

ESSR funds bribing schools to mask.

Good school board members get the details.

<https://republicbroadcasting.org/news/aj-depriest-uncovers-the-enormous-covid-bribes-to-all-education-and-hospitals-from-the-us-government/>

See mask resource references in this module.

School board members across America are unaware that their district was financially incentivized to force children who were not ill, to wear a medical device (mask). The school district is not the medical expert or advisor to the families in their community. School district across America should have never forced innocent children to wear a medical device which have been proven to damage oxygen uptake and psychologically development, without telling the parents to consult with their pediatrician.

School boards were being told that they had to force masking because the local health department mandated it or that their insurance company would not cover damages if they did not mask.

When some brave school board members looked into these statements they often found them to be false.

Local health departments, when pressed admitted they only advise and do not “mandate”.

Some very responsible school board members wanted to verify what they were being told. This is exactly what NSBLC recommends all school board members do as their service to their community.

One board member wrote a resolution on the subject of the so-called health mandates. That board member was denied the chance to present this resolution due to board members talking over her and taking the floor from her – a clear violation of Roberts Rules. The other board members parroted what the district administration said to them. Below is the resolution Mrs. Bodi presented to the rest of the board. This is extremely researched and resourced document. Mrs. Bodi was working to reduce the districts liability as law suits would be lodged for failure to protect children from the harmful effects of masking and quarantining.

School districts all over the country were practicing medicine without the proper authority to do so.

Lakota School Board Meeting March 28th, 2022

Resolution Regarding Covid Policies (Revised March 15th, 2022)

Resolution to end all guidelines and policies that the Lakota School District is currently following regarding COVID-19 and return to the health and safety policies that were in effect on March 1, 2020.

Whereas health departments under the Ohio revised codes 3707.08, 3707.11, 3707.16, and 3707.34 are authorized to declare a Quarantinable Disease, identify individuals that may have a Quarantinable Disease, and take actions that such departments deem necessary to conduct such quarantines including identifying and labeling the places where such quarantines will take place.

Whereas health departments have the authority to conditionally assign this authority to their health commissioner.

Whereas if the health departments see fit to isolate or quarantine an individual the health department appears to have the authority, the resources and can absorb any associated liabilities.

Whereas no such authority or obligation regarding Quarantines or requiring the use of masks, is extended by law to the Lakota School Board or its administrators.

Whereas the Ohio Department of health has chosen to use “guidelines” regarding COVID-19, a move that affords individuals and organizations the opportunity to utilize all available information to formulate Policy.

Whereas the serious health risks of wearing masks, taking vaccinations, and being subjected to the kind of isolation that comes from being locked down or quarantined is documented in such a comprehensive manner as to NOT be ignored, but taken very seriously.

Whereas there is substantive and substantiated doubt as to the effectiveness of; masks, vaccinations, (and quarantines in the absence of symptoms) as a protection against contracting the COVID-19 virus.

Whereas credible sources (as well as the CDC) show that the overall death count caused by COVID-19 has been overstated.

Whereas credible research and data shows that children not only have a minute risk of serious illness due to COVID-19 or its variants but as well pose virtually no threat to themselves or adults as spreaders of the virus.

Whereas credible research and data demonstrate that the current variants of COVID-19 are even less threatening.

Whereas the Lakota school district is not required or authorized or properly suited to either force masks, vaccinations or implement or even suggest quarantines based on a test or postulate that the Lakota School Board or its administration know best who should or should not be vaccinated.

Whereas it is not in the best interest of the school to take part in experiments that include forced or required masking, vaccine shaming i.e., tracking medical choices of students, faculty and or administrators and as a result suggesting or requiring certain actions be taken.

Whereas natural immunity is evidenced to be superior to the vaccinations against COVID variants.

Whereas the United Kingdom (as well as a multitude of other countries) has ended mandatory face masking and COVID-19 passports citing the diminished threat stating that “we must learn to live with COVID in the same way we live with the flu”.

Whereas our insurance provider has clearly stated in writing that; “passing this resolution,” “does not create additional liability and/or make the district less insurable.”

Whereas the advice that has thus far been disseminated by public officials regarding COVID-19 has been dubious, fraught with contradictions and mistakes (one source documenting no less than 57).

Whereas the Lakota school district through its administration has implemented and enforced the health authorities COVID-19 suggested guidelines as requirements or mandates.

