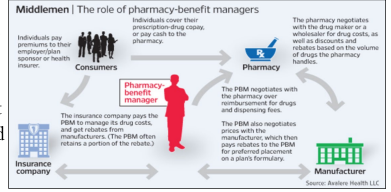
## Ensuring Pharmacist's Freedom of Speech and Protection from Pharmacy Benefit Manager Retaliation

### HB3631 – Representative Hoan Huynh

**Background:** Pharmacy benefit managers (PBMs) are intermediary firms that facilitate prescription drug benefits claims for health insurers. In recent years, PBMs have leveraged their market power to implement abusive policies and practices that pad PBMs' profits at the direct expense of health plans,



pharmacies, and patients. The policies and practices are driving many pharmacies out of business and jeopardizing patient access to essential care and creating pharmacy deserts. These threats to access to care are even more serious as we continue to emerge from the COVID-19 pandemic.

**HB3631** protects a pharmacist's *Freedom of Speech* and their right to be able to discuss with government representatives how Pharmacy Benefits Managers' business and operational practices are impacting the pharmacist's practice and their ability to provide needed patient care and medications.

- **Prohibits PBM retaliation** against pharmacists and pharmacies. Pharmacists who speak out against PBM business and operational practices experience retaliation measures as a punishment for enacting their protect *Freedom of* Speech rights (e.g. exponential increase in audits, refusal to access future contracts, removal from preferred provider networks).
- Enables Pharmacists to be able to share experiences examples of PBM business and operational practices that are having a negative impact on the pharmacist's practice, their community, and ability to care for their patients.
- **Provides Protection of Proprietary Information** that is shared with any governmental official that has authority to receive information from the pharmacist and protects contracts within the limits of the Illinois Insurance Code.

Vote <u>Yes</u> for HB3631!





NOTE: Where it is feasible, a syllabus (headnote) will be released, as is being done in connection with this case, at the time the opinion is issued. The syllabus constitutes no part of the opinion of the Court but has been prepared by the Reporter of Decisions for the convenience of the reader. See United States v. Detroit Timber & Lumber Co., 200 U. S. 321, 337.

# SUPREME COURT OF THE UNITED STATES

#### Syllabus

#### RUTLEDGE, ATTORNEY GENERAL OF ARKANSAS v. PHARMACEUTICAL CARE MANAGEMENT ASSOCIATION

