



MODEL MEDICAL FREEDOM ACT: ADVOCACY & EDUCATION KIT

BILL OVERVIEW

Title: Medical Freedom Act

What is the Medical Freedom Act?

The Model Medical Freedom Act reaffirms medical and health autonomy as the most basic and fundamental of human rights. It ensures that individuals retain full authority over their own medical choices. It prohibits discrimination based on whether a person accepts or declines a medical intervention, such as a vaccine, mask, test, injection, or any other medical intervention.

Why It Matters:

This law protects everyone's right to medical autonomy, secures medical privacy, and removes any power claimed by private and government institutions to impose medical mandates.

What It Does:

- Prohibits businesses, schools, and government entities from requiring medical interventions as a condition for access, employment, or services.
- Protects all citizens against discrimination based on medical choices.
- Applies equally to all citizens, without impacting existing state laws on specific procedures.

Bottom Line: This Act restores and protects the core American value of individual freedom.

HEALTH FREEDOM

DEFENSE FUND

COMPANION FAQ & POLICY EXPLAINER

Q: Does it allow businesses to follow federal law or United States code?

A: Yes. Where federal law or United States Code requires compliance, the Act allows it.

Q: Does it ban all safety requirements?

A: No. Employers and entities may require traditional safety gear (like gloves, goggles, etc.). The Act only restricts coercion related to medical procedures or treatments.

Q: Who enforces the Act?

A: Enforcement is available through the Attorney General or local prosecutors, with provisions for legal relief and attorney fees.

Q: May someone still choose to get medical interventions?

A: Yes. This Act protects choice. It empowers people to decide what is right for their own health without pressure or penalty.

Q: Does the MFA apply to healthcare workers or students training to work in healthcare?

A: Yes. The Model Medical Freedom Act applies to all citizens. (The US Supreme Court (SCOTUS) ruling in Biden v. Missouri (2021) upheld Covid injection mandates for the staff in facilities regulated by Medicare and Medicaid, provided medical and religious exemptions are honored.)

Q: Does the MFA protect firemen and paramedics?

A: Yes. The Medical Freedom Act applies to all citizens. (The US Supreme Court (SCOTUS) ruling in Biden v. Missouri only applies to staff in facilities regulated by the Centers for Medicare and Medicaid (CMS), provided medical and religious exemptions are honored. Unless a fire department is regulated by CMS, the SCOTUS ruling does not apply.)

Q: Does the MFA apply to members of the military?

A: No. The military falls under federal jurisdiction so is not affected.

Q: How does the MFA apply to children taken by CPS or in Foster Care?

A: All parents or guardians have full responsibility for making medical decisions for those in their care unless the child's life is in danger.

Q: Does MFA protect against micro-chip implants?

A: Yes. The bill prohibits all mandates for any type of medical intervention including implantable interventions such as, but not limited to, chips, devices, monitors, etc.

Q: Does this affect state abortion laws?

A: No. The Act does not address or change any state laws related to abortion.

HEALTH FREEDOM

DEFENSE FUND

Q: Will the MFA still be in effect even if a State of Emergency is declared?

A: Yes. Even if an emergency is declared, no rules or code may be promulgated by any state agency that contravenes this legislation.

Q: If the MFA were law in 2020, would it have protected people from the Coronavirus protocols?

A: Yes. Had the MFA been in effect, no person could have been coerced or forced to submit to tests, masks, distancing, vaccinations, or any other medical intervention to work, learn, recreate, or engage in civic life.

Q: May a pediatrician require vaccination for children to be patients?

A: No. A pediatrician's office may not require any medical intervention.



FACT SHEET

THE MEDICAL FREEDOM ACT AT A GLANCE

Purpose: To restore and protect fundamental human right to medical freedom.

Applies To:

- All state residents
- Businesses and employers
- All types of schools and colleges
- State/local government

Protects Your Right To:

- Decline or accept any medical intervention without coercion
- Access employment, education, events, and services regardless of your medical choices

Key Exemptions:

- Federal laws or United States Code
- Traditional industry-standard PPE (gloves, eyewear, etc.)

Enforcement:

- Attorney General or local prosecutors
- Legal penalties + recovery of attorney fees

End Result: A clear legal framework that supports individual rights and prevents overreach without disrupting existing healthcare or legal systems.

Link to Idaho Medical Freedom Act:

<https://legislature.idaho.gov/statutesrules/idstat/title73/t73ch5/>



TALKING POINTS FOR LEGISLATORS & PUBLIC

For Lawmakers:

- "This act protects the most basic and fundamental of human rights – medical autonomy.
- "This is a common-sense defense of core personal liberties."
- "We are safeguarding medical choice without targeting any specific issue or group."
- "This Act recognizes state sovereignty and empowers individuals while respecting federal law and United States Code."
- "It protects our constituents from future overreach, while honoring present realities."

For the Public:

- "You should never be punished for making your own medical choices."
- "No school, employer, or venue has the moral authority to coerce or force you into a medical intervention or treatment you don't want."
- "This law restores your right to say 'yes' or 'no' to medical interventions without fear."
- "Freedom over your medical choices is a basic human right. This Act puts it into law."



STRATEGY FOR STATE-BY-STATE ADOPTION

Step 1: Get to know your legislators

Arrange meetings with your legislators in the off season when the legislature is out of session. Develop a relationship with them and share your concerns about existing laws and conditions in your state.

Step 2: Identify Legislative Champions

Find state senators or representatives who value liberty, health autonomy, and parental rights. Introduce them to the model legislation.

Step 3: Tailor to State Law

Work with local legal advisors to ensure alignment with state constitutional language and education/health code.

Step 4: Build a Coalition

Engage parents' rights groups, health freedom organizations, faith-based leaders, and civil liberties advocates to support the bill.

Step 5: Pre-Session Outreach

Meet with lawmakers before session to explain the bill and secure co-sponsors. Use the explainer, fact sheet, and talking points.

Step 6: Media and Testimony

Prepare public speakers and op-eds. Host town halls. Coordinate testimonies from individuals affected by past mandates.

Step 7: Track and Adapt

As states pass versions, share wins and improve messaging. Encourage neighboring states to adopt with local tweaks.

Outcome:

A wave of legislation that restores medical freedom in every state — honoring both individual rights and state constitutional authority.