

HOW TO
THE VACCINE MANDATE,
KEEP YOUR JOB,



AND PRESERVE YOUR
FREEDOM

How to Stop the Vaccine Mandate, Keep Your Job, and Preserve Your Freedom

Joe Biden Created Vaccine Mandates

On September 9th, 2021, Joe Biden announced COVID-19 vaccine mandates for all federal employees and for all businesses with more than 100 employees. This is completely illegal, irrational, and unconstitutional as it is a violation of a person's most basic civil rights.

However, the United States has not been obeying its own laws for quite a long time now. And quite frankly, we have learned that *the only real rights you have are the ones that you are willing to FIGHT FOR.*



So, there is no “easy way” or simple path to maintain sovereignty over your own body without fighting for it. We have preserved our right to free speech, religious freedom, and the right to bear arms only by fighting for them. And that is what we must do now if we want to maintain personal body autonomy.

It is hard to imagine that we have come this far—that we have to convince public officials that the government has no right to do what they want with our own bodies—but here we are. In this short report, we will share with you how you can fight back, stop the vaccine mandate, potentially keep your job, and preserve your freedom!



Is Forcing “the Vaccine” Even Legal in the United States?

Unfortunately, due to a horrible case precedent, the current prevailing legal opinion is that forcing injections into people is legal because of a court case from over 115 years ago called *Jacobson vs Massachusetts*.

Consequently, unless the people fight back, we end up with horrible case precedents that persist for decades. In this case, defenders of “vaccine” mandates quote this case like

religious devotees quote their sacred texts. However, this same Supreme Court in the same time period (over a century ago) made many rulings that have since been overturned because



PATH OUT OF THE PANDEMIC

PRESIDENT BIDEN'S COVID-19 ACTION PLAN

whitehouse.gov/covidplan/



Vaccinating the Unvaccinated

Since January, the Administration has taken actions to make vaccination conveniently available to all. COVID vaccines have been available to every individual age 16 and older since April 19th and to those age 12 and older since May. The Administration took steps to make vaccines available at over 80,000 locations nationwide, worked with pharmacies to offer walk-in appointments, and put out a call to action to businesses and organizations across the nation.

The President announced vaccination requirements for the federal government in July and called on the private sector to do more to encourage vaccination as well. Since that time, employers, schools, nursing homes, restaurants, hospitals, and cities in all 50 states have announced new vaccination requirements. Since July, the share of job postings that require vaccination are up 90%. And we know these requirements work. At the beginning of August, when Tyson Foods announced its requirement—only 45% of its workforce had gotten a shot. Today, it stands at 72%, meaning half of Tyson's unvaccinated workers have now gotten a shot—well ahead of the company's November 1st deadline. After United Airlines announced its vaccination requirement, more than half of its unvaccinated employees went out and got vaccinated with weeks left to go before the deadline. In Washington State, the weekly vaccination rate jumped 34% after the Governor announced requirements for state workers.

All told, these efforts—and countless other Administration initiatives and policies—have resulted in over 175 million fully vaccinated Americans. But there are still nearly 80 million Americans eligible to be vaccinated who have not yet gotten their first shot.

The President's plan will reduce the number of unvaccinated Americans by using regulatory powers and other actions to substantially increase the number of Americans covered by vaccination requirements—these requirements will become dominant in the workplace. In addition, the plan will provide paid time off for vaccination for most workers in the country.

Requiring All Employers with 100+ Employees to Ensure their Workers are Vaccinated or Tested Weekly



Requiring Vaccinations for all Federal Workers and for Millions of Contractors that Do Business with the Federal Government



Requiring COVID-19 Vaccinations for Over 17 Million Health Care Workers at Medicare and Medicaid Participating Hospitals and Other Health Care Settings



Calling on Large Entertainment Venues to Require Proof of Vaccination or Testing for Entry



Requiring Employers to Provide Paid Time Off to Get Vaccinated



they were just plain wrong.

Yes, this same Supreme Court that ruled in favor of compulsory vaccinations in 1905 continuously ruled against individuals having any rights at all. For example, they ruled:

- In favor of racial discrimination (1883 Civil Rights Case)
- Monopolies were acceptable (US vs EC Knight)
- You can go to jail for questioning the government (Debs vs US)
- You can go to jail for speech we don't like (Schenck vs US)
- Forced child labor is okay (Hammer vs Dagenhart)

These are just a few examples of horrible rulings from this same Supreme Court that have since been overturned. Likewise, the Jacobson vs Massachusetts forced vaccination case precedent needs to be overturned. But it will only be overturned if the people FIGHT BACK.

