

# FOOTNOTES

- 1 <https://www.nap.edu/read/2138/chapter/2#2> (“The litigation costs associated with claims of damage from vaccines had forced several companies [by 1986] to end their vaccine ... programs as well as to stop producing already licensed vaccines.”).
- 2 [42 U.S.C. § 300aa-11](#) (“No person may bring a civil action for damages in the amount greater than \$1,000 or in an unspecified amount against a vaccine administrator or manufacturer in a State or Federal court for damages arising from a vaccine-related injury or death.”); [Bruesewitz v. Wyeth LLC, 562 U.S. 223, 243 \(2011\)](#) (“the National Childhood Vaccine Injury Act preempts all design-defect claims against vaccine manufacturers brought by plaintiffs who seek compensation for injury or death caused by vaccine side effects”).
- 3 <https://www.citizen.org/sites/default/files/2408.pdf>.
- 4 [42 U.S.C. § 300aa-12](#) (“In all proceedings brought by the filing of a petition [in Vaccine Court] the Secretary [of HHS] shall be named as the respondent.”); <https://www.congress.gov/106/crpt/hrpt977/CRPT-106hrpt977.pdf> (HHS amended the Vaccine Court rules to make it extremely difficult to obtain compensation and “DOJ attorneys make full use of the apparently limitless resources available to them,” “pursued aggressive defenses in compensation cases,” “establish[ed] a cadre of attorneys specializing in vaccine injury” and “an expert witness program to challenge claims.”).
- 5 *Ibid.*
- 6 The 1986 Act created a Vaccine Injury Table (the Table) which was intended to permit the Vaccine Court to quickly compensate certain common vaccine injuries. [42 U.S.C. § 300aa-12](#). For Table injuries, the burden shifts to HHS to prove the vaccine is not the cause. [42 U.S.C. § 300aa-13](#). After passage of the 1986 Act, almost 90% of claims were Table claims and quickly settled. [Stevens v. Secretary of HHS, No. 99-594V \(Office of Special Masters 2001\)](#). However, in the 1990s, HHS amended the Table such that now 98% of new claims are off-Table. <http://www.gao.gov/assets/670/667136.pdf>. As a result, injured children “must prove that the vaccine was the cause” in almost all cases. <https://www.ncbi.nlm.nih.gov/nlmcatalog/101633437>.
- 7 <https://www.justice.gov/jmd/page/file/1489621/download>.
- 8 See footnotes 4 and 7; <https://uscfc.uscourts.gov/vaccine-programoffice-special-masters>.
- 9 <https://icandecide.org/congress-report>.
- 10 <https://icandecide.org/hhs/ICAN-Reply.pdf> (see Section I)
- 11 *Ibid.*
- 12 <https://icandecide.org/hhs/ICAN-Reply.pdf> (see Appendix B)
- 13 *Ibid.*
- 14 <https://wonder.cdc.gov/vaers.html>.
- 15 <https://digital.ahrq.gov/sites/default/files/docs/publication/r18hs017045-lazarus-final-report-2011.pdf>.
- 16 <https://icandecide.org/hhs/ICAN-Reply.pdf> (see Section III)
- 17 <https://www.ncbi.nlm.nih.gov/pubmed/21570014>.
- 18 <https://www.ncbi.nlm.nih.gov/pubmed/20159870>.
- 19 <https://www.cdc.gov/vaccines/schedules/images/schedule1983s.jpg>; <https://www.cdc.gov/vaccines/schedules/hcp/imz/child-adolescent.html>.
- 20 <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC5360569/>.
- 21 <https://www.oatext.com/pdf/JTS-3-186.pdf>.
- 22 <https://icandecide.org/hhs/ICAN-Reply.pdf> (see Section VII)
- 23 <https://www.ncbi.nlm.nih.gov/pubmed/16685182>; <https://www.ncbi.nlm.nih.gov/pubmed/25398603>; <https://www.ncbi.nlm.nih.gov/pubmed/16547798>; <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC1448378/>.
- 24 <https://www.cdc.gov/vaccinesafety/concerns/autism.html>.
- 25 <https://icandecide.org/autism-complaint>.
- 26 A Senior CDC Scientist claims CDC did find an increased rate of autism in the only MMR/autism study ever conducted by CDC with American children. <https://www.c-span.org/video/?c4546421/user-clip-rep-bill-posey-calling-investigation-cdcs-mmr-research-fraud>.
- 27 <https://icandecide.org/autism-court-order>.
- 28 <https://nap.nationalacademies.org/read/13164/chapter/12?term=autism#545>.
- 29 <http://icandecide.org/documents/zimmerman.pdf>.
