

ARE YOUR
MEDICAL FREEDOMS

BEING TRAMPLED?



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★ United 
Medical Freedom
★ ★ ★ **Super PAC**

→ ARE YOUR ← MEDICAL FREEDOMS BEING TRAMPLED?



www.MedicalFreedomPAC.com

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Are YOUR Medical Freedoms Being Trampled?

Are we free? That question may seem ludicrous in the United States. "Of course we are?"

But are we **REALLY** free? Especially when it comes to our health?

"Medical freedom" is a concept based on the belief that individuals have the right to seek other forms of health care that may not fall within the definitions and scope of "conventional" medicine. Remember, modern "conventional" medicine has only been around a little over 100 years, while traditional medical systems (such as Chinese and Ayurvedic medicine) have been around over 3,000 years. Homeopathy has been around 200 years, chiropractic and naturopathic medicine have been around over 100 years, and of course, people have been using herbs and dietary remedies since the beginning of recorded history.

A historical overview of the last century...

Let's "rewind" to 1899 as we attempt to understand the current state of "health freedom" in the United States, and then we will slowly progress to the current day, highlighting events that have influenced liberty and freedom.

1899

(Excerpted from "Monumental Myths")

When Dr. George H. Simmons began in 1899 what became a twenty-five year reign as head of the American Medical Association (AMA), it was a weak organization with little money and little respect from the general public. The advertising revenue from its medical journal, the *Journal of the American Medical Association (JAMA)*, was a paltry \$34,000 per year. The AMA realized that competition was causing physicians' incomes to dwindle, as the number of medical schools had increased from around 90 (in 1880) to over 150 (in 1903).

Chiropractic had just been introduced into the mainstream, homeopathy was thriving, herbalists were flourishing, all the while 'regular' doctors were unable to profit from their medical practices. With the state governments reluctant to create laws restricting the various healing arts, Simmons hired Joseph McCormack (the secretary of the Kentucky State Board of health) to "rouse the profession to lobby." With McCormack leading the charge, the AMA began to bolster their ranks, preaching ethics (like not competing with other physicians or publishing your prices) and decrying "quackery" (anything that competed with regular medicine).

1904

Simmons was shrewd enough to have the AMA establish a *Council on Medical Education* in 1904. This council's stated mission was to "upgrade medical education" – a noble goal. However, the *Council on Medical Education* had actually devised a plan to rank medical schools throughout the country, but their guidelines were dubious, to say the least. For instance, just having the word "homeopathic" in the name of a medical school reduced their ranking because the AMA asserted that such schools taught "an exclusive dogma."

1910

By 1910, the AMA was out of money and didn't have the funds to complete the project. The Rockefellers had joined forces with the Carnegie foundation to create an education fund, and they were approached by N. P. Colwell (secretary of the *Council on Medical Education*) to finish the job they had started, but could no longer fund. Rockefeller and Carnegie agreed. Simon Flexner, who was on the Board of Directors for the Rockefeller Institute, proposed that his brother, Abraham, who knew nothing about medicine, be hired for the project. On a side note, although their names are not very well known,

the Flexner brothers have probably influenced the lives of more people and in a more profound way than any other brothers in the last century, with the possible exception of Wilbur and Orville Wright.



After going bankrupt attempting to run a boarding school, Abraham Flexner was hired by the Carnegie Foundation for the Advancement of Teaching. The Rockefellers and Carnegies had traditionally worked together in the furtherance of their mutual goals, and this certainly was no exception. The Flexner brothers represented the lens that brought both the Rockefeller and the Carnegie fortunes into sharp focus on the medical profession.

Their plan was to “restructure” the AMA and “certify” medical schools based solely upon Flexner’s recommendations. The AMA’s head of the *Council on Medical Education* traveled with Flexner as they evaluated medical schools. Eventually, Flexner submitted a report to The Carnegie Foundation entitled “Medical Education in the United States and Canada,” which is also known as the “Flexner report.” Not surprisingly, the gist of the report was that it was far too easy to start a medical school and that most medical schools were not teaching “sound medicine.”

The medical sociologist Paul Starr wrote in his Pulitzer Prize-winning book (The Social Transformation of American Medicine):

“The AMA Council became a national accrediting agency for medical schools, as an increasing number of states adopted its judgments of unacceptable institutions.”

