

# TIME SENSITIVE

## MONDAY DEC 5, 2016

### National Coalition of Organized Women

*From Laboring Women to Labor Unions, We Move As One*

*From the desk of the director*

Monday, Dec. 5, 2016

#### **CHILD IN-UTERO**

**H.R. 34 21<sup>st</sup> Century Cures Act Sections 3091, 3092 AND 3093**

#### **Time Sensitive Today**

**Monday, December 5<sup>th</sup> with a 5:30 p.m. roll call vote on the motion to invoke cloture on the motion to concur in the House amendment to the Senate amendment to H.R. 34, the 21<sup>st</sup> Century Cures Act.**

Amend HR 34 to **REMOVE Sections 3091, 3092, and 3093** prior to voting that shield drug companies and vaccine administrators from liability for fetal injuries and deaths caused by vaccines marketed for and given to pregnant woman.

**CDC & Independent Study corroborates 4,250% increase in miscarriage & stillbirth reports associated with the flu vaccines.**

Human & Environmental Journal: <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC3888271/>

The general perception, worldwide, was that 2009 was the “year” of the experimental monovalent, 2009 A-H1N1, pandemic influenza vaccine on pregnant women. The Vaccine Adverse Events Reporting System (VAERS) reports of spontaneous abortions and stillbirths following the administering of the 2009 A-H1N1 vaccine were more than “100” spontaneous abortion and stillbirth reports in temporal association with the 2009 A-H1N1 flu shot. The independent Goldman study in cooperation with our organization, NCOW, (link above) found a total of 174 VAERS fetal-death reports in 2009/10 flu season as compared to “4” and “21” fetal-demise events in the prior 2008/9. In percentages this is equivalent to a 4,250 increase in miscarriages and stillbirths. It is alarming that the CDC chose to hide

from OB/GYNs and the public the massive spike in fetal-death reports to VAERS, in real time, as well as the potentially causal relationship between the two. The CDC was aware of the VAERS data, the 40-fold spike in fetal-demise reports relative to the prior year, ultimately corroborated by the CDC, however, rigorously covered up and therefore unknown to the public and its legislators.

Vaccines for Pregnant women are generally classified as Category C. *The Food and Drug Administration (FDA) lists influenza and Tdap vaccines as either Pregnancy Category B or C biologicals<sup>15</sup> which means that adequate testing has not been done in humans to demonstrate safety for pregnant women and it is not known whether the vaccines can cause fetal harm or affect reproduction capacity. The manufacturers of influenza and Tdap vaccines state that human toxicity and fertility studies are inadequate and warn that the influenza and Tdap vaccines should “be given to a pregnant woman only if clearly needed.*

Federal Government and its agencies should not be in the business of covertly inducing abortions. The Senate must not obviate the manufacture from liability for injuries and deaths when the vaccine is marketed to and administered to pregnant women and permit vaccines for pregnant women to be fast tracked and not adequately tested by the vaccine manufacturer or approved as safe for use by the government by a “child in utero.”

**Amend HR 34: REMOVE Sections 3091, 3092, and 3093.**

Please feel free to contact me regarding the details of the CDC, 9 non profits and AJOG cover up of the 2009/10 unwitting & abortive experiment on the pregnant population.

Regards,

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