

# Oregon Statewide Jural Assembly

OSJA, General Delivery, Beaverton, Oregon [97005]; Contact: Ron Vrooman at ronvrooman38@gmail.com, www.ORSJA.org  
For the Jurors of our Grand Jury of August 26, 2024      Ballot for Cause 08262024-GJBallot 10-OSB-AMA-ADA

## No.10 Oregon State Bar (OSB), AMA, & ADA as a pervasive, dictatorial governance entity

All state licensing boards have 'dictatorial powers' over their licensees – Oregon is no different. These boards are granted 'qualified immunity' (that plays out as 'absolute immunity') by the state and federal courts for any decision they make right or wrong, even if the latter was intentional. The Oregon State Bar (OSB) and the Oregon Medical Board (OMB) are both representative of these behaviors. All Oregon boards act unconstitutionally, in particular when it comes to due process rights. The OSB, the OMB, the Oregon Health Authority (OHA), Oregon's current and past Governors, Oregon State's Congress and numerous other Oregon state and federal bureaucrats (including state and federal courts) have been notified and informed of all concerns regarding the running and regulation of state boards, but nothing has changed. 'Public servants' are not there for you, but to protect their own interests.

My Living Testimony in the form of an Affidavit of truth (LTA)

: I am.

I am 18 years of age or older, a man or woman on the land, soil, on Oregon, without the State of Oregon aka STATE OF OREGON, within The United States of America, the Constitutional republican form of government.

I am one of the people – a living mind-body-blood-flesh-soul-spirit being.

I am a party to Oregon's Constitution: ARTICLE I, Section 1's social compact; ARTICLE III Civilian common law Court of record; Amendment VII in suits in common law, whose verdict is without appeal in fact.

I am in the de jure original jurisdiction that honors the Laws of nature and of Nature's God.

I am jura summa imperii (rights of sovereignty or supreme dominion), as a man or woman with my progeny. Nunc pro tunc (now for then).

Sworn or affirmed before me.

What I am not:

Not a U.S. Citizen. Not a foreign agent or with an oath to a foreign entity, such as an Oregon State Bar association.

I am not a federal corporate governance employee. Not in active military. Not a sworn law enforcement or peace officer. Not a member of a city, county, state or federal court.

**Sign Name in RED ink:** \_\_\_\_\_

(RED THUMBPRINT HERE over name, date)

**Print Name in BLUE ink:** \_\_\_\_\_

**Date:** \_\_\_\_\_

## Jurat

[We will fill this section out. Signatures in red, printed names and date in blue below this section]

Today, in the presence of two (2) men/ women who serve as witness to the man or woman on the land and soil of Oregon who testified above, is sworn or affirmed before me and for the purpose as described. Wherefore I set my hand and thumb print to seal this 26<sup>th</sup> day of August, 2024.

## Witness Signatures

(Sign in red) \_\_\_\_\_

(Print in blue) \_\_\_\_\_

(Date in blue) \_\_\_\_\_

(Sign in red) \_\_\_\_\_

(Print in blue) \_\_\_\_\_

(Date in blue) \_\_\_\_\_

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### Evidential Explanation

The 2015 SCOTUS decision in *North Carolina Dental Board of Examiners v FTC* (NCDB v FTC) clearly declares that state boards are not afforded state immunity, because they are defined legally as trade associations with their current arrangements and lack of 'meaningful' oversight. The Supreme Court decision explicitly defines what is required to be the recipient of 'qualified/sovereign immunity'. According to a number of legal authorities, as a result of NCDB v FTC, all board members are at grave risk of being sued in their person, as opposed to the state being sued. A US DOJ Antitrust Division letter - "STATEMENT OF INTEREST ON BEHALF OF THE UNITED STATES OF AMERICA" to the Florida State Bar and the Southern Miami Federal District Court dated March 12, 2018 upholds the NCDB v FTC decision stating that the Florida State Bar (FSB) has no state qualified legal immunity.

The Federation of State Medical Boards (FSMB), an 'advocate' for State Medical Boards, is a 501(c)6 which means it can take in anonymous donations – only the amount is known, but not the donor. What happens with the money after that, other than paying expenses, is unknown. The FSMB has already been investigated in the past for taking a 'donation' (bribe) from Purdue Pharmaceuticals to push Oxycontin. The FSMB's own internal documentation unequivocally states they will be attacking Integrative Medicine physicians over money...and they have done it for over 20 years. Most, if not all, licensing goes through the FSMB.

The OSB requires all their licensees to purchase a minimum of \$350,000 of malpractice insurance through the OMB self-insurance program. Therefore, when an attorney is sued, the OSB will fight the suit because they have a vested financial interest in the outcome...and this is considered 'protecting the public'. Otherwise, the OSB removes any attorney who doesn't tow the OSB line. The OSB states they have immunity to lawsuit because of Oregon Supreme Court oversight, but just like the FSB, NCDB v FTC refutes their 'misunderstanding'.

[Of note: the AMA and ADA and similar such organizations are definitely full of the same kind of folks on boards, but they do not have direct control over any board. Their statements do hold sway regarding medical treatment such as with COVID. These Nutters are all intertwined.]