



**STAND FOR**  
HEALTH FREEDOM

## **MODEL MEDICAL FREEDOM ACT**

### LEGISLATIVE HEARING PACKET

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#### **1. EXECUTIVE SUMMARY**

**Purpose:** To affirm and protect the right of individuals to make informed decisions regarding medical interventions without discrimination, coercion, or exclusion by public or private entities.

**Background:** Decades of school and healthcare related vaccine mandates gave rise to the devastating medical mandates enforced during the Covid-19 pandemic.

**Outcome:** Prohibits medical mandates by public and private entities, restoring informed consent and reaffirming the dignity of every individual.

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#### **2. MODEL BILL TEXT, CREDIT ORIGINAL WORK TO HEALTH FREEDOM DEFENSE FUND**

*([See attached](#), can also be found at [Stand for Health Freedom](#))*

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#### **3. LINK TO IDAHO'S HISTORIC MEDICAL FREEDOM ACT PASSED IN 2025**

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



#### 4. FACT SHEET

**Name:** [STATE] Medical Freedom Act

**Applies To:** Public and private employers, schools, businesses, and government entities.

**Key Protections:**

- Prohibits the mandate of a “medical intervention,” defined as any medical procedure, treatment, device, drug, injection, medication, or medical action taken to monitor, diagnose, prevent, treat, or cure a disease or alter the health or biological function of a person. Medical interventions include but are not limited to masks, vaccines, biologics, swabs, tests (including genetic and genomic testing), pills, capsules, creams, sprays, liquids, injections, chips, devices, and monitors.
- No medical intervention may be required for school (including daycare) attendance, employment, or access to goods, services, or public facilities and civic life.

**Exceptions:**

- Personal protective equipment required under adopted federal or state workplace safety regulations
- Compliance with state child welfare laws

**Enforcement:** Violations may be prosecuted by the state Attorney General or local prosecutor. If a violation is proven, attorney’s fees and court costs may be awarded.

**Impact:** This policy imposes no financial burden on employers, businesses, or schools while it reduces administrative costs by eliminating the need to track and document the medical interventions of employees and students.

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#### 5. TALKING POINTS

**Key Messaging for Lawmakers:**

**“No one and no government has the right to mandate medical interventions.”**



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**“Informed consent is not partisan; it is a fundamental human right.”**

**"This bill protects citizens, not special interests."**

**"The Medical Freedom Act prevents a repeat of 2020-style mandates and overreach."**

- The **Medical Freedom Act** protects the most basic fundamental human right - informed consent.
- The Act is a common-sense defense of core personal liberties.
- The Act safeguards informed consent without targeting any specific issue or group.
- This Act recognizes state sovereignty and empowers individuals.
- The Act protects our constituents from future overreach, while honoring present realities.

## **Legal & Constitutional**

- **Strengthens informed consent:** Ensures that all medical decisions—including vaccines, treatments, and diagnostics—are made voluntarily with full disclosure of risks and benefits.
- **Restores constitutional protections:** Reinforces constitutional rights, such as religious liberty and freedom of conscience, often undermined during public health emergencies.

## **Ethical**

- **Respects human dignity:** Treats each person as a moral agent capable of making personal health decisions.
- **Prevents coercion and discrimination:** Eliminates punitive or exclusionary practices tied to medical status in employment, education, or access to services.

## **Social & Civic**

- **Rebuilds public trust:** Voluntary, transparent policies increase confidence in public health institutions and reduce public resistance.
- **Promotes social harmony:** Reduces polarization and discrimination based on vaccination or medical intervention status.



## Public Health

- **Encourages personalized care:** Shifts focus toward patient-centered, individualized health decisions rather than one-size-fits-all mandates.
  - **Supports true medical freedom:** Empowers patients and healthcare providers to work together based on medical need, not political or bureaucratic dictates.
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## 6. POLICY FAQs

### **Q: What is the purpose of the Medical Freedom Act (MFA)?**

A: The Act protects the fundamental right of individuals to make voluntary, informed medical decisions without coercion, discrimination, or exclusion by employers, schools, businesses, or government entities.

### **Q: Does random or pre-employment drug testing fall outside the bill?**

A: Yes, because it is not performed to *monitor, diagnose, prevent, treat, or cure* a disease.

### **Q: Does this Act exclude healthcare professionals in facilities contracted with Centers for Medicare and Medicaid Services (CMS)?**

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

### **Q: Does the MFA add to or take away from existing state abortion laws?**

A: Neither. The MFA prohibits coerced or forced medical interventions to work, attend school, or have access to goods and services.

### **Q: Does this law prevent individuals from choosing legally available medical interventions?**

A: No. This law does not restrict anyone's access to legally available medical interventions. It simply ensures that individuals cannot be compelled, coerced, or discriminated against for declining a medical intervention.

### **Q: What entities are covered by the Act's prohibition on mandates?**

A: Businesses, schools, and government entities are all prohibited from mandating or discriminating based on medical intervention status.



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**Q: Does this bill interfere with care for children in custody of the state, including foster care?**

A: No, Section 4(9) explicitly preserves access to care in accordance with child welfare laws.

**Q: Can employers still require masks or PPE for safety?**

A: Yes, but only if the equipment is fully licensed and required by standard workplace safety regulations. The Act prohibits the mandatory use of PPE that is only authorized under Emergency Use Authorization (EUA) for that specific purpose.

**Q: What happens during a declared emergency or public health crisis?**

A: The protections of the Medical Freedom Act remain fully in force at all times, including during emergencies. Rights cannot be suspended or overridden due to emergency declarations (Section 6).

**Q: How is the Act enforced?**

A: Violations may be prosecuted by the state Attorney General or local prosecutors. Successful claims may result in the awarding of attorney's fees and court costs (Section 5).