We, the Seople of Big Bear

April 29, 2022

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Ref: Notice of Intent

Notice to Agents is Notice to Authority

Requesting Oaths of Office for all Principles, Teachers and Staff

Dear Board of Directors:

As School board members you were locally elected as public officials/servants ENTRUSTED with governing our community's public schools. This role is to ENSURE that the district is responsive to the values, beliefs and priorities of our community.

You are also to oversee management, finances, and quality, set strategic direction, build community relationships, ESTABLISH **ethical** standards, values, and **compliance**.

Therefore, anyone who works for the school district is considered an employee of a local government. Public schools are to be funded by LOCAL taxes.

As a "governing board" you are each responsible for top-level financial planning rather than the budget sheets and as part of California Department of Education, is to provide a world-class education for all students. Which means you, as a board, and all those participating et al., you have the responsibility to know if the money that is being deposited is lawful.

Your participation in accepting Federal funding by following the federal guidelines, with a superintendent creating a plan, within the district, to adhere to the unlawful Federal established criteria for **keeping our children in masks** has not been forgotten. Each one of these children were violated totaling over 2300+ students.

The overall message here is that quality education for all K-12 students is to be made available by protecting their civil rights, their inalienable rights.

The board of directors has three primary legal duties; duty of care, duty of loyalty (oath) and duty of obedience. The executed oath shall be filed with the county clerk.

Board members are required to take the oath or affirmation set forth in Section 3 of Article 20 of the Constitution of California (Government Code Section 1360).

The oath cannot be reduced to a "check mark" in an employment package. An oath must be signed.

One important purpose of the Oath is to remind local, state, and federal workers that they **do not swear** allegiance to a supervisor, an agency, a political appointee, an organization, a district, a governor or even to the President. The intent of the Oath is to protect the public.

Public servants are accountable to *We, the People*. *We, the People* detestation for the status quo, without, question, that included unlawful orders, from the superintendent, with your approval as

nothing changed. Members of this community brought this knowledge to your attention numerous times. *We, the People* challenged these unlawful orders and were diligent in doing our research, you weren't.

Those some may have known something was wrong, while others were afraid and intimidated to speak up when given unlawful directives. Unfortunately, herein, doing something unlawful because you are "just following orders" is not a viable defense. 5 USC § 2303(b) (9) (D) protects employees from retaliation "for refusing to obey". Unlawful orders. 5 USC § 2303(b) (9) (D) gives employees the right to refuse unlawful orders. Many of the districts' employees never understood that they were being given an unlawful order by supervisors, the superintendent, supported by the board

Ignorance of the law is no excuse, shows up first in the Bible in Leviticus 5:17.

"Ignorance of the law excuses NO ONE". Hence, it is highly advisable to get acquainted with the laws and culture of any country that you visit or live. The famous legal maxim is embodied in Article 42 of Federal Law No. (3) of 1987, otherwise known as the UAE Penal Code, which provides that "Ignorance of the provisions of this law shall not be considered as excuse".

5 USC § 3331 – Oath of Office - **OATH MUST BE SIGNED** – As required in Government Code Section 3102. 5 USC 16. R.S. §1757. May 13, 1884, Ch. 46, §§2,3,23 Stat.22.

All of the school district directives were being enforced by the Bear Valley School District as law. There is not a law, there was no law! This information was sent Certified to the superintendent and the school board. You were informed.

Further, you as public servants should KNOW that If any law conflicts with the constitution, it finds the law unconstitutional and declares it VOID in whole or in part.

Law of the Land — The highest power in any nation's law. The general misconception is that any statue passed by the legislators bearing the appearance of law constitutes the law of the land. The Constitution of the United States is the SUPREME LAW OF THE LAND, and any statue, to be valid, must be in agreement. IT IS IMPOSSIBLE FOR THE LAW WHICH VIOLATES THE CONSTITUTION TO BE VALID. ALL LAWS WHICH ARE REPUGNANT TO THE CONSTITUTION ARE NULL AND VOID. Marbury vs. Madison, 5 US (2 Cranch) 137. 174, 176, (1803)

The question was posed to the board in an open meeting, being recorded, why do **We, the People** KNOW the unlawful position being taken by the School District and you as a board, "do not know?"

