




Mathew L. Tyler 
550 Vallombrosa Ave # 6471
Chico, CA 95927
+1-262-757-8802
hi@tylerpresident.com

November 6, 2024

Attn: **LEGAL MAIL; 2024 ELECTION INTERFERENCE AND TAMPERING**
Benjamin C. Mizer, Principal Deputy Associate Attorney General
US Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001

Re: Request for help and criminal prosecution;
Criminal Complaint

42 U.S.C. § 1987
18 U.S.C. §§ 241-242

State sanctioned:

Deprivation of: 1st, 5th, and 14th amendments to the US Constitution

2024 Election interference and tampering

Human rights violations

Hate crimes

Disability discrimination

Deprivation of suffrage

Honest Services Fraud

Wire Fraud

Defrauding the government

Conspiracy against rights

**Celebrating the 40th anniversary of the Civil Rights Act,
with the destruction of democracy,
through the failure to enforce the Civil Rights Act**

Dear Honorable Congress,

I. NOTICE

1. Not every person with a disability makes macaroni crafts, please try to suspend any prejudices and/or biases that you might have about a person with a disability; comparatively not everyone is as Dunning–Kruger effect as you. Seemingly the people mentioned herein were unable to suspend their prejudices and/or biases. Hopefully¹ you will not be joining them.
2. Emphasis is likely added throughout.
3. “The Americans with Disabilities Act (ADA) is a federal civil rights law that provides protections to people with disabilities to **ensure that they are treated equally in all aspects of life. Title II of the ADA requires state and local governments (“public entities”) to ensure that people with disabilities have a full and equal opportunity to vote. The ADA’s provisions apply to all aspects of voting.**”²
4. *“Discrimination or segregation by an establishment is supported by State action within the meaning of this subchapter if such discrimination or segregation (1) is carried on under color of any law, statute, ordinance, or regulation; or (2) is carried on under color of any custom or usage required or enforced by officials of the State or political subdivision thereof; or (3) is required by action of the State or political subdivision thereof.” 42 U.S.C. § 2000a(d)*
5. *“Subject to the provisions of this subchapter, no qualified individual with a disability shall, by reason of such disability, be excluded from participation in or be denied the benefits of the services, programs, or activities of a public entity, or be subjected to discrimination by any such entity.” 42 U.S.C. § 12132*
6. *“It shall be discriminatory to subject an individual or class of individuals on the basis of a disability or disabilities of such individual or class, directly, or through contractual, licensing, or other arrangements, to a denial of the opportunity of the individual or class to participate in or benefit from the goods, services, facilities, privileges, advantages, or accommodations of an entity.” 42 U.S.C. § 12182(b)(1)(A)(i)*
7. *“the imposition or application of eligibility criteria that screen out or tend to screen out an individual with a disability or any class of individuals with disabilities from fully and equally enjoying any goods, services, facilities, privileges, advantages, or accommodations, unless such criteria can be shown to be necessary for the provision of the goods, services, facilities, privileges, advantages, or accommodations being offered;” 42 U.S.C. § 12182(b)(2)(A)(i)*
8. *“a failure to make reasonable modifications in policies, practices, or procedures, when such modifications are necessary to afford such goods, services, facilities, privileges, advantages, or accommodations to individuals with disabilities, unless the entity can demonstrate that making such modifications would fundamentally alter the nature of such goods, services, facilities, privileges, advantages, or accommodations;” 42 U.S.C. § 12182(b)(2)(A)(ii)*
9. *“a failure to take such steps as may be necessary to ensure that no individual with a disability is excluded, denied services, segregated or otherwise treated differently than*

1 Mr. Tyler no longer has a sign of “hope” as in 2018, through blatant multi-level government corruption and fraud destroyed Mr. Tyler’s home. Which Mr. Tyler has yet to be justly compensated, receive a cent of restitution, or any semblance of justice.

2 <https://www.ada.gov/resources>

other individuals because of the absence of auxiliary aids and services, unless the entity can demonstrate that taking such steps would fundamentally alter the nature of the good, service, facility, privilege, advantage, or accommodation being offered or would result in an undue burden;” 42 U.S.C. § 12182(b)(2)(A)(iii)

10. Running for President is applying for a job, thus anything applied as a requirement to participate is criteria for employment; the United States of America then employees the US President, thus ADA Title I applies. As it involves individual states that are needed to make the modification, ADA Title II also applies.

II. INTENTIONS, NOTICE OF

1. To use any means necessary to hold these perpetrators accountable; be it Congress, the “news media,” the international community, and if necessary repeating history³ by turning to the enemies of the United States of America; the reasons to seek help are already abundantly present, the reasons to not seek help are the ones lacking⁴.

III. Section 504 / ADA Accessibility/Request for Modifications

1. AUTHORITY

- a) Pursuant to Article 6, Clause 2 of the U.S. Constitution (herein the “SUPREMACY CLAUSE”), in accordance with the 1st amendment to the U.S. Constitution to petition the Government for a redress of grievances via the 14th amendment to the U.S. Constitution as/if/when necessary; 18 U.S.C. § 3771, 42 U.S.C. § 12202, “Section 504 of the Rehabilitation Act of 1973,” 29 U.S.C. § 794 (herein “Section 504”), the “Americans with Disabilities Act of 1990,” 42 U.S.C. §§ 12101 et seq. (herein “ADA”); and the 1990 Copenhagen Commitment sections 5.1, 5.3, 5.4, 6, 7.1, 7.3, 7.5, 7.6, 7.7, 7.8; collectively herein “AUTHORITY”.
- b) Preemption of inconsistent state law when necessary to effectuate a required “reasonable modification” is affirmed by, *Mary Jo C. v. New York State and Local Retirement Sys.*, No. 11-2215, 35 at 6 - 36 at 2, 37 at 7 - 39 at 9 (2d Cir. 2013)

2. REQUEST FOR MODIFICATIONS

- a) Pursuant to the aforementioned AUTHORITY, as a U.S. citizen and qualified individual with a disability⁵, Mathew Tyler (herein “Mr. Tyler” and “REQUESTOR”) hereby requests the following reasonable modifications in: policies, practices, and procedures;
 - i. an exception to all and any policies, practices, or procedures that might prevent in whole or in part this complaint from being investigated and acted upon fully in its entirety; and,
 - ii. use government’s resources to promulgate this among all of Congress; and,

³ https://en.wikipedia.org/wiki/Vulcan,_West_Virginia#Bridge

⁴ FAFO

⁵ 42 U.S.C. § 12131(2)

⁶ Afflicted with Central core disease and ADHD; major life activities affected by Central core disease: performing manual tasks, walking, standing, lifting, bending, breathing, and stamina; ADHD: learning, reading, concentrating, thinking, communicating, time/appointments, and working

iii. use government's resources to promulgate this among all of Congress' committees.

