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My son will be entering his Senior year of high school this Fall and his school requires him to receive an MMR vaccine in order to attend.

New York State public health law section 2164 states” Every person in parental relation to a child in this state shall have administered to such child an adequate dose or doses of an immunizing agent against poliomyelitis, mumps, measles, diphtheria, rubella, varicella,, etc.... which meets the standards approved by the United States public health service for such biological products, and which is approved by the department under such conditions as may be specified by the public health council.”

Additionally, New York State Public Health Law Section 2164 and New York Codes, Rules and Regulations Title 10, Subpart 66-1 require “every student entering or attending public, private or parochial school in New York State to be immune to diphtheria, tetanus, pertussis, measles, mumps, rubella, poliomyelitis, hepatitis B, varicella and meningococcal in accordance with Advisory Committee on Immunization Practices (ACIP) recommendations.

The school states there are no exemptions for this vaccine other than a medical reason, and that it has no discretion on the matter.

Robert F Kennedy Jr, the Secretary of Health and Human Services, publicly stated on NewsNation that “The MMR Vaccine has a lot of aborted fetus debris and DNA Particles in it”. I vehemently reject such biological material being forcibly injected into my child. It’s my right to protect my child’s bodily autonomy under equal protection of the law, as it is stated in the New York State Constitution.

It seems we have a situation of trickle up accountability with trickle down compliance- leaving no room for parents to protect their child from harmful frankenmedicine, and no choices left to keep their child in public school. Considering the entire ACIP board was recently fired, can we make the recommended guidelines of this defunct agency unenforceable by the state and by our public schools?

Can Titer test results showing positive immunity be supplied as proof instead of being required to vaccinate?

New York state is the capital of “My Body, My Choice”, allowing unchecked abortions for minors, without parental consent. But that same state wants to forcibly inject those dead baby parts into my son’s body or deny him access to public school. What happened to My Body, My Choice?

How far have we strayed from our moral compass as a society that we would provide unlimited access to medical services that terminate life, to services that allow one to “change genders” and surgically mutilate themselves, yet prohibit access to public school simply because a parent wishes to preserve their child's bodily autonomy? It’s completely unethical to give unrestricted access to these life altering medical services, but then restrict my son's access to public school because the “Law States” he must receive aborted fetal material in his veins in order to attend! Vaccines carry many risks of side effects that I will not subject my healthy son to, especially considering he received two MMR vaccines in early childhood and showed signs of distress, symptoms of ADHD and other erratic mental behaviors and conditions afterward. I now know better, and therefore I will do better and defend my son’s rights to autonomy.

I don’t need religion to tell me that my child’s body is sacred, and I will not allow foreign biological material to be injected into it- dead, living, or genetically modified. This is the definition of the right to Autonomy, and it is protected under the law.

To deny my son access to Public school on these grounds is considered discrimination, as it is defined and outlined in Article I, Subdivision 11 of the New York State Constitution which clearly states “No person shall be denied the equal protection of the laws of this state or any subdivision thereof. No person shall, because of race, color... including Autonomy be subjected to any discrimination in their civil rights by any other person or by any firm, corporation or institution, or by the state or any agency or subdivision of the state, pursuant by law.”

Not only is this a serious moral, ethical and spiritual dilemma, it is a violation of the State constitution and the 14th amendment of the United States constitution.

If I were to pursue a case seeking remedy for violations of the constitution, I don't anticipate having a case held- let alone won- by September of this year in order for my son to attend school; especially in the NY court system.

What can be done by your agency to protect my son from being forced to take this Vaccine, containing aborted fetal material, upholding my son's right to bodily autonomy and his right to equal protection under the law, while also preserving his access to public school?

Sincerely,

An American Mom