

"KILLING DAYS" at Planned Parenthood in Columbia, SC – Jan 31, Feb 3, Feb 7 and Feb 10, 2023



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Jan 31, 2023 - Top Photos (2)

- Abortionist Harvey Brown (78 years old) from Florence, South Carolina arriving at 2712 Middleburg Drive (Planned Parenthood Suite #107) in his red Mercedes.
- Planned Parenthood child-murder center parking lot and accessory-to-murder, PP "escort" ("deathscort").

Feb 3 and Feb 7 and Feb 10, 2023 – Bottom Photos (3)

- Planned Parenthood child-murder center parking lot and accessories-to-murder, PP "escorts" ("deathscorts").

MASS GENOCIDE BY "ABORTION"* CONTINUED AT COLUMBIA PLANNED PARENTHOOD CHILD-EXTERMINATION CENTER JAN 31, Feb 3, FEB 7 & FEB 10, 2023 [respectively, 221, 224, 228, and 231 DAYS AFTER DOBBS DECISION] AS A CUMULATIVE RESULT OF THREE CRITICAL VOTES IN THE SC SENATE:

* <https://abortionno.org/abortion-photos/>

Sept 8

(Cloture failed 24Y-20N)

Oct 18

(Vote to Recede failed 17Y-26N)

Nov 9

(H5399 Tabled 23Y-21N)

South Carolina has become an "abortion" destination "magnet state" for Georgia, where an incremental Heartbeat Law is in effect; it is quite likely the number of "abortions" perpetrated in South Carolina in 2022 significantly surpassed the 6,279 reported by DHEC for 2021 [<http://christianlifeandliberty.net/2022-07-24-SC-DHEC-Abortions-by-Occurrence-in-SC-2021.pdf>]. February 8th on the floor of the SC Senate, one Senator announced that DHEC statistics for just the month of January 2023 indicate there were 983 "abortions" committed in South Carolina. Compared to the monthly average of 523 "abortions" per month for 2021 ($6,279/12 = 523$), that is an increase of 88%.

The five pro-"abortion" "Republican" SC Senators below are among those foremost (though not alone among "Republicans", let alone the many Democrats) upon whose hands is the massive amount of innocent blood (Proverbs 6:16,17, KJV) being shed in this ongoing South Carolina holocaust. In the 231 Days since *Dobbs* (as of February 10, 2023), it is estimated** approx. 4,000 children have been slaughtered, primarily in SC's three death camps, in Greenville (Greenville Women's), Columbia (PP), and Charleston (PP).

** With the increased traffic from Georgia, the actual number could be larger than this estimate.

THESE FIVE (5) PRO-"ABORTION" "REPUBLICAN" SC SENATORS VOTED ALL THREE TIMES TO EFFECTIVELY PERPETUATE MASS GENOCIDE BY "ABORTION" AT SOUTH CAROLINA'S THREE CHILD-MURDER MILLS*:**

Tom Davis (BEAUFORT)

Penry Gustafson (KERSHAW)

Greg Hembree (HORRY)

Sandy Senn (CHARLESTON)

Katrina Shealy (LEXINGTON)

See recorded Roll Call votes in SC Senate Journals here for Sept 8, Oct 18, and Nov 9:
(SC Senate has (nominally) 30 “Republicans”, and 16 Democrats)

www.scstatehouse.gov/sess124_2021-2022/sj22/sjour22.php

In addition, this deceptive "Republican" SC Senator **did not cast a vote on any of these three dates:**

Luke Rankin (HORRY)

Report on Sept 8 failed Cloture vote (24Y-20N):

<http://christiansforpersonhood.com/index.php/2022/10/27/these-are-the-faces-of-the-five-5-republican-senators-whose-votes-september-8-perpetuated-mass-genocide-by-abortion-in-south-carolinas-death-camps-and-of-senator-luke-rankin-who-suddenly>

Pro-“Abortion” RINO “Republicans” who voted NO to Cloture: **DAVIS, GUSTAFSON, HEMBREE, SENN, SHEALY** [TOOK LEAVE: **RANKIN**]

Report on Oct 18 failed Recede vote (17Y-26N):

