Dear Chairwoman Mones-Anderson and members of the Senate Committee on Health Care

Support SB 914-- Workplace protection

Vaccinations are inherently dangerous as recognized by the United States Supreme Court. No medical procedure which carries the risk of injury and death should be a requirement for employment--*anywhere*, period. A healthy workforce or a healthy environment is not achieved by subjecting employees to a dangerous medical procedure.

A question: Can an employee sue an employer for damages if an employee is injured by a required vaccination or if further study of lets say the flu vaccination increases the risk for other long term health risks?

Respectfully submitted,

Michael Framson

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