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VACCINE-INJURY AWARD

OCTOBER 22. NorthJersey.com is carrying the story of a young girl who has won a \$4.7 million award for a vaccine injury. She had, as a baby, received the DPT shot (diphtheria, pertussis, tetanus).

The money was awarded through the US Court of Federal Claims. This special court is the front-line conduit for handling suits against vaccines. It was set up under the federal vaccine compensation program.

The nine-year-old girl is blind and has the mental ability of a two-month-old baby.

The girl's attorney stated that the damage claim could mount to \$80 million if the child lives to be 71.

These million-dollar figures tell you why the federal compensation program was set up: to shield pharmaceutical companies from these judgments.

The government must consider and rule on all vaccine-injury claims before a plaintiff can initiate action against a drug company. Furthermore, the plaintiff cannot sue a drug company unless he rejects the government award as being insufficient.

Essentially, the federal compensation program acts as a buffer and a stall. Parents who seek federal compensation become engaged in a long, drawn-out battle to make their case.

This New Jersey girl incurred her vaccine damage in 1993, and only now is the judgment in.

Behind this system of "law" lies a clever and cruel deal hatched between the federal government and the drug companies. The federal government mandates a whole series of vaccines for children: DPT, measles, mumps, rubella, hepatitis B, chickenpox, H. Influenza Type B, pneumococcus. This mandate was lobbied for, and won, by the drug companies. So then the same companies turned around and said to the government, "Since you're demanding that kids be given these vaccines, it's your responsibility to pay out claims when damage occurs."

Tells you something about the extent of the influence of pharmaceutical houses on the government.

There is another game going on, as signaled by a recent Institute of Medicine report, which claimed there was insufficient evidence to assert that mercury contained in vaccines can cause autism and other neurological injuries.

The FDA certifies vaccines as safe and effective. Then the vaccines are allowed to be marketed to the public, through doctors. Reports of vaccine damage soon come in. Studies are then done, which conclude that evidence of widespread damage is "insufficient" to warrant withdrawing the vaccines from the marketplace.

But the FDA's original approval of vaccines came after NO proper safety studies were done. In other words, the original burden of proof on safety was the FDA's and the drug companies' themselves. They did not carry that burden. They ignored it. They simply assumed the vaccines were safe.

THEN, after damage reports came in, the new studies said, "Well, we can't prove the vaccines are harmful. We can't absolutely prove that the damage being reported is really coming from the vaccines, and not from other causes. Therefore we revert to the original assessment that the vaccines are safe."

Which is like saying, “We know the sky is basically an orange color. Now, if you question that, we can do a study. But the study will conclude that, yes, many people THINK the sky is blue. But thinking it’s blue is not proof. Therefore, we revert to the original presumption that it’s orange. Case closed.”

Every year, about 10,000 reports of vaccine damage or adverse effects come into the federal government. The rule of thumb is, for every adverse effect filed, there are between 10 and 100 that are not filed. Does this give you some idea of the insidious problem?

On top of all this, there is the squeeze play: mandates. Federal and state governments say a child must receive these vaccines. In actual fact, each state has a rule by which parents can say no to the vaccines for their kids. But most parents don’t know about these rules, which are not publicized. So the parents are in a bind. They opt to give their children the shots---and then, when the damage occurs, they have to enter the tunnel of the federal claims system and go to war to win a judgment.

Since 1986, when the federal compensation system was created, the government has paid out 5,500 claims. Compare this to a low-ball estimate of 1.6 MILLION adverse effects from vaccines over that same period. The system is working. It’s protecting the dispensers of toxicity.