Further, he noted:

“Even though no legislative body ever set up ... the AMA Council on Medical Education, their decisions came to have the force of law.”

With the AMA “grading” the various medical colleges, it became predictable that the homeopathic colleges, even the large and respected ones, would eventually be forced to stop teaching homeopathy or die. And that’s exactly what happened.



Published in 1910, the Flexner report (quite correctly) pointed out the inadequacies of medical education at the time. No one could take exception with that. It also proposed a wide range of sweeping changes, most of which were entirely sound. No one could take exception with those, either.

However, Flexner’s recommendations emphatically included the strengthening of courses in pharmacology and the addition of research departments at all “qualified” medical schools.

It is what followed in the wake of the Flexner report that reveals its true purpose in the total plan. With public backing secured by the publication of the Flexner report, Carnegie and Rockefeller commenced a major upgrade in medical education by financing only those medical schools that taught what they wanted taught. In other words, they began to immediately shower hundreds of millions of dollars on those medical schools that were teaching “drug intensive” medicine.

Predictably, those schools that had the financing churned out the better doctors. In return for the financing, the schools were required to continue teaching course material that was exclusively drug oriented, with no emphasis put on natural medicine. The end result of the Flexner report was that all accredited medical schools became heavily oriented toward drugs and drug research. In 1913, Simmons and the AMA went on the offensive even more strongly by their establishment of the "Propaganda Department," which was dedicated to attacking any and all unconventional medical treatments and anyone (M.D. or not) who practiced them. This was the first time that the word "quack" was used to refer to doctors who practiced natural medicine.

The goal was to dominate the oil and chemical (which eventually became the "pharmaceutical") markets, and the Flexner report gave both of these tycoons the "ammunition" they needed. In the end, the Rockefeller/Carnegie plan was a smashing success. Those medical schools that did not conform were denied the funds and the prestige that came with those funds, and were forced out of business.

1925

By 1925, over 10,000 herbalists were out of business. By 1940, over 1500 chiropractors would be prosecuted for practicing "quackery." The 22 homeopathic medical schools that flourished in 1900 dwindled to just 2 in 1923. By 1950, all schools teaching homeopathy were closed. In the end, if a physician did not graduate from a Flexner approved medical school and receive an M.D. degree; he or she couldn't find a job.

The Flexner report was the commencement of a conspiracy to limit and eventually eliminate competition from natural, non-pharmaceutical, non-patentable treatments for disease. This is why today M.D.s are so heavily biased toward synthetic drug therapy and know little about nutrition. They don't even study health; they study disease. Modern doctors are taught virtually nothing about nutrition, wellness or disease prevention.

Speaking of “conspiracies”....

1953

In the early 1950's, New Hampshire Congressman Charles Tobey's son developed cancer and was given less than two years to live by orthodox medicine. However, Tobey Jr., discovered options in the alternative field, received alternative treatment and fully recovered from his cancerous condition. While undergoing treatment, Tobey Jr. learned of alleged “conspiratorial” practices on the part of orthodox medicine, and he passed the word to his father.

Congressman Tobey enlisted Benedict Fitzgerald, an investigator for the Interstate Commerce Commission, to investigate allegations of conspiracy and monopolistic practices on the part of orthodox medicine.

The “Fitzgerald Report” was submitted into the Congressional Record Appendix August 3, 1953.

According to Fitzgerald in his report:

“My investigation to date should convince this committee that a conspiracy does exist to stop the free flow and use of drugs in interstate commerce which allegedly has solid therapeutic value. Public and private funds have been thrown around like confetti at a country fair to close up and destroy clinics, hospitals, and scientific research laboratories which do not conform to the viewpoint of medical associations.

There is reason to believe that the AMA has been hasty, capricious, arbitrary, and outright dishonest, and (involved) in an interstate conspiracy of alarming proportions. ... Behind and over all this is the weirdest conglomeration of corrupt motives, intrigue, selfishness, jealousy, obstruction and conspiracy that I have ever seen.”

But rather than acting on the report to resolve the serious shortcomings found in mainstream medicine, the "Fitzgerald Report" was suppressed ... just like the treatments.

