

Resolution to Ban Covid-19 and mRNA Injections in South Carolina

Whereas the Center for Disease Control's (CDC) Vaccine Adverse Events Reporting System (OpenVAERS) has reported 42,962 Covid-19 "vaccine" related deaths and 880,031 adverse events;¹

Whereas the Lazarus report (*Harvard Pilgrim Health Care inc., 2009*) revealed that only 1% of adverse events from vaccines is being reported (*although required of physicians, who largely denied claims of adverse events*), and that according to this study, numbers of adverse events and deaths should be multiplied with a factor of 100.^{2, 3}

Whereas researchers in 2023 found Covid-19 "vaccines" to be causally linked to increased all-cause mortality, estimated at 17 million deaths and counting, worldwide;^{4, 5}

Whereas, according to the CDC's own data, there was an 84% increase in excess deaths among 25–44-year-olds between the time Covid-19 "vaccine" mandates were rolled out and February 2022;⁶

Whereas there has been an explosion of turbo-cancers among 19–24-year-olds since college Covid-19 "vaccine" mandates;⁷

Whereas the administration of Covid-19 "vaccines" during pregnancy have increased the risk of miscarriage by at least 1,517%;⁸

Whereas, as exposed through a court-ordered 2022 FOIA request, Pfizer's clinical data alone revealed 1,223 vaccine related deaths and 158,893 vaccine injuries reported, thus a 3% death rate.^{9, 10}

Whereas the Covid-19 "pandemic" was role-played by global organizations and governments before the release of SARS-CoV-2;^{11, 12, 13, 14, 15}

Whereas there are thousands of patents showing that SARS-CoV-2 was developed and manufactured by the US government, in cooperation with governmental and nongovernmental agencies, academic institutions, and the biopharmaceutical industry years before its release in late 2019 in Wuhan, China;^{16, 17, 18}

Whereas there is evidence that the first Covid-19 "vaccine" was produced and patented before the release of SARS-CoV-2;¹⁹

Whereas the Covid-19/mRNA "vaccines" do not fit the traditional definition of vaccines, but in fact are classified as "gene therapies", thereby invalidating any FDA-approval of a Covid-19 "vaccine";²⁰

Whereas the presence of DNA plasmid contaminants and SV40 sequences in the mRNA injections can cause cancer and alter the human genome for generations to come;^{21, 22, 23, 24}

Whereas, through various patents and microscopy evidence, the presence of electromagnetic-field altering and gene editing magnetic Graphene Quantum Dot Hydrogel technology, encapsulated in carbon nanotubes (*developed by the Chinese military*) within the mRNA PEGylated lipid nanoparticles (LNP)—*all used for decades in consumer electronic devices, healthcare products, foods and beverages, military neuroweapons, and medical device research and applications (being the true contagion)*—and found in mRNA injections, creating fibrous clots and self-assembling, conductive and biosensing technology in the blood and semen of those injected with the Covid-19 “vaccine,” causing widespread death, disability, and wide-area-body networks;^{25, 26, 27, 28, 29, 30}

Whereas these biosynthetic networking structures have the ability to transmit and receive digitized information to and from the human body, and when combined with external AI capabilities—accelerated by 5G bandwidth, fiber optics networks and LED lights—can be weaponized against humans, thereby classifying mRNA “vaccines” as biotechnological weapons;^{31, 32, 33}

Whereas this dangerous and dehumanizing technology has been injected into billions of people worldwide without true informed consent and in violation of the Nuremberg Code, constituting crimes against humanity;^{34, 35}

Whereas the dangerous Covid-19 “vaccines” have now been added to the childhood schedule to be covered in the federal ‘Vaccines for Children’ program, despite known harms;³⁶

Whereas there are many more “vaccines” containing this dangerous mRNA/LNP technology being released and will potentially be used in the repair of organs;^{37, 38}

Whereas “Almost 90% of 2022 drug recalls were for problems the FDA said could cause a *temporary health issue* and posed *only a slight threat* of a serious nature...[and] an additional 10% of recalls were for products the FDA says are unlikely to cause any adverse health reaction but ran afoul of FDA labeling or manufacturing laws,” and the FDA *can* and *has* taken legal action against manufacturers that persist in marketing a defective product,^{39, 40} there seems to be no threshold for deaths and injuries resulting from these mRNA “vaccines” for the FDA to take appropriate action;

