	22100433D
1	HOUSE BILL NO. 22
2 3	Offered January 12, 2022
3	Prefiled December 27, 2021
4	A BILL to amend the Code of Virginia by adding a section numbered 32.1-127.1:06, relating to
5 6	fundamental right to be free from medical mandates.
U	Patron—Walker
7	
8	Referred to Committee on Health, Welfare and Institutions
9	
10	Be it enacted by the General Assembly of Virginia:
11 12	1. That the Code of Virginia is amended by adding a section numbered 32.1-127.1:06 as follows: § 32.1-127.1:06. Fundamental right to be free from medical mandates.
13	A. For purposes of this section, "medical mandate" means any affirmative requirement by the
14	Commonwealth or any locality, private employer, health care entity or provider, or provider of public
15	accommodations for an individual to undergo or participate in a health-related test, procedure, tracking
16	or monitoring program, bodily insertion or injection of any drug or the wearing of any medical
17	equipment or apparel. It shall be no less a medical mandate for such entities to condition an
18 19	individual's receipt of otherwise ordinary services, benefits, or employment upon the performance or acquiescence of undergoing or participating in a health-related test, procedure, tracking or monitoring
20	program, or bodily insertion or injection of any drug or the wearing of any medical equipment or
21	apparel.
22	B. Except as otherwise provided by law, each adult has a fundamental right to be free from medical
23	mandates of the Commonwealth or any locality, private employer, health care entity or provider, or
24 25	provider of public accommodations. C. Nothing in this section shall be construed to prohibit:
23 26	1. Facilities whose ordinary safety protocols, due to the high-risk nature of its operations and
27	potential for contamination, dictate such measures from requiring the use of personal protective medical
28	equipment within such facilities;
29	2. Compliance with ordinary recommended requirements for persons preparing and handling food;
30 31	3. Facilities for the care of the mentally infirm from exercising necessary health care measures otherwise permitted by law;
32	4. Adults with legal decision-making powers over another adult from making health-related decisions
33	for such adult that are deemed to be in his best interest;
34	5. Any entity from encouraging, requesting, or making available to individuals the receipt of
35 36	commonly recommended medical tests, programs, vaccines, or procedures; 6. The Commonwealth or any locality, private employer, health care entity or provider, or provider
37	of public accommodations from offering incentives in the form of rewards or added benefits that are not
38	otherwise commonly provided or reasonably expected to be afforded to similarly situated persons,
39	patrons, or employees;
40	7. The parent of a minor child from fully exercising his rights to make medical decisions on behalf
41 42	of his minor child; 8. Valid orders of quarantine or isolation as set out in Article 3 (§ 32.1-42 et seq.), Article 3.01
43	(§ 32.1-48.01 et seq.), or Article 3.02 (§ 32.1-48.05 et seq.) of Chapter 2;
44	9. Health provisions pertaining to students as set out in Article 2 (§ 22.1-270 et seq.) of Chapter 14
45	of Title 22.1; or
46 47	10. Employers, under reasonable circumstances, from requiring sick employees to stay home from work.
т/	

INTRODUCED