NOTICE OF MALADMINISTRATION TO NEVADA BOARD OF HEALTH MEETING 12/03/2021 9:00 AM:

Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent

"We the people of the State of Nevada Grateful to Almighty God for our freedom in order to secure its blessings, insure domestic tranquility, and form a more perfect Government, do establish this Constitution."

I, Debra Songer ______, one of the People of Nevada (as seen in the Nevada Constitution's Declaration of Rights Article 1 Section 2), am giving you this notice, in order for you and your agents to provide due care; I'll be watching via <u>https://dpbh.nv.gov/Boards/BOH/Meetings/2021/NVBOH2021/</u>

"All political power is inherent in the people[.] Government is instituted for the protection, security and benefit of the people; and they have the right to alter or reform the same whenever the public good may require it." (See Nevada Constitution Article 1 Section 2); and further,

In enacting this chapter, <mark>t</mark>he Legislature finds and declares that <mark>all public bodies exist to aid in the conduct of the people's business. <u>It is</u> the intent of <u>the law</u> that <u>their actions be taken openly</u> <u>and</u> that <u>their</u> <u>deliberations be conducted openly</u>. (See NRS 241.010)</mark>

PLEASE TAKE NOTICE: The People don't have to provide an exemption in order to be free from a mandate, mask, vaccine, or testing, if that person's faith prohibits him or her from doing so. Furthermore take notice that in a republican form of government, you were never given authority to deal with private matters of the people;

Our children are a precious gift from God; they are our heirs and posterity.

The liberty interest of a parent in the care, custody and management of the parent's child is a fundamental right. (See NRS 126.036 and Article 1 Section 1 below)

"**Inalienable rights.** All men are by Nature free and equal and have certain inalienable rights among which are those of enjoying and defending life and liberty; Acquiring, Possessing and Protecting property and pursuing and obtaining safety and happiness[.]"

PLEASE TAKE NOTICE: Forcing our children to wear MASKS and mandating an experimental vaccine or other medical procedure without informed parental consent **is CHILD ABUSE** and **INVOLUNTARY SERVITUDE** prohibited by Article 1 Section 17 of the Nevada Constitution;

PLEASE TAKE NOTICE: The 1935 Social Security Act, under 1101 (6)(d) states: **"Nothing in this Act shall** be construed as authorizing any Federal official, agent, or representative, in carrying out any of the provisions of this Act, <u>to take charge of any child over the objection of either of the parents of such child</u>, or of the person standing in loco parentis to such child."

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PLEASE TAKE NOTICE: NRS 391.080 requires each licensed employee employed in the State of Nevada whose compensation is payable out of public money to take and subscribe to the "constitutional oath of office" before entering upon the discharge of his duties. Please send me copies of all your Oaths of Office addressed to:

Autograph: Print Name: <u>Debra Songer</u>

Dated

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"We the people of the State of Nevada Grateful to Almighty God for our freedom in order to secure its blessings, insure domestic tranquility, and form a more perfect Government, do establish this Constitution."

I, <u>Marilyn</u>, one of the People of Nevada (as seen in the Nevada Constitution's Declaration of Rights Article 1 Section 2), am giving you this notice, in order for you and your agents to provide due care; I'll be watching via <u>https://dpbh.nv.gov/Boards/BOH/Meetings/2021/NVBOH2021/</u>

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Print Name: Marilyn

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Autograph: Print Name: Address:

Cal Chi phl Signed at: 2021-11-27 07:37:51

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L Dorene Libby , one of the People of Nevada (as seen in the Nevada Constitution's Declaration of Rights Article 1 Section 2), am giving you this notice, in order for you and your agents to provide due care; I'll be watching via https://dpbh.nv.gov/Boards/BOH/Meetings/2021/NVBOH2021/

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Autograph: Print Name: Dorene Libby Address:

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"We the people of the State of Nevada Grateful to Almighty God for our freedom in order to secure its blessings, insure domestic tranquility, and form a more perfect Government, do establish this Constitution."

I, <u>Shalena Walsh</u>, one of the People of Nevada (as seen in the Nevada Constitution's Declaration of Rights Article 1 Section 2), am giving you this notice, in order for you and your agents to provide due care; I'll be watching via <u>https://dpbh.nv.gov/Boards/BOH/Meetings/2021/NVBOH2021/</u>

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 Dated
 11/27/2021
 Autograph:
 Signed at: 2021-11-27 09:59:53

Print Name: Shalena Walsh

NOTICE OF MALADMINISTRATION TO NEVADA BOARD OF HEALTH MEETING 12/03/2021 9:00 AM:

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"We the people of the State of Nevada Grateful to Almighty God for our freedom in order to secure its blessings, insure domestic tranquility, and form a more perfect Government, do establish this Constitution."

I, <u>Robert Adam Berry</u>, one of the People of Nevada (as seen in the Nevada Constitution's Declaration of Rights Article 1 Section 2), am giving you this notice, in order for you and your agents to provide due care; I'll be watching via <u>https://dpbh.nv.gov/Boards/BOH/Meetings/2021/NVBOH2021/</u>

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Print Name: Robert Adam Ber Address:

 Robert Adam Berry

Notice of Maladministration

To: Nevada Board of Health (DPBH) 4150 Technology Way Carson City, Nevada 89706 Email: StateBOH@health.nv.gov

Cc:	

NOTICE OF MALADMINISTRATION TO NEVADA BOARD OF HEALTH MEETING 12/03/2021 9:00 AM:

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Notice to Agent

I, printedName, one of the People as seen in the Declaration of Rights of the Nevada state Constitution, am giving you this notice so that you and your agents may provide due care as I am an aggrieved taxpayer; I'll be watching via https://dpbh.nv.gov/Boards/BOH/Meetings/2021/NVBOH2021/ The liberty interest of a parent in the care, custody and management of the parent's child is a fundamental right. (See NRS 126.036 and Nevada Constitution Article 1 Section 1 stated below) PLEASE TAKE NOTICE OF NEVADA CONSTITUTION DECLARATION OF RIGHTS ARTICLE 1: Sec. 1: "Inalienable rights. All men are by Nature free and equal and have certain inalienable rights among which are those of enjoying and defending life and liberty; Acquiring, Possessing and Protecting property and pursuing and obtaining safety and happiness[.]"

Sec: 10: "The people shall have the right freely to assemble together to consult for the common good, to instruct their representatives and to petition the Legislature for redress of Grievances." (Emphasis added)

Sec: 17: "Neither Slavery nor involuntary servitude unless for the punishment of crimes shall ever be tolerated in this State." FORCING CHILDREN TO WEAR MASKS IS INVOLUNTARY SERVITUDE! Requiring our children to wear MASKS that are not even intended for a medical use and cannot eliminate the risk of an infectious disease, is EVIDENCE OF CHILD ABUSE AND MALADMINISTRATION!







Sec. 8A. Rights of victims. 1. Each person who is the victim of a crime is entitled to the following rights:

(a) To be treated with fairness and respect for his or her privacy and dignity, and to be free from intimidation, harassment and abuse, throughout the criminal or juvenile justice process. OUR CHILDREN ARE VICTIMS!

