Good Morning Distinguished Legislators,

I urge each of you to vote no on HB 3063 today to protect Religious & Medical Freedom for all Oregonians. Only 4 cases of Measles in our great state with a population of 4.134 Million citizens is not enough to even consider violating the 1st and 14th Amendments Sec.1 of our Constitution. We are not California...and thank God for that.

According to the Vaccine Adverse Events Reporting System, on average at least 100+ people will die and 30,000+ will be injured each year as a direct result of a product in desperate need of safety oversight and improvements. And these are low estimates because vaccine injury is poorly identified and grossly under reported by doctors, nurses, and 1st responders because we simply are not taught how to ID and report these serious issues in school.

If this was a child's car seat, or bottle, or toy...1 death or a handful of injuries would be enough for products to be recalled, improved, and safety confirmed before being re-released to the public. The ability of citizens to file civil lawsuits without a cap on maximum compensation would ensure a financial checks and balances for product safety as has happened in many cases across all products for tens of decades.

But as you all know, Vaccines are exempt from such civil litigation.

Vaccines can be cleaner. Vaccines can be greener. Vaccines can be 100% allergen-free, toxin-free, and aborted human baby-free.

All of which would lower the possibility of adverse events for children tremendously rendering VAERS and the VICP obsolete.

As a licensed physician and health educator, I urge you to shine the light on the 1986 broken law, authored by Senator Henry Waxman of California coincidentally, that grants pharmaceutical companies civil immunity and why their products include very questionable ingredients in the first place.

I would also ask you to consider that since the advent of the industrial revolution 5 advancements have greatly contributed to lowering infectious disease morbidity and mortality prior to vaccines becoming common in our country c. 1973...(1) Soap, (2) Clean Water, (3) Indoor Plumbing, (4) Sanitation, (5) Refrigeration. (See Attachment)

And I will end with a personal story...not one about my vaccine injury which has left me with a lifetime of seizures or about the horrors of California SB 277 and how they have gone from violating the Constitution to now attempting to do away with all medical exemptions, which forced me to relocated my entire family to Oregon last year....but one of a little girl who was with us one day and gone the next because vaccines do pose significant risk.



I Speak for Holly. Where there is risk...there must always be freedom of choice.

Last year I interviewed Holly's mother and brother to hear their story of medical incompetence in identifying a vaccine injury <u>http://www.hopefromholly.com/hollys-story</u>, medical malpractice in treatment of the injury, and the great lengths they had to go through as a family in mourning to have Holly's untimely death ruled a vaccine injury by the Vaccine Injury Compensation Program (VICP).

They didn't care about the money, but under the current law, the family received the maximum \$250,000.00 of the more than \$4,000,000,000.00 currently paid out by the VICP to children injured by vaccines. And in a violation of our 14th Amendment of the Constitution Section 1...Holly's family was unable to file civil litigation against the vaccine manufacturer that could have led to them being forced to recall a dangerous product and improve it.

14th Amendment Section 1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

To be clear the VICP is not due process of law as there are no appointed judges, but rather 'special masters', and there are no juries of the people, and parents cannot present their cases directly in person...civil litigation is due process.

The 1986 National Childhood Vaccine Injury Act, which does not recommend mandatory vaccinations, grants 100% immunity for vaccine manufacturers from civil litigation and is one of the biggest problems with this broken system. It is something we must correct BEFORE we come close to considering mandatory vaccinations...else we sentence children like Holly to their graves in an effort to trade one life for another as California has done.

I am pro Medical Freedom, pro Constitution Protection, and pro Clean Green, 100% Toxin Free Double-Blind Placebo Tested Vaccines.

Rather than holding the light on concerned moms in an attempt to shame them, like much of today's media is doing with this fear mongering, how about we shine that light on the 1986 Law and the Product Vaccine Manufacturers & Politicians alike that continue to state vaccines are safe and anyone who questions them are heretics.

No other company or product has immunity from civil litigation and the result is a good system of financial checks and balances that help ensure companies produce safe products.

Evenflo, a car seat manufacturer, produced a defective seat that killed one child in Montana in 2007. The parents were able to sue the company for wrongful death in civil court and won a \$10.4 million judgment. The money isn't the point...that they had a right to invoke their 14th Amendment rights is. The case led to a product recall and product improvement that saved lives.

https://tdn.com/business/evenflo-must-pay-million-in-car-seat-lawsuit/article_f81e08df-2263-5184b0c9-0968054f7923.html

It's long overdue for us to make some noise so that vaccine manufacturers clean up their cash cow product...vaccines. Vaccines have killed at least 2,561 children since 1990 according to the Vaccine Adverse Events Reporting System...and I assure you that number is incredibly low due to under reporting.

Where their is risk...there must always be freedom of choice.

Holly is proof of risk.

I speak for Holly.

The Greatest Energy Always Prevails... Love & Kindness Are Our Greatest Energy.

Dr. Henry L. Ealy - Aloha Nui Loa