

AK Medical Freedom Symposium



**SENATOR
LORA REINBOLD**

Serving in 28th - 32nd Legislature
(2013-2022)

THANK YOU
TO OUR
SPONSOR

Senator.Lora.Reinbold@akleg.gov



The Constitution of the United States *September 17, 1787*

WE THE PEOPLE of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America.

Senator Lora Reinbold, JBER, Eagle River, Chugiak



▶ Formerly employed by:

Johnson & Johnson



Bristol-Myers Squibb

- ▶ Chief Operating Officer
at Medical Park Family Care
- ▶ Sold Monoclonal Antibodies
- ▶ House Representative, 6 years
- ▶ Senator, 4 years

AK Medical Freedom Symposium



**SENATOR
LORA REINBOLD**

Serving in 28th - 32nd Legislature
(2013-2022)

**LEGISLATIVE
UPDATE**

Sept 17, 2022

Senator.Lora.Reinbold@akleg.gov



Legal Medical Rights

Alaska Early Treatment Medical Summit

October 29, 2021

Statutes to Stand On
September 17, 2022

32nd Legislature Senate Committees:

- **Chairman:**
Judiciary, Removed April 2021
- **Vice Chair:**
Legislative Council
State Affairs
- **Member:**
Legislative Budget and Audit
Health & Social Services
Joint Armed Services Committee
- **Sub Finance Member:**
Health and Social Services
Law
Dept. Public Safety
Military & Veterans Affairs



inhauscreative/E+/Getty Images

Popular sovereignty, which is a type of **governance** based on the **consent and approval of the people**, appears in Article VII of the United States Constitution. Popular sovereignty is considered one of the most **important, basic** and **essential rights** of the American people. It is **established** as an **irrevocable right**, to be **enjoyed by all citizens** of the U.S., and was **deemed so important** by the drafters of the Constitution that it appears in the **Preamble**, introducing the document with the words "We the people of the United States..."



The Constitution of the State of Alaska
Ratified by the People of Alaska April 24, 1956

Sponsored Legislation

SENATE BILL NO. 118

IN THE LEGISLATURE OF THE STATE OF ALASKA
THIRTY-SECOND LEGISLATURE - FIRST SESSION

CS FOR SENATE BILL NO. 119(EDC)

IN THE LEGISLATURE OF THE STATE OF ALASKA
THIRTY-SECOND LEGISLATURE - FIRST SESSION

BY THE SENATE EDUCATION COMMITTEE

Offered: 4/30/21

Referred: Community & Regional Affairs, Judiciary, State Affairs

Sponsor(s): SENATOR REINBOLD

1

2

A BILL

FOR AN ACT ENTITLED

- 1 "An Act relating to oaths of office; and requiring public officers to read the state
2 constitution, the Declaration of Independence, and the United States Constitution."

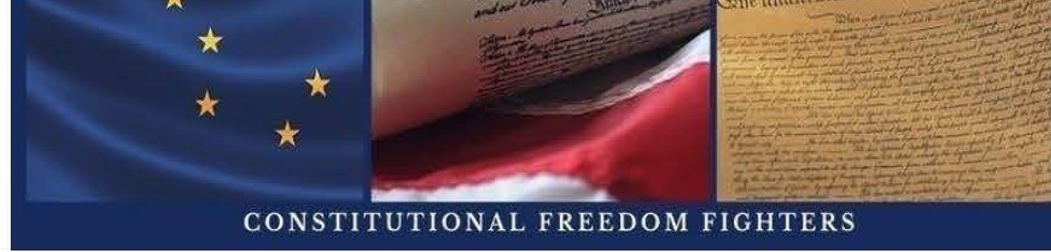
Congress OF THE
FIRST AMENDMENT

Congress shall make no law respecting an
establishment of religion, or prohibiting the fr
ise thereof; or abridging the freedom of sp
the press, or the right of the people peacea
assemble, and to petition the Government for a red
of grievances.



Alaska's Constitution Article 1 Section 1:

This constitution is dedicated to the principles that all persons have a natural right to life, liberty, the pursuit of happiness, and the enjoyment of the rewards of their own industry; that all persons are equal and entitled to equal rights, opportunities, and protection under the law; and that all persons have corresponding obligations to the people and to the State.



Government in America was instituted to secure the unalienable rights of “life, liberty and pursuit of happiness,” and citizen’s inherent rights are guaranteed in the Constitution of the United States of America, inclusive of the Bill of Rights, the Declaration of Independence, and the Constitution of the State of Alaska. Freedom is worth fighting for; our liberty is under siege by the highly restrictive, many unconstitutional health mandates relating to the recent COVID-- 19 disaster declaration. Under these numerous mandates, has your right to liberty and your pursuit of happiness been infringed upon?

We the people of Alaska implore the Executive branch of the State of Alaska to immediately repeal all unconstitutional health mandates pertaining to the disaster declaration.

BE IT RESOLVED by the Citizens of the Great State of ALASKA:

WHEREAS, the 1st Amendment in the Constitution of the United States clearly states the following, “Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press, or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.” As the violations are too numerous to be listed in their entirety, one egregious example is the

H A N D O U T

assemble and celebrate religious

HOW DID WE GET TO STATE MEDICAL TYRANNY?

JAN 30, 2020 WHO DECLARED EMERGENCY

JAN 31, 2020 National Emergency

March 11, 2020 State of Ak Gov Dunleavy, HSS Com Crum & Dr. Zink

State of Disaster limited 30 days via stature

**Administrative Order 315 Officials must Comply to State, National &
Global Directives**

Definition of Vaccine

Alaska Statute 18.09.990 (11)

“vaccine” means a preparation of a killed microorganisms, living attenuated organisms, living fully virulent organisms, or other substances that are administered to humans for the purpose of producing or artificially increasing specific immunity to life-threatening and disabling diseases.

Extending COVID 19 Declaration/Relief SB241

SB241 The Disaster Declaration was extended from thirty days to six months

Mandate 8: Public Private Schools Closed,

Mandate 10: Essential vs. Non Essential Business Closures included Penalty and Civil fines \$1K Violation, \$25K Misdemeanor, \$2.5M death

Mandate 11: Even people who have no symptoms, not allowed to visit loved ones in hospital

Sate of Alaska Health Alerts & Questions and Answers:

How to assemble Easter baskets, cars parked 6 feet apart for church no clergy interactions, traveling prohibited between communities on road system even for significant others and no quarantine allowed in an RV.

- **Alaska State Mandates 1-18**

1-Suspend/Limit visit state facilities

no student contact in schools

2Closed Libraries/museums

3 Mar 16 Bars & restaurants restrictions except “Essential”

4 Travel/School/Health Restrictions 3/16/2020

5 Cancel non urgent procedures-h/c tail spin

6 Oral Procedures postponed

7 Ketchikan & Fairbanks business closures & gathering

8 Public & Private schools 6 feet No afterschool activities & limit contact

- **Alaska State Mandates 1-18**

9 Personal Care and Gathering Severe Restrictions & Prohibit in home as well

10 April 10 Mandatory Business Closures except Essential & Quarantine workers

*******\$25,000 fine Class A misdemeanor & 2.5 million death*******

11 Intrastate Travel Restriction More than 10 ppl could not meet. Not allowed to visit hospital nursing home etc. Marijuana potentially allowed open

Q & A Can I visit or fly to visit family in Ak in another community NO

Can I visit my significant other if not in same house-NO

12 “Control movement of people” Deep Intrastate restrictions

This mandated supersedes any local government tribal mandate directive or order

13 K-12 Private & Public schools closed until end of year no graduation events etc

14 Isolation/ Quarantine Non congregate sheltering order (camps)

15 Healthcare restrictions mandatory PPE (China) allowed end of life visits

Alarming Mandate 16 Reopen Alaska Safely 4/22/20

- State Reserved the right to amend at any time
- PCR testing began & random unsubstantiated CDC protocols
- Non-essential businesses can open under strict requirements from social distancing, cloth face covering, signage and screening.
- Restaurants, bars, personal care, camps, fishing charters, gyms, camp sites,
- Violation \$1000 fine w/ potential criminal fines
- Restaurant chaotic capacity restricts & 5 min mask off
- Religious gatherings and gatherings. No groups larger than 20
- Swimming pools, theaters, bowling and bingo. Attachments A thru T
- Freedom Rally 4/22/20 Governor D, Dr. Zink & Crum declared on going war Alaska Businesses



THE STATE
of ALASKA
GOVERNOR MIKE DUNLEAVY

****COVID-19 HEALTH ALERT****

Issued April 3, 2020

By: Commissioner Adam Crum, Alaska Department of Health and Social Services

Dr. Anne Zink, Chief Medical Officer, State of Alaska

Health Alert 010 – Recommendations Regarding the Use of Cloth Face Coverings

Scientific evidence available to date indicates that asymptomatic and presymptomatic shedding of the virus that causes COVID-19 is occurring. This means that people who have no symptoms whatsoever may be infected with the virus and capable of transmitting the virus to others when interacting in close proximity—for example, speaking, coughing, or sneezing. This heightens the need for community-wide implementation of control measures to prevent the spread of COVID-19 among people who are not experiencing symptoms of illness.

