From: Kurt Wallace <<u>kwallace.pa@me.com</u>> Sent: Monday, July 24, 2023 12:35 PM To: Gladkin, April <<u>april.gladkin@ic.nc.gov</u>> Cc: Cammarano, Gina <<u>gina.cammarano@ic.nc.gov</u>> Subject: [External] Rule Compliance

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24 July 2023

Dear Commissioner,

I am writing today about the Permanent Rule

Permanent Rule (11 NCAC 23E .0302) Approved by Rules Review Commission, Effective August 1, 2021

and am Petitioning the Commission for its repeal as it is out of conformance with the North Carolina Constitution and deprives rights under the color of law (violation of 18 US Code 242) for the following reasons:

1) Allowing a witness testimony to be made by itself without a confirming witness, or notary subverts justice and violates common law. The Almighty God referenced in the Preamble to the North Carolina Constitution and the Holy Bible upon which sworn testimonies are made in court state that a matter must be established by two or three witnesses.

2) a declared emergency is not a reason to deprive rights, the covid pandemic narrative being a case study of criminal activity, deprivation of rights under color of law, false statements made by public servants of NIH, NAIAD, FDA, CDC and CMS resulting in human experimentation and the death of hundreds of thousands of men, women, and children in the United States of America of the several states, and millions world-wide. COVID is a patented gene modification therapy that was falsely promoted as "safe and effective" despite the pre and post marketing studies showing injury and death. The criminal narrative has been made public and those responsible are being indicted. As an international health forensic analyst, I witnessed first hand the lies and misinformation of CDC Hanoi, Pfizer, Oxford, and WHO as I was a first hand participant in the industry calls to industry leaders as those entities tried to get industry to support COVID shot rollout in Vietnam. Vietnam had 500 deaths "due to COVID" for the 18 months when the United States of America had more than 200,000.

Vietnam population 100 million and USA Population 330 million making Vietnam an interesting case study of effective treatment. Vietnam lost more to traffic accidents than to COVID because Vietnam treated with Ivermectin and hydroxychloroquine. That is until May 2021 when the Pharmaceutical companies removed those two effective treatments from all Pharmacies in Vietnam and the Pharmaceutical companies pushed the unsafe Covid Shot, known to cause injury and death. I presented safety concerns to CDC, WHO, Pfizer, and Oxford as did others. They dissed us, terminated us from industry calls and rolled out the Covid Shots over our objections. Between May 2021 and December 2021, 30,000 men, women, and children died purportedly of "COVID" following the COVID shots. It was a crime against humanity and genocide. I tried to prevent the deaths shown

here. https://www.worldometers.info/coronavirus///country/viet-nam/ In the USA investigated the murder of 15 men and women including NICU nurse Mary Ann Ridge at the hands of Russ Cox, Steve Hester, Kenneth Wilson in charge of hospital protocols in Norton Healthcare system Louisville and the international doctor from Florida who had implemented similar death protocols in Florida prior to being recruited by Norton Healthcare. No one should have died from "COVID". FLCC critical care alliance (of 18,000 critical care medical doctors) published information that any COVID death in a hospital was due to withholding proper care and murder, the hospital receiving in upwards of \$200,000 for each patient that they could put on a ventilator and call the death "Covid". FEMA would pay for the funeral if the family agreed that the cause of death was "COVID". In the case of Mary Ann Ridge, she had a seasonal allergy that the hospital refused to treat and they fraudulently called it COVID. Her pulmonologist told her that he was going to put her on a ventilator because she had refused the experimental, emergency use authorization only, non-FDA cleared Covid shot. This was a case of unnecessary medical treatment and murder as I had tested Mary Ann Ridge the day prior and assisted her with breathing to get her oxygen levels to 100%. In the ensuring 4 weeks, the hospital weakened Mary Ann, Mary Ann texting me that they denied her care. She died Sept 30, 2021, murdered by the very people who Chief Justice deems competent to declare a pandemic or emergency and deprive rights including right to life, and right to deny care.

- The criminal narrative used across the nation is provided here <u>https://www.fullyliveacademy.com/attorneygeneraldocument</u>.
- Of the top 3 killers, nearly 30 percent of all deaths in the United States of America are caused by doctors through Adverse Drug Reactions, the other two are cardio vascular disease and cancer are caused by the failure of proper treatment.
- Post Covid injection, the breast cancer rate jumped 11 x due to the immune compromises caused by the Covid shot. Such immune compromises are part of the patents. The shots were patented prior to Covid 19 being declared a pandemic. It was a worldwide fraud perpetrated against the People of the world. I have lost 5 friends due to cancer/sudden death/suicide following the Covid shot. These issues reflect the national trends reported by health professionals but suppressed by AMA (American Medical Association), CDC, FDA, NIH. I am available to brief the Commission on these issue should you request.

3) The power of the government comes from the People. We do not consent to the government denying rights based on "health" or "security". The Chief Justice does not have the consent of the People to impose unlawful rules. Under Marbury vs Madison, any law repugnant to the Constitution is void.

Section 1. The equality and rights of persons.

We hold it to be self-evident that all persons are created equal; that they are endowed by their Creator with certain inalienable rights; that among these are life, liberty, the enjoyment of the fruits of their own labor, and the pursuit of happiness.

Sec. 2. Sovereignty of the people.

All political power is vested in and derived from the people; all government of right originates from the people, is founded upon their will only, and is instituted solely for the good of the whole.

Sec. 3. Internal government of the State.

The people of this State have the inherent, sole, and exclusive right of regulating the internal government and police thereof, and of altering or abolishing their Constitution and form of government whenever it may be necessary to their safety and happiness; but every such right shall be exercised in pursuance of law and consistently with the Constitution of the United States.

4) The Rule references the Supreme Court Justice who used "United States " which according to Federal Code is a federal Corporation in Washington DC as compared to "United States of America" which is a nation. Any use of United States is 'without United States of America' and any use of United States of America is without "United States". see 28 US Code 1746. As written the Rule violates the Bill of Rights of the Constitution for the United States of America and therefore is void under Marbury vs Madison. The Rule is repugnant to both the North Carolina Constitution and the Constitution for the United States of America.

5) This correspondence serves as Notice to the Commission of violation of 18 US Code 241, and 18 US Code 242 and I seek your remedy. Please strike the Rule in its entirety, and in its place adopt the following:

"No emergency promulgated by the United States has any bearing or effect on the Commission. The Commission denies any suspension of rules based on pronouncements by the United States, a federal corporation even if promoted by the Chief Justice of the North Carolina Supreme Court "

6) Any right not protected, is a right which gets trampled. We the people do not consent to trespass of rights.

Please provide your response within 10 days.

All the best,

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