

[P R O P O S E D D R A F T]

Executive Order

VACCINATION SAFETY

By the authority vested in me as President of the United States by the Constitution and the laws of the United States of America, including the National Childhood Vaccine Injury Act of 1986 (42 U.S.C. §§ 300aa-1 to 300aa-34), 3 U.S.C. 301, it is hereby ordered as follows:

Whereas vaccination has been determined by a number of Courts to be “unavoidably unsafe” and

Whereas vaccines are an uninsurable risk,

Sec. 1. All relevant Federal Agencies shall adopt the following general public policy principles for all vaccination regulations and rules, for strict safety risk control:

- [1] An immediate stop to all Federal Funding for Federal, State or private vaccine mandates;
- [2] A requirement that CDC vaccine approval committee members be free of all conflicts of interest; members may not vote on any vaccine in which they have a financial interest.
- [3] Development of legislation to end pharmaceutical company tort liability exemption and the Vaccine Injury Compensation Program (VICP);
- [5] Revision of the DTCA Rule to forbid such vaccine advertisements;
- [6] Development of legislation to adopt a freedom of Informed Consent protection act;
- [7] Convening a Presidential Vaccine Safety Commission, and
- [8] Development of alternatives to vaccination to include support of a normal immune System.

Sec. 2. There is hereby established a Special White House Commission on Vaccination Safety charged with the authority to investigate all vaccine safety rules and regulations to the end that vaccines may be guaranteed safe, and if not so guaranteed, refused Federal Government approval as “safe and effective” drugs. The President shall appoint prominent citizens from the medical community, including both proponents and objectors to the practice of vaccination, parents of vaccine injured children, interested citizens and legal scholars with expertise in vaccination law and in the universal right to Informed Consent. The Commission shall report back to the President with specific recommendations within six months of its initial meeting.

Sec. 3. Definitions. For purposes of this order the term “regulation” or “rule” means an agency statement of general or particular applicability and future effect designed to implement, interpret,

or prescribe law or policy or to describe the procedure or practice requirements of an agency, but does not include:

- (a) Regulations issued with respect to a military, national security, or foreign affairs function of the United States; or
- (b) Regulations related to agency organization, management, or personnel;

Sec. 4. General Provisions. (a) Subject to the overriding requirement for vaccine safety, nothing in this order shall be construed to impair or otherwise affect:

- (i) the authority granted by law to an executive department or agency, or the head thereof; or
 - (ii) the functions of the Agencies relating to budgetary, administrative, or legislative proposals.
- (b) This order shall be implemented consistent with applicable law and subject to the availability of appropriations.
- (c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

[Donald J. Trump]