<http://christiansforpersonhood.com/index.php/2022/10/19/sc-senate-in-effect-refuses-to-shut-down-any-abortion-centers-in-south-carolina-by-a-vote-of-17-y-to-26-n-3-not-voting>

“Republicans” who **PERPETUATED** Mass Genocide in South Carolina by voting NO to “Recede” instead of accepting the House version of H5399.
(NOTE: ONLY A SIMPLE MAJORITY VOTE WAS NEEDED TO ACCEPT THE HOUSE VERSION OF H5399)

Sean Bennett (DORCHESTER)
Chip Campsen (CHARLESTON)
Ronnie Cromer (NEWBERRY)
Tom Davis (BEAUFORT)
Penry Gustafson (KERSHAW)
Greg Hembree (HORRY)
Mike Johnson (YORK)
Shane Massey (EDGEFIELD)
Sandy Senn (CHARLESTON)
Katrina Shealy (LEXINGTON)
Tom Young (AIKEN)

Present but Not Voting – Deceptive **Luke Rankin** (HORRY)

Report on Nov 9 Tabling vote (23Y-21N) which killed H5399 for the 2022 Session:

<http://christiansforpersonhood.com/index.php/2022/11/10/seven-pro-abortion-republican-senators-voted-with-16-democrats-23-y-21-n-to-table-kill-conference-committee-h5399-report-which-would-have-banned-98-of-surgical-ru486-abortions-in-sc>

“Republicans” who **PERPETUATED** Mass Genocide in South Carolina by voting to Table (Kill) the Conference Committee **H5399 Report** Which Would Have Banned 98% of Surgical/RU486 “Abortions” in SC; These Seven Effectively Voted to Perpetuate **Mass Genocide by “Abortion”** at South Carolina’s Three Child-Murder Centers:

Tom Davis (BEAUFORT)
Penry Gustafson (KERSHAW)
Greg Hembree (HORRY)
Shane Massey (EDGEFIELD)
Sandy Senn (CHARLESTON)
Katrina Shealy (LEXINGTON)
Tom Young (AIKEN)

If just one Senator of the 23 who voted Yes to Table (kill) the H5399 Conference Report had instead voted No, the vote would have been a 22 Y – 22 N tie, and the Tabling motion would have failed.

God says,

"Thou shalt not kill (murder)."

Exodus 20:13, KJV

Columbia Christians for Life

February 3, 2023



February 7, 2023



February 10, 2023



The SC Republican Party Platform is a **PERSONHOOD** PLATFORM:

The South Carolina Republican Party Platform

<https://sc.gop/assets/uploads/2022/09/SCGOP-Platform.pdf>

Excerpt:

Article II - To Establish Justice

The Right to Life

“We believe the Fourteenth Amendment’s protection applies to unborn children.

Unborn children should be classified as **legal persons** not as legal property.”

[Emphasis added]

Blacks Law Dictionary (2009): Person = A Human Being
person. A human being. Also termed *natural person*.

The Personhood Act of SC (2022 Session - **H5401/S1335**) recognizes the Creator God-given, inherent, unalienable right to life of every human being as a natural person beginning at fertilization, in SC law, with no exceptions, because God says, Thou shalt not kill (murder). Exodus 20:13, **KJV**.

History of Personhood Legislation in South Carolina (1998 - 2022)

<http://christianlifeandliberty.net/2022-12-05-History-of-Personhood-Legislation-in-South-Carolina-1998-2022.pdf>

*** The **JUST** action (Micah 6:8, Amos 5:15, Proverbs 21:3, **KJV**) for the SC Legislature to have taken in 2022 was **not** to pass the unjust SC Senate version of **H5399**, which would have banned approximately 52% of the surgical and RU486 child-murders by “abortion” in South Carolina; **nor** to pass the unjust SC House version of **H5399**, which would have banned approximately 98% of the surgical and RU486 child-murders by “abortion” in South Carolina; but to pass Personhood Bills **H5401** / **S1335** to **ESTABLISH JUSTICE** and ultimately **END AND ABOLISH ALL CHILD-MURDER BY “ABORTION” IN SOUTH CAROLINA.**

