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Your Natural and Legal Rights to Refuse Medical Treatment

Introduction

First of all, we want to clarify that vaccines are medical treatments.

1. And like all medical treatments, they require your informed consent
2. If you don't want to consent to this, you don't have to and there should not be any employment of societal repercussions to doing so
3. You need to be "accommodated" for your medical choices, and if you are not, it is discrimination

That's not what is happening in Canada and around the world right now. Employees are being put on involuntary unpaid leave and some are even being terminated. This is not only crazy, but it is unethical and illegal.

Here is why this is happening:

Because Canadians don't know what their rights are and so, they can't defend them. That's where Stand Up Canada comes in. That's why it vital that you understand what your rights are so that you can stand up for them.

- Know your rights
- Let your employer / union know how they are violating your rights (in writing)
- Unite with colleagues who are in the same situation as you; there is strength in numbers; if you are alone, do not be afraid to stand up for yourself; take legal action if needed

Vaccination in Canada is VOLUNTARY. The **Canadian National Report on Immunization 18**, 1996 tabled by the *Public Health Agency of Canada* acknowledges and informs that ***"Unlike some countries, immunization is not mandatory in Canada; it cannot be mandatory because of the Canadian Constitution"***.

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- The **Canadian Charter of Rights and Freedoms, 1982** supports the inherent right of Canadians to exercise free power of choice and thus to **refuse medical treatment without disadvantage or prejudice**. The [Supreme Court of Canada has recognized this inherent right under section 7 of the Charter](#).

So much for that.

Here we are Canada, on the brink of **the end of medical freedom** as we know it. Our country's response to covid-19 has crossed many lines from the beginning, which was only 22 months ago from date of this publication. We've been fed a steady diet of "*you are not doing this for yourself, but for others*" with respect to **mandatory masking, forced business closures, bankruptcies, stay-at-home orders, separation from our family and friends and terrible isolation** in the physical sense from NOT being with people you love, to **isolation from what we consider and need to feel safe**. What are the effects from these measures to our mental health? They have caused an unprecedented mental health crisis in our society – right where we live. Not over there, but here. Our precious youth have suffered the most and their **suicide attempts have tripled** and hospitals are seeing **90% increase in eating disorders**. *This is gut-wrenching.*

Do you still think lockdowns work?

We've complied, been obedient, watched and ran to that goal post as fast as you told us to, each time it moved, so that we could *flatten the curve*. What happened to two weeks? Did you think some of us would forget what the government initially said?

Wait a second. This "public health" emergency isn't about any virus. It's about control. Canadians are so quick to tow the line, to be such good friends and neighbours to everyone. We WILL give you the shirt off our backs because that is our nature. **But at what personal cost?**

We don't know where you are on the scale of the whole narrative. No matter if you are pro-vaccination, against these measures or somewhere in between, **to have a vaccination forced on you is not only illegal, it is unconstitutional, discriminatory and unenforceable.**

And THAT is why you are here reading this today because the government has crossed a very personal line with you. Your body – and guess what? It's your choice.

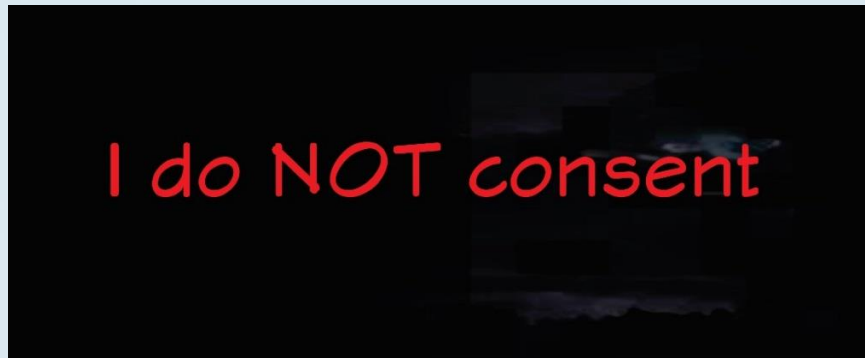
Can anyone, including your employer force you to put anything into your body that you do not want? Think about this. Your answer should be a resounding NO. In case there is any confusion, the answer IS no.

