Ravago et al.,

Plaintiffs,

v.

Case No. 1:22-cv-00745

Declaration of Mary Kate Knorr

Lightfoot et al.,

Defendants.

Pursuant to 28 U.S.C. § 1746, I, Mary Kate Knorr, declare as follows:

1. I am over 18 years of age. I have personal knowledge of the statements

herein and, if called to testify at deposition or trial, I would testify as follows:

2. I reside in the City of Chicago, in the State of Illinois.

3. I work a side job as a waitress two nights a week in Chicago.

4. I have not received a COVID-19 vaccine.

5. Prior to the City of Chicago and Cook County vaccine passport requirements, I frequently ate at restaurants in the City of Chicago and in Cook County.

6. Prior to the City of Chicago and Cook County vaccine passport requirements, I frequently visited public places that now require proof of vaccination to enter.

7. Since January 3, 2022, I have been unable to eat at restaurants, or visit park facilities, museums, and other places of public accommodation, because I am not vaccinated against COVID-19.

8. The City of Chicago and Cook County vaccine passport requirements injure me by preventing me from taking part in the common, normal activities of daily life.

9. I am also a Christian, who feels strongly about her faith and works to manifest it in my own daily life. My Christian faith calls me to show the greatest possible respect for life, including the lives of unborn babies. I am the former Executive Director and current board member of Illinois Right to Life, a nonprofit organization advocating for protecting the unborn.

As a result of my Christian faith's call to respect the lives of the unborn,
 I have a deeply held religious conviction that it is inappropriate to accept vaccines
 that were researched, developed, or manufactured using fetal stem cells.

11. As I understand them, the COVID-19 vaccines used fetal stem cells as part of the process of creating them. As a result, my religious convictions prevent me from receiving a COVID-19 vaccine.

12. I do not consent to being subject to the City of Chicago or Cook County vaccine passport requirements.

13. I was not given any opportunity for a hearing before the City of Chicago and Cook County subjected me to their vaccine passport requirements.

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I declare under penalty of perjury that the foregoing is true and correct.

Executed on February $\underline{12}$, 2022.

— DocuSigned by: Mary ENOR — C39DAF2318BD4C6...

Mary Kate Knorr

Ravago et al.,

Plaintiffs,

v.

Case No. 1:22-cv-00745

Declaration of Anthony Kawalkowski

Lightfoot et al.,

Defendants.

Pursuant to 28 U.S.C. § 1746, I, Anthony Kawalkowski, declare as follows:

1. I am over 18 years of age. I have personal knowledge of the statements herein and, if called to testify at deposition or trial, I would testify as follows:

2. I reside in the City of Chicago, in the State of Illinois. I grew up here and have resided here for the entire sixty-five years of my life. My immediate family and many members of my extended family also live here.

3. I have not received a COVID-19 vaccine. In 2005, I had a bad reaction to a dose of medicine. My doctor told me that if I took the COVID-19 vaccine, then I would have to do it under supervision at a hospital given the bad reaction that I had in 2005. I did not think that it was prudent to take a vaccine that would require me to take it at a hospital and under supervision. The reaction that I had to the medicine in 2005 also makes me concerned about taking the COVID-19 vaccine.

4. Prior to the City of Chicago and Cook County's vaccine passport requirements, I worked as a musician at Chicago venues.

5. Prior to the City of Chicago and Cook County's vaccine passport requirements, I also had a part-time bartending job at a theatre in Chicago.

6. Prior to the City of Chicago and Cook County vaccine passport requirements, I frequently ate at restaurants in the City of Chicago and in Cook County.

7. Prior to the City of Chicago and Cook County vaccine passport requirements, I frequently visited public places that now require proof of vaccination to enter.

8. When the vaccine passport requirements went into effect on January 3, 2022, I obtained a religious exemption note from my pastor. My Christian faith calls me to show the greatest possible respect for life, including the lives of unborn babies. As a result of my Christian faith's call to respect the lives of the unborn, I have a deeply held religious conviction that it is inappropriate to accept vaccines that were researched, developed, or manufactured using fetal stem cells. As I understand them, the COVID-19 vaccines used fetal stem cells as part of the process of creating them. As a result, my religious convictions prevent me from taking a COVID-19 vaccine.

9. Despite the religious exemption note that my pastor gave me, I am still required to show proof of a negative COVID-19 test before entering places of public accommodation in the City of Chicago.

