



New York's Proposed Tyrannical Vaccination Laws

.....

NO PARENTAL CONSENT REQUIRED — THE STATE OWNS OUR CHILDREN!

The State of New York has proposed three pieces of legislation that will absolutely transform New Yorkers into abject peasants—removing from residents their innate and God-given parental authority, including their ability to protect their children from abuse at the hands of pharmaceutical companies. If enacted into law, Bills **S4779** and **A6702**, will permit “**ALL present and future vaccines and drugs for sexually-transmitted diseases**” to be given to children **WITHOUT** parental consent. Neither will parents know that their children received highly-potent vaccines. There is yet more!

Neither the state government nor pharmaceutical companies will be held accountable for injuries or deaths that result from vaccinations. Parents also will bear the heavy burden when (not if) their children are injured or killed by these vaccinations.

In addition, Bill **A0778**, if enacted, will force all school children in 6th grade to receive HPV (human papillomavirus) vaccines. Gardasil and Cervax vaccines are currently the major HPV vaccines on the market. Both vaccines are linked to thousands of injuries and many fatalities. These vaccines have also damaged the reproductive systems of many girls, possibly causing many to become infertile.

The corporate, government and private organizations supporting this tyrannical legislation, include “big pharma;” the American Academy of Pediatrics (AAP); the U.S. Centers for Disease Control and Prevention (CDC), and the infamous Planned Parenthood, Inc. Much can be said about how these entities are responsible for the “heavily diseased” condition of our children. For example, the autism epidemic continues to worsen, and is inextricably linked to vaccines that contain mercury, aluminum and other brain-damaging chemicals.

Despite sound evidence against vaccines, more vaccinations are being approved and mandated for children. Even more, through this senseless proposed legislation, children are being unjustly forced to decide their own fate, while lacking adequate knowledge about vaccines.

No one can afford to “sleep on” this proposed legislation, especially New Yorkers. No U.S. citizen can afford to ignore this proposed legislation, even if he or she lives in Alaska. Each of us must ask the questions: Are we powerless to do anything about governments that, increasingly, resemble fascism and not democracy?

Does this proposed legislation even inspire us to make a stand on behalf of our own children and God-given rights?

Let us consider the following logic. Obviously, to vaccinate children without the consent of their parents is not only disrespectful of parents, but extremely tyrannical—regardless of the so-called “noble” explanation driving this legislation. In addition, to have parents bear the burden, hardship, pain, and expenses of vaccine-related injuries, with little recourse, is extremely oppressive. This legislation in no way, shape or form is representative of a democracy. How could it be?

YET, despite these clear realities, consider the current voting positions of the New York state legislature on this legislation:

- Chair: Sen. Eric T. Schneiderman, (518) 455-2041, schneide@senate.state.ny.us, fax (518) 426-6847 - **Supports**
- Sen. Liz Krueger, (sponsor of the bill), (518) 455-2297, lkrueger@senate.state.ny.us, fax (518) 426-6874 - **Supports**
- Sen. John J. Bonacic, (518) 455-3181, bonacic@senate.state.ny.us, fax (518) 426-6948 - **Undecided**
- Sen. Neil D. Breslin, (518) 455-2225, breslin@senate.state.ny.us, fax (518) 426-6807 - **Undecided**
- Sen. John A. DeFrancisco, (518) 455-3511, jdefranc@senate.state.ny.us, fax (518) 426-6952 - **Opposes**
- Sen. Thomas K. Duane, (518) 455-2451, duane@senate.state.ny.us, fax (518) 426-6846 - **Supports**
- Sen. John J. Flanagan, (518) 455-2071, flanagan@senate.state.ny.us, fax (518) 426-6904 - **Opposes**
- Sen. Martin J. Golden, (518) 455-2730, golden@senate.state.ny.us, fax (518) 426-6910 - **Opposes**
- Sen. Shirley L. Huntley, (518) 455-3531, shuntley@senate.state.ny.us, fax (518) 426-6859 - **Opposes**
- Sen. Jeffrey D. Klein, (518) 455-3595, jd Klein@senate.state.ny.us, fax (518) 426-6847 - **Supports**
- Sen. Andrew J Lanza, (518) 455-3215, lanza@senate.state.ny.us, fax (518) 426-6852 - **Undecided**
- Sen. Kevin S. Parker, (518) 455-2580, parker@senate.state.ny.us, fax (518) 426-6843 - **Undecided**
- Sen. Bill Perkins, (518) 455-2441, perkins@senate.state.ny.us, fax (518) 426-6809 - **Undecided**
- Sen. Stephen M. Saland, (518) 455-2411, saland@senate.state.ny.us, fax (518) 426-6920 - **Undecided**
- Sen. John L. Sampson, (518) 455-2788, sampson@senate.state.ny.us, fax (518) 426-6806 - **Undecided**
- Sen. Daniel L. Squadron, (518) 455-2625, squadron@senate.state.ny.us, fax (518) 426-6956 - **Undecided**
- Sen. Dale M. Volker, (518) 455-3471, volker@senate.state.ny.us, fax (518) 426-6949 - **Opposes**

We should be gravely concerned about support for these bills. Also, what concerns me is how any state senator can be “undecided?” What are these persons waiting for— money, favors, etc., from pharmaceutical companies? At this point, it matters little what these senators believe. The position of parents is of the utmost importance.

