

## INFORMATIONAL on SB1016

### Health Occupations - Prescriptions for Children Subject to Joint Custody

vince mcavoy baltimore maryland

Dear Senators of JPR,

Right after the House Judiciary heard Delegate (now Senator) Charles' HB1036(2022), they heard a bill I drafted. The bill was ignored amid Larry Hogan's efforts to bask in the final fetid fumes of his tyrannical COVID regime.

The bill draft I inked was improved upon by Delegate Dan Cox producing HB0564(2022).

[https://mgaleg.maryland.gov/2022RS/fnotes/bil\\_0004/hb0564.pdf](https://mgaleg.maryland.gov/2022RS/fnotes/bil_0004/hb0564.pdf)

His corrections, no doubt, were what garnered 8 delegates co-sponsoring HB0564.

We lined up a number of fatherhood advocates.

<https://mgahouse.maryland.gov/mga/Play/755843ac5b1941c2b056b31ea3f76e881d?playFrom=7021738&popout=true> I feel this was a proper bill to prevent unilateral, single-mother actions involving child medical care.

"Gatekeeping" is established Parental Alienation maladaptive behavior. Family Law court judges should not be weighing in when they haven't an appropriate background of family law code, much less working through often-cited (and wrongfully so) [Jacobson v. Massachusetts](#).

I drafted the bill at the request of someone who's suffered great civil rights hardships from Maryland's family law courts amid ongoing family law battle. He was *pro se* for a moment there and ended up conceding to a 30-day stint in jail over a Facebook post, if memory serves. Judge after *en banc* judge mishandled his case; if it was any of "thy people", you know you would – as Dan Cox did – get involved. Sadly, this dad is now homeless, extremely ill and unresponsive to communicate.

So, then, another tip-of-the-hat to Maryland's Family Law feminists, (goyim) family-hating lawyers and other Maryland misandrists ...together they helped to destroy yet another dad just trying to do his best by his child. Well, you have to hand it to these people; there is no respite for these demons helping to destroy family, one family law case at a time. Their hell-wrought inspiration to destroy family is, indeed, fiery.

In any case, HB0564 (2022) was brought to prevent unilateral medical treatment/course of conduct.

A variety of testimony (some from out of state) was provided during the bill hearing to give balance and overall foresightedness to medical action taken as part of parents' roles.

While Senator Charles' bill SB1016 is not as complicated a matter as COVID-era tyranny, I feel that it will quickly enter the weeds. We had multiple electronic prescription validation problems in our office (from different pharmacies) just last week; review of who was at fault/what countermeasures could have proactively been taken gets murky. Overlaid murkiness atop problematic child custody cases may cause more problems that it solves. Thus, I reference the testimony, bill text and intentions of this bill HB0564(2022).

Perhaps pharmacists will see his bill can help pharmacists, who knows? In either case,

I, of course, wish to end unilateral decision making for children by single-moms, who are objectively-speaking, doing a horrible job by America's children, nationwide, through over-medication, over-eating, modeling dystopic behavior and allowing entirely too much screentime. Think about a few common meds given widely to children and ask yourselves if positive/correct lifestyle changes would do more for children than medications.

humbly offered

~vince