

**From:** [Grace Robinson](#)  
**To:** [DOH WSB OH](#)  
**Subject:** Agenda item #11 Clallam County Public Health District Complaint  
**Date:** Friday, October 8, 2021 12:07:56 PM

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External Email

To Whom it May Concern:

This complaint is filed pursuant to RCW 70.05.120 (1) which provides:  
Any local health officer or administrative officer appointed under RCW 70.05.040, if any, who shall refuse or neglect to obey or enforce the provisions of chapters 70.05, 70.24 and 70.46 RCW or the rules, regulations or orders of the state board of health or who shall refuse or neglect to make prompt and accurate reports to the state board of health, may be removed as local health officer or administrative officer by the state board of health and shall not again be reappointed except with the consent of the state board of health. Any person may complain to the state board of health concerning the failure of the local health officer or administrative officer to carry out the laws or the rules and regulations concerning public health, and the state board of health shall, if a preliminary investigation so warrants, call a hearing to determine whether the local health officer or administrative officer is guilty of the alleged acts. Such hearings shall be held pursuant to the provisions of chapter 34.05 RW, and the rules and regulations of the state board of health adopted thereunder.

**\*\*We were not granted our procedural due process rights.**

**\*\*There was no properly noticed public meeting by our Clallam County local Board of Health**

**\*\*Our Clallam County local Board of Health did not 'direct' Dr. Berry to issue this type of mandate. She acted alone.**

**\*\*There is no public record of our local Board of Health's 'findings and decisions' with regards to the outcome of this public meeting that did not happen.**

Respectfully,

Grace Robinson

**From:** [Julie Price](#)  
**To:** [DOH WSB0H](#)  
**Subject:** Mandate  
**Date:** Friday, October 8, 2021 11:49:54 AM

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External Email

As a restaurant owner in clallam county, this mandate has created a lot of verbal abuse on my employees. I have had many in tears. This is a situation that is impossible.

I as an owner, support the vac, but to have to turn away business has been horrible. I have known most of my customer for 60 years and many will never return. They feel violated about us having to ask, then are publicly humiliated when we ask them to leave.

My servers have been sworn and yelled at. My 15 year old bus girl was in tears after being told to go to hell... there must be a better way to handle this. We are all exhausted and tired of it! Not one of my employees has ever tested positive and we have gone all summer without masks until the mask mandate was re enforced!

Anyway, I doubt my words will make a difference. Just a sad time to own a small business In clallam county. My parents and grandparents would be appalled

Julie Traylor price  
Traylor's restaurant

Sent from my iPhone

**From:** [lizziephel@aol.com](mailto:lizziephel@aol.com)  
**To:** [DOH WSOH](#)  
**Subject:** Mandates  
**Date:** Friday, October 8, 2021 11:51:42 AM

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External Email

"To Whom it May Concern:

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Respectfully,

Elizabeth Phelps

Sequim, Wa., 98382

**From:** [Rose Marschall](#)  
**To:** [DOH WSOH](#)  
**Subject:** VAX Passport for Restaurants  
**Date:** Friday, October 8, 2021 10:52:50 AM  
**Attachments:** [Business Support Info.docx](#)

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External Email

10/8/21

RE: Agenda item #11

To Whom It May Concern,

I am writing to you now, as I just learned about a complaint filed against Dr. Allison Berry. I am a part of a growing concern of citizens getting educated about our Constitutional Rights. We are not happy with them being broken. Here are 4 big ones by Dr. Allison Berry:

A. Committing a crime against humanity by breaking the Nuremberg Code – The Nuremberg Code for Crimes Against Humanity by the International Military Tribunal at Nuremberg, Germany 1947.

*The voluntary consent of the human subject is absolutely essential. This means that the person involved should have legal capacity to give consent; should be so situated as to be able to exercise free power of choice, without the intervention of any element of force, fraud, deceit, duress, over-reaching, or other ulterior form of constraint or coercion; and should have sufficient knowledge and comprehension of the elements of the subject matter involved, as to enable him to make an understanding and enlightened decision.*

B. Treason – By going against the Constitution for the United States of America; specifically the 1st, 4th and 14th Amendments.

C. Breaking of the ADA and HIPAA Laws of Washington state.

D. Breaking the Civil Rights Act 1964

I have attached some information that is being given to local people and businesses about our Rights. Mandates do not go over the Constitution. The Emergency Use Act CANNOT go against rights of the Constitution. I highly recommend that she be removed from OFFICE immediately.

Sincerely,

Rose Marschall

**This packet of information is provided to you to give you information to support and help your business stay open.**

## **MANDATES ARE NOT LAW!!!**

**“All laws which are repugnant to the Constitution are null and void.”  
Marbury vs. Madison, 5 US 137, 174, 176 (1803)**

### **LAWS Broken by the Clallam & Jefferson County VAX MANDATE affecting you & restaurants-**

- A. Committing a crime against humanity by breaking the Nuremberg Code – The Nuremberg Code for Crimes Against Humanity by the International Military Tribunal at Nuremberg, Germany 1947.

*The voluntary consent of the human subject is absolutely essential. This means that the person involved should have legal capacity to give consent; should be so situated as to be able to exercise free power of choice, without the intervention of any element of force, fraud, deceit, duress, over-reaching, or other ulterior form of constraint or coercion; and should have sufficient knowledge and comprehension of the elements of the subject matter involved, as to enable him to make an understanding and enlightened decision.*

- B. Treason – By going against the Constitution for the United States of America; specifically the 1st, 4th and 14th Amendments.
- C. Breaking of the ADA and HIPAA Laws of Washington state.
- D. Breaking the Civil Rights Act.

**The greatest danger to American Freedom is a government that ignores the Constitution. - Unknown**

**I can give you all the information in the world but there is one thing I cannot give you. That is COURAGE. You have to get that from GOD.- Rick Martin**

**To learn more go to: [www.constitutionallawgroup.us](http://www.constitutionallawgroup.us) Check Resources.  
OR email: [constitutionalfreedom@gmail.com](mailto:constitutionalfreedom@gmail.com)**

# **Business Owner**

## **Know Your Unalienable Rights as a Business Owner**

As a business owner, you need to be aware that the Constitution is a contract between "**We the People**" and the government that we created. We **ONLY** delegated **LIMITED** powers to **OUR** government to protect our unalienable rights.

## **Download and Read the Declaration of Independence and the Constitution**

The Constitution is a passport to your sovereignty & freedom. Ignorance of the Constitution is ignorance of your rights. Ignorance is **NOT** bliss, it is downright **DEADLY**. If the American People were fully aware of their unalienable rights we would not be in this massive SCAM-DEMIC.

## **Documents You Need to Post and Have Available**

Print this flyer and post it on the doors of your business where they will most surely be seen and **Noticed** of their **Trespass**.

- **Notice to Government Officials**

This is a letter that you should print and have on hand in the event that a government official Trespasses into your business.

- **Don't Tread on My Business**

## **If They Trespass onto Your Business**

If they come into your business and begin to ask questions or make threats,

- **Start recording on your phone**
- Hand them either Notice of Inquiry to Peace Officer or Notice of inquiry to Public Servant
- Hand them the "Don't Tread on My Business" letter
- Ask them for their business card, ask them their name, title and what organization they represent
- Read the first paragraph to them:

This Questionnaire must be filled-out by Any/ Every public servant before (s)he can ask the citizen Any question. **This is Authorized by Federal Law including the Privacy Act, 5 U.S.C. 552a, 88 Stat. 1896, et seq., 1974.** In the event you elect NOT to fill this form, you fully Accept and give your Consent for a Levy of your PUBLIC BONDS of no more than \$100,000.00 USD (One Hundred Thousand Lawful Dollars) per each 5 minutes and any portion thereof that my rights are unlawfully trespassed on.