Whereas considering all stated, evidenced, made available and submitted in support of this resolution, that a continuation of the Lakota school districts current guidelines protocols and policies concerning COVID could be construed as reckless behavior; and

Whereas a responsible consideration of this information dictates that the Lakota school district remove itself from these COVID-19 related guidelines and policies,

be it *Resolved*, that the Lakota Board of Education:

1. Recognizes that health departments under the Ohio revised codes 3707.08, 3707.11, 3707.16, and 3707.34 are authorized to declare a Quarantinable Disease, identify individuals that may have a Quarantinable Disease, and take actions that such departments deem necessary to conduct such quarantines including identifying and labeling the places where such quarantines will take place.
2. Recognizes that health departments have the authority to conditionally assign this authority to their health commissioner.
3. Recognizes that if health departments see fit to isolate or quarantine an individual the health department appears to have the authority, the resources and can absorb any associated liabilities.
4. Recognizes that no such authority or obligation regarding Quarantines or requiring the use of masks, is extended by law to the Lakota School Board or its administrators.
5. Recognizes that the Ohio Department of health has chosen to use “guidelines” regarding COVID-19, a move that affords individuals and organizations the opportunity to utilize all available information to formulate their own guidelines and Policies.
6. Recognizes that the health risks of wearing masks, taking vaccinations, and being subjected to the kind of isolation that comes from being locked down or quarantined is documented in such a comprehensive manner as to NOT be ignored, but taken very seriously.

7. Recognizes that there is substantive and substantiated doubt as to the effectiveness of; masks, vaccinations, (and quarantines in the absence of symptoms) as a protection against contracting the COVID-19 virus.

8. Recognizes that credible sources (as well as the CDC) show that the overall death count caused by COVID-19 has been overstated.

9. Recognizes that credible research and data shows, children not only have a minute risk of serious illness due to COVID-19 or its variants but as well pose virtually no threat to themselves or adults as spreaders of the virus.

10. Recognizes that credible research and data demonstrate that the current variants of COVID-19 are even less threatening.

11. Recognizes that the Lakota school district is not required or authorized or properly suited to either force masks, vaccinations or implement or even suggest quarantines based on a test or postulate that the Lakota School Board or its administration know best who should or should not be vaccinated.

12. Recognizes that it is not in the best interest of the school to take part in experiments that include forced or required masking, vaccine shaming i.e., tracking medical choices of students, faculty and or administrators and as a result suggesting or requiring certain actions be taken.

13. Recognizes that natural immunity is evidenced to be superior to the vaccinations against COVID variants.

14. Recognizes that the United Kingdom has ended mandatory face masking and COVID-19 passports citing the diminished threat stating that “we must learn to live with COVID in the same way we live with the flu”.

15. Whereas our insurance provider has clearly stated in writing that; “passing this resolution,” “does not create additional liability and/or make the district less insurable.”

16. Whereas the advice that has thus far been disseminated by public officials regarding COVID-19 has been dubious, fraught with contradictions and mistakes (one source documenting no less than 57).

17. Recognize that the Lakota school district through its administration has implemented and enforced the health authorities COVID-19 suggested guidelines as requirements or mandates.

18. Recognizes that considering all, stated, evidenced, made available and submitted in support of this resolution, that a continuation of the Lakota school districts current guidelines protocols and policies concerning COVID could be construed as reckless behavior.

19. Recognizes that a responsible consideration of this information and supporting documentation contained in this resolution and provided in support of this resolution dictates that the Lakota School District remove itself from these and all COVID-19 related guidelines and policies by removing all guidelines and policies put in place since March 15th, 2020 specifically to address COVID-19 (including but not limited to; the termination of policy 8450.01, the November 29th revision of policy 5200 and all associated guidelines and protocols) and vote to ***effective immediately***, return to the Lakota school's health and safety guidelines and policies as they were March 1st, 2020.

Boddy for Lakota

Darbi Boddy - Lakota School Board Candidate

"Teach the Greatness of America"

www.BoddyforLakota.com

This persistent board member then sent a request to the Superintendent to get the liability insurance company to give a written answer to the question about the pandemic responses. Below is the letter from the insurance company.

Chris,

Sorry for the delay. I followed up with the underwriter earlier today and he just responded.

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Basically, Liberty Mutual's position is that the District should follow CDC, State, and County Health Department guidelines.

And, in general, it appears the resolution simply takes the District out of the equation and places the promulgation and enforcement of rules, laws, guidelines on the appropriate Health Departments/Commissioners. Thus, this does not create additional liability and/or make the District less insurable by passing the resolution.

That being said, insurability is based on exposures and claim experience. If the policy generates a number of lawsuits, it could impact the renewal. Also, it appears that the policy/resolution includes a number of statements that are opinions stated as facts which potentially exacerbates the reaction to the policy/resolution from proponents and opponents which might generate more claim activity.

Hope this helps.

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Thanks!

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Please let me know if you need anything else.

It appears this letter implies the district may be at risk of litigation if they do not follow the Health Departments guidelines however it does not state that the district is at risk of litigation if they require a medical device that harms children, unduly quarantining and the psychological damages caused by distancing, tracking and unfair enforcement of medical ideas. Remember the request for this statement came from the same superintendent, at the request of a board member, that originally told the board they had to implement all the "health orders". The truth is that they did not have to implement any of the health suggestions if they clearly placed these decisions on the parents. Parents can choose to remove their student, mask their student or to tell their student to stay to home. If the district places all of the medical liability on the parent it removed the districts liability. Parents may be told with mailings or e mails to consult with their doctors and the local health department to determine if health measures are warranted.