1	STATE OF OKLAHOMA
2	2nd Session of the 59th Legislature (2024)
3	SENATE BILL 1679 By: Dahm
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6	AS INTRODUCED
7	An Act relating to emergency management; stating role
8	of government in emergencies; stating scope of government authority; prohibiting certain actions; creating felony offense; listing additional punishments; providing for codification; and
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10	providing an effective date.
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12	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
13	SECTION 1. NEW LAW A new section of law to be codified
14	in the Oklahoma Statutes as Section 683.24C of Title 63, unless
15	there is created a duplication in numbering, reads as follows:
16	A. The sole role of government personnel, elected and employed,
17	and all government agencies, during emergencies and disasters, is to
18	aid residents of this state.
19	B. All government personnel, elected and employed, and all
20	government agencies have no authority to subvert the constitutional
21	rights of the people, even during times of emergency or disaster.
22	C. All government personnel, elected and employed, and all
23	government agencies are prohibited from enacting or imposing any
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actions subverting the constitutional rights of the residents of this state, even during times of emergency or disaster.

- D. Examples of actions that shall be considered subversions of constitutional rights shall include:
- Requiring or coercing residents to receive a shot, vaccine, inoculation, or any other medical treatment;
- 2. Requiring or coercing residents to wear any mask or medical device;
- 3. Requiring or coercing residents to wear any garment or article of clothing that was not already required by law prior to the emergency or disaster;
- 4. Requiring or coercing residents to show any documentation of any kind that was not already required by law prior to the emergency or disaster;
- 5. Imposing a new law, regulation, or restriction on businesses, churches, organizations, or residents that was not codified in law prior to the emergency or disaster;
- 6. Restricting the rights of residents to exercise free speech, to assemble and gather in large groups, to petition government, to enter government buildings, and all other First Amendment rights in any way that was not codified in law prior to the emergency or disaster;

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- 7. Restricting the rights of residents to exercise all Second Amendment rights in any way that was not codified in law prior to the emergency or disaster; and
- 8. Restricting the rights of residents to travel freely, in any way that was not codified in law prior to the emergency or disaster.
- E. Because any crime or violation that goes unpunished is by default encouraged, any government official, elected or employed, who violates the provisions of this section shall be guilty of a felony punishable by imprisonment in the custody of the Department of Corrections for not more than five (5) years, a fine not more than Fifty Thousand Dollars (\$50,000.00), or by both such imprisonment and fine. The convicted government official shall also be subject to:
 - 1. Removal from his or her office or position;
- 2. Prohibition from holding any future elected or public office;
- 3. A fine of Ten Thousand Dollars (\$10,000.00) per violation; and
- 4. Personal assumption of all liability for each violation where the government would otherwise be found liable.
- SECTION 2. This act shall become effective November 1, 2024.

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