REVISOR

## State of Minnesota

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## HOUSE OF REPRESENTATIVES H. F. No. 2348

## NINETY-SECOND SESSION

03/22/2021

Authored by Gruenhagen, Bennett, Heintzeman and Lucero The bill was read for the first time and referred to the Committee on Health Finance and Policy

1.1	A resolution				
1.2 1.3	for the State of Minnesota to protect its citizens against unconstitutional and medically irresponsible COVID-19 vaccine mandates.				
1.4	WHEREAS, the Founders determined that a Bill of Rights was necessary to guard individual				
1.5	liberty against encroachments from state and federal actors, public and private; and				
1.6	WHEREAS, the 14th Amendment to the United States Constitution explicitly directs states				
1.7	not to deprive any person of life, liberty, or property, without due process of law, nor deny to any				
1.8	person within its jurisdiction the equal protection of the laws; and				
1.9	WHEREAS, no COVID-19 vaccine is approved by the Food and Drug Administration (FDA),				
1.10	but some are authorized under a temporary Emergency Use Authorization as experimental or				
1.11	investigational agents only; and				
1.12	WHEREAS, emergency use products are specifically prohibited by United States Code, title				
1.13	21, section 360bbb-3, from being mandated, stating that authorization for medical products for use				
1.14	in emergencies requires the option to accept or refuse administration of the product; and				
1.15	WHEREAS, the Centers for Disease Control and Prevention Advisory Committee on				
1.16	Immunization Practices (ACIP) affirmed in August 2020 that under an Emergency Use Authorization,				
1.17	experimental vaccines are not allowed to be mandatory; and				
1.18	WHEREAS, decades-old, universally accepted codes of medical ethics, including the				
1.19	Nuremberg Code and the Declaration of Helsinki, absolutely prohibit any form of coercion				
1.20	whatsoever for individuals to participate in a medical experiment; and				
1.21	WHEREAS, 40 percent of respondents in at least one national poll reported that they would				
1.22	opt out of taking an experimental COVID-19 vaccine; and				
1.23	WHEREAS, it is neither feasible nor safe to mandate experimental vaccination given the				
1.24	large number of COVID-19-recovered patients in the general population and protocols from the				

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2.1	FDA and vaccine manufacturers that	excluded COVID-19-rea	covered patients from	vaccination;		
2.2	and					
2.3	WHEREAS, it is neither feasible	e nor safe to administer e	xperimental vaccines	to many groups		
2.4	of patients, such as persons with postnatural infections, waning titers, or allergic reactions, as well					
2.5	as to pregnant women; and					
2.6	WHEREAS, public and private	e measures are nonethele	ess being considered t	to mandate		
2.7	experimental vaccinations in order to participate in certain public activities and functions of daily					
2.8	American life, including but not limited to employment, in-person school attendance, public					
2.9	transportation, and concert performan	nces; and				
2.10	WHEREAS, "vaccine passport	ts," "digital health IDs," a	and other required do	cumentation		
2.11	pose substantial risks to personal privacy and equal treatment before the law for all citizens of					
2.12	Minnesota as well as the United States generally; and					
2.13	WHEREAS, administration of	the experimental COVID	)-19 vaccines accordi	ng to guidelines		
2.14	established by the Advisory Committee on Immunization Practices do not provide adequate					
2.15	protections for average Americans co	oncerned about potential	health hazards associ	ated with the		
2.16	vaccines; and					
2.17	WHEREAS, the public is entit	led to receive unbiased, t	ransparent, easily acc	essible medical		
2.18	information from public health offici	als related to all vaccines	s; and			
2.19	WHEREAS, health care provid	lers administering the va	accine are required by	law to obtain		
2.20	informed consent, and they cannot de	o so if they themselves an	re not informed; and			
2.21	WHEREAS, the emergency po	wers assumed by the chi	ef executives of certa	in states as well		
2.22	as municipal leaders violate certain unalienable rights guaranteed by the United States Constitution					
2.23	and its Bill of Rights and therefore d	eserve redress; and				
2.24	WHEREAS, while these legiti	mate grievances are purs	ued by the courts of	various states,		
2.25	state lawmakers must enshrine certain rights against encroachment by decrees that are not medically					
2.26	or scientifically indicated, such as va	ccine mandates, in order	to ensure the continu	ity of these		
2.27	rights; and					
2.28	WHEREAS, a COVID-19 vac	cine bill of rights memor	ialized by this resolu	tion against		
2.29	COVID-19 vaccine mandates provide	es an example for other le	egislative bodies in th	e United States		
2.30	to be recognized and upheld by the a	ttorneys general of those	states; and			
2.31	WHEREAS, the major princip	les of a vaccine bill of rig	ghts will include a mi	inimum of five		
2.32	of the following provisions: that no p	of the following provisions: that no person shall be mandated, coerced, forced, or pressured to take				
2.33	an experimental or investigational medication; that all persons reserve the right, at all times, to					
2.34	determine what is in the person's own	best medical interest wit	hout threat to the pers	on's livelihood,		
2.35	schooling, or freedom of movement;	that no physician or nurs	se shall be asked by a	n employer to		