IV. INTRODUCTION

1. My name is Mathew Tyler; I do what teams of people do, more than five years before a team of scientists, and the clock is still running for most everyone else. Mr. Tyler is a U.S. citizen, California resident, and 2024-2084 US Presidential candidate (I)⁷⁸. Mr. Tyler qualifies for the following federally protected activities that have been knowingly and intentionally interfered with throughout; 18 U.S.C. § 245(b)(1)(A), (B), and (E).

They knew the laws.

In 2024, Mr. Tyler made a section 504 / ADA request for reasonable accommodations to the Secretary of State for all 50 states. Specifically, a medical exception to the collection of hundreds of thousands of signatures from each state in order to obtain unaffiliated ballot access imposed by each state as Mr. Tyler is physically unable to accomplish that. What's more, major political parties not needing to collect signatures is a violation of Mr. Tyler's 5th and 14th amendment rights, national elections involve federal and state public purse use of monies; ballots, voting machines, the people administering the elections, it is all paid for with the public purse and as such, every US citizen should have the ability to participate in the most sacred aspect of the once great United States of America.

Despite citing superseding laws, the US Constitution, federal law, case law, and in California, state law; not one state honored Mr. Tyler's request or sought to include Mr. Tyler.

In violation of the US Constitution, federal law, case law, some state's laws, and at least one international agreement⁹, all 50 states sought to and succeeded in interfering in the 2024 general election by excluding Mr. Tyler from participating in the 2024 general election solely for having a disability and needing a medical accommodation to be able to participate.

Whilst the entire notion of something paid for with the public purse being available to some citizens and not all is probably the most absurdly preposterous, delusional lunacy ideas devoid of reality Mr. Tyler has heard in Mr. Tyler's entire life; that's like saying that some people can use certain "express" lanes on a public road that are paid for with the public purse, on public land, "enforced" with public resources/services, even worse is when as little as one cent came from the federal government whilst other people can't use those lanes. Plainly violating a person's 5th and 14th amendment rights.

It doesn't stop there.

7 Article II, section 1, clause 5 of the US Constitution

8 18 U.S.C. § 245(b)(1)(A)

9 The 1990 Copenhagen Commitment

1
2 These people lacked the authority to even impose the requirements that they would not
3 grant a mandatory medical exception for. Violating the 10th amendment to the US
4 Constitution, by the state attempting to defraud or thievinly conniving “the people” of the
5 right to establish qualifications for the Presidency as explicitly conferred to the US
6 Constitution in Article II, section 1, clause 5 of the US Constitution, which inferior state
7 laws conflict with, and even goes against the founding principles and traditions of Mr.
8 Tyler’s once great nation¹⁰; thus and in accordance with Article VI, clause 2 of the US
9 Constitution (the “Supremacy clause”), the criteria established in the US Constitution
10 supersedes and preempts the inferior state laws. U.S. Const. art. I, § 4, cl. 1 does not
11 include setting criteria; times, places, and manner, not qualifications or criteria.
12

13 Seemingly Mr. Tyler is the first US Presidential candidate to actually catch this plainly
14 unconstitutional, illegal and illegitimate government overreach.
15

16 Promulgated by *Trump v. Anderson*, No. 23-719, 601 U.S. (2024), “It would be incongruous
17 to read this particular Amendment as granting the States the power — silently no less — to
18 disqualify a candidate for federal office,” establishes: (1) States lack the power to disqualify
19 a candidate for federal office and, (2) that not including a candidate on the ballot, even for a
20 primary would be disqualifying the candidate. Constituting violations of: 18 U.S.C. § 595,
21 18 U.S.C. §§ 241-242, and of Article 1, section 1 to the US Constitution; “*All legislative*
22 *Powers herein granted shall be vested in a Congress of the United States, which shall*
23 *consist of a Senate and House of Representatives.*”
24

25 Even if states are able to impose the ballot access requirements, which no one has been able
26 to cite any constitutional amendments establishing it; the states would still be required to
27 comply with anti-disability discriminatory obligations, thus the states would still be
28 required to operate inclusively to the individual, and to provide reasonable
29 accommodations; if the reasonable accommodations are **demonstrated** to cause an undue
30 hardship or fundamentally alter the goods/services as required by law, how not doing work
31 would cause an undue hardship Mr. Tyler doesn’t know, some of these people have
32 purported it without demonstrating it; the state is still required to be inclusive to the
33 individual and provide alternatives viable to the individuals.
34

35 Although the government plainly says the ADA applies to “*all aspects of voting*,”¹¹ the
36 simplest reason for the modifications, aside from being a decent human, as the United
37 States races to bottom of a collapse like the former Soviet Union did, is inaccessibility.
38 *From people not doing it out of the goodness of their own hearts and from the federal*

10 “...until the late 1800’s, all ballots cast in this country were write-in ballots. The system of state-prepared ballots, also known as the Australian ballot system, was introduced in this country in 1888. See L.E. Fredman, *The Australian Ballot: The Story of an American Reform* ix (1968). Prior to this, voters prepared their own ballots or used preprinted tickets offered by political parties. Since there were no state-imposed restrictions on whose name could appear on a ballot, individuals could always vote for the candidates of their choice.” *Burdick v. Takushi*, 504 U.S. 428, 446 (1992)

11 <https://www.ada.gov/resources>

government discriminating against people with a disability by not enforcing anti-disability discrimination laws, most of the US is not accessible to people with a disability; whilst this might not seem like a problem to most, most would likely be forgetting about our military veterans who risk it all for us to have it all, and sometimes get injured.