The primary ways to do this are through social distancing, frequent hand-washing, and disinfecting high-touch surfaces. Another tool that may help to minimize transmission while people are around others outside of their household is the use of face coverings. Because we are experiencing a nationwide shortage of medical supplies, including facemasks, we recommend that Alaskans make their own face coverings and wear them in public settings where other social distancing measures are difficult to maintain (e.g., grocery stores and pharmacies) -- especially in areas of significant community-based transmission. This recommendation aligns with current national guidance: www.cdc.gov/coronavirus/2019-ncov/prevent-getting-sick/cloth-face-cover.html

The following measures are highly recommended for all Alaskans:

- Wear a cloth face covering in public settings where other social distancing measures are difficult to maintain (e.g., grocery stores and pharmacies).
- Make sure the face covering covers both the nose and mouth.
- Do not remove the face covering until you return home.
- When removing the face covering, avoid touching the front of the face covering (because it may be contaminated). Remove it by grasping the ear loops, ties, or bands and immediately discard or place in a designated container for laundering.
- *Wash your hands immediately* after removing the face covering and before touching anything else.
- Wash face coverings in hot, soapy water between uses.
- Do not wear N-95 or surgical masks; these are needed by health care workers and first responders.
- Do not rely on face coverings as the primary way to prevent COVID-19 transmission, and be careful to avoid developing a false sense of security through the use of face coverings. Continue to follow social

distancing measures, including maintaining at least six feet between yourself and others, staying at home, avoiding touching your face, and washing your hands frequently.

What is a cloth face covering?

A cloth face covering is a material that covers the nose and mouth. It can be secured to the head with ties or straps or simply wrapped around the lower face. It can be made of a variety of materials, such as cotton, silk, or linen. A cloth face covering may be factory-made or sewn by hand, or can be improvised from household items such as scarfs, T-shirts, sweatshirts, or towels.

How do I make a homemade face coverings?

Cloth face coverings can be fashioned from household items or made at home from common materials at low cost. There are a number of instructional websites and videos that people can refer to for making face coverings; two such videos are available at <https://youtu.be/VgHrnS6n4iA> and <https://youtu.be/1r2C1zGUHbU>

How well do cloth face coverings work to prevent spread of COVID-19?

There is limited evidence available on how well cloth face coverings help reduce COVID-19 transmission. Their primary role is to reduce the release of respiratory droplets into the air when someone speaks, coughs, or sneezes, including people who have COVID-19 but have no symptoms. Cloth face coverings are not a substitute for physical distancing and washing hands and staying home when ill, but they may be helpful when combined with these primary interventions.

How should I care for a cloth face covering?

Wash your cloth face covering frequently, ideally after each use, or at least daily. Have a bag or bin to keep cloth face coverings in until they can be laundered with detergent and hot water and dried on a hot cycle. If you must re-wear your cloth face covering before washing, wash your hands immediately after putting it back on and avoid touching your face. Discard cloth face coverings that:

- No longer cover the nose and mouth
- Have stretched out or damaged ties or straps
- Cannot stay on the face
- Have holes or tears in the fabric

This is not a mandate.
State of Alaska COVID-10 Health Alert #010

3. **Easter basket assembly:**

- a. Faith-based groups may assemble and distribute Easter baskets under the following conditions:
 - i. Anyone assisting with basket assembly or distribution must be screened and not allowed to participate if they meet any of the following criteria: a) have a fever, cough, shortness of breath, or other symptoms of respiratory infection; b) have a history of out-of-state travel within the past 14 days, or c) have a history of close contact to a person with COVID-19 or an undiagnosed respiratory infection in the past 14 days.
 - ii. No gathering may be of more than 10 people and a minimum of six feet must be between every person included in assembly and distribution of baskets.
 - iii. Wash hands with soap and water for at least 20 seconds prior to and after handling baskets or basket contents.
 - iv. Maintain at least six feet or more distance from people other than household members.
 - v. Wear a cloth face covering when around people other than household members.

This is not a mandate.
State of Alaska COVID-19 Health Alert 011



THE STATE
of **ALASKA**
GOVERNOR MIKE DUNLEAVY

****COVID-19 HEALTH ALERT****

Issued: April 7, 2020

By: Commissioner Adam Crum, Alaska Department of Health and Social Services
Dr. Anne Zink, Chief Medical Officer, State of Alaska

Health Alert 011 – Safety Guidelines for Religious Services

COVID-19 Health Mandate 11: Social Distancing, Item I.5 prohibits private and public gatherings of non-household members, regardless of the number of people involved. This includes, but is not limited to, weddings, faith gatherings, graduations, and funeral events.

<https://gov.alaska.gov/wp-content/uploads/sites/2/03272020-SOA-COVID-19-Health-Mandate-011.pdf>

However, the following practices will be allowed for places of worship, including churches, synagogues, mosques, temples and other similar religious facilities of any faith:

1. **Live-streaming of religious services** at their place of worship (absent the congregation) is allowed under the following conditions:
 - a. Minimum number of necessary personnel to be used.
 - i. No group larger than 10 is allowed.
 - b. Social distancing of six feet or more to be used.
 - i. If singing or projecting of voice, then minimum of 10 feet between each person.
 - c. Non-speaking, technical assistance personnel to wear cloth face coverings.
2. **Drive-in religious services:** Churches, synagogues, mosques, temples and other similar religious facilities of any faith may conduct "drive-in" services, where participants gather in their vehicles near the religious facility and participate in the service together by remote means, subject to the following requirements, which are intended to protect public health, safety and welfare:
 - a. Participants may leave their homes to travel by vehicle to and from the religious facility, and must remain in their vehicle at all times.
 - b. Only household members are allowed in each vehicle.
 - c. Vehicles must be parked with six feet of separation between vehicles.
 - i. This will be ensured by clearly marked parking stalls or directed by parking lot staff wearing reflective clothing and face coverings.
 - d. Participants may not interact physically with clergy, staff or participants in other vehicles. This includes, but is not limited to, collecting donations by basket or plate.
 - e. Social distancing of six feet or more to be used.
 - i. If singing or projecting of voice, then a minimum of 10 feet between each person.

History of Definition of "Vaccine" Changed By CDC

Vaccination (pre-2015): Injection of a killed or weakened infectious organism in order to prevent the disease.

Vaccination (2015-2021): The act of introducing a vaccine into the body to produce immunity to a specific disease.

Vaccination (Sept 2021): The act of introducing a vaccine into the body to produce protection from a specific disease.

0072724007 ACCOUNT #: 6100

ITEM	QT	SALE/RE	EXT
193990	1.00	270.00	270.00
EACH			NONTAX
Pharmacy Item 193990 *F			

100	1.00	25.00	25.00
EACH			NONTAX
UPS GROUND			

Customer was offered a consult: Accepted

SUBTOTAL \$	295.00
TAX \$	0.00
TOTAL \$	295.00

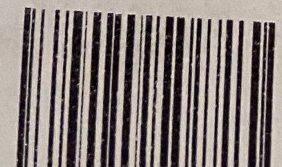
CHARGE	295.00
--------	--------

EMPLOYE TERM	INV#	TIME	DATE
18 4	41249	12:01	25-Oct-21

Your receipt guarantees
your no-hassle-return.

We're your source for
supplies and
all your pharmacy needs.

INVOICE



**GAVEL
ALASKA**

CLOSED

YEAS: 12 NAYS: 8

SCS CSHB 76(FIN) am S
Second Reading
Amendment No. 29?