The government knows this and they are expecting us to continue to do what we've done for the last 18 months, which is to just comply. Because that is what we've done up until now. How can we say this? Because we are here now, with forced mandatory injections into our sacred bodies.

Everyone has a line in the sand in which cannot be crossed. Is this yours? If so, this vital information is for you.



So, we rise to the occasion to give you all of the legal information you need to empower yourself to know your rights – **you have legal rights to refuse any medical treatment or procedure.** You need to say **I DO NOT CONSENT.**



Here's how to do this

Table of Contents

There is quite a bit of knowledge we are sharing with you on this page. We are doing so, in the order below to make it easy for you to understand your rights. Think of it in terms of a story. There is always a beginning, middle and end. If you skip a chapter, you will not get the whole story. We suggest that you take the time to read all of this information because it is all connected and this will really help you stand up for your rights. Don't worry, we include a PDF comprehensive (full document) format at the end of this webpage.

1. God-given Rights versus Legal Rights
2. Employment Rights
3. Covid measures that are Medical Treatments
4. You need to give "INFORMED" CONSENT before undergoing any Medical Treatment or Procedure
5. Without Consent it is Assault
6. Your Patient Rights by Province and Territory – Consent to Treatment
7. Legal Rights to Refuse Medical Treatment
8. Medical Censorship in Canada
9. Your Medical Health is Protected by Privacy Laws
10. Stand in Your Power

1. God-given Rights versus Legal Rights

We are now at the time where everyone needs to understand the difference between our God-given rights (your natural rights) and legal rights to decline medical treatment/procedure.

God-given rights are yours from birth – *freedom is your birthright*

These can include, but are absolutely not limited to:



- being treated with equal respect and dignity and to provide same to others
- earning a living to support you and your family
- religious worship
- expressing yourself however you choose
- associating with whomever you please
- going anywhere on God's green earth – *where you want, when you want and for as long as you want*
- **saying NO to anything you do not want put on or inside your body**

You do not need to ask for permission from anyone for your God-given rights, your inalienable rights. The government did **not** give you these INHERENT rights, therefore, they **cannot** take them away. They were given to you from the moment of your birth.

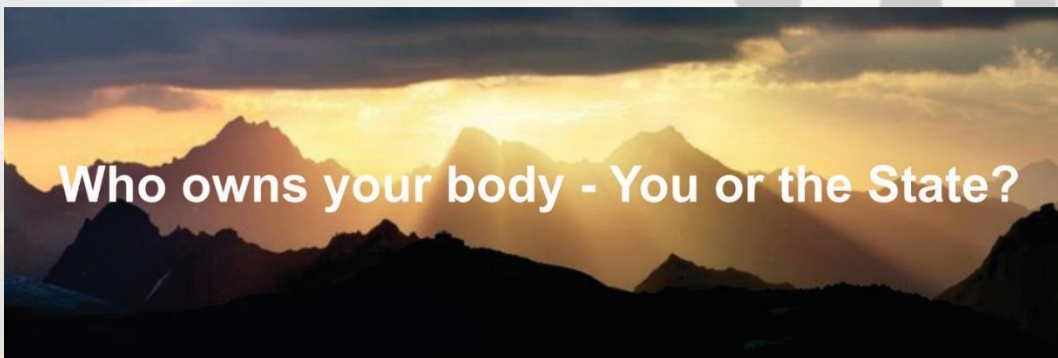
Legal rights are supposed to PROTECT your God-given rights

But they have been limited by man, or the state's imposition on what they "deem" you are free to do

- man has decided, since the beginning of organized time, that we cannot be trusted to govern ourselves and thus the era of master/slave began – *are we still living this way today?*

You must ask yourself this most fundamental question with respect to mandatory/forced medical treatment.

WHO OWNS YOUR BODY – YOU OR THE STATE?



If you decide that YOU own your body, then all you have to do is **JUST SAY NO** to anything you do not want to touch your body – including mandatory injections. **I DO NOT CONSENT!**

- Saying NO means that you are NOT CONSENTING to medical treatment
- Saying NO to forced mandatory vaccinations (any forced medical treatment actually) protects medical freedom in Canada



What about the consequences for taking this stand?

