Chairman Wiggam, Vice Chairman John, Ranking Member Kelly and Members of the State and Local Government Reform Committee.

Good morning Chairman Wiggam and Distinguished House Representatives, Ohio Citizen Todd Hockman here again. I emailed this Group of Recipients a correspondence yesterday, Monday February 15, 2021 (at 2:15 pm) to add my voice in support of House Bill 90. As a follow-up, I would like to submit two more pieces of substantiating evidence to support House Bill 90 and why We the People will no longer tolerate the current imbalance of power in the State of Ohio. For your files and dissemination among your colleagues, I have attached a deeper legal investigation of Federal Agency behavior during COVID-19 in a piece that appeared in Science, Public Health Policy and The Law Volume 2:4-22, October 12, 2020, entitled Data Collection, Comorbidity & Federal Law: A Historical Retrospective as well as a Legal Filing in U.S. Federal District Court in Ohio submitted February 3, 2021 requesting a Temporary Restraining Order, a Preliminary Injunction and an Order to Show Cause against HHS, CDC, NCHS et al. These documents argue that the CDC willfully failed to collect, analyze, and publish accurate data used by elected officials to develop public health policy for a Nation in crisis. More specifically, CDC has violated Federal PRA, IQA and APA law and in doing so, bypassed essential oversight by the OMB/OIRA, who are legally empowered by Congress with ensuring information compliance and data integrity for all Federal Agencies upon which policy decisions are made that affect/impact the welfare of the General Public. Suffice to say, the responsibility to collect, analyze, and publish data accurately, transparently and with unquestionable integrity increases exponentially during a national crisis. Nearly one year later, evidence continues to accumulate to support Governmental Liability for the irreparable injury sustained by many Ohioans including me and my family.

As the attached documents reveal, the CDC has fatally compromised all COVID-19 data and consequently, adversely impacted FEDERAL, STATE, and LOCAL PUBLIC HEALTH policies regarding COVID-19. As a result of STATE policies based on compromised data published and promoted by the CDC, Ohioans have suffered irreparable harm to employment, businesses, communities and families in historically unprecedented numbers. Anxiety, depression, suicide rates, domestic violence, and substance abuse have all risen dramatically due to the economic hardships brought on by how STATE governors including Governor DeWine decided to exercise their authority in response to the compromised data published by the CDC. Further investigation by the legislature of the STATE OF OHIO is warranted and justified by the magnitude of the crisis and the collateral damage generated by policies based upon data that was inaccurate, unproven, never peer reviewed and therefore deliberately false and misleading.

I reiterate, the State of Ohio and its Elected and Unelected officials assume some culpability and thus Liability (in both their professional AND personal capacities) in the irreparable damage to its Citizens. Ignorance is NOT a defense and the Duty of Care is NOT suspended in a declared but unsubstantiated "health emergency."

I continue to be heartened and encouraged that you too believe in reigning in the self-anointed Emperor and restoring the Balance of Power to our State Government through your sponsorship of HB 90. As stated in my prior correspondence, I would encourage the addition of language to HB 90 to accommodate a period of no less than 60 days to allow for Public Comment AND Peer Review of ANY public health policy modifications AND accompanying data. We demand authentic Leadership to move swiftly and decisively in the best interest of *We the People*. Many thanks in advance for your consideration. May G\_d Bless Ohio and the United States for America!

A Son of Liberty,

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