A Bill to Protect Our Children from Medical Experimentation

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF [STATE] HERE ASSEMBLED THAT:

SECTION 1. SHORT TITLE
This Act made be cited as the “The Save Our Children from Medical Experimentation Act of [YEAR]”.

SECTION 2. FINDINGS.
The Legislature of the State of [STATE] finds as follows:

(1) The COVID-19 “vaccines” have not been through proper testing.
   (a) The COVID-19 shots from Pfizer and Moderna do not meet the legal definition of a vaccine.
       (a) A preparation of a weakened or killed pathogen, such as a bacterium or virus, or of a portion of the pathogen’s structure, that is administered to prevent or treat infection by the pathogen and that functions by stimulating the production of an immune response.
       (b) A preparation from the cowpox virus that protects against smallpox when administered to an individual.

The Free Legal Dictionary (https://thefreedictionary.com)

(2) All COVID-19 “vaccines” currently available in the United States are only licensed by the FDA under an emergency use authorization. (i.e. these are still experimental treatments.)

(3) A Pfizer executive has admitted during testimony before a European Union committee that the COVID-19 “vaccine” was never tested for efficacy.

(4) The Centers for Disease Control and Prevention’s own data shows that children have a 3% chance of being hospitalized by the virus, and a statistically zero chance of death.

(5) The CDC’s childhood vaccination schedule is used by schools and other children’s programs as a requirement for attendance and participation.
(A) By coercing parents to have their child treated with the
COVID-19 “vaccine”, this process is a violation of
the Nuremberg Code, (a medical ethics code involving the use
of experimental treatments on human beings).

(a) The voluntary consent of the human subject is
absolutely essential. This means that the person
involved should have legal capacity to give consent;
should be so situated as to be able to exercise free
power of choice, without the intervention of any
element of force, fraud, deceit, duress, overreaching,
or other ulterior form of constraint or coercion; and
should have sufficient knowledge and comprehension
of the elements of the subject matter involved as to
enable him to make an understanding and enlightened
decision. This latter element requires that before the
acceptance of an affirmative decision by the
experimental subject there should be made known to
him the nature, duration, and purpose of the
experiment; the method and means by which it is to
be conducted; all inconveniences and hazards
reasonably to be expected; and the effects upon his
health or person which may possibly come from his
participation in the experiment.

SECTION 3. PROHIBIT THE USE OF THE CDC’S IMMUNIZATION SCHEDULE

(1) All State of [STATE] office holders, agencies, schools, and programs accepting
state money are prohibited from requiring the vaccination, immunization,
or inoculation of minors based on the CDC’s immunization schedule as a
requirement for enrollment, attendance, or participation in any class, program, or event.

(2) No office holder, agency, school, or program receiving funding from this state may contract with or accept any monies from any government or private agency contingent on the use of the CDC’s schedules for immunization.

(3) Any agency, school, or program receiving funding from this state who requires the use of the CDC’s schedules for immunization shall have all funding immediately terminated. After the adoption of this legislation, any monies received from the state while requiring a minor to follow the CDC’s immunization schedule must be returned to the state within 90 days of notification by the State Attorney General or his designee or face criminal charges.

(4) Nothing in this legislation is to be construed as to prohibit parents from having their children treated with these “vaccines”.

SECTION 3. PROHIBIT THE REQUIREMENT OF AN EMERGENCY USE AUTHORIZED TREATMENT

(1) All State of [STATE] office holders, agencies, schools, and companies or programs accepting state monies are prohibited from requiring the use of any product or procedure licensed by the Food and Drug Administration (FDA) under an Emergency Use Authorization (EUA).

(2) Any office holder or employee of any agency, schools, program, or other entity that accepts state monies that attempts to require the use of a product or procedure licensed by the FDA under an Emergency Use Authorization shall be removed from office. He or she shall also be fined not more than $500, imprisoned not more than 3 months, or both, per incident.

(3) Any office holder or employee of any agency, schools, program, or other entity that accepts state monies that coerces anyone to use a product
licensed by the Food and Drug Administration (FDA) under an Emergency Use Authorization shall be liable in a competent state court for any and all medical expenses that can be reasonably related to the use of said product, any and all legal fees incurred by the person coerced, any and all court fees incurred in litigating the case, plus reasonable damages as determined by a jury in the State of [STATE].

SECTION 4. ENFORCEMENT

I. The Secretary of State is empowered to investigate complaints that this act was violated, and enforce this act with all the legal powers delegated to their office.

SECTION 5. This legislation will take effect on [DATE]. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Debate by ____.