



Mathew Tyler [REDACTED]

ATTN: ADA Coordinator**Mathew Tyler** [REDACTED]

Tue, Jul 23, 2024 at 11:11 AM

To: AskFiona@treasurer.ca.gov

Cc: contact.center@calcivilrights.ca.gov, accommodations@calcivilrights.ca.gov, Christian.Daly@treasurer.ca.gov, Kathryn.Asprey@treasurer.ca.gov, recordsrequests@treasurer.ca.gov

California State Treasurer,

Attached you will find notification of violations of Cal. Gov't Code § 11135 provisions. I look forward to hearing back from you in a timely manner unlike other government employees.

-Mathew Tyler, US Presidential candidate (I), 2016-2084. ●

[Quoted text hidden]

20240723_CA_treasurer_combined.pdf
6358K

I, MATHEW L. TYLER declare under penalty of perjury that the foregoing is true and correct. (28
U.S.C. §1746)

Mathew Tyler
222 Lawrence St # 3171
Quincy, CA 95971

July 23, 2024

Attn: **LEGAL**
State Treasurer's Office
901 P street, Room 110
Sacramento, CA 95814
(916) 653-2995
—
AskFiona@treasurer.ca.gov
recordsrequests@treasurer.ca.gov

Re: Notice of violations of California Government Code Section 11135

Attention: **LEGAL**
California State Treasurer

Dear California State Treasurer,

NOTICE OF VIOLATIONS OF CAL. GOV'T CODE § 11135 PROVISIONS

1. STATEMENT OF FACTS

- a) My name is Mathew Tyler. I am compiling a list of government employees that are engaging in disability discrimination, human rights violations, and deprivation of voting rights to report to both houses of Congress before criminally referring the matter to the FBI, Department of Justice, and although lacking jurisdiction, the International Criminal Court and the United Nations.
- b) In accordance with Cal. Gov't Code § 11136, I, Mathew Tyler am hereby notifying California State Treasurer of violations of the provisions set forth in Cal. Gov't Code § 11135 by California Secretary of State.

I, MATHEW L. TYLER declare under penalty of perjury that the foregoing is true and correct. (28 U.S.C. §1746)

- c) As a qualified individual with a disability (42 U.S.C. § 12131[2]), I have made two different Section 504 / ADA requests for reasonable accommodations to California Secretary of State.
 - (1) Initial request was sent via USPS in February 2024
 - (2) Having heard nothing about my initial request, a subsequent request which has been broadened to be a Section 504 / ADA Title I and Title II request for reasonable accommodations was emailed as a pdf attachment to:
sos.hr@sos.ca.gov and healthandsafety@sos.ca.gov on July 10th, 2024.
- d) Despite Section 504 of the Rehabilitation Act of 1973 mandating "...effective communication..." having heard nothing from California Secretary of State about any of my requests for reasonable accommodations, in accordance with Cal. Gov't Code § 11136, I am hereby requesting the California State Treasurer "...cause to be instituted a hearing conducted pursuant to the provisions of Chapter 5 (commencing with Section 11500) of this part to determine whether a violation has occurred." With the intention of curtailing state funding pursuant to Cal. Gov't Code § 11137, 11138, 11139.
- e) Not counting: international, federal, or constitutional violations; California Secretary of State has violated a minimum of:
 - (1) Cal. Gov't Code § 11135(a)— Solely from my being a qualified individual with a disability (42 U.S.C. § 12131[2]), I am unlawfully being denied full and equal access. I am unlawfully being subjected to discrimination under a program and activity that is conducted, operated, and administered by the State of California through California Secretary of State, the 2024 general election as a US Presidential candidate and as someone interested in introducing a measure for the ballot; and,
 - (2) Cal. Gov't Code § 11135(b)— failure of California Secretary of State to implement stronger state protections and prohibitions or even the [minimum] federal protections and prohibitions; and,
 - (3) Cal. Gov't Code § 11135(d)(2)— failure of California Secretary of State to comply with the accessibility requirements of Section 508 of the federal Rehabilitation Act of 1973, as amended (29 U.S.C. Sec. 794d), and regulations implementing that act as set forth in Part 1194 of Title 36 of the Federal Code of Regulations; and,