- a) Butte County Courthouse (One Court Street Oroville, CA 95965-3303) lacks an ADA stall on the right side of the building
- b) North Butte County Courthouse (1775 Concord Ave., Chico, CA 95928) has the wheelchair accessible counter furthest away from the entrance; the purpose of ADA/disabled parking is meant for people who have mobility issues, people who have trouble walking for long distances to have a shorter distance to walk and here a brand new courthouse makes a person in a wheelchair travel the furthest away, violating Cal. Gov't Code § 11135.
- c) City of Chico Code Enforcement and/or Building Department is allowing public accommodations such as Costco Wholesale (2100 Dr Martin Luther King Jr Pkwy, Chico, CA 95928) has been allowed to relocate their disabled parking not only further away from the entrance but also where people in wheelchairs have to wheel behind vehicles that might not see a shorter stature person in a wheelchair behind the vehicle and reverse over them,
- d) 2018 "Camp Fire" – in a [SIC fraud] "wild" fire planned and executed over multiple years by: the State of California, CalFire, US Forest Service, National Park Service, Bureau of Land Management, California Public Utilities Commission, former California Governor Edmund "Jerry" Gerald Brown Jr., former Lt. Governor and now current Governor Gavin Newsom, and PG&E, not only did the government not do its mandatory fire prevention¹², not only did CalFire not try to keep the fire out of Paradise, not only were we denied initial air support because of "the time of the day," **the government never helped disabled people evacuate. Despite being on a local first notify emergency lists, not one CalFire "fire fighter" came to help Mr. Tyler's disabled, wheelchair bound mother evacuate or to even see if Ms. Tyler needed help. Not one. "Fire fighters" left Ms. Tyler to be burned alive, after Ms. Tyler's eyes would have melted from her head; just like the more than 85 people that died, they've have just been covered up. Check banking records for the area for accounts that haven't been accessed since the fire, as well as unclaimed insurance policies since the fire.**
 - i. Why has every law enforcement agency that has investigated fires caused by PG&E violated California Penal Code § 679.026(b) and California Penal Code § 679.026(c) against every crime victim? Including without limitation to: CalFire, local DA's, and former California Attorney General Xavier Becerra? Why have the courts violated the law against crime victims? If PG&E is required to annually maintain their foliage around their equipment and any of the five or more government agencies had been enforcing the law, why was the first and only time an independent 3,000+ person camp¹³ established a month and a half before the fire

¹² California Public Resources Code § 714

¹³ <https://www.youtube.com/watch?v=7UD7WgxyNOg>

purportedly for the purpose of foliage removal¹⁴ which would ultimately facilitate FEMA? Why was a commodity broker allowed to chapter 11 in violation of 11 U.S.C. § 109(d)? Why is the ninth circuit trying to refuse to throw out PG&E's illegal chapter 11? Why is the "news media" local or national refusing to cover any of this? www.FraudFires.com

- e) 2018 - present – Representative Doug LaMalfa's office (120 Independence Circle Suite B Chico, CA 95973) is completely inaccessible to a person who cannot climb stairs; violating a person's 1st amendment right to petition the government; 18 U.S.C. §§ 241-242.
- f) 2021 – by artificially lowering the speed limit without a traffic engineering survey (flow of traffic, not designing of the road) done to justify a reduced speed on a federal interstate, Winnemucca, NV was operating an illegal speed-trap. Officers chose to pull over and cite Mr. Tyler for speeding. Upon contesting the ticket, Mr. Tyler arrived at the Winnemucca, NV courthouse at 50 W 5th St, Winnemucca, NV 89445 only to find out that the courthouse is NOT ADA complaint, there is not even an ADA complaint bathroom stall; no grab bars, or any other assistive device for Mr. Tyler, a qualified individual with a disability to use. Not providing usable bathroom facilities at a place where the State is ordering a person to go to seems like cruel and unusual treatment to me. This happened on two different occurrences.
- g) 2024 –
 - i. the federal building at 450 Golden Gate Ave, San Francisco, CA 94102 provides parking for: law enforcement, fire, bicycles, drop offs, pick ups, deliveries, and yet there is not one single disabled parking place. Whilst Mr. Tyler has no qualms with driving his vehicle right up to or even inside of such a building, you people would likely cry like little girls in such an event
 - 1) On August 9th, 2024 Mr. Tyler referred the matter to the SF District Attorney's office to investigate as required by Cal. Gov't Code § 11136. I doubt SF DA's office have investigated or prosecuted, and will likely need to have their funding curtailed in accordance with Cal. Gov't Code §§ 11135-11139.
 - ii. 2024 US General Election, solely for Mr. Tyler having a disability and needing a medical exception, the election officials for all 50 states:
 - 1) imposed eligibility criteria to exclude people with disabilities; and,
 - 2) excluded a qualified individual with a disability from participating in the 2024 election; and,
 - 3) refused to make reasonable modifications without satisfying the requirements to not make them; and,
 - 4) not providing viable alternatives to Mr. Tyler's denied reasonable modifications as required by law; and,
 - 5) violated Mr. Tyler's Constitutional rights; and,
 - 6) violating section 504 by not communicating timely; and,

¹⁴ <https://www.chicoer.com/2018/09/12/pge-tackling-fire-risk-in-butte-county-one-tree-at-a-time/>

- 7) violated the 10th amendment to the US Constitution; and,
- 8) defrauding the State; and,
- 9) honest services fraud; and,
- 10) defrauding the federal government; and,
- 11) wire fraud; and,
- 12) conspiracy; and,
- 13) conspiracy after the fact

The worst part of these state sanctioned discrimination actions is the US general election has no relevance with who or even how the US President is actually elected. None.

