which I agree to receive, and, with the express and implied protections and provisions of said fundamental laws, including our rights, both as and of the services of your offices, as the valuable consideration passing between us that consummates the acceptance of the contract as it was offered.

Further, We, the People, are not obligated in any way to comply with regulations, codes, statutes, and administrative procedures, as that We, the People ourselves are not subject to ADMINISTRATIVE, REGULATIONS, or laws Unless we have consented to be bound by it in relation to engaging in some REGULABLE PRIVILEGE governed by the state. As of this writing we have no regulable obligations with you.

Penal laws WOULD and DO apply in cases of rights violations through some manner of harm perpetrated by an individual or group, but NOT administrative or regulatory law without that

NOTICE OF LIABILITY

of San Bernardino County California & Big Bear Valley
School District & Its Employees !

NOTICE OF VIOLATIONS !

consent to engage in that specified privileged activity.

We would recommend that you all read a highly informative book called "Is Administrative Law Unlawful?" It is written by an actual law professor, Philip Hamburger (no pun intended), and his points are logically irrefutable but tyrannically ignored by those in power because it would take all of your wrongfully presumed/assumed powers away.

We know that though you took some time of oaths, however improper, to support and defend the federal and state constitution (Article XI, section 3); and, that each of you have never actually read or understand the obligations you have imposed upon yourselves upon being hired. We have included pertinent sections that you have declared are the enumerated rights of the people, so as to avoid any future misunderstandings/misapprehension that you may have regarding the true basis of your employment as public servants actually mean.

The California Constitution (1849), requires you to take an oath to support the and defend the constitution for the United States and California, and to defend me and my property, as you expressed it under "Declaration of Rights." I have included excerpts from the "Declaration of Rights" that you swore an oaths² to.

We further know that though you took some type of oaths to support and defend us and our property, including, but not limited to the federal and state Constitution (1849)

²Organic Cal. Const. (1849), Art. XI, Sec. 3. Members of the Legislature, and all officers, executive and judicial, except such inferior officers as may be by law exempted, shall, before they enter on the duties of their respective offices, take and subscribe the following oath or affirmation:

"I do solemnly swear (or affirm, as the case may be,) that I will support the Constitution of the United States, and the Constitution of the State of California, and that I will faithfully discharge the duties of the office of _____, according to the best of my ability."

And no other oath, declaration, or test, shall be required as a qualification for any office or public trust.

NOTICE OF LIABILITY

of San Bernardino County California & Big Bear Valley
School District & Its Employees !

NOTICE OF VIOLATIONS !

(Article XI, section 3); and, that each of you have never actually read or understand the obligations you have imposed upon yourselves upon being hired. We have included pertinent sections that you have declared are the enumerated rights of the people, so as to avoid any future misunderstandings/misapprehension that you may have regarding the true basis of your employment as public servants actually mean.

California Constitution, Article I, Section 1: 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.

Questions: Are there any exceptions to Section 1? Don't understand this one? OK. Where under Article I, section 1 does it say "except to "California Department of Public Health, Cal/OSHA, CA Health and Human Services, Public Health Accreditation Board," "State Public Health Officer & Director," "Centers for Disease Control and Prevention," "County Superintendent of Schools," "Bear Valley Unified School District," "The "San Bernardino County Code," The "Civil Code of Procedure," or the "Penal Code"?"

Answers: There are no exceptions in the organic Constitution granting exceptions to The "California Department of Public Health, Cal/OSHA, CA Health and Human Services, Public Health Accreditation Board," "State Public Health Officer & Director," "Centers for Disease Control and Prevention," "County Superintendent of Schools," "Bear Valley Unified School District," "The "San Bernardino County Code," The "Civil Code of Procedure," or The "Penal Code" ? and certain sections contained therein, at Article I, section 1 of the California Constitution (1849).

California Constitution, Article I, Section 2: All political power is inherent in the people. Government is instituted for the protection, security, and benefit of the people; and they have the right to alter or reform the same, whenever the public good may require it.

