

## HB248 Testimony

Chairman Lipps, Vice Chair Holmes, Ranking Member Russo, and Members of the House Health Committee, thank you for the opportunity to provide proponent testimony on House Bill 248.

Asbestos, Thalidomide, cigarettes, DDT, Glyphosate, Oxycodone, EMF.....these are substances the US government deemed safe at one time. Why is it in the USA, products are released before their safety is proven? Are citizens the lab rats of the scientific, business, and political community? Preventing catastrophic outcomes is less expensive in terms of suffering and costs.

My name is Beverly Miles and I am a medically retired registered nurse with 40 years of practice in all areas of hospital nursing, chronic home care, and insurance case management. The reason I support House Bill 248 is because I was taught and agree that using force or any forms of coercion for medical treatment of any kind, is assault, a crime.

I believe the emergency authorization of the vaccines is invalid due to suppression (including threats against MDs) and censorship of any and all evidence of effective treatment for Covid 19 used by medical providers. I can provide video testimony by these professional experts upon request. These are physicians licensed by the state indicating they have met all educational and testing requirements of that state to prove they are competent to practice. Stage 3, testing of the vaccines on humans was not done because of the invalid emergency authorization. Experimenting on humans without informed consent or using a fraudulent emergency authorization is violation of the Nuremberg Code and constitutes crimes against humanity.

It has been stated the CDC database, called VAERS, reports over 6,000 deaths and over 100,000 adverse reactions. (Worldwide) The numbers go up every day. I could go on with evidence and testimonies of practicing physicians but for the sake of time, will not do so in this format.

*I recommend a review of Deprivation of Rights under Color of Law, Section 242 of Title 18 Summary: Section 242 of Title 18 makes it a crime for a person acting under color of any law to willfully deprive a person of a right or privilege protected by the Constitution or laws of the United States. For the purpose of Section 242, acts under "color of law" include acts not only done by federal, state, or local officials within their lawful authority, but also acts done beyond the bounds of that official's lawful authority, if the acts are done while the official is purporting to or pretending to act in the performance of his/her official duties.*

Persons acting under color of law within the meaning of this statute include police officers, prisons guards and other law enforcement officials, as well as judges, care providers in public health facilities, and others who are acting as public officials. It is not necessary that the crime be motivated by animus toward the race, color, religion, sex, handicap, familial status or national origin of the victim. The offense is punishable by a range of imprisonment up to a life term, or the death penalty, depending upon the circumstances of the crime, and the resulting injury, if any.

<https://www.justice.gov/crt/deprivation-rights-under-color-law>

*Thank you once again for this opportunity to provide testimony on the need for and urgency of House Bill 248.*

*Sincerely,  
Beverly S Miles*