



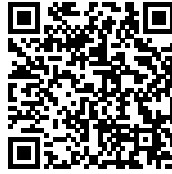
Marco Erickson

House of Representatives District
HD-033B

Republican

Contact: (208) 332-1073

700 W Jefferson St, Boise, ID 83702



View Online

This legislator voted constitutionally on **50%** of the votes shown below.

CPH: Estimated cost per household.

★ Pro-liberty

✗ Anti-liberty

? Did not Vote

CPH

Vote

1. S1210 Medical Freedom (passed 44 to 23 on 4/4/2025). Prohibits governmental entities, businesses, and schools from mandating vaccines, mask requirements, or other “medical interventions.”

--
?

2. HCR10 Article V Convention (rejected 26 to 44 on 3/12/2025). Would make three separate applications to Congress to call a “convention of the states” under Article V of the U.S. Constitution.

Yes
✗

3. H157 DNA Samples for Misdemeanors (rejected 34 to 34 on 3/7/2025). Would order the collection of a DNA sample from any person who is convicted of, or pleads guilty to, any “serious crime,” including certain misdemeanors.

--
?

4. H177 Constitutional Money (passed 66 to 3 on 2/25/2025). Creates the “Idaho Constitutional Money Act of 2025,” declaring “gold and silver coin” as legal tender.

Yes
★

5. HJR1 Repeal of Compulsory Government Education (failed two-thirds vote 46 to 23 on 2/19/2025). Would propose to amend Article IX, Section 9, of the Idaho Constitution to remove the provision that allows the Legislature to require public school attendance.

Yes
★

6. HJM1 Urging the SCOTUS to Overturn *Obergefell v. Hodges* (adopted 46 to 24 on 1/27/2025). Urges the United States Supreme Court to overturn the decision in *Obergefell v. Hodges* and “restore the natural definition of marriage, a union of one man and one woman.”

No
✗



IDAHO LEGISLATIVE SCORECARD BASED ON THE U.S. CONSTITUTION

Rep. Marco Erickson

Lifetime Score: 50%

ID Scorecard 2025

2025 Regular Session Score

The Legislative Scorecard is a nationwide educational program of The John Birch Society. Its purpose is to create an informed electorate on how state legislators are voting. The Scorecard is nonpartisan; it does not promote any candidate or political party. Bills are selected for their constitutional implications and cost to the taxpayers.

Please share this Scorecard in your district to inform people about your legislator's record on key votes.

U.S. Constitution, Amendment I --- 11 C.F.R. §114(4)(c)(4) --- 616 F.2d 45 (2d Cir. 1980)

The following scorecard lists several key votes in the Idaho Legislature in 2025 and ranks state representatives and senators based on their fidelity to (U.S.) constitutional and limited-government principles.



Get Alerts

Scan to view and subscribe to legislative action alerts.

The Constitution

Learn more about the U.S. Constitution and our founding principles.



Bill Descriptions for the Votes that Affect You

1. Medical Freedom

S1210 prohibits governmental entities, businesses, and schools from mandating vaccines, mask requirements, or other “medical interventions.” Neither private nor governmental “public health” mandates are lawful. Every individual has a fundamental right to medical freedom, as no person or entity has legitimate authority to rule over another’s non-injurious health care decisions. Arbitrarily compelling someone to cover their face, quarantine, or be vaccinated under the guise of “preventative” medical treatment violates a person’s natural rights retained via the U.S. Constitution’s Bill of Rights and 14th Amendment.

2. Article V Convention

HCR10 would apply to Congress to call a “convention of the states” under Article V of the U.S. Constitution.

Efforts to call an Article V “convention of the states” must be resisted. A constitutional convention (Con-Con) would have the power to make major changes to the U.S. Constitution, or even completely rewrite it. Instead of failing to uphold their oath of office and risking the danger of a “runaway convention,” state legislators should act to immediately nullify all unconstitutional federal laws that violate the 10th Amendment. Article V was designed to correct potential errors or defects in the Constitution, not to “misconstrue or abuse its powers.” We must use Article VI to enforce the Constitution, rather than use Article V to alter or abolish it.

3. DNA Samples for Misdemeanors

H157 would order the collection of a DNA sample from any person who is convicted of any “serious crime,” including certain misdemeanors.

This bill changes the definition of “serious crimes” from felonies to misdemeanors, even in cases of “withheld judgment” and regardless of “the sentence imposed or disposition rendered.” Moreover, the requirement to provide a DNA sample would also be retroactive, applying to those who are currently imprisoned or confined. Since many misdemeanor convictions are the result of negotiated plea deals, this legislation would effectively ignore those agreements, amounting to an even greater undue expansion of the statewide DNA database system and the dangerous threat it poses to individual privacy. Lawmakers should support, not undermine the 4th, 5th, and 14th Amendments to the U.S. Constitution.

4. Constitutional Money

H177 declares “gold and silver coin” as legal tender.

This bill is a necessary step toward restoring sound money and adhering to the U.S. Constitution’s monetary provisions. Article 1, Section 10, of the Constitution says that “No State shall ... make any Thing but gold and silver Coin a Tender in Payment of Debts.” States can and must act now to protect Americans’ financial freedom and privacy by both ending the Federal Reserve’s unconstitutional monopoly on money and thwarting government plans to impose a Central Bank Digital Currency.

5. Repeal of Compulsory Government Education

HJR1 would propose to amend Article IX, Section 9, of the Idaho Constitution to remove the provision that allows the Legislature to require public school attendance.

Education is not the role of government—it is the responsibility of a child’s parents or family. Not only do parents have a fundamental right to educate their children freely, but schools can and should be privatized, without relying on public funds. If not dismantled, the government’s monopoly on pre-K-12 education will continue to displace traditional private schools and homeschooling in favor of universal state-sponsored schooling. The best “school choice,” by far, is for parents to choose not to place their child’s education in the hands of the state. Educational and economic freedom cannot be achieved by forcing other citizens to give up their hard-earned tax dollars for all that now entails a compulsory, failing, and government-run school system.

6. Urging the SCOTUS to Overturn *Obergefell v. Hodges*

HJM1 urges the U.S. Supreme Court to overturn the decision in *Obergefell v. Hodges*.

“Same-sex marriage” is illegitimate and unconstitutional. It mistakenly assumes that marriage, along with morality itself, can be determined frivolously by the government. Yet, marriage, being coeval with mankind, is ordained by God—not civil authorities. Unlike homosexuality, which is contrary to the “Laws of Nature and of Nature’s God,” marriage is the most sacred of all human institutions. For more than two thousand years, it has been honored as a lifelong covenant between one man and woman, whose one-flesh union serves as the foundation of the family. There is no right to “same-sex marriage” because there can be no appeal to “Life, Liberty and the pursuit of Happiness” apart from the moral sanctions set forth by our “Creator” who grants us with “certain unalienable Rights.” Further, the U.S. Constitution’s 10th Amendment reserves the power to regulate marriage to the “States, or to the people.”