

LEGAL NOTICE

PATRONS' LEGAL RIGHTS TO ENTER, SHOP, AND/OR BE SERVED AT THIS ESTABLISHMENT WITHOUT COVERING THEIR FACE IS PROTECTED BY FEDERAL LAW.

1— This **PRIVATE BUSINESS** has a **LEGAL CLASSIFICATION** as a “public accommodation” according to Federal Law, Title III Reg 28 CFR §36.104. Thus, according to law, this private business is open to the public. Your patrons are defined as the public in the Civil Rights Act, they have a LEGAL RIGHT to be in your business and be provided with the SAME and EQUAL access to ALL services WITHOUT DISCRIMINATION, *absent* a court-issued order of quarantine, isolation, or restraining order. Curbside pick up or home delivery is not EQUAL access. **VIOLATION of Title II, III and VII of the U.S. Civil Right Act of 1964.**

2— Assuming patrons are a health and/or safety risk to others without any **objective evidence** “ does NOT meet the criteria of “DIRECT THREAT”! Patrons have *DUE PROCESS* in the U.S.A. where everyone is assumed “**INNOCENT until PROVEN guilty**”. Title III Reg 28 CFR §36.208

3— **Your store policies DO NOT SUPERSEDE FEDERAL LAW!** If you make an illegal policy ***you can be ARRESTED and CHARGED with a crime, on top of being sued civilly.*** For example, it would be illegal for you to require every patron that enters your store to sniff cocaine as a requirement to shop or be serviced at your business; just like it is illegal to order patrons to restrict their oxygen which could jeopardize their health and endanger their life. **This is COERCION, DISCRIMINATION, and could even be construed as ATTEMPTED MURDER!** Any claim of “No shirt, no shoes, no service” is NULL and VOID, as NO BUSINESS may enforce a policy that violates established law EVEN if that policy has become socially acceptable and ASSUMED to be legal.

5— **You are NOT LICENSED and INSURED to dispense medical advice,** and your requirement of patrons to undertake in MEDICAL INTERVENTION by donning a face mask which the FDA classifies as a “medical device” is a VIOLATION of this state’s laws. Furthermore, **patrons have the RIGHT to REFUSE any medical treatment while still maintaining their right to services, privileges, goods, and full “enjoyment” of everything** your establishment has to offer; PROTECTED by **FEDERAL LAW 28 CFR §36.202**

NO state emergency, governor mandate, and/or local ordinance supersedes federal law! If a government agency such as a health inspector or any other official threatens to fine, close your business, or arrest you IF you DO NOT BREAK FEDERAL AND STATE LAWS they are COMMITTING A CRIME! File a complaint to your state’s Bureau of Investigations. Any penalties assigned by them have no legal authority and will be dismissed in a just court. “Any law repugnant to the Constitution is null and void”. **Marbury v. Madison 5 U.S. (1 Cranch) 137 (1803)**

It would be wise to *modify your mask policies* to **AVOID A LAWSUIT!** Recommended signs “Per the Governor’s mandate, face coverings are RECOMMENDED but NOT REQUIRED by Federal or State law. Especially for those with medical conditions/disabilities and religious convictions. **KNOW THE LAW and your RIGHTS! Many BRAVE men and women have DIED FIGHTING, SACRIFICING THEIR LIVES to protect the FREEDOM AND LIBERTY our country is based on.** LEARN MORE about your rights & the science behind mask wearing @ **www.TheHealthyAmerican.org** in association with the Constitutional Law Group