

May 25, 2021 PROPONENT TESTIMONY FOR HB248

Chairperson Lipps, Vice Chair Holmes, Ranking Member Russo and members of the Health Committee, thank you for allowing me to submit testimony in support of HB248.

As a retired Professional Engineer, who has had family and friends with vaccine injuries, I began well over 20 years ago to investigate the historical aspects of the existing vaccine paradigm. As I went deeper into that rabbit hole, it was revealed to me about the tumultuous history of the vaccine paradigm which then led to the 1986 ACT. That law shielded vaccine manufacturers from product liability and set the stage for the slow and ever-increasing financial growth of the medical industrial complex (the government, the pharmaceutical entities and the medical industry). Along with that came the National Childhood Vaccine Injury Act (Public Law 99-660) that created an injury compensation fund that has paid over \$4.5 billion in vaccine injuries. That injury compensation money came from a 75-cent excise tax on each dose of vaccine sold while the vaccine manufacturers remained financially untainted and also made tremendous profits of selling a product shielded from product liability.

People just blindly put their faith and trust into this medical industrial complex. What was revealed to me is that the majority of people and a significant portion of the medical professionals really never knew about the history of vaccines leading up to and including the 1986 ACT. Nor did many not know the serious and real risks associated with the existing vaccine paradigm. That slow encroachment by the medical industrial complex on people's lives led me to examine what are the enshrined medical rights and medical freedoms of a human being. In other words, what are the laws that protect my bodily autonomy and my freedom of medical choices without fear of discrimination?

What I found is that there is NO legislation in the State of Ohio to protect me from the imposition of a medical procedure upon me and family members by an entity, government, employer, business, agency, etc. in order to live my life in the State of Ohio. Legislation is needed for constituents of Ohio to be protected from medical tyranny. That is why I become involved with trying to get legislation passed like HB170 and HB193 in previous Ohio General Assemblies.

For years, including during the sponsor testimony of HB248, I heard about the mandatory flu vaccine. Let us set the record straight. Up until 2010 there was no requirement for a flu vaccine in a place of employment including the medical setting. The mandatory flu vaccine came about because there was the imposition of the Healthy People Group through the United States Health and Human Services that led to penalizing healthcare entities by withholding of Medicare and Medicaid reimbursements if the healthcare entity did not achieve a 90% influenza vaccination rate. Money became the primary motivator for this change in the healthcare entities. There were no major problems with infectious diseases in the healthcare setting based upon the prevailing recommendations and guidelines followed by healthcare entities.

Because of the mandatory flu requirement in the workplace, a family member had to hire an attorney to protect the right of bodily autonomy based upon the First and Fourteenth Amendments of the US Constitution, Title VII of the Federal Civil Rights Act of 1964 and the Equal Employment Opportunity Commission. That family member was put through hell for weeks by the employer during that entire process. To this day that family member has to resubmit the request each year to exercise that right. That is why HB248 is needed. A person needs the right to refuse a medical procedure without fear of discrimination in everyday living and to be employed in the State of Ohio.

For years, over thirteen states had passed preemptive legislation to protect an employee from a mandatory flu shot. Since then, the power of big pharma had enough lobbyist influence to par that 13 down to about 8 at this time.

What is really sad about providing testimony on this legislation is that I am limited in time to reveal what I have learned about the vaccine paradigm over the last 20 years, more than what is learned from those who have freshly graduated with a medical degree.

As a side note, if vaccines are so safe, why do vaccine manufactures need to be continually shielded from product liability?

Again, I ask you to pass HB248 legislation out of committee and to advance it to become law within the State of Ohio. **WITHOUT MEDICAL FREEDOM FTHERE IS “NO” FREEDOM**

Thank you for your time.

Anthony DiBiase

