

## Business Owners

### **Know the Facts - Know the Law - Know your Rights**

#### The Facts:

1. U.S. Information and Educational Exchange Act of 1948 was amended in 2012 by the Smith-Mundt Modernization Act of 2012, a law that makes it legal for the News to display Propaganda in the U.S. Since then, the News has used Propaganda to control the common perception of the Mainstream Narrative. All News related to COVID-19 has been nothing but Fear Mongering Propaganda. The News is legally lying to you.  
[https://en.wikipedia.org/wiki/Smith%E2%80%93Mundt\\_Act](https://en.wikipedia.org/wiki/Smith%E2%80%93Mundt_Act)
2. Koch's Postulates have never been enacted and followed through on determining whether or not the pathogen known as SARS-COV-2, or COVID-19, even exists, let alone causes the disease it is claimed to cause. The virus has never been properly found to exist within any lifeform and has never been isolated in a laboratory.  
<https://frankreport.com/2020/07/03/coronavirus-truths-part-2-kochs-postulates-not-being-used-at-all-for-covid-19-why/> In fact, a Freedom of Information Act was pulled on the NHS regarding this, and the NHS responded saying, "No, the virus known as SARS-COV-2, otherwise known as COVID-19 has never been isolated in a laboratory." Be it known that a Freedom of Information Act will stand in the court of law as TRUTH.  
<https://rumble.com/vb55hj-proof-from-the-nhs-covid-does-not-exist.html>
3. Furthermore, A Freedom of Information Act has been pulled on multiple Hospitals in the US and abroad asking how many of their patients died with COVID listed as the cause who did not also have terminal pre-existing conditions. All but one of those hospitals answered "Zero." The one that did not answer Zero, answered "Four." Only Four people can really be said to have died from nothing but COVID. It is also a fact that no autopsies have been done on any of those four to determine whether or not COVID-19 was legitimately the cause.
4. Even if COVID-19 were a real virus causing a real disease, it has a survival rate of 99.9% and cannot, therefore, be said to be a Pandemic, warranting the wearing of a mask, or vaccinations. This percentage of survival rate is evident even with the fudging of numbers by including all those who have died *with* COVID after being tested, even if it was not actually the cause. To learn more, visit <https://worlddoctorsalliance.com/>
5. There isn't a single facemask or dust mask on this planet that perfectly stops dust. As such, no mask on this planet can be said to stop a virus, and therefore slow the spread of the disease. In virology labs, the scientists wear airtight suits that are fed fresh air from

outside of the room to prevent them from contracting a virus. A plethora of studies have been done on the efficacy of wearing facemasks since the original SARS outbreak in China to find out if the wearing of facemasks could actually help slow or stop the spread of a virus. All of the studies have concluded that facemasks not only do not help slow or stop the spread of the virus, but they do, in fact, actually increase the spread of virus, as well as cause a plethora of other health concerns associated with the fact that these facemasks are breeding grounds for bacteria and fungi. You may find some of these studies at the links below.

<https://bmjopen.bmj.com/content/5/4/e006577.full>  
<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC4420971/>  
<https://pubmed.ncbi.nlm.nih.gov/18500410/>  
<https://pubmed.ncbi.nlm.nih.gov/15340662/>  
<https://clinicaltrials.gov/ct2/show/NCT00173017>  
<https://pubmed.ncbi.nlm.nih.gov/18331781/>  
<https://www.nature.com/articles/s41598-018-35797-3>  
<https://pubmed.ncbi.nlm.nih.gov/31479137/>  
<https://bmjopen.bmj.com/content/5/4/e006577#T1>  
<https://pubmed.ncbi.nlm.nih.gov/21477136/>  
<https://pubmed.ncbi.nlm.nih.gov/28039289/>  
<https://bmjopen.bmj.com/content/5/4/e006577.long>  
<https://pubmed.ncbi.nlm.nih.gov/20584862/>  
<https://pubmed.ncbi.nlm.nih.gov/22188875/>  
<https://pubmed.ncbi.nlm.nih.gov/31479137/>  
<https://pubmed.ncbi.nlm.nih.gov/27531371/>  
<https://pubmed.ncbi.nlm.nih.gov/29855107/>  
<https://pubmed.ncbi.nlm.nih.gov/29678452/>  
<https://pubmed.ncbi.nlm.nih.gov/25806411/>  
<https://pubmed.ncbi.nlm.nih.gov/23108786/>  
<https://pubmed.ncbi.nlm.nih.gov/25858901/>  
<https://pubmed.ncbi.nlm.nih.gov/5333967/>  
<https://academic.oup.com/annweh/article/54/7/789/202744>  
<https://pubmed.ncbi.nlm.nih.gov/27531371/>  
<https://www.nature.com/articles/s41591-020-0843-2>  
<https://vimeo.com/424254660>  
[https://www.facebook.com/watch/live/?v=276231940292992&ref=watch\\_permalink](https://www.facebook.com/watch/live/?v=276231940292992&ref=watch_permalink)  
<https://www.youtube.com/watch?v=D0t84p6H4XA>  
<https://pubmed.ncbi.nlm.nih.gov/19216002/>  
<https://www.cmaj.ca/content/188/8/567>  
<https://academic.oup.com/cid/article/65/11/1934/4068747>  
<https://jamanetwork.com/journals/jama/fullarticle/2749214>  
<https://onlinelibrary.wiley.com/doi/epdf/10.1111/jebm.12381>  
<https://academic.oup.com/cid/article/11/3/494/397025>  
<https://link.springer.com/article/10.1007/s12560-011-9056-7>