Additionally, a strong case already exists that the Jacobson vs Massachusetts case cannot and does not apply to the modern day COVID-19 vaccine, since the COVID-19 "vaccine" is not a "vaccine" according to any traditional or orthodox definition of a vaccine. It is either an "experimental drug" or an "emergency use therapy." And there is no case precedent for compulsory therapies on the public. This is why the fraudulent use of the word "vaccine" is so critical for social manipulators. They must use the word "vaccine" to deceive and manipulate people even though the various COVID-19 vaccines are not vaccines at all.

It is like calling cocaine a "healing medicine" and marijuana an "organic vitamin." Sure, you can call them that—but that is not what they are.

The Idaho Legislature Has Been Characteristically Weak on Forced Vaccinations

Idaho should be a strong conservative leader and a bastion for freedom and constitutional rights. Unfortunately, like nearly every other bona fide conservative issue, the Idaho Legislature has been weak and generally impotent.

Idaho has simply not prevented any government subsidized entity, including schools or healthcare facilities, from forcing vaccine mandates on their employees.



Texas, on the other hand, did ban government agencies and any business which receives state funding from requiring proof of vaccination. Georgia likewise banned state agencies from requiring vaccination as a condition of employment. Arkansas and Montana took it even further and prohibited any employers from demanding proof of vaccination. And Florida Governor, Ron Desantis, famously banned vaccine mandates and vaccine passports for all companies in his state.

Idaho, unfortunately has done none of this. Public employers in Idaho can mandate vaccines and state-subsidized employers can likewise force their employees to get jabbed or risk losing their jobs.

As usual, this means the first place to start is to contact your state legislators and ask them why they haven't done anything about this. If they refuse to take real action—fire them (aka, don't ever vote for them again and make it known that you will actively work to see them removed from office).

Now don't get this wrong, we are not suggesting that the state (including the legislature) mandate privately funded businesses. But, if the business is being subsidized with public funds, then the state has authority to mandate or stop the funding, including through legislation.

What You Should Do If You Oppose Vaccination and Want to Keep Your Job

The first thing you need to do is recognize that your job is a contract between you and your employer. You signed or verbally agreed to an actual contract. If signed, you need to get a copy of it and review it because undoubtedly, receiving a fake “vaccine” was not a condition of your employment. However, it may be that your contract allows you to be terminated at any time for any reason. So, you must review your contract.

In any event, regardless of your contract with your employer, it doesn't necessarily mean you will face termination if you don't comply. Current anti-discrimination law in America allows for exceptions to employer "rules." More specifically, [**Title VII of the Civil Rights Act of 1964**](#) allows employees to be exempted from compulsory "vaccination" based on:

1. Existing medical condition(s).
2. Sincerely held religious beliefs.

EXISTING MEDICAL CONDITIONS

An example of a medical exemption could be something as simple as a severe allergic reaction you got when getting a vaccine, like a flu shot, sometime in the past. Perhaps you or your family members have auto-immune diseases that make you particularly susceptible to any shot or medication, and you can demonstrate that with a doctor's note.

Basically, any existing medical condition that could make a "vaccination" too dangerous for you should qualify for the medical exemption. And if it escalated to a lawsuit, a good lawyer can make the case that the COVID-19 "vaccine," is simply not a vaccine by definition anyhow.

SINCERELY HELD RELIGIOUS BELIEF

The existence of the religious exemption is incredibly important. It is the recognition of your right of conscience and the upholding of your 1st amendment right to freedom of religion. The Equal Employment Opportunity Commission has already defined that Title VII makes "religious beliefs" very broad and it would include any truly held religious belief, particularly Christian beliefs which form the foundation of our nation's heritage.

Many examples of religious exemptions are listed on their website here: <https://www.eeoc.gov/laws/guidance/what-you-should-know-workplace-religious-accommodation>

Whether your church, denomination, or religious association has published any opposition to compulsory vaccines is not relevant—what matters is your personal "sincerely held religious belief." However, it can be beneficial if you are a member of a church with publicly stated opposition to compulsory "vaccination." By way of example, the church, [Freedom Tabernacle](#), which was formed and established here in Idaho in 2011, way before the COVID "crisis" and compulsory "vaccinations," has published its opposition to vaccine mandates in its Articles of Faith which reads as follows:

Article 4, Section 4

The Bible teaches that our bodies are the temple of the Holy Ghost (1 Corinthians 3:16) and that we are to glorify God with our bodies (1 Corinthians 6:19-20) for we were bought with the blood of Jesus.

The Bible also specifically teaches us to not be conformed to this world in the context of how we use our bodies (Romans 12:1-2) and that our bodies should

be offered to God as a “living sacrifice” in which we reject the pressures and demands of the world for how we ought to use our bodies and instead do with our bodies that which is “good, and acceptable” and “perfect, will of God.”

