**LIVING TESTIMONY IN THE FORM OF A PETITION FOR GRIEVANCES**

Shoreline School District

Superintendent Rebecca Miner,

Board President Meghan Jernigan, Dr. Rebeca Rivera, Dr. Sarah Cohen,

Emily Williams and Sara Betnel

Greetings Superintendent Rebecca Miner, President Meghan Jernigan, Dr. Rebeca Rivera, Dr. Sarah Cohen, Emily Williams, Sara Betnel and all administrators, educators, and medical personnel of Shoreline School District under your authority.

This is to inform you of our grievances and that you are operating outside the best interest of the people of Shoreline School District. You are a servant of the people and are required by well-established law to uphold your oath of office.

I, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ the lawful man/woman, submit this petition for grievances under the authority of We the People without duress or coercion. I make this petition for grievances of my own free will, and I hereby affirm that I am of lawful age and of sound mind and hereby attest that the statements, averments and information contained in this document are true and correct to the best of my knowledge.

1. You have deprived offspring of their rights through coercion, intimidation, discrimination, bullying, cyberbullying and psychological warfare for the compliance of unlawful, medical advice by licensed and unlicensed personnel with no medical certification.
2. You have acted outside your oath of office by illegally and unlawfully denying all offspring in the Shoreline School District of their Constitutionally protected, unalienable right to breathe freely and to peaceably assemble without restriction by unlawfully demanding they wear a medical device known as a mask, social distancing or being subjected to an experimental gene therapy injection with unknown future repercussions.
3. You have created undue suffering, cognizant dissonance and have bullied, discriminated and humiliated against offspring and their parents for their political ideology and choices not to follow governmental unjust, unlawful, and unfounded mandates not supported by legislation or well-established law and scientific and medical facts causing continued mental abuse and assault through coercion, intimidation, bullying, cyberbullying, of unfounded scientific controlled studies.
4. Social unrest has been created by unfounded propaganda being distributed and used to create mass fear, discrimination, and violence by the less informed in retaliation to those cognizant of well-founded principals in science and law.
5. You have knowingly and willingly engaged in domestic terrorism through coercion and intimidation by promoting unfounded logic and propaganda to the masses throughout the Shoreline School District of Washington State.
6. Please consider this a FOIA request under the Washington Public Records Act (42.56for your oath of office, risk management company, official bond carrier, policy number, phone number and email. Your bond is deemed as a security to the state pursuant to RCW 42.08.010, Scope of coverage and RCW 42.08.020, Who may maintain action.
7. This petition for grievances shall be responded to within (21) twenty-one days of its receipt. Any correspondence shall be mailed to the address above and emailed to:

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1. Those who knowingly and willingly refuse to abide by or provide the above-mentioned information shall and will be held in their professional and private capacity to the fullest extent the law will allow.

**CONSTITUTIONAL REMEDY**

**Title IX, Title VI of the Civil Rights Act (1964),** is labor law legislation that outlawed discrimination based on race, color, religion, sex, or national origin,

**Section 504 of the Rehabilitation Act (1973),** “This impairment or disability must substantially limit one or more major life activities. These activities include such things as walking, seeing, hearing, speaking, **BREATHING**, learning, working, caring for oneself, performing manual tasks, eating, sleeping, standing, lifting, bending, reading**,** concentrating, thinking, communicating, and more”.

**RCW 49.60 "The Law Against Discrimination"** 2) Any person deeming himself or herself injured by any act in violation of this chapter shall have a civil action in a court of competent jurisdiction to enjoin further violations, or to recover the actual damages sustained by the person, or both, together with the cost of suit including reasonable attorneys' fees or any other appropriate remedy authorized by this chapter or the United States Civil Rights Act of 1964.

**§2000d-7. Civil rights remedies equalization**

**(a) General provision**

(1) A State shall not be immune under the Eleventh Amendment of the Constitution of the United States from suit in Federal court for a violation of section 504 of the Rehabilitation Act of 1973 [29 U.S.C. 794], title IX of the Education Amendments of 1972 [20 U.S.C. 1681 et seq.], the Age Discrimination Act of 1975 [42 U.S.C. 6101 et seq.], title VI of the Civil Rights Act of 1964 [42 U.S.C. 2000d et seq], or the provisions of any other Federal statute prohibiting discrimination by recipients of Federal financial assistance.

Given the factsprovided within this Petition for Grievances, I conclude that any and all unlawful actions taken by Superintendent Rebecca Miner, President Meghan Jernigan, Dr. Rebeca Rivera, Dr. Sarah Cohen, Emily Williams, Sara Betnel and any and all administrators, educators and medical personnel of Shoreline School District under their authority, have deprived all offspring of their God-given, unalienable rights, and has resulted in trespass, harassment, bullying, cyberbullying and discrimination against biological property of the people of Shoreline School District. The liability for forced participation in a medical experiment, including injury or death may be incalculable and if harm or death occurs to anymoreoffspring you shall be held accountable both professionally and personally.

**Federal law Title 21 U.S.C. Section 360bbb-3(e)(1)(A)(ii)(I-III)** of the Federal Food, Drug, and Cosmetic Act: Individuals to whom the product is administered are informed-(III) Have the option to accept or refuse administration of the product, and under the **Nuremberg Code (1947)** (“The voluntary consent of the human subject is absolutely essential. This means that the person…[is] able to exercise free power of choice, without the intervention of any element of…coercion.”) By federal law, I am refusing any and all unlawful EUA products or testing on all offspring but *not limited to*; EUA Tests, EUA Medical Procedures, EUA Facial Masks/Coverings, EUA Investigational Products, including facial masks, EUA Testing Centers, EUA Health Data Tracking and Surveillance Platforms, Population Genomics Programs, Critical Race Theory, Diagnostic Laboratories, IT Health Data Platforms. Social Distancing, Covid testing, Temperature Taking and/or Experimental Gene Therapy Injections known as the COVID19 Vaccine.

I move that this matter be rectified immediately, and the freedom of all offspring be restored.

Signed\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Printed Name\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**BRIEF IN SUPPORT OF PETITION ATTACHED**

**NOTARY STATEMENT**

In the State of Washington

County of **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

I swear that on this \_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_, 2022

the above-named petitioner, **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

personally, appeared before me, and of his/her own free will, signed and executed this

Living Testimony in the form of a Petition for Grievances.

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Notary Public

My Commission Expires: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Seal: