

July 4th, 2020 – America’s Independence Day

Dear Bill Barr, Attorney General
Department of Justice

Dear Attorney General, “Wild Bill” Barr:

Please get out front, like our great president, Donald J. Trump, does and SAY IT LIKE IT IS.

Please speak up on behalf of the Freedoms, Civil Liberties and Civil Rights of the American people, just as we are.

Being mandated, required and forced to wear a face mask is in fact a violation of “Civil Rights.”

There is no question about it. Here is the PROOF:

- 1.) There is no state or local municipality rule, regulation, ordinance, mandate or law that can override and supersede Federal “Civil Rights” laws.
- 2.) Federal “Civil Rights” laws guarantee rights for individuals to receive equal treatment and prohibits discrimination in a number of settings, including education, employment, housing, lending, voting, race, color, religion, sexual orientation, national origin, age, disabilities and genetic information (including family medical history).

The Americans with Disabilities Act either protects people, or it does not.

Are these laws easily accessible and clearly laid out for the public, as well as for government authorities who are responsible for helping to enforce them? Or are they difficult to find - seemingly suppressed from both the public and the government officials responsible for enforcing them – as well as unclear, ambiguous and confusing at the surface? We have video documentation that supports the latter. However, after spending numerous hours researching and reading up on these laws we have come up with sufficient information and legal facts that have enabled us to prepare this letter for you on behalf of ourselves and all Americans.

Is the ADA to be enforced? How? By whom? Is the ADA fair, consistent, equally and evenly applied in the interest of providing “protection for individual rights under law”? Or is it a farce? A joke? A meaningless conglomeration of mumbo-jumbo verbiage that is easily manipulated, misconstrued, bypassed and overridden by state and local governmental agencies and businesses that can negate the very essence of its meaning and purpose - despite its Federal dominance and supposed superior power to protect citizens of the USA?

It would be fair to say that the general understanding of the average person, given the apparent secret nature and vagueness of the ADA, is that the Americans with Disabilities Act

was put into place to protect the rights and welfare of individuals who may suffer from a wide assortment of possible mental, psycho-emotional and/or physical health conditions or impairments. In fact, the ADA states:

“The ADA does not specifically name all of the impairments that are covered.”

Indeed, the mental, psycho-emotional and physical makeup of human beings is infinitely diverse and vast. These may be classified as “impairments” or “health reasons” for special assistance with ordinary and routine public activities, as well as preclusion or exemption from legal standards, protocols, rules, regulations and requirements that have been established by government and/or private/public businesses. In other words, some people may have special and unique mental, psycho-emotional and/or physical health conditions or impairments that prevent and preclude them from thinking, acting and behaving in the same ways that other people in the general population do. Clearly, there are blatant and obvious mental, psycho-emotional and physical health conditions or impairments, as well as subtle and less obvious ones. All deserve equal consideration under law. All should be dealt with in an equal and uniform fashion throughout our Nation. They should not be dealt with in inconsistent and arbitrary ways from state to state, municipality to municipality and business to business. We are talking about unique and powerful “protection for individual citizens under law.”

The abovementioned is a fair general assessment of what an average reasonable person's understanding of the Americans with Disabilities Act would, could and should most likely be. Therefore, if any person acts in accordance with such reasonable understanding by self-asserting their personally perceived protection under the Americans with Disabilities Act, such self-asserted protections should be taken seriously, respected and honored. Any complaints they file should also be taken seriously, respected, honored and acted upon.

It is important to know if these laws really do protect people and, if so, how they protect people. Because after being denied service at the Texas Roadhouse in Florida City, Florida, and being denied access to Planet Fitness in Miami, Florida, despite verbalizing our claim of protection under the Americans with Disabilities Act my wife, friend and I were further wrongfully admonished by police officers at both locations that a public restaurant and public gym can deny access and service to anybody for any reason at any time. I have this on a video recording. We know this is not true because we know they cannot deny service to somebody because they are Black. We know they cannot deny service to somebody because they are old. We know they cannot deny service to somebody because of their religious beliefs. We know they cannot deny service to somebody because they are in a wheelchair. We know they cannot deny service to somebody because of any disability. We know they cannot deny service to anybody for any reason that is covered under “Civil Rights” and the ADA. Under the Americans with Disabilities Act they cannot, and should not be able to, deny service to anybody who self-asserts their own protection under the law - particularly and especially if and when it is for a mental, psycho-emotional or physical “health condition” or “impairment,” which they are not required to disclose. When somebody does verbalize their own claim of protection under the Americans with Disabilities Act their claim must be respected and honored. Especially

considering the Americans with Disability Act protects a person from having to disclose any information concerning their disability.

Is there not a \$75,000 fine to be imposed upon any such business and or any such government Authority that fails to assist such a person? Or is that just a faint and meaningless threat?

At present there are people in several cities throughout the USA who are being forced against their will to cover their face, nose and mouth - their vital airways - without any regard or concern for their individual mental, psycho-emotional and/or physical "health issues" or "impairments" in order for them to receive ordinary and usual public services and rights that the general public has been accustomed to receiving and enjoying since the birth of our nation. This may include walking freely into a grocery store to purchase food and other needs. It may include walking into a hospital or clinic for medical needs. It may include walking into a restaurant to enjoy eating a meal with their family.