Therefore, to exercise our faith in a pure conscience, Christians must have total control and dominion over our own bodies. As Christians, who have and exercise free will and dominion over our own bodies, our faith precludes us from allowing any external force or government to coerce us or demand that we accept any medical treatment against our will. This includes alleged “life-saving” procedures, vaccines for the “good and safety of the public,” or any other forced medical action which causes us to surrender authority of our body over to another by force and against our free will.

This text can be used and quoted for your reference should you choose to go down the path of seeking a religious exemption.

COVID-19 Vaccine and Abortions

However, beyond the example of a sincerely held religious belief as noted above, an additional reason you can have against a compulsory jab is the fact that aborted fetal tissue was used in the development of current COVID-19 “vaccines.” You can learn more about the connection to aborted fetal tissue and COVID-19 vaccines here: <https://lozierinstitute.org/update-covid-19-vaccine-candidates-and-abortion-derived-cell-lines/>

So, as a Christian, you can state in good faith that in addition to your deeply held religious belief about being sovereign over your own body, you likewise have a deeply held religious belief about using any so-called medicine or vaccine which used aborted fetal tissue in its development. And to be injected with such a “vaccine” would so greatly offend your beliefs that it would be tantamount to being complicit in the murder of babies.



Strength in Numbers

As we all know, the tyranny being enacted in America in the name of COVID is unprecedented. Mainstream media, corporate giants, tech giants like Google and Facebook, “Big Pharma,” and all levels of government are working together to control Americans in ways never seen before.

The most effective way we have to fight back is *in numbers*. Uniting in groups of employees fighting back against tyrannical mandates is the best way to balance the force coming from employers. We have lots of history of employees uniting together to fight against employers

because of poor working conditions, so we need to follow their example and fight in numbers.

Let's say you work for St. Luke's Hospital, for example. They are a "private" entity that receives millions of dollars in government funding. They also have thousands of employees right here in Idaho. Each employee that joins in resisting the vaccine mandates strengthens the influence upon the hospital administration in not mandating the shot. If hundreds, or thousands of employees band together and fight back by refusing to comply, then the employer's hands are tied. Remember they need you, they cannot function without skilled employees. If even 5% or would not comply the employer is in a tough position and will begin to yield.

Using The Court to Add Pressure

The purpose of the court is to peacefully resolve matters between two parties or people. This tool should be something that you consider using when, or if, the time is right. No employer wants to deal with a lawsuit with employees. Win or lose—the court can be an effective tool in working out a solution with an obstinate employer. A solution that does not require you to put something unwanted into your body. Remember, the court should not be used too early, but only after you have tried to resolve the issue by uniting with other employees and communicating with your employer.



ACTION STEPS YOU SHOULD TAKE RIGHT NOW!

First of all, you should get organized. Connect with anyone and everyone at your workplace who likewise opposed mandatory vaccination requirements and use private messaging services to stay in contact. Do not use Facebook. Create a Signal or Telegram group to stay in contact and/or communicate via secure email through ProtonMail or something similar.

Then do all you can to work together and in unison. Find an attorney who can and will work with you and would be willing to write a letter on your behalf and even file a lawsuit against your employer after you have taken the necessary steps to get an exemption from your employer. To do so, take the following action steps:

STEP ONE - send a letter to your employer requesting a religious exemption and clearly stating your personal "sincerely held religious beliefs" and how they do not allow you to accept a COVID "vaccination." Focus only on your religious beliefs and not your doubts or concerns about the vaccination's effectiveness or safety, etc. This belief could be as simple as you do not believe in putting something into your body that you do not feel good about. Send your letter via email and also via certified mail, and keep the receipt to show proof that it was sent.

To strengthen your case, you could include a letter from your church Pastor or documentation

showing public opposition by Christians or Christian organizations opposing compulsory vaccination.

STEP TWO - have your attorney send your employer a follow-up letter that describes and explains the legality of your request, the statistics regarding true COVID-19 cases, and case precedence showing the consequences and legal repercussions for denying a religious exemption. They should also cite the number of clients that have retained their services and the potential for a class-action lawsuit against them. Your employer should definitely think twice before denying your exemption. This letter should also express the liability an employer takes upon themselves by mandating something that could harm their employees.

STEP THREE - send your employer this notice from the [Children's Health Defense Legal Resources](https://childrenshealthdefense.org/wp-content/uploads/preventing-vaccine-mandates-toolkit-7.14.21.pdf) page (<https://childrenshealthdefense.org/wp-content/uploads/preventing-vaccine-mandates-toolkit-7.14.21.pdf>). This notice informs your employer that they are actually violating federal law by mandating a COVID-19 vaccine shot.