Since January 3, 2022, I have avoided eating at restaurants because of 10. the City of Chicago and Cook County vaccine passport requirements. Obtaining a negative COVID-19 test for restaurants in the City of Chicago is time consuming and makes it too burdensome to eat at a restaurant.

Since January 3, 2022, performing music gigs at venues in the City of 11. Chicago has been difficult because I have to spend the time acquiring negative COVID-19 tests just to maintain my livelihood as a musician.

Since January 3, 2022, I also have not been able to work at my 12. bartending job at all. My previous employer told me that they would not accept my religious exemption and that I cannot work there without proof of vaccination.

The City of Chicago and Cook County vaccine passport requirements 13. injure me by making it burdensome to take part in the common, normal activities of daily life.

I do not consent to being subject to the City of Chicago or Cook County 14. vaccine passport requirements.

I was not given any opportunity for a hearing before the City of 15.Chicago and Cook County subjected me to their vaccine passport requirements.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on February <u>15</u>, 2022.

Anthony Kawal Koushi

Ravago et al.,

Plaintiffs,

٧.

Case No. 1:22-cv-00745

Declaration of Charlotte Wager

Lightfoot et al.,

Defendants.

Pursuant to 28 U.S.C. § 1746, I, Charlotte Wager, declare as follows:

1, I am over 18 years of age. I have personal knowledge of the statements herein and, if called to testify at deposition or trial, I would testify as follows:

2. I reside in Cook County, in the State of Illinois.

3. I have not received a COVID-19 vaccine.

4. I am the parent of a minor child, who has not received a COVID-19 vaccine.

5. Prior to the City of Chicago and Cook County vaccine passport requirements, my family and I frequently ate at restaurants in Cook County and in the City of Chicago.

6. Prior to the City of Chicago and Cook County vaccine passport requirements, my family and I frequently visited public places that now require proof of vaccination to enter.

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7. Since January 3, 2022, my family and I have been unable to eat at restaurants, or visit and other places of public accommodation, because we are not vaccinated against COVID-19. Specifically, I have been unable to meet with friends who are vaccinated. I have been excluded from social and business gatherings.

8. The City of Chicago and Cook County vaccine passport requirements injure me, and my child, by preventing us from taking part in the common, normal activities of daily life.

I do not consent to being subject to City of Chicago or the Cook County vaccine passport requirements.

10. I was not given any opportunity for a hearing before the City of Chicago and Cook County subjected me to their vaccine passport requirements.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on February 16, 2022. Charlotte Wager

Ravago et al.,

Plaintiffs,

v.

Case No. 1:22-cv-00745

Declaration of Laura Ravago

Lightfoot et al.,

Defendants.

Pursuant to 28 U.S.C. § 1746, I, Laura Ravago, declare as follows:

1. I am over 18 years of age. I have personal knowledge of the statements herein and, if called to testify at deposition or trial, I would testify as follows:

2. I reside in Cook County in the State of Illinois.

3. I have not received a COVID-19 vaccine. I have an auto-immune issue and am concerned that the vaccine will negatively impact my health.

4. I work in the healthcare industry here in Cook County as a healthcare consultant and as an administrator for two home health companies.

5. I am the parent of two minor children, neither of whom have received a COVID-19 vaccine.

6. Prior to the City of Chicago and Cook County's vaccine passport requirements, my family and I frequently ate at restaurants in the City of Chicago and Cook County.

7. Prior to the City of Chicago and Cook County's vaccine passport requirements, my family and I frequently visited public places that now require proof of vaccination to enter.

8. Since January 3, 2022, my family and I have been unable to eat at restaurants, or visit park facilities, museums, and other places of public accommodation, because we are not vaccinated against COVID-19. Specifically, I am unable to attend Lifetime gym, my kids cannot take swim lessons, and I can't provide tutoring services.

9. The City of Chicago and Cook County vaccine passport requirements injure me, and my children, by preventing us from taking part in the common, normal activities of daily life.

10. I do not consent to being subject to the City of Chicago or Cook County vaccine passport requirements.

11. I was not given any opportunity for a hearing before the City of Chicago and Cook County subjected me to their vaccine passport requirements.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on February 15, 2022.

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Laura Ravago

Ravago et al.,

Plaintiffs,

v.