In what is purported to be the greatest nation ever, seemingly most of the United States' own citizens have literally no clue that who they vote for in the US general election has no affect on who the next US President is. None. Thus there aren't even "swing states," it is all a contrived facade to exercise control over the United States' citizens who are ignorant of reality.

If no one voted in the US general election, the electoral college would still vote how they want to vote because in violation of our 5th and 14th amendment rights, our votes do not matter.

270 people decide who the US President is, without any obligation for anyone else.

Citizens don't even have a right to vote for their own electorates

If ever elected President of the United States, Mr. Tyler vows to replace the electoral college with popular vote, giving power back to the people.

Several times throughout US history even, those 270 people did NOT vote according to how the majority wanted.

The electoral college does not even vote until sometime *after* the "news media" purports that the US President has been chosen by voters a day after the day to cast ballots is done. The continued use of the electoral college seems like a violation of Mr. Tyler's 5th and 14th amendment rights of equal treatment; and although the founding of our country might have warranted the "electoral college," the time has long since past for the "electoral college" to be replaced with the majority vote, where everyone's vote counts, and only counts once, not like Wyoming votes counting for more than one vote with the electoral college. *Nothing against people in Wyoming, whoever designed the electoral college concept really screwed the rest of us with you though.*

Note: As Congress gives multi-million, billion, and likely trillion dollar corporations millions or more dollars in welfare every year whilst violating a person with a disability's 5th amendment right by offering the least amount of socioeconomic help as lawfully possible, as such Mr. Tyler is indigent and has been unable to retain counsel, or afford birth control when visiting separatist states. In an effort to mitigate costs Mr. Tyler is only providing some of the communications; if Congress or any law enforcement or attorney is interested in the other communications, please let Mr. Tyler know and they will be published on Mr. Tyler's website, <https://www.TylerPresident.com>. Mr. Tyler is willing to meet and cooperate with Congress on this matter, however, again indigent so Congress would have to provide for everything; round trip first class airfare, 5 star lodging, 3 star Michelin restaurant sustenance, and whilst Mr. Tyler would prefer the US military provide transportation, a law enforcement vehicle (with flashing lights) to safely transport Mr. Tyler around will suffice.

V. CAUSES FOR ACTION

1. Secretary of State, all 50 states; Section 504 / ADA, refusing to make reasonable modifications

- a) Not operating in the most integrated setting for the individual, states are excluding Mr. Tyler from the 2024 general election for Mr. Tyler having a disability and needing a mandatory medical accommodation; [28 C.F.R. § 35.130\(a\), \(d\); 28 C.F.R. § 35.160\(b\)\(1\); 42 U.S.C. § 12182\(b\)\(1\)\(B\), \(2\)\(A\)\(iii\); 42 U.S.C. § 2000a\(a\), \(d\); 42 U.S.C. § 2000d](#); and,
 - i. These people literally ignored these laws that mandate inclusion and were literally working to exclude rather than include Mr. Tyler.
 - ii. Mr. Tyler cited laws throughout the communications with them, and even at times went so far as to provide a link or url for the law Mr. Tyler was referring to, these people knew of the laws. Mr. Tyler made sure of it from the start.
 - iii. They knowingly and intentionally acted with blatant disregard for the letter of the law or basic human rights.
- b) Imposing [eligibility criteria](#) that screens out or tends to screen out an individual with a disability; [28 C.F.R. § 35.130\(b\)\(3\), \(6\), \(8\); 42 U.S.C. § 12182\(b\)\(1\)\(A\)\(i\), \(2\)\(A\)\(iii\)](#); and,
- c) Refusing to make reasonable modifications; [28 C.F.R. § 35.130\(b\)\(1\)\(i\)-\(iii\), \(iv\)-\(vii\), \(2\), \(7\); 42 U.S.C. § 12182\(b\)\(2\)\(A\)\(ii\)](#); and,
- d) Some states are purporting whilst failing to demonstrate how honoring my section 504/ADA request for reasonable modifications would fundamentally alter anything; [28 C.F.R. § 35.164](#); and,
- e) **Federally protected activities--**
 - i. Interfering with Mr. Tyler's ability to qualify and campaign as a candidate for elective office in any primary, special, or general election; [18 U.S.C. § 245\(b\)\(1\)\(A\)](#); and,

- ii. Interfering with Mr. Tyler participating in or enjoying any benefit, service, privilege, program, facility, or activity provided or administered by the United States; [18 U.S.C. § 245\(b\)\(1\)\(B\)](#); and,
- iii. Interfering with Mr. Tyler participating in or enjoying the benefits of any program or activity receiving Federal financial assistance; [18 U.S.C. § 245\(b\)\(1\)\(E\)](#); and,
- iv. Violating at least one international law, the [1990 Copenhagen Commitment](#); specifically sections: [5.1, 5.3, 5.4, 6, 7.1, 7.3, 7.5, 7.6, 7.7, 7.8](#); and,
- f) Deprivation of right under color of law or official right, Mr. Tyler's 14th amendment right, equal treatment; [18 U.S.C. § 242](#); and,
- g) Two or more people conspiring to deprive rights; [18 U.S.C. § 241](#); and,
- h) Seemingly constituting a deprivation of rights, [42 U.S.C. § 1983](#); and,
- i) Negligent to prevent, [42 U.S.C. § 1986](#); and,
- j) Interference by administrative employees of Federal, State, [18 U.S.C. § 595](#); and,
- k) Required to prosecute pursuant to [42 U.S.C. § 1987](#)
- l) **California Secretary of State**
 - i. RICO; There being two separate instances is a pattern of racketeering activity; dealing in obscene matter, fraud, obstruction of justice, and racketeering

