

OPPOSITION OF HB 2107:

- THIS IS UNCONSTITUTIONAL. **Violates constitutional provisions; Exceeds the statutory authority of the OHA 'agency'. A law repugnant to the constitution is void.**

- OHA's attempt to pass HB 1529 extending more power to the OHA Director to create more rules as if legislative, FAILED. The People have spoken but OHA is still exerting power of this and through the current rule's self 'rescinded' status for future use, now via the Secretary of State who is the one in charge of TRANSPARENT ELECTIONS.

- OHA is a citizen AGENCY ONLY. They are not part of a legislative body to enforce ANYTHING to the 'public' of Oregon, and can not be ASSIGNED to act as a legislative body regarding OREGON ELECTIONS. This goes far beyond OHA's scope (ORS 431A.015)

- This is an ambiguous bill and opens the door to abuses of power. This is extreme over reach.

- Article IV, Section 1. Separation of powers. The powers of the Government shall be divided into three separate branches, the Legislative, the Executive, including the administrative, and the Judicial; and no person charged with official duties under one of these branches, shall exercise any of the functions of another, except as in this Constitution expressly provided. OHA can not track or demand records of the People of Oregon and AUTOMATICALLY REGISTER VOTERS.

- ORS 163.261 Subjecting another person to involuntary servitude in the first degree. Subjecting another person to involuntary servitude in the second degree is a Class C felony.

- An interested person may petition an agency requesting the promulgation, amendment or repeal of a rule. The Attorney General shall prescribe by rule the form for such petitions and the procedure for their submission, consideration and disposition. Not later than 90 days after the date of submission of a petition, the agency either shall deny the petition in writing or shall initiate rulemaking proceedings in accordance with ORS 183.335. This is an assigning of a legislative body AUTHORITY over VOTER REGISTRATION, and broad sweeps to medical, and Dept. of Fish and Wildlife. HOW IS THIS RELATIVE TO THE 'AGENCY' ROLE AS A HEALTH DEPT IN THE WORKPLACE? I will be petitioning this if passed, as it adds yet one more layer to a corrupted, non transparent mail in voting system in Oregon. THIS IS GOING BACKWARDS.

- You have the burden to prove a legal basis for this bill.

- OHA does not have a medical license to invade privacy of others (HIPAA) to automatically register people who get medical treatment. This is a breach of HIPAA and violation of Civil Rights THROUGH HIPAA.

- Illegally removes the right to vote from Oregon voters who do not have 'an electronic signature'. THIS IS ILLEGAL, and could be illegally considered voting as A COMMERCIAL ACTIVITY through the selling of our data, and our sovereign right to vote, based simply on THAT CONSTITUTIONAL RIGHT alone.

- Fourteenth Amendment, Section 1: "All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens [Sovereign Individuals] of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens [Sovereign Individuals] of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws."

THIS WOULD NOT PROTECT OREGON PERSONS PRIVILEGE TO VOTE,
BASED ON THE SIMPLY RIGHT TO VOTE.

Kim Evans

Scappoose, Oregon