Provides an entity may not require an individual to have an identification or tracking device or mark implanted or permanently or semipermanently incorporated into or on the body, skin, teeth, hair, or nails of that individual.

Provides an identification or tracking device or mark may not be implanted or incorporated into or on the person of an individual without that individual's informed written consent. Consent of a guardian, guardian ad litem, attorney-in-fact, parent, or other agent shall not be considered adequate consent. The individual undergoing implantation or incorporation of an identification or tracking device or mark must be at least eighteen years of age and of sound mind to grant consent.

Provides an identification or tracking device or mark may not be implanted or incorporated into or on a human corpse.

Provides an entity may not use an identification or tracking device or mark in or on the person of an individual to identify that individual or as a means of, or aid to, tracking that individual, without the consent of the individual being identified or tracked.

Provides an entity shall not use the absence of an identification or tracking device or mark as a basis for discriminating against an individual for any purpose whatsoever including, but not limited to, employment, housing, insurance, medical care, voting, education, travel, or commerce.