2. US Department of Justice, Civil Rights Division

- a) **Note:** after Mr. Tyler's initial three complaints were made and rights violated by the Department of Justice, Mr. Tyler saw making the additional 47 criminal complaints as a waste of Mr. Tyler's time.
- b) Failure by the Department of Justice to request such additional funds as may be necessary to apply the policy set forth in this section throughout the United States, [42 U.S.C. § 2000d-6\(d\)](#); and,
- c) Failure by the Department of Justice to promulgate and denial of the benefits of the Department of Justice, [29 U.S.C. § 794\(a\)](#); and,
- d) Failure by the Department of Justice to induce compliance, [28 C.F.R. § 42.108\(a\)](#) ; and,
- e) Failure by the Department of Justice to investigate alleged violations of this subchapter, [42 U.S.C. § 12188\(b\)\(1\)\(A\)\(i\)](#) ; and,
- f) Failure of the Assistant Attorney General to coordinate the compliance activities of Federal agencies with respect to State and local government components, [28 C.F.R. § 35.190\(a\)](#); and,
- g) Failure by the Department of Justice to investigate section 504 complaints, [28 C.F.R. § 35.171\(ii\)\(3\)\(i\)](#) ; and,

- h) Failure by the Department of Justice to notify the public entity of the receipt and acceptance of the complaint, [28 C.F.R. § 35.171\(c\)\(1\)](#); and,
- i) Failure by the Department of Justice to investigate complaints for which it is responsible under § 35.171, [28 C.F.R. § 35.172\(a\)](#); and,
- j) Failure of the Department of Justice to attempt informal resolution of any matter being investigated under this section, [28 C.F.R. § 35.172\(c\)](#); and,
- k) Seemingly constituting a deprivation of rights, [42 U.S.C. § 1983](#); and,
- l) Negligent to prevent, [42 U.S.C. § 1986](#); and,
- m) Interference by administrative employees of Federal, State, [18 U.S.C. § 595](#); and,
- n) Deprivation of rights, [18 U.S.C. § 242](#); and,
- o) Deprivation of rights two or more people, [18 U.S.C. § 241](#); and,
- p) **Federally protected activities--**
 - i. Interfering with Mr. Tyler's ability to qualify and campaign as a candidate for elective office in any primary, special, or general election; [18 U.S.C. § 245\(b\)\(1\)\(A\)](#); and,
 - ii. Interfering with Mr. Tyler participating in or enjoying any benefit, service, privilege, program, facility, or activity provided or administered by the United States; [18 U.S.C. § 245\(b\)\(1\)\(B\)](#); and,
 - iii. Interfering with Mr. Tyler participating in or enjoying the benefits of any program or activity receiving Federal financial assistance; [18 U.S.C. § 245\(b\)\(1\)\(E\)](#); and,
 - iv. Violating at least one international law, the [1990 Copenhagen Commitment](#); specifically sections: [5.1, 5.3, 5.4, 6, 7.1, 7.3, 7.5, 7.6, 7.7, 7.8](#); and,
- q) RICO, Racketeering activity: dealing in obscene matter, fraud, obstruction of justice, racketeering

3. Representatives

- a) California State offenses were directed to California State Representatives whilst US DOJ Civil Rights was directed at California Federal Representatives. To date, not one representatives' office has contacted me back. Contact was done via email for US Senator Laphonza Butler (casework@butler.senate.gov) and US Senator Alex Padilla (casework_padilla@padilla.senate.gov). Other representatives, US Rep. Doug LaMalfa and CA. Ass. James Gallagher were contacted via representatives' official website contact form. Mr. Tyler did take screenshots of the successful submission but cannot establish what the representatives received via the representative's website's form, which is why **all public offices must have mandatory public email address**, so that a person in Mr. Tyler's position could have emailed the representatives and maintained a copy of the sent email.

- 1 i. Rep. Doug LaMalfa's office (120 Independence Circle Suite B Chico, CA 95973) is
2 completely inaccessible to a person who cannot climb stairs. Depriving a person
3 with a disability their right to petition the government for redress of grievances
4 without first affording them due process.

5 **4. California**

6 **a) California Secretary of State**

- 7 i. February of 2024, Mr. Tyler sent a section 504 / ADA request for reasonable
8 modifications via USPS to California Secretary of State.
- 9 ii. July 10, 2024, having heard nothing from California Secretary of State, Mr. Tyler
10 emailed a revised section 504 / ADA (Title I and Title II) request for reasonable
11 modifications to: sos.hr@sos.ca.gov and healthandsafety@sos.ca.gov.
- 12 iii. July 26, 2024, approximately 6 months from initial contact (violating section 504),
13 "Legal Affairs Office" (legalsupport@sos.ca.gov) emailed Mr. Tyler confirming
14 receipt of both requests for modifications; also indicating that both requests were
15 forwarded to "...our Elections Division and legal staff for review".
- 16 iv. Despite several other email attempts from Mr. Tyler, no one has contacted Mr. Tyler
17 about the matter again.

18 **b) California State Treasurer**

- 19 i. July 23, 2024 @ 11:11am, Mr. Tyler reported the California Secretary of State's
20 violations of the provisions of Cal. Gov't Code §§ 11135-11139 to California State
21 Treasurer.
- 22 In accordance with Cal. Gov't Code § 11136, instructing California State Treasurer
23 to cause to be instituted a hearing conducted pursuant to the provisions of Chapter 5
24 (commencing with Section 11500) of this part to determine whether a violation has
25 occurred. In accordance with Cal. Gov't Code § 11137, to curtail funding if
26 determined to be correct.
- 27 ii. July 25, 2024, "Christian Daly (戴克森), MPP" (Christian.Daly@treasurer.ca.gov)
28 emailed Mr. Tyler indicating, *"After a review of your email and attachment, the*
29 *State Treasurer's Office cannot take the actions against the Secretary of State's*
30 *office in which you are requesting."*