If this legislation passes, parents living in New York will go down in history as being **quintessential cowards**, who watched the destruction of their own children through so-called laws that they know are absolutely unjust and tyrannical.

KEY POINTS ABOUT PROPOSED BILLS S4779, A6702, AND A0778:

Oppose S4779 and A6702 which permits ALL present and future vaccines and drugs for sexually transmitted diseases to be given to New York children WITHOUT parental consent

- These bills remove parental rights for all New York parents – does the legislation that supports this want to jeopardize the next election
- If a child has a drug or vaccine reaction, the parents won't know what is happening or how to help
- Child does not necessarily know their medical history for contraindications
- Fiscal Impact, Litigation, Administration and etc.
- These bills apply to ALL children - there is NO age limit
- A child has a limited capacity to understand pharmaceutical drug and vaccine risks and identify side effects they may experience
- Unknown vaccine administrators don't know the child's medical history, vaccine contraindications, allergies, and past vaccine reactions
- Children unknowingly are giving up their legal rights when asking for a vaccine because Federal law (PL 99-660) removes liability from vaccine manufacturers and doctors for injuries and deaths caused by vaccines
- The HPV vaccine, which this bill would include, has already been associated with thousands of reactions and dozens of deaths
- The open-ended language allows for any future vaccines for STDS to be given without parental knowledge or consent - coming soon and already in the research pipeline are vaccines for Syphilis, gonorrhea and HIV
- The only support for these bills are from big pharma, planned parenthood, AMA and American Cancer Society

Oppose A0778 which legally forces the controversial and sometimes dangerous vaccine for the sexually transmitted virus Human Papilloma Virus (HPV) on 6th grade New York schoolchildren

- New York's vaccine exemption laws are inadequate and don't allow a parent to refuse this vaccine if they don't want it for their child
- Safety issues: thousands of young girls have experienced serious vaccine reactions
- Not Necessary: Less than 1% of all cancer deaths are from cervical cancer, cervical cancer is preventable by regular screenings, and 90% of women who contract HPV clear the virus on their own
- Efficacy Questions: While shown effective in preventing genital warts in adults, clinical trials were conducted on fewer than 2,000 girls aged 9 to 15 years old and the studies were far too short to show that the vaccine even prevents the HPV from transforming into cancer
- Cost Issues: This is one of the most expensive on the market (\$360 for 3 doses, not including administration fees) costing taxpayers millions of dollars for the Medicaid reimbursements to fulfill the requirements of this mandate



— **WARNING** —

Please Act NOW: The Codes Committee vote on S4779 could be any given Tuesday. Let New York State lawmakers know these bills are unacceptable!

The above information was presented by the newly formed **New York Alliance for Vaccination Choice**. For more information and to request to receive future email updates on these bills, please contact the organization at nyvaccinechoice@gmail.com.

THE TRUE INTENT OF THIS PROPOSED LEGISLATION

What does this proposed legislation really indicate? In short, it takes away all parental authority and makes each child the ward of the state. The principle responsibility of parents is to protect their children from danger and harm, until they have matured to handle and accept this responsibility for themselves. They cannot do this as “dependents.” This is what makes them dependents.

The proposed legislation means the wide-scale destruction of the brain, reproductive, and physical capacities of all children living in New York. This is what these vaccines have, potentially, caused millions of children to suffer. There is yet more behind this legislation.

In 2006, before parents were able to blink, they were bombarded with mass media stories and reports about the high incidence of HPV among girls; and in some states, the legal mandate to have their daughters vaccinated with the first approved HPV vaccine, Gardasil. The citizenry was ambushed, to say the least. Even radical health advocacy groups were caught off guard. No one conceived that Merck & Co., the manufacturer of Gardasil, would launch an intense lobbying campaign among state legislatures.

Once people became aware of these sinister dealings to require a vaccination for an alleged sexually-transmitted disease, they rose up in anger against this abusive legislation. Many legislators retracted their proposed bills to mandate Gardasil for young girls. The State of Texas took the lead, and other states, such as Delaware and Virginia followed suit.

To date, Merck has yet to emphatically prove that human papillomaviruses are sexually-transmitted and lead to cervical cancer. All its research is circumstantial, even contrived and bogus. Neither has the company vouched for the safety of this vaccine. Merck has refrained from stating that the vaccine will not cause cancer or reproductive problems of vaccinated girls. It has ignored the issue and used ambiguous terms to evade the issue. Why is this?

