

# Legislative Committee Report Notes of Ken Moran for reporting to the body,

Myrtle Beach Tea Party, SC REPORT GIVEN: March 29, 2010

Note on understanding my notes:

BILL NUMBER – NAME OR TOPIC – RECOMMENDED POSITION - STATUS

BLUE Denotes Citation or Quote of Existing Laws

RED Denotes Federal Bills

YELLOW Denotes SC State Bills

## **Spending time focusing only on elections when the General Assembly is giving us every bill we demand in order to save their jobs is foolish.**

There is plenty of time for focus on candidates. But, what bills we do not get passed NOW we may never get passed. For those who never paid attention, there is a flurry of bills before each election to prove that officers didn't goof off their whole term in office. Newly elected officials propose bills that get shot down for lack of support once elections are over. The greatest gains in legislation by the people are in the 6 months BEFORE an election. This is why we must protest as much as possible in Columbia and at County Council Meetings. Do not miss this once every 2 years opportunity for important corrections now. Waiting on a future restoration of the constitution is pointless if we will not take direct action now. New officials will see our failure to act now as the future opportunity for them to do nothing as well. A bluff is more damaging than silence. We must put our money where our mouth is and prove we will not accept anything less than the US and SC Constitutions and the enforcement of Rule of Law NOW!

## **Response to Member inquiry into National ID in SC:**

In answer to Linda's Inquiry about the National ID or Real ID being back-doored back into the books by Obamacare, SC should not participate since the passage of our State Sovereignty Resolution which pre-nullified Obamacare as a whole and the law on the Real ID Drivers License.

## **SC LAW CODE**

**SECTION 56-1-85.** Federal **REAL ID** Act; nonparticipation. [SC ST SEC 56-1-85]

The State shall not participate in the implementation of the federal **REAL ID** Act. Nevertheless, we should slam the door altogether with a Nullification Act on Obamacare. We acknowledge that this will hazard Medicare and Medicaid in SC as the federal government tries to strong arm compliance with their shameful and unlawful new "law" on health care.

## **Thank you, Gerri! CON-CON (Constitutional Convention)**

**Warning – Andre Bauer is calling for a CON-CON (how stupid in a climate of the majority regularly violating the US Constitution)**

**H.R. 4892, The Enemy Belligerent Interrogation, Detention, and Prosecution Act of 2010- NO (H--- NO!)**

**Sponsors - Lindsey Graham, John McCain and Joe Lieberman (real American Patriots?)**

- **This is a complete suspension of Habeas corpus, Rule of Law, Due Process of Law and the Bill of Rights in America**

You can contact Ken by email at [legislation@citizensforsc.com](mailto:legislation@citizensforsc.com)

Visit the site: [www.citizensforsc.com](http://www.citizensforsc.com)

DISCLAIMER: Ken Moran is NOT an attorney or lawyer or paralegal! Nothing in this report should be construed as legal advice.

## Legislative Committee Report Notes of Ken Moran for reporting to the body,

Myrtle Beach Tea Party, SC REPORT GIVEN: March 29, 2010

- It gives the president the ability to cite people for illegal arrest
- It is a TORTURE BILL! American citizens (ESPECIALLY Tea Party members and those who speak out against the government) will be ARRESTED WITHOUT WARRANT AND TORTURED! (Enhanced interrogation is torture. If you don't believe that, let me give you the Salem Witch Trial waterboarding treatment and you decide if it's torture or interrogation.)
- Must be defeated apriori through attempting to file law suits & Criminal charges

### **SC State Bills that need to be passed and protests conducted in support of them immediately and vehemently**

#### **H3047 Roll Call Voting**

#### **H 4502 United States Senate Accountability Act**

#### **H. 4509 No Gun Registration Act – YES**

#### **H 4022 Fire Arms Freedom Act – YES**

### ***Proposed legislation 2***

#### **SC BILLS WE NEED TO PUT FORWARD IMMEDIATELY**

### ***In Lieu of Nullification: The Health Care Providers Civilian Protection Act 2010***

An act declaring that the medical professionals of SC are protected from and exempt from any military control except lawful orders of the governor of SC during times of attack on SC. This bill would require that doctors and nurses and other medical professionals are ALWAYS under CIVILIAN law and cannot be co-opted, controlled, or tried under military laws of the Uniform Code of Military Justice. This would prevent their take over under Obamacare provisions. This is needed before a “state of emergency” is declared by Obama and the Obamacare provisions enacted on the citizens of America.

### ***Unlawful Search Act of 2010 or the Pervert Prevention Act***

An act declaring Naked Body Scanners unconstitutional and banning them from SC EXCEPT in the penal system if research can be presented that there are no harmful

You can contact Ken by email at [legislation@citizensforsc.com](mailto:legislation@citizensforsc.com)

Visit the site: [www.citizensforsc.com](http://www.citizensforsc.com)

DISCLAIMER: Ken Moran is NOT an attorney or lawyer or paralegal! Nothing in this report should be construed as legal advice.