Case No. 1:22-cv-00745

Declaration of Courtney Connolly

Lightfoot et al.,

Defendants.

Pursuant to 28 U.S.C. § 1746, I, Courtney Connolly, declare as follows:

1. I am over 18 years of age. I have personal knowledge of the statements herein and, if called to testify at deposition or trial, I would testify as follows:

2. I reside in the City of Chicago in the State of Illinois.

3. I have not received a COVID-19 vaccine.

4. I am the parent of three minor children, none of whom have received COVID-19 vaccines.

5. Prior to the City of Chicago and Cook County vaccine passport requirements, my family and I frequently ate at restaurants in the City of Chicago and in Cook County.

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6. Prior to the City of Chicago and Cook County vaccine passport requirements, my family and I frequently visited public places that now require proof of vaccination to enter.

7. Since January 3, 2022, my family and I have been unable to eat at restaurants, or visit park facilities, museums, and other places of public accommodation, because we are not vaccinated against COVID-19. I can no longer go to the park district in Chicago with my family even though I am a taxpayer in that district. Two of my friends also own restaurants in Cook County and I can no longer visit their businesses because I am not vaccinated.

8. The City of Chicago and Cook County vaccine passport requirements injure me, and my children, by preventing us from taking part in the common, normal activities of daily life.

9. Additionally, the City of Chicago vaccine passport requirement is forcing my daughter, a high school senior, to show proof of vaccination when she enters a club practice facility. As her mother, I object to her having to engage in this "show me your papers" behavior to participate in athletic activities. I also object to her having to disclose her personal medical information of whether she is vaccinated or not. My daughter also objects to having to provide proof of vaccination.

10. I do not consent to being subject to the City of Chicago or Cook County vaccine passport requirements.

11. I was not given any opportunity for a hearing before the City of Chicago and Cook County subjected me to their vaccine passport requirements.

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Case: 1.22-ov-00745 Document #. 5-8 Filed: 02/18/22 Page 3 of 3 PageID /

I declare under penalty of perjury that the foregoing is true and correct.

Executed on February 2022.

Constney Connelly

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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

Ravago et al.,	Case No. 1:22-cv-00745
Plaintiffs,	
v.	Declaration of Jane Doe # 1
Lightfoot et al.,	
Defendants.	
Pursuant to 28 U.S.C. § 1746, I,	(Jane Doe # 1) declares as
follows:	

I am over 18 years of age. I have personal knowledge of the statements 1. herein and, if called to testify at deposition or trial, I would testify as follows:

I am the plaintiff listed in this case as "Jane Doe #1." 2.

Case: 1:22-cv-00745 Document #: 5-9 Filed: 02/18/22 Page 2 of 5 PageID #:121

3. I reside in Cook County in the State of Illinois. I grew up here and have spent the majority of my life in this county. This is where I raised my children, who are now adults.

4. I have not received a COVID-19 vaccine.

5. I have natural immunity from the virus.

6. I work as an assistant teacher at a public school in Cook County.

7. The City of Chicago and Cook County vaccine passport requirements violate my constitutional unalienable rights and civil liberties. They threaten my equal protection under the law.

8. Prior to the City of Chicago and Cook County's vaccine passport requirements, I frequently met with friends and family at a variety of dining places in Cook County and in the City of Chicago.

9. Since January 3, 2022, several restaurants are requiring COVID-19 vaccines and I have been unable to eat at them with my children due to the City of Chicago and Cook County vaccination requirements for these establishments. I now can no longer use gift certificates that I bought before the vaccine passport requirements because the establishment that issued those gift certificates requires vaccination. Even if the City of Chicago and restaurants in the Chicago accepted the religious exemption that I received from my employer, the exemption would still prevent me from eating at restaurants in Chicago as a practical matter because having to obtain a negative COVID-19 test in order to eat a restaurant is burdensome.

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10. The City of Chicago and Cook County vaccine passport requirements injure me by preventing me from taking part in the common, normal activities of life. The vaccine passport requirements also injure me because of the prospect of having to tell friends that I cannot meet them at a restaurant or other public places requiring vaccinations. It is embarrassing. Being put in a position where I have to turn down a friend's invitation also increases the risk that the conversation will turn political and contentious when it forces me to disclose a private issue that I would not otherwise talk about.