EXTENDING COVID 19 DISASTER EMERGENCY

N BEGICH

Y HOLLAND

Y MYERS

N STEDMAN

N BISHOP

Y HUGHES

Y OLSON

N STEVENS

Y COSTELLO

Y KAWASAKI

Y REINBOLD

N VON IMHOF

N GRAY-JACKSON

N KIEHL

Y REVAK

Y WIELECHOWSKI

N HOFFMAN

Y MICCICHE

Y SHOWER

Y WILSON

Senate Floor Session

Apr 28, 2021

3:53 pm

Personal Objections

HB76

Adds Sections 4 (Emergency Powers of the Commissioner of the Department of Health and Social Services), 14 (Licensee Liability for Client Exposure to COVID-19), and 15 (Business and Employee Liability for Customer Exposure to COVID-19) to the repeal date of June 30, 2023.

Repeals Section 10 (School Operating Funds) on June 30, 2025.

Section 21: Retroactivity

Adds Section 11 (Workers' Compensation Presumption of Compensability) to retroactive date of November 15, 2020.

Sections Removed

- ? Fingerprinting
- ? Meetings of Shareholders
- ? Informed Consent for COVID-19 Vaccines
- ? Personal Objection to the Administration of Vaccines

All other changes are technical or conforming.

Co-Chair Bishop WITHDREW the OBJECTION. There being NO OBJECTION, the proposed committee substitute was adopted.

Co-Chair Bishop asked Co-Chair Stedman to review the fiscal notes.

Senate
Finance
April 16, 2021

**GAVEL
ALASKA**

CLOSED

YEAS: 4 NAYS: 16

SCS CSHB 76(FIN) am S
Second Reading
Amendment No. 30?

EXTENDING COVID 19 DISASTER EMERGENCY

N BEGICH

Y HOLLAND

N MYERS

N STEDMAN

N BISHOP

Y HUGHES

N OLSON

N STEVENS

N COSTELLO

N KAWASAKI

Y REINBOLD

N VON IMHOF

N GRAY-JACKSON

N KIEHL

N REVAK

N WIELECHOWSKI

N HOFFMAN

N MICCICHE

Y SHOWER

N WILSON

Senate Floor Session

Apr 28, 2021

4:00 pm

**Vaccine Online Reporting on
State of Alaska website
HB76**

Special Interests

ASHNA

SB3006

“...the federal administration put forward notice of intent to make rules requiring all Medicare and Medicaid certified health care facilities to be in compliance with all their employees being vaccinated...

And so somehow the amendments that are in (SB)3006... were to force our employers or healthcare facilities to somehow go against federal law...

...it would force us not being compliant with federal law, We would lose all of our Medicare and Medicaid funding, and that would shut down every healthcare entity in the state.”

Jared Kosit, President and CEO Alaska State Nursing Home Association

**GAVEL
ALASKA**

CLOSED

YEAS: 9 NAYS: 8

**CSSB 3006(L&C) am
Second Reading
Amendment No. 5?**

HEALTH CARE REQS; COVID-19; TELEHEALTH

N BEGICH

Y HOLLAND

Y MYERS

N STEDMAN

N BISHOP

Y HUGHES

E OLSON

N STEVENS

Y COSTELLO

N KAWASAKI

Y REINBOLD

E VON IMHOF

N GRAY-JACKSON

N KIEHL

Y REVAK

Y WIELECHOWSKI

N HOFFMAN

Y MICCICHE

E SHOWER

Y WILSON

Senate Floor Session

Sep 10, 2021

11:50 am

**Based on vaccine status cannot deny
access to benefits and services
SB3006**

Amendment Modeled After Montana Bill- Tabled

GAVEL
ALASKA

CLOSED

YEAS: 11 NAYS: 6

CSSB 3006(L&C) am
Second Reading
Table Amendment No. 7?

HEALTH CARE REQS; COVID-19; TELEHEALTH

Y BEGICH

N HOLLAND

Y MYERS

N STEDMAN

Y BISHOP

N HUGHES

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Y COSTELLO

Y KAWASAKI

N REINHOLD

E VON IMHOF

Y GRAY-JACKSON

N KIEHL

Y REVAK

Y WIELECHOWSKI

Y HOFFMAN

Y MICCICHE

E SHOWER

Y WILSON

Senate Floor Session

Sep 10, 2021

12:14 pm



The AFLDS’ “Vaccine Bill of Rights”

“Emergency Use products are specifically prohibited by federal law from being mandated:

The CDC Advisory Committee on Immunization Practices (ACIP) affirmed in August 2020 that under an Emergency Use Authorization (EUA), experimental vaccines are not allowed to be mandatory;

Decades-old universally accepted Codes of Medical Ethics, including the Nuremberg Code and the Declaration of Helsinki absolutely prohibits any form of coercion whatsoever to individuals participate in a medical experiment;

Defender

the Inc

EXPERV BIC FOOD BIC TECH BIZ

ts authorized for Emergency Use

law as detailed in the following legal

the federal government. Long-term

tal, which requires people be given the opportunity to give informed consent. The Belmont Code, the foundation of ethical

participate in a medical experiment. **Conse**



AFLD's "Vaccine Bill of Rights" Continued

It is neither feasible nor safe to mandate experimental vaccination given the large number of COVID-19 recovered patients in the general population and the FDA/Pfizer/ Moderna protocols which excluded COVID-19 recovered patients;

It is neither feasible nor safe to administer experimental vaccines to many groups of patients, such as persons with post-natural infections, waning titers, allergic reactions, as well as childbearing women, etc.;

Vaccine passports, "digital health IDs," and other such required documentation pose substantial risks to personal privacy and equal treatment before the law

The doctors and nurses administering the inoculation are required by law to give informed consent and they cannot do they if they themselves are not informed; And lastly,

Private businesses operating within the jurisdiction have no legal authority to require or mandate or coerce medication or experimental medication for any persons..."

GOV DUNLEAVY HB 76 DISASTER DECLARATIONS EXTENSION

Amendments To CSHB76 (S) Finance

1	32-GH1011\WA.13	Relating powers of the governor
2	32-GH1011\WA.14	Enabling Legislature to terminate a disaster
	32-GH1011\	
3	32-GH1012\WA.23	School operating funds program execution
4	32-GH1013\WA.17	Immunization Rights
5	32-GH1014\WA.20	Common carriers relating to travel
6	32-GH1015\WA.19	Reversing ratification date
7	32-GH1016\WA.21	Removes retroactivity
8	32-GH1017\WA.22	Limits expenditures to \$500,000
9	32-GH1011\WA.24	Establishes interjurisdictional disaster services to ensure all political jurisdictions are working together
10	32-GH1011\WA.25	Establishes the Alaska State Emergency Response Commission

Submitted by Senator Reinbold 4/1/21 4:49pm

Senator Wilson declined to submit in Senate Finance Committee

After SB56 died in Senate HB76 came up via House. A few days before vote-I was banned on AK Airlines & drove to Juneau to vote. Alaska VAERS amendment voted down

Informed Consent

1. The nature of the patient's illness, the diagnosis, the proposed treatment plan and the prognosis.
2. A description of the recommended procedure or treatment and its purpose.
3. The probable outcome, particularly if it is difficult to predict, and the patient's expected post-procedure/treatment course.
4. The most likely risks and side effects and the potential benefits as well as the potential complications of the procedure or treatment.
5. Reasonable alternative methods of treatment or non-treatment including the risks, benefits, complications, and the prognosis associated with each alternative or with non-treatment



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702174

Office of Senator Lora Reinbold



For Immediate Release: October 25, 2021

**Statement from State Senator Lora Reinbold on JBER
COVID-19 Orders**

EAGLE RIVER – I urge Colonel Aguilar to immediately rescind her [extreme COVID-19 policies](#) at Joint Base Elmendorf-Richardson (JBER). They usurp state and local authority and negatively impact military members, their families, civilian personnel, and visitors – threatening them with fines and imprisonment. Our military members, who lay their lives down for our country, deserve their liberties to be upheld and defended by their commanders.

In addition to the numerous local businesses her orders will harm – businesses who have already taken the brunt of COVID-19 mitigation measures – these measures do not match the limited risk COVID-19 presents to our broadly young military, who strive to stay fit. The risk of this virus does not justify her heavy-handed response.