The point of taking a stand is to **PROVOKE A RESPONSE**, and to **continue to provoke until they respond or change the law/rules/requirements**.

Ghandi lead a whole country in this manner:

- He employed **nonviolent resistance** to lead the successful campaign for India's independence from the British rule and in turn inspired movements for civil rights and freedom across the world
- We have the absolute benefit of learning from history – *we can do this, we must*
- This is civil disobedience – do not be afraid of this term – this is the **ONLY** way to change such unlawful policies during times of tyranny

The response may be discipline or termination from **employment – what can you do?**

- send a Notice of Personal Liability for damages of lost income and other harm
- find an employment lawyer and sue for wrongful dismissal (non-unionized)
- file a complaint against your union to the labour board (federal or provincial), if they are unwilling to grieve these mandates, for failure to properly represent you (Duty to Fair Representation)
- file a victim statement to the Police to charge your employer with extortion and possibly assault under the Criminal Code of Canada
- file a complaint against the Police Officer who will not do their job and charge your employer with extortion or possibly assault

The response may be **denial of services from public spaces – what can you do?**

- submit a complaint to the human rights tribunal for discrimination
- file a small claims court or civil lawsuit for damages

The response may be **societal** – your friends, family or neighbours may shun you – **what can you do?**

- pray for their ignorance and forgive them for not being in agreement with you taking a stand for medical freedom
- find other like-minded individuals in your community and make new friendships, connections for support

Make no mistake about it, these responses will be **UNETHICAL** and **IMMORAL**.

The only consequence will be to your body – not a societal consequence

Example: Let's say that you are dying and your doctor urges you to take this life-saving operation. Without it you will surely die. If you choose not to have it, the only CONSEQUENCE will be to your BODY. The only CONSEQUENCE of refusing medical treatment will be that your BODY will die.

Imagine in this example as it continues, your doctor then telling you that since you will not choose this medical treatment, then he will PUNISH you for your choice. No ice cream for you! Or worse, he will

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remove you from the hospital. This would not only be UNETHICAL but it would be IMMORAL.

- Your doctor, and your employer have NO RIGHT to punish you with a SOCIETAL CONSEQUENCE you make about YOUR BODY.

So, what should your doctor do in this example? Accommodate your choice. Put you in a room where you can die with dignity and respect.

Employers have the very same morale obligation – they need to ACCOMMODATE you under the Human Rights Code. And not based on any protected ground that does not exist – but accommodate your choice for your right to refuse medical treatment on your body.

It will not be a SOCIETAL CONSEQUENCE.

2. Employment Rights

There are **three major issues** at hand with what employers and unions are doing.

1. Asking employees to **disclose their private medical status** – revealing if they are vaccinated or not
2. Asking employees to **undergo a medical treatment** that requires their “informed consent” – to become vaccinated
3. Employees who are non-compliant with not disclosing their private medical status, or who refuse to become vaccinated are being **financially penalized** - put on “Unpaid Administrative Leave” and losing their jobs

This is **vitaly important** that employees understand that all of these are **UNAPPROVED “conditions” of employment** that **DO NOT CURRENTLY EXIST**.

In other words, this is a **major breach of your employment contract**, whether it is in the form of a collective agreement (unionized) or employment contract (non-unionized).

- this could be considered **extortion under section 346(1)** and
- **assault under section 265 of the *Criminal Code of Canada***

You need to look at your **current** collective agreements (unionized) or your employment contracts (non-unionized) to see if there are any:

“conditions” for:

- needing to disclose your personal and private medical status in order to retain your employment
- become vaccinated in order to retain your employment



“leave provisions” for:

- putting you on “Unpaid Administrative Leave” which is **involuntary leave without pay**; this is *punitive* and you should not be penalized for any medical choice you make; you need to be accommodated for your medical choices

If there are none of these “conditions” or “leave provision” in there, **your employer is in breach of your current employment contract!**

If you are unionized:

