

# RESOLUTION FOR MEDICAL FREEDOM

PROPOSED ANTI-MASK LEGISLATION & PROPOSED  
COMPREHENSIVE MEDICAL FREEDOM LEGISLATION :



To the Delegates of the 2024 North Carolina Republican Convention,

The attached Resolution shall be presented for adoption during the Resolution vote as an amended replacement for the Medical Freedom, Individual Liberty, and Emergency Powers resolutions.

The Republican Party of North Carolina has an unwavering commitment to protect individual freedoms, including but not limited to medical freedom, and advocates for the responsible limitation of emergency powers to safeguard individual liberty.

I believe the State Resolution Committee, operating as a beacon of transparency and inclusivity, did ensure that the medical freedom resolutions submitted accurately reflected the concerns and ideas expressed by Republican Committees across the State and that every voice within our party is heard and respected.

I personally extend my gratitude to all those who worked tirelessly in the resolution process, including the thirteen District and County Resolutions Committees, the State Resolutions Committee and Committee Chairman Dr. Phillip Stephens for their dedication to upholding the party's principles and ensuring the representation of diverse viewpoints.

This Resolution shall take immediate effect upon its adoption.

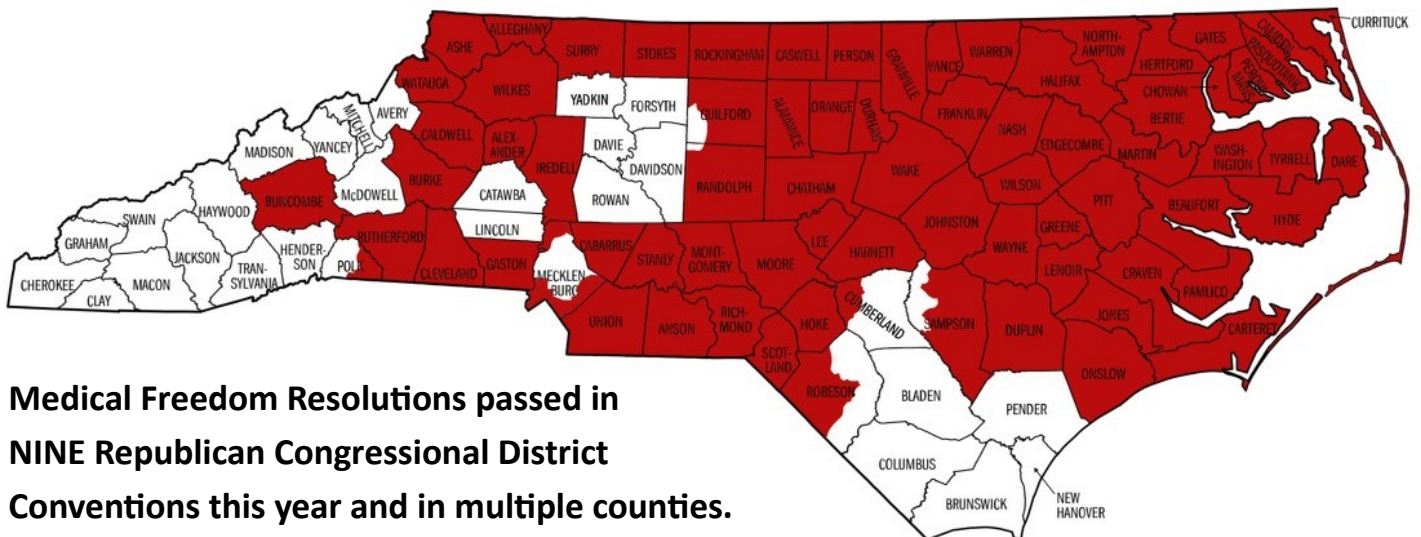
Respectfully,

*Christopher W. Holland*

Christopher Holland

Chairman, Hoke County Republican Party

Member, State Resolutions Committee



NCGOP Resolutions Committee  
Amendment May 6<sup>th</sup>, 2024  
Report Addendum

To: Matt Judge, Executive Director  
NCGOP

From: Phillip Stephens, Chair  
Resolutions Committee

Re: Amendment to Report

In accordance with the plan of organization (POO), standing committee reports were successfully pushed out to the NCGOP website 30 days prior to convention. This unfortunately conflicted with district conventions which had not been completed by that date.

Subsequent to the initial report, district level resolutions committees petitioned the state resolutions committee to reconsider the initial report in a respectful request that an alternate medical freedom/individual liberty resolution replace the medical freedom, individual liberty & emergency powers resolutions posted in the initial early report.

In fairness to district level concerns & in attempts to solve resolution language issues in committee where they can be addressed more efficiently than on the convention floor – the state resolutions committee chair accepted the request for reconsideration by full committee.

After review & committee vote, the NCGOP resolutions committee would like to respectfully submit the attached resolution entitled “Resolution for Medical Freedom & Individual Liberty” to replace the three initial resolutions entitled, “Resolution on Emergency Powers, Medical Freedom & Individual Liberty”.

Thank you for your acceptance of this amendment to the committee report.