Questions: Since "All political power is inherent in the people" where is the constitutional exception to the San Bernardino County, State of California, and the State of California, the School Board, or the United States ?

Answers: There are no exceptions where the City, State, County, the School Board, or the United States have political power over the Sovereign People. Government was instituted for the protection, security and benefit of the people, and we have the right to alter the same, meaning get rid of you, when you violate your solemn oaths.

NOTICE OF LIABILITY

of San Bernardino County California & Big Bear Valley
School District & Its Employees !

NOTICE OF VIOLATIONS !

California Constitution, Article I, Section 10: The people shall have the right freely to assemble together, to consult for the common good, to instruct their representatives, and to petition the legislature for redress of grievances.

Definition of "instruct." Merriam-Webster's 2016: "to give (someone) an order or command."

Questions: Since the people have the right to instruct (order) their representatives, which you as public servants are required to be ordered about, where is the exception to the people being ordered to do certain things by our servants ?

Answers: There are none. You must accept orders and commands of the people, meaning us the People, when plural or singular in number; and, you must stop trespassing on our rights, our childrens' rights and must stop denying me exercise of my rights.

California Constitution, Article I, Section 16: No bill of attainder, ex post facto law, or law impairing the obligation of contracts, shall ever be passed.

Questions: Since all codes, regulations, are ex post fact laws, meaning laws after the fundamental law, i.e., the Constitution, can never be passed. When did the City, State, or School Board, or any public servant get our permissions to have us waive the constitutional enumerated rights, and inherent rights?

Answers: Never. Servants never have permission to overrule their masters, meaning we. Your demand for COVID 19 Masking, Testing and Vaccinations appears to be a bill of attainder, requiring us to do something within a certain amount of time, and, if not without a trial punishes either by jail, fines, placing liens on property, or seizing and selling land/property/real estate without going through the benefit of litigation, trial by jury, etc.
We decline your proposed offer to comply.

California Constitution, Article I, Section 18: Neither slavery, nor involuntary servitude, unless for the punishment of crimes, shall ever be tolerated in this State.

Questions: Since the State, County and City mandates only affect State, County and City employees, San Bernardino County can only apply State mandates to the State and the County's employees or persons that contract with the State/County as

NOTICE OF LIABILITY

of San Bernardino County California & Big Bear Valley
School District & Its Employees !

NOTICE OF VIOLATIONS !

employees, and that there is no contract between us the People, is it not true that forcing us against our Wills to comply with the State mandates, and failure to do so the County menaces us by refusing to perform services you are obliged to perform, proper?

Answers: Yes, it is true that by forcing us into compliance by menacing us that you will force compliance through use of violence and/or suit, or through denial of Services which you have been paid by us to perform, if we do not voluntarily submit to masking, testing, vaccinations, without a warrant, is a form of involuntary servitude and slavery, especially when there is no science behind such so-called "mandates" from the State/Fed Govt, and absent exigency; and the Constitution does not suspend at the time of an emergency; Section 71 "Neither the legislature nor any executive or judicial officer may disregard the provisions of the Constitution in a case of any emergency; and there are no emergencies.

California Constitution, Article I, Section 21: This enumeration of rights shall not be construed to impair or deny others retained by the people.

Questions: Why do you exercise powers not given to you, since the enumeration of our rights, enumerates that if your branch of government was not delegated rights, you have no right. So why do you exercise unwarranted powers?

Answers: Because of improper training regarding the Constitution. Failing to perform your obligations opens each one of you to personal liability for your failure to uphold your oaths which you (singularly, and plurally) declared were the rights of the people.

City/County Has Denied Us the Exercise of Our Rights

It appears to us, and several witnesses (all witnesses not mentioned here) observing and recording your actions on these dates but not limited to:

March 14, 2020 – You shut down our schools and made everyone study from Home Via Zoom. You then required Parents to pick up school packets outside the school to give to the students, forcing everyone to wear masks outside. You prohibited Parent visiting and inspecting inside the schools. Two weeks to flatten the curve did not happen...it kept on getting extended by you.

NOTICE OF LIABILITY

of San Bernardino County California & Big Bear Valley
School District & Its Employees !

