Philosophical Exemption from School Immunization Requirements

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February 4, 2020 | 2020-R-0066

Issue
Has Connecticut ever had a philosophical exemption from school immunization requirements? Has the state’s religious exemption from these requirements ever been amended to prohibit it from being used as a philosophical exemption?

Non-Medical Exemption from School Immunizations
Connecticut has never had a philosophical exemption from school immunization requirements but implemented both a medical and religious exemption in 1959 (PA 59-588). Under the act, a child could be exempted from school immunization requirements if a parent or guardian presented a statement that such immunization was contrary to the child’s religious beliefs. The 1959 act applied to the polio vaccine; later acts added to the required immunizations. An earlier law allowed school boards to require vaccinations and provided for medical, but not religious, exemptions.

In 2015, the legislature amended the law to also exempt children who present a statement that the immunization would be contrary to the parents’ or guardians’ religious beliefs. It also required that the statement be officially acknowledged by a notary public, Connecticut-licensed attorney, judge, family support magistrate, court clerk or deputy clerk, town clerk, justice of the peace, or school nurse (PA 15-174 & PA 15-242 codified at CGS § 10-204a).

For more information on the state’s school immunization requirements, see OLR Report 2019-R-0245. For information on other states’ religious exemption laws, see OLR Report 2019-R-0235.

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