CONGRESSIONAL RECORD - APPENDIX

Benedict F. Fitzgerald, Jr., Special Counsel
US Senate Committee on Interstate & Foreign Commerce
August 3, 1953

"Public and private funds have been thrown around like confetti at a country fair to close up and destroy clinics, hospitals, and scientific research laboratories which do not conform to the viewpoint of medical associations."

"...There is reason to believe that the AMA (American Medical Association) has been hasty, capricious, arbitrary, and outright dishonest ... in an interstate conspiracy of alarming proportions."

"Behind and over all this is the weirdest conglomeration of corrupt motives, intrigue, selfishness, jealousy, obstruction, and conspiracy that I have ever seen."

1960s

In many ways, the history of chiropractic is not unlike a good political thriller. By the mid-1960s, *Chiropractic Economics* had been established as a publication, and the National Board of Chiropractic Examiners (NCBE) was giving its first set of board exams. But the AMA was not going to allow the new chiropractic "kids on the block" to infringe on their "turf."

The AMA adopted the Iowa Plan (a policy plan created by the Iowa Medical Society) in an effort to contain and eliminate "the chiropractic menace" and strongly discouraged MD's from professionally associating with "quack" chiropractors.

MD's were also strongly encouraged to:

- Lodge complaints of ethics violations against DCs for infringing on their practice
- Block insurance companies from accepting DCs
- Block DCs from infringing upon worker's compensation cases
- Block unions from allowing DCs to care for their members
- Agitate to prevent hospitals from allowing DCs to be on staff and have admitting privileges
- Work to discredit chiropractic schools

But that didn't sit well with the chiropractors...

1976

In October 1976, Chester Wilk, D.C. and four other chiropractors filed suit against the American Medical Association (AMA). The suit claimed that the AMA had actively participated in an illegal conspiracy to destroy chiropractic.

On August 27, 1987, Judge Susan Getzendanner (United States District Judge for the Northern District of Illinois Eastern Division) found the AMA **guilty** of having conspired to destroy the profession of chiropractic in the USA.



Dr. Chester Wilk, circa 1987.

Evidence at the trial showed that the defendants took active steps, often covert, to undermine chiropractic educational institutions, conceal evidence of the usefulness of chiropractic care, undercut insurance programs for patients of chiropractors, subvert government inquiries into the efficacy of chiropractic, engage in a massive disinformation campaign to discredit and destabilize the chiropractic profession and engage in numerous other activities to maintain a medical physician monopoly over health care in this country.

Judge Getzendanner described the conspiracy as “*systematic, long-term wrongdoing and the long-term intent to destroy a licensed profession.*”

Two days after the decision, an article in the New York Times was published on this lawsuit. It was entitled “[U.S. Judge Finds Medical Group Conspired Against Chiropractors.](#)”

1986

About a year before Judge Getzendanner rendered her decision, the US Congress passed the “National Childhood Vaccine Injury Act” (NCVIA) in 1986, which was to “*leave judgments about vaccine design to the FDA and the National Vaccine Program rather than juries*” ~ Justice Antonin Scalia wrote.

42 U.S. Code § 300aa–22 (which was part of the NCVIA), states: *No Vaccine manufacturer shall be liable in a civil action for damages arising from a vaccine-related injury or death associated with the administration of a vaccine after October 1, 1988, if the injury or death resulted from side effects that were unavoidable even though the vaccine was properly prepared and was accompanied by proper directions and warnings.*

According to the [NVIC](#):

*“The National Childhood Vaccine Injury Act passed by the 99th Congress in 1986 did **not** completely shield doctors or other vaccine administrators from vaccine injury lawsuits. Although vaccine product liability for manufacturers was restricted, it was not eliminated and manufacturers continued to be liable for design defect. ... Twenty-five years later, a 2011 split decision in [Bruesewitz v. Wyeth](#) by the U.S. Supreme Court blocked the legal right of vaccine injured persons to hold drug companies liable for design defect and failing to improve an FDA licensed vaccine to make it less harmful.”*

As a result, after 2011, vaccine manufacturers cannot be sued for any reason. We will discuss that in a moment.

1992

Two hours after Hannah Bruesewitz received her six-month DPT vaccine in 1992, she started developing seizures and was hospitalized for weeks. Hannah continued to suffer from residual seizure disorder that required her to receive constant care.