## Legislative Committee Report Notes of Ken Moran for reporting to the body,

Myrtle Beach Tea Party, SC REPORT GIVEN: March 29, 2010

effects on inmates. This would prevent any such unconstitutional search from the state of SC. This is the CORNERSTONE of the bill of rights as it was the main reason that the founders went to war. They were opposing the Stamp Act and the subordinate acts that allowed armed soldiers to search your house looking for the King's Stamp on products in the home. This violated British Law and WAS NOT allowed in England only in America. So, the founders went to war to enforce rule of law. NO SEARCH is lawful of person or property without due process of law and the right of the person to be searched to appeal to the court to DENY such petition from the state. This bill WOULD have direct implications on attempts to apply the Patriot Act to SC citizens.

### **Highway Emergency Act of SC**

ALL highways, roadways and streets within the borders of SC in times of declared states of emergency WILL be under the authority and control of the State of SC, Governor and Adjutant General, and Sheriffs of each county. Access by ALL the citizens and public of SC will not be denied even if the roadway is a federal roadway. The general public will be allowed to freely move during emergencies expressly for purposes of evacuation but not limited to that purpose and the free movement of citizens shall not be infringed upon in accord with the Constitution. Movement of federal troops, agent, workers, personnel, will be under the authority of the Governor, Adjutant General and Sheriffs of SC in accord with the SC State Constitution and may be restricted or prohibited in accord with the US Constitution, SC Constitution, state law and gubernatorial order.

The purpose of this act it to maintain all roadways free to the public of SC who paid for those roads and own those roadways regardless of whether they are state, county or federal highways. This bill acknowledges that THE PEOPLE are the owners and arbiters of the roadway system and cannot lawfully be denied access or free use of that which they built and own.

### **National Healthcare Reform Act Nullification of 2010**

Nullification of Obamacare.

### **Patriot Act Nullification of 2010**

Nullification of the obamination of the intentionally misnamed "Patriot Act" which has suspended Rule of Law and Due Process in America since it was passed in 2002.

### **Senate Resolution Denouncing The Belligerent Act**

This is another State Sovereignty resolution pre-nullifying the Enemy Belligerent Act immediately.

You can contact Ken by email at [legislation@citizensforsc.com](mailto:legislation@citizensforsc.com)

Visit the site: [www.citizensforsc.com](http://www.citizensforsc.com)

DISCLAIMER: Ken Moran is NOT an attorney or lawyer or paralegal! Nothing in this report should be construed as legal advice.

Legislative Committee Report Notes of Ken Moran for reporting to the body,

Myrtle Beach Tea Party, SC REPORT GIVEN: March 29, 2010

## ***GETTING INVOLVED IN GOVERNMENT***

You are the government of America. It's time you start doing your job! Here's how to do it.

### ***Resources/Sources for Legislation Information***

- Activist Groups by topic or issue
- [www.Statehousereport.com](http://www.Statehousereport.com)
- <http://www.scstatehouse.gov>
- [www.worldnetdaily.com](http://www.worldnetdaily.com)
- [www.infowars.com](http://www.infowars.com)

### ***What can we do?***

1. Demand immediate nullification of federal laws and executive orders that are unlawful (Unconstitutional).
2. Harass the General Assembly about bills stuck in committee and demand immediate passage of those we like. (It is an election year!)
3. Draft new legislation where necessary and present it to representatives.
4. Meet representatives about legislation (fill their office).
5. Do items 2-4 in orchestrated efforts with all other TP groups in the SCTPC. (Surround and conquer!)
6. Very important, educate the public! Rally the troops.
7. Publicly call out legislators! Put heat on them about bills and resolutions.
8. Educate legislators that their job IS NOT to pass laws! They need only revise what we have and work on the budget. They are not lawmakers.
9. Stay focused in a narrow manner on a limited number of issues and bills. Focus on BIG targets and critical issues. Pick your battles.

### ***Ideas for public education***

- PSAs
- PATH
- Fliers
  - Bill TP Rating Cards
  - TP Bill warnings or Alerts
- Pamphlets
- Blogs
- Public Access TV shows on politics
- College activism
- Community forums & THMs
- Protests and media events

You can contact Ken by email at [legislation@citizensforsc.com](mailto:legislation@citizensforsc.com)

Visit the site: [www.citizensforsc.com](http://www.citizensforsc.com)

DISCLAIMER: Ken Moran is NOT an attorney or lawyer or paralegal! Nothing in this report should be construed as legal advice.