**AFFIDAVIT/DECLARATION OF TRUTH**

To: Kris Thomasian, acting as MVUSD Board President - Trustee Area 2

Murrieta Valley Unified School District

41870 McAlby Court

Murrieta, CA 92562

I, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, the undersigned, honorable American, living soul, one of the People, hereinafter, Affiant, domiciled at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, California [92\_\_\_\_] without US, hereby make this Affidavit/Declaration of Truth of my own free will, and I hereby affirm, declare and swear, under my oath and under the pains and penalties of perjury under the laws of the United States of America and of this state, that I am of legal age and of sound mind and hereby attest that the statements, averments, claims, charges and information contained in this Affidavit/Declaration are true and correct to the best of my knowledge.

This Affidavit/Declaration of Truth is lawful notification to you, and is hereby made and sent to you pursuant to the national Constitution, specifically, the Bill of Rights, in particular, Amendments I, IV, V, VI, VII, IX and X, and The Bill of Rights of the California Constitution, in particular, Sections 1, 2, 3, 4, 7, 10, 17, 18, 26 and 27, and requires your written rebuttal to me, in kind, specific to each and every point of the subject matter stated herein, within ten (10) days, via your own sworn and notarized affidavit, using true fact, valid law and evidence to support your rebuttal of the specific subject matter stated in this Affidavit/Declaration. You are hereby noticed that your failure to respond, as stipulated, and rebut, with particularity and specificity, anything with which you disagree in this Affidavit/Declaration, is your lawful, legal and binding tacit agreement with and admission to the fact that everything in this Affidavit/Declaration is true, correct, legal, lawful, and fully binding upon you in any court in America, without your protest or objection and that of those who represent you.

*U.S. v. Tweel*, 550 F. 2d. 297.  **“Silence can only be equated with fraud where there is a legal or moral duty to speak or where an inquiry left unanswered would be intentionally misleading."**[Emphasis added.]

1. Any act committed by you, Kris Thomasian, acting as Board President, either supports and upholds the Constitutions, national and state, or opposes and violates them.
2. You have taken an oath to support and uphold the national and state Constitutions and are constitutionally mandated to abide by that oath in the performance of your official duties.
3. You have no Constitutional authority, or any other form of valid, lawful authority, to oppose and violate the very documents to which you swore or affirmed your oath and under which you were delegated by the people the limited authority to conduct the duties of your office.
4. The above three positions are true, factual, lawful and constitutionally ordained.

However, despite the above-stated factual, lawful positions, your unconstitutional actions, as described throughout this Affidavit/Declaration of Truth, clearly demonstrate how you have violated all of the above lawful positions, the Constitutions, your oath of office, acted against the public good by violating the public trust and warring against the Constitution. Pursuant to your unlawful and unconstitutional actions, you have invoked the self-executing Sections 3 & 4 of the 14th Amendment to the national Constitution, thereby have lawfully vacated your office and forfeited all benefits thereof, including salary and pension. Please note that, as stated above and below, if you fail to specifically rebut, in kind, any of the charges, claims and positions set forth in this Affidavit/Declaration, then, you tacitly admit to them, and these admissions will be lawfully used against you. The following paragraphs and others throughout this Affidavit/Declaration describe some of your unlawful, unconstitutional actions, which have harmed me and others:

1. My offspring is my biological property. You have no Constitutional, lawful authority to force my offspring to wear a face mask. By doing so, you are putting my offspring and those of others into harm’s way unlawfully, without our consent. Your unlawful actions, which have no basis in any proven authentic medical research, have with great consequences unlawfully and inhumanely blocked the flow of oxygen that may lead to hypoxemia, hypoxia and hypercapnia for my offspring. This unlawful act may cause organ failure, neurological and brain damage, and may lead to an untimely death.

2. I own my offspring and, as stated above, is my biological property. Neither you nor the state nor anyone else owns my offspring, therefore, cannot lawfully compel my offspring to do anything with his/her body, which I lawfully oppose and to which I do not consent in any way. Government of right serves with the consent of the governed, and I do not consent to anything that you order and impose with which I disagree. You cannot lawfully compel my offspring to engage in any activity, which could bring harm or damage in any way, whatsoever, to my offspring’s emotional and mental well-being and to his/her physical body, which belongs to me, and to no one else.

3. The American people, in the instant case, me and my family, are Constitutionally guaranteed the right to life, liberty and property, which cannot lawfully be taken from me and my family except through due process of law. However, by your actions, you have unlawfully compelled my offspring to wear a face mask and imposed other harmful mandates, specified herein, without providing any due process of law, whatsoever. Therefore, you are in direct violation of your oath, which you have perjured, and have violated the Constitutionally secured rights and due process guaranteed to me and my offspring. Whenever a government agent, as you, violates due process of law in any manner, you forfeit any perceived jurisdiction you claim to have and your actions are lawfully null and void, without force and effect upon the people, in the instant case, me and my family.

4. Forcing my offspring into isolation is contradictory and unlawful, done without my consent as a form of unlawful torture resulting in anxiety leading into thoughts of inadequacy and self-hatred, which is contrary to the morals and belief system that I live by. To continue violating the Constitutionally guaranteed rights of mine, without my consent, is truly outside of and without the merits of the rule of law that holds the violators, as are you, under complete and utter liability without immunity for their knowing and willing trespass of well-established law under the national and state Constitutions.