- ask your union for written proof of their negotiated discussions with the employer for these non-existent conditions of employment that are not currently in your current collective agreement; *remember, your union is your legal representative between you and the employer*
- ask your union to file a policy grievance for all of these non-existent conditions to your employment and disciplinary measures imposed by the employer
- if your union will not support you on this, file a complaint with the labour relations board for Duty to Fair Representation (there are 2 boards; 1 for provincial and 1 for federal)

If you are not unionized:

- ask your employer why they have unilaterally changed your employment contract without consulting you first; *remember, you have already agreed to the terms and conditions of employment before you started working there*; if there are any new conditions, they need to be negotiated between yourself and your employer.

Bottom line: If your employer is introducing new “conditions” of employment or “leave provisions” that do not currently exist, this is a major breach of your employment contract – *and you need to do something about it!!*

Note: There is two types of “leave without pay”.

1. “**involuntary** leave without pay” that your employer puts you on as a means of discipline; and
2. “**voluntary** leave without pay” that employees put themselves on – e.g. taking time off for personal reasons, etc.

Employment issues with mandatory “vaccination”

Your employer cannot force you to undergo any medical treatment, such as mandatory vaccination.

If your employer is forcing mandatory vaccination, and you feel you have no choice but to submit to this because they have stated you will be disciplined or will lose your job, and you have received one or more injections, this could be considered **extortion under section 346(1)** and **assault under section 265 of the Criminal Code of Canada** [see **5. Without Consent it is Assault**] or assault as an intentional tort (Intentional



torts are wrongful acts done on purpose. The person does not need to actually mean harm, but the other person ends up hurt anyway, such as in a prank. Or, the person can definitely mean harm, such as domestic violence cases.)

- consent is NOT obtained where an employee submits or does not resist by reason of exercise of authority

If you plan to submit to these injections based on duress

- **advise your employer in writing** that YOU DO NOT CONSENT to this medical treatment and that **you are only submitting to this under extreme duress** by force of fear, intimidation, and full force of exercise of authority of threats of discipline and/or job loss
- please **obtain an immediate complete physical prior to getting this injection**; this will be evidence of your medical health before the injection; if there are any injuries resulting from the injection, this will be your proof to help you claim for any damages

If you have already submitted to these injections and did so only under duress

- **advise your employer in writing** that you only consented to this(these) injections **under extreme duress** by force of fear, intimidation, and full force of exercise of authority of threats of discipline and/or job loss

Find other like-minded people who are in your situation and stand together.

Find a criminal law lawyer for assault under section 265 of the *Criminal Code of Canada* or intentional tort if you think this situation applies to you.

Mandatory vaccination in all employment contexts is illegal, unconstitutional, discriminatory and unenforceable.

If you do not consent to take the covid-19 vaccine

- do not quit your job or resign
- if you do, it will make it impossible to prove wrongful dismissal
- advise your employer in writing of your legal rights to decline medical treatment

If you do not consent to take the covid-19 vaccine and you are disciplined or your employment is terminated

- find an employment lawyer and seek damages for abuse of authority and/or wrongful dismissal/violation of your contract
- if you cannot afford a lawyer, self-represent or to go legal aid

If you sign an employment contract whereby you agree to be vaccinated with the covid vaccine as a condition of employment

- you will not be able to hold your employer liable for any injuries related to receiving this "vaccine"

Societal issues with mandatory "vaccination"

No one can force you to undergo any medical treatment, such as mandatory vaccination unless you have been



deemed incapable of making these important decisions for yourself. In those cases, you will have a substitute decision maker for you.

Businesses, organizations, your Church, your friends, family and neighbours cannot force you or even ask you to take these covid injections, as a condition of participating in society. This is the ultimate discrimination of our human rights and will most certainly divide society. It is also illegal and unconstitutional as described above.

- take the same course of action as listed under “Employment issues”
- file a human rights complaint
- file a small claims court application or civil lawsuit for damages

If you decide to take any of these covid injections, please do your own research to inform yourself. We have presented enough evidence here that you are not receiving “information” about the risks of these injections or the safer alternatives available to you.