(b) To be reasonably protected from the defendant and persons acting on behalf of the defendant.

2. A victim has standing to assert the rights enumerated in this section in any court with jurisdiction over the case. . . . and 4. A person may maintain an action to compel a public officer or employee to carry out any duty required by this section or any statute enacted by the Legislature pursuant thereto.

Date:

Saturday, November 27, 2021

Autograph:

い人

Printed Name

Tee Jackson

Address:



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I, Brandi Evans _____, one of the People of Nevada (as seen in the Nevada Constitution's Declaration of Rights Article 1 Section 2), am giving you this notice, in order for you and your agents to provide due care; I'll be watching via <u>https://dpbh.nv.gov/Boards/BOH/Meetings/2021/NVBOH2021/</u>

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 Dated
 11/27/2021

 Autograph:
 2021-11-27 22:04:36

 Autograph:
 Image: Ima

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Autograph:
Print Name:
Address:

Dated

Notice of Maladministration

To: Nevada Board of Health (DPBH) 4150 Technology Way Carson City, Nevada 89706 Email: StateBOH@health.nv.gov

	Cc:

NOTICE OF MALADMINISTRATION TO NEVADA BOARD OF HEALTH MEETING 12/03/2021 9:00 AM:

Notice to Agent is Notice to Principal and Notice to Principal is

Notice to Agent

I, printedName, one of the People as seen in the Declaration of Rights of the Nevada state Constitution, am giving you this notice so that you and your agents may provide due care as I am an aggrieved taxpayer; I'll be watching via https://dpbh.nv.gov/Boards/BOH/Meetings/2021/NVBOH2021/ The liberty interest of a parent in the care, custody and management of the parent's child is a fundamental right. (See NRS 126.036 and Nevada Constitution Article 1 Section 1 stated below) PLEASE TAKE NOTICE OF NEVADA CONSTITUTION DECLARATION OF RIGHTS ARTICLE 1: Sec. 1: "Inalienable rights. All men are by Nature free and equal and have certain inalienable rights among which are those of enjoying and defending life and liberty; Acquiring, Possessing and Protecting property and pursuing and obtaining safety and happiness[.]"

Sec: 10: "The people shall have the right freely to assemble together to consult for the common good, to instruct their representatives and to petition the Legislature for redress of Grievances." (Emphasis added)

Sec: 17: "Neither Slavery nor involuntary servitude unless for the punishment of crimes shall ever be tolerated in this State." FORCING CHILDREN TO WEAR MASKS IS INVOLUNTARY SERVITUDE! Requiring our children to wear MASKS that are not even intended for a medical use and cannot eliminate the risk of an infectious disease, is EVIDENCE OF CHILD ABUSE AND MALADMINISTRATION!







Sec. 8A. Rights of victims. 1. Each person who is the victim of a crime is entitled to the following rights:

(a) To be treated with fairness and respect for his or her privacy and dignity, and to be free from intimidation, harassment and abuse, throughout the criminal or juvenile justice process. OUR CHILDREN ARE VICTIMS!

(b) To be reasonably protected from the defendant and persons acting on behalf of the defendant.

2. A victim has standing to assert the rights enumerated in this section in any court with jurisdiction over the case. . . . and 4. A person may maintain an action to compel a public officer or employee to carry out any duty required by this section or any statute enacted by the Legislature pursuant thereto.

Date:

Friday, November 26, 2021

Autograph:

Romel Day

Printed Name

Randi Ranae

Address:



NOTICE OF MALADMINISTRATION TO NEVADA BOARD OF HEALTH MEETING 12/03/2021 9:00 AM:

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"We the people of the State of Nevada Grateful to Almighty God for our freedom in order to secure its blessings, insure domestic tranquility, and form a more perfect Government, do establish this Constitution."

I, Randi ERanae _____, one of the People of Nevada (as seen in the Nevada Constitution's Declaration of Rights Article 1 Section 2), am giving you this notice, in order for you and your agents to provide due care; I'll be watching via <u>https://dpbh.nv.gov/Boards/BOH/Meetings/2021/NVBOH2021/</u>

"All political power is inherent in the people[.] Government is instituted for the protection, security and benefit of the people; and they have the right to alter or reform the same whenever the public good may require it." (See Nevada Constitution Article 1 Section 2); and further,

In enacting this chapter, <mark>t</mark>he Legislature finds and declares that <mark>all public bodies exist to aid in the conduct of the people's business. <u>It is</u> the intent of <u>the law that their actions be taken openly</u> <u>and</u> that <u>their</u> <u>deliberations be conducted openly</u>. (See NRS 241.010)</mark>

PLEASE TAKE NOTICE: The People don't have to provide an exemption in order to be free from a mandate, mask, vaccine, or testing, if that person's faith prohibits him or her from doing so. Furthermore take notice that in a republican form of government, you were never given authority to deal with private matters of the people;

Our children are a precious gift from God; they are our heirs and posterity.

The liberty interest of a parent in the care, custody and management of the parent's child is a fundamental right. (See NRS 126.036 and Article 1 Section 1 below)

"**Inalienable rights.** All men are by Nature free and equal and have certain inalienable rights among which are those of enjoying and defending life and liberty; Acquiring, Possessing and Protecting property and pursuing and obtaining safety and happiness[.]"

PLEASE TAKE NOTICE: Forcing our children to wear MASKS and mandating an experimental vaccine or other medical procedure without informed parental consent **is CHILD ABUSE** and **INVOLUNTARY SERVITUDE** prohibited by Article 1 Section 17 of the Nevada Constitution;

PLEASE TAKE NOTICE: The 1935 Social Security Act, under 1101 (6)(d) states: **"Nothing in this Act shall** be construed as authorizing any Federal official, agent, or representative, in carrying out any of the provisions of this Act, <u>to take charge of any child over the objection of either of the parents of such child</u>, or of the person standing in loco parentis to such child."

The Social Security Act, Cares Act, Flores Agreement, Highway Safety Act are all federal programs where actors in the state are allowed to gain revenue by administration or cooperation as seen in NRS 439.155 and the Clark County Commissioner's 9/21/21 Agenda Item #66 that states in pertinent part: "Approve and accept **anticipated grant award** from the State of Nevada Department of Health and Human Services, Division of Child and Family Services in the amount of **§450,000 to provide Adoption and Legal Guardianship Incentives Payments Program** from the period October 2021 through September 30, 2022";

"Where rights secured by the Constitution are involved, there can be no rulemaking or legislation which would abrogate them." *Miranda v. Arizona*, 384 U.S. 436 (1966)

PLEASE TAKE NOTICE: NRS 391.080 requires each licensed employee employed in the State of Nevada whose compensation is payable out of public money to take and subscribe to the "constitutional oath of office" before entering upon the discharge of his duties. Please send me copies of all your Oaths of Office addressed to: Dated 11/24/2025 Autograph:

Randi ERanae

Print Name:

Dear Dr. Jon Pennell, DVM; Dr. Jeffrey Murawsky, MD; Dr. Trudy Larson, MD; Dr. Monica Ponce', DDS; Judith Bittner and Charles Smith,

I am contacting you today about any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the state of Nevada. I strongly oppose any such measure and remind you that these vaccines are currently not approved for uptake in children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA). Per federal law as referenced below, any product licensed under an EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product.