It is quite apparent that your counsel is remiss in educating **you all**, on your obligation to your oath and the people you serve. (Soon all legal counsel will be required to know Constitutional Law and this day is rapidly approaching).

This is not a dictatorship; We the People pay you AND ELECTED YOU to represent us. It is part of an agenda within the Department of Education, not to engage with the people you took an oath to protect?

You as board members have been NOTICED with every document that you have been served. Due process refers to the constitutional requirement that when federal government acts in such a way that denies a citizen of life, liberty, or property interests, and you must be NOTICED. This is for you to enjoy the right to be informed of the nature and cause of the accusation, Amendment VI.

Letter herein to M. Suzuki, Superintendents, for We, the People – Sent Certified April 22, 2022

Dear M. Suzuki:

The very foundation of this country is the oath taken by our public servants to solemnly swear to support and defend the Constitution of the United States. Without this Oath you are not to be in a position as public servant in any capacity. We, the People are verifying and validating that all public servants are indeed lawful. The oath is to support and defend the U.S. Constitution and faithfully execute your duties. The intent is to protect the public from a government that might fall victim to political whims and to provide the North Star the Constitution – as a source of direction. Several teachers as well as a principle with the Bear Valley Unified School District have expressed that they have never signed an Oath. The only way to verify, is to start at the foundation of this country and requirements set forth for serving We, the People, on all levels.

We, the People are in receipt of your letter in which you are attempting to justify what is in the best interest of We, the People. The FIOA (Freedom of Information Act) and CPRA (California Public Records Act) was passed by the Legislature in 1968 for the purpose of providing the records be disclosed to the public upon request. The CPRA requires school district to provide members of the public with access to writings related to school district business which are prepared, owned, used, or retained by the school district (Gov. Code, 6250 et seq.) Your, opinion as a public servant, M. Suzuki on what is in the best interest of the people is not valid in this instance, as it is We, the People have the right to request from you, as we are the persons paying your salary, to receive what is duly justified.

California law expressly "does not allow limitations on access of public record based upon the purpose for which the records are being requested". Court decisions have made clear that the motivation of the individual/s who make a request for documents under California Public Records Act is not a basis to reject.

You and your staff, as public servants, have no authority to subjugate the request of *We, the People*. Your excuse of unduly burdensome in addition to "not in the public best interest" is further from the truth. Your personnel files should be in order and complete for easy access to this one document, the Oath. *We, the People* are also aware that you have hired additional staffing with Federal Funds that were obtained unlawfully in excess of 6 million+ to date, which further expands of Bear Valley School Districts ability to fulfill our written request.

We, the People, know that you have the capability, the personnel, and the copy equipment w /feed to obtain copies of these Oaths, fulfilling our demand, that is herein rhetorical, "in the publics best interest.

Your letter states that the Oaths are all identical for each person, is correct, but their signatures are not identical. Nor does your typed oath provide "vital" valid proof, with valid dates for each principal, teacher and staff. Further, an executed Oath that was required for their **employment** and **compensation** and whether it was remitted within the time frame that the law allows.

The Bear Valley Unified School District must be, in compliance with all lawful documents that are required to employ each and every one working for *We, the People*.

The public interest is the Oath, and it is not a mere formality, the Oath is a public pledge that each person employed has signed to ensure their requirements of "the promise" to *We, the People*. Violating an Oath or affirmation is a crime, and this is clearly, without any doubt, in the interest to the public that you serve supporting the California Constitution (1849) and the Constitution of the United States

State of California Article XX [Section 1-Section 23]. Section 1. 1363 of the Government Code in its entirety would be just a start in educating yourself in this matter.

