

NOTICE TO CEASE AND DESIST



This document serves as an order to CEASE AND DESIST harassment, which is an UNLAWFUL ACTION as outlined below. Whoever chooses to knowingly and willingly engage in unlawful behavior is committing a CRIMINAL OFFENSE and is subject to any punishments afforded by well established law.

UNLAWFUL MASK MANDATES

While some states may mandate the wearing of masks, there is no law in place requiring them. Denying entry or access to services for those without a face covering is in direct violation of state law and is discriminatory, unlawful and unconstitutional.

Individuals without a face covering cannot be considered a direct threat, unless they have been deemed to be contagious by a treating physician with full access to their medical history, and are therefor legally entitled to full access at all places of public accommodation. A person that complies with all lawful conditions at places of public accommodation cannot be considered as trespassing.

Behavior meant to create a hostile or unsafe environment toward those without a face covering is regarded as *harrasment*, which is a *criminal offense*.

Harassment is a gross misdemeanor punishable by up to a year of jail time.

HARASSMENT

The following types of actions toward individuals without a face covering are regarded as harassment:

- ✓ Subjecting someone to physical restraint such as blocking their entry or restraining their free movement.
- ✓ Deprivation of rights under color of law (18USC Section 242).
- ✓ Being unlawfully detained by police when there is no evidence of trespass. Such action by law enforcement is considered a **false report**. Every public officer who shall knowingly and willingly make any false or misleading statement in any official report or statement, under circumstances not otherwise prohibited by law, shall be guilty of a **gross misdemeanor**.
- ✓ Threatening someone so as to create concern for their physical or mental health safety, such as calling or purporting to call law enforcement under the guise of a trespass violation.

SHERIFF

The Office of the Sheriff is the chief law-enforcement agency in the County with duty to keep peace and uphold the LAW in accordance with Federal and State Constitutions. In the execution of their duties, the Sheriff may arrest and commit to prison all persons who break the peace, attempt to break the law, and all persons guilty of these public offenses.

A public offense is any conduct that is in violation of the United States Constitution, the State Constitution, and well established law, and is punishable to the fullest extent the law will allow.



CIVIL RIGHTS ACT 1964

TITLES I & II

Public accommodations are prohibited from unlawful discrimination and must allow free and equal access to all goods, services, facilities, privileges and accommodations as the general public.

Title 42 § 2000

(a) All persons shall be entitled to the full and equal enjoyment of the goods, services, facilities, privileges, advantages, and accommodations of any place of public accommodation, as defined in this section, without discrimination or segregation on the ground of race, color, religion, or national origin.

(b) Establishments affecting interstate commerce or supported in their activities by State action as places of public accommodation; lodgings; facilities principally engaged in selling food for consumption on the premises; gasoline stations; places of exhibition or entertainment; other covered establishments

A Private Business is a Public Accommodation that is open to the general public & engaged in commerce. A private business cannot lawfully deny you service if they are open to the general public while they are engaging in commerce. They are breaking well-established law if they discriminate against you.

The only places that are not a public accommodation are churches, temples, synagogues, PMA's or a 501C3's.

A grocery store is a private entity that provides goods and services to the general public and is therefore lawfully defined in Federal and State laws as a place of "Public Accommodation". The legal, federal definition of a public accommodation: Public accommodation means a private entity that owns, leases (or leases to), or operates a place of public accommodation.