Emergency Use Authorization of Medical Products and Related Authorities Guidance for Industry and Other Stakeholders January 2017 <u>https://www.fda.gov/regulatory-information/search-fda-guidance-documents/emergency-use-authorization-medical-products-and-related-authorities</u>

Section E: Conditions of Authorization; 1. Information relating to the EUA Product; b. Information for Recipients: "the statute requires that FDA ensure that recipients are informed to the extent practicable given the applicable circumstances......That they have the option to accept or refuse the EUA product"

Best Regards, Lisa Nelson Las Vegas, NV

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"We the people of the State of Nevada Grateful to Almighty God for our freedom in order to secure its blessings, insure domestic tranquility, and form a more perfect Government, do establish this Constitution."

I Wendy Karigianes , one of the People of Nevada (as seen in the Nevada Constitution's Declaration of Rights Article 1 Section 2), am giving you this notice, in order for you and your agents to provide due care; I'll be watching via https://dpbh.nv.gov/Boards/BOH/Meetings/2021/NVBOH2021/

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In enacting this chapter, the Legislature finds and declares that all public bodies exist to aid in the conduct of the people's business. It is the intent of the law that their actions be taken openly and that their deliberations be conducted openly. (See NRS 241.010)

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Print Name:

Dated

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"We the people of the State of Nevada Grateful to Almighty God for our freedom in order to secure its blessings, insure domestic tranquility, and form a more perfect Government, do establish this Constitution."

I, <u>Madeline Karigianes</u>, one of the People of Nevada (as seen in the Nevada Constitution's Declaration of Rights Article 1 Section 2), am giving you this notice, in order for you and your agents to provide due care; I'll be watching via <u>https://dpbh.nv.gov/Boards/BOH/Meetings/2021/NVBOH2021/</u>

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Autograph:		11-28 14:37:53
Print Name:	Madeline Karigianes	
Address:	4700 N. Torrey Pines	Las Vegas Nevada 89130
114410001		

From:	llfee
To:	DPBH StateBOH
Subject:	EUA for children to attend school
Date:	Sunday, November 28, 2021 1:06:01 PM

Dear Dr. Jon Pennell, DVM; Dr. Jeffrey Murawsky, MD; Dr. Trudy Larson, MD; Dr. Monica Ponce', DDS; Judith Bittner and Charles Smith,

I am contacting you today about any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the state of Nevada. I strongly oppose any such measure and remind you that these vaccines are currently not approved for uptake in children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA). Per federal law as referenced below, any product licensed under an EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product.

Emergency Use Authorization of Medical Products and Related Authorities Guidance for Industry and Other Stakeholders January 2017 https://www.fda.gov/regulatory-information/search-fda-guidance-documents/emergency-useauthorization-medical-products-and-related-authorities

Section E: Conditions of Authorization; 1. Information relating to the EUA Product; b. Information for Recipients: "the statute requires that FDA ensure that recipients are informed to the extent practicable given the applicable circumstances......That they have the option to accept or refuse the EUA product"

Best Regards, Laurel Fee Las Vegas, NV Sent from my Galaxy

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I, <u>Maureen Shepherd</u>, one of the People of Nevada (as seen in the Nevada Constitution's Declaration of Rights Article 1 Section 2), am giving you this notice, in order for you and your agents to provide due care; I'll be watching via <u>https://dpbh.nv.gov/Boards/BOH/Meetings/2021/NVBOH2021/</u>

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Print Name: Maureen Shepherd

From:	Tess Dillashaw
То:	DPBH StateBOH
Subject:	No mandates for kids
Date:	Sunday, November 28, 2021 5:20:27 PM

Dear Dr. Jon Pennell, DVM; Dr. Jeffrey Murawsky, MD; Dr. Trudy Larson, MD; Dr. Monica Ponce', DDS; Judith Bittner and Charles Smith,

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Best Regards, Tess Dillashaw

From:	<u>Yahoo</u>
То:	DPBH StateBOH
Subject:	Vaccine
Date:	Sunday, November 28, 2021 5:46:01 PM

Dear Dr. Jon Pennell, DVM; Dr. Jeffrey Murawsky, MD; Dr. Trudy Larson, MD; Dr. Monica Ponce', DDS; Judith Bittner and Charles Smith,

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Best Regards, Autumn Medina

From:	Julie Bunganich
То:	DPBH StateBOH
Subject:	Nevada Board of Health
Date:	Sunday, November 28, 2021 5:59:18 PM

Dear Dr. Jon Pennell, DVM; Dr. Jeffrey Murawsky, MD; Dr. Trudy Larson, MD; Dr. Monica Ponce', DDS; Judith Bittner and Charles Smith,

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Best Regards, Julie Bunganich

Nevada Board of Health - stateboh@health.nv.gov

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Best Regards, Zachary M. Davis Boulder City, NV (edited)

Sent from my iPhone

From:	Jennel Cenci
То:	DPBH StateBOH
Subject:	No child vaccine mandate!
Date:	Sunday, November 28, 2021 6:28:56 PM

Dear Dr. Jon Pennell, DVM; Dr. Jeffrey Murawsky, MD; Dr. Trudy Larson, MD; Dr. Monica Ponce', DDS; Judith Bittner and Charles Smith,

I am contacting you today about any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the state of Nevada. I strongly oppose any such measure and remind you that these vaccines are currently not approved for uptake in children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA). Per federal law as referenced below, any product licensed under an EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product.

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Best Regards, Your Name Your City, NV (edited)"

Sent from my iPhone

From:	abdie96
То:	DPBH StateBOH
Subject:	NO to the deadly jabs
Date:	Sunday, November 28, 2021 6:42:50 PM

Dear Dr. Jon Pennell, DVM; Dr. Jeffrey Murawsky, MD; Dr. Trudy Larson, MD; Dr. Monica Ponce', DDS; Judith Bittner and Charles Smith,

I am contacting you today about any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the state of Nevada. I strongly oppose any such measure and remind you that these vaccines are currently not approved for uptake in children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA). Per federal law as referenced below, any product licensed under an EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product.Emergency Use Authorization of Medical Products and Related Authorities Guidance for Industry and Other Stakeholders January 2017

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Nevada State Resident

Sent with **ProtonMail** Secure Email.

From:	Joey & Jamie Johnson
То:	DPBH StateBOH
Subject:	Opposition to current or future covid vaccination mandates for school enrollment
Date:	Sunday, November 28, 2021 6:58:52 PM

Dear Dr. Jon Pennell, DVM; Dr. Jeffrey Murawsky, MD; Dr. Trudy Larson, MD; Dr. Monica Ponce', DDS; Judith Bittner and Charles Smith,

I am contacting you today about any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the state of Nevada. I strongly oppose any such measure and remind you that these vaccines are currently not approved for uptake in children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA). Per federal law as referenced below, any product licensed under an EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product.

