

# INTERNATIONAL CONFERENCE ON MEN'S ISSUES 2021 13-19 DECEMBER

1. Abortion
2. Foetal Alcohol Spectrum Disorder
3. Genital mutilation
4. Fatherlessness
5. Educational failure
6. Brain damage from compulsory school sports
7. Workplace discrimination
8. Reproductive rights
9. Domestic violence
10. False allegations (domestic violence, sexual offences)
11. Lack of anonymity for suspected sexual offenders
12. Parental alienation



13. Family courts bias / corruption
14. Lack of access to children
15. Sexual abuse
16. Conscriptio
17. Armed Forces veterans' health issues
18. Homelessness
19. Suicide
20. Criminal justice system discrimination
21. Paternity fraud
22. Healthcare discrimination
23. Lack of political representation
24. Media bias
25. Denial of physical and online platforms

## BOOKING TERMS FOR ICMI21

**Date of issue:** 27 November, 2021

This Agreement is made between the Organizer and the Participant.

### Definitions

“Agreement” means this document.

“Event” means <http://icmi2021.icmi.info>, the online International Conference on Men’s Issues, 13 – 19 December, 2021.

“Force Majeure Event” means a circumstance, cause or event outside the Organizer’s reasonable control including but not limited to the circumstances set out in the ‘Force Majeure’ section below, which renders the Organizer unable to perform some or all of its obligations under this Agreement.

“Obligations” means the requirements upon either the Participant or Organizer as identified in this Agreement.

“Organizer” means Mike Buchanan, leader of the British political party Justice for Men & Boys (and the women who love them) <http://j4mb.org.uk>. His email address is [mikebuchananuk@gmail.com](mailto:mikebuchananuk@gmail.com), his phone number (44) 967 026163.

“Participant” means an attendee, guest, delegate, visitor, invitee, media representative, speaker, or participant at the Event who is entitled to be at the Event, having been invited by the Organizer, or who has a valid ticket to the Event.

### 1. Entire Agreement

This Agreement constitutes the entire Agreement between the Organizer and the Participant, and no correspondence or representation, written or verbal, entered into or which took place before the date of this Agreement shall be of any effect unless specifically referred to in this Agreement, or provided by subsequent procedures envisaged or contemplated by this Agreement.

### 2. Application of Terms and Conditions

No modification of the terms of this Agreement will be binding on the Organizer unless in writing and signed by an authorized officer of the Organizer. These terms and conditions override any other terms or conditions stipulated, stated to be incorporated or referred to by the Organizer in correspondence, or otherwise.

### **3. Partial Invalidity**

The illegality, invalidity or unenforceability of any provision of this Agreement under the law of one jurisdiction shall not affect its legality, validity or enforceability of any other provision, and in the event that any particular provision is deemed to be invalid, illegal or unenforceable in any particular jurisdiction, then this Agreement shall be construed as if such provision was removed and the remainder of this Agreement shall be read and construed as if such offending provision has never formed part of this Agreement.

### **4. Jurisdiction and Governing Laws**

This Agreement and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in all respects in accordance with the laws of England. The parties irrevocably agree that the courts of England have exclusive jurisdiction to determine any dispute or claim that arises out of or in connection with this Agreement or its subject matter or formation (including non-contractual disputes or claims) and the parties submit to the exclusive jurisdiction of the courts of England.

### **5. Tickets, Cancellations, Transfers**

The Organizer reserves the right to reject applications for tickets, for reasons it deems reasonable. The Organizer also reserves the right to cancel the validity of individual tickets after issue, for reasons it deems reasonable. In both cases, a full refund of any money received will be made. A refund will not be made if the validity of tickets is cancelled in the light of behaviour during the Event which the Organizer deems unacceptable e.g. abuse displayed towards speakers, organizers or attendees.

The Participant acknowledges that tickets are not refundable, but they are transferable to other individuals if the Participant informs the Organizer of those individuals' names and email addresses, and if the Organizer approves of those transfers, in writing (email [mikebuchananuk@gmail.com](mailto:mikebuchananuk@gmail.com)).

### **6. Organizer's Obligations**

The Organizer will manage the Event, and use reasonable skill and care in doing so.

The Organizer will not be responsible for changes to the Event which are outside its control, such as changes of speakers, non-appearance of speakers, cancellation of the Event as a result of Force Majeure, and will not be liable to compensate Participants for any such changes.

The Participant accepts that the Organizer cannot be held responsible for other issues outside its control including issues with the performance of video cameras and microphones in the Q&A sessions, or with the Whova and Zoom Webinar platforms.

### **7. Announcements relating to ICMI121**

The Participant accepts that the prime means of communication used by the Organizer to keep Participants informed of key updates both before and during the Event will be notices on the Whova website for the Event.

### **8. Force majeure**

(*Chambers Dictionary* definition of force majeure: 'An uncontrollable course of events, excusing one from fulfilling a contract'.)

If the Organizer is unable to perform any of its Obligations under this Agreement by reason of a Force Majeure event including but not limited to:

- (a) any acts or restraints of the government or public authorities including war, invasion, act of foreign enemies, hostilities (whether war is declared or not), civil war; or
- (b) any acts or restraints or failures of the provider of the conference platform (Whova), or the provider of the live Q&A platform (Zoom); or
- (c) revolution, riot or civil commotion, strikes, lock-out or other industrial action; or
- (d) breakdown or failure of equipment; or

the Organizer will be entitled to be relieved of its Obligations to the extent to which performance of its Obligations is prevented, frustrated, or suspended for any reason. In such circumstances no-performance, part-performance or delay in performance of the Obligations of the Organizer hereunder shall not entitle the Participant to claim damages of any kind whatsoever whether direct, indirect, or consequential.

If a Force Majeure event occurs, the Organizer will be entitled, but not obliged, to terminate this Agreement.