*I am aware that you are only here to "do your job" but I am **WARNING** you to not proceed any further. You are attempting to deprive me of my rights under the color of law and are also committing an act of domestic terrorism by attempting to "intimidate or coerce" me .*

*I am advising you to take this letter back to your office, copy it and get a copy to your supervisor. Please also distribute it broadly throughout your office. As the official that has been dispatched to do whatever it is you are here to do, you are the one at risk, and that is very likely not fair to you, since you are "only doing what you have been told to do."*

*The problem is this: you are being told to do something that is **CRIMINAL**.*

*You are the one that is in jeopardy professionally and personally.*

## ***STOP.***

### **If they don't leave or if they come back**

**... continue recording or start recording again ...**

**Use another phone** and call your assistance of counsel and/or your local PAT team to explain the law and the consequences to any government entity trespassing on your rights.

### **If you get Fined or if they Revoke your Business License**

- **You don't pay any fines.** If you can tell that a letter is a fine, don't open it. Take a photo of it and write "Return to Sender" on it and put it back in the mail.
- If you open a letter and discover it is a fine, tape it back up, write "Return to Sender" on it and put it back in the mail.

### **Revoking Your License**

- Make copies of your business license. Put the copy in your frame and put the original in your safe.
- If they send someone to remove your business license, call your local PAT to explain the law and the consequences to any government entity trespassing on your rights.

### **If Law Enforcement Comes to Arrest You**

Do NOT resist arrest. Hand them the Notice of Inquiry to Peace Offer and read them the first paragraph to them:

This Questionnaire must be filled-out by Any/ Every public servant before (s)he can ask the citizen Any question. **This is Authorized by Federal Law including the Privacy Act, 5 U.S.C. 552a, 88 Stat. 1896, et seq., 1974.** In the event you elect NOT to fill this form, you fully Accept and give your Consent for a Levy of your PUBLIC BONDS of no more than \$100,000.00 USD (One Hundred Thousand Lawful Dollars) per each 5 minutes and any portion thereof that my rights are unlawfully trespassed on.

If they proceed to arrest say this to the arresting officer:

"I **DEMAND** to be brought before a magistrate **IMMEDIATELY** for a probable cause hearing." I am aware that there is a magistrate on duty 24/7 ,365 days a year.

If you are forced to sign anything write the words "**under duress**" after your signature and draw a rectangle around it so that it is enclosed.

### **If You are Taken before a Magistrate (Judge)**

**Tell the magistrate this: "The arresting agent is in violation of Title 18, U.S.C. Section 242, Deprivation of Rights Under Color of Law, which is a felony."**

**Ask the magistrate this: "By what lawful authority am I being deprived of my rights?"**

The magistrate will make a decision to either dismiss the charges for lack of merit, set a bond or grant a personal recognizance and set a court date and release you.



### **If You are Arrested and Taken to Jail**

**Demand your phone call** immediately to your assistance of counsel or your PAT Team. Get the names of every officer you encounter that is ordering you to do things outside of their oath of office.

Note: The County Sheriff needs to be made aware that he can be charged with kidnapping because whoever they unlawfully arrested has not received due process of law and it will become a kidnapping charge.

Ask the jailer to provide you with pen and paper so you can write a letter to the Sheriff.

Give notice to the County Sheriff by writing him a letter or have someone call the Sheriff and notify him that you are being unlawfully held and he can be held accountable and that he can be sued in his official and private capacity. If they photograph or fingerprint you it is a **violation of your unalienable rights under the U.S.C. 5th amendment** and you do not have to give any evidence against yourself.

constitutionallawgroup.us

**The Constitution is the Guide I will never  
Abandon. –George Washington**

# **RESTAURANT/CITIZEN EDUCATION-SUPPORT- Short Form**

**“All laws which are repugnant to the Constitution are null and void  
and do not have to be followed.”**

**Supreme Court Marbury vs. Madison 5US 137,174, 176 (1803)**

**“I can give you all the information in the world, but there is one thing I  
cannot give you, that is COURAGE. You have to get that from GOD.”**

**-Rick Martin**

**-If a Public Health Department person comes in your business do not  
speak with them. If they try to ask customers (you as a customer) for  
your VAX Passport/ID- do the same.**

**-Pick up your phones and Immediately Call Sheriff Benedict and tell  
him that you/and your customers are being harassed by a public  
servant. Ask him to come escort them off your property.**

**(360) 417-2262 Sheriff Benedict**

**You do not have to pay any fines. Return any bills back to them. “Return to  
Sender.” Rick Martin helped Bob the Barber in Snohomish stay open with  
ZERO fines.**

**If you choose you can inform them you will agree to their edicts if they agree to pay you  
\$5,000 a day to stay closed OR you can educate them that they are breaking ADA/HIPPA  
Laws and can personally be sued personally for \$75,000. Have someone film you educating  
this. This can be used in court towards the \$75,000 fine.**

**The QUESTION you did not learn in school to ask is:**

**By What Authority are you acting?**

**RCW's are not above the Constitution and they are not LAW. If you want to be more  
proactive and enjoy your Constitutional Freedoms to operate your business go to  
[www.constitutionallawgroup.us](http://www.constitutionallawgroup.us) and go to Resources and download SF-95. There are forms  
you can use to fine/educate the Department of Health.**

# **WELCOME!**

**We are a  
Constitutionally Compliant  
Business.**

We are not infringing on anyone's unalienable rights. By law, we do not follow any of the governor's, mayor's, health department's, or other government agency orders or suggestions pertaining to social distancing, mask wearing, or Vax ID/Passports.

**Your health is your responsibility.**

**Constitutional Law Group 888-983-4616**

**<https://www.constitutionallawgroup.us>**

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*Rose Marschall*

Inner Harmony-

"Impossible Things Are Happening Every Day"

360-808-2662

Any form of publication of these private emails are abuses of private intellectual property without the consent of the author. Copyright, Service and Trademark laws can and will be applied to any abuses of this private intellectual property at a fine of \$1 million per offense.

**From:** [Michael Carter](#)  
**To:** [DOH WSOH](#)  
**Subject:** Agenda item #11 Clallam County public health District  
**Date:** Friday, October 8, 2021 9:04:16 AM

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External Email

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Respectfully,  
Michael Carter

[Sent from Yahoo Mail on Android](#)

**From:** [katie murray](#)  
**To:** [DOH WSOH](#)  
**Subject:** Stop the mandate. I will not comply  
**Date:** Friday, October 8, 2021 10:21:56 AM

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External Email

Dear whom it may concern,

I'm a 28 year old medical professional who is about to loose her job because of this un-American mandate ...

I have nothing but love and respect for my profession but I will not comply with this mandate. I have put my body and my health on the line for over a year and a half for my patients.

When so many around me quit due to fear of the unknowns of this virus I stood my ground. They put themselves and their health above their patients and it was acceptable at the time for them to quit. That was their choice.

However i loyally carried on taking care of my patients and putting their needs first. Now your ready to fire those brave and enduring people ? This is so wrong down to the core.

I'm sure the natzis and Hitler started out with the simple thoughts of " we are doing this for the better of the population." Shame on you and the peolpe that support this mandate.

I will continue to pray for you and for the mass people that will suffer ( not from a virus that has killed less that 1% of the population) but for the peolpe that sought other medical help and were turned away because you helped fire the bravest of the medical professionals that were so willing to help them but not allowed to.

The solution CANNOT be worste than the problem itself !

God bless  
-Katie RDH

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Respectfully..."