I, MATHEW L. TYLER declare under penalty of perjury that the foregoing is true and correct. (28 U.S.C. §1746)

- (4) Cal. Gov't Code § 11135(d)(3)— failure of California Secretary of State to: respond to, and resolve any complaint regarding accessibility of its products or services that is brought to the attention of the entity, twice.
- f) Governors of the State of California have never complied with the requirements set forth in Cal. Civil Code § 54.5; violating: Cal. Gov't Code § 11135(a), (b), (d) (2), and (d)(3). In accordance with Cal. Gov't Code § 11137, curtail state funding to Governor of California. Cal. Gov't Code § 11138, 11139.
- g) Having reported California Secretary of State's human rights violations, disability discrimination, and violation of federally protected activities to Butte County District Attorney on Jul 11, 2024, 1:48 PM via DA@buttecounty.net and ADAAccessibility@buttecounty.net, and having not heard back any communications from Butte County District Attorney or the DA's Office, in accordance with Cal. Gov't Code § 11137, curtail state funding to Butte County District Attorney's Office. Cal. Gov't Code § 11138, 11139.

I also ask that you share your findings with the heads of the federal government that provide federal financial assistance, directly or indirectly to the State of California so as to effectuate the will of Congress by terminating and denying federal financial assistance pursuant to 42 U.S.C. § 12132 -> 42 U.S.C. § 12133 -> 29 U.S.C. § 794a(a) (2) -> 42 U.S.C. § 2000d-1 and 29 U.S.C. § 794

Prohibition of discrimination in any program or activity by recipients or applicants of Federal financial assistance pursuant to basically all federal policy; i.e., 42 U.S.C. § 12132; 42 U.S.C. § 12133; 42 U.S. Code § 2000a(a), (d); 42 U.S. Code § 2000a-1; 42 U.S. Code § 2000a-2(a); 42 U.S. Code § 2000d; 28 CFR § 42.503, 28 C.F.R. § 42.108

Disability discrimination

"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)

"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

I, MATHEW L. TYLER declare under penalty of perjury that the foregoing is true and correct. (28 U.S.C. §1746)

"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)

"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)

"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)

"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 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)

I, MATHEW L. TYLER declare under penalty of perjury that the foregoing is true and correct. (28 U.S.C. §1746)

AFFIRMATION

I, MATHEW L. TYLER declare under penalty of perjury that the aforementioned is true and correct. (28 U.S.C. §1746).



Signature of Candidate

July 23, 2024

Executed on (date)



Mathew Tyler, US Presidential candidate (I)
M.L.T.

TylerPresident.com, "Strength and honor"

"The world will not be destroyed by those who do evil but by those who watch them without doing anything."
– Albert Einstein

Enclosures:

- (1) Section 504 / ADA Title II / Unruh Civil Rights Act request for reasonable accommodations
- (1) Section 504 / ADA Title I and Title II / Unruh Civil Rights Act request for reasonable accommodations
- (1) Disability discrimination, Request for enforcement of anti-discrimination laws

cc:

Civil Rights Department (CRD)
contact.center@calcivilrights.ca.gov
accommodations@calcivilrights.ca.gov
Attorney General of California
Editor, various news outlets
Christian.Daly@treasurer.ca.gov
Kathryn.Asprey@treasurer.ca.gov

I, MATHEW L. TYLER declare under penalty of perjury under the laws of the USA that the foregoing is true and correct to the best of my knowledge and abilities. (28 U.S.C. § 1746)

Mathew Tyler
222 Lawrence St # 3171
Quincy, CA 95971

January 28, 2024

Re: ADA Request for reasonable accommodations
US Presidential candidate FEC# P60005600

