

DO YOU BELIEVE IN THE LAW?

Due to the risks associated with experimental medical products and to protect the public, Federal law 21 U.S.C. § 360bbb-3 “*Authorization for Medical Products for Use in Emergencies*” mandates that medical products which have been granted Emergency Use Authorization (EUA) may not be compulsory and must be voluntary only after full informed consent. Thus, mandate of experimental COVID-19 inoculation, or any pressure or coercion to consent to them, violates Federal law. The importance of not mandating EUA products is reflected in the existence of 21 U.S.C. § 360bbb-3.

Experimental COVID-19 inoculation in the form of mRNA, DNA, and/or other experimental interventions have not gone through the full Food and Drug Administration (FDA) approval process, and are authorized for Emergency Use only.

Private businesses are liable for damages caused by the experimental inoculations if individuals are not given full freedom of choice without threat of consequences. Also, government officials who impose COVID-19 vaccination mandates can be held personally liable for violating Federal law, which requires voluntary and full informed consent to any product marketed under the Emergency Use Authorization. It is illegal for any public or private entity to mandate experimental COVID-19 inoculation.