3 Simple Ways to Demand Transparency from State Medical Boards

Your action is needed urgently if you wish to keep medicine personalized and not controlled by the pharma-funded government. The highest and best medical care cannot thrive in an environment of censorship like the one that has been present since the beginning of this “pandemic.”

The question must be asked, *when in our history have scientists and medical professionals been censored like they are during the present?* Censorship is not necessary if medical authorities consider the best interest of the people they serve. Freedom of speech, sharing of ideas and information, and debating differing views are at the very core of both our scientific understanding and the protection of communities.

Currently, state medical boards are not championing patient’s best interests. Rather, the boards are targeting providers who practice alternative medicine outside the standard of care, who write mask or vaccine exemptions, or who prescribe off-label medications. The state medical boards are also threatening and revoking provider licenses without due process. While the boards must investigate all anonymous complaints, 25% of providers recently surveyed remain afraid to voice their concerns. This is a barrier, and it does not allow practitioners to provide the best medical care for their patients.

Furthermore, providers are starting to question the lack of early treatment and the safety and efficacy of an indiscriminate mass vaccination campaign in the midst of a “pandemic” because they are realizing things are not right.¹

As a patient, you have rights. If you have concerns about vaccine safety and efficacy and they have been dismissed by your healthcare provider, you have the right to full informed consent prior to any medical intervention or therapy. If you and your physician determine new or off-label treatments are the best choice for you, you have the right to try them.

If you feel that your provider is dismissing your concerns about Covid-19 treatment or any treatment, it is imperative to reach out to your state medical board. State medical boards are responsible for protecting health care consumers and their basic rights and freedoms. If you believe your medical rights were violated, you can file a complaint with your state medical board. Complaints can be made simply and anonymously.

Without transparency there cannot be trust.

A. Please consider making a complaint to your state medical board if you or anyone you know:

   1. Had a negative outcome with the current standard of treatment
   2. Were refused early treatment
   3. Were injured by a vaccine

¹ [https://www.ncbi.nlm.nih.gov/pmc/articles/PMC9062939](https://www.ncbi.nlm.nih.gov/pmc/articles/PMC9062939)
4. Were not provided full informed consent prior to being given a vaccine or other therapy
5. Heard a provider state that vaccines are safe and effective

To file a complaint with your medical board for the reasons above or any other reason, find your specific medical board online and carefully read all instructions as you submit your complaint.

You can find the Medical Board of California website and physical address below:

Medical Board of California - [http://www.mbc.ca.gov](http://www.mbc.ca.gov)
Central Complaint Unit
2005 Evergreen Street, Suite 1200
Sacramento, CA 95815

For all other state medical boards, the link to the Federation of State Medical Boards directory of State Medical and Osteopathic Boards is as follows: [https://www.fsmb.org/policy/contacts](https://www.fsmb.org/policy/contacts).

Once you have located the contact information for your state medical board, include copies of the patient’s pertinent pages of medical records, and any of the documents listed below that may support your complaint:

1) VAERS information and link
2) Vaccine package inserts, patient counseling instructions, and other sections
3) CDC vaccine information statement forms (VIS forms)
4) The AMA and UN statements on medical ethics
5) The statement of physician's duty from the National Childhood Vaccine Injury Act.

Information about and links to the items above can be found at the end of this document.

B. Contact the members of your state medical board directly to ask why they are silencing and punishing their physicians without due process, obstructing the practice of medicine and denying patients access to diverse and equitable health care options. To locate your state board medical members you need to locate the website for your state medical board, and then locate their members.

C. Attend the public medical board meetings. Your power lies in your presence, and it is not necessary to speak. The more like-minded individuals that can attend with you, the better. You can find state medical board meeting schedules at the same website you will find board information.

In finality, be sure to keep a photocopy of your entire file. While you can submit a claim online, it may be more effective to send your claim in as a hard copy.
SUPPORTING DOCUMENTATION FOR YOUR COMPLAINT

1. VAERS - Vaccine Adverse Events Reporting System
Visit the [VAERS website](http://www.vaers.org) for more information on reporting vaccine reactions. Make sure to REPORT a vaccine reaction even if your doctor has not or will not. [This link](http://www.vaers.org) contains the list of the most severe vaccine reactions which a doctor is mandated by federal law to report and if such a reaction occurs, to make sure your child is not given that vaccine again. This link includes a table of the reportable events following vaccinations.

2. Vaccine Package Inserts, Patient Counseling Instructions, and other sections
According to The United Nations Universal Declaration on Bioethics and Human Rights, adopted by 193 countries including the United States, “any preventive, diagnostic, and therapeutic medical intervention is only to be carried out with the prior, free, and informed consent of the person concerned, based on adequate information” (Article 6). While this may not currently be a legal obligation in some states (like California), doctors are ethically required to discuss the risks and benefits of all medical treatments and procedures, including vaccination. If your doctor failed to discuss the full risks of vaccination as directed by the vaccine package inserts (PIs) and did not explain the risks mandated by federal law prior to giving vaccines, then you did not receive full informed consent. All vaccine manufacturers provide package inserts (PIs) which detail ingredients, instructions, and warnings for the vaccine. Most PIs contain explicit instructions for doctors in the Patient Counseling section.

3. Centers for Disease Control Vaccine Information Statements (VIS forms)
These [VIS forms](http://www.cdc.gov/vaccines) provide the bare-minimum of informed consent that your doctor is obligated to give prior to you or your child receiving vaccinations. It only highlights some of the most important moderate and severe reactions to watch out for.

The CDC states on their website that the VIS forms contain only what is legally required by the 1986 Vaccine Act and are not actual informed consent forms. This adds to the concern that many individuals are receiving these comprehensive and invasive medical treatments without being given the proper level of consent that is ethically (and in some states, legally) mandated by our modern standards of medical care.

4. American Medical Association (AMA) Code of Medical Ethics
This code states the following about informed consent:

“The patient's right of self-decision can be effectively exercised only if the patient possesses enough information to enable an informed choice…The physician's obligation is to present the medical facts accurately to the patient…The physician has an ethical obligation to help the patient make choices from among the therapeutic alternatives consistent with good medical practice…Informed Consent is a basic policy in both ethics...
and law that physicians must honor…Physicians should sensitively and respectfully disclose all relevant medical information to patients."

Here you can view and print the [AMA policy](#).

**United Nations Universal Declaration on Bioethics and Human Rights: Article 6**

“Any preventive, diagnostic, and therapeutic medical intervention is only to be carried out with the prior, free, and informed consent of the person concerned, based on adequate information. The consent ... may be withdrawn ... without disadvantage or prejudice.” Read the U.N. policy, unanimously adopted by 193 countries.

**5) National Childhood Vaccine Injury Act of 1986**

This federal law mandates that patients be given VIS forms prior to vaccination, and the standard of care for informed consent is to allow patients time to understand and ask questions about these forms and about vaccines. The specific wording of this section of the law can be found here: [National Childhood Vaccine Injury Act](#), under section D, Health Care Provider Duties:

"Each health care provider who administers a vaccine set forth in the Vaccine Injury Table shall provide to the legal representatives of any child or to any other individual to whom such provider intends to administer such vaccine a copy of the information materials developed pursuant to subsection (a) of this section, supplemented with visual presentations or oral explanations, in appropriate cases. Such materials shall be provided prior to the administration of such vaccines."

For more information on the National Childhood Vaccine Injury Act, click [here](#).