Secretary of State
1500 11th St., Suite 400
Sacramento, CA 95814

Attention: Secretary of State

Dear Secretary of State

ADA Request for reasonable accommodations

Independent presidential candidate, Petition for ballot inclusion

1. AUTHORITY

- a) Pursuant to Article 6, Clause 2 to the US Constitution (herein the “SUPREMACY CLAUSE”), in accordance with the 1st amendment to the US Constitution to petition the Government for a redress of grievances via the 14th amendment to the US Constitution as/if/ when necessary; 18 U.S.C. § 3771, 42 U.S.C. § 12202, California: CON Article 1 § 3(a), California: CON Article 1 et seq., California: CIV § 51, “*Section 504 of the Rehabilitation Act of 1973*,” 29 U.S.C. § 794 (herein “Section 504”), and the “*Americans with Disabilities Act of 1990*,” 42 U.S.C. §§ 12101 et seq. (herein “ADA”); collectively herein “AUTHORITY.”

I, MATHEW L. TYLER declare under penalty of perjury under the laws of the USA that the foregoing is true and correct to the best of my knowledge and abilities. (28 U.S.C. §1746)

2. ADA REQUEST FOR REASONABLE ACCOMMODATIONS

- a) Pursuant to the aforementioned AUTHORITY, as a disabled US citizen, Mathew L. Tyler (herein “Mr. Tyler” and “REQUESTOR”) hereby requests the following reasonable accommodations in: policies, practices, and procedures;
 - (1) that an exception be made for any and all physical requirements for ballot access in the 2024 general election as an independent presidential candidate. Physical requirements including without limitation to: collecting, providing, and submitting signatures, and any other requirements imposed by the State (“REQUESTEE”) for ballot access in the 2024 general election.
 - (2) Or pursuant to 42 U.S.C. § 12182 et seq. that the State show cause how honoring Mr. Tyler’s Section 504 and/or ADA request for reasonable accommodations “*...would fundamentally alter the nature of such goods, services, facilities, privileges, advantages, or accommodations.*”
 - i. 18 U.S.C. § 241; 18 U.S.C. § 242

3. FEES

- a) In accordance with the SUPREMACY CLAUSE, pursuant to the Equal protection clause of the 14th amendment to the U.S. Constitution, I hereby request a waiver to any and all fees that political party nominated candidates do not have to pay.

4. QUALIFICATIONS FOR OFFICE

- a) I affirm that I am:
 - (1) at least 35 years old; and,
 - (2) a natural-born U.S. citizen; and,
 - (3) a U.S. resident for at least 14 years; and,
 - (4) in compliance with the U.S. Constitution; and,
 - (5) eligible with Section 3 of the 14th amendment to the U.S. Constitution

5. CANDIDATE INFORMATION

- a) Full legal name: Mathew Lee Tyler
- b) Name as it will appear on the write-in list: Mathew Tyler
- c) Mailing Address:

222 Lawrence St # 3171
Quincy, CA 95971

I, MATHEW L. TYLER declare under penalty of perjury under the laws of the USA that the foregoing is true and correct to the best of my knowledge and abilities. (28 U.S.C. §1746)

- d) Telephone: +1-262-757-8802
- e) Email: hi@tylerpresident.com
- f) Website: <https://www.TylerPresident.com>

6. RUNNING-MATE

- a)
U.S. Congresswoman Lauren Boebert
1713 Longworth House Office Building
Washington, DC 20515

I, MATHEW L. TYLER declare under penalty of perjury under the laws of the USA that the foregoing is true and correct to the best of my knowledge and abilities. (28 U.S.C. §1746)

APPLICANT'S AFFIRMATION

I hereby intend to run for the office stated above and solemnly affirm that I meet all qualifications for the office prescribed by law. I, MATHEW L. TYLER declare under penalty of perjury under the laws of the U.S. that the aforementioned is true and correct to the best of my knowledge and abilities. (28 U.S.C. §1746).