As we approach the two-year mark of this pandemic, effective treatments are now known and must be made available. Natural immunity is growing, and many experts believe it provides superior immunity to the shot, which should be recognized.

She should also remember that our nation was founded on preserving individual liberty, and that our military is supposed to defend freedom, not take it away.

Colonel Aguilar's policies likely violate the Posse Comitatus Act. The act limits the powers of the federal government to use federal military personnel, to enforce domestic policies. Threatening Americans with fines and jail time and attempting to impose mask mandates, showing proof of a 'vaccination,' limiting access to local businesses, and quarantining family members and visitors, only serve to increase tensions, in an already difficult situation.

As a state Senator, I swore to uphold and defend the US and state constitution and as a JBER Honorary Commander, I took an oath to support our military.

I adamantly disagree with forcing anyone to take the new mRNA gene therapy technology COVID-19 shot, that is still under investigation. Only the brand name Comirnaty, has been licensed to market. Individuals must demand the licensed product if they chose to take the COVID shot. Note: Alaska state law allows Alaska residents to decline any medical treatment.

In addition to some of the most credentialed and published physicians in America, high-ranking surgeons both in the Army and Navy, have expressed grave concern if the negative impacts the COVID shot.

The Colonel's policy, requiring service members to show proof of the COVID-19 vax is contrary to science and violates privacy rights.

Honorary Commander Induction Ceremony

Aug. 25, 2021



**“Our military members, who lay
their lives down for our country
deserve their liberties to be
upheld and defended by their
commanders.” ~Sen. Reinbold**

Joint Base Elmendorf-Richardson, AK

FDA APPROVAL

COMINARTY NOT COMMERCIALY AVAILABLE IN U.S.

Senator Ron Johnson, R-Wisc., claimed that the U.S. still doesn't have an FDA-approved [vaccine](#) as he exposed what was really approved by the government agency on ["Fox News Primetime."](#)

SEN. RON JOHNSON: *We do not have an FDA-approved vaccine being administered in the U.S. The FDA played a bait and switch. They approved the Comirnaty version of Pfizer drugs. It's not available in the U.S. They even admit it. I sent them a letter three days later going "What are you doing?" What they did is they extended the emergency use authorization for the Pfizer drug vaccine that's available in the U.S., here that's more than 30 days later, they haven't asked that very simple question. If you're saying that the Pfizer drug is the same as the Comirnaty, why didn't you provide FDA approval on that? So, there's not an FDA-approved drug and, of course, they announced it so they could push through these mandates so that people actually think, "Oh, OK now these things are FDA approved." They are not and again, maybe they should be, but the FDA isn't telling me why.*

Pfizer FDA APPROVAL

COMINARTY IS NOT AVAILABLE IN the United States

When it was illegitimately mandated.

Cominarty was not available in the United States until recently.

Alaska State Legislature



October 13, 2021

The Honorable Michael J. Dunleavy
Governor of Alaska
550 West 7th Avenue, Suite 1700
Anchorage, AK 99501

Dear Governor Dunleavy,

We are deeply concerned that Alaskans are now being threatened with the loss of their livelihood and other cherished freedoms due to COVID-19 vaccination mandates. We request that you immediately expand the call of the current special legislative session so that we might take up legislation to protect the personal liberties of every Alaskan.

Sincerely,

Rep. Christopher Kurka

Handwritten signature of Rep. Christopher Kurka in blue ink.

Sen. Mike Shower

Handwritten signature of Sen. Mike Shower in blue ink.

Rep. Tom McKay

Handwritten signature of Rep. Tom McKay in blue ink.

Sen. Robert Myers

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Rep. Sarah Vance

Handwritten signature of Rep. Sarah Vance in blue ink.

Sen. Mia Costello

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Rep. David Eastman

Handwritten signature of Rep. David Eastman in blue ink.

Sen. Lora Reinbold

Handwritten signature of Sen. Lora Reinbold in blue ink.

Sen. Shelley Hughes

Handwritten signature of Sen. Shelley Hughes in blue ink.

Sen. Roger Holland

Handwritten signature of Sen. Roger Holland in blue ink.

**Request to
expand
the call of
4th session
to add
vaccine
mandates**

Supreme Court Justice Gorsuch Concurring

“The federal government’s powers, however, are not general but limited and divided.

It must also act consistently with the Constitution’s separation of powers.

OSHA’s mandate fails that doctrine’s test. The agency claims the power to force 84 million Americans to receive a vaccine or undergo regular testing

Yet Congress has nowhere clearly assigned so much power to OSHA.

Congress has chosen not to afford OSHA—or any federal agency—the authority to issue a vaccine mandate.”

Montana Bill



AN ACT PROHIBITING DISCRIMINATION BASED ON A PERSON'S VACCINATION STATUS OR POSSESSION OF AN IMMUNITY PASSPORT; PROVIDING AN EXCEPTION AND AN EXEMPTION; PROVIDING AN APPROPRIATE PENALTY FOR VIOLATIONS

- ▶ Prohibits employers including hospitals from **discriminating** against a worker **based on vaccination status.**

WHEREAS, as stated in section 10-10-101, MCA, "health care information is personal and sensitive information that if improperly used or released may do significant harm to a patient's interests in privacy and health care or other interests"; and

WHEREAS, the Montana Supreme Court in *State v. Brown*, 2003 MT 111 (1997), concluded that "medical records fall within the zone of privacy protected by Article II, Section 10, of the Montana Constitution" and "are ... fully private and deserve the utmost constitutional protection".

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

SB156

PROHIBIT COVID-19 DISCRIMINATION



- 1) No COVID19 mandatory injections
- 2) No COVID19 passports
- 3) No COVID19 discrimination
- 4) No COVID19 mandatory injections for employment (public or private)

Sponsor



Sen. Reinbold

Legal Memos

Opt In

LEGAL SERVICES
DIVISION OF LEGAL AND RESEARCH SERVICES
LEGISLATIVE AFFAIRS AGENCY
STATE OF ALASKA

(907) 465-2450
LAA.Legal@akleg.gov
120 4th Street, Room 3

State Capitol
Juneau, Alaska 99801-1182
Deliveries to: 129 6th St., Rm. 329

MEMORANDUM September 9, 2021

Do Alaskans still retain an
“ability to opt out” of
receiving a COVID
Vaccine for any reason,
and whether Alaskans
may Opt-out of a COVID
vaccine based upon
religious exemption?
In reality we are an
“Opt In” state

Adults may decline to
receive any medical
treatment for any reason
including religious
beliefs.

Right To Try

LEGAL SERVICES
DIVISION OF LEGAL AND RESEARCH SERVICES
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Juneau, Alaska 99801-1182
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MEMORANDUM April 5, 2021

SU

Does the state have
“right to try” legislation?

Right to try legislation
was enacted in the state
under HB 43 from the
30th legislature. The right
to try legislation allows
physicians to prescribe
investigational drugs or
other products to
terminally ill patients in
certain situations and
also limits the liability of
physicians... AG



Coercion is Criminal

- ▶ AS 11.41.530. Coercion.
- ▶ (a) A person commits the crime of coercion if the person compels another to engage in conduct from which there is a legal right to abstain or abstain from conduct in which there is a legal right to engage, by means of instilling in the person who is compelled a fear that, if the demand is not complied with, the person who makes the demand or another may
 - ▶ (1) inflict physical injury on anyone, except under circumstances constituting robbery in any degree, or commit any other crime;
 - ▶ (2) accuse anyone of a crime;
 - ▶ (3) expose confidential information or a secret, whether true or false, tending to subject a person to hatred, contempt, or ridicule or to impair the person's credit or business repute;
 - ▶ (4) take or withhold action as a public servant or cause a public servant to take or withhold action;
 - ▶ (5) bring about or continue a strike, boycott, or other collective unofficial action, if the property is not demanded or received for the benefit of the group in whose interest the person making the threat or suggestion purports to act;
 - ▶ (6) testify or provide information or withhold testimony or information with respect to a person's legal claim or defense.
- ▶ (b) It is a defense to a prosecution under (a)(2), (3), or (4) of this section that the defendant reasonably believed that the accusation or exposure was true or that the lawsuit or other invocation of official action was justified and that the defendant's sole intent was to compel or induce the victim to take reasonable action to correct the wrong that is the subject of the accusation, exposure, lawsuit, or invocation of official action or to refrain from committing an offense.
- ▶ (c) Coercion is a class C felony.