Email to: (wsboh@wsboh@[sboh.wa.gov](mailto:sboh.wa.gov)sboh.wa.gov) by Noon today

**From:** [Margie Little](#)  
**To:** [DOH WSOH](#)  
**Subject:** Agenda item #11  
**Date:** Friday, October 8, 2021 9:34:23 AM

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External Email

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Respectfully,  
Marjorie Little



**From:** [Susan and Kevin Kirk](#)  
**To:** [DOH WSOH](#)  
**Subject:** Mandate  
**Date:** Friday, October 8, 2021 10:27:53 AM

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External Email

Agenda item #11

Sent from my iPhone

**I am more afraid of Vaccine Passports and mandates than I am afraid of Covid. We can do things to lessen our chances of getting Covid by following guidelines. We do not die from Covid if treated early. I am not sure of percentage of deaths of those that have Covid that do not already have underlying conditions. (Unhealthy people suffering from diabetes, old age, obesity). Even though a vaccine passport sounds like a solution, it is not.**

**The government can then decide you can not do a number of things if you don't have a passport. It is already stopping people from getting a job, going to school, traveling, flying on a plane and so on and so on.**

**Will there come a time where people can not even buy food or get medical care without a passport? The death rate will skyrocket.**

**Now you have your passport. What if you have a bad reaction to a shot? What if they decide you have to take a pill three times a day and pay for the expensive medicine out of your pocket? What if you have to be microchipped?**

**Vaccinated people also get Covid. They are more dangerous because they assume they are safe so aren't as careful as those who fear they might be exposed. That is the reason why there are booster shots. If the vaccine doesn't assure your safety what makes you think a mandate or passport will?(another**

**vaccinated person can still give you a vaccinated person  
Covid)**

**In essence you are giving the government control of your  
mind body and soul. All of this because you don't want to be  
in area with unvaccinated people. This is silly because now  
we know you can be exposed to Covid by vaccinated people**

**From:** [Travis Cowan](#)  
**To:** [DOH WSBOH](#)  
**Subject:** Unlawful mandate of Dr. Berry  
**Date:** Friday, October 8, 2021 11:51:07 AM

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External Email

To Whom it May Concern:

This email is in regard to Agenda Item #11. I cannot even begin to describe the level of anger that I and so many in this state feel towards the leadership we see in Washington state. Your violations of our laws and our freedoms are so detestable to us. The latest grievance we have is:

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Respectfully,  
Travis Cowan

**From:** [chazpro@aol.com](mailto:chazpro@aol.com)  
**To:** [DOH WSB OH](#)  
**Subject:** Agenda item #11, Clallam County Public Health District Complaint  
**Date:** Friday, October 8, 2021 11:19:01 AM

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External Email

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Regards,  
Chuck Leach  
Port Angeles WA

**From:** [Theresa Valenzuela](#)  
**To:** [DOH WSOH](#)  
**Subject:** Agenda item #11, Clallam County Public Health District Complaint  
**Date:** Friday, October 8, 2021 12:11:17 PM

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Theresa Valenzuela

**From:** [barpoz@aol.com](mailto:barpoz@aol.com)  
**To:** [DOH WSOH](#)  
**Subject:** Agenda item #11, Clallam County Public Health District Complaint  
**Date:** Friday, October 8, 2021 11:04:14 AM

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**\*\*Our Clallam County local Board of Health did not 'direct' Dr. Berry to issue this type of mandate. She acted alone.**

**\*\*There is no public record of our local Board of Health's 'findings and decisions' with regards to the outcome of this public meeting that did not happen.**

Regards,  
Barbara Poznanovic  
PO Box 113  
Joyce WA 98343-0113

**From:** [Karen Walter](#)  
**To:** [DOH WSOH](#)  
**Subject:** Agenda item #11, Clallam County Public Health District Complaint  
**Date:** Friday, October 8, 2021 9:12:11 AM

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External Email

To Whom it May Concern:

This complaint is filed pursuant to RCW 70.05.120 (1) which provides:

Any local health officer or administrative officer appointed under RCW 70.05.040, if any, who shall refuse or neglect to obey or enforce the provisions of chapters 70.05, 70.24 and 70.46 RCW or the rules, regulations or orders of the state board of health or who shall refuse or neglect to make prompt and accurate reports to the state board of health, may be removed as local health officer or administrative officer by the state board of health and shall not again be reappointed except with the consent of the state board of health. Any person may complain to the state board of health concerning the failure of the local health officer or administrative officer to carry out the laws or the rules and regulations concerning public health, and the state board of health shall, if a preliminary investigation so warrants, call a hearing to determine whether the local health officer or administrative officer is guilty of the alleged acts. Such hearings shall be held pursuant to the provisions of chapter 34.05 RW, and the rules and regulations of the state board of health adopted thereunder.

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Respectfully,  
Karen Walter

**From:** [Nathan Saxe](#)  
**To:** [DOH WSB OH](#)  
**Subject:** Agenda item #11, Clallam County Public Health District  
**Date:** Friday, October 8, 2021 9:07:30 AM

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External Email

To Whom it May Concern:

This complaint is filed pursuant to RCW 70.05.120 (1) which provides:  
Any local health officer or administrative officer appointed under RCW 70.05.040, if any, who shall refuse or neglect to obey or enforce the provisions of chapters 70.05, 70.24 and 70.46 RCW or the rules, regulations or orders of the state board of health or who shall refuse or neglect to make prompt and accurate reports to the state board of health, may be removed as local health officer or administrative officer by the state board of health and shall not again be reappointed except with the consent of the state board of health. Any person may complain to the state board of health concerning the failure of the local health officer or administrative officer to carry out the laws or the rules and regulations concerning public health, and the state board of health shall, if a preliminary investigation so warrants, call a hearing to determine whether the local health officer or administrative officer is guilty of the alleged acts. Such hearings shall be held pursuant to the provisions of chapter 34.05 RW, and the rules and regulations of the state board of health adopted thereunder.

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Respectfully, Nathan Saxe



**From:** [Danielle Beglyakov](#)  
**To:** [DOH WSOH](#)  
**Subject:** Agenda item #11  
**Date:** Friday, October 8, 2021 9:29:00 AM

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External Email

To Whom it May Concern:

This complaint is filed pursuant to RCW 70.05.120 (1) which provides:

Any local health officer or administrative officer appointed under RCW 70.05.040, if any, who shall refuse or neglect to obey or enforce the provisions of chapters 70.05, 70.24 and 70.46 RCW or the rules, regulations or orders of the state board of health or who shall refuse or neglect to make prompt and accurate reports to the state board of health, may be removed as local health officer or administrative officer by the state board of health and shall not again be reappointed except with the consent of the state board of health. Any person may complain to the state board of health concerning the failure of the local health officer or administrative officer to carry out the laws or the rules and regulations concerning public health, and the state board of health shall, if a preliminary investigation so warrants, call a hearing to determine whether the local health officer or administrative officer is guilty of the alleged acts. Such hearings shall be held pursuant to the provisions of chapter 34.05 RW, and the rules and regulations of the state board of health adopted thereunder.

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**\*\*Our Clallam County local Board of Health did not 'direct' Dr. Berry to issue this type of mandate. She acted alone.**

**\*\*There is no public record of our local Board of Health's 'findings and decisions' with regards to the outcome of this public meeting that did not happen.**

Respectfully,

Alexey and Danielle Beglyakov

**From:** [Amber Steim](#)  
**To:** [DOH WSB OH](#)  
**Subject:** Agenda Item 11 Public Health District Complaint  
**Date:** Friday, October 8, 2021 11:03:39 AM

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External Email

To Whom it May Concern:

This complaint is filed pursuant to RCW 70.05.120 (1) which provides:

Any local health officer or administrative officer appointed under RCW 70.05.040, if any, who shall refuse or neglect to obey or enforce the provisions of chapters 70.05, 70.24 and 70.46 RCW or the rules, regulations or orders of the state board of health or who shall refuse or neglect to make prompt and accurate reports to the state board of health, may be removed as local health officer or administrative officer by the state board of health and shall not again be reappointed except with the consent of the state board of health. Any person may complain to the state board of health concerning the failure of the local health officer or administrative officer to carry out the laws or the rules and regulations concerning public health, and the state board of health shall, if a preliminary investigation so warrants, call a hearing to determine whether the local health officer or administrative officer is guilty of the alleged acts. Such hearings shall be held pursuant to the provisions of chapter 34.05 RW, and the rules and regulations of the state board of health adopted thereunder.

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Respectfully,  
Amber Steim

Sent from my iPhone

**From:** [Bret Carey](#)  
**To:** [DOH WSOH](#)  
**Subject:** Agenda item#11, Clallam County Public Health District complaint  
**Date:** Friday, October 8, 2021 1:00:51 PM

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External Email

To whomever it may concern,

I am in full support for the complaint filed against Dr. Allison Berry's actions in imposing "COVID-19 mandates" on our community, and would see fit that she be removed from her position of authority.

I urge and warn you to NOT impose any COVID-19 vaccine mandates on our community, for seemingly gross violations of basic, undeniable, human liberties.

Emergency Use Authorization (EUA) does not grant power or legislative power, nor are mandates "law" as we know and legally observe. Acting under the false premise of authority is illegal, and considered Color of Law in regards to The Constitution of the United States. Any minor RCW or State Code is moot in power in comparison to the following below.