Signature of Candidate

02/07/2024

Executed on (date)



Mathew Tyler, US Presidential candidate (I)
M.L.T.

TylerPresident.com, "Strength and honor"

"The world will not be destroyed by those who do evil but by those who watch them without doing anything."
– Albert Einstein

I, MATHEW L. TYLER declare under penalty of perjury that the foregoing is true and correct. (28
U.S.C. §1746)

Mathew Tyler
222 Lawrence St # 3171
Quincy, CA 95971

July 10, 2024

Secretary of State
1500 11th St., Suite 400
Sacramento, CA 95814

—
Re: ADA Request for reasonable modifications
US Presidential candidate FEC# P60005600

Attention: **LEGAL**
ADA Coordinator

Dear ADA Coordinator,

ADA Title I and Title II / Section 504 Accessibility/Request for Modifications

Unaffiliated independent presidential candidate, Petition for ballot inclusion

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”); California CON Article 1 § 3(a), California CIV § 51, 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.”

I, MATHEW L. TYLER declare under penalty of perjury that the foregoing is true and correct. (28 U.S.C. §1746)

- 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)
(1) 42 U.S.C. § 2000e-7

2. REQUEST FOR REASONABLE MODIFICATIONS

- a) Pursuant to the aforementioned AUTHORITY, as a U.S. citizen and qualified individual with a disability¹ (42 U.S.C. § 12131[2]), Mathew L. Tyler (herein "Mr. Tyler" and "REQUESTOR") hereby requests the following reasonable modifications in: policies, practices, and procedures;
- (1) that an exception be made for any and all physical requirements for ballot access as an unaffiliated (independent) presidential candidate in the 2024 general election. Physical requirements including without limitation to: collecting, providing, and submitting signatures²³⁴⁵⁶, and any other requirements⁷⁸ imposed by the State (herein "REQUESTEE") for ballot access as an unaffiliated (independent) presidential candidate in the 2024 general election; and,
- (2) that an exception be made for any and all time related requirements for ballot access as an unaffiliated (independent) presidential candidate in the 2024 general election; and,
- (3) that an exception be made for any and all physical requirements for having a measure added to the ballot. Physical requirements including without limitation to: collecting, providing, and submitting signatures, and any other requirements imposed by REQUESTEE; and,
- i. Ballot measure is the preclusion / removal / elimination / repeal of the collection and submission of signatures required for candidates and ballot measures alike.
- ii. Please let me know if there are any other requirements aside from the now precluded signature requirement to have a ballot measure appear on the ballot.
- (4) that the State provide written confirmation under penalty of perjury that Mr. Tyler's ADA request will be honored and that Mr. Tyler will appear on the 2024 general election ballot as an unaffiliated (independent) presidential candidate.

1 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

2 52 U.S.C. § 10501(b)(4)

3 52 U.S.C. § 10502(a), (b)

4 52 U.S.C. § 10101(a)(2)(B)

5 42 U.S.C. § 12112(b)(6)

6 42 U.S.C. § 12182(b)(1)(D)

7 [Arbitrary and capricious] candidate requirements are not in line with founding, quintessential principles of America, historical traditions, or the rights enshrined by the U.S. Constitution; "[t]he very enumeration of the right takes out of the hands of government—even the Third Branch of Government—the power to decide on a case-by-case basis whether the right is really worth insisting upon." *New York State Rifle & Pistol Association, Inc. v. Bruen*, 597 U.S. 1

8 "It would be incongruous to read this particular Amendment as granting the States the power — silently no less — to disqualify a candidate for federal office," *Trump v. Anderson*, No. 23-719, 601 U.S. (2024)

I, MATHEW L. TYLER declare under penalty of perjury that the foregoing is true and correct. (28 U.S.C. §1746)