Forcing PCR tests Misuse
of Quarantine and
Isolation without
Disaster Declaration

Comprehensive email to response to Alaskans Plea for Help

Resources available for pick up in back:

- Right to Try Memo
- Opt In Opt Out State Memo
- Informed Consent Form
- Employer Liability Form
- Faith Based declination Form
- Affidavit of LTC. Theresa Long M.D.

Other Potentially Helpful Links:

[Liberty Counsel](#) Religious Exemption information and more

[Research information](#) by Dr. Mercola on managing COVID

[America's Frontline Doctors](#) for help with COVID

[Covid-19 Critical Care](#) Resources

<https://www.vaxxchoice.com/> Resources

U.S. Equal Employment Opportunity Commission What you should know about COVID-19

<https://www.eeoc.gov/wysk/what-you-should-know-about-covid-19-and-ada-rehabilitation-act-and-other-eeo-laws#F>

U.S. Equal Employment Opportunity Commission, Title VII Civil Rights Act of 1964

<https://www.eeoc.gov/statutes/title-vii-civil-rights-act-1964>

[It is just a Press Release](#) The President's Executive Order is just a press release, nothing more.

[No FDA Approved COVID Vaccine](#) The Pfizer BioNTech shot is not approved, only the Pfizer named "Comirnaty" is approved by the FDA, and so far, it is not available.

www.nejm.org/doi/full/10.1056/nejm199711133372006 Nuremberg code

www.ama-assn.org/delivering-care/ethics/informed-consent AMA informed consent

Relevant Court Cases For Review:

www.oyez.org/cases/1991/91-744 Planned Parenthood v. Casey, The Supreme Court ruled that even at the state level with state police power they have to provide "Informed Consent"

www.casebriefs.com/blog/law/torts/torts-keyed-to-twierski/intentional-torts-torts-keyed-to-twierski/abdullahi-v-pfizer-inc/ Abdullahi v. Pfizer, Inc. this is very important.

www.aaas.org/sites/default/files/SRHRL/PDF/IHRDArticle15/Universal%20Declaration%20on%20Bioethics%20and%20Human%20Rights_Eng.pdf Universal Declaration on Bioethics and Human Rights

supreme.justia.com/cases/federal/us/364/479/ "Curtailling a person's fundamental personal liberties, if justified by a sufficiently strong state interest, must be narrowly tailored. The Supreme Court has stated, "Even [when] the governmental purpose [is] legitimate and substantial, that purpose cannot be pursued by means that broadly stifle fundamental personal liberties when the end can be more narrowly achieved." Shelton v. Tucker

Sec. 21.54.100.

Unfair discrimination

Sec. 21.54.100. Unfair discrimination.

(a) A health care insurer that offers, issues for delivery, delivers, or renews a health care insurance plan in the group market may not establish rules for eligibility, including continued eligibility and waiting periods under the plan, for an individual or dependent of an individual based on

- (1) health status;
- (2) medical condition, including physical and mental illnesses;
- (3) claims experience;
- (4) receipt of health care;
- (5) medical history;
- (6) genetic information;
- (7) evidence of insurability, including conditions arising from acts of domestic violence; or
- (8) disability.

FEDERAL PROTECTIONS Title 21

42 USC 300gg-1, 42 USC 300gg-4

42 USC 300gg-1 <https://www.law.cornell.edu/uscode/text/42/300gg-1>

Guaranteed issuance of coverage in the individual and group market

Subject to subsections (b) through (e),^[1] each health insurance issuer that offers health insurance coverage in the individual or group market in a State must accept every employer and individual in the State that applies for such coverage.

42 USC 300gg-4 <https://www.law.cornell.edu/uscode/text/42/300gg-4>

(a) In general A group health plan and a health insurance issuer offering group or individual health insurance coverage may not establish rules for eligibility (including continued eligibility) of any individual to enroll under the terms of the plan or coverage based on any of the following health status-related factors in relation to the individual or a dependent of the individual:

- (1) Health status.
- (2) Medical condition (including both physical and mental illnesses).
- (3) Claims experience.
- (4) Receipt of health care.
- (5) Medical history.
- (6) Genetic information.
- (7) Evidence of insurability (including conditions arising out of acts of domestic violence).
- (8) Disability.
- (9) Any other health status-related factor determined appropriate by the Secretary.

(b) In premium contributions

(1) In general

A group health plan, and a health insurance issuer offering group or individual health insurance coverage, may not require any individual (as a condition of enrollment or continued enrollment under the plan) to pay a premium or contribution which is greater than such premium or contribution for a similarly situated individual enrolled in the plan on the basis of any health status-related factor in relation to the individual or to an individual enrolled under the plan as a dependent of the individual.

Federal Law Prohibits Mandates of Emergency Use COVID Vaccines, Tests, Masks — 3 Resources You Can Use to Inform Your School or Employer

The bottom line: Mandating products authorized for [Emergency Use Authorization status](#) (EUA) violates federal law as detailed in the following [legal notifications](#).

All COVID vaccines, [COVID PCR and antigen tests](#), and masks are merely EUA-authorized, not approved or licensed, by the federal government. Long-term safety and [efficacy](#) have not been proven.

EUA products are by definition [experimental](#), which requires people be given the right to refuse them. Under the [Nuremberg Code](#), the foundation of ethical medicine, no one may be coerced to participate in a medical experiment. [Consent of the individual](#) is “absolutely essential.”

SELECT AN ARTICLE



Health benefits & coverage

Coverage for pre-existing conditions

All Marketplace plans must cover treatment for pre-existing medical conditions.

- No insurance plan can reject you, charge you more, or refuse to pay for essential health benefits for any condition you had before your coverage started.
- Once you're enrolled, the plan can't deny you coverage or raise your rates based only on your health.
- [Medicaid \(/medicaid-chip/\)](#) and the [Children's Health Insurance Program \(CHIP\) \(/medicaid-chip/childrens-health-insurance-program/\)](#) also can't refuse to

GETTING COVERAGE



Opt In Legal Memo

(907) 465-2450
LAA.Legal@alaskagov
120 4th Street, Room 3

LEGAL SERVICES
DIVISION OF LEGAL AND RESEARCH SERVICES
LEGISLATIVE AFFAIRS AGENCY
STATE OF ALASKA

State Capitol
Juneau, Alaska 99801-1182
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MEMORANDUM

September 9, 2021

SUBJECT: Voluntaryness of COVID-19 vaccines
(SCS CSIB 76(FIN) am 5; Work Order No. 32-GH1011 R.A.E.)

TO: Senator Lora Reinbold
Attn: Kelli Toth

FROM: Andrew Dumire *AD*
Legislative Counsel

House Bill 76, which was passed by the Legislature, signed by the governor, and enrolled, contains this section:

* Sec. 17. The uncodified law of the State of Alaska is amended by adding a new section to read:
PERSONAL OBJECTIONS TO THE ADMINISTRATION OF COVID-19 VACCINES. An individual may object to the administration of a novel coronavirus disease (COVID-19) vaccine based on religious, medical, or other grounds. A parent or guardian of a minor child may object to the administration of a COVID-19 vaccine to the minor child based on religious, medical, or other grounds. A person may not require an individual to provide justification or documentation to support the individual's decision to decline a COVID-19 vaccine or to decline a COVID-19 vaccine for a minor child.

However, Governor Dunleavy subsequently rescinded the declaration of disaster emergency that HB 76 enacted, which repealed the above-quoted section.¹ Therefore, sec. 17 is no longer enacted into law. You asked (1) whether Alaska still retains an "ability to opt out" of receiving a COVID-19 vaccine "for any reason," and (2) whether Alaskans may "opt out" of a COVID-19 vaccine based upon a religious exemption.

Under Alaska law, an individual does not need to "opt out" of a vaccine administration. Instead, a patient must give informed consent in order to receive a vaccine. Informed consent is based upon the principle that each individual has a right to determine what

may be done to his or her own body.² Under this framework, adults may decline to receive any medical treatment for any reason, including religious beliefs.³ It would therefore be more accurate to state that individuals must "opt in" to receiving a COVID-19 vaccine.

In a memo dated April 5, 2021, this office provided your office a summary of existing law surrounding informed consent. I have attached that memo to this document in case you would like to review it again.

