

How to Handle Mask Harassment and Discrimination in a Public Venue:

Generally speaking the harassment begins with an employee saying something along the lines of “Do you have a mask?” or “Do you need a mask?”

Notice how they always begin with a polite question. They intentionally do this to try and avoid the accusation of harassment. However, that doesn’t matter. **This is still harassment** because they are attempting **to enforce the law when they are not an Officer or Legal Authority** of the law. They are also attempting to enforce a Business Policy that is **in direct violation of several Federal Laws in the U.S.** It is also in direct conflict with their own Customer Service policies, which likely include something like “Treat all Customers as Equals.”

The very first thing you want to do when approached by these people is say to them, “I’m sorry, I can’t hear you. Can you please take the mask off?”

If they refuse to take the mask off you can politely say, “Okay, then I guess you are not trying to communicate with me,” and walk away.

Once they take the mask off, they have now been publicly humiliated and will be much more compliant for the remainder of the of the conversation. Take out your phone and start an audio recording of the conversation as evidence. Make sure you inform them that you will be recording the conversation on audio ONLY.

However, they may instead call a manager and have them approach you instead. This will initiate the process all over again. Follow the same process and ask him/her to remove his/her mask. Again, if they fail to do so, then they are not trying to communicate with you, and you have the right to walk away.

Eventually, someone will end up speaking with you without their mask on in order to make the conversation happen. **Remember to begin recording the conversation at this point.** This is your opportunity to, first and foremost, try and see if they have any commonsense by asking them the following questions:

“Do you honestly believe that a mask that can’t even stop dust can somehow stop a virus, which is millions of times smaller?”

“Do you honestly believe that a virus with a 99.999% survival rate is a pandemic?”

“Okay, your right, I’m sorry, do you believe that a virus with a 99.9% survival rate is a pandemic?”

“Are you aware that the so-called virus was never once isolated in a laboratory to prove that it exists, let alone that it causes the disease they say it causes?”

“No, this is real, a Freedom of Information act was pulled on the NHS requesting this very information and the answer came back, “No, the virus known as SARS-COV-2, or COVID-19 was never isolated in a laboratory. So, you are literally requesting I wear a mask to slow the spread of a non-existent virus.”

If these commonsense questions do not get them to leave you alone, you can move on to the legal questions:

“Are you aware that it is against Federal Law to deny any person **Equal Access and Participation** in your store/venue and that you can be sued for **Discrimination** for doing so?”

At this point they will usually say, “No, but this is Private Property.” Then you can ask:

“Are you aware that despite this being Private Property is still a **Public Accommodation** that is **open to the public during business hours** and therefore the company has **waived** all Private Property rights because of that?”

Then they usually respond with, “No, you are trespassing.” So, now you can respond with:

“Really? Where are the signs that say **Private Property, No Trespassing?**”

You’ve caught them red-handed, so now they will attempt to enforce the fact they are following their Business Policies.

“Did you know that Policies are part of **explicit contracts** and can only be enforced against those that **explicitly sign the contract**, such as employee’s who sign an employment contract? In other words, did you know that is illegal to enforce your policies against Customers?”

If you have the opportunity, you may further explain to them what the difference between an EXPLICIT and IMPLIED contract is.

“For example, if I walk into a restaurant and order a meal, I have just implied that I intend to pay for that meal before I leave. If I walk into this store and begin taking things off the shelves, I am implying that I intend to pay for these items before I walk out of the store. However, **I am not implying that I consent to your business policies just by walking in the door.**”

If at any point in the time the employee becomes more irate, you can inform them:

“Are you aware that you are attempting to **practice Medicine without a Medical License** which can get you up to 8 years in prison?”

If they still attempt to kick you out of the store, you have done everything you can at this point. You can try to call the cops on them if you wish, but you are taking the risk of being arrested yourself because the police officers don’t know the law any better than the store employee, and they are just as indoctrinated with the wearing of masks.

What would be better at this point is to try and get their **Work ID** and take a picture of it, and if they won’t show you their Work ID, then you have the right to **take a picture their person**.

Then you may either go to a different store to get what you need, or go back to your vehicle, don a mask out of **Duress and Coercion**, and go do your shopping.

When you get back home, write up a **formal complaint** to send to the Store Manager, the District Manager, the CEO and the Legal Department of the company. Whatever you do, do **NOT** mention anything about **the pandemic or masks** in your complaint. Instead, simply explain that you were **harassed and barred entry** from the store. Use language such as, “is this the kind of Customer Service I can expect from this business?” If you can, find their policies online and cite excerpts to back up how their employees are supposed to be behaving **according to their own policies**. In the letter, make sure

you clearly express your frustration for how you were **improperly treated** at their establishment and that you demand a \$200 gift certificate to their store to win back your business (this is especially useful if you actually went to a different store).

