

My name is Echo Zielinski,

I am a mother of 3 beautiful children. I am writing to tell you to please say NO on HB 3063.

I believe that Informed Consent for our children is absolutely imperative to hold onto as we are the ones who know our individual and unique child the best.

Did you know that a Double blind placebo study is done on EVERY pharmaceutical and is the Gold Standard for science- But for childhood vaccines- THIS HAS NOT BEEN DONE?

Did you know that Dr. Stanley Plotkin (deemed [the Godfather](#) of Vaccines) was deposed under oath in January 2018 and said as a scientist he can not say that vaccinations do not cause autism? That he does not wait for the science to prove otherwise before telling parents and the world this “definitive statement”. I am including a video of his deposition in this email so you can hear it from him.

Did you know that the United States of America currently has the highest infant and maternal mortality rate in the developed world?

Did you know that many new parents are now opting out of the Hepatic B vaccine at birth because of the above statistic along with the following facts: The Hep B vaccine insert states “Do not administer to individuals with a history of severe allergic or hypersensitivity reactions” Yet NO parent can know on their child’s first day of life whether allergies or hypersensitivities exist. Declining this ONE vaccine is the stats you are seeing with the “rise” in exemption rates and the that the exemption percentage is in the 2% range.

Did you know that in the 1980’s Autism was 1 in 10,000?

Did you know that in 1986 Congress passed the National Childhood Vaccine Injury Act and that this took liability off of the pharmaceutical Companies and onto the United States Tax payers?

Did you know after the above Act passed, the childhood vaccine schedule skyrocketed even though there was no increase in childhood diseases?

Did you know that in 2018 the Autism rate stood at 1 in 36?

Did you know that on the package insert of many childhood vaccines it says “has not been evaluated for carcinogenic or mutagenic potential, or the potential to impair infertility”? -which means our children are the TEST SUBJECT to see if they do or do not?

Did you know that this is goes against the Nuremberg Code? That the first line of it says “The voluntary consent of the human subject is absolutely necessary” and just beyond that it says this means the person should be free from “other ulterior form of constraint or coercion” and that threatening to remove our children from school and holding their education over our heads is considered coercion.

Do any of the above statements make you pause and question?

Do they make you think possibly that MANDATING something that has not been through the proper safety studies and that no one is held liable for might not be a good idea? And that Informed Consent “permission granted in the knowledge of the possible consequences, typically that which is given by a

patient to a doctor for treatment with FULL KNOWLEDGE of the possible risks and benefits” is probably a right that should remain with the parent?

NO ON HB3063 - We owe our children better.

If you want to be on the RIGHT SIDE OF HISTORY on this subject. Be the BOLD one who STANDS UP demanding that the safety studies be conducted so that with integrity you can stand behind the current childhood vaccination plan.

Warmly,

Echo Zielinski