To list the legal things this entire situation VIOLATES;

- Common Law
- Human Rights
- ADA HIPAA
- Civil Rights Act 1964
- Right to free and informed consent for medical interventions
- State and Federal Statutes
- Nuremberg Code on medical experimentation 1947
- 2005 UNESCO Declaration on Bioethics and Human Rights (informed consent)
- Title 18 Section 241 - (18 USC 241) – Conspiracy against the Rights of Citizens
- Title 18 Section 242 – (18 USC 242) – Deprivation of Rights under Color of Law
- Title 21 USC ss 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... – of the option to accept or refuse administration of the product, of the consequences, if any, of refusing administration of the product, and of the alternatives to the product that are available and of their benefits and risk"  
All and more of which, under these circumstances, could hold anyone involved in the making/issuing/enforcing/following/etc. of "mandates", PERSONALLY accountable by association/affiliation or as co-conspirator, and outside any protection of a government entity.

The penalties for violation of just "one" of these rights are STEEP and HEAVY.

Do you want to be personally be held accountable in a legal court?

Please make the wise decision NOT to proceed with any COVID-19 vaccine mandate, nor any future mandate.

And please remove any authority or power you may have granted Dr. Allison Berry, as she is abusing her position against the consent of her community.

Thank you,  
-Bret Carey

Sent from [Mail](#) for Windows

Dear Dr. Pendergrass,

I really appreciate that you and the Board paid attention to my Petition and took the time to consider it and compose the petition denial response that I got from you.

Regrettably, what I saw, when watching the Board Meeting on August 11, is a team of administrators, who just did not have time, or desire, or capability to understand the major idea and underlying science of the Petition.

To answer the “concerns” that you used to deny my Petition I can say the following:

1. “public health and system-performance risks associated with separating graywater from blackwater in the rules”.

Though I put forward this method as the one, which remarkably increases efficacy of blackwater treatment in the aerated sewage tank, using basics of biological science, the separation method was thoroughly tested and advised by EPA scientific team in the EPA Manual that I mentioned in the Petition.

It’s not for the first time I meet denial of this evident scientific facts without properly proven arguments by the WA DOH officers. And the fact that you support this denial without referencing to scientific authorities remarkably undermines the scientific authority of the SBOH.

2. “public health risks associated with property owner design and installation of aerobic treatment units that require inspections and maintenance by trained professionals”.

One more example of a very bad distortion of the major ideas of the Petition. **I have never said that the property owners should design the aerobic sewage systems of their own.**

What I said that that WAC 246-272A should contain comprehensive rules of OSS designs suitable for different types of soils and other social concerns of environmental pollution, including ATUs as the most efficient one. What I also said that the current Chapter 272A completely marginalized ATU, and certified sewage designers impede its installations, because don’t know how to do this. The reason for this ignorance is a very badly composed OSS Code, disregarding recommendations of EPA Manual, which shows remarkable advantage of ATUs.

3. costs, resource demands, and public health risks associated with property owner design and installation of systems coupled with increased and ongoing inspection of systems by public health staff to determine performance and treatment effectiveness; and
4. costs and public health risks associated more broadly with transforming the code from its standards-based structure to performance-based rules.

If WA DOH have good professionals, who are capable of composing comprehensive rules of WW treatment, taking into account best practices advised in the EPA Manual, they also should compose concise transparent manual for the property owners, explaining them how the OS systems work and what type of OSS can be used in specific conditions of the property.

Such approach not only gives the owners ability to choose the way the OSS is to be installed, but also involves the property owners into the process of monitoring its work and being capable to

early detect possible failures of the OSS in the property. This dramatically cuts the costs involved into OSS network monitoring, and hence, increases safety of the environment.

Denial of these evident facts just shows that my Petition was simply misunderstood or ignored on formalistic reasons by people, who are not competent enough to choose good approach to and find the best solutions for this extremely important social subject.

If SBOH really cares about environmental protection, the members should appeal to scientific community for help, because current WW Section employees are not capable to elaborate concise comprehensive up to date OSS Code.

Thank you for your attention.

George Danilov

Physicist.

**From:** [Tom E](#)  
**To:** [DOH WSBODH](#)  
**Subject:** Comments for October 13th meeting  
**Date:** Wednesday, October 6, 2021 2:09:37 PM

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External Email

Members of the board,

As a parent of three school-age children I am constantly getting notifications of positive COVID cases among the students at their respective schools. With the resistance to the vaccine by a certain segment of the population likely to continue without vaccine mandates, I implore the board to reconsider its stance on requiring COVID vaccination as a condition of attendance in public schools for eligible students.

Employer mandates have been wildly successful. United Airlines reported that only 600 employees of their 67,000 total were being terminated for non-compliance.

As with any other vaccine requirement we must put the health of our children, and by extension the parents and educators, at the forefront of policy. This pandemic needs to be stopped and you can do more to help control it. Please require COVID vaccination as a requirement for public school attendance.

Thank you,  
Tom Eberspecher

**From:** [Jordan Karant](#)  
**To:** [DOH WSBOH](#)  
**Subject:** Communicating With Board Members  
**Date:** Tuesday, September 7, 2021 3:48:56 PM

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External Email

To whom it may concern -

Please explain why there is no mandate for public schools to require the Covid vaccination for eligible students; what possible rationale could support putting so many young people at risk?

Jordan Karant



**From:** [Oseen-Senda, Kathryn](#)  
**To:** [DOH WSBOH](#)  
**Subject:** Covid vaccines for school children 16 and up  
**Date:** Tuesday, August 31, 2021 9:11:48 PM

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External Email

Dear Members of the State Board of Health,

Now that the ACIP has recommended covid-19 vaccines for all children aged 16 and up, I hope that you will start requiring these in all school children. I'm very glad that many schools are working hard on masking and ventilation as well as mandatory staff vaccinations, but the 16-18 demographic is still very under vaccinated and presents a real risk both to themselves and to their communities. Hospitals are full of the unvaccinated and we simply can't ignore any avenue to reducing caseloads.

Yours sincerely,  
Dr. Kathryn Oseen-Senda

**From:** [Barbee and Jay Andrew](#)  
**To:** [bjayandrew@comcast.net](mailto:bjayandrew@comcast.net)  
**Subject:** Join With Othello School District  
**Date:** Sunday, August 15, 2021 8:34:55 AM

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External Email

Good Day,

I oppose the mandate that all school children must wear face masks or face coverings at school. I am asking all Skagit School Boards to partner with other school districts to take an active and collective stance against the State of Washington regarding health related mandates. We believe that it solely is the right of the parent to make health decisions for their children. As you may know, many state legislators and school districts in Washington State have recently [implored Governor Inslee to retract his mask mandate in K-12 schools.](#) I tell you this so that you feel empowered and supported to speak up for Washington families, and specifically the Skagit families that you represent.

We understand that the state has made threats against districts that would oppose them on the mask mandate, but we also believe that if many districts unite, we can push back against these mandates and threats together. I want you to partner with other districts to stand up for local control and the needs of the parents and the children that you represent.

Here are the contact details for the Othello School District Board of Directors. Please reach out to them to express your support in spearheading these efforts on a united front.

Mike Garza  
[migarza@othelloschools.org](mailto:migarza@othelloschools.org)

Jenn Stevenson  
[jstevenson@othelloschools.org](mailto:jstevenson@othelloschools.org)

Sharon Schutte  
[sschutte@othelloschools.org](mailto:sschutte@othelloschools.org)

Ken Johnson  
[kjohnson@othelloschools.org](mailto:kjohnson@othelloschools.org)

Lindsay Prows  
[lprows@othelloschools.org](mailto:lprows@othelloschools.org)

Thank you for your consideration.

Barbee Andrew  
328 N 30<sup>th</sup> St  
Mount Vernon, WA 98273  
360-840-6079  
[bjayandrew@comcast.net](mailto:bjayandrew@comcast.net)



**From:** [Michelle Anderson](#)  
**To:** [DOH WSOH](#)  
**Subject:** My Public Comments  
**Date:** Thursday, September 30, 2021 7:58:41 AM  
**Attachments:** [Screenshot\\_20210829-140048.png](#)

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External Email

Regarding #4.  
Coronavirus.