5. The act of social distancing, which you have unlawfully imposed and enforced, is not only discriminatory, but also a harmful and irresponsible means to destroy social development of my offspring. To deny my offspring social development is an act of abuse and misguidance. I do not consent to any and all destruction and negative influences to the positive development of my offspring’s life committed by any government entity claiming unlawful, unwarranted and unconstitutional authority over me and my offspring, as you are. For you to do so, without my consent, is an egregious violation of my rights, which perjures your oath, and a clear violation of well-established law, as well as an act of abuse for which all those who so act, as you have, without my consent, and interfere with my offspring’s development shall fall prey to the wrath of all remedies afforded to me by well-established law.

6. My offspring is being unlawfully exploited and trafficked by you for financial, social and political gains.

When you, pursuant to your oath, uphold unconstitutional orders, issued by an unconstitutional entity acting as governor, namely, Gavin Newsom, you perjure your oath, violate the Constitutions, violate my rights, violate due process of law and are personally responsible and liable for your actions, because, in part, you have stepped outside the lawful scope of your limited duties and authority, usurped authority not possessed, and act as a renegade. No one is required to obey an unconstitutional order, whether in the form of an executive order, guideline, policy or suggestion, as you have.

The unconstitutional Newsom, acting as governor, may have been granted emergency powers from the legislature, but those emergency powers apply only to a real emergency, such as war, natural disasters, floods, earthquakes, etc., and this fraudulent pandemic is not an authentic emergency for which emergency powers should be issued. Any act by any legislature either supports and upholds the Constitutions, or opposes and violates them. These fraudulent emergency powers, granted by a treasonous legislature, violate the Constitutions, therefore, are lawfully null and void. Either the Constitution is the Supreme Law of the Land, as declared therein in Article VI, or the entire governmental structures of this state and nation are complete, total frauds. Fraud is not a constitutionally authorized activity; therefore, since these emergency powers are fraudulent, issued under fraudulent conditions, they are lawfully null and void.

Further, even real emergency-induced emergency powers have limitations, one of which is the fact that no emergency power can violate the Constitutionally secured rights and due process guaranteed to American People, in the instant case, me and my offspring. When you follow those unconstitutional orders, your actions are unconstitutional, thus, without lawful force and effect upon me. Still further, there are time limits placed upon emergency powers. Vast numbers of highly trained doctors and scientists have openly proclaimed that the medical and scientific data currently available shows there is no reason for a declared emergency and all of the draconian orders and policies issued under the guise of an alleged emergency, because one does not exist. Therefore, the actions of Newsom are not only unconstitutional, but also fraudulent, unlawful and pernicious to the lives, health, financial well-being and other rights guaranteed to the people of California, in the instant case, me and my offspring. Thomas Jefferson warned us to oppose all enemies of this Republic, both foreign and domestic, and Newsom’s egregiously unconstitutional actions clearly prove that he is a domestic enemy, as are you for enforcing his unconstitutional orders, by and through your agency, upon me.

America is a Constitutional Republic and the Constitution is the declared Supreme Law of this Land. Any “law”, statute, code, regulation, rule or policy, which opposes and violates the Constitution in any way, whatsoever, is lawfully null and void, as plainly held in Marbury vs. Madison, (1803). Government in any form, and those who act for government, such as you, have no Constitutional authority, whatsoever, to cause any harm in any way to any American People, in the instant case, to me. Vladimir Lenin called those who carried out his evil, murderous, communist policies “useful idiots”. Those agencies of government, and those who work for those agencies, in the immediate case, you, who carry out and enforce unlawful, unconstitutional and harmful, dangerous policies against the people, are the “useful idiots” of whom Lenin spoke.

Lawful notification has been provided to you stating that if you do not rebut the statements, charges and averments made in this Affidavit/Declaration, then, you tacitly agree with and admit to them. Pursuant to that lawful notification, if you disagree with anything stated under oath in this Affidavit/Declaration of Truth, then rebut to me that with which you disagree, with particularity, within ten (10) days of receipt thereof, by means of your own written, notarized affidavit of truth, based on specific, true, relevant fact and valid law to support your disagreement, attesting to your rebuttal and supportive positions, as valid and lawful, under the pains and penalties of perjury under the laws of the United States of America and this state of California. An un-rebutted affidavit stands as truth and fact before any court.

Your failure to respond, as stipulated, is your tacit agreement with and admission to the fact that everything in this Affidavit/Declaration of Truth is true, correct, legal, lawful, and is your irrevocable admission attesting to this, fully binding upon you in any court of law in America, without your protest, objection and that of those who represent you.

Affiant further sayeth naught.

All Rights Reserved,

by: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, Affiant/Declarant

Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. 2022

**CALIFORNIA NOTARY ACKNOWLEDGMENT**

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 \_\_\_\_\_\_\_\_\_\_\_\_\_

On \_\_\_\_\_\_\_\_\_\_\_­\_\_\_\_­­­ before me, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (name and title of officer), personally appeared \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that she/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (Seal)