Societal and Legal Implications

It is up to the individual whether they want to get the covid-19 vaccination or not. But that choice must be free for the individual. **In law, that choice must be a free one.**

3. COVID-19 Measures that are Medical Treatments

covid-19 vaccines
 PCR testing
 antigen test
 antibody test
 masking
 temperature taking
 hand sanitizers

Definition of Medical Treatment

- Anything that affects your medical health, whether physically or psychologically

Table of covid-19 medical treatments – know what you are consenting to

Medical treatment / procedure as mandated by gov't and health officials	What the gov't and health officials claim this should do	What is actually happening
covid-19 vaccination	<ul style="list-style-type: none"> • may protect you from claim of the SARS-CoV-2, which is the virus supposedly to cause cv-19 • multiple injections needed • booster shots for rest of your life 	<ul style="list-style-type: none"> • does not meet the definition of a true vaccine • causing potential harm to your body by injecting it with substances NOT approved by FDA • this is an experimental medical treatment – it has skipped human trials of safety and efficacy and was rushed into use under the guise of “Emergency



		<p>Use Authorization” – whoever takes it now is consenting to the human trials</p> <ul style="list-style-type: none"> denies your human immune system to respond alternative and safer treatments being censored (Ivermectin) mild to severe adverse reactions including death
PCR test	<ul style="list-style-type: none"> this is the diagnostic test to detect if you have active cv-19 infection swab test into your nasal cavity or possible throat swab 	<ul style="list-style-type: none"> PCR tests are not meant be used for diagnosis of any disease PCR is an amplification research tool that only finds genetic material PCR & Antigen are swab tests which contain Ethelyn oxide – used in the sterilization of medical devices (the swab) Ethelyn oxide is a toxic substance repeated exposure to this toxic substance will build up in your body OH&S has permissible exposure time limit for how long employees can be exposed to this without adverse effects if you are subject to daily or weekly tests AND If you wear a mask at work, this will prohibit your body’s natural expulsion method to remove this and other toxic substances from your body through your nose and mouth (your mask will trap this and other toxins and you will re-breath it back into your body along with your own carbon dioxide) possible damage to nasal cavity possible breach between nasal cavity and Blood-brain barrier (PCR test)
Antigen test	<ul style="list-style-type: none"> also a diagnostic test detects if you have active cv-19 infection looks for protein markers found on the outside of a SARS-CoV-2 virus also known as the “rapid test” swab test at the front opening of your nose some employers demanding daily/weekly tests 	
Antibody test	<ul style="list-style-type: none"> blood sample looks for antibodies in your immune system produced in response to SARS-CoV-2, the virus that causes cv-19 should not be used to diagnose an active cv-19 infection 	<ul style="list-style-type: none"> contains Ethylene oxide which is used in the sterilization of medical devices repeated exposure to this toxic substance will accumulate in your body see notes above for OH&S on permissible exposure limits AND if you wear a mask all day, how this will prohibit you from expelling this and other toxic substances out of your body
Masking	<ul style="list-style-type: none"> to protect the spread of the covid-19 virus 	<ul style="list-style-type: none"> does not stop the spread of virus face coverings are nothing more than a breathing barrier harmful to health as they prohibit the natural expulsion of toxins from the body through the nose and mouth traps moisture and containments

		<ul style="list-style-type: none"> • rebreathing in carbon dioxide, resulting in poisoning (hypoxia) • dental issues (mask mouth) • dermatitis issues • respiratory issues
Temperature taking	<ul style="list-style-type: none"> • to detect high temperature 	<ul style="list-style-type: none"> • laser temperature taking pointed at your pineal gland may have unknown consequences to this gland
Hand sanitizers	<ul style="list-style-type: none"> • used to protect you from the cv-19 virus 	<ul style="list-style-type: none"> • none approved by the Government of Canada • Health Canada has 151 recalls as they are toxic and pose risk to health • destroys the microbiome which is your body's natural and first defence against bacteria and virus

4. You need to give “INFORMED” CONSENT before undergoing any Medical Treatment or Procedure

Informed consent means that the person who will administer the medical treatment or procedure, needs to INFORM you of all the benefits and risks associated with the medical treatment or procedure as well as all alternative treatments before you decide if you will consent or not.