Military:
AR 40-501 chapter 3 (e)
chapter 8 regs on EUA

[HHS](#) > [HIPAA Home](#) > [For Professionals](#) > Privacy

The HIPAA Privacy Rule

The HIPAA Privacy Rule establishes national standards to protect individuals' individually identifiable health information (collectively defined as "protected health information"). The Rule applies to health plans, health care clearinghouses, and those health care providers who transmit health care transactions electronically. The Rule requires appropriate safeguards to protect health information and sets limits and conditions on the uses and disclosures of such information without an individual's authorization. The Rule also gives individuals the right to control their protected health information, including rights to examine and obtain a copy of their health records, to direct a covered entity to transmit to a third party an electronic copy of their protected health information, and to request corrections.

The Privacy Rule is located at 45 CFR [Part 160](http://www.access.gpo.gov/nara/cfr/waisidx_07/45cfr160_07.html) and E of [Part 164](http://www.access.gpo.gov/nara/cfr/waisidx_07/45cfr164_07.html).

[Click here to view the combined regulation text](#) HIPAA Administrative Simplification Regulations found at 45 CFR 160, 162, and 164.

Privacy Rule History

- March 10, 2021 - [Extension of Comment Period for Modifications to the HIPAA Privacy Rule and Remove Barriers to Coordinated Care and Individual Engagement – Privacy Rule](https://www.govinfo.gov/content/pkg/FR-2021-03-10/pdf/2021-05021.pdf)

*Inalienable Rights are from
Creator*

*Do you obey God or man
What to do when statutes,
orders, directives conflict with
God's law?*

FOUNDERS BIBLE page 1215

Why was I Targeted?

- Gov Dunleavy egregious letter regarding social media post/Ethics
- Unbelievable Social media Ethics complaint the next day
- Stripped of Judiciary without cause per Gov. D request
- Banned on Alaska Airline just before vote on H.B. 76
- Under investigation by Ethics-same weekend banned AK Air
- Lawsuit for banning a troll on social media for 24 hours ~\$100K
- Letters & Foia Requests to Dr. Zink & Com Crum initiation Disaster
- Improper actions take by Ethics on Christmas Eve
- Driving at -40 to Juneau

CORONAVIRUS

Across the nation, some GOP state help spread COVID-19 misinformation

Julie Carr Smith and Becky Bohrer
Associated Press

Many Republican lawmakers nationally have criticized governors' emergency restrictions since the start of the coronavirus outbreak. Now that most legislatures are back in session, a new type of pushback is taking root: misinformation.

In their own comments or by inviting skeptics to testify at legislative hearings, some GOP state lawmakers are using their platform to promote false information about the virus, the steps needed to limit its spread and the vaccines that will pull the nation out of the pandemic.

In some cases, the misstatements have faced swift backlash, even getting censored online. That's raised tough questions about how aggressively to combat potentially dangerous misinformation from elected officials or during legislative hearings while protecting free speech and people's access to government.

Last week, YouTube pulled down a video of committee testimony in the Ohio House after a witness inaccurately claimed COVID-19 wasn't killing children. The platform said the video violated its community standards against the spread of misinformation.

Ben Wizner, director of the ACLU Speech, Privacy, and Technology project, said YouTube went too far.

"When we're talking about testimony that occurred at a public hearing, the far better response would be counterspeech, maybe in the form of fact-checking or labeling, rather than this attempt to flush it down the memory hole," Wizner said.

But opposing voices aren't always allowed in committee hearings.

In Michigan, for example, the House Oversight Committee didn't include state health officials or other virus experts in a discussion about an extended pause on youth contact sports ordered by Democratic Gov. Gretchen Whitmer.

It did feature Jayme McElvany, a virus skeptic who also has posted about the QAnon conspiracy and former President Donald Trump's unfounded claims of election fraud. Founder of a group called Let Them Play, McElvany questioned mask mandates and the science behind state COVID-19 data during a legislative hearing that didn't feature any witnesses from the other side.

Wizner said such imbalances need to be highlighted, not suppressed.

"People need to know this is what passes for local government," he said. When the hearings are posted online, YouTube



BECKY BOHRER / AP archive 2021

owner Google has plenty of tools for flagging questionable information and directing people to facts, Wizner said.

In Tennessee, a Republican lawmaker is pushing legislation that would ban most government agencies from requiring anyone to get COVID-19 vaccines, which isn't a mandate anywhere. Rep. Bud Hulseley has tried to drum up support downplaying the seriousness of the disease.

While testifying, he ticked off selective statistics that COVID-19 has a lower death rate among children and falsely alleged that the vaccines could cause genetic modifications.

Hulseley faced pushback from a fellow Republican, Rep. Sabi Kumar, a surgeon who has been a rare GOP advocate for proper mask-wearing while lawmakers gather at the Tennessee Capitol.

"The concern I have is that (the bill) creates an anti-vaccine attitude," Kumar said.

Kumar pointed out that vaccines have saved countless lives throughout the centuries and repeatedly fact-checked Hulseley by emphasizing that the vaccines don't change a person's DNA.

Hulseley wasn't convinced.

"People have seen governments all across this country do things that have never ever happened in the history of the United States, and it scares them," he said. "They have every right to be afraid."

His bill has advanced out of a House subcommittee.

In Alaska, Gov. Mike Dunleavy is fighting what he called a pattern of misrepresentations by state Sen. Lora Reinbold, a fellow Republican, saying he would no longer send members of his administration before her Senate Judiciary Committee.

In a scathing Feb. 18 letter that referenced her Facebook posts, Dunleavy accused Reinbold of misrepresenting the state's COVID-19 response and deceiving the public.

"The misinformation must end," the governor wrote.

Reinbold has been a vocal critic of Dunleavy issuing disaster declarations while the Legislature wasn't in session. She has used her committee to amplify voices of those who question the effectiveness of masks and the effects of the government's emergency response.

On social media, she characterized the Dunleavy administration as being "wild"

Gov. Dunleavy to Sen. Reinbold: 'The misinformation must end'

By **Andrew Kitchenman**, Alaska Public Media & KTOO - Juneau - February 18, 2021

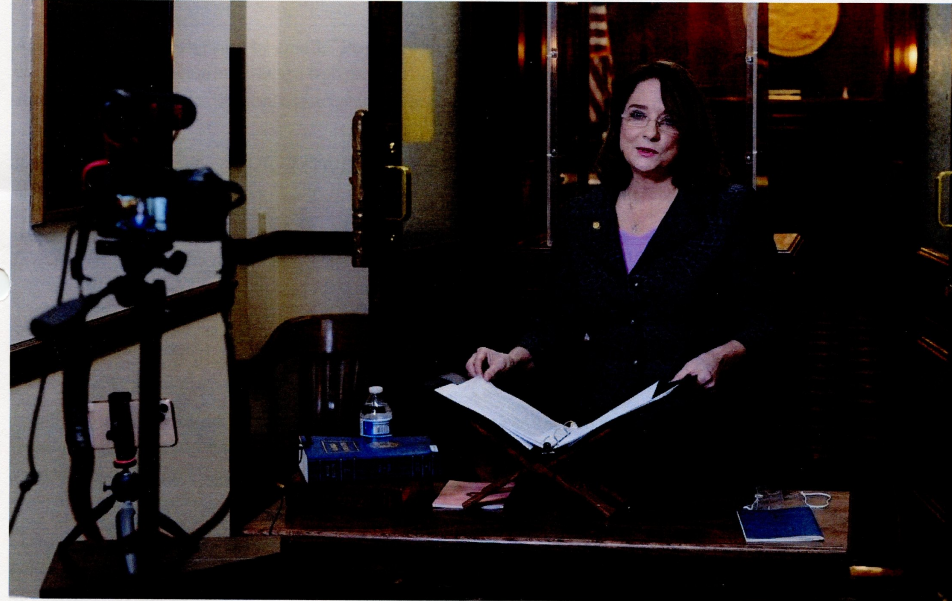


ANCHORAGE DAILY NEWS

Alaska Legislature

Eagle River lawmaker proposes that Alaska ignore some federal laws and orders

✍ Author: James Brooks ⌚ Updated: 14 hours ago 📅 Published 18 hours ago



Sen. Lora Reinbold, R-Eagle River, delivers a speech in front of the chambers of the Alaska State Senate on Thursday, March 4, 2021 in Juneau, Alaska. (James Brooks / ADN)

JUNEAU — A state senator, opposed to a Centers for Disease Control and Prevention order on aircraft and public transportation, has asked the Alaska Legislature to consider ignoring certain federal laws, regulations and executive orders.

