

Government ACTION ITEMS

Newsom and the legislators who passed this law will face voters. Perhaps more importantly, several transformative initiatives will be on the ballot.

- **School Choice.** Let funding follow the child based on parental choice
- **Water Storage.** End the era of shorter showers and fallow fields
- **Death Tax Repeal.** Restore a protection of Prop. 13
- **Election Integrity.** Require voter ID
- **Taxpayer Protection.** Require voter approval for tax increases
- **Anti-Corruption.** End government union collective bargaining
- **Accurate Ballots.** Assure accurate descriptions of Propositions

Our movement is creating a new landscape of political possibility, and the fight for California's future has only just begun.

Support SCR5 & Oppose AB2098

SUPPORT SCR5:

Senate Governmental Organization Committee members and contact info at: <https://sgov.senate.ca.gov/>.

I am writing to request that you vote yes in support of adopting SCR5 on March 15, 2022. It is critical for all Californians that the declared State of Emergency for COVID19 be terminated immediately for the following reasons:

1. California Emergency Services Act (ESA) Section 8625 states that the Governor only has the authority to proclaim a state of emergency at 1) the request of a local jurisdiction or 2) in the case the local jurisdiction does not have the capacity to make the request. Gavin Newsom violated both of these criteria when he extended the COVID19 State of Emergency in November 2021.
2. ESA Section 8629 states the Governor must terminate a declared state of emergency at the earliest date possible. In response to a December 7, 2021 Public Records Act request for the data used by Gavin Newsom to support the need for a statewide extension of the current COVID19 emergency declaration, the Governor's office responded that they had no data and were not able to provide any information that was used to determine that California is still experiencing a state of emergency.
3. In August 2021, CA Dept. of Public Health (CDPH) downgraded their activation response to the COVID19 event from an emergency to a sustainment activation, further supporting that California is no longer experiencing an emergency and the Governor has no basis for continuing his declaration.
4. California citizens are extremely concerned that the Governor is abusing the power granted to himself by continuing the state of emergency due to the fact that

for the past 23 months, he has repeatedly bypassed the legislative process to unilaterally enact more than 200 laws that are not even related to COVID19.

As my California state government representative, I trust you will honor your responsibility to ensure my U.S. and California constitutional rights for transparency and accountability in government are upheld. Thank you.

OPPOSE AB2098:

<https://findyourrep.legislature.ca.gov/>

I urge you to OPPOSE AB2098. This bill will be devastating to the people of California in that we must preserve the integrity of doctor/patient relationships and must preserve the inalienable right to medical freedom of choice. This legislation proposes to mandate medical practitioners in California to continue perpetuating popular disinformation regarding the safety and effectiveness of so-called COVID-19 “vaccines”.

VAERS data shows COVID injections have resulted in 50 times more deaths per injection than all other vaccines to date. This data is being ignored by all who continue to promote the COVID injections as safe and effective. Data published by the UKHSA as of February 6, 2022 shows that 9 in 10 of every COVID death is a “vaccinated” person. Further analysis of these data sources shows cumulative breakthrough cases through December are 2,586,927 (78.8% increase from Nov Cumulative Data); cumulative breakthrough hospitalizations through December are 90,119 (60.0% increase from Nov Cumulative Data); and cumulative breakthrough deaths through December are 24,903 (54.6% increase over Nov Cumulative Data).

Additionally, Pfizer and BioNTech are now being sued in Case: 1:21-cv-00008-MJT filed on 1/8/22 in the Eastern Texas District Court for making false claims about the safety and effectiveness of their COVID19 vaccines which did not complete FDA required clinical trials. There is ample evidence that these shots are neither safe or effective.

For these reasons, it is very important that medical practitioners continue being permitted to provide patients with the opportunity to make informed consent and choice before receiving any experimental medical treatments. Please vote no on AB2098.