You still retain the right to REFUSE to consent, even after you have been properly informed as described above. This is MEDICAL FREEDOM.

Elements of consent - your expressed, informed and explicit consent must:

- relate to the treatment
- be INFORMED [see **3. You need to give “INFORMED” CONSENT before...**]
- be given voluntarily orally and/or in writing
- NOT be obtained through misrepresentation, force, threat, coercion or fraud by the person or organization seeking your consent

The laws are clear in Canada – without consent, either *written or oral*, no medical procedure and/or treatment may be performed; this is not a mere formality; it is an important individual right to have control over one's own body (bodily sovereignty), even when medical treatment is involved; it is always the patient, not the doctor, who decides whether a procedure and/or treatment will be performed and consent cannot be IMPLIED.



5. Without Consent it is Assault

In Canadian law, a patient must CONSENT to any medical treatment otherwise it's a form of battery, otherwise known as an assault. It is important to note that there is assault as an intentional tort as well as assault under the Criminal Code of Canada. An assault is any application of force on an individual without their consent. Medical doctors can be charged with assault and battery if the courts determine that informed consent, with all of the elements above, was not provided by the patient.

- <https://www.cmpa-acpm.ca/en/advice-publications/handbooks/consent-a-guide-for-canadian-physicians>

What is Consent under Criminal Law?

The *Criminal Code of Canada* (the *Code*) defines a series of conditions under which the law will deem an absence of consent in cases of assault, notwithstanding, the complainant's ostensible consent or participation. As stipulated in s.265(3), these include submission by reason of force, fear, threats, fraud or the exercise of authority, and codify the longstanding common law rule that consent given under fear or duress is ineffective - consent given under fear or duress is NOT consent.

Consent given under fear or duress is NOT consent

Textbook of Criminal Law (2nd edition 1983), at pp. 551-61. This section reads as follows: section 265

(3) For the purpose of this section, no consent is obtained where the complainant submits or does not resist by reason of

- (a) the application of force to the complainant or to a person other than the complainant;
- (b) threats or fear of the application of force to the complainant or to a person other than the complainant;
- (c) fraud; or
- (d) the exercise of authority

If you don't think your employer is "exercising their authority" to force you to take a mandatory vaccine, think again.



The rationale underlining the criminalization of assault, society is committed to protecting the personal integrity both physical and psychological of every individual – having control over who touches one’s body and how, lies the core of human dignity and autonomy.

6. Your Patient Rights by Province and Territory – Consent to Treatment

Alberta	Alberta Health Services – Consent to Treatment/Procedures https://www.albertahealthservices.ca/info/page3064.aspx
	College of Physicians and Surgeons Alberta - Informed Consent – https://cpsa.ca/physicians/standards-of-practice/informed-consent/
British Columbia	Health Care Consent Act https://www.bclaws.gov.bc.ca/civix/document/id/consol27/consol27/00_96181_01
	College of Physicians and Surgeons British Columbia – Consent https://www.cpsbc.ca/files/pdf/NHMSFAP-AS-Consent.pdf
Manitoba	The Public Health Act – Immunization, section 57 Consent https://web2.gov.mb.ca/laws/statutes/ccsm/p210e.php#57
New Brunswick	College of Physicians and Surgeons New Brunswick – Informed Consent https://cpsnb.org/en/medical-act-regulations-and-guidelines/guidelines/452-towards-informed-consent
Newfoundland & Labrador	Advance Health Care Directives and the Appointment of Substitute Health Care Decision Makers - Consent https://www.assembly.nl.ca/legislation/sr/annualstatutes/1995/A04-1.c95.htm
Northwest Territories	Health Information Act - Consent https://www.justice.gov.nt.ca/en/files/legislation/health-information/health-information.a.pdf
Nova Scotia	College of Physicians and Surgeons Nova Scotia –Informed Consent https://cpsns.ns.ca/wp-content/uploads/2017/10/Informed-Patient-Consent-to-Treatment.pdf
Nunavut	Public Health Act https://www.nunavutlegislation.ca/en/consolidated-law/public-health-act-consolidation
Ontario	Health Care Consent Act https://www.ontario.ca/laws/statute/96h02
	Long-term Care Act https://www.ontario.ca/laws/statute/94l26
	Mental Health Act https://www.ontario.ca/laws/statute/90m07
Prince Edward Island	Consent to Treatment and Health Care Directives Act https://www.princeedwardisland.ca/en/legislation/consent-treatment-and-health-care-directives-act
Québec	Act respecting health services and social services http://legisquebec.gouv.qc.ca/en/showdoc/cs/s-4.2
Saskatchewan	College of Physicians and Surgeons Saskatchewan – Informed Consent under <i>The Health Care Directives and Substitute Health Care Decision Makers Act</i> https://www.cps.sk.ca/imis/Documents/Legislation/Policies/GUIDELINE%20-%20Informed%20Consent.pdf