In 1995, when Hannah was three-years-old, Russell and Robalee Bruesewitz filed a petition seeking compensation for her injuries. A few years later, in 1998, the Bruesewitz family filed a lawsuit against Wyeth Pharmaceuticals (the manufacturer of the DPT vaccine). They claimed the drug company failed to develop a safer vaccine and should be held accountable for preventable injuries caused by the vaccine's defective design.

The US Supreme Court finally ruled in 2011.

2011

In 2011 in a split decision in *Bruesewitz v. Wyeth*, the US Supreme Court majority ruled that vaccines are “**unavoidably unsafe**” and effectively removed all liability from drug companies, even if there was evidence a drug company could have made a vaccine safer. [U.S. Supreme Court. [Bruesewitz v. Wyeth](#) 09-152; Feb. 22, 2011. Justices Sotomayor and Ginsberg Dissenting (pg. 30)]

In other words, the court ruled that there is no way to make a “safe” vaccine. That would be sort of like making a “safe” nuclear weapon.

In a series of reports published between 1991 and 2013, the Institute of Medicine affirmed that scientific evidence demonstrates that vaccines can cause injury and death and that some people are genetically, biologically and environmentally at higher risk for being

harmful by vaccines but doctors do not know how to identify who they are before vaccination.



Rewind 7 years...

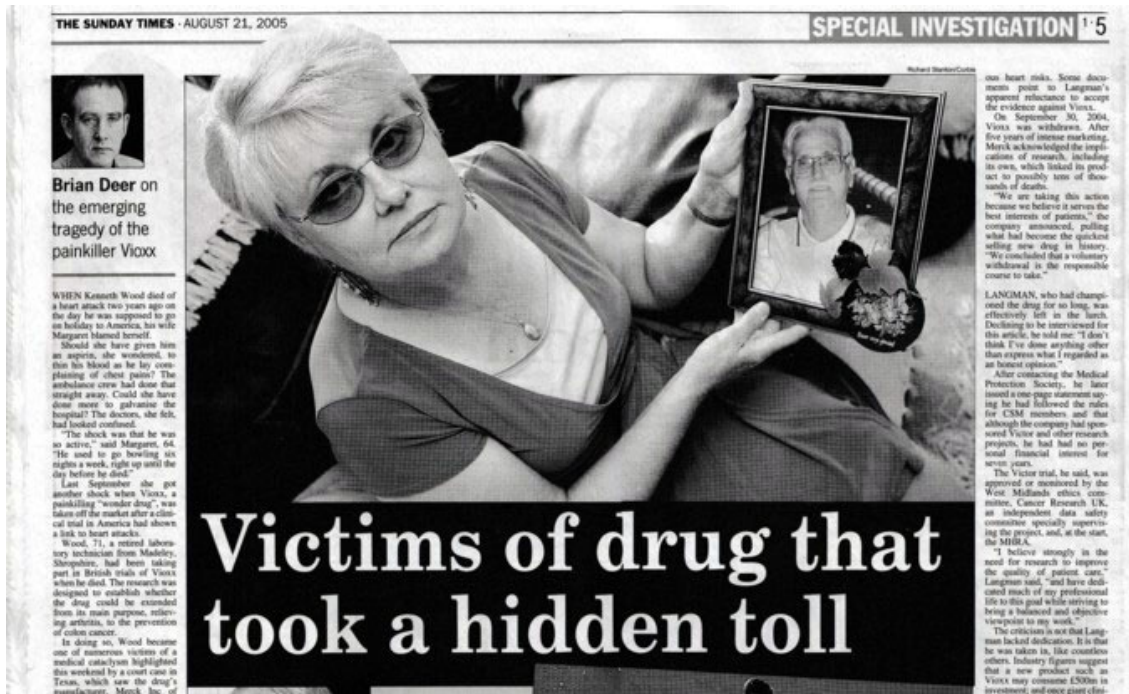
2004

In September 2004, Merck issued a sudden recall of Vioxx, its medication widely used to treat arthritis-related ailments. It was actually considered to be a non-steroidal anti-inflammatory drug (NSAID), and was alleged to have fewer side effects than traditional NSAIDs like ibuprofen.