11. I've always been a very social person, frequenting local establishments in my community multiple times per week. The vaccine mandate has harmed my relationships with people I care about, as I cannot participate in the usual activities they have the freedom to continue enjoying. It is frustrating to be excluded from events or dining experiences reserved for vaccinated patrons, patrons who could be infected with the COVID-19 virus themselves. It especially bothers me knowing that I have natural immunity and would be a safe person to others as I cannot carry and transmit the virus.

12. The vaccine passport requirements also injure the community as a whole by dividing it along the lines of who has taken a certain vaccine and who has not. I love my community and it saddens me that this forced mandate is ruining our community.

Case: 1:22-cv-00745 Document #: 5-9 Filed: 02/18/22 Page 4 of 5 PageID #:123

13. I am frustrated not being able to support local businesses in the community that have been struggling since COVID-19 started, especially restaurants. But the vaccine passport requirements prevent me from doing that.

14. I am also a member of a community group and was planning to have our meeting at a Park District building. Because our other group members and myself are unvaccinated, we had to cancel our event in response to the vaccine passport requirements.

15. I am a Christian, who feels strongly about my faith. I believe that my body is the temple of the Holy Spirit and that I have a duty to be a good steward of it. I prayed about whether to take the vaccine. God answered my prayer directing me not to take the vaccine.

16. I am litigating this case anonymously because I have been involved in the community's debate over schools and COVID-19 restrictions. I am concerned that I will face harassment and retaliation from my employer and coworkers if they learn that I am litigating this case.

17. I have been asked multiple times from peers about my vaccination status at my school and have not disclosed it. This type of pressure makes me feel uncomfortable at work as it seems that every other person that works in the building has been vaccinated.

18. Moreover, after submitting my vaccination exemption application, my superior asked multiple invasive questions regarding the sincerity of my religious

Case: 1:22-cv-00745 Document #: 5-9 Filed: 02/18/22 Page 5 of 5 PageID #:124

beliefs. I ultimately got it approved but subject to change as they reserve the right to exclude me based on circumstances changing.

19. These actions and experiences have made me feel intimidated and fearful that I could face retaliation, lose my exemption status, and ultimately my employment because of my vaccination status. When they granted my exemption status they said it was subject to change.

20. I do not consent to being subject to the City of Chicago or Cook County vaccine passport requirements.

21. I was not given any opportunity for a hearing before the City of Chicago and Cook County subjected me to their vaccine passport requirements.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on February $17, 2022$.	
	(Jane Doe

Ravago et al.,

Plaintiffs,

v.

Case No. 1:22-cv-00745

Declaration of Jasmine Hauser

Lightfoot et al.,

Defendants.

Pursuant to 28 U.S.C. § 1746, I, Jasmine Hauser, declare as follows:

1. I am over 18 years of age. I have personal knowledge of the statements herein and, if called to testify at deposition or trial, I would testify as follows:

2. I reside in the Cook County, in the State of Illinois.

3. I have not received a COVID-19 vaccine.

4. Prior to the City of Chicago and Cook County's vaccine passport requirements, I frequently ate at restaurants in the City of Chicago and Cook County.

5. Prior to the City of Chicago and Cook County's vaccine passport requirements, I frequently visited public places that now require proof of vaccination to enter.

6. Since January 3, 2022, I have been prevented from eating at restaurants, or other places of public accommodation, which force proof of vaccination

because I am not vaccinated against COVID-19. In fact, a dear relative, who is also unvaccinated, was turned away at a restaurant in Glenview for not presenting proof of vaccination. They were thus unable to have breakfast together as a family, including, and most upsetting, with their elderly Mother.

 The City of Chicago and Cook County's vaccine passport requirements injure me by preventing me from taking part in the common, normal activities of daily life.

 I do not consent to being subject to the City of Chicago or the Cook County vaccine passport requirements.

 I was not given any opportunity for a hearing before the City of Chicago and Cook County subjected me to their vaccine passport requirements.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on February 17, 2022.