7. Legal Rights to Refuse Medical Treatment

You have free will to make your own choices about your health with no reprisal for declining medical treatment or procedure. Medical, religious and philosophical objections to vaccination will likely surpass the employer's health and safety obligations in the workplace.

- **Provincial/Territorial Health Care Consent Acts** [see **6. Your Patient Rights by Province and Territory – Consent to Treatment**]
 - These Acts state all the elements of consent that you need in order to be properly “informed” before you decide or consent on any medical treatment
 - There is no “informed” consent because of the medical censorship [see **8. Medical Censorship in Canada**]
 - You cannot give your “informed” consent because no one is telling you the truth about the health risks involved – if they did, would you still be willing to inject yourself with these experimental injections that are known to cause mild to severe adverse reactions including death?
- [Canadian Charter of Rights and Freedoms](#)
 - section 2 (a) freedom of conscience and religion
 - section 7 - everyone has the right to life, liberty, and security of the person and the right not to be deprived thereof except in accordance with the principles of fundamental justice.
 - you have the Right to Liberty – a protection of personal autonomy involving “inherently private choices”
 - this aspect of liberty includes the **RIGHT TO REFUSE MEDICAL TREATMENT**
 - <https://www.justice.gc.ca/eng/csj-sjc/rfc-dlc/ccrf-ccdl/check/art7.html>
 - section 15 – (1) every individual is equal before and under the law and has the right to the equal protection and equal benefit of the law without discrimination and, in particular, without discrimination based on race, national or ethnic origin, colour, religion, sex, age or mental or physical disability
 - your medical information is protected under this right

- [Canadian Human Rights Act](#) – the purpose of this Act is that all individuals should have an opportunity equal with other individuals to make for themselves the lives they are able and wish to have ... without being hindered or prevented from doing so by discriminatory practices
 - employees could refuse to be vaccinated on a protected ground for discrimination under the Act, and the employer has a duty to accommodate the employee to the point of “undue hardship”

Here are the PROTECTED GROUNDS for discrimination under section 3(1) of the Act

- race, national or ethnic origin, colour, religion, age, sex, sexual orientation, gender identity or expression, marital status, family status, genetic characteristics, disability and conviction for an offence for which a pardon has been granted or in respect of which a record suspension has been ordered

Here are the DISCRIMINATORY PRACTICES

- Section 5 deals with denial of good, service, facility or accommodation
- Section 6 deals with denial of commercial premises or residential accommodation
- Section 7 deals with employment

- [Canadian Bill of Rights 1960](#) - you have the right to decide what medical treatment you accept under section 1 (a) and (b)
 - Section 1(a) the right of the individual to life, liberty, security of the person and enjoyment of property, and the right not to be deprived thereof except by due process of law;
 - Section 1(b) the right of the individual to equality before the law and the protection of the law;

While the Canadian Bill of Rights is not part of Canada’s Constitution, it was in fact [Canada’s first federal law to protect human rights and fundamental freedoms](#) and it still applies to only federal laws and government actions because provincial consent was not obtained (does not apply to provincial laws).

