

Dear Chairman Weisz, Vice Chair Ruby and Committee Members,

Thank you for this opportunity to testify neutral on SB2384. Many of you of know the role I have played in innovations in North Dakota medicine over the years since my curriculum and practice started in ND in 1999 while doing my internship in Fargo and subsequent Chairmanship of The UND Department of Radiology.

Radiologists are the de facto detectives of disease through the physics of modern imaging devices among the medical ranks. I want to thank Dr. Karen Rohr for her role in my research career at UND while we were together at MedcenterOne in Bismarck years ago. She was the bioethicist that supervised all the national standards of research in human subjects that are universal under the Nuremberg Code and other International Codes of Human Rights so that I could participate with LSU's Hyperbaric Medicine Research team that developed this arena of medicine in the fight against neurological injuries suffered by our veterans in the war theater environment over these last 15 years.

We are now in a global bioweapons war brokered on the back of spike protein expression, whether by viral species or "vaccine technologies" - which in all but the J&J version are not truly vaccines, but rather gene therapy products. IN helping craft this legislation with Senator Magrum, I wrote the language upon his request from an "ideal world" bioethicists standpoint and we knew that the lobbyists would come in force against it including those from the Agricultural ranks. The original bill was only meant to be a placeholder to invoke more discussions on the record in North Dakota regarding the many product liability issues with Modern and Pfizer covering up these matters on the national and international levels. This is primarily why I am am testifying neutral, that language was simply meant to be a placeholder and in the political realities of the day I am actually quite against that language but knew it needed to be read and discussed on the record in my home state of licensure and medical practice through MoPlatte Hyperbarics, PLLC of Bismarck, ND.

The entire language of the original bill was always meant to be scrapped in service to the real needs of the state in protecting its citizenry from corrupt global conglomerates in medicine such as Pfizer which influenced the federal government beyond what should have ever ben allowed at the national level. The amendment to the original bill which Senator Magrum has proposed is a simple language concept of renaming these products of foreign businesses to ND as what they truly are and initially were stated as being in the scientific record, most appropriately "epigenetic gene modification devices".

In following the medical and scientific literature, we now have reports of incorporation of Pfizer's product into human hepatocytes and skin biopsies have also revealed the

presence of the mRNA sequence incorporation into the integument. I have a background in molecular genetics from the University of Chicago which holds more Nobel Laureates among its ranks of former students, researchers and faculty than any other University on Earth. As a sentinel for North Dakota's citizenry, it is my firm belief and opinion that the genomic incorporation issues will continue to be proven as published in the medical literature by researchers across the globe on a quarterly basis.

It is with this quarterly basis update concept that I propose the legislative study affirmed by 25 ND Senators should move forth and can be constructed in a cost efficient manner. A legislative committee of the willing to see the data coming in from the international community could request quarterly white paper assessments from the physician ranks of ND on a pro bono basis and in the most open society concept, a quarterly hearing from the state public health officer compiling adverse events data from the literature on the Pfizer and Moderna products with additional white paper filings by an "ad hoc" advisor such as myself who was in service to the state on the founding of the NDMIRT board and the Integrative Medicine board would be an option for the the study committee to consider.

In the end, the mission of this bill was to provide an avenue for ND attorneys to have some potential to litigate against harms to North Dakota citizens suffered by Pfizer and Moderna mRNA products. The proposed amendment in changing the nomenclature in a "label law" concept, if passed, could at least open the door form ND trial atoners to purse making whole ND families injured by these products. If any other product sold and distributed in ND had the current level of harms associated with them as do as these global companies do, we would have long ago shut them down.

Again, I am grateful for the opportunity to innovate in North Dakota medicine and legislative concepts for the good of the great state where my children were raised. Thank you for the time this afternoon in testimony. The references in my original written testimony in the Senate committee hearing are but a few but of hundreds now accumulating in the medical literature of the harms of this technology.

Sincerely,

Edward F. Fogarty, III
Digital Signature via prior research imaging
produced in ND at UND>

