HEALTH FREEDOM DEFENSE FUND

LEGISLATIVE HEARING PACKET: MODEL MEDICAL FREEDOM ACT

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1. EXECUTIVE SUMMARY

Purpose: To protect the basic and fundamental human right of individuals to make autonomous decisions about their health without coercion or discrimination from employers, educational institutions, private businesses, or the government.

Background: During recent public health emergencies, mandates for medical interventions have infringed on medical autonomy, employment rights, access to services, and civil liberties. This model legislation affirms personal medical autonomy and restores the balance between public health goals and constitutional freedoms.

Outcome: By codifying health freedom principles into law, this Act provides a durable legal framework to prevent future overreach, while maintaining compliance with federal code and safety standards.

2. MODEL BILL TEXT

See Model Health Freedom Act PDF.

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3. Link to Idaho Medical Freedom Act passed in 2025

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

4. FACT SHEET

Name: Model Medical Freedom Act

Applies To: All residents, businesses, employers, schools, and state/local government

Key Protections:

- Freedom from medical coercion
- Equal access to education, employment, events, services, and civic life
- Right to refuse all medical intervention without penalty

Exemptions:

- Federal law or US Code
- PPE requirements

Enforcement:

- State AG or local prosecutors
- Court relief + recovery of attorney fees

Impact: Preserves fundamental individual human rights and freedoms

5. TALKING POINTS

Why We Need This Law:

- Safeguards medical freedom the most basic and fundamental human right
- Protects personal liberty and informed consent
- Prevents discrimination based on medical status
- Provides clarity for employers, schools, private businesses, and public entities

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• As health laws and powers belong to the states, the states must protect our medical autonomy

Key Messaging for Lawmakers:

- "Health freedom is not partisan; it is a fundamental human right."
- "This protects your constituents, not special interests."
- "The Act prevents a repeat of 2020-style mandates and overreach."
- No one else knows my medical history, what is best for me, or has to live with the consequences of my choices.
- No person has or may claim the moral authority to condition the pursuit of normal life on the receipt of a medical intervention.
- It is never moral to force a human being to risk his or her wellbeing in service to a theoretical good of society.

6. POLICY FAQ

Q: May businesses still comply with federal mandates?

A: Yes. The law includes exemptions for federal law or US Code.

Q: May schools require vaccines?

A: As the model bill is written, no. Ideally, the bill is implemented as written to prohibit ALL mandates of medical interventions in the state, superseding existing code mandating vaccines. However, in states where vaccinations are already effectively optional, such as in Idaho, it may be unnecessary to override existing code.

Q: May healthcare entities that are regulated by Centers for Medicare and Medicaid mandate medical interventions for staff?

A: No. The model bill protects the fundamental rights of all citizens regardless of where they work.

Q: Is there an enforcement mechanism?

A: Yes. Violations can be prosecuted and legal costs recovered.

Q: Does this affect abortion law?

A: No. This bill is strictly focused on individual medical freedom and does not modify any laws governing specific procedures.



7. ENDORSEMENTS & PUBLIC SENTIMENT

Optional insert: Testimonials, petition signatures, coalition partners, or polling data in favor of the bill.

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