NOTICE OF VIOLATIONS !

After spring break you did nothing. All the unlawful mandates you enforced in the School District. You speculated that "maybe after May the kids could come back." This didn't happen either.

12-3-20. Kelly Ohlson, sent a letter to Ms. Suzuki informing her and the fact that the school district actions were unconstitutional and was improper as the parents were collectively upset at the way the kids were being treated.

12-10-20. Her response came back from Lisa Waner as a cookie cutter response which stated in part that the kids would still be on Zoom, January, February, March, April, May, June 2021. Kelly Olson response from Lisa Waner did not properly address the portion of the letter regarding the unconstitutional aspects or the treatment of the children.

7-8-2021. Cindy Dupre sent 107 pages in information putting the entire School Board on Notice. Notice to Agent is Notice to Authority (Principle). Each school board member was notified that Constitution for the United States (1789), and California Constitution (1849) were being violated daily, and that their actions were illegal and unlawful along with violating their Oath of Office.

7-15-2021. We supplied the Cindy Dupre book to school board Superintendent to make sure that she had been properly notified.

8-4-2021. We planned and held a protest at the physical location of the school board at the District Office here in Big Bear to unmask the children. This was supported by Bear Valley Parents for Choice and Let our Kids Breathe as they knew the masks were unlawful and the School Board or authorities are not licensed doctors that cannot give medical advice or dispense a medical device or restrict movement which is false imprisonment, the only crime related to masks or distancing.

8-18-2021. Let them Breathe, another protest, was held by two people, with only two people showing up (Heather, Kelly Ohlson) that was at the District Office. The school board held a board meeting via Zoom.

NOTICE OF LIABILITY

of San Bernardino County California & Big Bear Valley
School District & Its Employees !

NOTICE OF VIOLATIONS !

9-1-2021. Fifteen people (plus) showed up to protest out front at the district office School Board Meeting. The Meeting started at 5:30 p.m. Some of the speakers were Jill Wade, Kelly Olson, Heather and David Ruffner, Cindy Dupre (first time). Kelly was addressed by Foulks that it was not her body, her choice! These speakers put the Board on notice that the School Board was being instructed by the People who elected them to office under California Constitution (1849), Article I, section 10. Instructions from the People to the Peoples' representatives, which includes the School Board, the School Board must complete the instructions received faithfully forthwith.

10 - 2021. Fall Break for the children.

11-3-2021. Large group had assembled at the District Office. Approximately 150+ parents, grandparents, and concerned citizens in regard to the mask mandates and information regarding future threat vaccinating of our children. Approximately 40 people spoke to the school board. The conference room was full. Chairs were provided in the lobby WITH TV VIEWING. Others had to wait outside in the cold. We expressed that the venue was not large enough, and that we needed a bigger venue for the next meeting as you, the school board, had previously accommodated for the meeting regarding the nutritional lunches. Many people asked the board to resign this evening, especially Foulks. Many people were disgusted at the way each of the students have been mis-treated, constantly. Approximately 400+ letters with parents' signatures were presented at the podium to the board. These parents warned that if these unlawful mandates were going to be pushed through against our consent, that we, the parents, would be taking our children out of school as the threat of the vax mandate would become mandatory, which is unconstitutional. The school board did not respond to our demands. We noticed that they acted like there was no concern for the outpouring. The school board also failed to accommodate the groups concern about the indoctrination of our children and the abuse of wearing a mask, being traumatized on a daily basis. Further, the elementary children are not able to see their teacher speak, smile, or even how the teachers are pronouncing words behind a MASK! Facial expressions are an important skill that allows children to share and adapt emotions with their teachers and peers. Facial expressions are one of the more important aspects of human communication, while communicating thoughts and ideas not excluding oxygen reduction that causes the natural inability to concentrate and/or focus. A more serious issue is making our children unidentifiable in the event of an abduction while wearing a mask, which has taken place across the country. Our country loses 800,000 children a year!

NOTICE OF LIABILITY

of San Bernardino County California & Big Bear Valley
School District & Its Employees !