Whereas the South Carolina Department of Health and Environmental Control (DHEC) received and failed to adequately respond to numerous FOIA requests regarding their lack of scientific review of Covid-19 measures and investigation into thousands of reports of adverse events and hospitalization and death rates in South Carolina;⁴¹

Whereas the CDC, FDA, the South Carolina Medical Affairs Committee, Attorney General Alan Wilson, and county commissioners were given all the evidence needed of the contamination in the shots over a year ago, pushed by “We the People 50” to protect their communities through product protection statutes, and yet there has been no movement to pull mRNA shots from the market;⁴²

Whereas a grand jury petition was submitted in 2023 to South Carolina Governor Henry McMaster, Attorney General Alan Wilson, Circuit Solicitors, District Attorneys and Sheriffs by the National American Renaissance Movement (NARM), demanding that the Covid-19 “vaccines” be banned immediately, and investigations launched into crimes such as murder, racketeering, biological weapons law violations, treason, and genocide, providing ample evidence, and yet there has been no movement to pull the shots from the market or to launch criminal investigations;⁴³

Whereas we submit that the SCGOP platform Health Planks (lines 2, 5, 6, & 7) oppose mandates and support true informed consent, and we believe that the current state of vaccination in the United States constitutes ILLEGAL healthcare practices, that patients (and pharmacy customers) are NEVER given true informed consent, and that the mRNA “vaccines”—which will soon encompass ALL vaccines—are indeed bioweapons, and thus must be collected, destroyed, and banned from being administered. Here are the Health Planks:

1. Line 2 - “We support legislation that safeguards a patient’s legal choice and limits all forms of government bureaucracy.”
2. Line 5 - “We affirm the rights of all South Carolinians to make informed decisions about legal healthcare practices.”
3. Line 6 - “We do not support using government or employer coercion as a justifiable tool to obtain directive compliance.”
4. Line 7 - “We reject any and all mandated vaccine decrees.”

Therefore, let it be resolved on behalf of the preservation of the human race, the **Myrtle Beach Republican Women’s Club** calls upon Governor Henry McMaster, Attorney General Alan Wilson, and the state legislature to prohibit the sale and distribution of Covid-19 injections and all mRNA injections in the State of South Carolina.

Be it further resolved that Attorney General Alan Wilson immediately seize all Covid-19 injections and all mRNA injections in the State, that a grand jury be indicted, and launch thorough criminal investigations into crimes including Murder, Racketeering, Aggravated Assault, Fraud, Corporate and Official Misconduct, Conspiracy and Domestic Terrorism, Biological Weapons Law Violations, Treason, Genocide, Crimes Against Humanity, and Violations of the Nuremburg Code.

Adopted (Date): 10/9/24

Representative Signature: Johnnie Bellamy

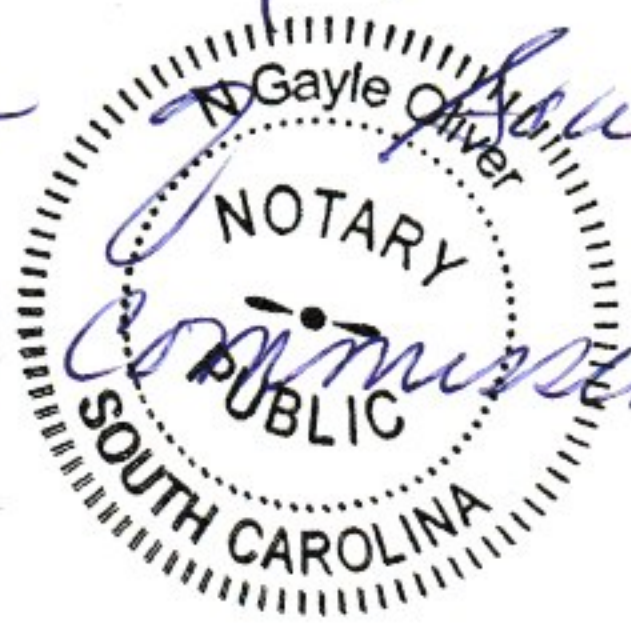
Printed Name: Johnnie BELLAMY

Organization: Myrtle Beach Republican Women

Witness: Marma Gayle Oliver Date 10-9-24

Notary Public in and for the State of South Carolina.

My commission expires 6-16-26



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