We are sick to death of hearing about it!! Those who WANT a vaccine have gotten one and those who don't are NOT GOING TO! Enough already! Move on!! We don't need any special laws about it!! A total waste of time and money and destroying business for a worldwide 99.97% recovery rate!

Stop beating the dead horse already!

Attached are the actual CDC numbers for 2020 when this was at it's peak!

#5 Our Drinking water

We DO NOT WANT FLUORIDE in our drinking water!

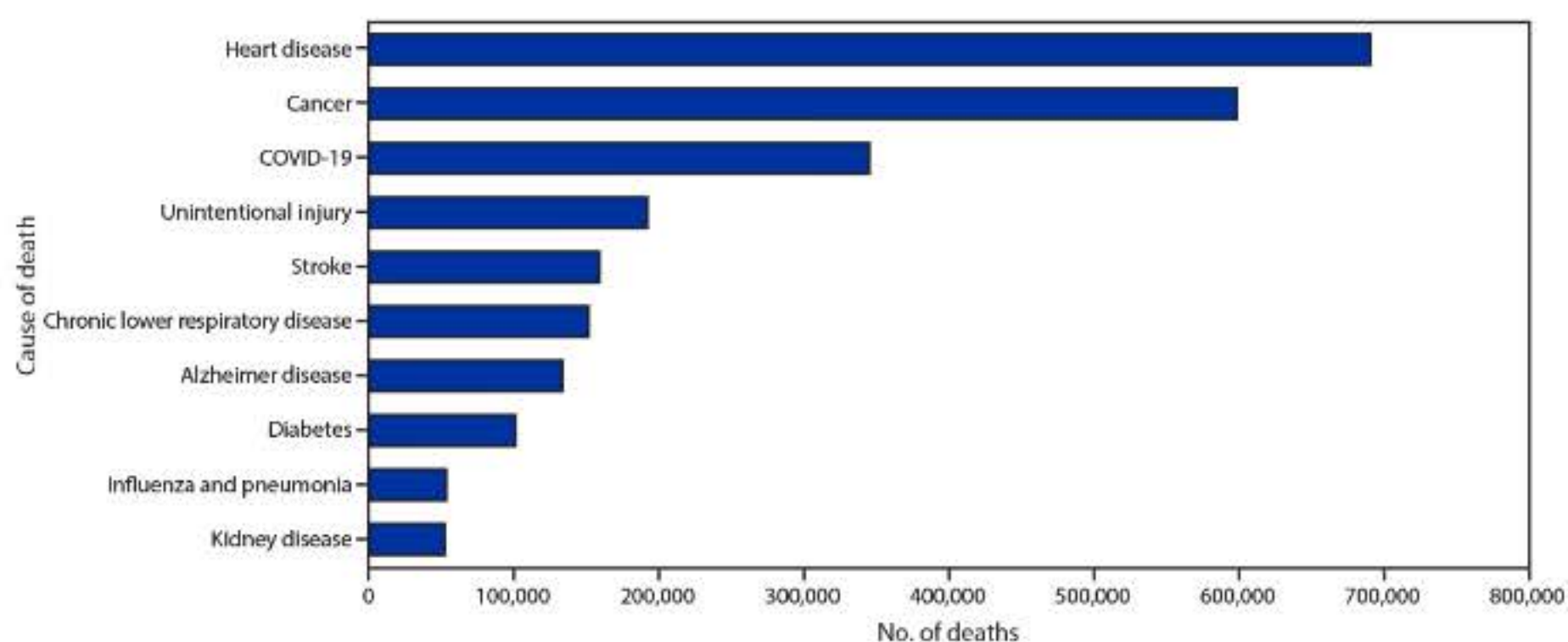
We have voted it down repeatedly!

Move on already! WE DON'T WANT ANY FLORIDATION IN OUR WATER SUPPLY!

Thank you for your time and effort. You guys are doing a great job! Do not let people push you around. Do what the people who are here want. Your friends and neighbors and family live HERE. Don't make them sick with your decisions!

[Top](#)

## FIGURE 2. Provisional\* number of leading underlying causes of death† — National Vital Statistics System, United States, 2020

[Return](#)

\* National Vital Statistics System provisional data are incomplete. Data from December are less complete due to reporting lags. Deaths that occurred in the United States among residents

[Show simplified view](#)

**From:** [Joan Waldrop](#)  
**To:** [DOH WSBOH](#)  
**Subject:** One Parent's Opinion  
**Date:** Monday, September 13, 2021 11:39:14 AM

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External Email

As the parent of a school/age child in WA, I do support mandating vaccines for all 12-and-up children participating in extracurricular activities.

Thank you,  
Joan Waldrop

**From:** [Alyssa Matsushita](#)  
**To:** [DOH WSOH](#)  
**Subject:** PFAS Drinking Water Standards  
**Date:** Tuesday, September 28, 2021 1:34:43 PM

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External Email

Dear WA Board of Health WA State Board of Health,

Please move forward with adopting strong drinking water standards for PFAS. It's crucial we act now to reduce these immune-compromising toxics and follow the lead of other states that have started turning the tap off PFAS pollution. The draft rule is a positive step to begin to address PFAS in drinking water supplies, but I urge you to keep the process moving and incorporate the following recommendations into the final rule:

1. Ensure the state action levels address all PFAS. The rule should recognize that other harmful PFAS may be present in water and should establish monitoring, limits, and action requirements designed to capture as many of the large PFAS class as possible.
2. All Group A water systems should be required to test on an ongoing basis to make sure contaminated water sources are identified; the rule should not exclude important water systems such as churches, motels, or allow for waivers.
3. Since detection of any of these compounds is an indicator of the presence of other PFAS, the final rule should require that water systems take action to address all PFAS when drinking water exceeds the state action levels.
4. Finally, resources should be sought from the state legislature to support testing of other water systems and private wells and to address contamination.

Please consider humans quality of life and the detriment of micro-dosing poison to human health and future of humanity.

Sincerely,  
Alyssa Matsushita  
9707 Lev Ave  
Arleta, CA 91331

**From:** [Joan Green](#)  
**To:** [DOH WSOH](#)  
**Subject:** Public Comments for WSOH Members  
**Date:** Tuesday, August 31, 2021 8:05:00 AM

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External Email

I'm in shock that you have not mandated the FDA approved Covid-19 vaccine for students ages 16+. This is especially concerning as students go back to school this week. How can you put the health of Washington state students and families at such risk?

As a Washington state parent and educator, I'm having an extremely difficult time rationalizing putting my teenage daughter into an indoor setting with hundreds of students daily for 7 hours a day. The mask mandates are great. But I'm certain the contagious delta variant will be in the air inside her school threatening our school community - our Washington families that you are supposed to protect.

What reason could there be that you would not mandate this FDA approved vaccine when we need it the most?

Truly disappointed in your leadership,  
Joan Green

Sent from my iPhone



**From:** [S. Wildflower](#)  
**To:** [DOH WBOH](#)  
**Subject:** Public schools & Covid vaccination  
**Date:** Tuesday, August 24, 2021 2:26:32 PM

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External Email

**Dear Washington State Board of Health,**

**I'm excited to hear that the Pfizer vaccine now has full approval for ages 16+. I'm hoping this means that at least students 16 and up in schools will now be required to get vaccinated, just like at community colleges. (A vaccine mandate for ages 12+ would be even better.) This could be a small step to making our schools that much safer and make my daughter feel safer in her Seattle high school.**

**Sincerely,**

**Salal Wildflower**

**98126**

PO Box 2044  
Granite Falls, WA 98252  
425-446-2678  
[bruce@pilchucksd.com](mailto:bruce@pilchucksd.com)

September 2, 2021

Subject: Proposed Revisions to Chapter 246-272A

Washington State Board of Health

*By: Email Delivery Only*

Dear Board Members:

I have previously spent over 33 years as an employee of a public health agency in Wahington. I am now the owner of a small business engaged in activities that are overseen/regulated by public health. I am writing today to bring to your attention to what I believe is an attempt by Department of Health (DOH) staff to circumvent the intent of legislation that was passed into law in 2019.