3. NOTICE

- a) The state is required to operate in the most integrated setting for the individual; 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,
- b) The state cannot impose 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) The state is required 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,
 - (1) The lawful way for a head of department with budget decisions to deny an ADA request are stipulated in 28 C.F.R. § 35.164; and,
 - i. The state must "...**demonstrate**..." **not purport**. And, "...must be made by the head of the public entity or his or her designee after considering all resources available for use in the funding and operation of the service, program, or activity and must be accompanied by a written statement of the reasons for reaching that conclusion. If an action required to comply with this subpart would result in such an alteration or such burdens, a public entity shall take any other action that would not result in such an alteration or such burdens but would nevertheless ensure that, to the maximum extent possible, individuals with disabilities receive the benefits or services provided by the public entity."
 - ii. It is important to note that even if the state is able to demonstrate that honoring my request would cause an undue burden or fundamentally alter anything, the state is still required to provide inclusive access (28 CFR § 35.130(d), (g)) to the services to me, a qualified individual with a disability (42 U.S.C. § 12131[2]) which will be on the state to determine eligibility requirements that do not discriminate against me. The state is required to provide reasonable accommodations (28 C.F.R. § 35.130[d]; 28 C.F.R. § 35.149; 28 C.F.R. § 35.160[b], [c]; 28 C.F.R. § 35.130[b][1]-[3], [6]-[8]; 42 U.S.C. § 12182[b][1][A][i]-[iii], [B]-[E]; 42 U.S.C. § 12182[b][2][A][i]-[iii]) unless the state can demonstrate and providing reasonable accommodations would cause undue hardship to the state or that honoring them would fundamentally alter the nature of the services (42 U.S.C. § 12182[b][2][A][ii], [iii]).
 - iii. "undue hardship" means an action requiring significant difficulty or expense, when considered in light of the factors set forth in subparagraph (B)." 42 U.S.C. § 12111(10)(A)
 - d) If the State does not honor my request for reasonable accommodations and the State does not satisfy the aforementioned demonstration requirement, how honoring my request would fundamentally alter the nature of such goods, services, facilities, privileges, advantages, or

I, MATHEW L. TYLER declare under penalty of perjury that the foregoing is true and correct. (28 U.S.C. § 1746)

accommodations, you and the State⁹¹⁰¹¹ will be discriminating against me for my disability¹²¹³ in my participation and enjoyment of **federally protected activities (18 U.S.C. § 245)** which will also **violate my civil rights (18 U.S.C. § 241 and 18 U.S.C. § 242)**¹⁴

- (1) 18 U.S.C. § 245(b)(1)(A) Interfering with my ability to qualify or campaign as a candidate for elective office in any primary, special, or general election; and,
- (2) 18 U.S.C. § 245(b)(1)(B) Interfering with my participating in or enjoying any benefit, service, privilege, program, facility, or activity provided or administered by the United States; and,
- (3) 18 U.S.C. § 245(b)(1)(E) Interfering with my participating in or enjoying the benefits of any program or activity receiving Federal financial assistance

4. FEES (if applicable)

- a) In accordance with the SUPREMACY CLAUSE, pursuant to the Equal protection clause¹⁵ of the 14th amendment to the U.S. Constitution, I hereby request a waiver to any and all fees¹⁶ that political party nominated candidates do not have to pay. Pursuant to the 24th amendment¹⁷ to the U.S. Constitution, I request a waiver to any and all fees regardless of who has to pay them.

5. SEPARABILITY

- a) If any provision herein is judicially determined to be invalid, the remainder shall not be affected by such determination

6. ELIGIBILITY / CRITERIONS FOR OFFICE

- a) I affirm that I am:
 - (1) a registered voter in California; and,
 - (2) at least 35 years old; and,
 - (3) a natural-born U.S. citizen; and,
 - (4) a U.S. resident for at least 14 years; and,
 - (5) in compliance with the U.S. Constitution; and,
 - (6) eligible with Section 3 of the 14th amendment to the U.S. Constitution; and,
 - (7) indigent