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Additionally, I believe strongly that our medical freedom, our right to choose what gets put into our bodies, and a parents' right to choose what is the best choice for their children, is fundamental as our rights as American citizens. Forcing a vaccine that doesn't even protect our children, but rather satisfies some political agenda is irresponsible and unethical.

Best Jamie

Regards, Sidway

Dear Dr. Jon Pennell, DVM; Dr. Jeffrey Murawsky, MD; Dr. Trudy Larson, MD; Dr. Monica Ponce', DDS; Judith Bittner and Charles Smith,

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Best Regards, Heather Taylor

From:	Rochelle Willett
То:	DPBH StateBOH
Subject:	Covid vaccines for school children
Date:	Sunday, November 28, 2021 7:31:25 PM

URGENT CALL TO ACTION FOR MEDICAL FREEDOM FOR OUR CHILDREN!

11/27/21: NV BOARD OF HEALTH EMAIL CAMPAIGN:

PLEASE SEND THIS 1 EMAIL BEFORE END OF DAY WEDNESDAY 12/1/21.* Simply copy and paste the message below and send it to the general BOH email address below. You may update/personalize the message if you like or you may compose your own verbiage with a similar theme/message. Please send this before the end of day Wednesday Dec. 1, 2021.

Nevada Board of Health - stateboh@health.nv.gov

Dear Dr. Jon Pennell, DVM; Dr. Jeffrey Murawsky, MD; Dr. Trudy Larson, MD; Dr. Monica Ponce', DDS; Judith Bittner and Charles Smith,

I am contacting you today about any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the state of Nevada. I strongly OPPOSE any such measure and remind you that these vaccines are currently not approved for uptake in children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA). Per federal law as referenced below, any product licensed under an EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product. Emergency Use Authorization of Medical Products and Related Authorities Guidance for Industry and Other Stakeholders January 2017

 $\label{eq:https://www.fda.gov/regulatory-information/search-fda-guidance-documents/emergency-use-authorization-medical-products-and-related-authorities?fbclid=IwAR0xjfrIaC8XEJXyR2zqQyd16oPDaVFvkWRkwrv-dp829KZT9HehRJ0UJAA$

Section E: Conditions of Authorization; 1. Information relating to the EUA Product; b. Information for Recipients: "the statute requires that FDA ensure that recipients are informed to the extent practicable given the applicable circumstances......That they have the option to accept or refuse the EUA product"

Regards, Rochelle Bening

Notice of Maladministration

To: Nevada Board of Health (DPBH) 4150 Technology Way Carson City, Nevada 89706 Email: StateBOH@health.nv.gov

Cc:	

NOTICE OF MALADMINISTRATION TO NEVADA BOARD OF HEALTH MEETING 12/03/2021 9:00 AM:

Notice to Agent is Notice to Principal and Notice to Principal is

Notice to Agent

I, printedName, one of the People as seen in the Declaration of Rights of the Nevada state Constitution, am giving you this notice so that you and your agents may provide due care as I am an aggrieved taxpayer; I'll be watching via https://dpbh.nv.gov/Boards/BOH/Meetings/2021/NVBOH2021/ The liberty interest of a parent in the care, custody and management of the parent's child is a fundamental right. (See NRS 126.036 and Nevada Constitution Article 1 Section 1 stated below) PLEASE TAKE NOTICE OF NEVADA CONSTITUTION DECLARATION OF RIGHTS ARTICLE 1: Sec. 1: "Inalienable rights. All men are by Nature free and equal and have certain inalienable rights among which are those of enjoying and defending life and liberty; Acquiring, Possessing and Protecting property and pursuing and obtaining safety and happiness[.]"

Sec: 10: "The people shall have the right freely to assemble together to consult for the common good, to instruct their representatives and to petition the Legislature for redress of Grievances." (Emphasis added)

Sec: 17: "Neither Slavery nor involuntary servitude unless for the punishment of crimes shall ever be tolerated in this State." FORCING CHILDREN TO WEAR MASKS IS INVOLUNTARY SERVITUDE! Requiring our children to wear MASKS that are not even intended for a medical use and cannot eliminate the risk of an infectious disease, is EVIDENCE OF CHILD ABUSE AND MALADMINISTRATION!





Sec. 8A. Rights of victims. 1. Each person who is the victim of a crime is entitled to the following rights:

(a) To be treated with fairness and respect for his or her privacy and dignity, and to be free from intimidation, harassment and abuse, throughout the criminal or juvenile justice process. OUR CHILDREN ARE VICTIMS!

(b) To be reasonably protected from the defendant and persons acting on behalf of the defendant.

2. A victim has standing to assert the rights enumerated in this section in any court with jurisdiction over the case. . . . and 4. A person may maintain an action to compel a public officer or employee to carry out any duty required by this section or any statute enacted by the Legislature pursuant thereto.

Date:

Sunday, November 28, 2021

Autograph:

Patty PJ Belanger

Printed Name

Address:



NOTICE OF MALADMINISTRATION TO NEVADA BOARD OF HEALTH MEETING 12/03/2021 9:00 AM:

Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent

"We the people of the State of Nevada Grateful to Almighty God for our freedom in order to secure its blessings, insure domestic tranquility, and form a more perfect Government, do establish this Constitution."

I, <u>Wally Straton</u>, one of the People of Nevada (as seen in the Nevada Constitution's Declaration of Rights Article 1 Section 2), am giving you this notice, in order for you and your agents to provide due care; I'll be watching via <u>https://dpbh.nv.gov/Boards/BOH/Meetings/2021/NVBOH2021/</u>

"All political power is inherent in the people[.] Government is instituted for the protection, security and benefit of the people; and they have the right to alter or reform the same whenever the public good may require it." (See Nevada Constitution Article 1 Section 2); and further,

In enacting this chapter, <mark>t</mark>he Legislature finds and declares that <mark>all public bodies exist to aid in the conduct of the people's business. <u>It is</u> the intent of <u>the law that their actions be taken openly</u> <u>and</u> that <u>their</u> <u>deliberations be conducted openly</u>. (See NRS 241.010)</mark>

PLEASE TAKE NOTICE: The People don't have to provide an exemption in order to be free from a mandate, mask, vaccine, or testing, if that person's faith prohibits him or her from doing so. Furthermore take notice that in a republican form of government, you were never given authority to deal with private matters of the people;

Our children are a precious gift from God; they are our heirs and posterity.

The liberty interest of a parent in the care, custody and management of the parent's child is a fundamental right. (See NRS 126.036 and Article 1 Section 1 below)

"**Inalienable rights.** All men are by Nature free and equal and have certain inalienable rights among which are those of enjoying and defending life and liberty; Acquiring, Possessing and Protecting property and pursuing and obtaining safety and happiness[.]"

PLEASE TAKE NOTICE: Forcing our children to wear MASKS and mandating an experimental vaccine or other medical procedure without informed parental consent **is CHILD ABUSE** and **INVOLUNTARY SERVITUDE** prohibited by Article 1 Section 17 of the Nevada Constitution;

PLEASE TAKE NOTICE: The 1935 Social Security Act, under 1101 (6)(d) states: **"Nothing in this Act shall** be construed as authorizing any Federal official, agent, or representative, in carrying out any of the provisions of this Act, <u>to take charge of any child over the objection of either of the parents of such child</u>, or of the person standing in loco parentis to such child."

