

Making Ohio schools safe for child beaters

House Bill 265, Key provision:

(B) A city, exempted village, local, or joint vocational school district or educational service center, community school, or nonpublic school or an employee of any such entity is not liable in damages in a civil action to a student or any other person for injury, death, or loss to person or property that the student or other person allegedly sustains as a result of

an employee's discipline of a student. The immunity provided in this section does not apply if the discipline used by the employee results in child endangerment.



Representative Keith Faber
Author of House Bill 265



"But just because I can't be sued by a parent doesn't mean I'm not subject to disciplinary action by my school district," Faber told the *Cleveland Plain Dealer*, 3/26/04.



The photos shown here, except for the portrait of Rep. Keith Faber, are of children's buttocks injured by school paddling. This page has been produced by Parents and Teachers Against Violence in Education (PTAVE). It's on the Web at www.nospank.net/hb265.pdf and may be freely copied and distributed by anyone. To learn more about this issue, visit PTAVE's Web site, Project NoSpank, at www.nospank.net or send inquiries to PTAVE, P.O. Box 1033, Alamo, CA 94507, US.