9 42 U.S.C. § 1983

10 42 U.S.C. § 1986

11 42 U.S.C. § 1987

12 42 U.S.C. § 2000a(d)

13 42 U.S.C. § 12182(b)(2)(A)

14 United States v. Price, 383 U.S. 787 (1966)

15 Williams v. Rhodes, 393 U.S. 23 (1968)

16 52 U.S.C. § 10306(b)

17 Harper v. Virginia State Board of Elections, 383 U.S. 663 (1966)

I, MATHEW L. TYLER declare under penalty of perjury that the foregoing is true and correct. (28
U.S.C. §1746)

7. CANDIDATE INFORMATION

- a) Full legal name: Mathew Lee Tyler
- b) Name as it should appear on the ballot: Mathew Tyler
- c) Mailing Address:

222 Lawrence St # 3171
Quincy, CA 95971

- d) Telephone: +1-262-757-8802
- e) Email: hi@tylerpresident.com
- f) Website: <https://www.TylerPresident.com>

8. RUNNING-MATE

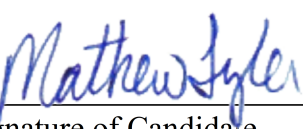
- a) U.S. Congresswoman Lauren Boebert
1713 Longworth House Office Building
Washington, DC 20515

I, MATHEW L. TYLER declare under penalty of perjury that the foregoing is true and correct. (28 U.S.C. §1746)

APPLICANT'S AFFIRMATION

I hereby intend to run for the office stated above and solemnly affirm that I meet all qualifications for the office prescribed by law. I, MATHEW L. TYLER declare under penalty of perjury that the aforementioned is true and correct. (28 U.S.C. §1746).





Signature of Candidate

July 10, 2024

Executed on (date)



Mathew Tyler, US Presidential candidate (I)
M.L.T.

TylerPresident.com, "Strength and honor"

"The world will not be destroyed by those who do evil but by those who watch them without doing anything."
– Albert Einstein



Mathew Tyler [REDACTED]

ATTN: ADA Coordinator**Daly, Christian** <Christian.Daly@treasurer.ca.gov>

Thu, Jul 25, 2024 at 9:58 AM

To: Mathew Tyler [REDACTED]

Cc: "contact.center@calcivilrights.ca.gov" <contact.center@calcivilrights.ca.gov>, "accommodations@calcivilrights.ca.gov" <accommodations@calcivilrights.ca.gov>, "Asprey, Kathryn" <Kathryn.Asprey@treasurer.ca.gov>, Records Requests <recordsrequests@treasurer.ca.gov>, AskFiona <AskFiona@treasurer.ca.gov>

Good morning Mr. Tyler,

I am following up on your request.

After a review of your email and attachment, the State Treasurer's Office cannot take the actions against the Secretary of State's office in which you are requesting.

Best,

Christian Daly (戴克森), MPP

External Affairs Manager

Executive Office - California State Treasurer Fiona Ma, CPA

treasurer.ca.gov

Office: (916) 653-2995

Mobile: (415) 730-7353



Follow Treasurer Ma on Social Media:

[Facebook](#) [Twitter](#) [Instagram](#) [LinkedIn](#)

[Subscribe to Treasurer Ma's Monthly Newsletter](#)

From: Mathew Tyler [REDACTED]

Sent: Tuesday, July 23, 2024 11:12 AM

To: AskFiona <AskFiona@treasurer.ca.gov>

Cc: contact.center@calcivilrights.ca.gov; accommodations@calcivilrights.ca.gov; Daly, Christian <Christian.Daly@treasurer.ca.gov>; Asprey, Kathryn <Kathryn.Asprey@treasurer.ca.gov>; Records Requests <recordsrequests@treasurer.ca.gov>

Subject: Fwd: ATTN: ADA Coordinator

CAUTION: EXTERNAL MAIL Do not click on links or open attachments unless you trust the sender and know the content is safe.

[Quoted text hidden]