The Social Security Act, Cares Act, Flores Agreement, Highway Safety Act are all federal programs where actors in the state are allowed to gain revenue by administration or cooperation as seen in NRS 439.155 and the Clark County Commissioner's 9/21/21 Agenda Item #66 that states in pertinent part: "Approve and accept **anticipated grant award** from the State of Nevada Department of Health and Human Services, Division of Child and Family Services in the amount of **<u>\$450,000</u>** to **provide Adoption** and **Legal Guardianship Incentives Payments Program** from the period October 2021 through September 30, 2022";

"Where rights secured by the Constitution are involved, there can be no rulemaking or legislation which would abrogate them." *Miranda v. Arizona*, 384 U.S. 436 (1966)

PLEASE TAKE NOTICE: NRS 391.080 requires each licensed employee employed in the State of Nevada whose compensation is payable out of public money to take and subscribe to the "constitutional oath of office" before entering upon the discharge of his duties. Please send me copies of all your Oaths of Office addressed to: Dated 11/28/2021 Autograph:

Print Name: Wally Straton

Notice of Maladministration

To: Nevada Board of Health (DPBH) 4150 Technology Way Carson City, Nevada 89706 Email: StateBOH@health.nv.gov

Cc:	

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2. A victim has standing to assert the rights enumerated in this section in any court with jurisdiction over the case. . . . and 4. A person may maintain an action to compel a public officer or employee to carry out any duty required by this section or any statute enacted by the Legislature pursuant thereto.

Date:

Sunday, November 28, 2021

Autograph:

Unkly

Printed Name

Wally Straton

Address:



Dear Dr. Jon Pennell, DVM; Dr. Jeffrey Murawsky, MD; Dr. Trudy Larson, MD; Dr. Monica Ponce', DDS; Judith Bittner and Charles Smith,

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Best Regards,

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Best Regards, Janie O. Lopez

From:	Shannon Beal
То:	DPBH StateBOH
Subject:	Vaccine requirement for minor children
Date:	Sunday, November 28, 2021 10:03:28 PM

Dear Dr. Jon Pennell, DVM; Dr. Jeffrey Murawsky, MD; Dr. Trudy Larson, MD; Dr. Monica Ponce', DDS; Judith Bittner and Charles Smith,

I am contacting you today about any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the state of Nevada. I strongly oppose any such measure and remind you that these vaccines are currently not approved for uptake in children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA). Per federal law as referenced below, any product licensed under an EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product.

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Best Regards,

Shannon Beal

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Sincerely,

Jennifer Mercier

Behavioral/Psychosocial Rehabilitation Specialist

"This message and accompanying documents are covered by the electronic Communications Privacy Act, 18 U.S.C. §§ 2510-2521, and may contain confidential information intended for the specified individual(s) only. If you are not the intended recipient or an agent responsible for delivering it to the intended recipient, you are hereby notified that you have received this document in error and that any review, dissemination, copying, or the taking of any action based on the contents of this information is strictly prohibited. If you have received this communication in error, please notify us immediately by E-mail, and delete the original message."
WARNING - This email originated from outside the State of Nevada. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Dear Dr. Jon Pennell, DVM; Dr. Jeffrey Murawsky, MD; Dr. Trudy Larson, MD; Dr. Monica Ponce', DDS; Judith Bittner and Charles Smith,

I am contacting you today about any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the state of Nevada. I strongly oppose any such measure.

COVID-19 rates in children ages 5 to 11 are so low that there were ZERO cases of severe COVID-19 and ZERO cases of death from COVID in either the treatment (n= 1,518) or control group (n= 750). So any claims you see in the press about the Pfizer vaccine being "90% effective" in children are meaningless because they are referring to mild cases from which children usually recover quickly (and then have <u>robust</u> broad spectrum immunity). So there is literally no emergency in this population for which one could apply for Emergency Use Authorization. Pfizer's application should be dead on arrival if the FDA actually followed the science and their own rules. We will return to this topic below.

Pfizer's clinical trial in kids was intentionally undersized to hide harms. This is a well known trick of the pharmaceutical industry. The FDA even called them out on it earlier this summer and asked Pfizer to expand the trial and Pfizer just ignored them because they can. (Pfizer fudged it by importing data from a different study but this other study only monitored adverse outcomes for 17 days so if anything the new data polluted rather than clarified outcomes). To put it simply, if the rate of particular adverse outcome in kids as a result of this shot is 1 in 5,000 and the trial only enrolls 1,518 in the treatment group then one is unlikely to spot this particular harm in the clinical trial. Voilà "Safe & Effective(TM)".

Pfizer only enrolled "participants 5-11 years of age without evidence of prior SARS-CoV-2 infection." Does the Pfizer mRNA shot wipe out natural immunity and

leave one worse-off than doing nothing as shown in this data from the British government? Pfizer has no idea because children with prior SARS-CoV-2 infection were excluded from this trial. This was by design. Toxic polluters have learned to not ask questions that they do not want the answers to, lest they wind up staring at their own smoking gun in a future court case.

According to an <u>analysis</u> by Alex Berenson:

"What the British are saying is they are now finding the vaccine interferes with your body's innate ability after infection to produce antibodies against not just the spike protein but other pieces of the virus. Specifically, vaccinated people don't seem to be producing antibodies to the nucleocapsid protein, the shell of the virus, which are a crucial part of the response in unvaccinated people. This means vaccinated people will be far more vulnerable to mutations in the spike protein EVEN AFTER THEY HAVE BEEN INFECTED AND RECOVERED ONCE (or more than once, probably). It also means the virus is likely to select for mutations that go in exactly that direction because those will essentially give it an enormous vulnerable population to infect. And it probably is still more evidence the vaccines may interfere with the development of robust long-term immunity post-infection."

Did Pfizer LOSE CONTACT with 4.9% of their clinical trial participants? The FDA risk-benefit document states: "Among Cohort 1 participants, 95.1% had safety follow-up \geq 2 months after Dose 2 at the time of the September 6, 2021 data cutoff." So what happened with those 4.9% who did **not** have safety follow-up 2 months after Dose 2? Were they in the treatment or control group? We have no idea because Pfizer isn't saying. Given the small size of the trial, failing to follow up with 4.9% of the participants potentially skews the results.

The follow up period was intentionally too short. This is another well-know trick of the pharmaceutical industry designed to hide harms. Cohort 1 appears to have been followed for 2 months, cohort 2 was only monitored for adverse events for 17 days. Many harms from vaccines including cancer and autoimmune disorders take much longer to show up. As the old saying goes, "you can have it quick or you can have it done right, but you cannot have both." Pfizer chose quick.