31 **c) Butte County District Attorney's Office**

- 1 i. July 9, 2024, Mr. Tyler emailed the local District Attorney, Michael Lee Ramsey
2 (DA@buttecounty.net), apprising Mr. Ramsey in detail of the crimes that the US
3 Department of Justice Civil Rights Division and California Secretary of State were
4 committing against Mr. Tyler and requesting criminal prosecution.
- 5 ii. July 13, 2024, Mr. Tyler emailed local District Attorney, Michael Lee Ramsey
6 (DA@buttecounty.net), including photographic evidence that Mr. Tyler's request is
7 legitimate, the photographs show when Mr. Tyler went on the "8th grade Washington
8 D.C. trip," Mr. Tyler was pushed in a wheelchair during the entire trip. And
9 indicating to Mr. Ramsey that although Mr. Ramsey has always claimed that he
10 cannot enforce federal law, Alvin Bragg prosecuting Donald Trump for federal
11 offenses establishes that a local DA can enforce federal laws, even in this case
12 through the California Unruh Civil Rights Act.
- 13 iii. July 15, 2024, Mr. Tyler emailed Mr. Ramsey to provide additional federal statutes
14 to effectuate compliance with the federally required anti-disability discrimination.
- 15 iv. July 19, 2024, still having heard nothing, Mr. Tyler emailed Mr. Ramsey
16 (DA@buttecounty.net) and cc'd Butte County Human Resources
17 (ADAAccessibility@buttecounty.net) to remind them, "Section 504 of the
18 Rehabilitation Act of 1973 does mandate '...effective communication...' "
- 19 v. Never a single response to date.
- 20 vi. **Note:** If Butte County DA's office refuses to criminally prosecute California
21 Secretary of State and/or US DOJ: Civil Rights Division, in light of 3 other times
22 (falsely arrested, booked, and processed into county on a bogus FTA warrant by
23 PPD; in 2016 as a non-member falsely imprisoned/held against Mr. Tyler's will by
24 Costco in Chico employees for not abiding by the member rules of showing my
25 receipt [the incident is recorded], Costco employees knew Mr. Tyler was no longer a
26 member as Costco in Chico previously took retaliatory action by terminating Mr.
27 Tyler's Costco membership for Mr. Tyler making an ADA reasonable
28 accommodations request; and the 2018 "Camp Fire" where Butte County DA's
29 office violated the law by not even telling Mr. Tyler or any other of the 50,000+
30 citizens of their rights as a crime victim) Butte County DA's office has not
31 criminally prosecuted crimes committed against Mr. Tyler, and with a potential 5th
32 instance of refusing to criminally prosecute crimes committed against Mr. Tyler
33 occurring after this letter has been sent, as Butte County DA's office's website
34 purports, "*To do Justice, as no one is above the Law, nor beneath its protection,*"¹⁵

15 <https://www.buttecounty.net/340/District-Attorney> – the last image in the slideshow at the footer of the page

Mr. Tyler thinks there is a clear pattern of disability discrimination, false & deceptive advertising, bait & switch, and honest services fraud.

d) California Civil Rights Department

- i. July 31, 2024, Mr. Tyler forwarded the email to California Civil Rights Division (contact.center@calcivilrights.ca.gov and accommodations@calcivilrights.ca.gov).
- ii. August 2, 2024, Mr. Tyler replied to the email chain, forwarding it to:
contact.center@calcivilrights.ca.gov
accommodations@calcivilrights.ca.gov
ismail.ramsey@usdoj.gov
pamela.johann@usdoj.gov
- iii. October 10, 2024, Chanel Brown with the California Civil Rights Department, (279-236-8120 and 916-215-9967), called Mr. Tyler. (voicemails are retained and will be published on TylerPresident.com)
- iv. October 22, 2024 @ 11:10AM, having heard nothing, Mr. Tyler called Chanel Brown (279-236-8120) back to see what was happening, ultimately leaving a voicemail indicating basically that Mr. Tyler knows that the California “Civil Rights Department” is not going to help and that Mr. Tyler hopes these people go to prison.
- v. November 1, 2024, Chanel Brown from California “Civil Rights Department” called to purport that an intake closure form has been sent, at the time of writing Mr. Tyler has yet to receive it; and to let Mr. Tyler know that the California “Civil Rights Department” would not be helping Mr. Tyler. (voicemails are retained and will be published on TylerPresident.com)
- vi. California Civil Rights Department’s “what we do”¹⁶,
“The California Civil Rights Department (CRD) enforces many of California’s robust civil rights laws, including in the areas of employment, housing, business and public accommodations, state-funded programs and activities, professional relationships, hate violence, human trafficking.”

e) California Highway Patrol (“CHP”) [State Police]

- i. September 11, 2024, Mr. Tyler went to California Highway Patrol (California’s State Police) 413 Southgate Ave, Chico, CA 95928 to file a police report for discrimination by California Secretary of State and California State Treasurer.

¹⁶ <https://calcivilrights.ca.gov/aboutcrd/>

1 Initially the officer purported that it's a civil matter. After correcting the officer that
2 this is criminal, the officer then purported that CHP only investigates crimes at the
3 capital. After enlightening the officer that California Secretary of State and/or
4 California State Treasurer likely work at the capital, the officer basically told me
5 that despite being an agency that spans the entire state, the officer couldn't take my
6 report, that I would have to go to the state capital to talk to California Highway
7 Patrol officers there and that there was nothing he could do.

8 A crime victim having to go to the location of the perpetrator to make a police report
9 when that isn't where the crime happened? ... do people that were abducted, raped,
10 or murdered have to make a police report the same way or just us people with a
11 disability? Whilst the crime originated from elsewhere, it ended up at my house via
12 email; as far as I can tell, if someone were shot, the crime scene in that scenario
13 would be where the bullet ended, not where it originated.

14 CHP can travel around the country to help other people in need, unless of course
15 they have a disability I wonder.

16 **f) DMV**

- 17 i. Excludes people with a disability from having the ability to customize license plates
18 in any shape, color, form, or lettering.

19 **g) Lack of leadership**

- 20 i. In Mr. Tyler's opinion, Congress and the Governors of California are culpable for a
21 lot of Mr. Tyler being discriminated against, by failing to enforce the laws that
22 they're required to enforce which leads people to forgetting or not even being
23 informed that these are crimes or business' obligations.

24 1) As far as Mr. Tyler have been able to tell, not one governor has abided by their
25 annual duty to people with a disability as mandated by California CIV § 54.5.
26 Not even California Governor Gavin Newsom ***AFTER*** Mr. Tyler has
27 emailed Governor Gavin Newsom about it.