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promote a COVID-19 vaccine; that all health care providers shall attest that they are aware of the 3.1 Vaccine Adverse Event Reporting System (VAERS) database run by the Centers for Disease Control 3.2 and Prevention and the Food and Drug Administration and that they have a professional obligation 3.3 to check it regularly and share information about VAERS with each vaccine recipient; that all 3.4 vaccine recipients must be informed of the specific vaccine being provided; that all persons must 3.5 be given access to independent information, including information from sources other than 3.6 pharmaceutical companies, governmental institutions, and quasi-governmental institutions, to help 3.7 them determine what is in their own best medical interest, including the risk of death based on age 3.8 or health condition from contracting the virus naturally; that the frail elderly are entitled to assistance 3.9 from a knowledgeable, independent advocate with medical training to help them determine what 3.10 is in their own medical interest; and that private businesses operating within a jurisdiction have no 3.11 3.12 legal authority to require, mandate, or coerce any person to take any medication or experimental 3.13 medication; and

Employment Opportunity Commission in December 2020 should not be understood to undermine
employee constitutional rights laid out herein; and

WHEREAS, technical guidance for employers released by the United States Equal

- 3.17 WHEREAS, state legislative bodies must practice oversight of federal assistance consistent
  3.18 with their enumerated powers; and
- WHEREAS, out-of-state commercial vendors, including Ticketmaster, cannot require venue
   operators and organizers to require proof of vaccination from concertgoers and other paying
   customers before they are permitted to freely enter a venue on private or public property; and

3.22 WHEREAS, vaccinations for prekindergarten to grade 12 students cannot be required without 3.23 certain clear and consistent exemptions applied, among them medical and conscience clauses, nor 3.24 can a vaccine mandate for these populations be a factor in state school aid funding; and

WHEREAS, interstate carriers, such as airlines and public transit, calling for "vaccine
passports" as a condition of entry to the interstate carrier cannot be allowed to operate with state
licensure and waivers, and federal agencies such as the Federal Aviation Administration are called
on to issue new rules prohibiting interstate carriers from requiring COVID-19 vaccines for all carrier
crews and customers; NOW, THEREFORE,

BE IT RESOLVED by the Legislature of the State of Minnesota that it memorializes
establishment of a COVID-19 vaccine bill of rights for the purposes of defending the constitutional
liberties of its citizens, promoting sound science, and outlining a framework of best practices for
state authorities and federal regulators to develop in this evolving phase of experimental vaccine
administration and implementation.

BE IT FURTHER RESOLVED that the Secretary of State of the State of Minnesota is directed
to prepare copies of this memorial and transmit them to the President of the United States, the
President and the Secretary of the United States Senate, the Speaker and the Clerk of the United

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- 4.1 States House of Representatives, the Federal Aviation Administration, the United States Equal
- 4.2 Employment Opportunity Commission, the United States Department of Labor, and the United
- 4.3 States Justice Department's Civil Rights Division.