Neither the SC House nor the SC Senate versions of H5399 established legal recognition of **Personhood** for preborn children at fertilization, and therefore **neither version provided for equal protection of the laws**, and therefore **neither version established Justice**. The just course of action for the SC House and SC Senate to have taken was to pass the Personhood Act of SC (**H5401** / **S1335**), **not** H5399. However, even **unjust** H5399 died in the SC Senate for the 2022 SC Legislative Session on November 9, with no further legislative action to ban child-murder/sacrifice by “abortion” in South Carolina until the 2023 Session at the earliest, which began January 10, 2023. **On February 7, 2023, the SC House Judiciary Committee rubber stamped a newly filed bill, H3774, which would ban approximately 97% of surgical and RU486 “abortions”, but which would also EXPAND access and availability of contraceptive/abortifacient birth control. H3774 was passed out of the full Committee by a 16Y-7N-2NV vote.**

DESPITE THE SC REPUBLICAN PARTY PLATFORM BEING A “PERSONHOOD” PLATFORM; AND DESPITE THE FACT THE “REPUBLICANS” IN THE SC SHOUSE NOW HAVE A CLEAR SUPER-MAJORITY (88 R, 36 D), AND DESPITE THE FACT “REPUBLICANS” HAVE A NEAR SUPER-MAJORITY IN THE SC SENATE (30 R, 16 D), PERSONHOOD LEGISLATION TO PROVIDE FOR TRUE EQUAL PROTECTION, AND THEREFORE THE ESTABLISHMENT OF JUSTICE, TO ACTUALLY **END CHILD-MURDER BY “ABORTION”, **IS NOT** BEING ADVANCED, AND **HAS NOT** BEEN ADVANCED BY THE SC “REPUBLICAN” PARTY LEGISLATIVE LEADERSHIP **SINCE 2018**, WHEN PERSONHOOD LEGISLATION WAS PASSED OUT OF THE SENATE JUDICIARY COMMITTEE AND PLACED ON THE CALENDAR OF THE FULL SC SENATE (WHERE IT DIED).**

History of Personhood Legislation in South Carolina (1998 – 2022)

<http://christianlifeandliberty.net/2022-12-05-History-of-Personhood-Legislation-in-South-Carolina-1998-2022.pdf>

THE NEWLY FILED BILL H3774 DOES **NOT** ESTABLISH PERSONHOOD, AND THEREFORE DOES **NOT** PROVIDE FOR TRUE EQUAL PROTECTION, AND THEREFORE DOES **NOT** ACTUALLY **END** ALL CHILD-MURDER BY “ABORTION”, AND THEREFORE DOES **NOT** ESTABLISH JUSTICE !

H3774 would ban 97% of surgical and RU486 “abortions” in SC, and thus would likely shut down such “abortions” at the Planned Parenthood murder mills in Columbia and Charleston, and would likely stop nearly all such “abortions” at the Greenville murder mill.

Nevertheless, the “exceptions” in H3774 (so-called life/serious health of the mother [in spite of www.DublinDeclaration.com], rape/incest, and so-called fatal fetal “anomaly” [*sic* – *euthanasia*]) will **PERPETUATE** the “legality” [*sic*] of surgical/RU486 “abortion” in South Carolina.

2023-2024 Bill H3774:

Abortion Ban with Exceptions

https://www.scstatehouse.gov/sess125_2023-2024/bills/3774.htm

However, surgical and RU486 “abortions” only account for an estimated 10-20% of total “abortions”. The other 80-90% are from birth control which can function not only contraceptively, but also **abortifaciently**, TO WHICH THIS BILL H3774 EXPANDS AVAILABILITY AND ACCESSIBILITY, EVEN TO DEPENDENTS (YOUTH) THROUGH SC PEBA AND THE SC STATE HEALTH INSURANCE PLAN, WITH WHICH TO FORNIFICATE ! (See SECTION 7. of H3774).

So Republican Legislators are continuing to allow the “abortion” battle to be **perpetuated** in South Carolina, by including “exceptions”, instead of a total ban on “abortion”, and by even expanding availability and accessibility to birth control that can function **abortifaciently**, instead of **ENDING** “abortion” by establishing **PERSONHOOD** at fertilization, with no exceptions.