How can any state legislator mandate HPV vaccines for young girls with so much vital information overlooked and ignored by the drug company? How can they have the gull to pass such legislation without

informing the public about the “true” and “real” injuries suffered by children vaccinated with Gardasil and Cervax?

TYRANNICAL CONTINUUM OF VACCINATION

Although this proposed legislation (Bills S4779, A6702 and A0778) seems appalling, it is not new. This has been the trend for nearly two centuries. However, because we have conceded almost all of our parental authority and responsibility to federal and state governments, the aristocratic groups that control governments have absolutely gone mad in their efforts to control, and subsequently, ruin our children.

There is much we need to learn about the history of vaccination, especially the demonic mindset that originated and continues to uphold this so-called “medical procedure.” The Honorable Elijah Muhammad taught us a very valuable concept. He stated that the “nature” of a thing is constructed through the means by which it came into existence. This simply means that the “nature” or conceptualization of vaccination lies in the intent and aim of those who contrived it more than 200 years ago. As one who has researched vaccination over the past ten years, I am not “at all” surprised by the proposed New York State legislation—which is tyrannical to the core.

Unbeknown to most people, New York has been notorious for enacting compulsory vaccination laws—so much so, that the major anti-vaccination organizations of the late-19th century were formed in New York. For example, the Anti-Vaccination Society of America was formed in 1879 by William Tebb. The Anti-Vaccination League of New York City was established in 1885. These organizations arose to fend off compulsory vaccination laws for smallpox vaccination. These organizations faded away, and more were formed; nevertheless, “forced” vaccination has steam-rolled us into a health plight that is unprecedented in these modern times.

THE “MIND” OF VACCINATION

It is important for each of us to understand that “compulsory vaccination laws” are borne of an aristocratic mindset, wherein the rich and elitist families impose profit-making schemes on the common people whom they deem to be nothing more than peasants. In 1856, Edward Seaton, exemplified the mindset of “disdain” for the poor and peasant classes, in the following words from his speech, On the Protective and Modifying Powers of Vaccination:⁸

In conclusion, I wish to make one or two observations on the extent to which this alleged fear of the introduction of other diseases really operates as an obstacle to the reception of vaccination by the poorer and more untaught classes.

I am quite satisfied that this has been enormously exaggerated, principally from not discriminating between the real reason for leaving a thing undone, and the alleged reason or excuse for not having it done. That the real reason for the neglect of vaccination among the poor is apathy and indifference, —

conditions of mind too common amongst those whose thoughts are engrossed in procuring bread for the day—

...Negligence, then, is the real reason, but it is one which they are ashamed to acknowledge, and they therefore, if questioned, fall back upon the excuse we have been considering, as one more likely to command respect.

This speech was presented to the Western Medical and Surgical Society of London. At the time of his speech, Seaton was the vice-president of the Western Medical and Surgical Society; and the Honorary Secretary to the Epidemiological Society's Smallpox and Vaccination Committee. This committee drafted a report that ultimately led to the 1853 compulsory vaccination law—the first law that enforced vaccination in England.

The precedence for such a law in England was established in the United States in 1809, when the State of Massachusetts passed a law that gave all towns and municipalities the authority to impose vaccination on its citizens. The history of these events are thoroughly documented in the book, AGAINST COMPULSORY VACCINATION: "A Long Train of Abuses and Usurpations," by this author.

The proposed legislation, bills S4779, A6702 and A0778 are "peasantry" laws. Of course, most people do not consider themselves peasants. No doubt, fine automobiles and homes, nice clothing and decent jobs incline us to believe that we are far from that. The proposed bills are enough to prove that those who govern us, emphatically consider us as such. Our response to this legislation, ultimately, determines the truth as to whether or not we are peasants. Let us consider the merits of this.

A peasant is defined:

...a coarse, unsophisticated, boorish, uneducated person of little financial means.

Boorish means unmannered; crude; and insensitive. Each of us can ascertain the truth of this by examining the prevailing attitudes in our neighborhoods and cities. We must consider what it means to be "educated" and possess "financial means" in a relevant context. This context is the social and economic control of the aristocratic families that "educate" the common people and control their means of income.

Furthermore, to be educated—according to the Creator—is to understand the natural laws that support life, which include self-preservation and self-determination. The Founding Fathers of the United States of America understood this and phrased it as: "...unalienable Rights" of "Life, Liberty and the pursuit of Happiness."

Most of us can agree that the Founding Fathers would have deemed the Bills S4779, A6702 and A0778 to be tyrannical. They were educated enough to know "when to say when." Their complaints and pleas fell on deaf ears, as the King of Great Britain cared nothing about them. This seems to be the most likely result for those in New York who oppose this legislation. Opposition against it is falling on deaf ears because the pharmaceutical companies own the state government.