

From: ntefusa@aol.com
To: [Joseph P. Filippi](#)
Subject: NRS 241.035(d) Today's Board of health meeting comments
Date: Friday, August 20, 2021 3:16:13 AM

Under Section 9.02 of the Open Meeting Law Manual, NRS 241.035 subsection (d) ***“The substance of remarks made by any member of the general public who addresses the body if he/she requests that the minutes reflect his or her remarks, or if he/she has prepared written remarks, a copy of his/her written remarks if he/she submits a copy for inclusion.”***

Under this I am requesting that my comments be reflected in the minutes and append my comments to the minutes:

COMMENT:

This is not a vaccine, this is a prophylactic remedy. As a vaccine prevents whatever it targets, for example, you don't get a mild case of rubella, this current shot, is erroneously being called a vaccine, whose 'main promotion' is to mitigate severe symptoms and/or hospitalization, not prevent it. This is analogous to warming up before exercising, you are going to get DOMS, just not as severe.

Forcing upon a person a pharmaceutical whose listed side effect is death, while spewing the mantra 'the benefits outweighs the risks' is not acceptable.

If its as safe and no adverse reactions, except a sore shoulder, as stated twice by the governor then, Joey Reynolds, NSHE's general counsel, should agree to cover all expenses and compensation related to adverse reaction/s from the injection you want to administer to students.

Since you are promoting the shot as safe, then remove the liability protection and accept full liability, if you won't accept liability, then you can't mandate. Since you are fully aware that the shot is not as innocuous as you are alluding it to be.

Angel De Fazio, BSAT

“With every action/decision there could be major consequences. Always make sure that you have the fortitude to weather the storm that's the direct and proximal result of your action/decision.” – Angel the Activist