The recall came just days after Merck discovered that a top medical journal was about to publish a study by an FDA investigator (David Graham) indicating that Vioxx greatly increased the risk of fatal heart attacks and strokes and had been responsible for at least **55,000** American **deaths** during the five years it had been on the market.

It soon turned out Merck had known of potential lethal side effects even before launching Vioxx in 1999, but "tweaked" the statistics, hid the data, and brushed all such disturbing tests "under the rug."

With a TV ad budget in the millions, Vioxx quickly became one of Merck's "blockbuster drugs" generating over \$2 billion in annual revenue, with over 25 million Americans eventually being prescribed Vioxx. A class-action lawsuit dragged its way through the courts for years, eventually being settled for \$4.85 billion in 2007.



But Vioxx isn't the only culprit in adverse reactions and even death...

2019

According to the US Dept of Health & Human Services website (www.hrsa.gov), over the past 30 years (from 1989 to 2019), there was over **\$4.14 BILLION** in total outlays to families of vaccine-injured persons. However, as we have already discussed, during that time period, vaccine manufacturers could not be sued for vaccine damage.

ARE YOUR MEDICAL FREEDOMS BEING TRAMPLED?

Check out the table below...

Awards Paid

Fiscal Year	Number of Compensated Awards	Petitioners' Award Amount	Attorneys' Fees/Costs Payments	Number of Payments to Attorneys (Dismissed Cases)	Attorneys' Fees/Costs Payments (Dismissed Cases)	Number of Payments to Interim Attorneys'	Interim Attorneys' Fees/Costs Payments	Total Outlays
FY 1989	6	\$1,317,654.78	\$54,107.14	0	\$0.00	0	\$0.00	\$1,371,761.92
FY 1990	88	\$53,252,510.46	\$1,379,005.79	4	\$57,699.48	0	\$0.00	\$54,689,215.73
FY 1991	114	\$95,980,493.16	\$2,364,758.91	30	\$496,809.21	0	\$0.00	\$98,842,061.28
FY 1992	130	\$94,538,071.30	\$3,001,927.97	118	\$1,212,677.14	0	\$0.00	\$98,752,676.41
FY 1993	162	\$119,693,267.87	\$3,262,453.06	272	\$2,447,273.05	0	\$0.00	\$125,402,993.98
FY 1994	158	\$98,151,900.08	\$3,571,179.67	335	\$3,166,527.38	0	\$0.00	\$104,889,607.13
FY 1995	169	\$104,085,265.72	\$3,652,770.57	221	\$2,276,136.32	0	\$0.00	\$110,014,172.61
FY 1996	163	\$100,425,325.22	\$3,096,231.96	216	\$2,364,122.71	0	\$0.00	\$105,885,679.89
FY 1997	179	\$113,620,171.68	\$3,898,284.77	142	\$1,879,418.14	0	\$0.00	\$119,397,874.59
FY 1998	165	\$127,546,009.19	\$4,002,278.55	121	\$1,936,065.50	0	\$0.00	\$133,484,353.24
FY 1999	96	\$95,917,680.51	\$2,799,910.85	117	\$2,306,957.40	0	\$0.00	\$101,024,548.76
FY 2000	136	\$125,945,195.64	\$4,112,369.02	80	\$1,724,451.08	0	\$0.00	\$131,782,015.74
FY 2001	97	\$105,878,632.57	\$3,373,865.88	57	\$2,066,224.67	0	\$0.00	\$111,318,723.12
FY 2002	80	\$59,799,604.39	\$2,653,598.89	50	\$656,244.79	0	\$0.00	\$63,109,448.07
FY 2003	65	\$82,816,240.07	\$3,147,755.12	69	\$1,545,654.87	0	\$0.00	\$87,509,650.06
FY 2004	57	\$61,933,764.20	\$3,079,328.55	69	\$1,198,615.96	0	\$0.00	\$66,211,708.71
FY 2005	64	\$55,065,797.01	\$2,694,664.03	71	\$1,790,587.29	0	\$0.00	\$59,551,048.33
FY 2006	68	\$48,746,162.74	\$2,441,199.02	54	\$1,353,632.61	0	\$0.00	\$52,540,994.37
FY 2007	82	\$91,449,433.89	\$4,034,154.37	61	\$1,692,020.25	0	\$0.00	\$97,175,608.51
FY 2008	141	\$75,716,552.06	\$5,191,770.83	74	\$2,531,394.20	2	\$117,265.31	\$83,556,982.40
FY 2009	131	\$74,142,490.58	\$5,404,711.98	36	\$1,557,139.53	28	\$4,241,362.55	\$85,345,704.64
FY 2010	173	\$179,387,341.30	\$5,961,744.40	59	\$1,933,550.09	22	\$1,978,803.88	\$189,261,439.67
FY 2011	251	\$216,319,428.47	\$9,572,042.87	403	\$5,589,417.19	28	\$2,001,770.91	\$233,482,659.44
FY 2012	249	\$163,491,998.82	\$9,241,427.33	1,020	\$8,649,676.56	37	\$5,420,257.99	\$186,803,360.70
FY 2013	375	\$254,666,326.70	\$13,543,099.70	704	\$7,012,615.42	50	\$1,454,851.74	\$276,676,893.56
FY 2014	365	\$202,084,196.12	\$12,161,422.64	508	\$6,824,566.68	38	\$2,493,460.73	\$223,563,646.17
FY 2015	508	\$204,137,880.22	\$14,445,776.29	118	\$3,546,785.14	50	\$3,089,497.68	\$225,219,939.33
FY 2016	689	\$230,140,251.20	\$16,225,881.12	99	\$2,741,830.10	59	\$3,502,709.91	\$252,610,672.33
FY 2017	706	\$252,245,932.78	\$22,045,785.00	131	\$4,441,724.32	52	\$3,363,464.24	\$282,096,906.34
FY 2018	522	\$199,658,492.49	\$16,658,440.14	111	\$5,091,269.45	58	\$5,220,096.78	\$226,628,298.86
FY 2019	358	\$139,197,277.46	\$10,014,749.86	57	\$2,635,407.77	37	\$2,906,733.90	\$154,754,168.99
Total	6,547	\$3,827,351,438.68	\$197,086,696.28	5,407	\$82,726,494.30	461	\$35,790,275.62	\$4,142,954,814.88

