

Shane R. Martin
Senate
Republican
Contact: (803) 212-6420



View Online

This legislator voted constitutionally on **75%** of the votes shown below.

	CPH: Estimated cost per household.				
★ Pro-liberty	X Anti-liberty	O Did not Vote	СРН	Vote	
3/24/2021). Disingular Appropriations Act	burses funds fron of 2021 to assist eli	assed 41 to 0 on n the Consolidated gible households that due to the COVID-19		Yes	
4/19/2022). Auth	orizes the expendit	sed 41 to 0 on ture of federal funds ate in the American		None	
on 5/5/2021). Tal	bles constitutional o	cional Carry (Passed carry and would leav ss a permit when c	e it so the	4	
(Rejected to table the state funds app	le 23 to 23 on 4/2 propriated for family	ned Parenthood 28/2021). Directs the planning shall be experises or organizati	at none o	f 🚣	
Prohibits state and	d local government	sed 29 to 12 on 4 entities from accepti or vaccine mandate	ing federa		



SCORECARD

BASED ON THE U.S. CONSTITUTION

Sen. Shane R. Martin

SC Scorecard 2021-2022

The Legislative Scorecard is a nationwide educational program of The John Birch Society. Its purpose is to create an informed electorate on how state legislators are voting. The Scorecard is nonpartisan; it is not meant to promote any candidate or political party. Bills are selected for their constitutional implications and cost to the taxpayers.

Please share this Scorecard in your district to inform people about your legislator's record on key votes.

U.S. Constitution, Amendment I --- 11 C.F.R. ?114(4)(c)(4) --- 616 F.2d 45 (2d Cir. 1980)

The following scorecard lists several key votes in the South Carolina General Assembly in 2021 and 2022 and ranks state representatives and senators based on their fidelity to (U.S.) constitutional and limited-government principles.

This is our first state-level Scorecard; the selected votes may not be reflective of legislators' overall records. Their cumulative scores will change as we add more votes. Please check regularly for updates.



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The Constitution

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Bill Descriptions for the Votes that Affect You

1. Rental Assistance

H3770 disburses funds from the Consolidated Appropriations Act of 2021 to assist eligible households that are unable to pay rent and utilities due to the COVID-19 pandemic.

The South Carolina State Senate passed H3770 on March 24, 2021 by a vote of 41 to 0. We have assigned the pluses to the nays because subsidized loans are a way government interferes in the free market economy. Subsidies make individuals more reliable on government assistance and when the government has their hands in places they shouldn't, the people lose more control and freedom. This legislation's purpose is to redistribute the wealth and bring us one step closer to socialism.

2. ARPA Funds

H4408 authorizes the expenditure of federal funds that have been disbursed to the state in the American Rescue Plan Act of 2021 passed by congress and signed by the President.

The South Carolina State Senate passed H4408 on April 19, 2022 by a vote of 41 to 0. We have assigned pluses to the nays because the spending of taxpayer money for purposes not authorized under Art. 1 Sec. 8 of the U.S. Constitution tightens the federal-state lockstep on redistribution of income. Additionally, distribution of federal taxpayer dollars comes with contingencies and requirements, forcing states into situations that violate the U.S. Constitution.

3. Vote to Table Constitutional Carry

H3094 amendment 3B would allow constitutional carry and would leave it so the requirement that you must possess a permit when carrying a concealable weapon or firearm.

The South Carolina State Senate voted to table H3094 amendment 3B on May 5, 2021 by a vote of 25 to 21. We have assigned the pluses to the nayes because this amendment would have made South Carolina a Constitutional Carry state. The fundamental right of the American people to keep and bear arms is protected by the U.S. Constitution, particularly in the 2nd, 9th, and 10th Amendments, and should not be infringed. The Constitution does not state where you can or cannot possess a firearm.

4. Vote to Table the Elimination of Planned Parenthood Funding

H4100 amendment 16 directs that none of the state funds appropriated for family planning shall be expended to directly or indirectly subsidize abortion services and procedures or to an organization that provides abortion services.

The South Carolina State Senate rejected to table H4100 Amendment 16 on April 28, 2021 by a vote of 23 to 23. We have assigned pluses to the nays because the right to life is the most fundamental, God-given, and unalienable right asserted in the Declaration of Independence and protected by the U.S. Constitution. Taxpayer money should not be expended to perform abortions.

5. Vaccine Mandates

H3126 prohibits state and local government entities from accepting federal funds to enforce illegal federal mask or vaccine mandates. This legislation also prohibits any discrimination against individuals who choose not to receive a COVID-19 vaccination. No school district in the state can impose a vaccine mandate for employees, students, or volunteers.

The South Carolina State Senate passed H3126 on April 6, 2022 by a vote of 29 to 12. We have assigned pluses to the ayes because an individual's personal health care decisions should not be the object of government, nor be under its federal, state, or local jurisdictions in the United States. Forcing an individual to receive a vaccination or partake in any medical procedure would be a violation of their fundamental rights protected by the U.S. Constitution.

6. Con Con

H3205 applies to Congress, under the provisions of Article V of the U.S. Constitution, to call for a "Convention of the States" to pass a Balanced Budget Amendment and Term Limits.

The South Carolina State Senate passed H3205 on March 9, 2022 by a vote of 27 to 13. We have assigned pluses to the nays because a so-called "Convention of the States" would not be of "limited" purpose. This legislation dangerously permits what Article V of the U.S. Constitution describes as a "Convention for proposing Amendments". Notably, Article V of the U.S. Constitution was designed to correct structural deficiencies in the federal government, not the behavior of its elected officials. H3205 should be opposed in favor of less risky, more precise, and immediate solutions that would restore power back to the states and to the people.