Remember, in the letter you are just being an irate customer who is **frustrated about the customer service you received**, or rather the lack thereof. **DO NOT mention anything about your refusal to wear a mask or the pandemic.** Make sure you include the names of every employee in the chain of command you had to speak to and any pictures you have taken to identify them with if they refused to let you see their Work ID.

This will cause the company to launch an investigation and go speak with the employees in question. This is where they will then learn that it was because you refused to wear a mask, and they will write you a letter in return explaining that they treated you the way they did because it **is their policy that all Customers must wear masks in their store because of the Pandemic.**

Congratulations, you now have evidence directly from the company, in their own words, incriminating themselves that you can potentially use in a lawsuit along with your audio recording of your conversation with the employees.

You can now write a letter back to the same Managers, CEO and Legal Department, using the **Cease and Desist Notice** provided here to explain to them what the truth is and what the law is. You may then ask them to **reconsider their illegal business policies and the illegal enforcement thereof** against their customers. Furthermore, in this letter, make sure you now demand that they give you a \$2000 gift certificate to win back your business.

It is likely that the letter they send back, if they send one at all, will be to inform you that they have no intentions of doing so, whatsoever. If they don't send a letter back, resend the same letter once a week for four weeks. If no response, then continue on. If they do respond, then continue on.

You may now take this information and begin compiling it into a **formal lawsuit**, but **do not file** the lawsuit yet. You are going to send them one **final letter**, including the lawsuit document along with another copy of the Cease and Desist Letter. But this time, you are going to send the letter **Certified Mail, Return Receipt Requested via Email**, and you are going to notify them that they have **10 days to respond**, or their failure to respond will constitute **acquiescence through silence**. In this letter, you will give them one final chance to do things the easy and cheap way. Now, they can either change their policies and give you **\$20,000 in compensation for your emotional and psychological damage**, or they can expect you to file the lawsuit and do things the hard and more expensive way.

To learn how to create the paperwork for such a lawsuit, see <https://static1.squarespace.com/static/5ec33703d876e52434d8b91c/t/5fd6ee279264095525e8502c/1607921191343/Comp+Injunction.pdf> and change all the information to fit your details.

They will likely not get back to you within the 10-day timeframe or will dare you to go ahead with the lawsuit. If they **do not sign** the Certified Mail within a week, **resend** them the same documents via Certified Mail, but this time **without a Return Receipt** requested, and inform them they have until **such and such date to respond**, making sure that date is at least 15 days out from the date you sent it. **Whether they open the mail or not**, they received it and cannot claim ignorance of its existence.

Again, they will either respond with a dare, or will not respond at all. You have now done your due diligence and can proceed. But **do not file** the lawsuit just yet.

Instead, **file formal complaints** with OSHA, the FDA, the Department of Justice, the Commission on Human Rights, the County District Attorney, the Attorney General, the State Department of Consumer Affairs, the State Business Licensing Department, the County Health Department and State Board of Medical Licensing, detailing the incident and the laws they broke in the process. You can copy and paste the majority of the letter to each, replacing only the addressed names and departments. Some of them you can send your complaint to through their website, others you will have to snail mail, but you do not need to send these Certified Mail.

Wait for some responses to these complaints. You may not even have to file a lawsuit, and that would be good. They may end up getting fined via one of these departments, or otherwise reprimanded for breaking the law, and they may end up changing their policies as a result.

If not, you may still get some good evidence to add to your lawsuit from one of their responses. So, finish up your lawsuit paperwork and go file it. As part of your lawsuit, you will want to create an **Affidavit of Truth**, and get it Notarized. This will help keep most of the litigation to **paper form and out of public ears** where they may be more willing to let it fly rather than shut it down to keep the general public from knowing the truth.

The proper way to create such an affidavit is to make sure that every claim is contained in its own **numbered paragraph** and is no more than **one paragraph each**. This way, they can rebut your claims **point for point**. Make sure you attach all evidence as “Schedule A,” Schedule B,” etc. to the first Affidavit. Remember, in a war of affidavits, the last one standing wins, and they and you each only have **30 days** to return your Counter Affidavit. Just stick to your guns, all you have to do is wait for them to give up and you win the lawsuit by default.

One last important point to note - **DO NOT have a Lawyer represent you** in the lawsuit. To have a Lawyer represent you at all is to admit to being a “**Ward of the State,**” which is defined as “**infantile; of unsound mind; incapable of making decisions for oneself.**” You **MUST represent yourself** as a Sovereign, otherwise the court can throw every law at you they want. But as long as you operate via Affidavits, you will likely never even have to see the inside of a court room. And if you do, just bring the latest affidavit with you along with copies of every Schedule of evidence, and remember to **always speak in terms of questions** just like throughout the beginning of this document. You must get them to admit their own guilt... Of course, you have already done that in writing, which is even more powerful, so you have the evidence on your side.

Credit must be given where credit is due: This is entire document was compiled based on the my own personal experience in dealing with these situations, as well as with advice received from Peggy Hall from www.thehealthyamerican.org/ during a 20 minute consultation phone call.