- These rights existed before *Canadian Charter of Rights and Freedoms (Charter)*, and all of these original provisions are now included in the *Charter*, with the exception of three provisions;
 - Section 1(a) the right of the individual to ... “and enjoyment of property and the right not to be deprived thereof except by due process of law”
 - Section 2(a) freedom against arbitrary “exile of any person”
 - Section 2(e) the right to a “fair hearing in accordance with the principles of fundamental justice for the determination of his rights and obligations”
- Section 1(a) of the Bill of Rights is similar to Section 7 of the *Charter*
- Section 1(b) of the Bill of Rights is similar to Section 15 of the *Charter*



8. Medical Censorship in Canada

The Ontario College of Physicians and Surgeons have effectively removed the “informed” portion of “informed consent” by tying doctor’s hands from speaking out contrary to public health measures. This is known as a gag order.

On April 30, 2021, Ontario’s physician licensing body, the College of Physicians and Surgeons of Ontario (CPSO), issued a statement forbidding physicians from questioning or debating any or all of the official measures imposed in response to COVID-19.

The CPSO then went on to threaten physicians with punishment – investigations and disciplinary action.

We regard this recent statement of the CPSO to be unethical, anti-science and deeply disturbing.

As physicians, our primary duty of care is not to the CPSO or any other authority, but to our patients.

Thousands of doctors in Canada and around the world responded to this unethical statement of orders by creating a DECLARATION OF NON-COMPLIANCE.

Please read this Declaration of non-compliance <https://canadianphysicians.org/>

- **use this in your defence to refuse medical treatment**
- you have a legal right to be “informed” of the risks associated with any medical treatment; you need to be “informed” first, before you give your “consent”

9. Your Medical Health is Protected by Privacy Laws

Your personal medical health and choices you make about your health are no one’s business but yours and your doctors!

- your medical health and the choices you make about your health are private, confidential and are not required to be disclosed to anyone “have you got the covid-19 vaccine yet?” – DO NOT RESPOND
- employers have no right to ask you to disclose your medical health or ask you about any choice you will make about your health – THEY KNOW THIS

Your privacy is protected under the [Personal Information Protection and Electronic Documents Act, 2000](#) (PIPEDA) applies federally.



Here are the **Provincial/Territory privacy laws** for your **Personal Health Information**:

Alberta	<i>Personal Information Protection Act</i>
British Columbia	<i>Personal Information Protection Act,</i>
Manitoba	<i>Personal Health Information Act</i>
New Brunswick	<i>Personal Health Information Privacy and Access Act,</i>
Newfoundland & Labrador	<i>Personal Health Information Act</i>
Northwest Territories	<i>Health Information Act</i>
Nova Scotia	<i>Personal Health Information Act,</i>
Nunavut	<i>Access to Information and Protection of Privacy Act</i>
Ontario	<i>Personal Health Information Protection Act, 2004,</i>
Prince Edward Island	<i>Freedom of Information and Protection of Privacy Act</i>
Québec	<i>Act Respecting Access to Documents Held by Public Bodies and the Protection of Personal Information</i> Québec's public sector privacy law <i>Act Respecting the Protection of Personal Information in the Private Sector</i> Québec's private sector privacy law
Saskatchewan	<i>Health Information Protection Act</i>
Yukon	<i>Health Information Privacy and Management Act</i>

Please refer to this link to find all of your provincial/territorial privacy laws (we have identified all of the privacy laws on personal health above):

- <https://www.priv.gc.ca/en/about-the-opc/what-we-do/provincial-and-territorial-collaboration/provincial-and-territorial-privacy-laws-and-oversight/>



10. Stand in Your Power

We have had twenty-three months of lockdowns. We have seen and lived the devastation this has caused. KNOW your LEGAL RIGHTS and STAND UP for them. This would all be over if everyone knew how their human and legal rights were being violated from the start.

**The only approval you ever need is your own – that's the ultimate truth!
Give yourself YOUR APPROVAL to stand up and say no.**



We believe that knowledge is *potential power*. But knowledge has no power without action. And so, our purpose has been fulfilled by giving you this knowledge...the rest is up to you.

So, now that you have this knowledge, what are you going to do with it?

STAND UP  DEBOUT
CANADA CANADA