The idea is one of many similar ideas advancing in Republican-controlled statehouses across the country despite opponents who say the concept blatantly violates the U.S. Constitution.

3-11-21

Senate votes to exclude Eagle River lawmaker who refused to follow mask policy

Reinbold can still participate in committee meetings by phone and can cast votes from a spectator gallery.

James Brooks
Anchorage Daily News

JUNEAU — The Alaska Senate voted on Wednesday to allow its leaders to exclude Sen. Lora Reinbold, R-Eagle River, from the state Capitol and most in-person legislative activities because of repeated refusals to follow precautions against COVID-19.

Immediately after the vote, Reinbold attempted to convene a meeting of the Senate Judiciary Committee, which she chairs. The Senate secretary and

Senate President Peter Micciche, R-Soldotna, withdrew all staff from the meeting.

"This meeting is canceled," he told Reinbold, who sat in the chairman's seat, filming Micciche with her cellphone.

Reinbold can still participate in committee meetings by phone and she can cast votes from a spot in the Senate's spectator gallery, Micciche said.

Reinbold declined to vote from the gallery on Wednesday, instead asking to be listed as excused absent.

Reinbold has been a critic of anti-COVID-19 measures in Alaska and the Capitol. Earlier this year, Gov. Mike Dunleavy said her

See REINBOLD, A6

FROM PAGE A1 3-11-21

REINBOLD

criticism had crossed the line into misinformation and deception.

Rules approved before the Legislature convened this year require legislators, staff and members of the media to be tested for COVID-19 twice per week and undergo daily temperature and symptom checks.

On Wednesday, Micciche said Reinbold has ignored those checks and testing requirements. Instead of wearing a face mask in line with CDC recommendations, she wears a loose-fitting transparent plastic face shield.

Reinbold said she took a COVID-19 test outside of the normal procedure and tested negative, but Micciche and other senators said she has not provided any proof of that test or the result.

"It could be a note from her doctor," he said.

"We've given every special treatment option possible, and we're still

willing to work with her," he said, adding that he still considers her a member of the Senate majority and she is still chairwoman of the Senate Judiciary Committee.

Sen. Gary Stevens, R-Kodiak, told the Senate that the time has come for "decisive action."

"We have reached the point where it must be dealt with. We can no longer in good conscience ignore it," he said of Reinbold's behavior.

Micciche and Stevens said the Capitol is still experiencing an outbreak of COVID-19. That outbreak has been more severe than previously revealed.

At the peak of the outbreak, Micciche said 27 people were either infected or in quarantine. As of Wednesday morning, five people remained infected, and one of those five has been hospitalized, Micciche said. Those numbers had not been disclosed to the public until Wednesday.

Reinbold declined to comment after Wednesday's floor session, but while attempting to start the Senate Judiciary Committee meeting,

she said, "This is all silly."

In a string of Facebook posts on her senatorial page, Reinbold said she believes the Legislature's rules are being arbitrarily applied to her and violate her privacy.

"My actions are to protect my constitutional rights, including civil liberties and those who I represent, even under immense pressure and public scrutiny," one post said in part.

Wednesday's action follows a string of escalating events. On Monday, Reinbold was asked on the Senate floor and in a subcommittee to wear a mask instead of her face shield. After being asked, she left both events.

On Tuesday, she was asked to wear a mask instead of a face shield while attending a House committee meeting. She was escorted out of that meeting after being asked by the speaker of the House and the House Rules Committee chairman to wear a mask.

Contact James Brooks at jbrooks@adn.com.



Alaska state Senate President Peter Micciche, a Soldotna Republican, and Sen. Lora Reinbold, an Eagle River Republican, leave the Senate floor session together on Monday, March 15, 2021, in Juneau, Alaska. Reinbold returned to her seat on the floor Monday with a new face covering meant to comply with COVID-19 mitigation policies after Senate leaders last week took action to restrict her access to the floor and committee hearings for what they said were policy violations. (AP Photo/Becky Bohrer, Pool)

Reinbold changes face covering after rules dispute

By Becky Bohrer Associated Press

Wednesday, March 17, 2021 2:30am | [NEWS](#) [STATE NEWS](#)

JUNEAU — An Alaska senator returned to her seat on the Senate floor Monday wearing a new face covering after Senate leaders last week restricted her access to the chamber and committee meetings for what they said was a lack of compliance with rules meant to guard against COVID-19.

Websites you can count on-Truth Social, Rumble, Duck Duck Go

<https://lc.org/about>

<https://ahrp.org/the-significance-of-the-nuremberg-code>

<https://awakenwithjp.com/>

<https://covid19criticalcare.com/>

<https://americasfrontlinenews.com/post/tamara-lich-released-from-jail-again-after-a-total-of-48-days-behind-bars> Dr.Simone Gold

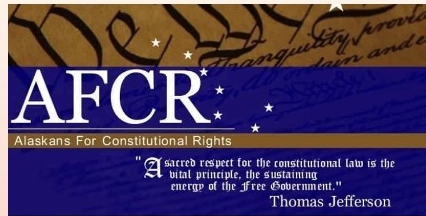
<https://americasfrontlinedoctors.org/>

Locally

[EmpoweringAlaskans.com](https://empoweringalaskans.com)

<https://stopthejab.org/documents/>

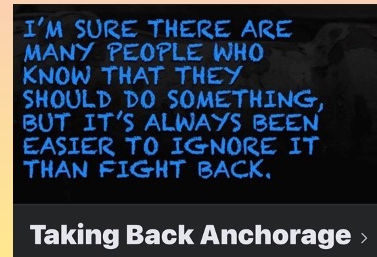
[AFCR1776.com](https://afcr1776.com)



**Alaskans for
Constitutional Rights** >



OpenAlaska >



WINNING IN THE COURTS



Court Declares Gov. Whitmer's COVID Emergency Powers Unconstitutional

Midwest Institute of Health v. Governor
No. 161492, 2020 WL 5877599 (Mich. Oct. 2, 2020)

**Sullivan takes issue with Biden vaccine mandate,
asks employers to delay enforcement
Alaska Public Media October 21, 2021**



“I think the president is going to lose that case in every court in America...So if you are a business leader, here’s my respectful request: **hold off, wait for the **litigation to play out**.” -Senator Sullivan**

VACCINES · Updated on August 15, 2022 12:55pm EDT

Health care workers fired over vaccine mandate awarded \$10 million in settlement

Some plaintiffs will be eligible for \$45,000 if they were fired as a result of the vaccine mandate



(<https://www.nfib.com>)

NFIB Files Lawsuit Against OSHA's Vaccine Mandate on America's Businesses

Date: November 09, 2021

NFIB files petition for review at the U.S. Fifth Circuit Court of Appeals

WASHINGTON, D.C. (Nov. 9, 2021) – NFIB filed a legal challenge (<https://assets.nfib.com/nfibcom/OSHA-ETS-Stay-Motion3.pdf>) today against the Biden Administration's emergency temporary standard, which would mandate businesses with 100 or more employees require workers take the COVID-19 vaccine or undergo weekly testing and wear masks while at work. NFIB filed a petition for review at the United States Court of Appeals for the Fifth Circuit arguing the Court should stay OSHA's "COVID-19 Vaccination and Testing; Emergency Temporary Standard."

"The small business economy is fragile, and owners continue to manage several business challenges regarding staffing and supply chain disruptions," said Karen Harned, Executive Director of NFIB's Small Business Legal Center. "This mandate only increases those challenges and threatens to cause an enormous financial loss. Ultimately, the mandate restricts the freedom small business owners depend on to run their businesses and is a clear example of administrative overreach."

In the challenge, NFIB argues that OSHA needed to use the typical notice-and-comment procedure for the mandate to gather public input, rather than depending on a rarely used, and ill-defined "emergency" provision of the *Occupational Health and Safety Act* to immediately implement the mandate. NFIB also argues that a nationwide COVID-19 vaccine and testing mandate, monitoring, and database is fundamentally a policy decision that should be left to Congress. Lastly, NFIB argues the mandate will result in unrecoverable compliance costs, lost profits, lost sales, and further exacerbate the labor shortage for small businesses.