<https://hrsa.gov/vaccinecompensation/data>

So you may be asking the question:

“If you can’t sue vaccine manufacturers, where did the \$4.14 Billion come from?”

That’s a great question!

The money came from the VICP - Vaccine Injury Compensation Program - which is basically a “stash” of cash collected on every vaccine sold and given to children and adults in the USA.

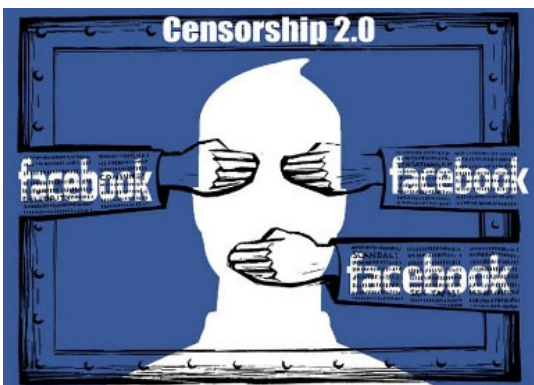
The VICP was created under the [National Childhood Vaccine Injury Act of 1986 \(PL-99-660\)](#) enacted by Congress to institute vaccine safety reforms in the U.S. mass vaccination system and to create a federal no-fault, non-adversarial alternative to suing vaccine manufacturers and providers in civil court.

The law also contained requirements for doctors to:

- 1) give parents vaccine benefit and risk information before vaccination ([CDC Vaccine Information Statements - VIS](#));
- 2) report serious health problems, injuries, hospitalizations and deaths following vaccination to a centralized federally operated Vaccine Adverse Event Reporting System ([VAERS](#));
- 3) write down serious health problems following vaccination in the individual's permanent medical record; and
- 4) keep a permanent record of vaccinations given, including manufacturer's names and lots numbers.

The VICP is “financed” by a 75 cent excise tax on each vaccine active recommended by the CDC. On multi-valent vaccines (i.e., those containing more than one disease active, for example trivalent vaccines like MMR, DTaP, etc.) then 75 cents is paid for each valent, or a total of \$2.25 for a trivalent vaccine.

