

Employee/Customer Anti-Vax Talking Points



1. Digital vaccine passports of any kind are discriminatory against those based upon medical status, religious beliefs and more. Requiring a vaccine as a condition to participate in society is unlawful, immoral, unethical and unthinkable.

2. Private businesses are NOT above the law and they are PROHIBITED from implementing any such verification program as a condition of doing business.

3. We are demanding that this County/City/Business;

- a. Publicly state its opposition to the vaccine passport;*
- b. Peacefully non-comply with State Agencies who have unlawfully made up rules;*
- c. Put businesses on notice that they will be held liable for any discrimination of the public based upon vaccine status.*

4. Oregon Constitutional Bill of Rights Article 1, Section 3, specifically states, “**No Law Shall** in any case whatever control the free exercise, and enjoyment of religious [sic] opinions, or interfere with the rights of conscience.”

5. Oregon Constitutional Bill of Rights Article 1, Section 20, specifically states, “**No Law Shall** be passed granting to any citizen or class of citizens privileges, or immunities, which, upon the same terms, shall not equally belong to all citizens.”

6. It is unlawful, unethical, immoral and unthinkable to state that private businesses can require a vaccine passport or vaccine verification as a condition of conducting business or employment. Oregon Statutory Law ORS659.005 specifically states, “It is declared to be the public policy of Oregon that practices of unlawful discrimination against any of its inhabitants because of race, color, religion, sex, sexual orientation, national origin, marital status, age, disability or family status are a matter of state concern and that this discrimination not only threatens the rights and privileges of its inhabitants but menaces the institutions and foundation of a free democratic state.

7. Oregon Statutory Law ORS431a.005, Definitions of an Epidemic, specifically states, “Epidemic means the occurrence in a community or region of a group of similar conditions of public health importance that are **in excess of normal expectancy** and derived from a common or propagated source.” Total overall deaths in 2020 were less than 2015 to 2019. People who get COVID 19 under the age of 70 have a 99.998% survival rate. There is **NO EMERGENCY!**

8. Oregon Statutory Law ORS433.441 as used in Governor Brown's Executive Orders including the most recent 20-66, states she had a time limit for her Emergency Powers. Specifically, page 2, (5), "A proclamation of a state of public health emergency expires when terminated by a declaration of the Governor or no more than 14 days after the date the public emergency is proclaimed unless the Governor expressly extends the proclamation for an additional 14 days." She also had the ability to call back the legislature that was not in session for the express purpose to approve an additional 30 days. She did not. Her Emergency Powers have ceased and are no longer enforceable.
9. There is no emergency and there never has been. The numbers don't add up. You are participating in this charade to: get money – which is fraud; to implement the emergency vaccines – also fraud; to impose authoritarian control. Fraud is a felony, and felonies carry prison sentences. Many public servants are behind bars serving hard time for their crimes.
10. You don't go into the Emergency Room with a broken leg and stay in the Emergency Room until your leg is healed. You get a cast on your leg – and then you are released from the Emergency room – because IT IS NO LONGER AN EMERGENCY, even though your leg is not yet healed.
11. Requiring a COVID 19 vaccine (which is a medical experiment) as a condition to participate in society is UNLAWFUL COERCION according to Oregon Statutory Law ORS163.275 which specifically states, "A person commits the crime of Coercion when the person compels or induces another person to engage in conduct from which the other person has the legal right to abstain, or to abstain from engaging in conduct which the other person has a legal right to engage, by means of instilling in the other person a fear that, if the other person refrains from the conduct compelled or induced or engages in conduct contrary to the compulsion or inducement, the actor or another will:
 - a. *Unlawfully cause physically injury to some person;*
 - b. *Engage in conduct constituting a crime;*
 - c. *Falsely accuse some person of a crime or cause criminal charges to be instituted against the person;*
 - d. *Testify falsely or provide false information or withhold testimony or information with respect to another's legal claim or defense; or*
 - e. *Unlawfully use or abuse the person's position as a public servant by performing some act within or related to official duties, or by failing or refusing to perform an official duty, in such manner as to affect some person adversely.*
12. Finally, Oregon Statutory Law ORS127.507 specifically states, "Capable adults may make their own health care decisions." That's the LAW!