## The Law:

1. All Governor Mandates, Executive Orders, Etc. are NOT laws and cannot be legally enforced against the general public, nor do they need to be followed by any business. They are merely suggestions that are only enforceable against Government Employees and Contractors. In fact, by following these Mandates, you are actually breaking several laws, as listed below. <https://www.washingtontimes.com/news/2020/may/5/executive-orders-are-not-laws/>
2. If this business is a Publicly Registered Company, such as an LLC, INC., LLP, etc. under Title III Reg 28 CFR §36.104 then Federal law 28 CFR §36.202 states that that unless a person has been individually assessed as a "direct threat" (see definition below) you may not exclude them from the SAME and EQUAL services as others. Title III, Sections §36.202(a)(b)(c) and §36.203(a)(b)(c) states that no person shall be denied the same PARTICIPATION and EQUAL ACCESS as everyone else. The law prohibits you from serving your customers separately or differently. To do so is considered Discrimination by these laws. You cannot discriminate against people for reasons including Age, Sex, Race, Religion, or Disability (including medical exemptions to wearing a face mask). You can be sued for Discriminating against your customers by assuming they do not have a Medical or Religious Exemption to wearing a face mask. It is also unlawful to request information regarding their medical conditions by HIPAA. <https://www.eeoc.gov/statutes/laws-enforced-eeoc>
3. Even if the company exists on Private Property, these premises are a "Public Accommodation" open to the public and thus any charge of "trespass" is a false accusation as long as your customers are complying with all lawful conditions allowing them to remain on these premises. As such, this business is PROHIBITED from unlawful discrimination by denying the entry of any member of the public who is who is not disturbing the peace according to Title II, III and VII of the U.S. Civil Right Act of 1964. To do so is a crime of UNLAWFUL DETENTION, which is a Criminal Offense punishable by up to 3 years in prison. <https://www.bileckilawgroup.com/court-martial-defense/articles-of-the-ucmj/article-97-unlawful-detention#:~:text=It%20is%20often%20the%20case%20that%20a%20simple,hold%20f or%20over%20a%20quarter%20of%20a%20decade.>
4. Business Policies, like policies of any kind, are part of "Explicit Contracts," which are only legally enforceable upon those who explicitly sign an Agreement consenting to those policies. Policies are Contract Terms and Conditions. Contracts cannot be enforced against those who have not signed the contract. Your Business Policies are only legally enforceable against your Employees. To enforce your Business Policies against your customers is Fraud and is punishable by up to 7 years in Federal Prison. <https://www.dpp-law.com/fraud-offences-maximum-penalties/>

5. Perhaps the biggest law being broken by any business requiring their employees and customers to wear face masks is “Practicing Medicine without a License,” a Federal Offense punishable by up to 8 years in prison. A Face Mask is legally defined as a “Medical Device” and you are requesting, in fact, DEMANDING, that your employees and customers wear this Medical Device for “Health Reasons.” That is practicing medicine without a license. Even if you never get arrested for this Offense, should one of your employees become sick as a result of wearing the mask while at work, they have the right to sue you for practicing medicine without a license.

<https://www.alllaw.com/articles/nolo/medical-malpractice/practicing-without-license-criminal-civil-liability.html>

## DIRECT THREAT: Legal Definition

**There is no evidence that I am a direct threat to the health and safety of your business.**

According to *Title III of the U.S. Civil Rights Act, § 36.208,*

*"In determining whether an individual poses a direct threat to the health and safety of others, a public accommodation must make an individualized assessment, based on reasonable judgement that relies on current medical knowledge or the best available objective evidence."*

**Absent a court-order of quarantine or isolation, there is no medical evidence that I am a threat to the healthy and safety of your business. Innocent until proven guilty in the USA. Therefore, my right to equal access to the goods, services, privileges and facilities of this establishment is guaranteed by Titles II, III and VII of the Civil Rights Act of 1964.**

### ARREST WARNING:

**You are hereby notified that state and federal laws make it a crime to deny the Rights of an individual. You can be arrested for this crime and held personally liable for criminal and civil damages, including fines and jail time. That means you can be personally charged and arrested for this crime, regardless of what your manager, governor or health officer says. No law or store policy supersedes the Federal law.**

**Learn about your rights at [www.TheHealthyAmerican.org](http://www.TheHealthyAmerican.org)**

### Your Rights:

1. You cannot lose your business license for not enforcing the wearing of masks, and not requiring that your employees and/or customers wear a mask. In fact, one business has just won a lawsuit against their Governor for attempting to take away their license for this reason.

2. Your business cannot be shutdown for failure to comply with the Governor Mandates or Executive Orders, etc. Remember, they are not “Laws” and are not legally enforceable against the general public.
3. You have the right to stay in business during Lockdowns. It is your Constitutional Right to run a business and make an income to pay your bills and afford your livelihood. Like the wearing of masks, lockdowns are illegal. Even if they create laws regarding lockdowns or the wearing of masks, these laws are unconstitutional and are, themselves, in violation of other laws, making them legally unenforceable.
4. No Health Agency can fine you, arrest you, or shut you down for refusing to follow the Governor Mandates, Executive Order, Directives, or other types of “suggestions.” They can scare you, just like the News does, but they have no legal authority to impose any sanctions on you.