SB 5503 was a remarkable bill in that it passed in both the House of Representatives and the Senate unanimously. One might think it was a universally accepted piece of legislation. Not so. The bureaucrats at DOH apparently see it as inconsistent with the agency's agenda and are in the process of writing regulations intended to thwart the intent of the law.

Section 2 of SB 5503 states in part:

*(1) Rules adopted by the state board under RCW 43.20.050(3) regarding failures of on-site sewage systems must: (a) Give first priority to allowing repair and second priority to allowing replacement of an existing conventional on-site sewage system, consisting of a septic tank and drainfield, with a similar conventional system;*

In a currently proposed revision to Chapter 246-272A WAC, section -0280(1) is proposed to include the following:

*(1) When an OSS failure or malfunction occurs, the OSS owner shall either:  
(a) Remediate the OSS in conformance with WAC 246-272A-0278, or  
(b) Repair remediate or replace the OSS with a conforming system OSS or component, in full compliance with new construction requirements under this chapter, or...*

The requirement that septic system repairs be "in full compliance with new construction requirements" is completely contrary to the intent of SB 5503.

Proposed revisions to paragraph (2) of section -0280 are intended to incorporate the requirements of SB 5503, while simultaneously negating the effect of the legislation:

*(2) The local health officer shall:*

*(a) Give first priority to allow the repair and second priority to allow the replacement of an existing permitted OSS, consisting solely of a septic tank and drainfield, with a similar OSS consisting solely of a septic tank and drainfield, if the repair or replacement will result in a conforming system in full compliance with new construction requirements under this chapter.*

The first half of the proposed revisions to paragraph (2) are almost verbatim from SB 5503. The underlined language has been added by DOH staff in an effort to negate the effect of the legislation. Inserting the word “permitted” means that SB 5503 would only apply to those properties where there is a record of permit issuance at the local health department. In many counties that effectively removes all residences constructed during or prior to the 1960’s from consideration. There is no limitation tied to previous permit issuance in SB 5503. The last half of the proposal (underlined) would result in SB 5503 having no effect what-so-ever. If a site can meet new construction requirements for a gravity septic system then there is no need for the language in SB 5503. DOH has written rule language to circumvent the intent of SB 5503 in ALL circumstances.

Additional proposed rule language in sections -0280(2)(b), (3)(c) and (3)(d) reinforces the requirement that all septic system repairs meet current code requirements, contrary to the intent of SB 5503.

During a statewide virtual meeting with public health agency staff I attended in the fall of 2020 a DOH supervisory level employee made a statement to the effect of “this legislation is contrary to what we are trying to accomplish with this rule revision”. He then explained how the Attorney General assigned to DOH had indicated that, at a minimum, the language from SB 5503 should be included in the revised WAC; however since there was no legislation prohibiting additional language DOH was able to add rule language that would alter the effect of the legislation.

The proposed rule, if adopted by the State Board of Health, will result in an increased cost of septic system repairs. In Snohomish county where I live almost all permitted septic system repairs will increase in cost, with approximately 50% of permitted septic system repairs increasing in cost by \$7500-\$10000. I refer to “permitted” repairs as I would expect the number of septic system repairs installed without permit (“bootlegged”) to increase substantially should this rule be adopted as currently proposed.

DOH will likely present numerous arguments to you arguing why the proposed language is needed from a public health perspective. I could provide counter arguments; frankly however

those arguments are moot. The legislature has previously considered all sides of the issue and has very decisively given DOH and the Board a clearly defined direction in which to proceed.

As I stated, I have been a public health employee for over 30 years. Most of that time I was involved directly with permitting septic systems or supervising others in that role. I have never encountered another instance of an agency so blatantly attempting to circumvent the will of the legislature. I am asking that you do not follow suit, I am asking that you demand rule language that clearly meets the intent of the law.

Sincerely,

A handwritten signature in dark ink, appearing to read 'Bruce A. Straughn', with a long horizontal line extending to the right.

Bruce A. Straughn

Email cc:        Senator Mona Das  
                      Senator Phil Fortunato  
                      Umair A Shah, MD, MPH Secretary of Health  
                      Lauren Jenks, Assistant Secretary, Environmental Public Health  
                      Kelly Cooper, Director, Policy and Legislative Relations



**From:** [northforkstilly@frontier.com](mailto:northforkstilly@frontier.com)  
**To:** [DOH WSOH](#)  
**Cc:** ["Chrys Sweeting"](#)  
**Subject:** support for adding covid vaccine, K-12  
**Date:** Thursday, September 16, 2021 2:46:47 PM

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External Email

Dear Washington State Board of Health,

I wanted to send my comments and support for you to reconsider adding the COVID-19 vaccine to the list of other required vaccines to attend K-12 school. As a parent, I am very concerned about the safety of both of my children, who attend within the Arlington School District (Snohomish County), and one of which is too young to be currently eligible for the vaccine. As you know, having more people vaccinated will have an insulating protective effect for those that can't receive it yet.

I'm pasting my public comments that I made at our local school board meeting this week below. After the Board meeting, I came to understand that it is your organization that determines which vaccines are required for K-12 school attendance in our state, per RCW 28A.210.140.

Thank you for your consideration,

Sarah Blake  
Arlington, WA 98223  
[northforkstilly@frontier.com](mailto:northforkstilly@frontier.com)

**Sarah Blake comments for 9/13/2021 Arlington School Board meeting**

Thank you, School Board, Administrators and the public for this opportunity to speak. I first want to mention my concern about the new rules at elementary recess-time; as I understand it, kids will be allowed to take off their masks. Given that elementary children are too young to be vaccinated, and likely to get closer to each other than the recommended social-distancing of 6 feet during playtime, not wearing a mask increases risk and is not the best practice to keep them safe.

The main topic I want to ask the Board to consider is adding the covid vaccine to the list of vaccines already required for our children to safely participate in sports and attend school in-person, such as for measles and polio. Just as measles and polio are infectious airborne diseases, so is covid-19. Now that we are fortunate to have a FDA-approved vaccine for people 12 and older, we should take the next step to ensure that we are protecting our children, community and economy as much as possible. There is already precedent for this action, as other school districts around the country

have done this. The District has taken many smart steps and protocols to get us to where we are today, where our children can attend full-time, 5 days a week. Thank you for all your hard work, making difficult choices to get us to this goal. Unfortunately, as some local school districts are finding out this month, positive student covid-19 cases spiral into quarantines and loss of student learning opportunities.

I am sure the decision to add the covid vaccine to the other required ones will not please all parents; however, at this point in the pandemic, it is the unvaccinated people that are continuing the sickness and deaths. There is the saying that 'if you are not part of the solution, you are part of the problem'. This is a health issue, not a political issue. Also, requiring vaccines for infectious diseases is not a topic of what many call an infringement on their 'freedom', because there is no *absolute* freedom in our country (and never has been)...we all must pay our taxes even if we don't agree with how the money is spent; we can't blast our music or our neighbor's freedom for peace and quiet will be taken away; and we can't drive on the road at 100 miles per hour just because we want to, as it would most likely take away someone else's right to safety and life. I would say to those who don't agree that your freedom ends where mine begins. Your right to choose to have your children receive a life-saving vaccine and wear masks isn't greater than my children's right to attend school safely and not get covid from your kid. The Board's job is to make sure all of our children's educational opportunities are equitable, reducing barriers to learning by being able to attend school safely. I support a distance learning option for those 12 and over that are non-vaccinated. Finally, we must all work together, we are all interconnected, and we should be in this moment working together to defeat the common enemy, which is the covid virus, not each other. Indeed, our humanity shines most when we love our neighbors.

I hope you will consider my comments and do the right thing to protect all of our children, especially the ones that are too young to be vaccinated for covid. Thank you.

**From:** [Jen](#)  
**To:** [DOH WSBOH](#)  
**Subject:** Transplants  
**Date:** Wednesday, October 6, 2021 11:36:19 PM

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External Email

I urge all members serving WSBOH to mandate hospitals like the university of WA to not force transplant patients to be compliant with the covid vaccine or be removed from the transplant list.

