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2025 South Dakota Legislature

House Bill 1223

Introduced by: Representative Andera

- 1 An Act to provide for conscience exemptions from certain medical treatments.
- 2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 3 Section 1. That § 34-22-18 be AMENDED:

34-22-18. Any—person_individual in the state reasonably suspected of having active tuberculosis, middle east respiratory syndrome—(MERS), severe acute respiratory syndrome—(SARS), smallpox, or viral hemorrhagic fevers, or any disease or condition which that is the subject of a declared public health emergency pursuant to § 34-22-42, shall accept_a necessary diagnosis or treatment, or both. Any—person_individual who intentionally refuses to accept the diagnosis or treatment, or both, or who fails to follow the reasonable and necessary directives of the department issued for the protection of other—persons individuals, is guilty of a Class 1 misdemeanor.

An individual is not required to receive treatment for a disease or condition that is the subject of a declared public health emergency if the individual has exercised the right to a conscience exemption for the treatment, as provided in sections 2 to 7, inclusive, of this Act.

Section 2. That a NEW SECTION be added to title 34:

An injection;

17 Terms used in sections 2 to 7, inclusive, of this Act mean: 18 <u>(1)</u> "Conscience," an individual's inner conviction regarding that which is right or wrong 19 in the individual's conduct; 20 "Disciplinary action," either of the following: (2) 21 Termination, demotion, or any loss of employment status; or (a) 22 Any loss of student status, including status in a particular course or program (b) 23 of study; and 24 "Medical treatment," any of the following: (3)

1	(b) An invasive medical procedure;
2	(c) A medication; or
3	(d) A vaccination approved by the United States Food and Drug Administration.
4	Section 3. That a NEW SECTION be added to title 34:
5	An individual has the right to be exempt from any mandate, requirement,
6	obligation, or demand to receive a medical treatment on the basis that receiving the
7	medical treatment violates the individual's conscience. An individual may exercise the
8	right to be exempt under sections 2 to 7, inclusive, of this Act orally or in writing.
9	Section 4. That a NEW SECTION be added to title 34:
10	No individual may be subjected to any disciplinary action as a result of the
11	individual's decision to decline receipt of a medical treatment on the basis of conscience.
12	No state agency, political subdivision, or person may refuse to provide any service,
13	product, admission to a venue or building, or transportation to an individual because that
14	individual has or has not received a medical treatment.
15	Section 5. That a NEW SECTION be added to title 34:
16	Before any state agency, political subdivision, or person attempts to mandate or
17	require that an individual receive a medical treatment, or attempts to condition an
18	individual's job or student status upon the receipt of a medical treatment, the state
19	agency, political subdivision, or person must inform the individual of the right to the
20	conscience exemption under sections 2 to 7, inclusive, of this Act.
21	Section 6. That a NEW SECTION be added to title 34:
22	A civil action for damages or injunctive relief, or both, may be brought by any
23	individual for any violation of sections 3 to 5, inclusive, of this Act. An individual, who is
24	aggrieved by any violation of sections 3 to 5, inclusive, of this Act and commences a civil
25	action, is entitled, upon the finding of a violation, to recover threefold the actual damages

Section 7. That a NEW SECTION be added to title 34:

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Sections 3 to 6, inclusive, of this Act do not apply to:

sustained, along with the costs of the action and reasonable attorney's fees.

1	(1)	A health care facility, as defined in chapter 34-12, if compliance would result in a	
2		violation of regulations issued by the Centers for Medicare and Medicaid Services	
3		or by the Centers for Disease Control and Prevention;	
4	<u>(2)</u>	Immunizations required for admission to school or an early childhood program, as	
5		described in § 13-28-7.1;	
6	<u>(3)</u>	Court-ordered medical treatment;	
7	<u>(4)</u>	Medical treatment administered to an individual who is experiencing a mental	
8		health crisis and is determined, by a qualified mental health professional, to be in	
9		an immediate danger to oneself or others; and	
10	<u>(5)</u>	The South Dakota National Guard.	
11		Sections 3 to 6, inclusive, of this Act do not prevent the South Dakota National	
12	Guard	from requiring a medical treatment in compliance with a valid and lawful command	
13	order that applies to a servicemember who is subject to federal activation.		