28 I. Interfering with Mr. Tyler participating in or enjoying any benefit, service,
29 privilege, program, facility, or activity provided or administered by the
30 United States; [18 U.S.C. § 245\(b\)\(1\)\(B\)](#); and,

31 II. Interfering with Mr. Tyler participating in or enjoying the benefits of any
32 program or activity receiving Federal financial assistance; [18 U.S.C. §](#)
33 [245\(b\)\(1\)\(E\)](#); and,

1 III. RICO; There being being an annual violation establishes a clear pattern of
2 racketeering activity: dealing in obscene matter, fraud, obstruction of justice,
3 and racketeering

4 **h) Attorney Generals of California**

5 i. Similarly, as far as Mr. Tyler can tell, not one California Attorney General has
6 criminally charged a California Governor for violating California CIV § 54.5. Even
7 when it is reported to them, with an emailed response back from the California
8 Attorney General's office refusing to act and instead, instructing to defer the matter
9 to an inferior agency.

10 1) RICO; There being being an annual violation establishes a clear pattern of
11 racketeering activity: dealing in obscene matter, fraud, obstruction of justice, and
12 racketeering

13 **i) Congress does not CARES act about all US citizens with a disability**

14 i. Intentionally crafted to not appear discriminatory but actually is discriminatory to
15 people with a disability, Mr. Tyler is one US citizen that never received a cent of the
16 2020 CARES Act monies. Every member of Congress that signed this committed
17 disability discrimination, during a pandemic, including former US Senator Kamala
18 Harris.

19
20 **5. Violation of federally protected activities**

- 21 a) Interfering with Mr. Tyler's ability to qualify and campaign as a candidate for elective
22 office in any primary, special, or general election; [18 U.S.C. § 245\(b\)\(1\)\(A\)](#); and,
23 b) Interfering with Mr. Tyler participating in or enjoying any benefit, service, privilege,
24 program, facility, or activity provided or administered by the United States; [18 U.S.C. §](#)
25 [245\(b\)\(1\)\(B\)](#); and,
26 c) Interfering with Mr. Tyler participating in or enjoying the benefits of any program or
27 activity receiving Federal financial assistance; [18 U.S.C. § 245\(b\)\(1\)\(E\)](#); and,
28 d) Violating at least one international law, the [1990 Copenhagen Commitment](#); specifically
29 sections: [5.1, 5.3, 5.4, 6, 7.1, 7.3, 7.5, 7.6, 7.7, 7.8](#).

30 **6. California Laws¹⁷**

- 31 a) *"Any person who commits fraud or attempts to commit fraud, and any person who aids*
32 *or abets fraud or attempts to aid or abet fraud, in connection with any vote cast, to be*

17 <https://www.sos.ca.gov/elections/publications-and-resources/elections-officers-digest/penalty-provisions>

1 *cast, or attempted to be cast, is guilty of a felony, punishable by imprisonment for 16*
2 *months or two or three years. (§ 18500.)”*

3 b) California Secretary of State and California State Treasurer,

4 i. Tampering with Ballots literally to affect the outcome by only providing California
5 Secretary of State’s personally preferred candidates by working to exclude Mr. Tyler
6 *“Any public official who knowingly violates any of the provisions of Division 18,*
7 *Chapter 6, and thereby aids in any way the illegal casting or attempting to cast a*
8 *vote, or who connives to nullify any of the provisions of that chapter in order that*
9 *fraud may be perpetrated, shall forever be disqualified from holding office in this*
10 *state and upon conviction shall be sentenced to a state prison for 16 months or two*
11 *or three years. (§ 18501.)”*

12 ii. Both California Secretary of State and California State Treasurer effectively
13 defrauded Mr. Tyler, preventing Mr. Tyler from voting for Mr. Tyler, *“Every person*
14 *is guilty of a felony punishable by imprisonment pursuant to Section 1170(h) of the*
15 *Penal Code for 16 months or two or three years who furnishes any voter wishing to*
16 *vote, who cannot read, with a ballot, informing or giving that voter to understand*
17 *that it contains a name written or printed thereon different from the name which is*
18 *written or printed thereon, or defrauds any voter at any election by deceiving and*
19 *causing the voter to vote for a different person for any office than they intended or*
20 *desired to vote for. (§ 18573.)”*

21 By law enforcement not enforcing or even reporting on crimes perpetrated against a person with a
22 disability, it is effectively discriminating against all people with a disability by excluding such crimes
23 from fundamentally critical statistics that are needed to justify any and all increase in spending,
24 enforcement from detection of patterns of crimes, to resources. Thereby violating all people with a
25 disability’s 5th and 14th amendments without first providing due process as required by law.

26 27 **VI. ENFORCEMENT**

28 **1. FUNDING**

- 29 a) In accordance with 42 U.S.C. § 12132, 42 U.S.C. § 2000d; 42 U.S.C. § 2000a(a), (d); 42
30 U.S.C. § 2000a-1; 42 U.S.C. § 2000a-2(a); 28 C.F.R. § 42.503, and 29 U.S.C. § 794;
31 pursuant to 28 C.F.R. § 42.108, 42 U.S.C. § 12133, and all other federally mandated
32 anti-discrimination clauses/requirements, Federal financial assistance has to be
33 suspended or terminated, or refused to grant or continue to all states that sanctioned
34 these acts of discrimination.
- 35 b) California Government Code §§ 11135-11139 dictates that state funding has to be
36 curtailed from discrimination.

- i. Other states might have similar laws that the government needs to check for and enforce.

2. PROSECUTION

- a) Just as the US government spent who knows how much on locating and “prosecuting” the insurrectionists of January 6th, 2021; suing Apple over the colors used on Apple’s own products, and the variety of other frivolous cases the US government has brought that Mr. Tyler is too lazy to cite but will cite if ever necessary, the US government according to its own laws must prosecute on Mr. Tyler’s behalf¹⁸¹⁹, or that will be discriminatory against people with disabilities and deprive Mr. Tyler of Mr. Tyler’s Constitutional rights without first affording Mr. Tyler “due process” as required by the government’s own rules/laws; prosecution includes the demonstrably prejudiced/biased Civil Rights Division of the US Department of Justice.