Jasmine Hauser

Ravago et al.,

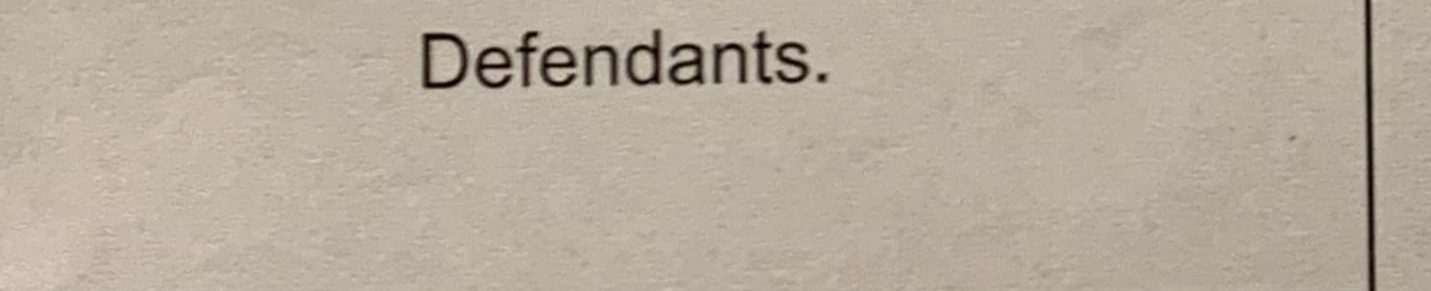
Plaintiffs,

V.

Lightfoot et al.,

Case No. 1:22-cv-00745

Declaration of Mary Beth Peterson



Pursuant to 28 U.S.C. § 1746, I, Mary Beth Peterson, declare as follows: 1. I am over 18 years of age. I have personal knowledge of the statements herein and, if called to testify at deposition or trial, I would testify as follows:

- 2. I have lived in Cook County and the State of Illinois since 1983.
- 3. I have not received a COVID-19 vaccine. I experienced a bad reaction to a

vaccine years ago and my doctor has advised me not to take vaccines given that adverse reaction. I have received a medical exemption from my doctor.

4. I have worked for a public school in Cook County for two and a half years.

Prior to the City of Chicago and Cook County vaccine 5. passport requirements, I frequently ate at restaurants in Cook County. I would also eat at restaurants in Chicago from to time to time with my family. I would also meet with coworkers at restaurants in Chicago for lunch or after work. Prior to the City of Chicago and Cook County vaccine passport 6.

requirements, I frequently visited public places that now require proof of vaccination to

enter.

Since January 3, 2022, I have been unable, as a practical matter, to eat at 7. restaurants, or visit other places of public accommodation because I am not vaccinated against COVID-19. Although the City of Chicago does recognize religious and medical exemptions, its vaccine passport requirement would still require me to provide a negative COVID-19 test before entering a place of public accommodation. Such a requirement is burdensome both in terms of time and money. I also object to having to "show my papers" to participate in the normal activities of life. Likewise, even if the Cook County recognized my medical exemption, its vaccine passport requirement would also subject me to the burdensome procedure of obtaining a negative COVID-19 test. Thus, as a practical matter, both the City of Chicago and Cook County vaccine passport requirements prevent me from being able to visit restaurants or visit other places of public accommodation.

As a result, I have found myself having to turn down opportunities to meet 8. with friends because they plan to meet somewhere subject to the City or County's vaccine requirements. My family and myself have also been traveling all the way to

Wisconsin just to eat at a restaurant or to patronize other places of public accommodation.

9. The City and County's vaccine passport requirements injure me by preventing me from taking part in the common, normal activities of daily life.

10. I am also a Christian, who feels strongly about her faith and works to

manifest it in my own daily life. My Christian faith calls me to show the greatest possible

respect for life, including the lives of unborn babies.

11. As a result of my Christian faith's call to respect the lives of the unborn, I have a deeply held religious conviction that it is inappropriate to accept vaccines that were researched, developed, or manufactured using fetal stem cells.
12. As I understand them, the COVID-19 vaccines used fetal stem cells as part of the process of creating them. As a result, my religious convictions prevent me

from taking a COVID-19 vaccine.

13. My Christian faith also teaches me that my body is a temple of the Holy Spirit and that I have a responsibility to steward it well. I have concerns about the safety of the COVID-19 vaccines and believe that taking one would be poor stewardship of the body that God has given me.

14. I do not consent to being subject to Cook County or the City of Chicago

vaccine passport requirements.