While many vaccines may be a requirement for transplants those vaccines have been around for years and have been adequately studied for reactions :

Covid vaccine has been around for several months !!

The covid vaccine should not be required in transplant patients until more studies are completed !

The experimental trials on the effectiveness of COVID-19 vaccines did not include any organ transplant patients, and there are no data currently available about the risk of organ rejection related to receiving the vaccine.

Until more research is conducted it's so wrong to refuse treatment to patients waiting for a transplant .

Sincerely

Jennifer Aspelund

Sent from my iPhone

**From:** [mapurl](#)  
**To:** [DOH WSBOH](#)  
**Subject:** Vaccines in Schools  
**Date:** Thursday, September 9, 2021 8:38:15 PM

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External Email

Why has the board not mandated COVID vaccines for kids >12?

Kids are back at school and already there are covid outbreaks in Seattle public schools.

Wake up board and do what's sensible and effective. And stop risking another school year, and the lives of our school kids.

Thanks

Martin M



First let me start by saying, I am not “anti-vaccine”. I am vaccinated, for example I am vaccinated against polio. If I were to go in a room filled with polio positive people, I wouldn’t get it. I am vaccinated against the measles, if I were put in a room full of measles positive people, I wouldn’t catch it. This experiment though, I will not comply with. If I did let them give me the “Covid vaccine”, and I use that word very loosely, then I went into a room full of Covid positive people, I would get it.

I believe that the health officer has abused her position by committing an extreme departure from law and liberty by enforcing a passport mandate upon free citizens of a free nation.

Dr. Berry has been ignoring the law and medical science to create an environment of coercion. Segregating healthy citizens and treating those who are COVID-recovered as second class is a dangerous scheme that cannot be allowed to continue. FDA’s own disclaimer listed on all fact sheets for COVID-19 vaccines which states, “It is your choice to receive or not receive the [Pfizer-BioNTech, Moderna, Janssen] COVID-19 Vaccine. Should you decide not to receive it; it will not change your standard medical care.” This precise language is required by Federal statute because COVID-19 vaccines are *not all* FDA approved but rather are Emergency Use Authorization (EUA) only. The vaccines nor “passports” can be mandated. To go even further, mandates are not law and no recourse can be taken against people who chose to ignore the ridiculous orders.

The 14th Amendment to the US Constitution gives people protection of bodily integrity and prohibits discrimination on the basis of medical or genetic status. Natural immunity is superior to manufactured immunity. In addition, the vaccines can trigger a dangerous and deadly hyper-immune response in people with immunity. It is unlawful, and unconstitutional, to administer experimental agents to individuals who cannot make an informed decision as to the true benefits and risks of the vaccines. They must be of an age or a capacity to make informed decisions and they must be provided with all of the risk/benefit information necessary to make an informed decision. emergency use products are specifically prohibited by federal law 21 U.S.C. §360bbb-3 from being mandated. We do not know the official side effects or long term reproductions of these drugs.

This has been attested to by thousands of doctors worldwide including several testifying before Congress. CDC’s own numbers reveal the truth, which is that your own immune system can virtually always manage this virus. According to the CDC, even without treatment, the survival rate is 99.98% under age 50 and almost 95% over age 70. Both numbers approach 100% with early treatment. The vaccines will not protect you from delta and future variants, and have serious side effects, including death (>13,000 in the CDC database VAERS). Doctors have always known that natural immunity is far superior (more robust, longer lasting) to vaccine immunity, and the data is now accumulating that the vaccines are failing with vaccinated people being 13x more likely than unvaccinated to be diagnosed and 27x more likely to become sick. The latest research portends great harm from the vaccines.

Codes of Medical Ethics absolutely prohibits any form of coercion whatsoever to individuals to participate in a medical experiment; and consent to receive medications is black letter law (since Nuremburg), and it must not be discarded in favor of scarlet letters of segregation. It is critical that

those in positions of authority are making decisions and implementing public policy based on thorough consideration of the relevant medical data. Any mandate, or merely even implied pressure, to take a new drug that lacks long-term health and safety data is categorically reckless and unethical.”

“vaccine passports,” “digital health IDs,” and other such required documentation pose substantial risks to personal privacy and equal treatment before the law for all citizens of Clallam and Jefferson counties as well as the United States.

All persons reserve the right, at all times, to determine what is in their own best medical interest without threat to their livelihood, schooling, or freedom of movement.

Under the 2005 PREP Act enacted by Congress, pharmaceutical companies that manufacture EUA vaccines are shielded from liability related to injuries and damages caused by their experimental agents. However, any employer, public school, health professional or officer or any other entity or person who mandates experimental vaccines (mandates, punishments or job security included) on any human being is not protected from liability for any resulting harm. While vaccine manufacturers may be shielded from liability, your institution is not protected, and neither are you.

You are hereby on notice that if you illegally or irresponsibly mandate EUA medical passports, such as the experimental Covid-19 vaccines to live normal life by, People may have no choice but to take legal action, and you may be personally liable for resulting harm.

I ask you,

If masks worked.... Why did we have to social distancing?

If the social distance worked... why we did we go into lockdown?

If lockdowns worked... why the rush for a vaccine

If the Vaccines worked.... Why are the vaccinated still spreading?

If the vaccinated are still spreading germs and catching Covid.... Why are they given special privileges?

To further prove that Dr. Berry has stepped out of her authority I am including and attachment of a Freedom of Information act that I submitted to the county pertaining to Dr. Berry and her “data”. Maybe you will find the answers I received as interesting as I did. I believe they speak for themselves.

Please take this all into consideration. You are in your position because the people of Clallam county believed in you. Can we still?



**From:** [mike pearson](#)  
**To:** [DOH WSOH](#)  
**Subject:** Dr. Alison Berry's "mandate"... Agenda item #11  
**Date:** Friday, October 8, 2021 10:38:17 AM

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External Email

"To Whom it May Concern:

This complaint is filed pursuant to RCW 70.05.120 (1) which provides:

Any local health officer or administrative officer appointed under RCW 70.05.040, if any, who shall refuse or neglect to obey or enforce the provisions of chapters 70.05, 70.24 and 70.46 RCW or the rules, regulations or orders of the state board of health or who shall refuse or neglect to make prompt and accurate reports to the state board of health, may be removed as local health officer or administrative officer by the state board of health and shall not again be reappointed except with the consent of the state board of health. Any person may complain to the state board of health concerning the failure of the local health officer or administrative officer to carry out the laws or the rules and regulations concerning public health, and the state board of health shall, if a preliminary investigation so warrants, call a hearing to determine whether the local health officer or administrative officer is guilty of the alleged acts. Such hearings shall be held pursuant to the provisions of chapter 34.05 RW, and the rules and regulations of the state board of health adopted thereunder.

**\*\*We were not granted our procedural due process rights.**

**\*\*There was no properly noticed public meeting by our Clallam County local Board of Health**

**\*\*Our Clallam County local Board of Health did not 'direct' Dr. Berry to issue this type of mandate. She acted alone.**

**\*\*There is no public record of our local Board of Health's 'findings and decisions' with regards to the outcome of this public meeting that did not happen.**

Respectfully...

Mike Pearson

**From:** [wpbank](#)  
**To:** [DOH WSB OH](#)  
**Subject:** Mandate For PA/Sequim Restaurants  
**Date:** Thursday, October 7, 2021 3:13:31 PM

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External Email

...Terrible thing for the citizens of our county..Dr Berry brags for the PDN sunday telling people the restaurants are happy to comply.. But she has threatened to take everything away if they don't...Then she let's the prison go unattended which caused a real outbreak (not her normal 3)..Shame we go to Kitsap to eat out...Fire her please!!

Sincerely, Connie Marzovilla

Sent from my Verizon, Samsung Galaxy smartphone

**From:** [AmberRose Hosken](#)  
**To:** [DOH WSOH](#)  
**Subject:** Oct. 13, 2021 Agenda item #11, Clallam County Public Health District Complaint  
**Date:** Friday, October 8, 2021 11:48:36 AM

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External Email

In reference to October 13th 2021 agenda item 11,

I would like to complain to the state board of health concerning the failure of the local health officer or administrative officer to carry out the laws or the rules and regulations concerning public health in regards to Dr. Allison Berry of Clallam/Jefferson counties, in regards to the vaccine mandate affecting local dining establishments.

