Dear Senators and Representatives,

I am writing again to share my testimony in opposition of HB3063.

There are MANY children with genetic variants, family history of vaccine injury, and previous adverse reactions to vaccines who are considered high risk to serious vaccine adverse reactions who will NOT, under the extremely limited medical exemption criteria per OHA, again will NOT qualify for a medical exemption.

These children and families will be denied educational opportunities due to their genetics.

The hatred I have seen generated toward families who choose to skip even one vaccine has been appalling. This bill does and will continue to promote segregation, discrimination, hatred, biased and unfounded fear towards a group of people; unvaccinated children are not dirty and disease riddenunvaccinated including pro-vaxxers who for their own respected reasons have chosen to skip even only one vaccine.

Why are these vaccine injured and at risk children being sacrificed "for the greater good?!" Why is their health less important? Vaccine injury is REAL! Obviously, as VAERS has paid 4 BILLION dollars in vaccine injury compensation!! Thats with only an estimated 1% reporting!!

All vaccines are NOT SAFE for ALL PEOPLE. That is a FACT. Medical decisions MUST remain in the hands of families and doctors that serve them who have first hand knowledge of childs' health history.

In addition, this bill opens the door for any of the new 200 vaccines in the works to be added to the schedule with NO liability for these vaccine companies to do proper testing! - 36 BABIES DIED in testing for the new Hexavalent vaccine recently approved!

Again, vaccine injury is REAL and vaccines are NOT SAFE for ALL PEOPLE.

I already homeschool my children and can attest to the fact that is it extremely challenging. Its hard enough to find places for my children to connect with peers and have activities outside the home on a regular basis. This bill will ostracize my children from activities they love.

This bill will remove my childrens right to attend: after school sports, participate in chess club, OBOB, attend our local YMCA, Awanas which meets at a church who shares space with a school, attend gymnastics which shares the building with a preschool, and attend co-ops that often meet in churches that share the building with childcare facilities including any support from online schooling!! - simply because my children are at high risk of serious lifelong adverse reactions due to genetics and family history and cannot obtain a medical exemption by OHA under such strict guidelines!!

This IS discrimination!! - the definition being "the unjust or prejudicial treatment of different categories of people or things."

This bill is also UNCONSTITUTIONAL according to the 14th Amendment which says that a state may not "deny to any person within its jurisdiction the equal protection of the laws." This applies to public

schools as they are considered to be state actors. In the Supreme Court case Brown v Board of Education, it stated: "We conclude that in the field of public education the doctrine of "separate but equal" has no place." Obviously this referred to segregation based on race, yet the message holds here! Elevating the rights and liberties of one group over another is declaring "separate but equal" which is DISCRIMINATORY AND UNCONSTITUTIONAL.

I urge you to consider ALL children- vote NO on HB3063.

Thank you, Jessica Johnson