## **Resolution for Medical Freedom and Individual Liberty**

WHEREAS, in March of 2020, we the people of North Carolina were told that the COVID-19 virus presented a grave danger to all. We were then instructed, and in many cases mandated, to wear masks, accept experimental injections and socially distance.

WHEREAS, government of North Carolina then took administrative and legislative actions which further eroded individual liberty:

Governor Cooper issued Executive Orders (EO) #116 and #117 which declared a state of emergency and gave him unprecedented authority he used to prohibit public gatherings, including worship services, and to close all K-12 public schools.

The North Carolina General Assembly (NCGA) passed bill H1043 which funded testing, tracking, and tracing of citizens.

EO #147 mandated all people to wear masks in public or face civil or criminal penalties.

The NCGA repealed the anti-mask statute (GS14-12.11) to allow universal masking, and passed SB232 which also made private businesses the enforcement arm of the mask mandates. Numerous North Carolinians feel that inaction by the NCGA allowed for violations of personal liberty, privacy, and body autonomy. A version of H558 considered and subsequently rejected by the Assembly possibly would have prevented administrative mandates for invasive procedures, such as COVID injections and testing, and for proof of vaccination to move about freely and, in many cases, to maintain employment.

WHEREAS, unlike other state legislatures and the U.S. Congress, the NCGA failed to conduct hearings to investigate alternative therapeutic protocols, including those based on medications such as Ivermectin and Hydroxychloroquine, which might have reduced fear, physical suffering, and death. Rather, the state government chose a hostile stance towards alternatives to government sanctioned COVID protocols including taking such actions as sending threatening communications to medical professionals.

WHEREAS, COVID treatment protocols from the National Institutes of Health (NIH) and guidance from the Centers for Disease Control (CDC) were in many instances erroneous, ineffective and/or fraudulent. These agencies now admit that masks do not stop viral transmission, that COVID injections do not stop transmission or prevent infection, and that there was no data to support six feet distancing.

WHEREAS, Government agencies, media, pharmaceutical companies, and other corporations and influencers continue to claim COVID-19 injections are “safe and effective”, while mounting evidence demonstrates alarming rates of disabling and deadly adverse events while effectiveness is increasingly suspect.

WHEREAS, COVID genetic therapy injection contents deposit widely throughout the tissues of body, are highly variable lot to lot in concentration of mRNA and of contaminants, and theoretical mechanisms exist by which they could alter human DNA.

WHEREAS, Article 4.1 of the North Carolina Republican Party Platform states: “We believe in the sanctity of all human life. Unborn children have constitutional rights to life and liberty and, the government must respect and protect all innocent human life from conception to natural death.”

WHEREAS, Article 4.11 of the North Carolina Republican Party Platform states: “We oppose the sale, purchase, possession, or use of fetal tissue or body parts obtained from induced abortions.

WHEREAS, all C-19 vaccines in use today were developed using aborted fetal cell lines and therefore violate the Pro-Life conscience and the Party platform. Therefore, be it

RESOLVED, that Republican Party of North Carolina (NCGOP) calls upon the state legislature to prohibit the sale and administration of mRNA, or other gene altering injections which are designed as immunizing agents against infecting pathogens. Be it further

RESOLVED, that NCGOP calls for comprehensive open and unbiased biomedical research, open and uncensored discussion of preventive and therapeutic medical strategies, full disclosure of any potential conflicts of interest of researchers and authorities, and proper accountability for all entities whose fraudulent or negligent actions caused harm.

RESOLVED, that NCGOP calls for the NCGA to pass legislation ending the use of aborted children in science and banning abortion developed or derived medical products.

RESOLVED, that NCGOP rejects any attempt by state or federal government authority to violate our constitutional right to assemble, including for corporate worship.

RESOLVED, that NCGOP opposes any attempt to reinstate unconstitutional invasions of privacy and personal liberty such as the proposed rules properly rejected by the NC Commissioner of Labor. Those rules would have established a system to force masking, distancing, tracking, tracing, testing, and other invasions, including injections.

RESOLVED, that NCGOP rejects yielding any authority to unaccountable and unelected agencies, such as the World Health Organization, as a threat to state and national sovereignty, and to personal liberty.

RESOLVED, that NCGOP recognizes that all North Carolinians are endowed by our Creator with inalienable rights which are affirmed by our founding documents, and mean that no government entity, whether executive, legislative, judicial, or administrative, nor any private entity, including but not limited to businesses, schools, and places of employment, shall ever have any authority to coerce or force upon any human being,

born or unborn, any medical procedure or practice including but not limited to masking, testing, vaccination, medical experiments, pharmaceuticals, or any other medical product as a condition of citizenship, patronage, employment, education, worship, assembly, or movement.

*Originally submitted & reconciled: 1st Congressional District, 2nd Congressional District, 3rd Congressional District, 4th Congressional District, 13th Congressional District, 14th Congressional District, Buncombe County Republican Party, Carteret County Republican Party, Craven County Republican Party, Hoke County Republican Party, Richmond County Republican Party, and the Scotland County Republican Party.*

*Also included with a sense of fairness and reconciled are the original submissions received after the deadline that preceded their conventions of April 13, 2024: 8th Congressional District, 5th Congressional District, and 9<sup>th</sup> Congressional District. Stokes County Republican Party, Iredell County Republican Party.*