NFIB filed the challenge with the following business associations: Mississippi Trucking Association, Texas Trucking Association, Louisiana Motor Transport Association, American Trucking Associations, National Association of Wholesale-Distributors, FMI – The Food Industry Association, International Warehouse & Logistics Association, National Association of Convenience Stores, International Foodservices Distributors Association, and National Retail Federation.

NFIB has opposed (<https://www.nfib.com/content/press-release/coronavirus/nfib-statement-on-osha-new-emergency-temporary-standard/>) the rule and previously sent a letter (<https://assets.nfib.com/nfibcom/NFIB-Letter-David-Addington-9.15.21.pdf>) to Secretary of Labor Marty Walsh regarding small business concerns.

The NFIB Small Business Legal Center protects the rights of small business owners in the nation's courts. NFIB is currently active in more than 40 cases in

Health Care Workers Settle COVID Shot Mandate for \$10.3 Million

Jul 29, 2022

CHICAGO, IL – Today, Liberty Counsel settled the nation's first classwide lawsuit for health care workers over a COVID shot mandate, for more than \$10.3 million. The class action settlement against NorthShore University HealthSystem is on behalf of more than 500 current and former health care workers who were unlawfully discriminated against and denied religious exemptions from the COVID shot mandate. The agreed upon settlement was [filed](#) today in the federal Northern District Court of Illinois.

Per Curiam

NOTICE: This opinion is subject to formal revision before publication in the preliminary print of the United States Reports. Readers are requested to notify the Reporter of Decisions, Supreme Court of the United States, Washington, D. C. 20543, of any typographical or other formal errors, in order that corrections may be made before the preliminary print goes to press.

SUPREME COURT OF THE UNITED STATES

Nos. 21A244 and 21A247

NATIONAL FEDERATION OF INDEPENDENT
BUSINESS, ET AL., APPLICANTS

21A244

v.

DEPARTMENT OF LABOR, OCCUPATIONAL SAFETY
AND HEALTH ADMINISTRATION, ET AL.

OHIO, ET AL., APPLICANTS

21A247

v.

DEPARTMENT OF LABOR, OCCUPATIONAL SAFETY
AND HEALTH ADMINISTRATION, ET AL.

ON APPLICATIONS FOR STAYS

[January 13, 2022]

Supreme Court Per Curiam

"She (Solicitor General) instead argues that the risk of contracting COVID-19 qualifies as such a danger. We cannot agree. Although COVID-19 is a risk that occurs in many workplaces, it is not an occupational hazard in most. COVID-19 can and does spread at home, in schools, during sporting events, and everywhere else that people gather. That kind of universal risk is no Cite as: 595 U. S. ____ (2022) 7 Per Curiam different from the day-to-day dangers that all face from crime, air pollution, or any number of communicable diseases."

California appeals court rejects COVID-19 fines for church

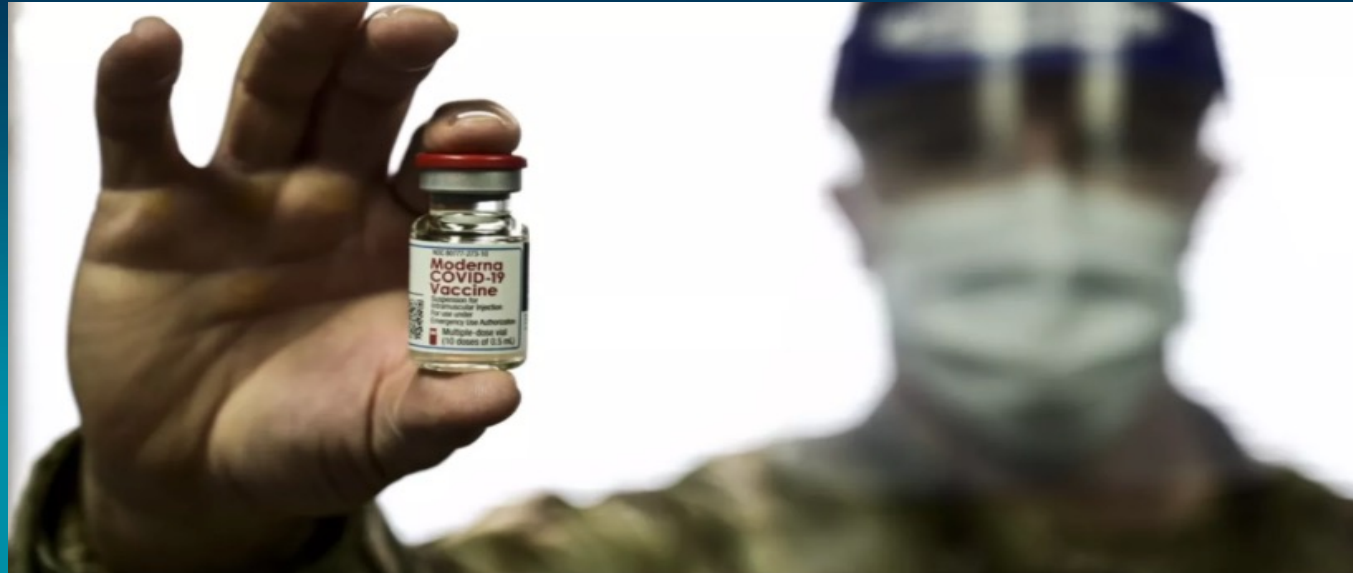
A California appeals court says a church that defied safety regulations during the COVID-19 pandemic by holding large religious services won't have to pay about \$200,000 in fines

Supreme Court Justice Gorsuch Concurring

“Yet that is precisely what the agency seeks to do now—regulate not just what happens inside the workplace but induce individuals to undertake a medical procedure that affects their lives outside the workplace.”

Supreme Court Justice Gorsuch Concurring

"...we do not impugn the intentions behind the agency's mandate. Instead, we only discharge our duty to enforce the law's demands when it comes to the question who may govern the lives of 84 million Americans. Respecting those demands may be trying in times of stress. But if this Court were to abide them only in more tranquil conditions, declarations of emergencies would never end and the liberties our Constitution's separation of powers seeks to preserve would amount to little."



Tech. Sgt. Joseph Anthony holds a COVID-19 vaccine vial at the Pittsburgh International Airport Air Reserve Station, Pennsylvania, Feb. 4, 2021. (U.S. Air Force photo by Joshua J. Seybert)

JULY 14, 2022 | RYAN MORGAN

US judge blocks Air Force from kicking out, punishing thousands of unvaccinated troops

Federal judge grants COVID-19 vaccine mandate exemption to thousands of service members



Quinlan Bentley

Cincinnati Enquirer

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Five Things to Know About Wright-Patterson Air Force Base

Five things to know about the Wright-Patterson Air Force Base in Dayton, Ohio. *Amanda Rossmann, Cincinnati Enquirer*

COVID-19 Vaccine Mandates At The Supreme Court: Scope And Limits Of Federal Authority

[Efthimios Parasidis](#)

MARCH 8, 2022

10.1377/forefront.20220303.102051



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Fifth Circuit Rules United Airlines Subjecting Employees to ‘Ongoing Coercion’ with Vaccine Mandate

A three-judge panel of the Fifth Circuit Court of Appeals ruled that the district court erred in denying United Airlines’ employees a preliminary injunction because they had suffered irreparable harm.

KIM ROBERTS | FEBRUARY 22, 2022



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Florida judge voids national mask mandate for airplanes, other travel

Health Apr 18, 2022 2:17 PM EDT

ST. PETERSBURG, Fla. (AP) — A federal judge in Florida has voided the national mask mandate covering airplanes and other public transportation as exceeding the authority of U.S. health officials even in the coronavirus pandemic.

The decision Monday by U.S. District Judge Kathryn Kimball Mizelle in Tampa, an appointee of former President Donald Trump, also said the Centers for Disease Control and Prevention improperly failed to justify its decision and did not follow proper rulemaking.

In her 59-page ruling, Mizelle said the only remedy was to vacate the rule entirely because it would be impossible to end it for the limited group of people who objected to it in the lawsuit.



“Those who would give up essential liberty to purchase a little temporary Safety deserve neither liberty or safety.” Benjamin Franklin

Thank you