



NOTICE TO UTAH RESIDENTS AND PUBLIC OFFICIALS Medical Freedom – Mandated Treatment Always Illegal

This resolution is presented in pursuance of the mission of the Utah Central Committee, which is to assist Utah individuals, businesses and organizations in asserting their constitutional rights. It has been and **always will be illegal for government to mandate medical treatment of any kind, under any circumstances on any individual or their dependents**, even if there is legislation that claims to have created this power. If you have not been taken to court, where you have been found guilty of a constitutionally valid crime by a jury of your peers, then you still have all your rights to make decisions for yourself and your family.

WHEREAS, no government may take away the right of an individual to make their own medical decisions, or the right of a parent or guardian to make medical decisions for a child, without constitutionally valid due process of law that includes a jury of your peers.

WHEREAS, the medical principle of informed consent is sacred among health practitioners who value the rights of their patients. Informed consent is aligned with the constitutional principle of the right to life, conscience and liberty. The US Constitution states “No person shall... be deprived of life, liberty, or property, without due process of law” (*US Constitution Amendment V*). Liberty includes this right to choose your own medical treatment. The Utah state constitution also enumerates this right to liberty (*Utah Constitution, Article 1 Section 1*). The 9th Amendment to the United States Constitution is inclusive of the right to choose your own medical treatment, while the 10th amendment states that this power remains with the people.

WHEREAS, any attempt by a public or private entity to create policy, rules, or laws that “act under the color of law” are unconstitutional and unlawful and carry potential criminal (*US Code Title 18, 242*) and civil (*US Code Title 42, 1983*) penalties for the government official. **Any act of ignoring unconstitutional rules is in accordance with upholding the law.** If an agent acting illegally under the color of law attempts to enforce mandated medical treatment, the targeted individual has the right to defending themselves, as Article 1 Section 1 of the Utah State Constitution declares the people’s right “to enjoy and defend their lives and liberties”.

WHEREAS, violations of the mentioned principles of medical ethics have been destroying families in the state of Utah for decades. Actions by the Department of Child and Family Services (DCFS), and various medical facilities, to force medical treatment on children have been unlawful, because constitutional due process is not provided to parents and legal guardians under this system.

THEREFORE, we invite all individuals, medical professionals and organizations to follow the law by ignoring unconstitutional pretend-legislation that claims the power to violate people’s right to choose their own medical treatment. We encourage government officials to avoid the penalties of violating someone’s rights. We invite a spirit of cooperation in honoring the governing law of the land.