This complaint is filed pursuant to RCW 70.05.120 (1) which provides:  
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We were not granted our procedural due process rights.

There was no properly noticed public meeting by our Clallam County local Board of Health

Our Clallam County local Board of Health did not 'direct' Dr. Berry to issue this type of mandate. She acted alone.

There is no public record of our local Board of Health's 'findings and decisions' with regards to the outcome of this public meeting that did not happen.

Respectfully,

Amber Rose Hosken  
Port Angeles, Washington

October 8, 2021

To all Public Health Board Members:

I am very concerned about Dr. Allison Berry's rogue actions against the citizens of Clallam and Jefferson Counties. This person took upon herself to enforce a mandate that was not passed by the board members. She is not a person who should have this much power in our communities. Why was the board not included in this decision? This puts many people's lives at risk due to her actions. She is not a scientist, nor have I heard her discuss actual science to back her claims other than the information she wants you to hear. Do your research and do not just listen to her side. We all know this is a virus and any virus or bacteria can be deadly under the right circumstances.

First, to force anyone to take a gene therapy that has not been tested on humans is inhumane. I have requested from the Public Health Department proof of the isolated antigen of Cov-Sars-2 with no response. To assume that all people must be given this injection is somewhat alarming to me. We have never in the years I have been in medicine have forced injections on anyone at any time, why now?

Secondly, to just go out and state all business must comply to a mandate that is illegal shows how rogue she has become. Most business have no concern of who has received these shots and who hasn't because they are in it to make money not to be the injection police. To get really picky it is shown that the people who receive these injections are the super spreaders not the people who chose natural immunity.

These actions she has taken upon herself increases the mental, and emotional abuse of all people and their freedom of choice. As a doctor she took an oath to do "no harm". She is doing just the opposite and causing great distress and unnecessary harm to all the public. Her rationales for her actions are despicable. This is nothing but a power trip for her and she knows this, and I am very disappointed in her as a doctor and human being.

Lastly, requiring people to show proof of a VAX Card for any reason is: Against the Nuremberg Code, - This takes my freedom of choice, Constitutional Rights 1<sup>st</sup>, 4<sup>th</sup>, and 14<sup>th</sup> Amendment Rights are being ignored. ADA & HIPPA Law- I am not required to show my medical conditions to any establishment.

I urge you all to reflect on this matter very deeply. Is one person to really have this much power in a community? Why has she taken upon herself to make choices for all citizens? Why is she wanting to harm people so badly? Is she going to pay all the businesses and people who lost their jobs and livelihood? Is there a monetary gain for her in response to her actions? Seriously, I am very disturbed by this situation and hope you all can make the right decision in this matter.

Sincerely,

Jodi Dotson





**From:** [MacKenzie Knudson](#)  
**To:** [DOH WSOH](#)  
**Subject:** Re: Agenda item #11, Clallam County Public Health District Complaint  
**Date:** Friday, October 8, 2021 11:44:20 AM

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External Email

To Whom it May Concern,

In regards to Agenda item #11, Clallam County Public Health District Complaint.

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**\*\*There is no public record of our local Board of Health's 'findings and decisions' with regards to the outcome of this public meeting that did not happen.**

Respectfully,  
MacKenzie Gish

**From:** [Joshua, Amanda Villalobos](#)  
**To:** [DOH WSOH](#)  
**Subject:** Support Agenda Item #11  
**Date:** Friday, October 8, 2021 9:05:06 AM

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External Email

To Whom it May Concern:

This complaint is filed pursuant to RCW 70.05.120 (1) which provides:  
Any local health officer or administrative officer appointed under RCW 70.05.040, if any, who shall refuse or neglect to obey or enforce the provisions of chapters 70.05, 70.24 and 70.46 RCW or the rules, regulations or orders of the state board of health or who shall refuse or neglect to make prompt and accurate reports to the state board of health, may be removed as local health officer or administrative officer by the state board of health and shall not again be reappointed except with the consent of the state board of health. Any person may complain to the state board of health concerning the failure of the local health officer or administrative officer to carry out the laws or the rules and regulations concerning public health, and the state board of health shall, if a preliminary investigation so warrants, call a hearing to determine whether the local health officer or administrative officer is guilty of the alleged acts. Such hearings shall be held pursuant to the provisions of chapter 34.05 RW, and the rules and regulations of the state board of health adopted thereunder.

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Respectfully, Amanda Villalobos

## RE: Coronavirus vaccines are not needed for children

To the Washington State Board of Health,

I write to remind you of the lack of need to inject kids with SARS-COV-2/COVID vaccines. As the Board or Department of Health will inevitably review these products for use in children, you must not ignore the risk-benefit balance **against** any indication to use them.

Children are almost completely unsusceptible to severe infection outcomes. Children can obtain durable, broad immunity through natural infection. For children to be exposed to SARS-COV-2, as is inevitable, and to recover, is an extremely low-risk policy to build community immunity. Some scientists say this is the only way out of the pandemic since the vaccines are waning and far from effective at preventing infection and transmission.

A sample of the studies showing natural infection and recovery can be successful against the pandemic:

- An October 2020 study found that exposure leads to the development T-cell immunity, not just anti-body activation. "The observation that many individuals with asymptomatic or mild COVID-19 had highly durable and functionally replete memory T cell responses, not uncommonly in the absence of detectable humoral [antibody] responses, further suggests that natural exposure or infection could prevent recurrent episodes of severe COVID-19."  
[https://www.cell.com/cell/fulltext/S0092-8674\(20\)31008-4?rss=yes](https://www.cell.com/cell/fulltext/S0092-8674(20)31008-4?rss=yes)
- A May 2021 study in the journal *Nature* made much stronger conclusions: "Overall, we show that SARS-CoV-2 infection induces a robust antigen-specific, long-lived humoral immune response in humans." <https://www.nature.com/articles/s41586-021-03647-4>
- Even more recently, a July 2021 concludes that "spike-specific IgG+ memory B cells persist, which bodes well for a rapid antibody response upon virus re-exposure . . .these results suggest that broad and effective immunity may persist long-term in recovered COVID-19 patients."  
[https://www.cell.com/cell-reports-medicine/fulltext/S2666-3791\(21\)00203-2](https://www.cell.com/cell-reports-medicine/fulltext/S2666-3791(21)00203-2)

And nearly 20 months into the pandemic, we now have knowledge that other treatments can help the naturally infected recover more safely, calling into question the need for any emergency declaration. Suppression of these treatments certainly appears to be criminal. A truism in the field of risk management is for risks with large negative impacts, alternate treatments should be implemented. In other words, if the pandemic were that serious, the public health agencies would have studied alternate treatments and protocols with equal urgency and resources. This narrow-minded focus on vaccines is alarming, it is mismatched with the claimed seriousness of COVID, and has caused an accelerating lack of confidence in public health agencies, policies and their employees.

The risks of taking the vaccine are becoming known (adverse reactions in the heart and circulatory system), and the benefits to children from vaccination are very limited (waning effectiveness). Children

should not be asked to take these risks to protect older generations who are dying at a 5% infection-fatality-rate (IFR) with co-morbidities and near the average life expectancy. This is not the children's job and shouldn't have to bear that burden. All risk – no reward.

Instead, Washington State should consider adopting strategies like the 'Focused Protection' described in the Great Barrington Declaration (<https://gbdeclaration.org/>), signed by nearly 60,000 medical scientists and practitioners. This includes the 'get sick-stay home' policy, which has kept humans on the planet through all other infectious diseases.

Following less restrictive policies would have saved thousands of businesses and jobs and caused less friction among citizens and government agencies. More importantly, since public health's currency is public confidence, the citizens would have seen and appreciated a more reasonable approach. Now, you have joined a few other states in declaring war against a portion of the population who have either already recovered from COVID and those who want their chance to get sick, stay home, recover and add to the community immunity.

Please do not play a part in mandating SARS-COV-2/COVID vaccines, experimental or otherwise, in the citizens of Washington, and especially in the unsusceptible youth.

Robert (Bob) Runnells

Risk Analyst

Vancouver, WA