The risk-benefit model created by the FDA only looks at one known harm from the Pfizer mRNA shot — myocarditis. But we know that the <u>real world harms</u> from the Pfizer mRNA shot go well beyond myocarditis and include anaphylaxis, Bell's

Palsy, heart attack, thrombocytopenia/ low platelet, permanent disability, shingles, and Guillain-Barré Syndrome (GBS) to name a few. Cancer, diabetes, endocrine disruption, and autoimmune disorders may show up later. But the FDA does not care about any of that because they have a vaccine to sell so they just ignore all of those factors in their model.

Pfizer intentionally wipes out the control group as soon as they can by vaccinating all of the kids who initially got the placebo. They claim that they are doing this for "ethical reasons". But everyone knows that Pfizer's true aim is to wipe out any comparison group so that there can be no long term safety studies. Wiping out the control group is a criminal act and yet Pfizer, Moderna, J&J, and AZ do this as standard practice with the blessing of the FDA/CDC.

Given all of the above, how on earth did the FDA claim any benefits at all from this shot? You should probably sit down for this part because it's a doozy! Here's the key sentence:

Vaccine effectiveness was inferred by **immunobridging** SARS-CoV-2 50% neutralizing antibody titers (NT50, SARS-CoV-2 mNG microneutralization assay).

Wait, what!? I'll explain. There were ZERO cases of severe COVID-19 in the clinical trial of children ages 5 to 11. So Pfizer and the FDA just ignored all of the actual health outcomes (they had to, there is no emergency, so the application is moot). INSTEAD Pfizer switched to looking at antibodies in the blood. In general, antibodies are a <u>poor predictor</u> of immunity. And the antibodies in the blood of these 5 to 11 year old children tell us nothing because again, there were zero cases of severe COVID-19 in this study (none in the treatment group, none in the control group). So Pfizer had to get creative! What they came up with is "immuno-bridging". Pfizer looked at the level of antibodies in the bloodwork of *another* study, this one involving people 16 to 25 years old, figured out the level of antibodies that seems to be protective in *that* population, then figured out how many kids ages 5 to 11 had similar levels of antibodies in their blood, and then came up with a number for how many cases, hospitalizations, ICU admissions, and deaths would be prevented by this shot in the 5 to 11 population in the future, based on the antibody levels and health outcomes from the 16 to 25 year old population. If your head hurts from that tortured logic, it should, because such chicanery is unprecedented in a risk-benefit analysis.

So when the FDA uses this tortured logic at the beginning of their briefing document,

all of the calculations that stem from this will be flat out wrong. Not just wrong but preposterous and criminally wrong.

The whole ballgame comes down to Table 14 on page 34 of the FDA's risk-benefit document. And there the red flags come fast and furious.

The FDA model only assesses the benefits of vaccine protection in a 6-month period after completion of two doses. Furthermore it assumes constant vaccine efficacy during that time period. This is problematic on several counts.

First, reducing mild cases in children is not a desired clinical outcome. As Dr. Geert Vanden Bossche <u>points out</u>, mass vaccination turns kids into shedders of more infectious variants.

"Under no circumstances should young and healthy people be vaccinated as it will only erode their protective innate immunity towards Coronaviruses (CoV) and other respiratory viruses. Their innate immunity normally/ naturally largely protects them and provides a kind of herd immunity in that it dilutes infectious CoV pressure at the level of the population, whereas mass vaccination turns them into shedders of more infectious variants. Children/ youngsters who get the disease mostly develop mild to moderate disease and as a result continue to contribute to herd immunity by developing broad and long-lived immunity. If you are vaccinated and get the disease, you may develop life-long immunity too but why would you take the risk of getting vaccinated, especially when you're young and healthy? Firstly, there is the risk of potential side effects; secondarily, there is the ever increasing risk that your vaccinal antibodies will no longer be functional while still binding to the virus, thereby increasing the likelihood of ADE or even severe disease...."

Second, we know that vaccine efficacy in the month after the first dose is negative because it suppresses the immune system and it begins to wane after 4 months so all of the FDA's estimates of vaccine efficacy are inflated.

Third, the harms of myocarditis from these shots will likely unfold over the course of years. Robert Malone, the inventor of mRNA technology <u>notes</u>that the FDA is admitting that children will be injected twice a year forever (hence the six month time frame in the FDA risk-benefit model). But the risks of "adverse events such as cardiomyopathy will be cumulative." So any model that only looks at a six month time frame is hiding the true adverse event rate.

The FDA/Pfizer play fast and loose with their estimates of myocarditis. First they estimate "excess" (read: caused by the shot) myocarditis using data from the private "Optum health claim database" instead of the public VAERS system (p. <u>32</u>). So it's impossible for the public to verify their claims. Then, when it comes to estimating how many children with vaccine-induced myocarditis will be hospitalized and admitted to the ICU they use the Vaccine Safety Datalink (see page <u>33</u>). Why switch to a different database for those estimates? Finally, there is no explanation for how they calculated "excess" myocarditis deaths, so they just put 0. Red flag, red flag, red flag.

The FDA estimates that there will be 106 extra myocarditis cases per 1 million double-jabbed children 5-11. There are <u>28,384,878</u> children ages 5 to 11 in the U.S. The Biden administration wants to inject Pfizer mRNA shots into all of them and has <u>already purchased</u> enough doses to do just that (even though only 1/3rd of parents want to jab their kids with this shot). So (if the Biden administration has its way) 106 excess myocarditis cases per 1 million x 28.38 million people would be 3,009 excess myocarditis cases post-vaccination if the Pfizer vaccine is approved.

And over the course of several years many of those children will die. <u>Dr. Anthony</u> <u>Hinton</u> ("Consultant Surgeon with 30 years experience in the NHS") points out that myocarditis has a 20% fatality rate after 2 years and a 50% fatality rate after 5 years.

> **Dr Anthony Hinton** @TonyHinton2016

Viral myocarditis results in 2 in 10 people dead after 2 years and 5 in 10 after 5 years. It's not mild. It's dead heart muscle.

Neil Oliver @thecoastguy You can't have "mild myocarditis" - in the same way you can't be "a little bit pregnant".

October 20th 2021

2,286 Retweets 4,450 Likes

So the FDA has it exactly backwards — they want to prevent mild COVID in children which reduces herd immunity and they just flat out lie about the harms from myocarditis.

A <u>study</u> by Harvard Pilgrim Healthcare for the U.S. Department of Health and Human Services estimated that VAERS only captured 1% of actual vaccine injuries. Steve Kirsch has done <u>elaborate</u> <u>modeling</u> that puts the Under-Reporting Factor of COVID-19 vaccine deaths at 41 (so multiply the above numbers by 41). And myocarditis is just one of a multitude of possible harms from COVID-19 vaccines. Dr. Jessica Rose recently <u>calculated</u> an Under-Reporting Factor of 31 for all severe adverse events following vaccination.