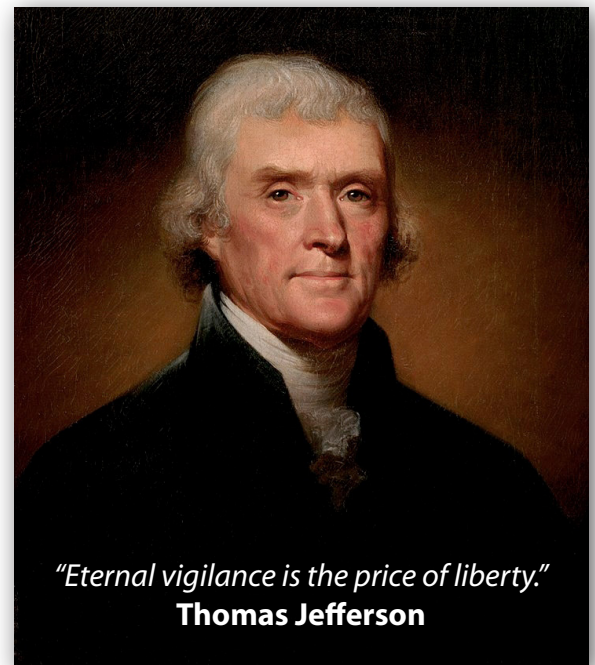
STEP FOUR – do not quit, no matter what, and continue to be a valuable employee. Be kind, be productive, be firm in your position, and keep your head up while being humble in your resolve. Make yourself as valuable to your employer as possible. No employer in their right mind wants to let go of a good employee. Being a valuable employee puts you in a very strong position to influence your employer and other employees.

The Fight is Not Over

Thomas Jefferson is quoted as having said, "Eternal vigilance is the price of liberty." Once you obtain your own exemption from vaccines, it is not enough to stand down and go on about your life as "normal." You must continue to fight for liberty, or tyrants will continue to rise up to take it from you.

Besides uniting with your fellow employees, you should fight at the legislative level as well to ensure that legislation exists to specifically prevent the usurpation of your rights. Be in contact continuously with your legislators ([do you even know who they are?](#)).

You must likewise fight at the executive level, to ensure that the enforcement of laws is just and appropriate and that tyranny never prevails. Many of the COVID-19 mandates are coming from the executive branches of governments. Ammon Bundy is a candidate for Governor in the great state of Idaho and he has included in his **Keep Idaho IDAHO Plan**, provisions for ensuring health and medical freedom in the state of Idaho. You can read the entirety of his plan on his website, but he states quite plainly in part:

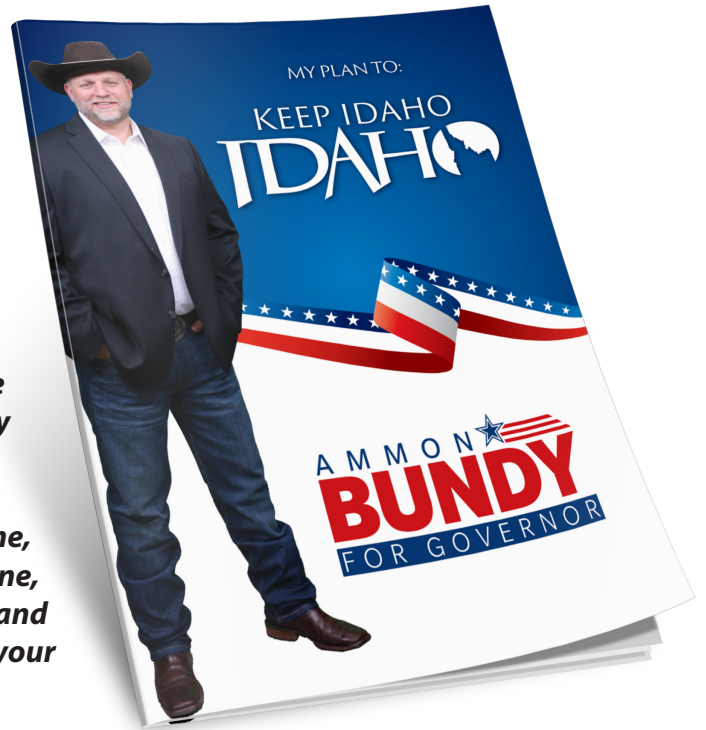


As governor, I will make Idaho the very first Health Freedom and Body Autonomy State. This means that in Idaho you can legally take any treatment you want to take, and the state will permit it and protect you. You will have the right to try any treatment here in Idaho. And you will be autonomous over your body like God intended.

So let me be very clear—Idaho will never mandate vaccines nor any other medical treatment for any citizen at any time when I am governor.

When it comes to vaccines, if you want to take one, you are free to do so. If you don't want to take one, you will never be required to. Idaho will honor and protect your right to decide what to do with your body.

Voting for Ammon Bundy for your next Governor may be the greatest defense you have to protect your sovereignty over your body. To see exactly how Ammon Bundy can and will protect your right to body autonomy, visit VoteBundy.com.



AMMON 
BUNDY
FOR GOVERNOR