15. I was not given any opportunity for a hearing before the City of Chicago

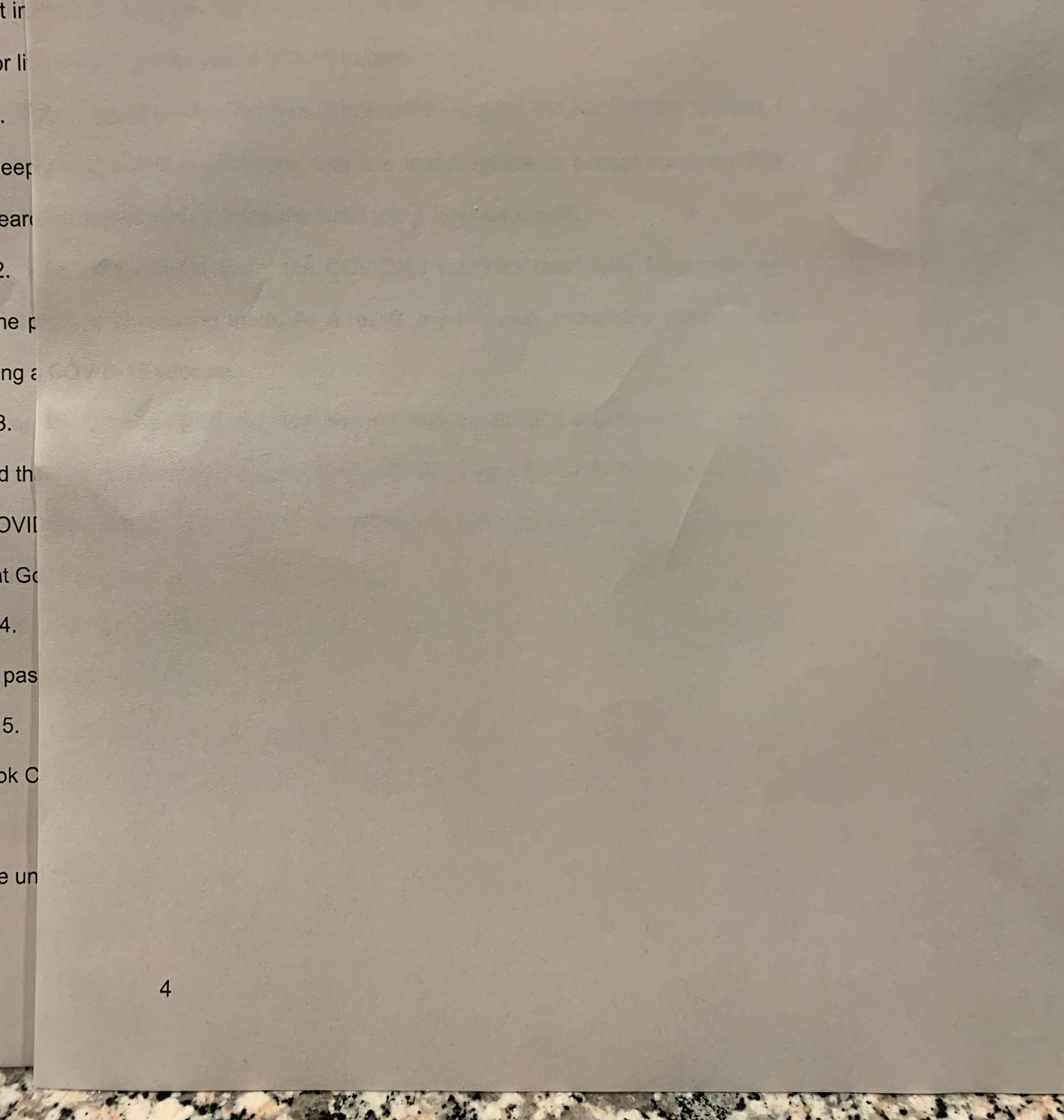
and Cook County subjected me to their vaccine passport requirements.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on February 16, 2022. Mary Bith Piterion Mary Beth Peterson

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n



Case: 1:22-cv-00745 Document #: 6-1 Filed: 02/18/22 Page 1 of 5 PageID #:142

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

Ravago et al.,	Case No. 1:22-cv-00745
Plaintiffs,	
v.	Declaration of Jane Doe # 1
Lightfoot et al.,	
Defendants.	
Pursuant to 28 U.S.C. § 1746, I,	(Jane Doe # 1) declares as
follows:	

I am over 18 years of age. I have personal knowledge of the statements 1. herein and, if called to testify at deposition or trial, I would testify as follows:

I am the plaintiff listed in this case as "Jane Doe #1." 2.