The VICP is administered jointly by the U.S. Department of Health and Human Services (HHS), the U.S. Court of Federal Claims (the Court), and the U.S. Department of Justice (DOJ). The VICP is located in the HRSA Healthcare Systems Bureau.



But don't mention the VICP or you might be called an “**anti-vaxxer**” and be censored on Social Media!

In the first quarter of 2019, TTAC's Pinterest account was deleted due to the assertion that we “violated their policy against self-harm” by posting content that dared to question

vaccine safety. In April, [“anti-vaxxers” were banned from raising money on GoFundMe](#). Then, in June, digital marketer [Mailchimp banned anti-vaccination content](#). In early July, [Vimeo announced](#) that it will no longer publish sites critical of vaccines, or sites that question vaccine safety. In July, Facebook shut down the largest anti-vaccine group on its platform. Facebook, whose committee members include former Big Pharma employees, has [also censored](#) legitimate scientific inquiry and debate regarding vaccine safety. Also in July, [a Canadian chiropractor was fined \\$100,000 for criticizing vaccines](#) on social media!

Technology used to counter violent messages online is being adapted to counter the spread of “anti-vaxx” conspiracy theories, searching for certain extremism-linked keywords, and focusing on the problem of “[vaccine hesitancy](#)”, identified by the World Health Organization as one of the 10 greatest threats to global health this year. Here’s a [June 2019 PDF article from InfraGard](#) which asserts that the “anti-vaxx” movement poses a threat to our national security!



Apparently, the new enemy of the social media people is — drumroll, please — the “anti-vaccination” movement. Remember that vaccines are the “sacred cow” in the **religion** of modern medicine, where the doctors bow at the altar at the church of pharmaceutical mysticism! But no matter what your view is on vaccines, the point I’m illustrating

here is that Big Pharma's tentacles now extend to Big Tech, and that prohibiting the sharing of (health) information – a tenet of the internet – is immoral and just plain wrong!

And the fact that you cannot even **QUESTION** vaccines without being censored should alarm **EVERYONE!**

Unless, of course, you do not believe in the 1st Amendment.

Speaking of the 1st Amendment...



In April of 2019, California set a precedent by ramming through SB 276 (which effectively removed the “medical exemption” to vaccines) despite massive protests by thousands of people who were truly concerned about the loss of vaccine freedom. Unbelievably, they even arrested some of the peaceful protesters.

SB276 is in direct violation of the 1st Amendment:

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.

Also in 2019, the bureaucrats of New York State decided that it was time to eliminate the right of parents to opt their children out of mandatory vaccinations for religious reasons, so they rammed a bill to repeal the religious exemption to vaccination through both the Assembly and Senate in one day with no public hearings.



This legislative coup completely cut the citizens of New York out of participating in the law making process. Within hours, the Governor of New York signed the bill into law.



Then, NYC began to target the Hasidic Jews, since this ultra-orthodox community is openly opposed to vaccination due to religious beliefs.

Unbelievably, NYC sent 15 to 20 "disease detectives" into the Jewish community, some with Yiddish interpreters, some of them going house to house to levy \$1,000 fines and misdemeanor charges for Jews that weren't vaccinated.

NYC mayor Bill DeBlasio was quick to regurgitate the "Don't wait. Vaccinate" propaganda.



You would **think** that the churches would have been appalled.... but in October, right after TTAC Live in Anaheim, Bobby Kennedy called us and told us that he was speaking about vaccines at a church in Harlem when they **cut his mic!** He was forced to go outside into the streets to finish!



A couple of months later, right across the Hudson River, New Jersey followed suit and attempted to pass a bill that would eliminate the religious exemption for vaccines, just like CA and NY had done, but due to the efforts of over a dozen grassroots organizations in the state of NJ, as well as thousands of citizens who responded by descending on Trenton and stood in the cold — and later freezing rain — with their families for nearly 12 hours to ensure their voices were heard, the bill was pulled from the Senate floor.



Thank God for these peaceful protesters who were exercising their 1st Amendment rights, which includes not only freedom of speech, but religious freedom, which is the last remaining legal shield against forced vaccination in the USA.