We, the People must ask, Are you, M. Suzuki, as Superintendent of Bear Valley Unified School District, in compliance? Have the principals, teachers and staff (including yourself) signed their Oath, M. Suzuki?

It is in the **absolute best interest of this entire Bear Valley community** to know if those employed by our Bear Valley Unified School District, are "in fact" authorized to perform required "Certified" services to our children/students. The severity of the violation and the potential fines attached, makes it clear, abundantly clear, the importance of the matter to the people to all concerned.

Your response back to We, the People letter dated April 20, 2022, with unsupported reasons has been declined.

We, the People requests stands as originally submitted and have the" right" as a people, that is substantiated by law to verify that all principals, teachers, and staff are in lawful compliance.

It has now been over 30 days since our first request, dated March 18, 2022, was initiated. We are giving you 10 days to comply. This is plenty of time for one of your staff members to be allocated, a couple of hours a day, to complete this request. (*We, the People* have plenty of concerned citizens and are willing to volunteer to assist our Bear Valley Unified School District in the gathering and copying of these Oaths and will make themselves available.)

FYI: To continue, public records are always open to inspection during the office hours of the state or local agency and every person has a right to inspect any public record. *We, the People* chose to request these documents as to the alternative of gathering and disrupting our district office during the business hours posted to receive these documents.

We, the People

P.S. We, the People are aware of delay tactics and blocking of information to our community at large.

CC:

San Bernardino County Board of Education 601 NE St, San Bernardino, CA 92415

Certified #7020 3160 000 7389 1739

San Bernardino School Superintendent 777N. St. San Bernardino, CA 92410

Certified #7020 3160 0000 7389 1746

Department of Education California 1430 N. St #5901 Sacramento, CA 95814

Certified #7020 3160 0000 7389 1793

U.S. Department of Education 400 Maryland Avenue, SW Washington, D.C. 20202

Certified # 7020 3160 0000 7389 1760

End of Letter to M. Suzuki

Our system of education deteriorated to a level of "nothingness" when it comes to our **God given rights** protected by the Constitution of California (1849) and the Constitution of the United States.

This letter is to remind those in our community and those, **like you**, that serve the people of this community to **ALWAYS** question "perceived" authority on ALL levels, including attorneys/lawyers. Do these lawyers know anything about Constitutional Law? Lawyers profit because you seek them as the final authority, beware!

Scripture states in LUKE 11:52, "Woe to you lawyers! For you have taken away the key of knowledge.

Did even one of you question this" perceived" authority? Did you Cathy? Did you Jack? Did You Stephen? Did you Susan? Did you Paul? Do any of you understand the Oath you signed under Penalty and Perjury? Do any of you know what that means?

Has the indoctrination settled in your spirit as ultra-mind control that made you believe in "perceived" authority and not our God, our creator? Did you stop and think that you are being misinformed, with false hegemonized information, and unlawful information? Has anything *We, the People* given to you, made you "stop" and question yourself? It was heard that you, after months of having this information said that you didn't know if anything We, the People gave you was true. Yet, you, at that point, had ample time to research but hadn't.

There are people who have sworn an Oath to the Constitution, that has never been read and they don't know it exists, though required by law. Simple embarrassing and shameful as the government tramples

on our basic liberties. It is apparent that even you, as a board, have no knowledge of what you signed under penalty of perjury! If you did not sign an Oath, you are hereby" noticed" that you are a fraud before the people and are in your position unlawfully, which is a crime, especially, in fact, you were informed. Which makes this posturing "willful," which is a crime.

We, the People are requiring you, as part of the governing body, to remind M. Suzuki that she works for We, the People and has no authority to deny a qualified written request for verification and validation of the Oath and a copy for every Principle, every teacher and every staff member signed and dated by each of them to be in lawful compliance.

Remember ignorance of the law is NO excuse? The ice is thin!

We, the People are preparing! It just a matter of time!			U.S. Postal Service™	
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