- 30 <https://icandecide.org/hhs/ICAN-Reply.pdf> (see Section V)
- 31 <https://www.fda.gov/biologicsbloodvaccines/vaccines/approvedproducts/ucm093833.htm>.
- 32 [42 U.S.C. § 300aa-27](#).
- 33 [https://icandecide.org/wp-content/uploads/2023/05/2023-01-04-IR0012\\_Final-Response-No-Records\\_HHS.pdf](https://icandecide.org/wp-content/uploads/2023/05/2023-01-04-IR0012_Final-Response-No-Records_HHS.pdf); <https://icandecide.org/wp-content/uploads/2023/05/Meetings-held-by-the-Task-Force-for-Safer-Childhood-Vaccines.pdf>.
- 34 [https://www.cdc.gov/nchs/data/vsus/vsrates1940\\_60.pdf](https://www.cdc.gov/nchs/data/vsus/vsrates1940_60.pdf); [https://www.cdc.gov/nchs/data/vsus/Vsus\\_1962\\_2A.pdf](https://www.cdc.gov/nchs/data/vsus/Vsus_1962_2A.pdf).
- 35 [https://www.cdc.gov/nchs/data/vsus/Vsus\\_1962\\_2A.pdf](https://www.cdc.gov/nchs/data/vsus/Vsus_1962_2A.pdf).
- 36 *Ibid.*; <https://www.census.gov/library/publications/1962/compendia/statab/83ed.html>.
- 37 <https://www.ncbi.nlm.nih.gov/pubmed/26122188>.
- 38 <https://www.cdc.gov/heartdisease/facts.htm>.
- 39 Moreover, eliminating measles appears to have increased certain cancers. For example, a 66% increase in Non-Hodgkin Lymphoma and 233% increase in Hodgkin Lymphoma, which killed 21,170 Americans in 2022. <https://pubmed.ncbi.nlm.nih.gov/16406019/> (See Table 2. In the NHL column divide 1 (never had measles) with .6 (had measles) resulting in 66% increased risk, and in HL column divide 1 (never had measles) with .3 (had measles) resulting in 233% increased risk.); <https://seer.cancer.gov/statfacts/>. Studies even found remission of Hodgkins after measles. <https://pubmed.ncbi.nlm.nih.gov/4574047/>. Another study found 50% increase in ovarian cancer if never had measles, which killed 12,810 Americans in 2022. *Ibid.*; <https://pubmed.ncbi.nlm.nih.gov/16490323/>. Other studies similarly found “a lower cancer risk for patients with a history of FICD [febrile infectious childhood diseases]” <https://pubmed.ncbi.nlm.nih.gov/9824838/> as well as less allergies and atopic diseases, and a reduced risk of Parkinson’s Disease. <https://pubmed.ncbi.nlm.nih.gov/19255001/>; <https://pubmed.ncbi.nlm.nih.gov/16854347/> and <https://pubmed.ncbi.nlm.nih.gov/4061437/>.
- 40 <https://pubmed.ncbi.nlm.nih.gov/31333640/> (“aPV pertussis vaccines do not prevent colonization. Consequently, they do not reduce the circulation of B. pertussis and do not exert any herd immunity effect.”); <https://www.ncbi.nlm.nih.gov/pubmed/24277828>; <https://www.ncbi.nlm.nih.gov/pubmed/30793754>; <https://www.ncbi.nlm.nih.gov/pubmed/29180031>.
- 41 *Ibid.*
- 42 <https://www.cdc.gov/vaccines/pubs/pinkbook/tetanus.html> (“Tetanus is not contagious from person to person.”); <https://polioeradication.org/polio-today/polio-prevention/the-vaccines/ipv/> (“IPV [inactivated polio vaccine] induces very low levels of immunity in the intestine. As a result, when a person immunized with IPV is infected with wild poliovirus, the virus can still multiply inside the intestines and be shed in the feces ... IPV does not stop transmission of the virus.”); <https://www.cdc.gov/vaccines/vpd/mening/public/index.html> (“data suggest MenACWY vaccines have provided protection to those vaccinated, but probably not to the larger, unvaccinated community (population or herd immunity)”).
- 43 <http://vaccinepapers.org/wp-content/uploads/Autism-brochure-Color-8.5x11.pdf>; <https://www.cdc.gov/vaccines/pubs/pinkbook/downloads/appendices/b/excipient-table-2.pdf>; <https://www.ncbi.nlm.nih.gov/pubmed/5949788>; <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC274969/>; <https://pubmed.ncbi.nlm.nih.gov/29108182/>; <https://thehighwire.com/videos/aborted-fetal-tissue-in-vaccines/>.
- 44 <https://ori.hhs.gov/chapter-3-The-Protection-of-Human-Subjects-nuremberg-code-directives-human-experimentation>.