NOTICE OF VIOLATIONS !

11-17-21. School Board advertised that this upcoming meeting was going to be a "workshop." However, two days before this date they decided it was to be an open public meeting. About 40 concerned parents, grandparents, and community members all gathered to speak and ask questions. More would have participated if the notice of open public meeting had been announced sooner. Locked doors to the district office at 4:00 p.m. as the parents, grandparents, and concerned citizens noticed staff and school board members entering unattainable access by the public as the public servants had to wait for the doors to be unlocked to enter. Immediately upon entry the public building doors were locked again restricting our access to enter. When it was time for the meeting to start, we were addressed by Linda Rosado, staff, giving instructions how we the people were to perform in order to address the board. Linda Rosado met with opposition as there was "no" prior stipulations placed upon us at other meetings. We were being refused public access even into the lobby. Notably other unlawful acts on the part of the district staff were requested. Demands were to be masked, speaker cards filled out, and we were instructed to be 6 feet away from each other and the district was only allowing 7 persons at a time in the meeting room, all while violating the Brown Act and well as the constitution. Refusing public to enter a public meeting that was scheduled to commence is unlawful as it is a public accommodation. Anyone wanting to speak were left outside. They were not allowed to enter the building until they were let in by school board staff. Many wanted to view this meeting as there are windows to view from the outside into the meeting room but school board staff shut all the blinds, why? Outside temperatures was recorded this evening at 33 degrees.

The Bear Valley Unified School District sited and exaggerated a so called "threat" that happen to be noted on your own BVUSD website as happening in another part of the state while projecting it occurred here in our community. We are aware of your posturing and motives as using this as a reason to zoom and not face the people you work for. This is highly misleading and deceptive.

An observation has been made as members of the community have noticed, your expression at every meeting is obvious that a blissfully "glazed look" of indifference toward we the public when instructions that we have given to you.

We the people are now aware of the American Rescue Act. This led us to the Elementary and Secondary School Emergency Relief funds. This fund requires the superintendent to submit a District Plan every 6 months to receive funding. This funding is contingent on a strict criteria that requires our children to wear mask. You are using our children as

NOTICE OF LIABILITY

of San Bernardino County California & Big Bear Valley
School District & Its Employees !

NOTICE OF VIOLATIONS !

pawns. We are aware! This positioning of the school district is clearly not about Health and Safety it is about money.

We would be happy to meet with you to explain how your duties must comply with the constitution, in order for you, et al, to avoid being held personally liable for violating people rights. Each contact and attempted contact by mail holds no value as blanket mail is not sufficient. During this time, in history, we should be having group meetings with parents, grandparents, children, principals, teachers as well as other concerned members of the community. We need accountability from our elected leaders and all those involved that took the Oath to protect. So we must abate these wrongful actions that you've been committing against the people here.

Let we know, and we will set up some day in the near future for this meeting, and we will supply the laws, constitutions, and cases supporting your "proper training." Why do we offer this you may ask? It is because we would like to get you in compliance with the Constitution set down, and laid to rest once and for all; so we don't have to personally sue each one of you (in your individual capacities), that will effect your spouses as well.

You have five days from receipt of this Notice to respond. If you fail to respond, we will take that non-response as an agreement to the foregoing. If you continue to not uphold your Constitutional duties, as you've to us represented in the recent past, you each agree to resign within the five days, or be sued in your individual/personal capacities for at least \$1,000,000 each, etc., etc., etc., not including costs, attorney's fees, etc., etc., etc.

Sincerely, We the People.

Public Servants, mind yourselves accordingly.

We, the People of Big Bear

Law of the Land

The general misconception is that any statute passed by the legislators bearing the appearance of law constitutes the law of the land. The U. S. Constitution is the supreme law of the land, and any statute, to be valid, must be in agreement.

**It is impossible for a law which violates the
Constitution to be valid.**

**All laws which are repugnant to the Constitution are
null and void,**

*Marbury vs. Madison, 5 U.S. (2
Cranch) 137, 174, 176. (1803)*