What if they have asthma or some other breathing disorder? What if, as a child, they were abusively disciplined by being placed in a dark closet with a scarf wrapped tightly around their face and a bag put over their head to silence them from talking, crying or screaming? What if they are claustrophobic? What if covering and restricting their vital airway creates within them a sense of nervousness and panic and creates a "panic attack"? What if they simply want to breathe the 20% + oxygen level that God has naturally provided for them in the open air, as opposed to the 18% or lower percentage of oxygen content that exists within the atmosphere that is created between their mask and their vital airways, which federal OSHA laws declare to be harmful, unsafe and potentially deadly? What if knowledge of that OSHA regulation creates a psycho-emotional sense of fear, distress and panic within a person? For any one of these reasons alone – and there are many more - a person should be able to make their own self-aware and self-asserted verbal claim that they are exempt from wearing a face mask and should therefore and thereby be granted the same access, services and rights as any other person in society. Under the protection of the Americans with Disabilities Act they are not required to disclose what their individual mental, psycho-emotional and/or physical health condition or impairment may be.

Additionally, it should be pointed out that there are disparaging inconsistencies with the unconstitutional and unlawful practice of infringing upon and violating people's individual health conditions and "Civil Rights" by mandating, requiring and forcing them to wear a face mask in order to receive ordinary access and services. Does it make sense that a person can walk into one grocery store or restaurant and claim exemption from wearing a face mask under the Americans with Disabilities Act and have that claim be honored and respected by the management and staff of that establishment, only to walk into another grocery store or restaurant and be denied access or service? We have video recorded documentation that shows and proves this is exactly what is happening. You must address this inconsistency and inform all government agencies and businesses throughout our nation that they must adhere to the same practice of respecting and honoring a person's claim to rights of protection under the ADA. Otherwise, they will be fined for violations.

We respectfully submit and urge that attorney general, Bill Barr, should call for a special news conference to make a public service announcement with regards to this matter. By doing so he will not only be making the public aware of the "Civil Rights" that are afforded to them under the Americans with Disabilities Act, but he will be putting all government agencies and businesses on notice nationwide accordingly. He may even refer to the \$75,000 fines that should be issued in accordance with this particular complaint in order to establish and set an open and clear example. In fact, he should state: "We just imposed a few \$75,000 penalties against businesses in Miami, Florida, for violating the ADA by denying public access and service to certain individuals who self-asserted their protections under the ADA. We will be imposing more fines if such violations continue."

Is the Americans with Disabilities Act meaningful and useful, or meaningless and useless?

It should also be noted that there are tremendous inconsistencies, contradictions and fallacies simply with regard to the scientifically and medically unsound practice of wearing a face mask for the purpose of preventing one's self from contracting or spreading an alleged and so-called contagious disease. The very same profit motivated persons who have fabricated and feverishly promote the concept of "viruses" themselves indicate "viruses are microscopic non-living particles up to 500 times smaller than bacteria, which can only be seen under a scanning electron microscope." Such particles, if they were real, would pass through any mask with ease simply by breathing in or out. Additionally, we can look at the surgeon general's statement that people should not wear face masks. We can also look at Dr. Anthony Fauci's and the CDC's many statements that face masks and face coverings do not prevent the spread of their cleverly concocted, cunningly crafted and strategically fabricated alleged infectious diseases. How many billions of dollars have they made with their face masks scheme? Certainly people's "Civil Rights" under the Americans with Disabilities Act supersedes this clown show.

The Americans with Disability Act states the following:

"To be protected by the ADA, one must have a disability or have a relationship or association with an individual with a disability. An individual with a disability is defined by the ADA as a person who has a physical or mental impairment that substantially limits one or more major life activities, a person who has a history or record of such an impairment, or a person who is perceived by others as having such an impairment. The ADA does not specifically name all of the impairments that are covered."

A \$75,000 fine should be issued and imposed against both the Texas Roadhouse Corporation and/or their branch location in Florida City, Florida, located at: 33250 S Dixie Hwy, Florida City, FL 33034 (305) 245-7800 and Planet Fitness in Miami, Florida located at: 19189 S Dixie Hwy, Cutler Bay, FL 33157 (305) 238-5755 for violating the Americans with Disabilities Act per the video recorded evidence and official complaint that we have filed against them. A \$75,000 fine should also be issued and imposed against the appropriate government employees and/or

official Department at the Florida City Police Department and the Cutler Bay Metro-Dade County Police Department for failing to assist us in carrying on with our legally protected rights.

The essence of this letter is that you, Attorney General, Bill Barr, need to... should... must on behalf of the Department of Justice... on behalf of Federal Authority... on behalf of "Civil Rights"... in accordance with the Americans with Disabilities Act... and on behalf of all Americans come to the microphone in a press conference in front of all networks and say to the nation: "Attention all businesses and governments, state and local – if ANYBODY asserts their claim to protections under the Americans with Disabilities Act based upon their own self-aware mental, psycho-emotional or physical "health condition" or "impairment," which they do NOT have to disclose to anybody, you MUST respect and honor it or you will be fined."

The question for you, sir, is:

"Does Law and the American Principle of Individual Rights as laid out in the United States Constitution, Bill of Rights and Federal Civil Rights Trump or submit and yield to the dictatorial and potentially tyrannical 'collective social good' that may be brought about by ANY concept or idea, including an alleged pandemic – whether real or strategically fabricated?"

The United States of America is the only country on earth that asserts and values Individual Freedoms, Liberties and Rights above all else.

Thank You Very Sincerely,

On behalf of ourselves and all Americans,

From your proud Donald J. Trump supporting fellow American Patriots,

Michael Van Schaick AKA Mike Singer: 305-910-6206

Brian Root: 251-599-1252

TheBigVirusHoax.com

19800 S.W. 180 Avenue, #446
Miami, Florida 33187