Case: 1:22-cv-00745 Document #: 6-1 Filed: 02/18/22 Page 2 of 5 PageID #:143

3. I reside in Cook County in the State of Illinois. I grew up here and have spent the majority of my life in this county. This is where I raised my children, who are now adults.

4. I have not received a COVID-19 vaccine.

5. I have natural immunity from the virus.

6. I work as an assistant teacher at a public school in Cook County.

7. The City of Chicago and Cook County vaccine passport requirements violate my constitutional unalienable rights and civil liberties. They threaten my equal protection under the law.

8. Prior to the City of Chicago and Cook County's vaccine passport requirements, I frequently met with friends and family at a variety of dining places in Cook County and in the City of Chicago.

9. Since January 3, 2022, several restaurants are requiring COVID-19 vaccines and I have been unable to eat at them with my children due to the City of Chicago and Cook County vaccination requirements for these establishments. I now can no longer use gift certificates that I bought before the vaccine passport requirements because the establishment that issued those gift certificates requires vaccination. Even if the City of Chicago and restaurants in the Chicago accepted the religious exemption that I received from my employer, the exemption would still prevent me from eating at restaurants in Chicago as a practical matter because having to obtain a negative COVID-19 test in order to eat a restaurant is burdensome.

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10. The City of Chicago and Cook County vaccine passport requirements injure me by preventing me from taking part in the common, normal activities of life. The vaccine passport requirements also injure me because of the prospect of having to tell friends that I cannot meet them at a restaurant or other public places requiring vaccinations. It is embarrassing. Being put in a position where I have to turn down a friend's invitation also increases the risk that the conversation will turn political and contentious when it forces me to disclose a private issue that I would not otherwise talk about.

11. I've always been a very social person, frequenting local establishments in my community multiple times per week. The vaccine mandate has harmed my relationships with people I care about, as I cannot participate in the usual activities they have the freedom to continue enjoying. It is frustrating to be excluded from events or dining experiences reserved for vaccinated patrons, patrons who could be infected with the COVID-19 virus themselves. It especially bothers me knowing that I have natural immunity and would be a safe person to others as I cannot carry and transmit the virus.

12. The vaccine passport requirements also injure the community as a whole by dividing it along the lines of who has taken a certain vaccine and who has not. I love my community and it saddens me that this forced mandate is ruining our community.

Case: 1:22-cv-00745 Document #: 6-1 Filed: 02/18/22 Page 4 of 5 PageID #:145

13. I am frustrated not being able to support local businesses in the community that have been struggling since COVID-19 started, especially restaurants. But the vaccine passport requirements prevent me from doing that.

14. I am also a member of a community group and was planning to have our meeting at a Park District building. Because our other group members and myself are unvaccinated, we had to cancel our event in response to the vaccine passport requirements.

15. I am a Christian, who feels strongly about my faith. I believe that my body is the temple of the Holy Spirit and that I have a duty to be a good steward of it. I prayed about whether to take the vaccine. God answered my prayer directing me not to take the vaccine.

16. I am litigating this case anonymously because I have been involved in the community's debate over schools and COVID-19 restrictions. I am concerned that I will face harassment and retaliation from my employer and coworkers if they learn that I am litigating this case.

17. I have been asked multiple times from peers about my vaccination status at my school and have not disclosed it. This type of pressure makes me feel uncomfortable at work as it seems that every other person that works in the building has been vaccinated.

18. Moreover, after submitting my vaccination exemption application, my superior asked multiple invasive questions regarding the sincerity of my religious

Case: 1:22-cv-00745 Document #: 6-1 Filed: 02/18/22 Page 5 of 5 PageID #:146

beliefs. I ultimately got it approved but subject to change as they reserve the right to exclude me based on circumstances changing.

19. These actions and experiences have made me feel intimidated and fearful that I could face retaliation, lose my exemption status, and ultimately my employment because of my vaccination status. When they granted my exemption status they said it was subject to change.

20. I do not consent to being subject to the City of Chicago or Cook County vaccine passport requirements.

21. I was not given any opportunity for a hearing before the City of Chicago and Cook County subjected me to their vaccine passport requirements.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on February $17, 2022$.	
	(Jane Doe