Interestingly, in order to get the bill to the Senate floor, it had to pass General Assembly, but there were 7 of the 10 members that were going to vote **"NO."** So, New Jersey State Senate President Stephen Sweeny replaced 3 of the "NO" votes with three "replacements" who voted **"YES"** – thus passing the Assembly bill by a vote of 6-4.

Hmmmmm ... Wonder why?

Here's WHY!

Big Pharma is the largest lobbying entity in Washington D.C. They have more lobbyists than there are congressmen and senators combined. They've captured our regulatory agencies and turned them into "sock puppets." They've compromised the press and they destroy the publications that publish real science.



According to [OpenSecrets.org](https://www.opensecrets.org), here is the money that was spent on lobbying during 2019. Notice that #1 Big Pharma spends almost double what the #2 lobby spends.

Industry	2019 Total
Pharmaceuticals/Health Products	\$228,149,734
Electronics Mfg & Equip	\$119,190,792
Insurance	\$117,358,812
Oil & Gas	\$92,244,920
Electric Utilities	\$88,428,527
Business Associations	\$86,149,006
Air Transport	\$79,143,595
Hospitals/Nursing Homes	\$78,503,636
Securities & Investment	\$75,468,343

Spending \$3.9 **BILLION** over the past 20 years, the [pharmaceutical](#) and health products industry has far outpaced all other industries in lobbying spending. Is it any wonder that new legislation seemingly always favors Big Pharma?

Amazingly, on the FDA website, they openly admit that **100,000 deaths** each year are attributable to adverse drug reactions.



According to [the FBI](#), over 16,000 people are murdered in the USA each year. And over 40,000 people take their own lives.

Yet the number of Americans killed by adverse reactions from **properly prescribed**, FDA-approved pharmaceutical drugs dwarfs the murders and suicides!

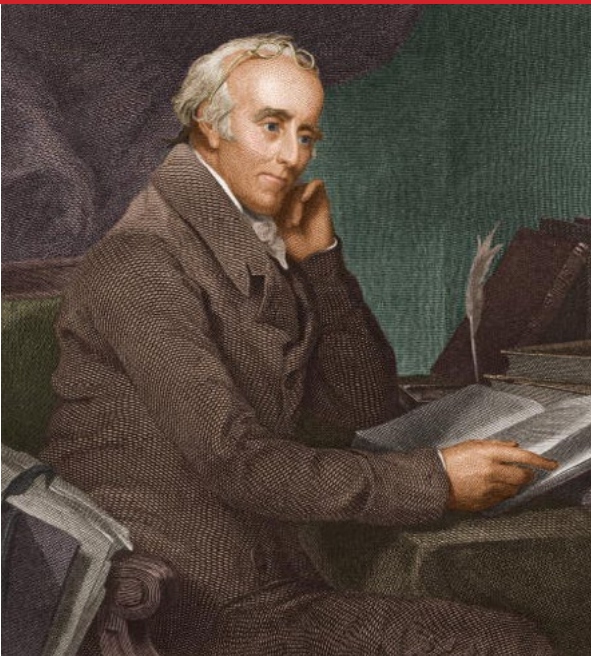
See the PharmaDeathClock.com for a real-time count.



CONCLUSION

Are we **free** when it comes to health?

We'll let you answer that question...



“UNLESS WE PUT MEDICAL FREEDOM INTO THE CONSTITUTION, THE TIME WILL COME WHEN MEDICINE WILL ORGANIZE INTO AN UNDERCOVER DICTATORSHIP. TO RESTRICT THE ART OF HEALING TO ONE CLASS OF MEN AND DENY EQUAL PRIVILEGES TO OTHERS WILL CONSTITUTE THE BASTILLE OF MEDICAL SCIENCE. ALL SUCH LAWS ARE UN-AMERICAN AND DESPOTIC...

THE CONSTITUTION OF THE REPUBLIC SHOULD MAKE SPECIAL PROVISIONS FOR MEDICAL FREEDOM AS WELL AS RELIGIOUS FREEDOM.”

—DR. BENJAMIN RUSH,
*George Washington's personal doctor and a
signer of the Declaration of Independence*

★ **United** 
Medical Freedom
★ ★ ★ **Super PAC**

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