I remind you that these vaccines are currently not approved for uptake in children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA). Per federal law as referenced below, any product licensed under an EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product.Emergency Use Authorization of Medical Products and Related Authorities Guidance for Industry and Other Stakeholders January 2017

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Julie Peterson

From:	Karen Stephens
То:	stateboh@health.nv.gov
Subject:	Strong opposition to mandatory Emergency Use Authorization (EUA) vaccinations for school enrollment
Date:	Monday, November 29, 2021 4:12:40 PM

November 29th, 2021

Dear Dr. Jon Pennell, DMV; Dr. Jeffrey Murawsky, MD; Dr. Trudy Larson, MD; Dr. Monica Ponce', DDS, Judith Bittner and Charles Smith:

I am contacting you today about any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the State of Nevada. I STRONGLY OPPOSE any such measure and remind you that that these vaccines are currently not approved for uptake in children 5-17 by the FDA under an EUA.

Per federal law as referenced below, any product licensed under an EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product. Refer to Emergency Use Authorization of Medical Products and Related Authorities Guidance for Industry and Other Stakeholder January 2017 @ https://www.fda.gov/regulatory-information/search-fda-guidance-documents/emergency-use-authorizatioin-medical-products-and-related-authorities.

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Sincerely,

Karen Stephens

From:	Janis Green
To:	stateboh@health.nv.gov
Subject:	Meeting
Date:	Monday, November 29, 2021 3:28:03 PM

I am contacting you today about any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the state of Nevada. I strongly oppose any such measure and remind you that these vaccines are currently not approved for uptake in children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA). Per federal law as referenced below, any product licensed under an EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product.Emergency Use Authorization of Medical Products and Related Authorities Guidance for Industry and Other Stakeholders January 2017

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Best Regards, Janis G

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Tavane Rapp

From:	Brandy Morris
То:	StateBOH@health.nv.gov
Subject:	Covid Vaccines for 5-17 year olds
Date:	Monday, November 29, 2021 2:08:52 PM

I am contacting you today as a mother of two, in regards to any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the state of Nevada. I strongly oppose any such measure and remind you that these vaccines are currently not approved for uptake in children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA). Per federal law as referenced below, any product licensed under an EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product.Emergency Use Authorization of Medical Products and Related Authorities Guidance for Industry and Other Stakeholders January 2017

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Best Regards, Brandy McCoy

I am contacting you today about any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the state of Nevada. I strongly oppose any such measure and remind you that these vaccines are currently not approved for uptake in children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA). Per federal law as referenced below, any product licensed under an EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product.Emergency Use Authorization of Medical Products and Related Authorities Guidance for Industry and Other Stakeholders January 2017

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Best Regards, Karen Aiazzi

I am contacting you today about any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the state of Nevada. I strongly oppose any such measure and remind you that these vaccines are currently not approved for uptake in children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA). Per federal law as referenced below, any product licensed under an EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product.Emergency Use Authorization of Medical Products and Related Authorities Guidance for Industry and Other Stakeholders January 2017

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With this being said, Dr. Malone clearly covers the adverse effects of the mRNA experimental synthetic chemicals.

Respectfully, B. Foster

Charlie sits down with perhaps the single most qualified individual in the world when it comes to mRNA vaccine technology, Dr. Robert Malone, the inventor of the core technology upon which the mRNA COVID vaccines are built, and he's "pissed" about

how big Pharma is using the technology he invented. Dr. Malone discusses how the pharmaceutical industry, in partnership with the federal government, big tech, and the legacy media, have colluded cut corners, propagandize, and censor Americans who disagree with them in order to snuff out dissent and establish a mass inoculation regime the likes of which America has never seen before. In a world of group think, cowardice, and yes men, Dr. Malone is willing to cut against the grain and call out power, corruption, and poor science in order to get to the truth

https://podcast.app/my-conversation-with-inventor-of-mrna-vaccines-dr-robertmalone-e302649289/?utm_source=ios&utm_medium=share

I am contacting you today about any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the state of Nevada. I strongly oppose any such measure and remind you that these vaccines are currently not approved for uptake in children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA). Per federal law as referenced below, any product licensed under an EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product. Emergency Use Authorization of Medical Products and Related Authorities Guidance for Industry and Other Stakeholders January 2017 https://www.fda.gov/regulatory-information/search-fdaguidance-documents/emergency-use-authorizationmedical-products-and-related-authoritiesSection E: Conditions of Authorization; 1. Information relating to the EUA Product; b. Information for Recipients: "the statute

requires that FDA ensure that recipients are informed to the extent practicable given the applicable circumstances......That they have the option to accept or refuse the EUA product"

Best Regards,

Julianne

Sent from my iPhone

28 Nov.2021

From: Robert F. Devin DDS MAGD FICOI

To: Dear Dr. Jon Pennell, DVM; Dr. Jeffrey Murawsky, MD; Dr. Trudy Larson, MD; Dr. Monica Ponce', DDS; Judith Bittner and Charles Smith,

1. I am contacting you today about any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the state of Nevada. I strongly oppose any such measure and remind you that these vaccines are currently not approved for uptake in children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA). Per federal law, as referenced below, any product licensed under a EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product. Emergency Use Authorization of Medical Products and Related Authorities Guidance for Industry and Other Stakeholders January 2017

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2. Authorization; 1. Information relating to the EUA Product; b. Information for Recipients: "the statute requires that FDA ensure that recipients are informed to the extent practicable given the applicable circumstances......That they have the option to accept or refuse the EUA product."

3. As a surgeon, I am morally required to get informed consent on any invasive procedure. By medical standards, ethical standards, and legal standards, the patient must or their guardian must give this consent. ie: Enforced vaccination of minors is an invasive procedure. Any coercion by a government agency, by loss of work, loss of schooling, no matter how well-intended, is a violation of patients' rights and a number of Civil Liberty violations. Tread carefully Doctors.

Best Regards, Robert F Devin DDS MAGD FICOI

From:	julie duvall
То:	stateboh@health.nv.gov
Subject:	You and ALL State Administrators Are Liable If You Require Students to Receive Covid Vaccines to Enroll and Attend School
Date:	Monday, November 29, 2021 11:32:56 AM

I am contacting you today about the Nevada Board of Health's possible requirement for children to receive Covid vaccines as a requirement for school enrollment and attendance in the state of Nevada. These vaccines are currently not approved for children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA).

Per federal law, as referenced below, any product licensed under an EUA requires that citizens and, in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product. Emergency Use Authorization of Medical Products and Related Authorities Guidance for Industry and Other Stakeholders January 2017.

<u>Emergency Use Authorization of Medical Products</u> Section E: Conditions of Authorization; 1. Information relating to the EUA Product; b. Information for Recipients: "the statute requires that FDA ensure that recipients are informed to the extent practicable given the applicable circumstances......That they have the option to accept or refuse the EUA product".

If the Board of Health does require children ages 5-17 to receive Covid vaccines in order to enroll an attend school, each of your members, as well as the members of the school boards, the school districts and the schools will be liable for ANY injuries or deaths, as a result of the vaccinations, and WILL be sued:

Notice of Liability To: School Superintendents, School Board Executives, School Principals, Teachers and Administration Re: Vaccines administered to Minors (children under 18)

This is your official and personal Notice of Liability. You are not a medical professional and, therefore, you are unlawfully practicing medicine by prescribing, recommending, and using coercion to insist on this experimental medical treatment. Whereas:

1. The Nuremberg Code, codified into US Federal Law, prohibits forcing or coercing anyone, under any circumstances, to participate in a medical experiment; and the Code states "the voluntary consent of the human subject is absolutely essential."