VII. RESOLVE: JUSTICE & RESTITUTION

1. “Legal services” for indigent and/or people with a disability purport they can’t help when damages and/or restitution are owed and/or that they’re too busy to help from helping homeless people, discriminatory in and of itself.
2. When the entire system fails and the government continues to violate a person’s basic human rights and US Constitutional rights without first affording one due process as required by law, what is that person supposed to do? Embrace one’s second amendment right and defend one’s life, liberties, and property from the governments’ continued and seemingly endless crimes? As a “Law Abiding Citizen,” Mr. Tyler would prefer not to and really hopes that Congress decides to rectify all of these injustices and works to prevent them from repeating.
3. As Mr. Tyler intends to participate in random state elections to confirm the promulgation and resolve, Mr. Tyler demands Congress and/or the Department of Justice do their job and ensure that people with a disability are fully able to participate in every future election, at every level of society, and that this sort of criminal act never happens again; promulgate to all 50 US states that the aforementioned AUTHORITY applies to all aspects of all elections: federal, state, local; and for introducing ballot measures too; all aspects have to be inclusive to the individual. A Governor or other person being able to introduce ballot measures without needing to meet the same criteria as everyone else is a violation of the equal protection clauses.
4. In addition to all lawful damages, restitution, and the like owed to Mr. Tyler, in accordance with the US Constitution, specifically the “takings clause” of the 5th amendment, the government must also justly compensate Mr. Tyler for Mr. Tyler’s efforts, work, unlawful and unnecessary deprivation of life, liberty, and what is tantamount to violating Mr. Tyler’s 13th amendment pertaining to doing all of these people’s jobs to bring these people to

18 “Justice Department warns against threats to voting rights,...”

<https://www.washingtonpost.com/national-security/2024/05/13/justice-department-warns-against-threats-voting-rights-election-workers>

19 “Justice Department No. 3 official pledges to fight hate crimes, fueled by personal story,”

<https://www.npr.org/2024/09/30/g-s1-25489/justice-department-hate-crimes-ben-mizer>

1 justice; in terms of dollar amounts, rather than thinking macaroni crafts, think in terms of
2 how the government [sic “justly”] compensates corporations for their efforts, in accordance
3 with the equal protections afforded by the US Constitution and all applicable federal,
4 international, and state law, Mr. Tyler hereby demands the same multi-billion dollar tax
5 exempt compensation for Mr. Tyler’s efforts, work, unlawful and unnecessary deprivation
6 of life, liberty, and what is tantamount to violating Mr. Tyler’s 13th amendment that
7 corporations are able to demand and receive.

8
9 What others will never know or appreciate until it is too late; “*Justice Jackson says she might have left*
10 *legal career had she known the challenges of caring for daughter,*”
11 [https://www.cnn.com/2024/09/13/politics/ketanji-brown-jackson-abby-phillip-cnn-interview/](https://www.cnn.com/2024/09/13/politics/ketanji-brown-jackson-abby-phillip-cnn-interview/index.html)
12 [index.html](https://www.cnn.com/2024/09/13/politics/ketanji-brown-jackson-abby-phillip-cnn-interview/index.html)
13
14

15 “For almost everyone in existence, it is less a matter ‘*if*’ someone will become disabled and more a
16 matter of ***when.***” – Mathew Tyler
17

1 VERIFICATION

2
3 The facts alleged in the above petition are true and correct to the best of my own knowledge and
4 abilities.


5
6 I declare under penalty of perjury under the laws of the State of California that the foregoing is true and
7 correct.

8
9 DATED: 12/20/2023

10
11 Respectfully submitted,

12
13 



18 **Mathew L. Tyler** 
19 550 Vallombrosa Ave # 6471
20 Chico, CA 95927
21 +1-262-757-8802
22 hi@tylerpresident.com

23
24
25
26 “When it definitely have to be done correctly, Mathew Tyler, for everything else there is
27 everyone else.” – Mathew Tyler



28 **TylerPresident.com**, “Strength and honor”

29
30
31
32
33
34 *“The world will not be*
35 *destroyed by those who do evil*
36 *but*
37 *by those who watch them*
38 *without doing anything.”*
39 *– Albert Einstein*

40 **Attachments:**

20241021: Criminal Complaint: 2024 election
interference and tampering, human rights
violations, disability discrimination

1. California Secretary of State communications
2. California Treasurer communications
3. (3) Department of Justice: Civil Rights Division admission of crimes (emails)
4. US Senator Laphonza Butler communications
5. US Senator Alex Padilla communications
6. US Department of Justice emails provided with US Senator Laphonza Butler and/or US Senator Alex Padilla communications

Not attached, to be published online:

1. All or most communications from other states': election officials, law enforcement (state "DOJ" and attorney generals), EEOC, Lt. Governor(s), and the like related to the intentional rigging and interference in the 2024 general election.

cc:

Attn: US Attorney General
US Department of Justice
950 Pennsylvania Avenue, NW, Washington, DC 20530-0001

U.S. Marshals Service
501 I Street, Suite 5600, Sacramento, CA 95814-7304

Attn: California Attorney General
California Department of Justice
P.O. Box 944255, Sacramento, CA 94244-2550

House Judiciary Committee - Subcommittee on the Constitution, Civil Rights, and Civil Liberties
2141 Rayburn House Office Building
Washington, DC 2051510

Tom Lantos Human Rights Commission
4150 O'Neill House Office Building, 200 C Street SW, Washington, D.C. 20515

House Administration Committee
1309 Longworth House Office Building, Washington, D.C. 2051511

Senate Rules and Administration Committee
511 Hart Senate Office Building, Washington, DC 2051013

United States Commission on Civil Rights
1331 Pennsylvania Ave., NW, Suite 1150, Washington, DC 2042514

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Notice

In approximately 14 days, probably the “news media”

In an undermined time, the world