2. All of the treatments being marketed as COVID-19 vaccines are still in Phase III clinical trials until 2023 to 2024 and hence qualify as medical experiments. People taking these treatments are enrolled in clinical trials;

3. None of these treatments has been approved, but only granted emergency use authorization, hence cannot be mandated nor can informed consent be dispensed with;

4. Most vaccines are trialed for at least 5-10 years and COVID-19 vaccines have been in trials for less than one year;

5. No previously attempted coronavirus vaccines (ie. MERS, SARS-1) has been approved for market, due to antibody-dependent enhancement resulting in severe illness and deaths in animal models;

6. Numerous doctors, scientists and medical experts are issuing dire warnings about the short and long-term effects of COVID-19 vaccines, including but not limited to death, infertility, miscarriages, Bell's palsy, blood clots, cancer, inflammatory conditions, autoimmune disease, early-onset dementia, convulsions, anaphylaxis, myocarditis, and antibody dependent enhancement leading to death;

7. Children and youth are at virtually no risk of dying from COVID-19 or transmitting it to others, but deaths and injuries to children and youth have already occurred in the COVID-19 injection clinical trials;

8. There have been more deaths from COVID-19 vaccines, as reported to the Vaccine Adverse Events Reporting System (VAERS), than deaths in the last 10 years from all vaccines combined;

9. Only 1% -10% of vaccine injuries are reported to VAERS. The full extent of adverse events from the COVID vaccines is unknown as there is a significant delay in uploading reports to the VAERS database;

10. Breakthrough cases of COVID-19 infections in those who have received COVID-19 vaccines is on the rise;

11. The trials have not proven that COVID-19 vaccines prevent infection or transmission;

12. Safe and effective treatments and preventive measures exist for COVID-19; AND

1. Students are at nearly zero % risk of contracting or transmitting this respiratory illness and are instead buffers which help others build their immune system. The overall survival rate is 99.997%.

2. Children have already been exposed to unprecedented amounts of fear, instability, shaming, psychological trauma, and segregation through the COVID-19 measures and are therefore even more suggestible than their developmental stage would usually entail;

3. It is the job of parents or legal guardians, not of principals, teachers, teacher

assistants, school board executives or other adults with influence on children, to make medical decisions for them;

4. Schools include vaccine and COVID-19 vaccine curriculum, which is biased, prejudicial and is a form of undue influence on any minor child which excludes full disclosure of the known risks of vaccination and the emerging evidence that vaccines do not provide protection as claimed;

5. Vaccine compliance elicited from children under threat of coercion, bullying, or suspension and who are not of fully informed consent that they have the legal right to refuse vaccination, constitutes extreme bullying and coercion and could be construed as a "battery" as well as a violation of constitutionally protected rights.

6. Contrary to misinformation spread by the World Health Organization, "implied consent" is not "informed consent," and "informed consent" is mandatory by law;

7. The Mature Minor doctrine cannot override the wishes and consent of the parents outside of preventing imminent harm or death. Vaccinations do not fall under the Mature Minor doctrine.

8. The engagement of medical experimentation without informed consent further constitutes the indictable offense of crimes against humanity. The risk associated with COVID-19 vaccinations is extremely dangerous to the health and well-being of all children and this form of treatment is unnecessary. Any coercion or pressure tactics used for students to be vaccinated contravenes the Nuremberg Code, the Helsinki Declaration and Federal Law.

Any use of 'implied consent" by any minor child under the age of 18 is defined in law as gross, contributory, and culpable criminal negligence. Any party found to be involved in vaccination coercion when entrusted with the care of our children could be prosecuted to full extent of law.

I hereby notify all school staff, school board members and executive, and any other adults who may have access to our children while under their care. This includes the assistance of outside school staff, or contractors such as public health nurses, or health officials. You may be held personally and criminally liable for any injuries or deaths that may occur.

Best Regards,

Julie Duvall MS Education/ Child Development University of Nevada, Reno

fda.gov



Emergency Use Authorization of Medical Products

Explains FDA's general recommendations and procedures applicable to authorization of the emergency use of certai...

Sent from my iPhone

Dear Dr. Jon Pennell, DVM; Dr. Jeffrey Murawsky, MD; Dr. Trudy Larson, MD; Dr. Monica Ponce', DDS; Judith Bittner and Charles Smith,I am contacting you today about any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the state of Nevada. I strongly oppose any such measure and remind you that these vaccines are currently not approved for uptake in children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA). Per federal law as referenced below, any product licensed under an EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product. Emergency Use Authorization of Medical Products and Related Authorities Guidance for Industry and Other Stakeholders January 2017https://www.fda.gov/regulatoryinformation/search-fda-guidancedocuments/emergency-useauthorization-medical-products-andrelated-authoritiesSection E: Conditions of Authorization; 1. Information relating to the EUA Product; b. Information for Recipients: "the statute requires that FDA ensure that recipients are informed to the extent practicable given the applicable circumstances......That they have the option to accept or refuse the EUA product"Best Regards,Your NameYour City, NV

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Parents should also have a choice for their Children to wear a mask or not. There should be NO mandatory masking of ANYONE. A mandate is NOT A LAW. Carlene Hopkins

I am contacting you today about any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the state of Nevada. I strongly oppose any such measure and remind you that these vaccines are currently not approved for uptake in children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA). Per federal law as referenced below, any product licensed under an EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product.Emergency Use Authorization of Medical Products and Related Authorities Guidance for Industry and Other Stakeholders January 2017

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From:	Daniel Keyes
То:	StateBOH@health.nv.gov
Subject:	Covid- vaccine requirements
Date:	Sunday, November 28, 2021 7:26:32 PM

I am contacting you today about any current or future consideration by the Nevada Board of Health to require that children receive COVID vaccines as a requirement for school enrollment and attendance in the state of Nevada. First, I would like to state that children have little to no risk of severe Illness with this virus. The children that have died from this virus have all had pre-existing conditions that have made them more susceptible to ANY infection, not simply Covid. The risk of passing the virus into adults is low and even if vaccinated you can still get and transmit the virus. So the requirement wouldn't even make sense. I strongly oppose any such measure and remind you that these vaccines are currently not approved for uptake in children ages 5-17 by the United States Food and Drug Administration (FDA); rather they have been authorized by the FDA under an Emergency Use Authorization (EUA). Per federal law as referenced below, any product licensed under an EUA requires that citizens and therefore in the case of minor children, their parents/legal guardians, have the option to accept or refuse the product. Emergency Use Authorization of Medical Products and Related Authorities Guidance for Industry and Other Stakeholders January 2017

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Our children should NOT be test subjects for this vaccine that has zero long term safety studies and also has a large amount of side effects already being seen, and I would also like to point out that manufacturers of the vaccines are not liable for any side effects. If you mandate these for our children, will you be liable for any harm they might incur?

Thank you for your time,

Daniel Keyes